

**ERRATA FOR AGENDA ITEM #29**  
**Board Meeting of June 2, 2017**

**Resolution and Final Subsequent Environmental Assessment for Amendments to  
Rule 1147 - NOx Reductions from Miscellaneous Sources**

Clarification to the Resolution (Attachment E) and the Final Subsequent Environmental Assessment (Attachment H) for Agenda Item #29 are being made. Kindly replace the three strikethrough paragraphs below with the following underlined paragraph.

**Attachment 1 to Resolution (Attachment E), Page 2**

~~However, since PAR 1147 contains adjustments to compliance dates for certain types of equipment and alternatives to the project that are either the ‘no project’ alternative, or different adjustments to the compliance dates than what is proposed in PAR 1147 (see Chapter 5 of the Final SEA), the analysis in the Final SEA concluded that there are no feasible mitigation measures that would eliminate or reduce the significant adverse operational air quality impacts for NOx emissions to less than significant levels.~~

**Attachment 1 to Resolution (Attachment E), Page 4**

~~However, since PAR 1147 contains adjustments to compliance dates for certain types of equipment and alternatives to the project that are either the ‘no project’ alternative, or different adjustments to the compliance dates than what is proposed in PAR 1147, there are no feasible mitigation measures that would eliminate or reduce the significant adverse operational air quality impacts for NOx emissions to less than significant levels.~~

**Attachment H – Final Subsequent Environmental Assessment, Page 4-8**

~~However, since PAR 1147 contains adjustments to compliance dates for certain types of equipment and alternatives to the project that are either the ‘no project’ alternative, or different adjustments to the compliance dates than what is proposed in PAR 1147 (see Chapter 5), there are no feasible mitigation measures that would eliminate or reduce the significant adverse operational air quality impacts for NOx emissions to less than significant levels.~~

The current version of Rule 1147 includes NOx emission limits and corresponding compliance dates for certain types of equipment. The Technology Assessment has found these to be unattainable/unachievable due to a lack of availability of compliant technology. As such, PAR 1147 provides relief for these certain types of equipment and would result in significant levels of NOx emission reductions temporarily foregone, portion of which would be permanently foregone. While alternatives to PAR 1147 were considered (see Chapter 5), none of the alternatives would provide the required relief. Without available compliant technology for the affected equipment, the originally projected NOx emission reductions cannot be achieved and there are no mitigation measures available that would eliminate or reduce the significant NOx emissions foregone to less than significant levels.