DOCKETED			
Docket Number:	15-AFC-02		
Project Title:	Mission Rock Energy Center		
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Document Title:	Record of Conversation Santa Paula Branch Low ROW		
Description:	N/A		
Filer:	Raquel Rodriguez		
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Project Title: Mission Rock Energy Center

() TELEPHONE () MEETING LOCATION (X) Email:		
NAME: Mike Monasmith	TIME: 2:18 PM	DATE: May 8, 2017
WITH: Joseph Hughes (Air Quality staff)	PHONE (916) 654-4894	

SUBJECT: Santa Paula Branch Line ROW

Thanks for the update. To comply with our May 1, 2017 Status Report #9 that we would get back to the applicant by today, May 8, 2017 on which sources, if any, to include in the cumulative (Air Quality) impact assessment, I will docket this email as a Record of Conversation, and distribute it to all parties to the Mission Rock proceeding.

Thanks again, Mike

From: Hughes, Joseph@Energy
Sent: Monday, May 08, 2017 2:18 PM
To: Monasmith, Mike@Energy
Cc: Bemis, Gerry@Energy
Subject: Cumulative Air Quality Emission Sources

Mike,

In the Energy Commission Staff Status Report #9, air quality staff said it would evaluate the cumulative list of nearby air quality emissions sources and get back to the applicant by May 8, 2017 on which sources to include in the cumulative impact assessment. Energy Commission staff have worked with the air district to identify all projects that have submitted, within the last year of monitoring data, new applications for an authority to construct (ATC) or permit to operate (PTO) and applications to modify an existing PTO within six miles of the project site. Project changes that were implemented more than one year ago are assumed to be already represented by background monitoring data. Based on staff's modeling experience, beyond six miles there is no statistically significant concentration overlap for non-reactive pollutant concentrations between two stationary emission sources. Staff generally analyzes all new or modified sources that would cause a net increase of 5 tons or more per modeled criteria pollutant.

After working with the air district, it has been determined that there are no reasonably foreseeable projects (projects that have received construction permits but are not yet operational, and those that are in the permitting process or can be reasonably expected to be in permitting in the near future) within a six mile radius that would cause a net increase of 5 tons or more of any modeled criteria pollutant. Therefore, no sources were identified at this time to be included in the cumulative modeling analysis.

COPIES TO: Chris Davis, Galen Lemei, Doug Davy,	NAME: Mike Monasmith
Gerry Bemis, Joseph Hughes	SIGNATURE