

DOCKETED

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Project Title:	Laurelwood Data Center (MECP I Santa Clara I, LLC)
TN #:	230481
Document Title:	Robert Sarvey and Gregory Stone Emails as an Exhibit
Description:	Sarvey Exhibit 306
Filer:	Robert Sarvey
Organization:	Robert Sarvey
Submitter Role:	Intervenor
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Gregory Stone (GStone@baaqmd.gov)
To: you Details
Yes, I believe so.

Greg

Sent from my iPhone

On Oct 31, 2019, at 2:40 PM, Sarveybob <sarveybob@aol.com> wrote:

The way the set up their generators is that they devote say three generators to one data hall but they have a fourth generator which they use to back up any of the three generators that might fail during emergency operation. I read the regulation to require the emissions from all four generators to be included in the potential to emit not just the three. Is that a proper reading of the regulation?

Thanks Bob Sarvey

-----Original Message-----

From: Gregory Stone <GStone@baaqmd.gov>
To: Sarveybob <sarveybob@aol.com>
Sent: Thu, Oct 31, 2019 2:31 pm
Subject: RE: McLaren Data Center

Mr. Sarvey,

I'm not sure what you mean by redundant generators. If you mean the emergency backup generators, then yes. That will apply the next time they submit a permit application.

Greg

From: Sarveybob <sarveybob@aol.com>
Sent: Thursday, October 31, 2019 2:14 PM
To: Gregory Stone <GStone@baaqmd.gov>
Subject: Re: McLaren Data Center

Mr. Stone,

in applying the new BAAQMD policy for 100 hours of emergency generation it states,

" Such facilities should presume that each of their generators will experience 100 hours per year of emergency operation when calculating their PTE for purposes of determining the applicability of the permitting regulations in Reg. 2 - including the District's New Source Review regulations (Reg. 2, Rule 2) and Title V Major Facility Review regulations (Reg. 2, Rule 6)."

Does that mean that emissions from all generators are included in the potential to emit. Would that include redundant generators at a data center site?

-----Original Message-----

From: Gregory Stone <GStone@baaqmd.gov>
To: Sarveybob <sarveybob@aol.com>
Sent: Mon, Jul 22, 2019 12:17 pm
Subject: RE: McLaren Data Center

Mr. Sarvey,

Vantage has not submitted another application for additional engines, beyond what was already permitted as part of application 29053.

Greg Stone | Manager
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From: Sarveybob <sarveybob@aol.com>
Sent: Monday, July 22, 2019 11:30 AM
To: Gregory Stone <GStone@baaqmd.gov>
Subject: Re: McLaren Data Center

Mr. Stone,

I like the new 100 hour permitting requirement for permitting diesel engines. It's a good clarification of the regulations. Can you tell me whether Vantage ever applied for a permit for its 47 diesel engines at the McLaren data center?

Thanks Bob Sarvey

-----Original Message-----

From: Gregory Stone <GStone@baaqmd.gov>
To: Sarveybob <sarveybob@aol.com>
Sent: Tue, Jan 22, 2019 10:31 am
Subject: RE: McLaren Data Center

Mr. Sarvey,

Yes, we would be happy to send you copies of those documents. I need you to make a formal Public Records Act request, however, to keep track of your request and our response. You can submit the request electronically from our website at <http://www.baaqmd.gov/contact-us/request-public-records>. I will send