



500 Capitol Mall, Suite 1600
Sacramento, California 95814
main 916.447.0700
fax 916.447.4781
www.stoel.com

February 6, 2013

MELISSA A. FOSTER
Direct (916) 319-4673
mafoster@stoel.com

VIA EMAIL

Ms. Felicia Miller, Siting Project Manager
California Energy Commission
1516 Ninth Street
Sacramento, CA 95814

California Energy Commission DOCKETED 12-AFC-02
TN # 69422 FEB. 06 2013

**Re: Huntington Beach Energy Project (12-AFC-02)
Correspondence Related to Air Quality – Ammonia Emissions**

Dear Ms. Miller:

On behalf of Applicant AES Southland Development, LLC, please find enclosed herewith for docketing correspondence related to ammonia emissions for the Huntington Beach Energy Project.

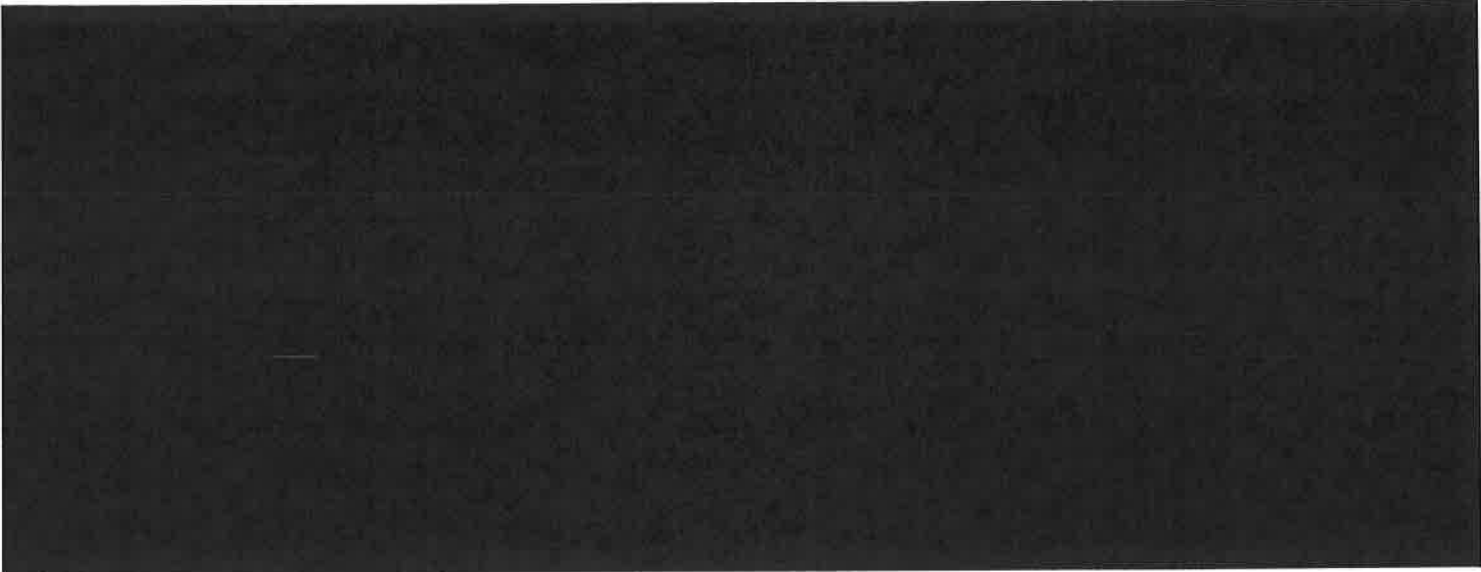
Respectfully submitted,

A handwritten signature in blue ink, appearing to read "Melissa A. Foster".

Melissa A. Foster

MAF:jmw
Enclosure

cc: Proof of Service List



From: Salamy, Jerry/SAC

Sent: Monday, January 28, 2013 9:59 AM

To: 'Qian, Wenjun@Energy'

Cc: Ali, Anwar@Energy; Bemis, Gerry@Energy; Jiang, Tao@Energy; Chu, Ann@Energy; Mason, Robert/SCO; 'Stephen O'Kane'; Engel, Elyse/SJC; Beattie, Benjamin/SAC

Subject: RE: Ammonia emissions for Huntington Beach

Hi Wenjun,

The worst case annual ammonia emissions of 42 tons per year per turbine presented in the AFC (Appendix Table 5.1B.5) were based on an ammonia emission rate of 12.6 lb/hr for 6665 hours per turbine (representing 1200 duct fired hours and 5465 unfired hours). The resulting worst case emissions were conservatively used to estimate the human health risk. In response to South Coast Air Quality Management District comments, the operating profile for HBEP was revised (see AES's response to Data Request #12). A more accurate estimate of the annual ammonia emissions is 32 tons per year per turbine ($470 \text{ hours/year} * 12.6 \text{ lb NH}_3/\text{hr} + [(5900 \text{ operational hours/year} + 465 \text{ start/stop hours/year}) * 9.1 \text{ lb NH}_3/\text{hr}]$), based on an ammonia exhaust concentration of 5 parts per million. As noted in footnote 3 of AES's response to Data Request 24, the 5 ppm ammonia slip level is a maximum allowable concentration and the ammonia emissions are expected to be significantly lower than the allowable limit as the SCR catalyst will be in a new, clean condition and catalyst efficiency will be at its highest. However, as the SCR system degrades, the ammonia emissions will increase to a point where catalyst replacement is required. The SCR degradation is measured periodically and the rate of degradation can be predicted so that catalyst replacement can be scheduled to avoid exceeding the allowable NOx or ammonia emission limitations. As a result, the replacement of the catalyst occurs well before the ammonia emissions reach the maximum allowable concentration. Therefore, a median point in the range of ammonia emissions (2.5 parts per million or 16 tons per year per turbine) was assumed to estimate the annual nitrogen deposition due to the ammonia emissions.

Please let me know if you have any additional questions.

Jerry Salamy
Principal Project Manager
CH2M HILL/Sacramento
Phone 916-286-0207
Fax 916-614-3407
Cell Phone 916-769-8919

From: Qian, Wenjun@Energy [<mailto:Wenjun.Qian@energy.ca.gov>]
Sent: Thursday, January 24, 2013 4:36 PM
To: Salamy, Jerry/SAC
Cc: Ali, Anwar@Energy; Bemis, Gerry@Energy; Jiang, Tao@Energy; Chu, Ann@Energy
Subject: Ammonia emissions for Huntington Beach

Mr. Salamy,

I'm checking the nitrogen deposition modeling for the Huntington Beach project. I noticed the annual ammonia emissions were calculated to be 42 tpy in the original AFC. I have double checked the calculations but my number does not agree with the 42 tpy using emissions from Scenarios 6 and 7. In the recent data response (set 1B) to DR24 for Biological Resources, the ammonia emissions became 16 tpy in Table DR24-1 instead of 42 tpy. I noticed the ammonia slip rate has been changed to 2.5 ppmv instead of 5 ppmv in the AFC. And the number of operational hours has changed in AQ emissions calculations from the data responses.

Would you please provide us the original and revised calculations for the ammonia emissions?

Thanks.

Wenjun Qian, Ph.D., P.E.
Air Resources Engineer
California Energy Commission
1516 9th St., MS-46
Sacramento, CA 95814
916-651-3768
Wenjun.Qian@energy.ca.gov



BEFORE THE ENERGY RESOURCES CONSERVATION AND DEVELOPMENT
COMMISSION OF THE STATE OF CALIFORNIA
1516 NINTH STREET, SACRAMENTO, CA 95814
1-800-822-6228 – WWW.ENERGY.CA.GOV

**APPLICATION FOR CERTIFICATION FOR THE
HUNTINGTON BEACH ENERGY PROJECT**

**Docket No. 12-AFC-02
PROOF OF SERVICE
(Revised 12/24/12)**

SERVICE LIST:

APPLICANT

AES Southland, LLC
Stephen O'Kane
Jennifer Didlo
690 Studebaker Road
Long Beach, CA 90803
stephen.okane@aes.com
jennifer.didlo@aes.com

CONSULTANTS FOR APPLICANT

CH2MHill
Robert Mason
Project Manager
6 Hutton Centre Drive, Suite 700
Santa Ana, CA 92707
robert.mason@CH2M.com

COUNSEL FOR APPLICANT

Stoel Rives, LLP
Melissa A. Foster
John A. McKinsey, Esq.
500 Capitol Mall, Suite 1600
Sacramento, CA 95814
mafoster@stoel.com
jamckinsey@stoel.com

INTERVENOR

Jason Pyle
9071 Kapaa Drive
Huntington Beach, CA 92646
jasonpyle@me.com

INTERESTED AGENCIES

California ISO
e-recipient@caiso.com

California Coastal Commission
Tom Luster
45 Fremont Street, Suite 2000
San Francisco, CA 94105-2219
tluster@coastal.ca.gov

California State Parks
Huntington State Beach
Brian Ketterer
21601 Pacific Coast Highway
Huntington Beach, CA 92646
bketterer@parks.ca.gov

City of Huntington Beach
Planning & Bldg. Department
Jane James
Scott Hess

***Aaron Klemm**
2000 Main Street, 3rd floor
Huntington Beach, CA 92648
jjames@surfcity-hb.org
shess@surfcity-hb.org
***aaron.klemm@surfcity-hb.org**

City of Huntington Beach
City Council
Cathy Fikes
Johanna Stephenson
2000 Main Street, 4th floor
Huntington Beach, CA 92648
cfikes@surfcity-hb.org
johanna.stephenson@surfcity-hb.org.

Santa Ana Regional
Water Quality Board
Gary Stewart
3737 Main Street, Suite 500
Riverside, CA 92501-3339
gstewart@waterboards.ca.gov

***Huntington Beach
Wetlands Conservancy
Jack Kirkorn, Director
21900 Pacific Coast Highway
Huntington Beach, CA 92646
jfk0480@aol.com**

**ENERGY COMMISSION –
PUBLIC ADVISER**

Jennifer Jennings
Public Adviser's Office
publicadviser@energy.ca.gov

COMMISSION DOCKET UNIT

California Energy Commission –
Docket Unit
Attn: Docket No. 12-AFC-02
1516 Ninth Street, MS-4
Sacramento, CA 95814-5512
docket@energy.ca.gov

**OTHER ENERGY COMMISSION
PARTICIPANTS (LISTED FOR
CONVENIENCE ONLY):**

***After docketing, the Docket Unit will
provide a copy to the persons listed
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*indicates change

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ANDREW McALLISTER
Commissioner and Presiding Member

KAREN DOUGLAS
Commissioner and Associate Member

Raoul Renaud
Hearing Adviser

**OTHER ENERGY COMMISSION
PARTICIPANTS (LISTED FOR
CONVENIENCE ONLY) (cont.):**

Eileen Allen
Commissioners' Technical
Adviser for Facility Siting

David Hungerford
Adviser to Commissioner McAllister

Patrick Saxton
Adviser to Commissioner McAllister

Galen Lemei
Adviser to Commissioner Douglas

Jennifer Nelson
Adviser to Commissioner Douglas

Felicia Miller
Project Manager

Kevin W. Bell
Staff Counsel

DECLARATION OF SERVICE

I, Judith M. Warmuth, declare that on February 6, 2013, I served and filed copies of the attached **Applicant's Correspondence Related to Air Quality – Ammonia Emissions** dated February 6, 2013. This document is accompanied by the most recent Proof of Service list, which I copied from the web page for this project at:

http://www.energy.ca.gov/sitingcases/huntington_beach_energy/index.html.

The document has been sent to the other parties in this proceeding (as shown on the Proof of Service list) and to the Commission's Docket Unit, as appropriate, in the following manner:

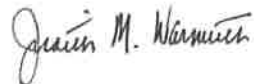
(Check one)

For service to all other parties and filing with the Docket Unit at the Energy Commission:

- I e-mailed the document to all e-mail addresses on the Service List above and personally delivered it or deposited it in the US mail with first class postage to those parties noted above as "hard copy required"; **OR**
- Instead of e-mailing the document, I personally delivered it or deposited it in the US mail with first class postage to all of the persons on the Service List for whom a mailing address is given.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct, and that I am over the age of 18 years.

Dated: February 6, 2013



Judith M. Warmuth