**September 16, 2009** 

Via Email weyman@baaqmd.gov

Weyman Lee, Senior Engineer Bay Area Air Quality Management District 939 Ellis Street, San Francisco, California 94109

Re: Russell City Energy Center (RCEC) Application No. 15487: Response to Statements Of Basis for Proposed Draft Federal "Prevention of Significant Deterioration" Permit

Dear Weyman,

In behalf of CAlifornians for Renewable Energy, Inc. (CARE) I provide the following statement regarding the so-called proposed revised modified amended Statement of Basis for the so-called proposed revised modified amended "Draft" Federal "Prevention of Significant Deterioration" Permit for what Calpine now purports to be the so-called Russell City Energy Center (RCEC) Application No. 15487.

CARE looks forward to the District's response to the numerous questions we provided on an earlier version of the so-called proposed revised modified amended "Draft" Federal "Prevention of Significant Deterioration" Permit; over six months ago if I recollect correctly.

It is my understanding that the District is an agency that is subject to the requirements of the California Environmental Quality Act (CEQA) that the public is entitled to meaningful and informed public participation. Without the District providing answers to CARE's lawful questions the public can not be informed and therefore there is no meaningful public participation.

Please answer CARE's questions. Until CARE and the public has been provided an opportunity to review the District's response to the questions the Statement of Basis and PSD Permit must remain open for public comment since the record is incomplete. CARE incorporates by this reference the comments of CARE member Simpson and Sarvey on the above matter.

Michael E. Boyd - Individually and as

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President of

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