

PM2.5 PSD SOURCE IMPACT ANALYSIS
(Revised July 30, 2009)

For the:

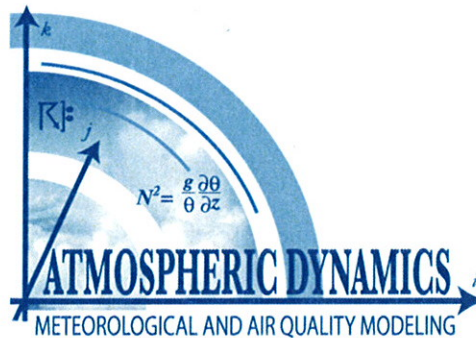
**Russell City Energy Center Draft Prevention of Significant
Deterioration (PSD) Permit**

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PM2.5 Source Impact Analysis

Localized cumulative source impacts from the Russell City Energy Center (RCEC) were assessed for particulate matter with an aerodynamic diameter of 2.5 microns or less (PM2.5). The cumulative multisource modeling analysis focused on the proposed RCEC project combined with mobile PM2.5 emissions from Highway 92, located just south of the project site, along with PM2.5 emissions from permitted sources within six (6) miles of RCEC. The analysis demonstrates that the emissions from RCEC will not cause or contribute to a violation of the National Ambient Air Quality Standards (NAAQS) for PM2.5. If required, it would also demonstrate that the emissions from RCEC would not result in any exceedance of the lowest of EPA's proposed Class II increments for PM2.5. Further, it reviews the results of RCEC's earlier Class I impacts analysis to conclude that no impacts greater than the lowest of EPA's proposed Class I significant impact levels (SILs) are expected in either of Point Reyes National Seashore or Pinnacles National Monument.

1. Regulatory Context. This analysis was undertaken in response to the April 24, 2009 decision of the Administrator of the U.S. Environmental Protection Agency (EPA), Lisa P. Jackson, to grant a petition for reconsideration brought by EarthJustice on behalf of the Sierra Club and Natural Resources Defense Council concerning specific provisions in EPA's May 16, 2008 rule, *Implementation of New Source Review (NSR) Program for Particulate Matter Less than 2.5 Micrometers (PM2.5)*, 73 Fed. Reg. 28321. In that decision, Administrator Jackson said that she intends to repeal the "grandfathering provision concerning the continued use of the PM10 Surrogacy Policy" for those federal PSD permit applicants completed prior to July 15, 2008 (as codified at 40 CFR 52.21(i)(1)(xi)) because it had been promulgated without public comment. She also stayed the effectiveness of this provision for three months pending consideration.

In its December 2008 *Statement of Basis for Draft Amended Federal Prevention of Significant Deterioration Permit for RCEC (Statement of Basis)*, the Bay Area Air Quality Management District (Air District) relied upon the PM10 Surrogacy Policy for purposes of demonstrating compliance with the requirement to conduct an air quality impacts analysis (AQIA).¹ As a consequence of Administrator Jackson's April 24, 2009 decision, that analysis would no longer satisfy federal PSD requirements with respect to PM2.5.

2. PSD Source Impact Analysis. Under EPA's PSD regulations, an applicant must conduct a "source impact analysis", which demonstrates that "allowable emission increases from the source in conjunction with all other applicable emissions increases or reductions (including secondary emissions), would not cause or contribute to air pollution in violation of: (1) Any NAAQS in any region; or (2) Any applicable maximum allowable increase over the baseline concentration in any area." 40 CFR § 52.21(k).

Subparagraph (1) is required to assure that the source's emissions will not cause a violation of the NAAQS, which, in this case, consist of the 24-hour and annual PM2.5 standards of 35 µg/m³ and 15 µg/m³, respectively. Subparagraph (2) is the "increment consumption analysis", which assures that, in those locations currently meeting the federal NAAQS (*i.e.*, those deemed "attainment" or "unclassifiable"), the concentration

¹ See Statement of Basis, at 17-18, 86-88.

of a given pollutant cannot increase by an amount greater than the “maximum allowable increase” specified by the Clean Air Act and/or the PSD regulations for the particular pollutant.

3. *Role of Significant Impact Levels.* For purposes of the PSD program, EPA has traditionally applied “significant impact levels” (“SILs”) as a *de minimis* value, which represents the offsite concentration predicted to result from a source’s emissions that does not warrant additional analysis or mitigation.²

If a source’s modeled impact at any offsite location exceeds the relevant SIL, the source owner must then conduct a “multi-source” (or “cumulative”) air quality analysis to determine whether or not the source’s emissions will cause or contribute to a violation of the relevant NAAQS or applicable PSD increment.

While EPA has not promulgated any final SILs or PSD increments for PM_{2.5} at this time, in 2007, EPA proposed three options for establishing PM_{2.5} SILs and increments. *September 21, 2007 Proposed Rule*, 72 Fed. Reg. 54112. As a conservative measure, RCEC applied the lowest (*i.e.*, most stringent) of each of the three proposals for both the Class II and Class I SILs and increments, as shown in Table 1 below.

Pollutant/ Avg. Period		Class II SIL ($\mu\text{g}/\text{m}^3$)	Class II Increment ($\mu\text{g}/\text{m}^3$)	Class I SIL ($\mu\text{g}/\text{m}^3$)	Class Increment ($\mu\text{g}/\text{m}^3$)
PM _{2.5}	- 24-hour	1.2	9	0.07	2
	- Annual	0.3	4	0.04	1

4. *NAAQS Compliance Demonstration.* To demonstrate that the emissions from the proposed RCEC will not cause or contribute to a violation of the PM_{2.5} NAAQS, a multi-source cumulative modeling analysis was conducted in accordance with EPA

² See, e.g., *Prevention of Significant Deterioration (PSD) for Particulate Matter Less than 2.5 Micrometers (PM_{2.5}) – Increments, Significant Impact Levels (SILs) and Significant Monitoring Concentration (SMC); Proposed Rule*, 72 Fed. Reg. 54112, at 54138 (September 21, 2007) (hereinafter, “*September 21, 2007 Proposed Rule*”) (“Based on EPA interpretations and guidance, SILs have also been widely used in the PSD program as a screening tool for determining when a new major source or major modification that wishes to locate in an attainment or unclassifiable area must conduct a more extensive air quality analysis to demonstrate that it will not cause or contribute to a violation of the NAAQS or PSD increment in the attainment or unclassifiable area.”); 72 Fed. Reg. at 54139 (“The EPA considers a source whose individual impact falls below a SIL to have a *de minimis* impact on air quality concentrations. Thus, a source that demonstrates its impact does not exceed a SIL at the relevant location is not required to conduct more extensive air quality analysis or modeling to demonstrate that its emissions, in combination with the emissions of other sources in the vicinity, will not cause or contribute to a violation of the NAAQS at that location.”)

requirements³ This analysis considered both the existing background concentrations, as established by ambient monitoring data,⁴ and the contribution from additional sources, which might not be reflected by the monitoring data, but could interact with the facility's potential impacts.

5. *Preconstruction Monitoring Data.* EPA's PSD regulations require an applicant to provide preconstruction monitoring data for purposes of use in the Source Impacts Analysis.⁵ However, a source is exempt from this requirement if its modeled impact in any area is less than pollutant-specific "significant monitoring concentrations" ("SMC"), which EPA has generally established as five times the lowest detectable concentration of a pollutant that could be measured by available instrumentation.⁶ In its *September 21, 2007 Proposed Rule*, EPA proposed three options for establishing PM2.5 SMCs, as shown in the following Table 1A.

TABLE 1A⁷
EPA's Proposed Significant Monitoring Concentrations for PM2.5

Option Number	Basis	Proposed Level
1	5-times lowest detectable 24-hour average concentration for PM2.5 (2.0 µg/m ³) (40 CFR Part 50, App. L, § 3)	10 µg/m ³
2	Existing PM10 SMC (10 µg/m ³), times ratio of PM2.5 to PM10 emissions (0.8)	8.0 µg/m ³
3	Existing PM10 SMC (10 µg/m ³) times ratio of PM2.5 24-hr NAAQS to PM10 24-hr NAAQS (0.233)	2.3 µg/m ³

³ *Guideline on Air Quality Models*, 40 CFR Pt. 51, App. W, § 7.2.1.1.a. The PSD regulations require that all "estimates of ambient concentrations" must be based "on applicable air quality models, data bases, and other requirements specified in appendix W of part 51 of this chapter (*Guideline on Air Quality Models*)." 40 CFR § 52.21(l).

⁴ See *Guideline on Air Quality Models*, 40 CFR Pt. 51, Appendix W (App. W), § 7.2.1.1.a. According to Appendix W, "[t]ypically, air quality data should be used to establish background concentrations in the vicinity of the source(s) under consideration". *Id.* § 8.2.1.b For comparison with the 24-hour PM2.5 NAAQS, the background concentration is based on the average of the 98th percentile 24-hour values measured over the last three years of available data. *Id.*, § 10.1.c. For the annual PM2.5 NAAQS, the background is established by the three year average of the annual averages.

⁵ See 42 U.S.C. § 7475(e)(2); 40 CFR § 52.21(m)(1).

⁶ See *September 21, 2007 Proposed Rule*, 72 Fed. Reg. at 54141. ("The EPA promulgated values that represented five times the lowest detectable concentration in ambient air that could be measured by the instruments available for monitoring pollutants... The EPA chose the factor of five after reviewing test data for various methods and considering instrument sensitivity, potential for sampling error, instrument variability, and the capability to read recorded data.")

⁷ *Id.*

Even if a source's potential impacts exceeds the corresponding SMC, and the applicant must therefore provide preconstruction monitoring data as part of its Source Impact Analysis, that does not necessarily mean the applicant must install and operate a new monitor at the project site. Rather, according to EPA guidance, an applicant may satisfy the preconstruction monitoring obligation in one of two ways⁸: (i) Where existing ambient monitoring data is available from representative monitoring sites, the permitting agency may deem it acceptable for use in the Source Impacts Analysis;⁹ or (ii) where existing, representative data are not available, then the applicant must obtain site-specific data.¹⁰

As a general matter, the permitting agency has substantial discretion "to allow representative data submissions (as opposed to conducting new monitoring) on a case-by-case basis."¹¹ In determining whether existing data are representative, EPA guidance has emphasized consideration of three factors: monitor location, data quality and currentness of the data.¹² The permitting agency also may approve use of data from a representative "regional" monitoring site for purposes of the NAAQS compliance demonstration.¹³

While the maximum offsite impact modeled to occur from RCEC (4.86 $\mu\text{g}/\text{m}^3$) is below two of EPA's proposed Significant Monitoring Concentrations ("SMCs"), it would exceed the lowest of the three proposed SMCs. Accordingly, RCEC has proposed existing monitoring data from nearby Fremont, CA to satisfy the preconstruction

⁸ See *Ambient Monitoring Guidelines for Prevention of Significant Deterioration*, U.S. EPA Office of Air Quality Planning and Standards, EPA-450/4-87-007, May 1987 ("PSD Monitoring Guidelines"), at § 2.1. ("It should be noted that the subsequent use of 'monitoring data' refers to either the use of existing representative air quality data or monitoring the existing air quality.")

⁹ *New Source Review Workshop Manual: Prevention of Significant Deterioration and Nonattainment Area Permitting*, Draft 1990 ("Draft NSR Workshop Manual"), at C.18. ("Once a determination is made by the permitting agency that ambient monitoring data must be submitted as part of the PSD application, the requirement can be satisfied in one of two ways. First, under certain conditions, the applicant may use existing ambient data. To be acceptable, such data must be judged by the permitting agency to be representative of the air quality for the area in which the proposed project would construct and operate.")

¹⁰ *Id.*, at C.19.

¹¹ *In re Kawaihae Cogeneration Project*, 7 Environmental Administrative Decisions ("E.A.B.") 107, 128 (U.S. EPA Environmental Appeals Board, April 28, 1997) (denying review of claim that permitting agency should have required site-specific monitoring for pollutants exceeding the significant monitoring concentrations based on EPA guidance and an earlier decision in *In re Hibbing Taconite Co.*, 2 E.A.D. 838, 851 (EPA Administrator 1989), cited for the proposition that "monitoring guidelines 'are very broad and leave much to the discretion of the permitting authority'").

¹² *Id.*; see also *PSD Monitoring Guidelines*, at § 2.4.

¹³ *Draft NSR Workshop Manual*, at C.18 ("It is generally preferable to use data collected within the area of concern; however, the possibility of using measured concentrations from representative 'regional' sites may be discussed with the permitting agency.")

monitoring requirement. The BAAQMD maintains air quality and meteorological monitoring stations throughout the entire air basin with sufficient resolution to adequately determine representative background concentrations for attainment/nonattainment determinations. Unlike air toxics or certain criteria pollutants (e.g., carbon monoxide), PM_{2.5} generally occurs as a regional pollutant in the Bay Area. In a case such as this, where the Air District maintains an extensive network of monitoring stations validated to meet the relevant federal reference methods, the applicant and permitting agency may rely upon the robust data set generated by the monitoring network for purposes of the NAAQS compliance demonstration.

In discussions with Air District personnel, RCEC has proposed the Fremont monitoring data as adequately representative of the conditions at the project site. This monitoring location has been classified as a "population oriented" monitor and designated for collection of PM_{2.5} data "because light winds combined with surface based-based [sic] inversions during the winter months can cause elevated particulate levels." *2008 Air Monitoring Network Plan*, To be Submitted: July 1, 2009, at 31. Similar conditions affecting PM_{2.5} concentrations are expected to occur within the vicinity of the project site.

In addition, the Fremont monitoring station is the closest within the Bay Area's monitoring network for which at least three years of PM_{2.5} monitoring data are available, as required for purposes of the NAAQS compliance demonstration: the 24-hr design value is based on the three-year average of the 98th percentile of daily average concentrations, while the annual design value is the three year average of annual averages.¹⁴ As suggested, the Fremont monitor has collected a complete set of validated, PM_{2.5} data. According to the Air District's *2008 Air Monitoring Network Plan*, "[t]he national 24-hour PM_{2.5} standard of 35 µg/m³ was exceeded on four days in the last 3 years." *2008 Air Monitoring Network Plan*, To be Submitted: July 1, 2009, at 31.

In contrast, the closest monitoring station in the other direction (to the north of the project site) that has collected PM_{2.5} monitoring data is classified as a "Special Purpose Monitor" (SPM) and has only been collecting data since November 2007. *Id.*, 97-98. As a consequence, the data set would be inadequate for the Source Impact Analysis' determination of whether or not RCEC's emissions of PM_{2.5} would cause or contribute to an exceedance of the PM_{2.5} NAAQS.

For the summer months, when RCEC's contributions are the highest, the 98th percentile of average daily concentrations recorded by the Fremont monitoring station is approximately 21 µg/m³, as a daily (24-hour) average; for winter months, when exceedances are likely to occur throughout the Bay Area, it is approximately 29 µg/m³. As a conservative measure, RCEC has applied the higher background concentration for all modeled periods. For the annual average, the background concentration is approximately 9.5 µg/m³.

RCEC representatives have discussed and agreed upon the representativeness of the data set from the Fremont monitor for purposes of the Source Impacts Analysis.

¹⁴ See 40 CFR Pt. 51, App. W, § 10.1.c. ("Standards for fine particulate matter (PM-2.5) are expressed in terms of both long-term (annual) and short-term (daily) averages. The long-term standard is calculated using the three year average of the annual averages while the short-term standard is calculated using the three year average of the 98th percentile of the daily average concentration.")

Further, to the extent these data may not reflect the influence of nearby sources which might interact with RCEC's impacts to cause an exceedance of the NAAQS (e.g., motor vehicle traffic on State Highway 92 and 29 additional stationary sources permitted by the Air District since 2007 located within a 6-mile perimeter around the project site), RCEC has modeled additional contributions from those sources and included those contributions in its cumulative impacts analysis, as described below.

If, after adding in the background concentration, the modeled contribution from the source and any other modeled sources, the result is less than the relevant NAAQS at all locations, then no violation would occur and the cumulative impacts analysis is complete. If a violation is predicted by the model, the source may still demonstrate that it does not "cause or contribute to" a violation of the NAAQS by demonstrating that its own contribution is lower than the SIL at the particular location and time of the modeled violation.¹⁵ This is referred to as a culpability analysis.

6. PSD Increment Consumption Analysis. As described above, EPA has not yet promulgated final PSD increments for PM_{2.5}. Upon promulgating the final NSR implementation rule for PM_{2.5}, EPA said that, "[a] demonstration that a source does not cause or contribute to a violation of the PM_{2.5} NAAQS can be conducted notwithstanding the absence of an increment for PM_{2.5}."¹⁶ As indicated previously, a source owner must demonstrate that its emissions would not cause or contribute "[a]ny applicable maximum allowable increase over the baseline concentration in any area" 40 CFR § 52.21(k); see also 42 U.S.C. § 7475(a)(3)(A). In the absence of any maximum allowable increase, no increment consumption analysis is required.

Even if such an analysis were required at this time, the modeling analysis described herein would also demonstrate that RCEC's emissions will not cause or contribute to any exceedance of EPA's proposed PM_{2.5} Class II increments of 9 µg/m³ for the 24-hour standard and 4 µg/m³ for the annual standard. The highest annual and 24-hour concentrations indicated at any offsite location were 0.529 and 4.86 µg/m³, respectively.

When it proposed these increments in 2007, EPA proposed a number of options for establishing the "trigger date" for PM_{2.5}, but said that its preference was to follow the example it set upon promulgating NO₂ increments in 1988 and "reset" the trigger date (hence, the baseline for purposes of the increment consumption analysis) at the time of the rule's issuance.¹⁷ EPA said this approach would be more protective and also was

¹⁵ *Draft NSR Workshop Manual*, Draft October 1990, at C.52 ("The source will not be considered to cause or contribute to the violation if its own impact is not significant at any violating receptor at the time of each predicted violation.")

¹⁶ *Implementation of the New Source Review (NSR) Program for Particulate Matter Less than 2.5 Micrometers in Diameter (PM_{2.5})*, Response to Comments (hereinafter, "Implementation Rule Response to Comments"), U.S. EPA, Office of Air Quality Policy and Standards, Air Quality Policy Division, New Source Review Group, March 2008, at 82.

¹⁷ See *September 21, 2007 Proposed Rule*, at 54136. ("Specifically, we are proposing that the major source baseline date and trigger date, both fixed dates, will be defined as the effective date of this rule after promulgation... EPA's judgment is that starting with new baseline dates on or after the effective date of this rule would make the new PSD increments more protective. Under our

justified under the Clean Air Act because PM_{2.5} constitutes a “new pollutant”, and not a revision of an existing criteria pollutant; as a consequence, EPA said the baseline date for purposes of PM_{2.5} need not be tied to the historic baseline dates for either total suspended particulate or PM₁₀. This approach has been endorsed by many parties which commented on the proposed rule, including consortia of state and local permitting agencies.¹⁸

If EPA should promulgate a new “trigger date” for PM_{2.5}, RCEC’s application could be deemed the first completed PSD application received after the trigger date and would, consequently, trigger both the minor source baseline date and major source baseline date.¹⁹ In light of this, RCEC would not need to consider any other stationary sources for purposes of its increment consumption analysis, unless such sources had increased their emissions since the date when RCEC’s application was complete. Because the highest modeled concentrations from RCEC are significantly below the lowest of the proposed Class II increments, RCEC could not possibly be found to cause or contribute to an exceedance of a PSD increment.²⁰ However, as suggested previously, no increment consumption analysis is currently required under the PSD regulations because, at this time, no increment has been established for PM_{2.5}.

Modeling for PM_{2.5}

To satisfy the requirement to evaluate the potential source impacts, dispersion modeling was conducting using the AERMOD model. The detailed modeling procedures, model

proposed approach, any emissions reductions occurring prior to the effective date of this rule would be counted toward the baseline concentration rather than expanding the PM_{2.5} increment.”)

¹⁸ See letter, Northeastern States for Coordinated Air Use Management, to Docket ID No. EPA-HQ-OAR-2006-0605, Re: *NESCAUM Comments on EPA’s Proposed Rule: Prevention of Significant Deterioration (PSD) for Particulate Matter Less Than 2.5 Micrometers (PM_{2.5})-Increments, Significant Impact Levels (SILs) and Significant Monitoring Concentration (SMC)*. 72 *Federal Register* 54111, September 21, 2007, December 13, 2007; letter from National Association of Clean Air Agencies to U.S. EPA Air and Radiation Docket, Re: Docket ID: EPA-HQ-OAR-2006-0605, January 17, 2008; available at: <http://www.4cleanair.org/documents/PM25Increments.pdf>.

¹⁹ According to EPA’s September 21, 2007 Proposed Rule, the minor source baseline date cannot occur prior to the “trigger date”:

The trigger date, as the name implies, triggers the overall increment consumption process nationwide. Specifically, this is a fixed date, which must occur before the minor source baseline data can be established for the pollutant-specific increment in a particular attainment area. See, e.g., 40 CFR 52.21(b)(14)(ii).

72 Fed. Reg. at 54117. See also *supra* at note 8.

As a consequence, no increases or decreases occurring since the time when RCEC initially submitted its application, but before the EPA’s selected trigger date for PM_{2.5}, would consume increment.

²⁰ Note that, for the 24-hour NAAQS, Appendix W instructs that the highest, second-highest increase in estimated concentration must be less than or equal to the relevant increment. 40 CFR Pt. 51, App. W, § 10.2.3.3.a.

options, and meteorological data used in the cumulative impacts dispersion analysis were the same as those used for the proposed facility as described in the AERMOD Modeling Assessment (September 2008).

Supporting information used in the analysis included the following:

- RCEC source's respective coordinate locations and worst-case stack parameters and emissions;
- Stack parameters for sources included in the cumulative air quality impacts dispersion modeling analysis; and
- Output files for the dispersion modeling analysis.

The same stack locations and building dimensions used for the facility modeling analyses were also used to assess downwash considerations for the emissions sources at the proposed

RCEC. Worst-case source conditions defined by the screening analyses in the facility modeling analyses for RCEC were used to define stack conditions analyzed. These conditions are shown below in Table 2.

	Stack Height (meter)	Stack Diam. (meter)	Stack Temp (deg K)	Exhaust Velocity (m/s)	Emission Rates (g/s) for each turbine/HRSG and cooling tower cell PM2.5
Averaging Period: 24 hours					
Turbines/HRSGs	44.196	5.4864	350.68	14.075	0.945
Fire Pump Diesel Engine	4.572	0.1524	665.37	53.340	4.167E-4
Cooling Tower	18.288	9.7536	298.17	10.308	0.03066
Averaging Period: Annual					
Turbines/HRSGs	44.196	5.4864	356.83	21.655	0.8952
Fire Pump Diesel Engine	4.572	0.1524	665.37	53.340	5.936E-5
Cooling Tower	18.288	9.7536	300.27	10.308	0.02998
*PM2.5 emissions from the cooling tower were assumed to equal the PM10 emissions which are based on total TDS. No conversions were assumed. deg K = degree Kelvin, g/s = grams per second, m/s = meters per second					

RCEC 24-hour PM2.5 Significant Impact Level Modeling Results

Emissions from the proposed project were modeled to determine the areal extent of the PM2.5 significance area for both the 24-hour and annual NAAQS. For purposes of these analyses, all total dissolved solids in the cooling tower were assumed to form PM2.5, which is a highly conservative assumption. Additionally, the emissions of PM2.5 from the turbine were based upon to the proposed emissions limit of 7.5 lb/hr PM10/ PM2.5 per gas turbine/HRSG train. The operation of the turbines and cooling tower were modeled with the assumption of 24-hours per day of emissions. The results of the SIL modeling analysis for locations that are greater than or equal to the 1.2 µg/m³ SIL are presented in Figure 1 and 1a.

Figure 1 24-Hour PM2.5 Significant Impact Level Modeling Areas

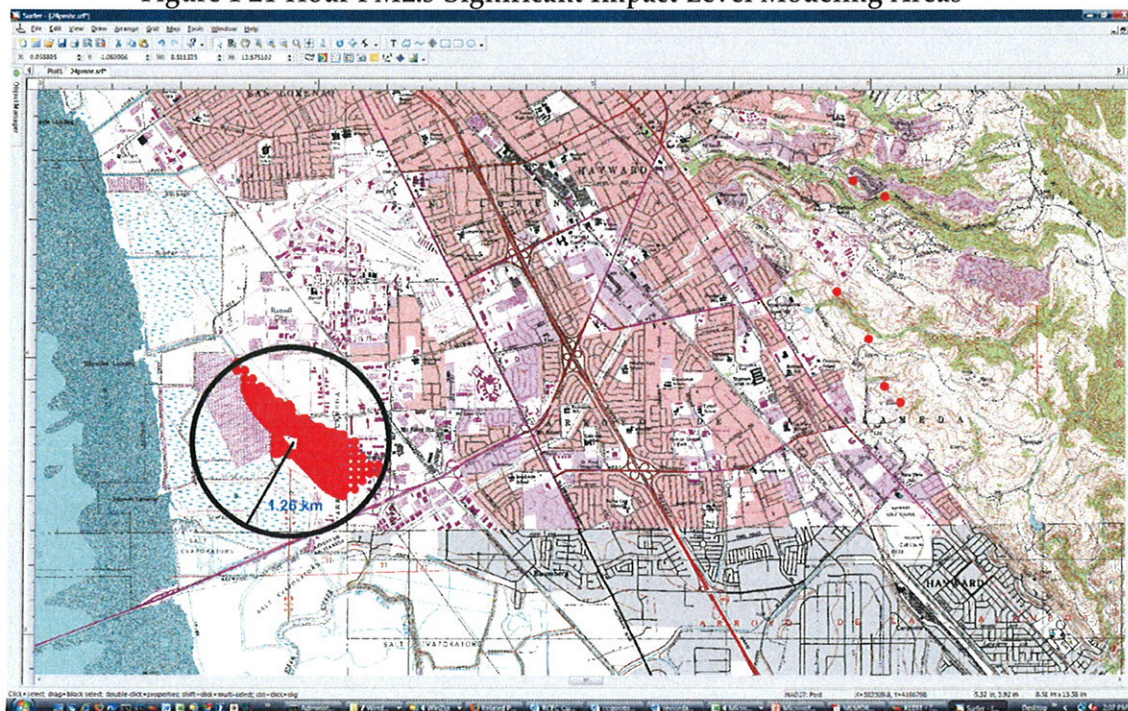
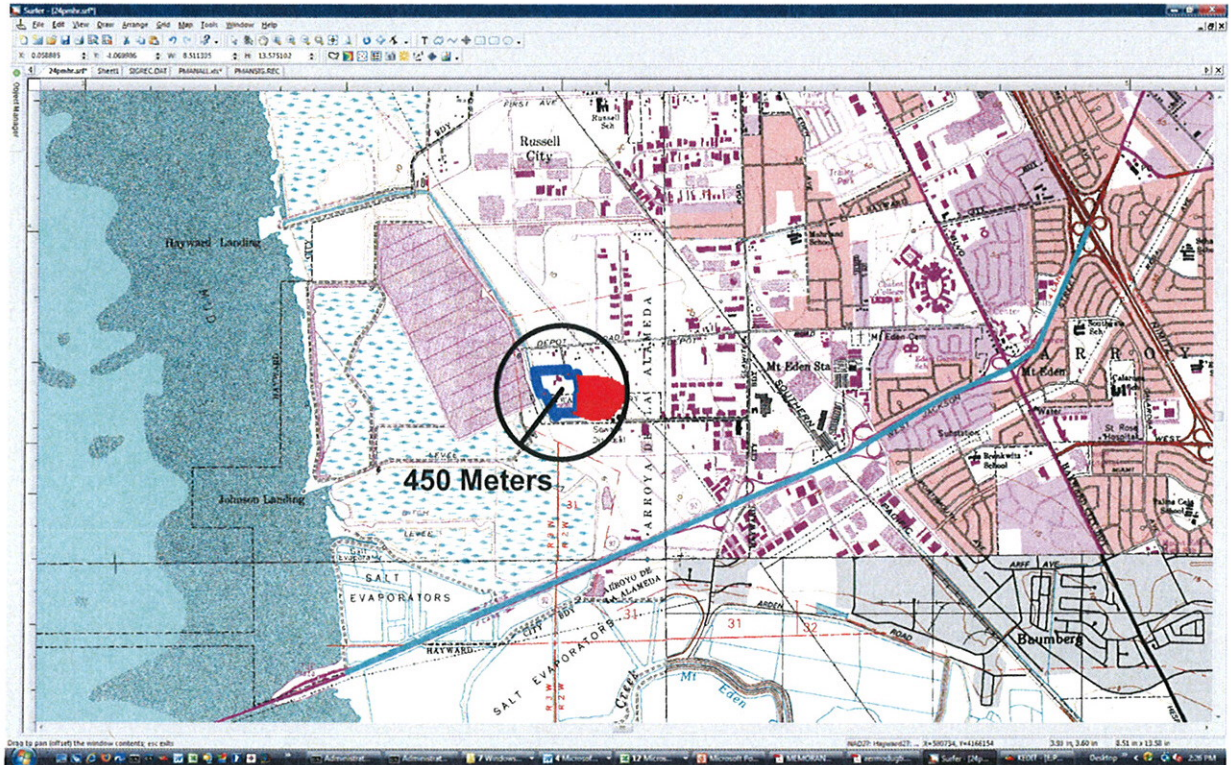


Figure 1a Annual PM2.5 Significant Impact Level Modeling Area



1. *Identification of Significant Impact Area and Nearby Sources for Consideration in Cumulative Impacts Analysis.* EPA guidance prescribes use of the significant impact levels (SILs) to establish the “impact area”, which is used to identify the appropriate geographic area in which a cumulative impacts analysis should be conducted according to EPA guidance, the “impact area” is identified by drawing a circle around the site with a radius equal to the distance to the farthest location where an exceedance of the SIL is modeled to occur.²¹ This impact area is also used in a multi-source cumulative impacts

²¹ According to EPA’s Draft NSR Workshop Manual, the “impact area” is defined by taking farthest location of a modeled exceedance of the SIL and drawing a circle to that point, with the source located at the center:

The proposed project’s *impact area* is the geographical area for which the required air quality analyses for the NAAQS and PSD increments are carried out. This area includes all locations where the significant increase in the potential emissions of a pollutant from a new source, or significant net emissions increase from a modification, will cause a significant ambient impact (i.e., equal or exceed the applicable significant ambient impact level as shown in Table C-4). The highest modeled pollutant concentration for each averaging time is used to determine whether the source will have a significant ambient impact for that pollutant.

analysis to “guide the identification of other sources to be included in the modeling analyses.”²²

As illustrated by Figure 1, a majority of the significant impacts locations occurred within the immediate area of the project site. Most of these impacts were due to the cooling tower emissions and are based in part on the conservative assumptions used to calculate PM_{2.5} emissions from the cooling tower, *i.e.*, that all total dissolved solids in the cooling tower convert to PM_{2.5}. The six (6) receptor locations in terrain eastward of the project site were due primarily to the turbines/HRSGs. According to EPA guidance, the impact area was established by taking the distance from the project site to the farthest of these locations and then drawing a circle with that distance as its radius. For the 24-hour PM_{2.5} standard, the impact area was determined to be approximately 8.1 kilometers in radius from the project site. For the annual PM_{2.5} standard, the impact area radius is 450 meters, as all significant impacts were immediately next to the project site.

Per EPA guidance, the larger impact area was then surveyed to identify other “nearby sources”, which also should be included in the cumulative impacts analysis. Both Appendix W and the *Draft NSR Workshop Manual* require that the cumulative impacts analysis include “nearby sources”, which includes “[a]ll sources expected to cause a significant concentration gradient in the vicinity of the source or sources under consideration.” 40 CFR Pt. 51, App. W, §§ 8.2.3.b; 8.2.1.c; *Draft NSR Workshop Manual*, at C.32. Appendix W further instructs that the “impact of nearby sources should be examined at locations where interactions between the plume of the point source under consideration and those of nearby sources (plus natural background) can occur”. 40 CFR Pt. 51, App. W, § 8.2.3.e. Emphasizing that “[t]he number of sources is expected to be small except in unusual situations”, Appendix W leaves identification of nearby sources to the “professional judgment” of the permitting agency. *Id.*²³

Based on the location of significant impacts illustrated by Figures 1 and 1a, RCEC, in consultation with BAAQMD representatives, considered the potential that other background sources within the impact area might produce a significant concentration gradient in the same location where RCEC’s modeled impacts were at or above the SIL. As discussed above, a majority of these locations occur in the immediate vicinity of the

The *impact area* is a circular area with a radius extending from the source to (1) the most distant point where approved dispersion modeling predicts a significant ambient impact will occur, or (2) a modeling receptor distance of 50 km, whichever is less.

Draft NSR Workshop Manual, at C.26 (emphasis in original).

²² *Id.*, at C.31.

²³ The *Draft NSR Workshop Manual* further underscores the “flexibility” and “judgment” required to identify “nearby sources”, as follows:

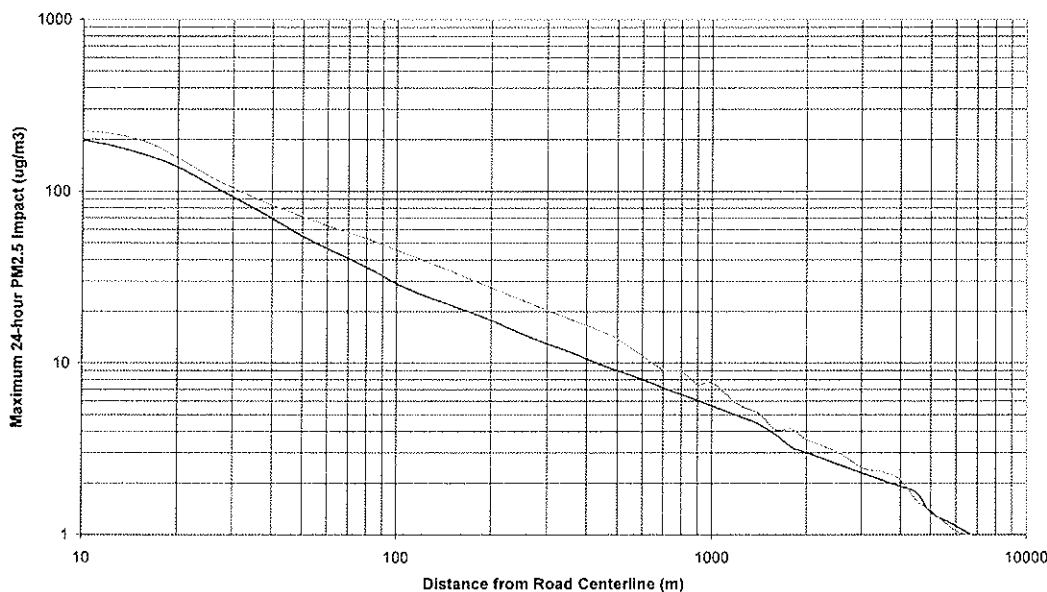
In determining which existing point sources constitute nearby sources, the *Modeling Guideline* necessarily provides flexibility and requires judgment to be exercised by the permitting agency. Moreover, the screening method for identifying a nearby source may vary from one permitting agency to another. To identify the appropriate method, the applicant should confer with the permitting agency prior to actually modeling any existing sources.

Draft NSR Workshop Manual., at C.32 (emphasis in original).

project site. Given the proximity of Highway 92 to these modeled exceedances of the SIL, the BAAQMD identified traffic on certain lengths of Highway 92 as nearby sources, *i.e.*, sources whose emissions might cause a significant concentration gradient in the vicinity of the project's impacts.

To determine the potential of Highway 92 to produce a concentration gradient, receptors were placed at equidistant locations along the highway, near Clawiter and extended outwards from the highway up to 10,000 meters. AERMOD was then used to determine the concentration gradient, which is shown in Figure 2.

Figure 2
PM2.5 Sensitivity Analysis
Impact vs. Distance from Road for Middle Route 92 Segment (Clawiter->Industrial)

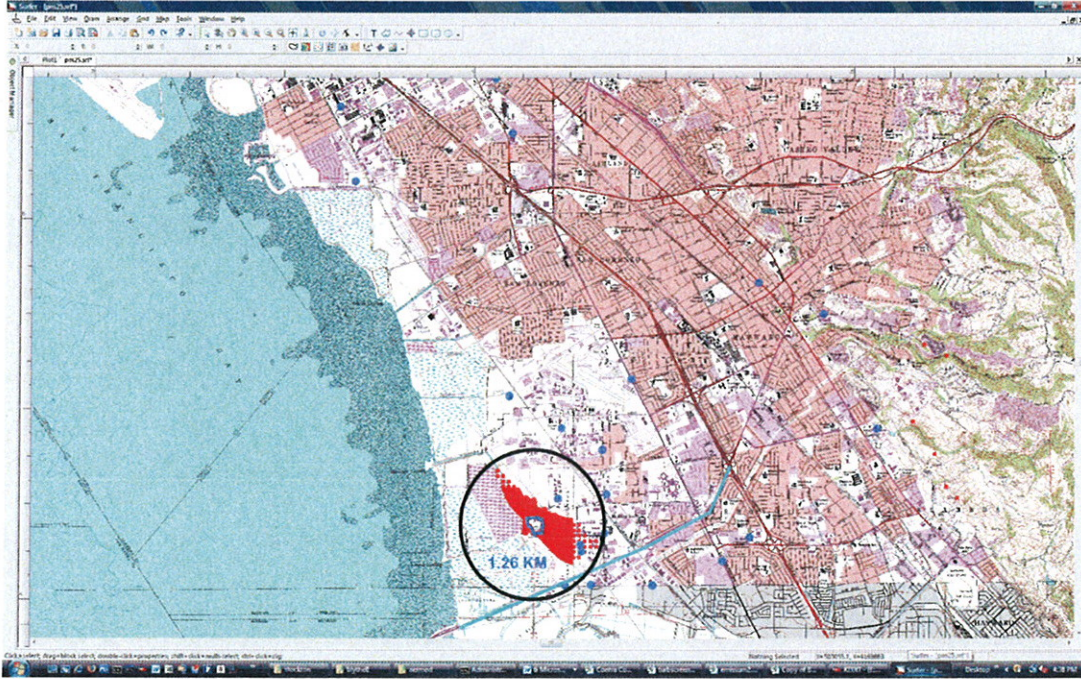


Based on the graphical results in Figure 2, a significant concentration gradient exists from the center of the highway outwards to distances up to 1000 meters from the source. Using the results of the significance modeling and the demonstration of the Highway 92 concentration gradient, the Air District provided emissions and highway length segment recommendations for use in the PM2.5 NAAQS modeling assessment. Figures 1a and 3 display the portions of Highway 92 that were included in the cumulative modeling assessment, which are outlined in light blue.

For the six (6) locations in elevated terrain to the east of the project site where RCEC's impacts were modeled above the 24 hour SIL, no additional sources were identified that would cause a significant concentration gradient in the vicinity of these impacts. The BAAQMD also provided a list of additional permitted sources from the beginning of 2007 to present. Although none of these additional sources was expected to cause a significant concentration gradient in the same location as RCEC's significant impacts, they were also included in the cumulative modeling analysis because, while already permitted, they may not yet be operational and thus, not reflected by the background monitoring data for PM2.5. The location of these additional sources is shown on Figure 3 by the violet dots. Together, with the area sources included from Highway 92 traffic

(the length of which are shown on Figure 3 in light blue), these additional sources were added to the contribution from RCEC and the background monitored concentration to determine compliance with the NAAQS.

Figure 3 Additional Background Sources Included in the 24-hour and Annual NAAQS Modeling Assessment



NAAQS Dispersion Modeling Inputs

The Air District provided the emissions of PM_{2.5} from mobile sources based on model year 2007 car/truck vehicle mix and emission factor data, specific to Alameda County. Additionally, traffic count data based on average daily east and westbound traffic were provided for the following segments:

- San Ramon Road Interchange
- Palomares/Eden Canyon Road Interchange
- Crow Canyon Road/Center Street
- Redwood Road
- Strobridge Avenue
- Junction Route 238

The PM_{2.5} emission factors for Alameda county on-road motor vehicle fleet for calendar year 2007 in grams/mile are:

Exhaust:	0.039
Tire Wear:	0.002
Brake Wear:	0.006
Road Dust:	0.060
Total:	0.107

The typical traffic speed for the modeled sources was assumed to be 60 miles per hour and is only used in estimating the exhaust emission factor. These emissions were based on EMFAC2007 version 2.3. It should be noted that the road dust emission factor provided by the BAAQMD was for all roadway types, and not just freeways. Using the road dust factor for freeways reduces this emission rate to 0.040 grams/mile for a new total of 0.087 grams/mile. However, the modeling assessment used the higher emission factor. Highway 92 was modeled as six (6) area sources corresponding to the traffic count data provided by the Air District. Table 3 presents the area source parameters used in the cumulative NAAQS modeling.

Source ID	Location X (meters)	Location Y (meters)	Base Elevation (meters)	Release Height (meters)	Emission Rates (g/s/meter ²) for area sources
					PM2.5
ROAD11	575174.9	4163661.0	1.8	0.50	0.40890E-05
ROAD21	577656.1	4164753.0	6.0	0.50	0.44410E-05
ROAD22	578328.9	4165042.0	6.0	0.50	0.44410E-05
ROAD31	578602.1	4165209.5	9.0	0.50	0.43090E-05
ROAD41	579490.1	4165658.8	12.0	0.50	0.47930E-05
ROAD42	579684.1	4165837.2	15.8	0.50	0.47930E-05

Initial vertical dispersion, Sigma Z, was set to 0.0

In addition, the BAAQMD provided a list of 29 additional sources that were within six (6) miles of the RCEC project. These sources were permitted for construction and operation between January 2007 to present and therefore may not be adequately represented by the background PM2.5 monitoring data. Based upon this possibility, the 29 background sources were included in the NAAQS modeling analysis and are presented in Table 4.

BAAQMD Source #s	Stack Height (meter)	Stack Diam. (meter)	Stack Temp (deg K)	Exhaust Velocity (m/s)	Emission Rates (g/s) for each source
					PM2.5
Averaging Period: 24 hours and Annual					
00167	9.144	0.761	377.59	4.15	4.488E-2
00698	2.134	0.152	750.37	46.94	5.753E-5
01009	3.658	0.215	752.59	211.02	2.877E-3
02099	2.591	0.089	768.71	95.23	5.753E-5
03576	7.010	0.555	588.71	3.13	1.395E-2
03933	3.170	0.203	772.59	35.82	1.151E-4
04784	9.144	0.761	377.59	4.15	2.129E-2
07215	4.267	0.101	761.48	187.67	2.877E-4
07688	9.144	0.761	377.59	4.15	5.638E-3
13930	2.134	0.127	799.26	49.68	5.753E-5
15959	4.267	0.203	755.93	52.77	5.753E-5
16441	3.511	0.168	761.48	68.31	2.301E-4

Table 4 Stack Parameters and Emission Rates for BAAQMD Source Inventory					
BAAQMD Source #s	Stack Height (meter)	Stack Diam. (meter)	Stack Temp (deg K)	Exhaust Velocity (m/s)	Emission Rates (g/s) for each source
					PM2.5
16451	2.591	0.076	740.37	56.29	2.301E-5
16947	3.353	0.203	779.82	42.14	9.493E-5
17548	6.096	0.510	422.04	4.96	1.070E-2
17553	7.925	0.356	1033.15	6.42	2.273E-3
17621	11.582	0.406	733.15	47.03	4.027E-4
17952	4.267	0.089	866.48	77.26	2.589E-5
18189	2.134	0.152	710.37	27.19	2.877E-5
18210	7.010	0.555	672.04	5.57	1.726E-3
18421	3.261	0.152	817.04	60.78	4.315E-5
18548	10.000	0.100	0.00	0.10	1.346E-2
18676	3.048	0.101	761.48	187.67	4.315E-5
18683	2.515	0.076	703.15	72.78	2.301E-5
19014	1.829	0.076	724.26	76.30	2.877E-5
19164	4.267	0.101	795.37	85.89	4.027E-5
19173	2.134	0.152	710.37	27.19	4.315E-5
19244	7.010	1.067	0.00*	11.09	1.640E-3
19583	3.511	0.168	761.48	4.15	5.753E-5

*Temperature set to ambient.
deg K = degree Kelvin, g/s = grams per second, m/s = meters per second

In addition to modeling the proposed project's impacts, along with the impacts from traffic on the identified sections of Highway 92 and the BAAQMD supplied source inventory, the 98th percentile background concentration of PM2.5 recorded by the Fremont, California monitoring station was also included for the 24-hour analysis. As suggested previously, Air District personnel agreed upon the representativeness of the Fremont monitoring data for purposes of this analysis. For the years 2006 through 2008, the 24-hour background is 29.0 µg/m³. The annual background concentration was 9.5 µg/m³. These concentrations were then added to the modeling results, as described in the following section.

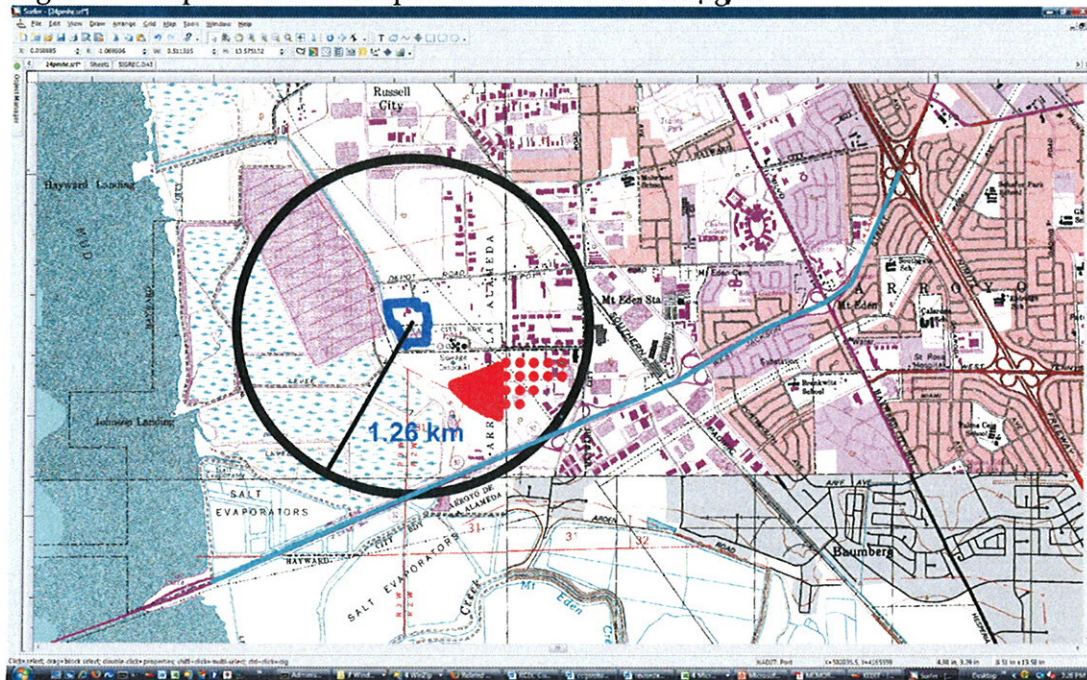
NAAQS Dispersion Modeling Results

1. 24-Hour Standard. To assess whether RCEC causes or contributes to a violation of the 24-hour (daily) PM2.5 NAAQS, AERMOD was run for only those receptors where the RCEC "first high" impacts (*i.e.*, the maximum predicted concentration) exceeded 1.2 µg/m³ on a 24-hour basis. This is because, according to EPA guidance, a "source will not be considered to cause or contribute to the violation if its own impact is not significant at any violating receptor at the time of each predicted violation." *Draft NSR Workshop Manual*, Draft October 1990, at C.52. Accordingly, even if violations of the NAAQS were modeled at other receptor locations, RCEC could not be found to cause or contribute to any such violation because its maximum modeled concentration at that receptor location would be below the SIL. Thus, the modeling receptor grid of 31,000 receptors was reduced to 6,019 receptors.

To evaluate whether cumulative multisource impacts would exceed the 24-hour NAAQS at those receptor locations, the emissions from the proposed project were then modeled along with the emissions from the BAAQMD-supplied inventory and Highway 92 sources. For comparison with the NAAQS, the 98th percentile 24-hour concentrations were then considered.²⁴ The highest 98th percentile concentration from this modeling run was 11.27 $\mu\text{g}/\text{m}^3$, which, upon the addition of background, would result in an exceedance of the NAAQS. This modeled exceedance was due almost entirely to Highway 92. Moreover, on the particular date of the modeled NAAQS violation, RCEC's contribution was only 0.0013 $\mu\text{g}/\text{m}^3$; thus the project's emissions would not "cause or contribute to" this violation and RCEC can nevertheless make the required PSD demonstration.

To reduce the volume of output from the model when the EVENT post processing option was used, AERMOD was instructed to generate a plot file identifying instances where the 98th percentile total impact from all modeled sources equaled or exceeded 6 $\mu\text{g}/\text{m}^3$. This concentration was chosen because the existing background applied for all modeled periods is 29.0 $\mu\text{g}/\text{m}^3$; thus, any modeled concentration equal to or greater than 6 $\mu\text{g}/\text{m}^3$ could produce a violation of the PM_{2.5} NAAQS standard of 35 $\mu\text{g}/\text{m}^3$. Figure 4 displays the locations of all receptors where the 98th percentile modeled concentrations equaled or exceeded 6 $\mu\text{g}/\text{m}^3$.

Figure 4 Receptor Locations Equal or Greater Than 6.0 $\mu\text{g}/\text{m}^3$



This group of receptors coincides in location with some of the locations where RCEC's impacts were modeled at concentrations exceeding the lowest of EPA's proposed PM_{2.5} SIL. However, further review of the model output indicates that RCEC's projected exceedances of the SIL never coincide in both time and location with total modeled

²⁴ 40 CFR Pt. 51, App. W, § 10.1.c.

concentrations above 6 µg/m³. In other words, when the wind direction is from the northwest, RCEC's impacts sometimes exceeded the SIL at these receptor locations, but the amount contributed from all background sources was too small to result in a total impact that would exceed 6 µg/m³ (i.e., an exceedance of the NAAQS).

Similarly, when the wind direction is from the south-southeast, Highway 92 sometimes impacts these receptor locations at concentrations that, when combined with RCEC's contribution, would exceed 6 µg/m³; but, in all such instances, RCEC's contribution was always less than the SIL for those occurrences. Further, the additional 29 stationary sources located within 6 miles of the project site permitted by the Air District since 2007 did not significantly affect the total modeled concentrations; the maximum 98th percentile 24-hour impact within the model domain from these additional sources was 0.186 µg/m³. Thus, although these sources are already likely accounted for by existing background monitoring data, their contribution was modeled anyway and included in the NAAQS compliance determination as a conservative measure.

This analysis was conducted using the AERMOD EVENT postprocessor. The EVENT postprocessor provides source-by-source contributions at selected receptors during specific events. In this case, the postprocessor identified any event wherein the 98th percentile concentration from RCEC, Highway 92 and the additional sources exceeded 6 µg/m³ and the "first high" concentration from RCEC equaled or exceeded 1.2 µg/m³. Three EVENT input files were generated by AERMOD for post processing. Review of the EVENT processor output confirms that the RCEC project does not contribute above the SIL for any receptor where the model calculates an exceedance of the PM2.5 NAAQS. Table 5 presents the EVENT output for the maximum 24-hour PM2.5 impact. Although other periods were modeled wherein the maximum concentration, after adding the emissions from RCEC, Highway 92 and the 29 additional sources to the identified background concentration of 29 µg/m³, would exceed the 24-hr standard of 35 µg/m³, the results of the post processor confirmed that the contribution of RCEC to all such exceedances is less than the relevant significance threshold (1.2 µg/m³).

Table 5 24-hour Cumulative Impacts Modeling Results (µg/m³)

PM2.5	Maximum Multisource Concentration (µg/m ³)	RCEC Contribution (µg/m ³)	Modeled Background Contribution (µg/m ³)	Monitored Background (µg/m ³)	Total Impact (µg/m ³)	Federal Standard (µg/m ³)
24-hour	11.302	0.00137	11.3007	29.0	40.302	35
Modeled and Background PM25 24-hour averages, for comparison to the federal standard, are the maximum 3-year average of the annual 98 th percentile 24-hour concentrations (i.e., for modeled impacts equal to the 8 th highest concentration at each receptor). RCEC modeled impacts at each receptor is the first high concentration for comparison to the SIL.						

Included under separate attachment are the AERMOD input/output files on DVD in addition to the EVENT post processing files. The maximum modeled impact from Highway 92 is due primarily to the conservative assumptions used to generate the emissions data as well as the conservative nature of area sources within AERMOD. Additional modeling of Highway 92 using the aforementioned revised road dust emission rate as well as taking into account rain events would certainly reduce the overall impacts from Highway 92.

2. **Annual Standard.** A multi-source analysis was also conducted to determine whether the emissions from RCEC would cause or contribute to a violation of the annual PM2.5 NAAQS. According to the modeling analysis, the emissions from RCEC would exceed

the lowest of EPA's proposed SILs of 0.3 $\mu\text{g}/\text{m}^3$ at a number of offsite receptor locations, as shown by Figure 1a. To determine whether these impacts from RCEC, when added to the background concentrations of approximately 9.5 $\mu\text{g}/\text{m}^3$, plus the contribution from any nearby sources with a significant concentration gradient would exceed the relevant NAAQS (15 $\mu\text{g}/\text{m}^3$, annual average), the same sources from the 24-hour analysis were modeled using traffic data from Highway 92 and emissions factors, as provided above in addition to the BAAQMD provided source inventory. The results of the analysis demonstrate that the maximum modeled concentration at all receptors above significance are below the annual NAAQS, as summarized in Table 6.

Table 6 Annual Cumulative Impacts Modeling Results ($\mu\text{g}/\text{m}^3$)

PM2.5	Maximum Multisource Concentration ($\mu\text{g}/\text{m}^3$)	RCEC Contribution ($\mu\text{g}/\text{m}^3$)	Modeled Background Contribution ($\mu\text{g}/\text{m}^3$)	Monitored Background ($\mu\text{g}/\text{m}^3$)	Total Impact ($\mu\text{g}/\text{m}^3$)	Federal Standard ($\mu\text{g}/\text{m}^3$)
Annual	1.06	0.513	0.544	9.5	10.56	15

Conclusion

The maximum ambient concentrations predicted as a result of this cumulative source modeling exercise would, when added to the background concentration assumed for the area, exceed the applicable 24-hour PM2.5 NAAQS. This is primarily due to the conservative assumptions and methods used to model contributions from Highway 92. It is also because the background concentrations are already very close to the relevant NAAQS. Indeed, on December 22, 2008, EPA designated the Bay Area as "nonattainment" for the 24-hour PM2.5 NAAQS. As a consequence, the Bay Area will imminently be designated "nonattainment", at which time PM2.5 will no longer be subject to review under the federal PSD rules.²⁵ Regardless, the foregoing modeling analysis demonstrates that, for all time periods and locations where the model predicted a violation of the standard, RCEC's contribution would be less than the lowest of EPA's proposed Class II SILs and, accordingly, is considered insignificant. Additionally, the annual PM2.5 NAAQS modeling analysis demonstrates compliance with the NAAQS at all receptors which equal or exceed the annual significance level.

Class I Area Impacts Analysis

According to EPA's *Draft NSR Workshop Manual*, an impact analysis must be performed for any PSD source which "may affect" a Class I area. *Draft NSR Workshop Manual*, E.16. This includes any PSD source located within 100 km of a Class I area. *Id.* According to the Air District's analysis presented in the December 2008 *Statement of Basis*, the potential impacts of RCEC's emissions of PM10 at Point Reyes National Seashore were only 0.06 $\mu\text{g}/\text{m}^3$ (24-hr average), which the Air District found to be below a significance

²⁵ According to EPA's PSD rules, "[t]he requirements of paragraphs (j) through (r) of this section shall not apply to a major stationary source or major modification with respect to a particular pollutant if the owner or operator demonstrates that, as to that pollutant, the source or modification is located in an area designated as non-attainment under section 107 of the Act." 40 CFR § 52.21(i)(2). The referenced paragraphs (j) through (r) contain the sum and substance of the PSD program.

level of 1 µg/m³. (*Statement of Basis*, at 90.) According to the *Draft NSR Workshop Manual*, EPA's policy requires, at a minimum, an analysis of the source's impacts on "air quality related values" whenever a source's predicted impact in the Class I area would exceed 1 µg/m³. *Draft NSR Workshop Manual*, E.16.

RCEC previously submitted a Class I Area Impacts Analysis that relied upon the PM10 Surrogacy Policy to support its conclusion that the emissions from RCEC would not cause any impacts above the corresponding SILs in any Class I area. This analysis considered potential impacts at the nearest Class I areas, Point Reyes National Seashore (70 kilometers from the project site) and Pinnacles National Monument (145 kilometers from the project site), using the CALPUFF long-range transport model. Additional details regarding the Class I Impacts Analysis can be found in the earlier submittal, dated February 2007.

As described by the *Statement of Basis*, the Air District's modeling indicated maximum 24-hour potential impacts at Point Reyes National Seashore of 0.06 µg/m³, which was found to be below the corresponding Class I SIL for PM10 of 0.3 µg/m³. RCEC's earlier Class I area impacts analysis also demonstrated maximum annual impacts at Point Reyes National Seashore of 0.008 µg/m³, which is significantly below the corresponding Class I SIL for PM10 of 0.2 µg/m³. RCEC's analysis also reported modeled PM10 impacts at Pinnacles National Monument of 0.05 µg/m³ (24-hr avg) and 0.004 µg/m³ (annual avg), which are also below the corresponding Class I SILs for PM10 (0.3 and 0.2 µg/m³, respectively).

For purposes of the Class I impacts analysis for PM2.5, RCEC has compared its earlier analysis' modeled impacts for PM10 with the lowest of EPA's proposed Class 1 SILs for PM2.5. This comparison is shown in the following Table 7.

Pollutant	Averaging Interval	Modeled Impact Pinnacle (µg/m ³)	Modeled Impact Point Reyes (µg/m ³)	Class I Significant Impact Level (µg/m ³)	Class I PSD Increment (µg/m ³)
PM10	24-Hour	0.05	0.06	0.3	10
	Annual	0.004	0.008	0.2	5
PM2.5	24-Hour	0.05	0.06	0.07	2
	Annual	0.004	0.008	0.04	1

Assuming that RCEC's PM2.5 impacts are the same as the earlier analysis of PM10 impacts results in a conservative over-prediction of potential PM2.5 impacts upon Point Reyes National Seashore and Pinnacles National Monument. This is because the PM10 impacts modeled by the earlier analysis were based upon higher emissions limits than now proposed by RCEC. It also is because, as described previously herein, in is based upon the assumptions that all PM10 is PM2.5 and, for the cooling tower, that all total dissolved solids, is emitted as PM2.5.

As shown by Table 5, if we assume that RCEC's PM2.5 impacts are the same as its previously modeled PM10 impacts, then the potential impacts of PM2.5 on both Point

Reyes National Seashore and Pinnacles National Monument are less than the lowest of EPA's proposed Class I SILs for PM_{2.5}, which are 0.07 and 0.04 µg/m³ (as a 24-hour and annual average concentration, respectively).

EPA said that its decision to set the Class I SILs at 4 percent of the proposed Class I increments was based on its belief that, "where a proposed source contributes less than 4 percent to the Class I increment, concentrations are sufficiently low so as not to warrant a detailed analysis of the combined effects of the proposed source and all other increment-consuming emissions." See 72 Fed. Reg. at 54140. *Id.* In conclusion, the foregoing analysis demonstrates that no significant impacts on Class I areas are expected as a result of RCEC.