

CALIFORNIA ENERGY COMMISSION
Energy Facility Siting and
Environmental Protection Division

DOCKET
93-AFC-2

FILE: 93-AFC-2

REPORT OF CONVERSATION

DATE: MAR 30 1994

Procter & Gamble

REC'D MAR 30 1994

Telephone

Meeting Date

NAME Stuart Husband

DATE 3/30/94

TIME 9:30 pm

WITH SMUD

PHONE 732-6246

area code/number

ADDRESS _____

SUBJECT(s) SMUD/SCA revision of impact modeling for the P&G Project

COMMENTS:

Stuart returned my call. He and I discussed the timing of the PSA and whether SMUD/SCA wanted to revise the P&G modeling prior to issuance of the PSA, or have the PSA identify the need for SMUD/SCA to revise the modeling for incorporation into the FSA. I told him that I thought the FSA may be released by 1.Apr.94 or the week of 4.Apr.94. Stuart said he believed that they would prefer not to delay the PSA. He understood the benefits in revising the modeling based on the deletion of the standby generator, and believed that they would revise the modeling for incorporation into the FSA. He will follow up with Susan Strachan.

He asked that I FAX over the discussion in the AQ PSA regarding the use of the CO and NO₂ ambient data from the North Highlands station instead of the Del Paso Manor station. I told him I would check with my senior and PM and do so if it was appropriate.

We discussed that the even using the North Highlands data, the cumulative modeling in the AFC showed a violation of the NO₂ standard. It is important for SCA to correct the project impact modeling to reflect the deletion of the standby generator, to correct the cumulative modeling to reflect the deletion of the standby generator and the UCD Med Center standby diesel engines, and then to revise the discussion using the most appropriate NO₂ and CO ambient data. This would be the most accurate impact analysis and reflect the actual project.

We also discussed that the PSA would identify the need for SCA to prepare a plan to obtain additional offsets if the Sacramento District did RACT adjust the Formica VOC ERCs and proposes an interpollutant trading ratio greater than 1.0:1.0.

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cc: Chris Tooker
Keith Golden
Darrel Woo ✓

Signed 

Name Matt Layton