



**Stephen O'Kane**  
*Manager of Sustainability and Regulatory Compliance*

**AES Corporation- Alamitos**  
690 N Studebaker Road  
Long Beach, CA 90803  
tel 562-493-7850  
Stephen.OKane@aes.com  
www.aes.com

August 21, 2015

**Thomas J. Siebels**  
Water Resource Control Engineer  
Regional Water Quality Control Board – Los Angeles Region  
320 W. Fourth Street, Suite 200  
Los Angeles, California 90013

**RE: AES Alamitos, LLC, Addendum to ROWD Application**

Dear Mr. Siebels:

In October 2014, AES Alamitos, LLC, (hereafter, "AES Alamitos") was directed by the Los Angeles Regional Water Quality Control Board to submit an application for Permit to Discharge Storm Water Discharges Associated with Industrial Activity, also known as Form 2F. The completed Form 2F was submitted on November 7, 2014. At the time of submittal, AES Alamitos was complying with the monitoring requirements drafted within our Storm Water Pollution Prevention Plan and in accordance with the General Permit requirements. On Form 2F, AES Alamitos included outfall 0-76(D2); however, AES requests an addendum to the application and requests the removal of this outfall from our monitoring regime. This discharge point no longer is representative of industrial activity at the facility since the decommissioning of Unit 7 (ie. peaker unit) in January 2004. Some equipment remains in place, but is indoors and covered. Since the decommissioning of Unit 7, discharge point 0-76 discharges stormwater from non-industrial activity areas, including a large parking lot.

For the reasons addressed above, AES Alamitos requests the removal of this discharge point from the draft NPDES permit, currently circulating for public review. AES can provide updated site maps for inclusion into the final Order.

Sincerely,

A handwritten signature in blue ink that reads 'Coury McKinlay'.

**Coury McKinlay**  
Environmental Coordinator  
AES Alamitos, LLC