

DOCKETED	
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Memorandum

Date: October 10, 2018
Telephone: (916) 651-0966

To: Karen Douglas, Commissioner and Presiding Member
Janea A. Scott, Commissioner and Associate Member
Susan Cochran, Hearing Officer

From: California Energy Commission
1516 Ninth Street
Sacramento, CA 95814-5512
Leonidas Payne
Project Manager

Subject: McLaren Data Center (17-SPPE-01) STAFF TRANSCRIPT CORRECTIONS

The Committee's Notice of Status Conference and Further Orders (TN 224822) published September 28, 2018 states: "Parties are responsible for identifying errors in the transcripts of the proceedings. Corrections to the transcripts must be filed within 30 days of the filing of a transcript." The Transcript of the 8/30/2018 Prehearing Conference and Evidentiary Hearing (TN 224793) was published on September 25, 2018. Staff has the following corrections, identified below.

Page 2:

Original: Leonides Payne, Project Manager
Change to: Leonidas Payne, Project Manager

Page 84:

Original:
13 MS. CHU: Yes. This is Huei-an Chu. All the health
14 risk assessment including cancer risk, chronic lung cancer
15 and acute lung cancer were all based on the operation of all
16 50 generators per engine per year for testing and
17 maintenance. So the total hours of assessment are 50 hours
18 per engine per year.

Change to:

MS. CHU: Yes. This is Huei-an Chu. All the health risk assessment including cancer risk, chronic ~~lung~~ non-cancer and acute ~~lung~~ non-cancer were all based on the operation of all 50 generators per engine per year for testing and maintenance. So the total hours of assessment are 50 hours per engine per year.

Original:

15 And our conclusion is that because this project
16 emissions will be less than the BAAQMD CEQA guideline
17 criteria for contribution to any potential the first
18 cumulative air, how it's faced the impact from the
19 contractual operation, the project will not contribute to any
20 potential -- for the first cumulative air impact sensitive
21 receptors.
22 Therefore, we cannot [inaudible] assess cumulative
23 impact is not necessary. No project will not result in a
24 cumulative considerable contribution to health risk.

Change to:

And our conclusion is that because this project's emissions ~~will~~ would be less than the BAAQMD CEQA Guidelines criteria for a contribution to any potential ~~the first cumulative air, how it's faced the impact from the contractual operation~~ adverse cumulative air health risk impacts from either construction or operation, the project ~~will~~ would not contribute to any potential -- ~~for the first~~ adverse cumulative air impact on sensitive receptors. Therefore, ~~we cannot [inaudible]~~ additional analysis to assess cumulative impacts is not unnecessary. ~~No project will~~ The project would not result in a cumulatively considerable contribution to health risks.