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Comment Received From: Ada Marquez
Submitted On: 11/11/2021
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Response to Staff Memo (11-10-2021)

VIA EMAIL 11/11/2021

Dear Ms. Worrall:

In response to your Memo (11/10/2021), clarification and disclosure is still required:

1. Since your independent staff analysis "did not rely on or use these raster files", as the lead agency please disclose your staff analysis approach and methodology.

2. Since the "CalEEMod Model was not used directly to estimate emissions associated with construction", as the lead agency please disclose the software used to calculate both construction and operational emissions. Per CEQA SECTIONS 15120 TO 15132:
d) No document prepared pursuant to this article that is available for public examination shall include a "trade secret" as defined in Section 6254.7 of the Government Code, information about the location of archaeological sites and sacred lands, or any other information that is subject to the disclosure restrictions of Section 6254 of the Government Code.

Note: Authority cited: Section 21083, Public Resources Code; Reference: Sections 21100, 21105 and 21160, Public Resources Code.

Thank you,
Ada E. Marquez