

**BEFORE THE ENERGY RESOURCES CONSERVATION AND DEVELOPMENT COMMISSION
OF THE STATE OF CALIFORNIA**

IN THE MATTER OF:

**APPLICATION FOR CERTIFICATION
FOR THE *SAN FRANCISCO*
*ELECTRIC RELIABILITY PROJECT***

DOCKET No. 04-AFC-1

**DOCKET
04-AFC-1**

DATE May 02 2006

RECD. May 19 2006

TENTATIVE EXHIBIT LIST
(revised May 2, 2006)

- EXHIBIT 1** Application for Certification for San Francisco Electric Reliability Project (Docket No. 04-AFC-1), Volume 2, Appendices 5, 6, 8.2A, 8.2B, 8.3C, 8.3D, 8.8A, dated March 2004. Sponsored by Applicant; portions received into evidence on April 27, May 1, _____, 2006.
- EXHIBIT 2** Supplement in Response to Data Adequacy Comments on the Application for Certification for the San Francisco Electric Reliability Project, dated April 16, 2004. Sponsored by Applicant; portions admitted into evidence on April 27, _____, 2006.
- EXHIBIT 3** Applicant's Response to CEC Staff Data Requests, Set 1A, dated July 6, 2004. Responses to Data Requests 1 through 11. Sponsored by Applicant; portions received into evidence on April 27, May 1, _____, 2006.
- EXHIBIT 4** Applicant's Response to CEC Staff Data Requests, Set 1B, dated July 12, 2004. Sponsored by Applicant; received into evidence on _____, 2006.
- EXHIBIT 5** Applicant's objections in response to Intervenor Sarvey's June 24, 2005 Data Requests, dated July 5, 2005. Sponsored by Applicant; received into evidence on _____, 2006.
- EXHIBIT 6** Applicant's Response to CEC Staff Data Requests, Set 2A, dated October 12, 2004. Sponsored by Applicant; received into evidence on _____, 2006.

**PROOF OF SERVICE (REVISED 2/17/06) FILED WITH
ORIGINAL MAILED FROM SACRAMENTO ON 5/19/06**

- EXHIBIT 7** Applicant's Response to CEC Staff Data Requests, Informal Set 1, Revised, dated August 2, 2004. Sponsored by Applicant; portions received into evidence on April 27, _____, 2006.
- EXHIBIT 8** Applicant's Response to CEC Staff Data Requests, Informal Set 2, dated August 20, 2004. Sponsored by Applicant; received into evidence on _____, 2006.
- EXHIBIT 9** Applicant's Response to CEC Staff Data Requests, Informal Set 3, dated August 20, 2004. Sponsored by Applicant; portions received into evidence on April 27, _____, 2006.
- EXHIBIT 10** Applicant's Response to CEC Staff Data Requests, Informal Set 4, dated August 27, 2004. Sponsored by Applicant; portions received into evidence on April 27, _____, 2006.
- EXHIBIT 11** Applicant's Response to CEC Staff Data Requests, Informal Set 5, dated September 20, 2004. Sponsored by Applicant; received into evidence on _____, 2006.
- EXHIBIT 12** Applicant's Response to SF Power Data Requests, Set 1, dated August 18, 2004, Responses to Data Requests 6, 8 and 9. Sponsored by Applicant; portions received into evidence on April 27, _____, 2006.
- EXHIBIT 13** Applicant's Final Staff Assessment Comments, Set 2, dated March 24, 2006. Sponsored by Applicant; portions received into evidence on _____, 2006.
- EXHIBIT 14** Application for Determination of Compliance and Authority to Construct, filed with the BAAQMD, dated March 15, 2005. Sponsored by Applicant; received into evidence on _____, 2006.
- EXHIBIT 15** Supplement A to the Application for Certification for the San Francisco Electric Reliability Project, Volumes 1 and 2, dated March 24, 2005. Sponsored by Applicant; portions received into evidence on April 27, May 1, _____, 2006.
- EXHIBIT 16** Supplement B to the Application for Certification for the San Francisco Electric Reliability Project, dated January 11, 2006. Sponsored by Applicant; portions received into evidence on April 27, May 1, _____, 2006.

- EXHIBIT 17** Amendment to the Project Description, Vegetated Swale, dated November 18, 2005. Sponsored by Applicant; portions received into evidence on April 27, _____, 2006.
- EXHIBIT 18** Amendment to the Project Description, Process and Cooling Water Supply, dated December 20, 2005. Sponsored by Applicant; portions received into evidence on April 27, _____, 2006.
- EXHIBIT 19** Applicant's Response to CEC Staff Data Requests, Set 3A, dated June 3, 2005. Sponsored by Applicant; portions received into evidence on April 27, _____, 2006.
- EXHIBIT 20** Applicant's Further Responses to Data Requests, Set 3B, dated June 22, 2005. Sponsored by Applicant; portions received into evidence on April 27, _____, 2006.
- EXHIBIT 21** Applicant's Response to CEC Staff Data Requests, Set 3C, dated July 19, 2005. Sponsored by Applicant; portions received into evidence on April 27, _____, 2006.
- EXHIBIT 22** Applicant's Response to CEC Staff Data Requests, Set 3D, dated September 13, 2005. Sponsored by Applicant; portions received into evidence on April 27, _____, 2006.
- EXHIBIT 23** Applicant's Response to CEC Staff Data Requests, Set 3E, dated October 6, 2005. Sponsored by Applicant; portions received into evidence on April 27, _____, 2006.
- EXHIBIT 24** Applicant's Response to CEC Staff Data Requests, Set 3F, dated January 11, 2006. Sponsored by Applicant; received into evidence on _____, 2006.
- EXHIBIT 25** Applicant's Response to CARE Data Requests, Set 3, dated June 9, 2005. Sponsored by Applicant; portions received into evidence on April 27, _____, 2006.
- EXHIBIT 26** Applicant's Response to CARE Data Requests, Set 3B, dated June 22, 2005. Sponsored by Applicant; portions received into evidence on _____, 2006.
- EXHIBIT 27** Applicant's Response to Sarvey Data Requests, Set 1A, dated July 25, 2005. Sponsored by Applicant; portions received into evidence on April 27, _____, 2006.

- EXHIBIT 28** Applicant's Response to Sarvey Data Requests, Set 1B, dated October 6, 2005. Sponsored by Applicant; received into evidence on _____, 2006.
- EXHIBIT 29** Applicant's Response to CEC Staff's Informal Data Requests, Set 6A, dated July 11, 2005. Sponsored by Applicant; portions received into evidence on _____, 2006.
- EXHIBIT 30** Applicant's Response to CEC Staff's Informal Data Requests, Set 6B, dated August 10, 2005. Sponsored by Applicant; received into evidence on _____, 2006.
- EXHIBIT 31** Applicant's Response to CEC Staff's Informal Data Requests, Set 6C, dated August 25, 2005. Sponsored by Applicant; received into evidence on _____, 2006.
- EXHIBIT 32** Applicant's Response to CEC Staff's Informal Data Requests, Set 6D, dated October 14, 2005. Sponsored by Applicant; received into evidence on _____, 2006.
- EXHIBIT 33** Applicant's Response to CEC Staff's Informal Data Requests, Set 6D, Addendum, dated October 26, 2005. Sponsored by Applicant; received into evidence on _____, 2006.
- EXHIBIT 34** Applicant's Response to CEC Staff's Informal Data Requests, Set 7A, dated July 19, 2005. Sponsored by Applicant; portions received into evidence on April 27, _____, 2006.
- EXHIBIT 35** Applicant's Response to CEC Staff's Informal Data Requests, Set 8, dated October 7, 2005. Sponsored by Applicant; received into evidence on April 27, 2006.
- EXHIBIT 36** Applicant's Response to CEC Staff's Informal Data Requests, Set 9, dated January 13, 2006. Sponsored by Applicant; received into evidence on _____, 2006.
- EXHIBIT 37** Applicant's Response to CEC Staff's Informal Data Requests, Set 9B, dated January 19, 2006. Sponsored by Applicant; received into evidence on _____, 2006.
- EXHIBIT 38** Applicant's "Air Quality Mitigation and Community Benefits Plan", dated August 4, 2005. Sponsored by Applicant; received into evidence on _____, 2006.

- EXHIBIT 39** Applicant's Comments on the Preliminary Staff Assessment, Set 1, dated October 12, 2005. Sponsored by Applicant; portions received into evidence on April 27, May 1, _____, 2006.
- EXHIBIT 40** Applicant's Comments on the Preliminary Staff Assessment, Set 2, dated October 31, 2005. Sponsored by Applicant; portions received into evidence on April 27, May 1, _____, 2006.
- EXHIBIT 41** Applicant's Comments on the Preliminary Staff Assessment, Set 3, dated November 11, 2005. Sponsored by Applicant; portions received into evidence on _____, 2006.
- EXHIBIT 42** Applicant's Draft Field Investigation Summary Report, dated March 30, 2006. Sponsored by Applicant; received into evidence on _____, 2006.
- EXHIBIT 43** Applicant's Comments on the Preliminary Staff Assessment, Set 4, Revised, dated December 30, 2005. Sponsored by Applicant; received into evidence on _____, 2006.
- EXHIBIT 44** Applicant's Final Field Sampling Plan, dated February 14, 2006. Sponsored by Applicant; received into evidence on _____, 2006.
- EXHIBIT 45** Applicant's Comments on the Final Staff Assessment, Set 1, dated March 17, 2006. Sponsored by Applicant; portions received into evidence on April 27, _____, 2006.
- EXHIBIT 46** Final Staff Assessment, dated February 17, 2006. Sponsored by Staff; portions received into evidence on April 27, May 1, _____, 2006.
- EXHIBIT 47** Staff's Supplemental Testimony on the Topics of Waste Management and Soils and Water, dated April 10, 2006. Sponsored by Staff; received into evidence on _____, 2006.
- EXHIBIT 48** Errata to Final Staff Assessment's Air Quality and Cultural Resources Sections, dated April 13, 2006. Sponsored by Staff; portions received into evidence on _____, 2006.
- EXHIBIT 49** Errata to Soil and Water Condition of Certification 13, dated April 17, 2006. Sponsored by Staff; received into evidence on _____, 2006.

- EXHIBIT 50** Testimony of Lawrence Tobias, California Independent System Operator, dated March 13, 2006. Sponsored by Staff; received into evidence on May 1, 2006.
- EXHIBIT 51** Applicant's written testimony and accompanying declarations, dated April 17, 2006. Sponsored by Applicant; portions received into evidence on May 1, 2006.
- EXHIBIT 52** Resumes of Anne Eng and Jim Bushnell, submitted on April 17, 2006. Sponsored by Applicant; received into evidence on _____, 2006.
- EXHIBIT 53** Preliminary Determination of Compliance issued by the Bay Area Air Quality Management District, dated July 26, 2005. Sponsored by Applicant; received into evidence on _____, 2006.
- EXHIBIT 54** Final Determination of Compliance issued by the Bay Area Air Quality Management District, dated November 22, 2005. Sponsored by Applicant; received into evidence on _____, 2006.
- EXHIBIT 55** Revised Final Determination of Compliance issued by the Bay Area Air Quality Management District, dated January 19, 2006. Sponsored by Applicant; received into evidence on _____, 2006.
- EXHIBIT 56** Collection of "Air Quality Correspondence" (19 items excluding Determinations of Compliance), submitted as "Appendix C" to Applicant's April 17, 2006 filing (Exhibit 51). Sponsored by Applicant; received into evidence on _____, 2006.
- EXHIBIT 57** Testimony and Resume of Lynne Brown, dated April 17, 2006. Sponsored by Intervenor CARE; received into evidence on _____, 2006.
- EXHIBIT 58** Resumes of Michael Boyd, Bill Powers, P.E., Robert Sarvey, Kenneth Smallwood, and Clifton Smith, submitted on April 17, 2006. Sponsored by Intervenor CARE; received into evidence on _____, 2006.
- EXHIBIT 59** Reporter's transcript from January 12, 2004 California Public Utilities Commission hearing, pages 373 – 471. Sponsored by Intervenor CARE; received into evidence on _____, 2006.

- EXHIBIT 60** Resolution E-3984 of the California Public Utilities Commission, dated March 15, 2006. Sponsored by Intervenor CARE; received into evidence on _____, 2006.
- EXHIBIT 61** Seismic Hazard Zones map of the City and County of San Francisco, dated November 17, 2001. Sponsored by Intervenor CARE; received into evidence on _____, 2006.
- EXHIBIT 62** Preliminary comments on remedial investigation of existing contamination. Sponsored by Intervenor CARE; received into evidence on _____, 2006.
- EXHIBIT 63** City and County of San Francisco Prehearing Conference Statement for the Potrero 7 Power Plant (Docket No. 00-AFC-04), dated April 16, 2002. Sponsored by Intervenor Sarvey; _____, 2006.
- EXHIBIT 64** City and County of San Francisco comments on the Preliminary Staff Assessment for the Potrero 7 Power Plant (Docket No. 00-AFC-04), dated July 2, 2001. Sponsored by Intervenor Sarvey; _____, 2006.
- EXHIBIT 65** Memorandum from John Seitz to David Howekamp re: use of emission reduction credits, dated August 26, 1994. Sponsored by Intervenor Sarvey; received into evidence on _____, 2006.
- EXHIBIT 66** Memorandum from Toby Levine to Byron Rhett re: Potrero Power Plant impact identification and mitigation proposals, dated June 29, 2001. Sponsored by Intervenor Sarvey; received into evidence on _____, 2006.
- EXHIBIT 67** Collection of Comments relating to the Potrero Power Plant (Docket No. 00-AFC-04). Sponsored by Intervenor Sarvey; received into evidence on _____, 2006.
- EXHIBIT 68** Monitoring Data from the BAAQMD website for San Francisco for November and December 2004, as well as January and February 2005. Sponsored by Intervenor Sarvey; received into evidence on _____, 2006.
- EXHIBIT 69** Projected Emission Inventory for Particulate Matter <2.5 microns, 2005 Almanac data. Sponsored by Intervenor Sarvey; received into evidence on _____, 2006.

- EXHIBIT 70** Table A-1 reflecting emission controls required for combined cycle and cogeneration power plant gas-fired turbines, undated, designated as “Appendix A” in Intervenor Sarvey’s April 17, 2006 filing. Sponsored by Intervenor Sarvey; _____, 2006.
- EXHIBIT 71** Table B-1 reflecting emission source test results for combined-cycle and cogeneration power plant gas turbines, undated, designated as “Appendix B” in Intervenor Sarvey’s April 17, 2006 filing. Sponsored by Intervenor Sarvey; _____, 2006.
- EXHIBIT 72** Table C-1 reflecting Area Designations for state PM2.5 ambient air quality standard, undated, designated as “Appendix C” in Intervenor Sarvey’s April 17, 2006 filing. Sponsored by intervenor Sarvey; received into evidence on _____, 2006.
- EXHIBIT 73** Collection of comment letters (9 items) re: emission reduction technologies, various dates in April 2004, designated as “Appendix D” in Intervenor Sarvey’s April 17, 2006 filing. Sponsored by Intervenor Sarvey; _____, 2006.
- EXHIBIT 74** Air Quality Testimony of Powers and Sarvey, submitted on April 17, 2006. Sponsored by Intervenor Sarvey; received into evidence on _____, 2006.
- EXHIBIT 75** Environmental Justice Testimony of DaCosta and Sarvey, submitted on April 17, 2006. Sponsored by Intervenor Sarvey; received into evidence on _____, 2006.
- EXHIBIT 76** Sarvey Purpose, Need and Environmental Justice testimony submitted on April 17, 2006. Sponsored by Intervenor Sarvey; received into evidence on April 27, 2006.
- EXHIBIT 77** Sarvey Hazardous Materials Testimony, submitted on April 17, 2006. Sponsored by Intervenor Sarvey; received into evidence on April 27, 2006.
- EXHIBIT 78** California Air Resources Board Report to the Legislature on gas-fired power plant NQ_x emission controls and related environmental impacts, dated May 2004. Sponsored by Intervenor Sarvey; received into evidence on _____, 2006.
- EXHIBIT 79** Resume of Francisco DaCosta, submitted on April 17, 2006. Sponsored by Intervenor Sarvey; received into evidence on _____, 2006.

- EXHIBIT 80** Comments from Babcock & Brown re: Docket No. 03-IEP-01-Transmission, dated August 18, 2004. Sponsored by Intervenor Sarvey; received into evidence on _____, 2006.
- EXHIBIT 81** Sheet entitled "Comments on DWR's Revised Analysis," dated July 30, 2003. Sponsored by Intervenor Sarvey; received into evidence on April 27, 2006.
- EXHIBIT 82** Graphics of power point presentation of the City of San Francisco's Public Utilities Commission, dated June 11, 2004. Sponsored by Intervenor Sarvey; received into evidence on April 27, 2006.
- EXHIBIT 83** Applicant's Responses to San Francisco Community Power Data Requests, Set 1, dated August 18, 2004. Sponsored by Intervenor Sarvey; received into evidence on April 27, 2006.
- EXHIBIT 84** Letter to Bill Pfanner from Mark Prios, Department of Toxic Substances Control, dated March 20, 2006. Sponsored by Intervenor Sarvey; received into evidence on April 27, 2006.
- EXHIBIT 85** *Number not used.*
- EXHIBIT 86** Memorandum to ISO Board of Governors from Gary DeShazo re: Trans Bay HVDC Cable Project, dated September 2, 2005. Identification requested by Intervenor Sarvey on May 1, 2006.
- EXHIBIT 87** Electronic mail and Attachments from Lawrence Tobias to Bill Pfanner re: SFERP hearings, dated September 22, 2005. Identification requested by Intervenor Sarvey on May 1, 2006.
- EXHIBIT 88** Applicant's Supplemental Testimony re: Soil Contamination: Soil and Water/Waste Management, dated May 1, 2006. Sponsored by Applicant; received into evidence on _____, 2006.

BEFORE THE ENERGY RESOURCES CONSERVATION AND DEVELOPMENT COMMISSION OF THE
STATE OF CALIFORNIA

APPLICATION FOR CERTIFICATION
FOR THE SAN FRANCISCO ELECTRIC
RELIABILITY PROJECT

Docket No. 04-AFC-01
PROOF OF SERVICE
**Revised 2/17/06*

DOCKET UNIT

*Instructions: Send an original signed document plus 12 copies **or** an electronic copy plus one original paper copy to the address below:*

CALIFORNIA ENERGY COMMISSION
Attn: Docket No. 04-AFC-01
DOCKET UNIT, MS-4
1516 Ninth Street
Sacramento, CA 95814-5512

*Also send a printed **or** electronic copy of all documents to each of the following:*

APPLICANT

Barbara Hale, Power Policy Manager
San Francisco Public Utilities
Commission
1155 Market Street, 4th Floor
San Francisco, CA 94102
BHale@sfgov.org

Applicant Project Manager
Karen Kubick
SF Public Utilities Commission
1155 Market St., 8th Floor
San Francisco, CA 94103
kkubick@sfgov.org

APPLICANT'S CONSULTANTS

Steve De Young
De Young Environmental Consulting
4155 Arbolado Drive
Walnut Creek, CA 94598
steve4155@astound.net

John Carrier
CH2MHill
2485 Natomas Park Drive, Suite 600
Sacramento, CA 95833-2943
jcarrier@ch2m.com

COUNSEL FOR APPLICANT

Jeanne Sole
San Francisco City Attorney
City Hall, Room 234
1 Dr. Carlton B. Goodlet Place
San Francisco, CA 94102-4682
Jeanne.sole@sfgov.org

INTERESTED AGENCIES

Emilio Varanini III
Special Counsel
California Power Authority
717 K Street, Suite 217
Sacramento, CA 95814
drp.gene@spcglobal.net

Electricity Oversight Board
770 L Street, Suite 1250
Sacramento, CA 95814

Donna Jordan
CA Independent System Operator
151 Blue Ravine Road
Folsom, CA 95630
djordan@caiso.com

Dept. of Water Resources
SERS
Dave Alexander
3301 El Camino Avenue, Ste. 120
Sacramento, CA 95821-9001

INTERVENORS

*** Jeffrey S. Russell**
VP West Region Operations
Mirant California, LLC
P.O. Box 192
Pittsburg, California 94565
Jeffrey.russell@mirant.com

*** Mark Osterholt**
Mirant California, LLC
P.O. Box 192
Pittsburg, California 94565
mark.osterholt@mirant.com

Michael J. Carroll
Latham & Watkins LLP
650 Town Center Drive, Suite 2000
Costa Mesa, CA 92626
michael.carroll@lw.com

Potrero Boosters Neighborhood
Association
Dogpatch Neighborhood Association
Joseph Boss
934 Minnesota Street
San Francisco, CA 94107
joeboss@joeboss.com

San Francisco Community Power
c/o Steven Moss
2325 Third Street # 344
San Francisco, CA 94107
steven@sfpower.org

Californians for Renewable Energy, Inc.
(CARE)
Michael E. Boyd, President
5439 Soquel Drive
Soquel, California 95073
michaelboyd@sbcglobal.net

Lynne Brown – Member, CARE
Resident, Bayview Hunters Point
24 Harbor Road
San Francisco, California 94124
L_brown123@yahoo.com

Robert Sarvey
501 West Grantline Road
Tracy, CA 95376
sarveyBob@aol.com

DECLARATION OF SERVICE

I, **Raquel Rodriguez**, declare that on **May 19, 2006**, I deposited copies of the attached **RE: Tentative Exhibit List**, in the United States mail at Sacramento, California with first class postage thereon fully prepaid and addressed to those identified on the Proof of Service list above. Transmission via electronic mail was consistent with the requirements of California Code of Regulations, title 20, sections 1209, 1209.5, and 1210. I declare under penalty of perjury that the foregoing is true and correct.

[signature]

original signed in Dockets

CEC INTERNAL
DISTRIBUTION LIST ONLY

Parties DO NOT mail to the following individuals. The Energy Commission Docket Unit will internally distribute documents filed in this case to the following:

JAMES D. BOYD, Commissioner
Presiding Member
MS-34

JOHN L. GEESMAN, Commissioner
Associate Member
MS-31

Stan Valkosky
Hearing Officer
MS-9

Bill Pfanner
Project Manager
MS-15

Dick Ratliff
Staff Counsel
MS-14

Margret J. Kim
Public Adviser
MS-12