

From: Mark Espinoza <esp_jkclaw@yahoo.com>
Sent: Wednesday, January 10, 2018 4:55 PM
To: Mendrin, Shaunn
Subject: Re: PDC15-058/PD15-058

The cumulative analysis of Toxic Air Contaminants is not adequate because it fails to include all sources of TAC emissions that affect the project site.

The conclusion that greenhouse gas impacts are less than significant is not warranted because the DSEIR fails to consider whether the project will do its fair share to meet post-2020 GHG reduction targets. Compliance with General Plan policies intended to meet 2020 GHG emission reduction targets is not sufficient because GHG reduction requirements for 2050 and 2080 are much more stringent.

CEQA requires all feasible mitigation for the admittedly significant air quality and congestion impacts. The FEIR fails to propose each of the measures we identified as additional mitigation.

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Please put in to the record
Thank you
Mark Espinoza
OCA
President