



STATE & LOCAL GOVERNMENT RELATIONS

PO BOX 52025 • PAB216
Phoenix, AZ 85072-2025
(602) 236-2679
FAX (602) 236-2003
Janeen.Rohovit@srpnet.com

JANEEN ROHOVIT
Government Representative

July 1, 2011

Mr. Mark Sequeira
2236 E. Saratoga Street
Gilbert, AZ 85296

Dear Mr. Sequeira,

As an intervenor in the 2000-2001 siting process for SRP's expansion of the Santan Generating Station, SRP is pleased to provide you with a copy of its filing with the Arizona Corporation Commission (ACC) in compliance with Condition 38 of the Certificate of Environmental Compatibility, Decision No. 63611, issued by the ACC on May 1, 2001 (the "CEC"). Pursuant to Condition 38, SRP is required to perform an air emissions assessment of the plant every five years following commercial operation of the new units and to file a report with the ACC identifying any changes to the plant or its operation that will reduce emissions.

To satisfy the requirements of Condition 38, SRP retained Sargent & Lundy, LLC (S&L) to conduct a comprehensive emissions assessment for the Santan Generating Station. S&L is a well respected engineering, design and consulting company experienced in providing professional services for electric power generation and power delivery projects for more than 100 years. Using a process similar to what an environmental regulatory agency would use to determine if air emission controls are necessary for a new or significantly modified facility, S&L reviewed the emission control technologies on all the generating units and other emission sources at the facility including the cooling towers, emergency engines, abrasive blasting equipment and fuel storage tanks. S&L considered only improvements to emissions controls for the older Santan units as it determined that the new units constructed during the expansion project are still considered state-of-the-art technology.

S&L reviewed the operations and maintenance practices at the facility and did not find any opportunities where a change in operations and maintenance practices would help reduce air emissions. Recall that SRP retrofitted the older units with new emission control technologies in the early 2000s in coordination with the plant expansion. The S&L review recommends that no additional improvements be installed at this time because none of the available emissions controls are economically justified and the costs far outweigh the benefits. The S&L report also recommends no changes to the cooling towers, emergency engines, abrasive blasting



Letter to Intervenors

July 1, 2011

Page Two

equipment or fuel storage tanks because either (1) appropriate controls are already in place or (2) the use of the equipment is minimal and additional controls would not be practical or cost-effective.

SRP has shared the results of the consultant's assessment with the Santan Neighborhood Committee, a citizens committee comprised of representatives from the adjacent homeowners associations and county island that was formed to monitor Santan's air and noise compliance, and water quality reporting. The Committee supports SRP's recommendations and has submitted a letter in support that is included with this filing.

We anticipate the ACC Staff will review SRP's report and issue its findings to the Commission. The Commissioners will then determine whether any improvements should be required and will issue a decision to that effect. It is at the ACC's discretion as to whether a hearing will be held on this matter.

If you have any questions or concerns regarding this filing, please feel free to contact me at (602) 236-2872 or (800) 380-6123.

Sincerely,

A handwritten signature in black ink, appearing to read "Janeen Rohovit". The signature is fluid and cursive, with a large initial "J" and "R".

Janeen Rohovit
Supervisor, SRP Public Involvement



STATE & LOCAL GOVERNMENT RELATIONS

PO BOX 52025 • PAB216
Phoenix, AZ 85072-2025
(602) 236-2679
FAX (602) 236-2003
Janeen.Rohovit@srpnet.com

JANEEN ROHOVIT
Government Representative

July 1, 2011

Mr. Marshall Green
1751 E. Orangewood Street
Gilbert, AZ 85296

Dear Mr. Green,

As an intervenor in the 2000-2001 siting process for SRP's expansion of the Santan Generating Station, SRP is pleased to provide you with a copy of its filing with the Arizona Corporation Commission (ACC) in compliance with Condition 38 of the Certificate of Environmental Compatibility, Decision No. 63611, issued by the ACC on May 1, 2001 (the "CEC"). Pursuant to Condition 38, SRP is required to perform an air emissions assessment of the plant every five years following commercial operation of the new units and to file a report with the ACC identifying any changes to the plant or its operation that will reduce emissions.

To satisfy the requirements of Condition 38, SRP retained Sargent & Lundy, LLC (S&L) to conduct a comprehensive emissions assessment for the Santan Generating Station. S&L is a well respected engineering, design and consulting company experienced in providing professional services for electric power generation and power delivery projects for more than 100 years. Using a process similar to what an environmental regulatory agency would use to determine if air emission controls are necessary for a new or significantly modified facility, S&L reviewed the emission control technologies on all the generating units and other emission sources at the facility including the cooling towers, emergency engines, abrasive blasting equipment and fuel storage tanks. S&L considered only improvements to emissions controls for the older Santan units as it determined that the new units constructed during the expansion project are still considered state-of-the-art technology.

S&L reviewed the operations and maintenance practices at the facility and did not find any opportunities where a change in operations and maintenance practices would help reduce air emissions. Recall that SRP retrofitted the older units with new emission control technologies in the early 2000s in coordination with the plant expansion. The S&L review recommends that no additional improvements be installed at this time because none of the available emissions controls are economically justified and the costs far outweigh the benefits. The S&L report also recommends no changes to the cooling towers, emergency engines, abrasive blasting



Letter to Intervenors

July 1, 2011

Page Two

equipment or fuel storage tanks because either (1) appropriate controls are already in place or (2) the use of the equipment is minimal and additional controls would not be practical or cost-effective.

SRP has shared the results of the consultant's assessment with the Santan Neighborhood Committee, a citizens committee comprised of representatives from the adjacent homeowners associations and county island that was formed to monitor Santan's air and noise compliance, and water quality reporting. The Committee supports SRP's recommendations and has submitted a letter in support that is included with this filing.

We anticipate the ACC Staff will review SRP's report and issue its findings to the Commission. The Commissioners will then determine whether any improvements should be required and will issue a decision to that effect. It is at the ACC's discretion as to whether a hearing will be held on this matter.

If you have any questions or concerns regarding this filing, please feel free to contact me at (602) 236-2872 or (800) 380-6123.

Sincerely,

A handwritten signature in black ink, appearing to read "Janeen Rohovit". The signature is fluid and cursive, with a large loop at the beginning and a distinct end stroke.

Janeen Rohovit

Supervisor, SRP Public Involvement



STATE & LOCAL GOVERNMENT RELATIONS

PO BOX 52025 • PAB216
Phoenix, AZ 85072-2025
(602) 236-2679
FAX (602) 236-2003
Janeen.Rohovit@srpnet.com

JANEEN ROHOVIT
Government Representative

July 1, 2011

Ms. Elisa Warner
660 W. Country Estates Ave.
Gilbert, AZ 85233

Dear Ms. Warner,

As an intervenor in the 2000-2001 siting process for SRP's expansion of the Santan Generating Station, SRP is pleased to provide you with a copy of its filing with the Arizona Corporation Commission (ACC) in compliance with Condition 38 of the Certificate of Environmental Compatibility, Decision No. 63611, issued by the ACC on May 1, 2001 (the "CEC"). Pursuant to Condition 38, SRP is required to perform an air emissions assessment of the plant every five years following commercial operation of the new units and to file a report with the ACC identifying any changes to the plant or its operation that will reduce emissions.

To satisfy the requirements of Condition 38, SRP retained Sargent & Lundy, LLC (S&L) to conduct a comprehensive emissions assessment for the Santan Generating Station. S&L is a well respected engineering, design and consulting company experienced in providing professional services for electric power generation and power delivery projects for more than 100 years. Using a process similar to what an environmental regulatory agency would use to determine if air emission controls are necessary for a new or significantly modified facility, S&L reviewed the emission control technologies on all the generating units and other emission sources at the facility including the cooling towers, emergency engines, abrasive blasting equipment and fuel storage tanks. S&L considered only improvements to emissions controls for the older Santan units as it determined that the new units constructed during the expansion project are still considered state-of-the-art technology.

S&L reviewed the operations and maintenance practices at the facility and did not find any opportunities where a change in operations and maintenance practices would help reduce air emissions. Recall that SRP retrofitted the older units with new emission control technologies in the early 2000s in coordination with the plant expansion. The S&L review recommends that no additional improvements be installed at this time because none of the available emissions controls are economically justified and the costs far outweigh the benefits. The S&L report also recommends no changes to the cooling towers, emergency engines, abrasive blasting



Letter to Intervenors

July 1, 2011

Page Two


equipment or fuel storage tanks because either (1) appropriate controls are already in place or (2) the use of the equipment is minimal and additional controls would not be practical or cost-effective.

SRP has shared the results of the consultant's assessment with the Santan Neighborhood Committee, a citizens committee comprised of representatives from the adjacent homeowners associations and county island that was formed to monitor Santan's air and noise compliance, and water quality reporting. The Committee supports SRP's recommendations and has submitted a letter in support that is included with this filing.

We anticipate the ACC Staff will review SRP's report and issue its findings to the Commission. The Commissioners will then determine whether any improvements should be required and will issue a decision to that effect. It is at the ACC's discretion as to whether a hearing will be held on this matter.

If you have any questions or concerns regarding this filing, please feel free to contact me at (602) 236-2872 or (800) 380-6123.

Sincerely,

A handwritten signature in black ink, appearing to read "Janeen Rohovit". The signature is written in a cursive style with a large, looping initial "J".

Janeen Rohovit
Supervisor, SRP Public Involvement



STATE & LOCAL GOVERNMENT RELATIONS

PO BOX 52025 • PAB216
Phoenix, AZ 85072-2025
(602) 236-2679
FAX (602) 236-2003
Janeen.Rohovit@srpnet.com

JANEEN ROHOVIT
Government Representative

July 1, 2011

Mrs. Saretta Parrault
25042 S. Desert Flower Court
Sun Lakes, AZ 85248

Dear Mrs. Parrault,

As an intervenor in the 2000-2001 siting process for SRP's expansion of the Santan Generating Station, SRP is pleased to provide you with a copy of its filing with the Arizona Corporation Commission (ACC) in compliance with Condition 38 of the Certificate of Environmental Compatibility, Decision No. 63611, issued by the ACC on May 1, 2001 (the "CEC"). Pursuant to Condition 38, SRP is required to perform an air emissions assessment of the plant every five years following commercial operation of the new units and to file a report with the ACC identifying any changes to the plant or its operation that will reduce emissions.

To satisfy the requirements of Condition 38, SRP retained Sargent & Lundy, LLC (S&L) to conduct a comprehensive emissions assessment for the Santan Generating Station. S&L is a well respected engineering, design and consulting company experienced in providing professional services for electric power generation and power delivery projects for more than 100 years. Using a process similar to what an environmental regulatory agency would use to determine if air emission controls are necessary for a new or significantly modified facility, S&L reviewed the emission control technologies on all the generating units and other emission sources at the facility including the cooling towers, emergency engines, abrasive blasting equipment and fuel storage tanks. S&L considered only improvements to emissions controls for the older Santan units as it determined that the new units constructed during the expansion project are still considered state-of-the-art technology.

S&L reviewed the operations and maintenance practices at the facility and did not find any opportunities where a change in operations and maintenance practices would help reduce air emissions. Recall that SRP retrofitted the older units with new emission control technologies in the early 2000s in coordination with the plant expansion. The S&L review recommends that no additional improvements be installed at this time because none of the available emissions controls are economically justified and the costs far outweigh the benefits. The S&L report also recommends no changes to the cooling towers, emergency engines, abrasive blasting



Letter to Intervenors

July 1, 2011

Page Two


equipment or fuel storage tanks because either (1) appropriate controls are already in place or (2) the use of the equipment is minimal and additional controls would not be practical or cost-effective.

SRP has shared the results of the consultant's assessment with the Santan Neighborhood Committee, a citizens committee comprised of representatives from the adjacent homeowners associations and county island that was formed to monitor Santan's air and noise compliance, and water quality reporting. The Committee supports SRP's recommendations and has submitted a letter in support that is included with this filing.

We anticipate the ACC Staff will review SRP's report and issue its findings to the Commission. The Commissioners will then determine whether any improvements should be required and will issue a decision to that effect. It is at the ACC's discretion as to whether a hearing will be held on this matter.

If you have any questions or concerns regarding this filing, please feel free to contact me at (602) 236-2872 or (800) 380-6123.

Sincerely,

A handwritten signature in black ink that reads "Janeen Rohovit". The signature is written in a cursive style with a large, looping initial "J".

Janeen Rohovit

Supervisor, SRP Public Involvement



STATE & LOCAL GOVERNMENT RELATIONS

PO BOX 52025 • PAB216
Phoenix, AZ 85072-2025
(602) 236-2679
FAX (602) 236-2003
Janeen.Rohovit@srpnet.com

JANEEN ROHOVIT
Government Representative

July 1, 2011

Mr. Bruce Jones
9107 Anne Marie Blvd
Grand Blanc, MI 48439

Dear Mr. Jones,

As an intervenor in the 2000-2001 siting process for SRP's expansion of the Santan Generating Station, SRP is pleased to provide you with a copy of its filing with the Arizona Corporation Commission (ACC) in compliance with Condition 38 of the Certificate of Environmental Compatibility, Decision No. 63611, issued by the ACC on May 1, 2001 (the "CEC"). Pursuant to Condition 38, SRP is required to perform an air emissions assessment of the plant every five years following commercial operation of the new units and to file a report with the ACC identifying any changes to the plant or its operation that will reduce emissions.

To satisfy the requirements of Condition 38, SRP retained Sargent & Lundy, LLC (S&L) to conduct a comprehensive emissions assessment for the Santan Generating Station. S&L is a well respected engineering, design and consulting company experienced in providing professional services for electric power generation and power delivery projects for more than 100 years. Using a process similar to what an environmental regulatory agency would use to determine if air emission controls are necessary for a new or significantly modified facility, S&L reviewed the emission control technologies on all the generating units and other emission sources at the facility including the cooling towers, emergency engines, abrasive blasting equipment and fuel storage tanks. S&L considered only improvements to emissions controls for the older Santan units as it determined that the new units constructed during the expansion project are still considered state-of-the-art technology.

S&L reviewed the operations and maintenance practices at the facility and did not find any opportunities where a change in operations and maintenance practices would help reduce air emissions. Recall that SRP retrofitted the older units with new emission control technologies in the early 2000s in coordination with the plant expansion. The S&L review recommends that no additional improvements be installed at this time because none of the available emissions controls are economically justified and the costs far outweigh the benefits. The S&L report also recommends no changes to the cooling towers, emergency engines, abrasive blasting



Letter to Intervenors

July 1, 2011

Page Two

equipment or fuel storage tanks because either (1) appropriate controls are already in place or (2) the use of the equipment is minimal and additional controls would not be practical or cost-effective.

SRP has shared the results of the consultant's assessment with the Santan Neighborhood Committee, a citizens committee comprised of representatives from the adjacent homeowners associations and county island that was formed to monitor Santan's air and noise compliance, and water quality reporting. The Committee supports SRP's recommendations and has submitted a letter in support that is included with this filing.

We anticipate the ACC Staff will review SRP's report and issue its findings to the Commission. The Commissioners will then determine whether any improvements should be required and will issue a decision to that effect. It is at the ACC's discretion as to whether a hearing will be held on this matter.

If you have any questions or concerns regarding this filing, please feel free to contact me at (602) 236-2872 or (800) 380-6123.

Sincerely,

A handwritten signature in black ink that reads "Janeen Rohovit". The signature is written in a cursive style with a large, looping initial "J".

Janeen Rohovit
Supervisor, SRP Public Involvement



STATE & LOCAL GOVERNMENT RELATIONS

PO BOX 52025 • PAB216
Phoenix, AZ 85072-2025
(602) 236-2679
FAX (602) 236-2003
Janeen.Rohovit@srpnet.com

JANEEN ROHOVIT
Government Representative

July 1, 2011

Ms. Cathy Lopez
17 W. Vernon Ave., #11
Phoenix, AZ 85045

Dear Ms. Lopez,

As an intervenor in the 2000-2001 siting process for SRP's expansion of the Santan Generating Station, SRP is pleased to provide you with a copy of its filing with the Arizona Corporation Commission (ACC) in compliance with Condition 38 of the Certificate of Environmental Compatibility, Decision No. 63611, issued by the ACC on May 1, 2001 (the "CEC"). Pursuant to Condition 38, SRP is required to perform an air emissions assessment of the plant every five years following commercial operation of the new units and to file a report with the ACC identifying any changes to the plant or its operation that will reduce emissions.

To satisfy the requirements of Condition 38, SRP retained Sargent & Lundy, LLC (S&L) to conduct a comprehensive emissions assessment for the Santan Generating Station. S&L is a well respected engineering, design and consulting company experienced in providing professional services for electric power generation and power delivery projects for more than 100 years. Using a process similar to what an environmental regulatory agency would use to determine if air emission controls are necessary for a new or significantly modified facility, S&L reviewed the emission control technologies on all the generating units and other emission sources at the facility including the cooling towers, emergency engines, abrasive blasting equipment and fuel storage tanks. S&L considered only improvements to emissions controls for the older Santan units as it determined that the new units constructed during the expansion project are still considered state-of-the-art technology.

S&L reviewed the operations and maintenance practices at the facility and did not find any opportunities where a change in operations and maintenance practices would help reduce air emissions. Recall that SRP retrofitted the older units with new emission control technologies in the early 2000s in coordination with the plant expansion. The S&L review recommends that no additional improvements be installed at this time because none of the available emissions controls are economically justified and the costs far outweigh the benefits. The S&L report also recommends no changes to the cooling towers, emergency engines, abrasive blasting



Letter to Intervenors

July 1, 2011

Page Two

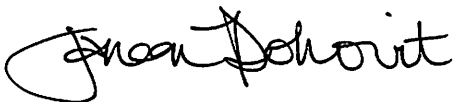
equipment or fuel storage tanks because either (1) appropriate controls are already in place or (2) the use of the equipment is minimal and additional controls would not be practical or cost-effective.

SRP has shared the results of the consultant's assessment with the Santan Neighborhood Committee, a citizens committee comprised of representatives from the adjacent homeowners associations and county island that was formed to monitor Santan's air and noise compliance, and water quality reporting. The Committee supports SRP's recommendations and has submitted a letter in support that is included with this filing.

We anticipate the ACC Staff will review SRP's report and issue its findings to the Commission. The Commissioners will then determine whether any improvements should be required and will issue a decision to that effect. It is at the ACC's discretion as to whether a hearing will be held on this matter.

If you have any questions or concerns regarding this filing, please feel free to contact me at (602) 236-2872 or (800) 380-6123.

Sincerely,

A handwritten signature in black ink that reads "Janeen Rohovit". The signature is written in a cursive style with a large, looping initial "J".

Janeen Rohovit

Supervisor, SRP Public Involvement



STATE & LOCAL GOVERNMENT RELATIONS

PO BOX 52025 • PAB216
Phoenix, AZ 85072-2025
(602) 236-2679
FAX (602) 236-2003
Janeen.Rohovit@srpnet.com

JANEEN ROHOVIT
Government Representative

July 1, 2011

Mr. Charles Henson
2641 E. Libra Street
Gilbert, AZ 85234

Dear Mr. Henson,

As an intervenor in the 2000-2001 siting process for SRP's expansion of the Santan Generating Station, SRP is pleased to provide you with a copy of its filing with the Arizona Corporation Commission (ACC) in compliance with Condition 38 of the Certificate of Environmental Compatibility, Decision No. 63611, issued by the ACC on May 1, 2001 (the "CEC"). Pursuant to Condition 38, SRP is required to perform an air emissions assessment of the plant every five years following commercial operation of the new units and to file a report with the ACC identifying any changes to the plant or its operation that will reduce emissions.

To satisfy the requirements of Condition 38, SRP retained Sargent & Lundy, LLC (S&L) to conduct a comprehensive emissions assessment for the Santan Generating Station. S&L is a well respected engineering, design and consulting company experienced in providing professional services for electric power generation and power delivery projects for more than 100 years. Using a process similar to what an environmental regulatory agency would use to determine if air emission controls are necessary for a new or significantly modified facility, S&L reviewed the emission control technologies on all the generating units and other emission sources at the facility including the cooling towers, emergency engines, abrasive blasting equipment and fuel storage tanks. S&L considered only improvements to emissions controls for the older Santan units as it determined that the new units constructed during the expansion project are still considered state-of-the-art technology.

S&L reviewed the operations and maintenance practices at the facility and did not find any opportunities where a change in operations and maintenance practices would help reduce air emissions. Recall that SRP retrofitted the older units with new emission control technologies in the early 2000s in coordination with the plant expansion. The S&L review recommends that no additional improvements be installed at this time because none of the available emissions controls are economically justified and the costs far outweigh the benefits. The S&L report also recommends no changes to the cooling towers, emergency engines, abrasive blasting



Letter to Intervenors

July 1, 2011

Page Two

equipment or fuel storage tanks because either (1) appropriate controls are already in place or (2) the use of the equipment is minimal and additional controls would not be practical or cost-effective.

SRP has shared the results of the consultant's assessment with the Santan Neighborhood Committee, a citizens committee comprised of representatives from the adjacent homeowners associations and county island that was formed to monitor Santan's air and noise compliance, and water quality reporting. The Committee supports SRP's recommendations and has submitted a letter in support that is included with this filing.

We anticipate the ACC Staff will review SRP's report and issue its findings to the Commission. The Commissioners will then determine whether any improvements should be required and will issue a decision to that effect. It is at the ACC's discretion as to whether a hearing will be held on this matter.

If you have any questions or concerns regarding this filing, please feel free to contact me at (602) 236-2872 or (800) 380-6123.

Sincerely,

A handwritten signature in black ink, appearing to read "Janeen Rohovit". The signature is fluid and cursive, with the first name being more prominent.

Janeen Rohovit

Supervisor, SRP Public Involvement



STATE & LOCAL GOVERNMENT RELATIONS
PO BOX 52025 • PAB216
Phoenix, AZ 85072-2025
(602) 236-2679
FAX (602) 236-2003
Janeen.Rohovit@srpnet.com

JANEEN ROHOVIT
Government Representative

July 1, 2011

Mr. David Lundgreen
2866 E. Cullumber Court
Gilbert, AZ 85234

Dear Mr. Lundgreen,

As an intervenor in the 2000-2001 siting process for SRP's expansion of the Santan Generating Station, SRP is pleased to provide you with a copy of its filing with the Arizona Corporation Commission (ACC) in compliance with Condition 38 of the Certificate of Environmental Compatibility, Decision No. 63611, issued by the ACC on May 1, 2001 (the "CEC"). Pursuant to Condition 38, SRP is required to perform an air emissions assessment of the plant every five years following commercial operation of the new units and to file a report with the ACC identifying any changes to the plant or its operation that will reduce emissions.

To satisfy the requirements of Condition 38, SRP retained Sargent & Lundy, LLC (S&L) to conduct a comprehensive emissions assessment for the Santan Generating Station. S&L is a well respected engineering, design and consulting company experienced in providing professional services for electric power generation and power delivery projects for more than 100 years. Using a process similar to what an environmental regulatory agency would use to determine if air emission controls are necessary for a new or significantly modified facility, S&L reviewed the emission control technologies on all the generating units and other emission sources at the facility including the cooling towers, emergency engines, abrasive blasting equipment and fuel storage tanks. S&L considered only improvements to emissions controls for the older Santan units as it determined that the new units constructed during the expansion project are still considered state-of-the-art technology.

S&L reviewed the operations and maintenance practices at the facility and did not find any opportunities where a change in operations and maintenance practices would help reduce air emissions. Recall that SRP retrofitted the older units with new emission control technologies in the early 2000s in coordination with the plant expansion. The S&L review recommends that no additional improvements be installed at this time because none of the available emissions controls are economically justified and the costs far outweigh the benefits. The S&L report also recommends no changes to the cooling towers, emergency engines, abrasive blasting



Letter to Intervenors

July 1, 2011

Page Two

equipment or fuel storage tanks because either (1) appropriate controls are already in place or (2) the use of the equipment is minimal and additional controls would not be practical or cost-effective.

SRP has shared the results of the consultant's assessment with the Santan Neighborhood Committee, a citizens committee comprised of representatives from the adjacent homeowners associations and county island that was formed to monitor Santan's air and noise compliance, and water quality reporting. The Committee supports SRP's recommendations and has submitted a letter in support that is included with this filing.

We anticipate the ACC Staff will review SRP's report and issue its findings to the Commission. The Commissioners will then determine whether any improvements should be required and will issue a decision to that effect. It is at the ACC's discretion as to whether a hearing will be held on this matter.

If you have any questions or concerns regarding this filing, please feel free to contact me at (602) 236-2872 or (800) 380-6123.

Sincerely,

A handwritten signature in black ink, appearing to read "Janeen Rohovit". The signature is fluid and cursive, with a large initial "J" and "R".

Janeen Rohovit

Supervisor, SRP Public Involvement



STATE & LOCAL GOVERNMENT RELATIONS
PO BOX 52025 • PAB216
Phoenix, AZ 85072-2025
(602) 236-2679
FAX (602) 236-2003
Janeen.Rohovit@srpnet.com

JANEEN ROHOVIT
Government Representative

July 1, 2011

Dr. Christopher Labban, DO
8358 E. View Crest Circle
Mesa, AZ 85207

Dear Dr. Labban,

As an intervenor in the 2000-2001 siting process for SRP's expansion of the Santan Generating Station, SRP is pleased to provide you with a copy of its filing with the Arizona Corporation Commission (ACC) in compliance with Condition 38 of the Certificate of Environmental Compatibility, Decision No. 63611, issued by the ACC on May 1, 2001 (the "CEC"). Pursuant to Condition 38, SRP is required to perform an air emissions assessment of the plant every five years following commercial operation of the new units and to file a report with the ACC identifying any changes to the plant or its operation that will reduce emissions.

To satisfy the requirements of Condition 38, SRP retained Sargent & Lundy, LLC (S&L) to conduct a comprehensive emissions assessment for the Santan Generating Station. S&L is a well respected engineering, design and consulting company experienced in providing professional services for electric power generation and power delivery projects for more than 100 years. Using a process similar to what an environmental regulatory agency would use to determine if air emission controls are necessary for a new or significantly modified facility, S&L reviewed the emission control technologies on all the generating units and other emission sources at the facility including the cooling towers, emergency engines, abrasive blasting equipment and fuel storage tanks. S&L considered only improvements to emissions controls for the older Santan units as it determined that the new units constructed during the expansion project are still considered state-of-the-art technology.

S&L reviewed the operations and maintenance practices at the facility and did not find any opportunities where a change in operations and maintenance practices would help reduce air emissions. Recall that SRP retrofitted the older units with new emission control technologies in the early 2000s in coordination with the plant expansion. The S&L review recommends that no additional improvements be installed at this time because none of the available emissions controls are economically justified and the costs far outweigh the benefits. The S&L report also recommends no changes to the cooling towers, emergency engines, abrasive blasting



Letter to Intervenors

July 1, 2011

Page Two

equipment or fuel storage tanks because either (1) appropriate controls are already in place or (2) the use of the equipment is minimal and additional controls would not be practical or cost-effective.

SRP has shared the results of the consultant's assessment with the Santan Neighborhood Committee, a citizens committee comprised of representatives from the adjacent homeowners associations and county island that was formed to monitor Santan's air and noise compliance, and water quality reporting. The Committee supports SRP's recommendations and has submitted a letter in support that is included with this filing.

We anticipate the ACC Staff will review SRP's report and issue its findings to the Commission. The Commissioners will then determine whether any improvements should be required and will issue a decision to that effect. It is at the ACC's discretion as to whether a hearing will be held on this matter.

If you have any questions or concerns regarding this filing, please feel free to contact me at (602) 236-2872 or (800) 380-6123.

Sincerely,

A handwritten signature in black ink, appearing to read "Janeen Rohovit". The signature is fluid and cursive, with a large loop at the beginning.

Janeen Rohovit

Supervisor, SRP Public Involvement



STATE & LOCAL GOVERNMENT RELATIONS

PO BOX 52025 • PAB216
Phoenix, AZ 85072-2025
(602) 236-2679
FAX (602) 236-2003
Janeen.Rohovit@srpnet.com

JANEEN ROHOVIT
Government Representative

July 1, 2011

Mr. Dale Borger
2301 E. Millbrae Court
Gilbert, AZ 85234

Dear Mr. Borger,

As an intervenor in the 2000-2001 siting process for SRP's expansion of the Santan Generating Station, SRP is pleased to provide you with a copy of its filing with the Arizona Corporation Commission (ACC) in compliance with Condition 38 of the Certificate of Environmental Compatibility, Decision No. 63611, issued by the ACC on May 1, 2001 (the "CEC"). Pursuant to Condition 38, SRP is required to perform an air emissions assessment of the plant every five years following commercial operation of the new units and to file a report with the ACC identifying any changes to the plant or its operation that will reduce emissions.

To satisfy the requirements of Condition 38, SRP retained Sargent & Lundy, LLC (S&L) to conduct a comprehensive emissions assessment for the Santan Generating Station. S&L is a well respected engineering, design and consulting company experienced in providing professional services for electric power generation and power delivery projects for more than 100 years. Using a process similar to what an environmental regulatory agency would use to determine if air emission controls are necessary for a new or significantly modified facility, S&L reviewed the emission control technologies on all the generating units and other emission sources at the facility including the cooling towers, emergency engines, abrasive blasting equipment and fuel storage tanks. S&L considered only improvements to emissions controls for the older Santan units as it determined that the new units constructed during the expansion project are still considered state-of-the-art technology.

S&L reviewed the operations and maintenance practices at the facility and did not find any opportunities where a change in operations and maintenance practices would help reduce air emissions. Recall that SRP retrofitted the older units with new emission control technologies in the early 2000s in coordination with the plant expansion. The S&L review recommends that no additional improvements be installed at this time because none of the available emissions controls are economically justified and the costs far outweigh the benefits. The S&L report also recommends no changes to the cooling towers, emergency engines, abrasive blasting



Letter to Intervenors

July 1, 2011

Page Two

equipment or fuel storage tanks because either (1) appropriate controls are already in place or (2) the use of the equipment is minimal and additional controls would not be practical or cost-effective.

SRP has shared the results of the consultant's assessment with the Santan Neighborhood Committee, a citizens committee comprised of representatives from the adjacent homeowners associations and county island that was formed to monitor Santan's air and noise compliance, and water quality reporting. The Committee supports SRP's recommendations and has submitted a letter in support that is included with this filing.

We anticipate the ACC Staff will review SRP's report and issue its findings to the Commission. The Commissioners will then determine whether any improvements should be required and will issue a decision to that effect. It is at the ACC's discretion as to whether a hearing will be held on this matter.

If you have any questions or concerns regarding this filing, please feel free to contact me at (602) 236-2872 or (800) 380-6123.

Sincerely,

A handwritten signature in black ink, appearing to read "Janeen Rohovit". The signature is written in a cursive style with a large initial "J" and "R".

Janeen Rohovit

Supervisor, SRP Public Involvement



STATE & LOCAL GOVERNMENT RELATIONS

PO BOX 52025 • PAB216
Phoenix, AZ 85072-2025
(602) 236-2679
FAX (602) 236-2003
Janeen.Rohovit@srpnet.com

JANEEN ROHOVIT
Government Representative

July 1, 2011

Mr. Michael Apergis
3915 E. Sunnydale Drive
Queen Creek, AZ 85142

Dear Mr. Apergis,

As an intervenor in the 2000-2001 siting process for SRP's expansion of the Santan Generating Station, SRP is pleased to provide you with a copy of its filing with the Arizona Corporation Commission (ACC) in compliance with Condition 38 of the Certificate of Environmental Compatibility, Decision No. 63611, issued by the ACC on May 1, 2001 (the "CEC"). Pursuant to Condition 38, SRP is required to perform an air emissions assessment of the plant every five years following commercial operation of the new units and to file a report with the ACC identifying any changes to the plant or its operation that will reduce emissions.

To satisfy the requirements of Condition 38, SRP retained Sargent & Lundy, LLC (S&L) to conduct a comprehensive emissions assessment for the Santan Generating Station. S&L is a well respected engineering, design and consulting company experienced in providing professional services for electric power generation and power delivery projects for more than 100 years. Using a process similar to what an environmental regulatory agency would use to determine if air emission controls are necessary for a new or significantly modified facility, S&L reviewed the emission control technologies on all the generating units and other emission sources at the facility including the cooling towers, emergency engines, abrasive blasting equipment and fuel storage tanks. S&L considered only improvements to emissions controls for the older Santan units as it determined that the new units constructed during the expansion project are still considered state-of-the-art technology.

S&L reviewed the operations and maintenance practices at the facility and did not find any opportunities where a change in operations and maintenance practices would help reduce air emissions. Recall that SRP retrofitted the older units with new emission control technologies in the early 2000s in coordination with the plant expansion. The S&L review recommends that no additional improvements be installed at this time because none of the available emissions controls are economically justified and the costs far outweigh the benefits. The S&L report also recommends no changes to the cooling towers, emergency engines, abrasive blasting



Letter to Intervenors

July 1, 2011

Page Two

equipment or fuel storage tanks because either (1) appropriate controls are already in place or (2) the use of the equipment is minimal and additional controls would not be practical or cost-effective.

SRP has shared the results of the consultant's assessment with the Santan Neighborhood Committee, a citizens committee comprised of representatives from the adjacent homeowners associations and county island that was formed to monitor Santan's air and noise compliance, and water quality reporting. The Committee supports SRP's recommendations and has submitted a letter in support that is included with this filing.

We anticipate the ACC Staff will review SRP's report and issue its findings to the Commission. The Commissioners will then determine whether any improvements should be required and will issue a decision to that effect. It is at the ACC's discretion as to whether a hearing will be held on this matter.

If you have any questions or concerns regarding this filing, please feel free to contact me at (602) 236-2872 or (800) 380-6123.

Sincerely,

A handwritten signature in black ink that reads "Janeen Rohovit". The signature is written in a cursive style with a large, looping initial "J".

Janeen Rohovit

Supervisor, SRP Public Involvement



STATE & LOCAL GOVERNMENT RELATIONS

PO BOX 52025 • PAB216
Phoenix, AZ 85072-2025
(602) 236-2679
FAX (602) 236-2003
Janeen.Rohovit@srpnet.com

JANEEN ROHOVIT
Government Representative

July 1, 2011

Mr. Mark Kwiat
1501 S. Western Skies Drive
Gilbert, AZ 85296

Dear Mr. Kwiat,

As an intervenor in the 2000-2001 siting process for SRP's expansion of the Santan Generating Station, SRP is pleased to provide you with a copy of its filing with the Arizona Corporation Commission (ACC) in compliance with Condition 38 of the Certificate of Environmental Compatibility, Decision No. 63611, issued by the ACC on May 1, 2001 (the "CEC"). Pursuant to Condition 38, SRP is required to perform an air emissions assessment of the plant every five years following commercial operation of the new units and to file a report with the ACC identifying any changes to the plant or its operation that will reduce emissions.

To satisfy the requirements of Condition 38, SRP retained Sargent & Lundy, LLC (S&L) to conduct a comprehensive emissions assessment for the Santan Generating Station. S&L is a well respected engineering, design and consulting company experienced in providing professional services for electric power generation and power delivery projects for more than 100 years. Using a process similar to what an environmental regulatory agency would use to determine if air emission controls are necessary for a new or significantly modified facility, S&L reviewed the emission control technologies on all the generating units and other emission sources at the facility including the cooling towers, emergency engines, abrasive blasting equipment and fuel storage tanks. S&L considered only improvements to emissions controls for the older Santan units as it determined that the new units constructed during the expansion project are still considered state-of-the-art technology.

S&L reviewed the operations and maintenance practices at the facility and did not find any opportunities where a change in operations and maintenance practices would help reduce air emissions. Recall that SRP retrofitted the older units with new emission control technologies in the early 2000s in coordination with the plant expansion. The S&L review recommends that no additional improvements be installed at this time because none of the available emissions controls are economically justified and the costs far outweigh the benefits. The S&L report also recommends no changes to the cooling towers, emergency engines, abrasive blasting



Letter to Intervenors

July 1, 2011

Page Two


equipment or fuel storage tanks because either (1) appropriate controls are already in place or (2) the use of the equipment is minimal and additional controls would not be practical or cost-effective.

SRP has shared the results of the consultant's assessment with the Santan Neighborhood Committee, a citizens committee comprised of representatives from the adjacent homeowners associations and county island that was formed to monitor Santan's air and noise compliance, and water quality reporting. The Committee supports SRP's recommendations and has submitted a letter in support that is included with this filing.

We anticipate the ACC Staff will review SRP's report and issue its findings to the Commission. The Commissioners will then determine whether any improvements should be required and will issue a decision to that effect. It is at the ACC's discretion as to whether a hearing will be held on this matter.

If you have any questions or concerns regarding this filing, please feel free to contact me at (602) 236-2872 or (800) 380-6123.

Sincerely,

A handwritten signature in black ink that reads "Janeen Rohovit". The signature is written in a cursive style with a large, looping initial "J".

Janeen Rohovit
Supervisor, SRP Public Involvement



STATE & LOCAL GOVERNMENT RELATIONS
PO BOX 52025 • PAB216
Phoenix, AZ 85072-2025
(602) 236-2679
FAX (602) 236-2003
Janeen.Rohovit@srpnet.com

JANEEN ROHOVIT
Government Representative

July 1, 2011

Ms. Cathy LaTona
1917 E. Smoke Tree Road
Gilbert, AZ 85296

Dear Ms. LaTona,

As an intervenor in the 2000-2001 siting process for SRP's expansion of the Santan Generating Station, SRP is pleased to provide you with a copy of its filing with the Arizona Corporation Commission (ACC) in compliance with Condition 38 of the Certificate of Environmental Compatibility, Decision No. 63611, issued by the ACC on May 1, 2001 (the "CEC"). Pursuant to Condition 38, SRP is required to perform an air emissions assessment of the plant every five years following commercial operation of the new units and to file a report with the ACC identifying any changes to the plant or its operation that will reduce emissions.

To satisfy the requirements of Condition 38, SRP retained Sargent & Lundy, LLC (S&L) to conduct a comprehensive emissions assessment for the Santan Generating Station. S&L is a well respected engineering, design and consulting company experienced in providing professional services for electric power generation and power delivery projects for more than 100 years. Using a process similar to what an environmental regulatory agency would use to determine if air emission controls are necessary for a new or significantly modified facility, S&L reviewed the emission control technologies on all the generating units and other emission sources at the facility including the cooling towers, emergency engines, abrasive blasting equipment and fuel storage tanks. S&L considered only improvements to emissions controls for the older Santan units as it determined that the new units constructed during the expansion project are still considered state-of-the-art technology.

S&L reviewed the operations and maintenance practices at the facility and did not find any opportunities where a change in operations and maintenance practices would help reduce air emissions. Recall that SRP retrofitted the older units with new emission control technologies in the early 2000s in coordination with the plant expansion. The S&L review recommends that no additional improvements be installed at this time because none of the available emissions controls are economically justified and the costs far outweigh the benefits. The S&L report also recommends no changes to the cooling towers, emergency engines, abrasive blasting



Letter to Intervenors

July 1, 2011

Page Two

equipment or fuel storage tanks because either (1) appropriate controls are already in place or (2) the use of the equipment is minimal and additional controls would not be practical or cost-effective.

SRP has shared the results of the consultant's assessment with the Santan Neighborhood Committee, a citizens committee comprised of representatives from the adjacent homeowners associations and county island that was formed to monitor Santan's air and noise compliance, and water quality reporting. The Committee supports SRP's recommendations and has submitted a letter in support that is included with this filing.

We anticipate the ACC Staff will review SRP's report and issue its findings to the Commission. The Commissioners will then determine whether any improvements should be required and will issue a decision to that effect. It is at the ACC's discretion as to whether a hearing will be held on this matter.

If you have any questions or concerns regarding this filing, please feel free to contact me at (602) 236-2872 or (800) 380-6123.

Sincerely,

A handwritten signature in black ink, appearing to read "Janeen Rohovit". The signature is written in a cursive style with a large initial "J".

Janeen Rohovit

Supervisor, SRP Public Involvement



STATE & LOCAL GOVERNMENT RELATIONS

PO BOX 52025 • PAB216
Phoenix, AZ 85072-2025
(602) 236-2679
FAX (602) 236-2003
Janeen.Rohovit@srpnet.com

JANEEN ROHOVIT
Government Representative

July 1, 2011

Ms. Jennifer Duffany
19049 E. Cloud Road
Queen Creek, AZ 85142

Dear Ms. Duffany,

As an intervenor in the 2000-2001 siting process for SRP's expansion of the Santan Generating Station, SRP is pleased to provide you with a copy of its filing with the Arizona Corporation Commission (ACC) in compliance with Condition 38 of the Certificate of Environmental Compatibility, Decision No. 63611, issued by the ACC on May 1, 2001 (the "CEC"). Pursuant to Condition 38, SRP is required to perform an air emissions assessment of the plant every five years following commercial operation of the new units and to file a report with the ACC identifying any changes to the plant or its operation that will reduce emissions.

To satisfy the requirements of Condition 38, SRP retained Sargent & Lundy, LLC (S&L) to conduct a comprehensive emissions assessment for the Santan Generating Station. S&L is a well respected engineering, design and consulting company experienced in providing professional services for electric power generation and power delivery projects for more than 100 years. Using a process similar to what an environmental regulatory agency would use to determine if air emission controls are necessary for a new or significantly modified facility, S&L reviewed the emission control technologies on all the generating units and other emission sources at the facility including the cooling towers, emergency engines, abrasive blasting equipment and fuel storage tanks. S&L considered only improvements to emissions controls for the older Santan units as it determined that the new units constructed during the expansion project are still considered state-of-the-art technology.

S&L reviewed the operations and maintenance practices at the facility and did not find any opportunities where a change in operations and maintenance practices would help reduce air emissions. Recall that SRP retrofitted the older units with new emission control technologies in the early 2000s in coordination with the plant expansion. The S&L review recommends that no additional improvements be installed at this time because none of the available emissions controls are economically justified and the costs far outweigh the benefits. The S&L report also recommends no changes to the cooling towers, emergency engines, abrasive blasting



Letter to Intervenors

July 1, 2011

Page Two

equipment or fuel storage tanks because either (1) appropriate controls are already in place or (2) the use of the equipment is minimal and additional controls would not be practical or cost-effective.

SRP has shared the results of the consultant's assessment with the Santan Neighborhood Committee, a citizens committee comprised of representatives from the adjacent homeowners associations and county island that was formed to monitor Santan's air and noise compliance, and water quality reporting. The Committee supports SRP's recommendations and has submitted a letter in support that is included with this filing.

We anticipate the ACC Staff will review SRP's report and issue its findings to the Commission. The Commissioners will then determine whether any improvements should be required and will issue a decision to that effect. It is at the ACC's discretion as to whether a hearing will be held on this matter.

If you have any questions or concerns regarding this filing, please feel free to contact me at (602) 236-2872 or (800) 380-6123.

Sincerely,

A handwritten signature in black ink, appearing to read "Janeen Rohovit". The signature is written in a cursive style with a large, looping initial "J".

Janeen Rohovit

Supervisor, SRP Public Involvement



STATE & LOCAL GOVERNMENT RELATIONS
PO BOX 52025 • PAB216
Phoenix, AZ 85072-2025
(602) 236-2679
FAX (602) 236-2003
Janeen.Rohovit@srpnet.com

JANEEN ROHOVIT
Government Representative

July 1, 2011

Mr. Shane Donart
19402 E. Via del Palo
Queen Creek, AZ 85142

Dear Mr. Donart,

As an intervenor in the 2000-2001 siting process for SRP's expansion of the Santan Generating Station, SRP is pleased to provide you with a copy of its filing with the Arizona Corporation Commission (ACC) in compliance with Condition 38 of the Certificate of Environmental Compatibility, Decision No. 63611, issued by the ACC on May 1, 2001 (the "CEC"). Pursuant to Condition 38, SRP is required to perform an air emissions assessment of the plant every five years following commercial operation of the new units and to file a report with the ACC identifying any changes to the plant or its operation that will reduce emissions.

To satisfy the requirements of Condition 38, SRP retained Sargent & Lundy, LLC (S&L) to conduct a comprehensive emissions assessment for the Santan Generating Station. S&L is a well respected engineering, design and consulting company experienced in providing professional services for electric power generation and power delivery projects for more than 100 years. Using a process similar to what an environmental regulatory agency would use to determine if air emission controls are necessary for a new or significantly modified facility, S&L reviewed the emission control technologies on all the generating units and other emission sources at the facility including the cooling towers, emergency engines, abrasive blasting equipment and fuel storage tanks. S&L considered only improvements to emissions controls for the older Santan units as it determined that the new units constructed during the expansion project are still considered state-of-the-art technology.

S&L reviewed the operations and maintenance practices at the facility and did not find any opportunities where a change in operations and maintenance practices would help reduce air emissions. Recall that SRP retrofitted the older units with new emission control technologies in the early 2000s in coordination with the plant expansion. The S&L review recommends that no additional improvements be installed at this time because none of the available emissions controls are economically justified and the costs far outweigh the benefits. The S&L report also recommends no changes to the cooling towers, emergency engines, abrasive blasting



Letter to Intervenors

July 1, 2011

Page Two

equipment or fuel storage tanks because either (1) appropriate controls are already in place or (2) the use of the equipment is minimal and additional controls would not be practical or cost-effective.

SRP has shared the results of the consultant's assessment with the Santan Neighborhood Committee, a citizens committee comprised of representatives from the adjacent homeowners associations and county island that was formed to monitor Santan's air and noise compliance, and water quality reporting. The Committee supports SRP's recommendations and has submitted a letter in support that is included with this filing.

We anticipate the ACC Staff will review SRP's report and issue its findings to the Commission. The Commissioners will then determine whether any improvements should be required and will issue a decision to that effect. It is at the ACC's discretion as to whether a hearing will be held on this matter.

If you have any questions or concerns regarding this filing, please feel free to contact me at (602) 236-2872 or (800) 380-6123.

Sincerely,

A handwritten signature in black ink that reads "Janeen Rohovit". The signature is written in a cursive style with a large, stylized initial "J".

Janeen Rohovit
Supervisor, SRP Public Involvement



STATE & LOCAL GOVERNMENT RELATIONS

PO BOX 52025 • PAB216
Phoenix, AZ 85072-2025
(602) 236-2679
FAX (602) 236-2003
Janeen.Rohovit@srpnet.com

JANEEN ROHOVIT
Government Representative

July 1, 2011

Mr. Gary Yaquinto
Arizona Investors Council
2100 N. Central Avenue
Suite 210
Phoenix, AZ 85004

Dear Mr. Yaquinto,

As an intervenor in the 2000-2001 siting process for SRP's expansion of the Santan Generating Station, SRP is pleased to provide you with a copy of its filing with the Arizona Corporation Commission (ACC) in compliance with Condition 38 of the Certificate of Environmental Compatibility, Decision No. 63611, issued by the ACC on May 1, 2001 (the "CEC"). Pursuant to Condition 38, SRP is required to perform an air emissions assessment of the plant every five years following commercial operation of the new units and to file a report with the ACC identifying any changes to the plant or its operation that will reduce emissions.

To satisfy the requirements of Condition 38, SRP retained Sargent & Lundy, LLC (S&L) to conduct a comprehensive emissions assessment for the Santan Generating Station. S&L is a well respected engineering, design and consulting company experienced in providing professional services for electric power generation and power delivery projects for more than 100 years. Using a process similar to what an environmental regulatory agency would use to determine if air emission controls are necessary for a new or significantly modified facility, S&L reviewed the emission control technologies on all the generating units and other emission sources at the facility including the cooling towers, emergency engines, abrasive blasting equipment and fuel storage tanks. S&L considered only improvements to emissions controls for the older Santan units as it determined that the new units constructed during the expansion project are still considered state-of-the-art technology.

S&L reviewed the operations and maintenance practices at the facility and did not find any opportunities where a change in operations and maintenance practices would help reduce air emissions. Recall that SRP retrofitted the older units with new emission control technologies in the early 2000s in coordination with the plant expansion. The S&L review recommends that no additional improvements be installed at this time because none of the available emissions



Letter to Intervenors

July 1, 2011

Page Two

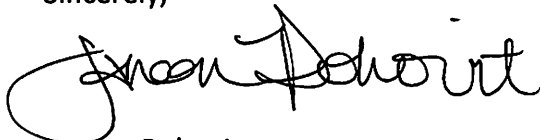
controls are economically justified and the costs far outweigh the benefits. The S&L report also recommends no changes to the cooling towers, emergency engines, abrasive blasting equipment or fuel storage tanks because either (1) appropriate controls are already in place or (2) the use of the equipment is minimal and additional controls would not be practical or cost-effective.

SRP has shared the results of the consultant's assessment with the Santan Neighborhood Committee, a citizens committee comprised of representatives from the adjacent homeowners associations and county island that was formed to monitor Santan's air and noise compliance, and water quality reporting. The Committee supports SRP's recommendations and has submitted a letter in support that is included with this filing.

We anticipate the ACC Staff will review SRP's report and issue its findings to the Commission. The Commissioners will then determine whether any improvements should be required and will issue a decision to that effect. It is at the ACC's discretion as to whether a hearing will be held on this matter.

If you have any questions or concerns regarding this filing, please feel free to contact me at (602) 236-2872 or (800) 380-6123.

Sincerely,

A handwritten signature in black ink, appearing to read "Janeen Rohovit". The signature is fluid and cursive, with a large initial "J" and "R".

Janeen Rohovit
Supervisor, SRP Public Involvement



STATE & LOCAL GOVERNMENT RELATIONS

PO BOX 52025 • PAB216
Phoenix, AZ 85072-2025
(602) 236-2679
FAX (602) 236-2003
Janeen.Rohovit@srpnet.com

JANEEN ROHOVIT
Government Representative

July 1, 2011

Mr. Timothy Hogan
Arizona Center for Law in the Public Interest
202 E. McDowell Road
Suite 153
Phoenix, AZ 85004-4533

Dear Mr. Hogan,

As an intervenor in the 2000-2001 siting process for SRP's expansion of the Santan Generating Station, SRP is pleased to provide you with a copy of its filing with the Arizona Corporation Commission (ACC) in compliance with Condition 38 of the Certificate of Environmental Compatibility, Decision No. 63611, issued by the ACC on May 1, 2001 (the "CEC"). Pursuant to Condition 38, SRP is required to perform an air emissions assessment of the plant every five years following commercial operation of the new units and to file a report with the ACC identifying any changes to the plant or its operation that will reduce emissions.

To satisfy the requirements of Condition 38, SRP retained Sargent & Lundy, LLC (S&L) to conduct a comprehensive emissions assessment for the Santan Generating Station. S&L is a well respected engineering, design and consulting company experienced in providing professional services for electric power generation and power delivery projects for more than 100 years. Using a process similar to what an environmental regulatory agency would use to determine if air emission controls are necessary for a new or significantly modified facility, S&L reviewed the emission control technologies on all the generating units and other emission sources at the facility including the cooling towers, emergency engines, abrasive blasting equipment and fuel storage tanks. S&L considered only improvements to emissions controls for the older Santan units as it determined that the new units constructed during the expansion project are still considered state-of-the-art technology.

S&L reviewed the operations and maintenance practices at the facility and did not find any opportunities where a change in operations and maintenance practices would help reduce air emissions. Recall that SRP retrofitted the older units with new emission control technologies in the early 2000s in coordination with the plant expansion. The S&L review recommends that no additional improvements be installed at this time because none of the available emissions



Letter to Intervenors

July 1, 2011

Page Two

controls are economically justified and the costs far outweigh the benefits. The S&L report also recommends no changes to the cooling towers, emergency engines, abrasive blasting equipment or fuel storage tanks because either (1) appropriate controls are already in place or (2) the use of the equipment is minimal and additional controls would not be practical or cost-effective.

SRP has shared the results of the consultant's assessment with the Santan Neighborhood Committee, a citizens committee comprised of representatives from the adjacent homeowners associations and county island that was formed to monitor Santan's air and noise compliance, and water quality reporting. The Committee supports SRP's recommendations and has submitted a letter in support that is included with this filing.

We anticipate the ACC Staff will review SRP's report and issue its findings to the Commission. The Commissioners will then determine whether any improvements should be required and will issue a decision to that effect. It is at the ACC's discretion as to whether a hearing will be held on this matter.

If you have any questions or concerns regarding this filing, please feel free to contact me at (602) 236-2872 or (800) 380-6123.

Sincerely,

A handwritten signature in black ink that reads "Janeen Rohovit". The signature is written in a cursive style with a large, stylized initial "J".

Janeen Rohovit
Supervisor, SRP Public Involvement