From: <u>Arne Petersen</u>

To: <u>Lazar, Steve</u>; <u>Ford, John</u>; <u>humcofair@frontiernet.net</u>

**Subject:** Section 15162

**Date:** Thursday, April 07, 2022 5:47:09 PM

**Caution:** This email was sent from an EXTERNAL source. Please take care when clicking links or opening attachments.

Mr. Lazar,I just reviewed Section 15162. Now I know why you are using the term "minor." This MND and hearing to circumvent CEQA is preposterous. Pull the plug. End of story. I have no interest in another hearing. I could care less what the motorcycle cheerleaders have to say.-Arne R.W. Petersen

(a) The lead or responsible agency may choose to prepare a supplement to an EIR rather than a subsequent EIR if: (1) Any of the conditions described in Section 15162 would require the preparation of a subsequent EIR, and(2) Only minor additions or changes would be necessary to make the previous EIR adequately apply to the project in the changed situation.(b) The supplement to the EIR need contain only the information necessary to make the previous EIR adequate for the project as revised.(c) A supplement to an EIR shall be given the same kind of notice and public review as is given to a draft EIR under Section 15087.(d) A supplement to an EIR may be circulated by itself without recirculating the previous draft or final EIR.(e) When the agency decides whether to approve the project, the decision-making body shall consider the previous EIR as revised by the supplemental EIR. A finding under Section 15091 shall be made for each significant effect shown in the previous EIR as revised.

Cal. Code Regs. tit. 14 § 15163