



## **State Water Resources Control Board**

May 12, 2022

## **CERTIFIED MAIL AND EMAIL**

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PETITION OF AES REDONDO BEACH, LLC, FOR REVIEW OF THE LOS ANGELES REGIONAL WATER QUALITY CONTROL BOARD'S FAILURE TO ADOPT A TIME SCHEDULE ORDER FOR THE REDONDO BEACH GENERATING STATION: COMPLETE PETITION (30-DAY RESPONSE) SWRCB/OCC FILE A-2779

Dear Mr. Miller and Ms. Gorsen:

The above-referenced petition is complete and the State Water Resources Control Board (State Water Board) will begin its review. We removed the petition from abeyance on March 24, 2022, in accordance with your request.

The Los Angeles Regional Water Quality Control Board (Los Angeles Water Board) and other interested persons may file a written response to the petition. Copies of the petitions are available at: <u>https://www.waterboards.ca.gov/public notices/petitions/water quality/a2779-redondo-beach.html</u>. Responses are due within 30 days of the date of this letter, addressed to my attention. In addition, all responses must be sent to the persons who are identified below as receiving copies of this letter. Electronic submissions and copies are strongly encouraged.

The Los Angeles Water Board is requested to file the administrative record within this 30-day period. The Los Angeles Water Board is encouraged to file the administrative record electronically if feasible.

IN ALL FUTURE CORRESPONDENCE, PLEASE REFER TO SWRCB/OCC FILE A-2779 AND SUBMIT COPIES TO PETITIONERS, THE LOS ANGELES WATER BOARD & ALL PERSONS ON THE CC LIST

E. JOAQUIN ESQUIVEL, CHAIR | EILEEN SOBECK, EXECUTIVE DIRECTOR

1001 | Street, Sacramento, CA 95814 | Mailing Address: P.O. Box 100, Sacramento, CA 95812-0100 | www.waterboards.ca.gov



If you would like to receive future correspondence from the State Water Board regarding this petition, you must subscribe to the electronic mailing list named "a2779\_aes\_redondobeach @swrcb18.waterboards.ca.gov" under "Legal Notices – Office of Chief Counsel" at

<u>https://www.waterboards.ca.gov/resources/email\_subscriptions/swrcb\_subscribe.html</u>. Future correspondence from the State Water Board regarding this matter will not be sent in hard copy. You should act as soon as possible to ensure you receive all items of future correspondence.

In addition to the responses to the petition, the State Water Board would like responses to two specific questions regarding the petition. The Petitioner, the Los Angeles Water Board and any other interested persons are requested to offer any proposals for AES to offset or abate the effects of discharges of elevated temperature or DDT. The Petitioner and the Los Angeles Water Board are requested to provide a prediction of the expected number and severity of violations of the DDT and temperature effluent limitations in Order R4-2016-0222-A01 during 2022 and 2023, assuming that the Redondo Beach Generating Station's operations are similar to those during 2019-2021.

Apart from the responses described above, additional submissions regarding this petition will only be allowed upon written request and the State Water Board's approval of the request.

If you have any questions regarding this letter, please contact me at (916) 341-5169 or <u>Marleigh.wood@waterboards.ca.gov</u>.

Sincerely,

Marleigh Wood Attorney IV

cc: See Next Page

## cc: [All via email only] Samuel B. Boxerman SIDLEY AUSTIN LLP 1501 K Street, N.W. Washington, D.C. 20005 <u>sboxerman@sidley.com</u>

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(continued)

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