Comment 2-10

Reply Reply All Forward Chat

UAIC Comments re Modifications to Appendix G

Brian Guth [bguth@auburnrancheria.com]

To:

CEQA Guidelines@CNRA

Cc:

Roberson, Holly@OPR; 'cynthia.gomez@gov.ca.gov'

Attachments:

2016-06-21 Whitehouse to C~1.PDF (54 KB) [Open as Web Page]

Tuesday, June 21, 2016 4:45 PM

Dear Ms. Baugh:

Attached is a letter from Chairman Whitehouse on behalf of UAIC, commenting on the revisions to Appendix G.

Sincerely,

Brian Guth

Brian R. Guth
Interim Tribal Administrator
United Auburn Indian Community
10720 Indian Hill Road | Auburn, CA 95603
Direct: (530) 883-2375 | Fax: (530) 883-2380
bguth@auburnrancheria.com

Nothing in this e-mail is intended to constitute an electronic signature for purposes of the Electronic Signatures in Global and National Commerce Act (E-Sign Act), 15, U.S.C. §§ 7001 to 7006 or the Uniform Electronic Transactions Act of any state or the federal government unless a specific statement to the contrary is included in this e-mail.











MIWOK MAIDU United Auburn Indian Community of the Auburn Rancheria

Gene Whitehouse Chairman John L. Williams Vice Chairman Danny Rey Secretary Jason Camp Treasurer Calvin Moman Council Member

June 21, 2016

Comment 2-10

Heather Baugh The California Natural Resources Agency 1416 Ninth Street, Suite 1311 Sacramento, CA 95814

Dear Ms. Baugh:

On behalf of the United Auburn Indian Community, I would like to thank you and your colleagues for taking Tribal comments and AB 52's intent into account in developing the proposed revisions to Appendix G of the California Environmental Quality Act Guidelines. We believe the revised regulation better reflects Tribal concerns and captures the essence of AB 52.

2-10.1

Moving forward, we urge you to consider developing a guidance document similar to OPR's SB 18 consultation guidance to help all responsible parties successfully implement AB 52 and to reflect aspects of Tribal comments that were not incorporated into the Appendix G guidelines language such as those related to the Native American Heritage Commission sections of the Public Resources Code. We believe such a document would be extremely helpful to those responsible for implementing AB 52.

2-10.2

We also wish to thank OPR and the Office of the Tribal Advisor for facilitating the intertribal consultation meeting. We strongly encourage similar consultations in the future to promote further understanding between the affected parties.

Sincerely,

Gene Whitehouse

Chairman

cc:

Holly Roberson, Office of Planning and Research Cynthia Gomez, Office of the Tribal Advisor