

State of California
AIR RESOURCES BOARD

Resolution 86-104

November 20, 1986

Agenda Item Nos: 86-13-1
86-13-2

WHEREAS, on August 22, 1986, the Air Resources Board ("ARB" or the "Board") adopted Resolution 86-76 amending the 1986 Kern County Plan adopted by the Kern County Board on March 31, 1986;

WHEREAS, the Resolution provided for a committee of the Board to seek new information on specified issues regarding the 1986 Kern County Plan as amended by the Board, and that committee has made several recommendations to the Board; and

WHEREAS, the Western Oil and Gas Association (WOGA) filed with the Board a petition for reconsideration of Resolution 86-76, dated October 14, 1986, and WOGA has withdrawn its petition, without prejudice, based on this resolution.

NOW, THEREFORE, BE IT RESOLVED that the Executive Officer shall forward the 1986 Kern County Plan as amended by the Board August 22, 1986 to the Environmental Protection Agency (EPA).

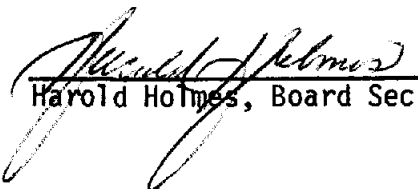
BE IT FURTHER RESOLVED that the Board directs the Executive Officer to schedule a hearing in February 1987 for the purpose of considering amendments to the Plan relating to the oxides of nitrogen (NOx) controls on the West Side.

BE IT FURTHER RESOLVED that ARB requests EPA to withhold final action to approve or disapprove the Plan as amended and to hold the public comment period open until March 31, 1987, and that the ARB's submission to EPA of the 1986 Kern County Plan as amended by the ARB is based on ARB's understanding that EPA concurs with this request.

BE IT FURTHER RESOLVED that the Board reaffirms its commitment that the emission limits specified in Resolution 86-76, e.g., 0.14 lb/MM Btu NOx for steam generators, be considered when the Kern County Board conducts hearings to consider the adoption of the specified rules. In determining the emission limits specified in the various rules as applied to individual generators, the Kern County and state Boards will also take into consideration what limits are technologically feasible and economically reasonable and thereby constitute "reasonable available control technology."

BE IT FURTHER RESOLVED that the Board supports continued technical analysis to generate new information on the effects of hydrocarbon and NOx controls on ozone in Central Kern and is willing to consider expeditiously such new information and, if appropriate, amend the Plan.

I hereby certify that the above is a true and correct copy of Resolution 86-104, as adopted by the Air Resources Board.


Harold Holmes, Board Secretary

Memorandum

Gordon Van Vleck
Secretary
Resources Agency

Date : *March 12, 1987*

~~Subject~~ Filing of Notice of
Decisions of the Air
Resources Board

(Harold Holmes)
Harold Holmes
Board Secretary
From : Air Resources Board

Pursuant to Title 17, Section 60007 (b), and in compliance with Air Resources Board certification under Section 21080.5 of the Public Resources Code, the Air Resources Board hereby forwards for posting the attached notice of decisions and response to environmental comments raised during the comment period.

ATTACHMENTS

86-76

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87-17