

From: "abarrow" <abarrow@sbcglobal.net>
To: "Carole Maurer" <camaurer@charter.net>, <john.ricker@co.santa-cruz.ca.us>, <vshelby@co.slo.ca.us>, <plancomm@co.slo.ca.us>, <cleanair@co.slo.ca.us>, <cjourney@co.slo.ca.us>, <btolle@co.slo.ca.us>, "Lisa Schicker" <lisaschicker@hotmail.com>, "Gail McPherson" <ronmcpherson@earthlink.net>, <kwimer1@charter.net>, "Steve Paige" <mongoboo@charter.net>, <ggibson@co.slo.ca.us>, "attorney general ca" <PublicRecords@doj.ca.gov>, "apcd" <info@slocleanair.org>, "al barrow" <abarrow@sbcglobal.net>, "steve paige" <shpaige@sbcglobal.net>, "shaunna sullivan" <sullivanlaw@charter.net>, "victor holanda" <vholanda@co.slo.ca.us>, "Todd Thompson" <tthompson@waterboards.ca.gov>, <smarks@waterboards.ca.gov>, "Andrew Christie" <santa.lucia.chapter@sierraclub.org>, "Rob Miller" <RobM@wallacegroup.us>, <rbriggs@swrcb.ca.gov>, "mike, slo cog harmon" <mharmon@slocog.org>, "david edge" <mageedge@msn.com>, "state planning" <lwheaton@hcd.ca.gov>, <lischicker@lososocsd.org>, "Leon Goldin" <lgoldin@charter.net>, "katcho achadjian" <kachadjian@co.slo.ca.us>, <john@ceqa.com>, <jerry@sloctf.org>, "Jerry Bunin" <jbunin@hbacc.org>, "Jack Beardwood" <j.beardwood@yahoo.com>, "Habitat for Humanity for San Luis Obispo County" <info@hfhslco.org>, "Martha Goldin" <honmgret@charter.net>, <GTCHOBANOGLIOUS@UCDAVIS.EDU>, <governor@governor.ca.gov>, <dwickham@sonic.net>, "Daniel Panetta" <dpanetta@calpoly.edu>, <dlilley@co.slo.ca.us>, "chuck cesena" <ccesena@lososocsd.org>, "Badak Naficy" <bnaficy@ix.netcom.com>, "sarah christie" <sarahcreston@earthlink.net>, <mhunter@pcl.org>, "gary patton" <gapatton@pcl.org>, <CEQA.GHG@opr.ca.gov>, <mpitto@rcrcnet.org>
Date: 4/26/2008 11:44:06 PM
Subject: Clearly an EIR is needed to address the concerns of stakeholders

Hello Stakeholders, Office of Planning and Research, Attorney General Gerald Brown and Governor Arnold Schwarzenegger:

Attached is the Scoping document for the AB885 CEQA EIR. It list common concerns for us all. Please read this relevant document that the New Basin Plan of the CCRWQCB does not address the similar concerns expressed here. The new RB3 Basin Plan regulations do not comply with AB885 for similar reasons specified in the SWRCB scoping document. These statewide concerns apply to the Regional Boards.

1.. Please request that the RB3 do the full EIR for this huge project. The negative declaration that the RB3 has started is inadequate. They say there are NO impacts under CEQA. After reading this scoping document for the statewide regulations there are many impacts stated here. Many prominent stakeholders disagree. Regulatory and commercial interest agree an EIR is needed.

Thank You,

Al Barrow, President, Citizens for Affordable and Safe Environment & Coalition for Low Income Housing
LOCSD Water Advisory Committee

CC: "Rachel" <rachel@peopleforpeople.com>, <lisaschicker@sbcglobal.net>, "al barrow" <abarrow@sbcglobal.net>, <birgie1326@sbcglobal.net>, <lindeowen@earthlink.net>