



FILED
6-13-14
12:52 PM

MP1/GW2/vm2 6/13/2014

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

Application of California-American Water Company (U210W) for Approval of the Monterey Peninsula Water Supply Project and Authorization to Recover All Present and Future Costs in Rates.

Application 12-04-019
(Filed April 23, 2012)

**ASSIGNED COMMISSIONER'S RULING, JOINED BY
AN ADMINISTRATIVE LAW JUDGE, REAFFIRMING DENIAL OF
JOINT MOTION OF SETTLING PARTIES**

This ruling reaffirms the May 2, 2014 assigned Commissioner Ruling, joined by the Administrative Law Judge, denying the Settling Parties' March 14, 2014, Joint Motion to Reduce the Special Request 1 Surcharge.

In the "Settling Parties' Joint Comments on Ruling Requesting Comments on Surcharge Options and Proposals," filed on May 12, 2014, the Settling Parties oppose the surcharge proposals by the Commission's Division of Water and Audits set forth in the May 2 Ruling, and "request reconsideration of their Joint Motion on Surcharges." (Settling Parties' Joint Comments at 2.) That request for reconsideration is denied.

To the extent any party or parties wish to change the level of the Special Request 1 Surcharge, the appropriate way to do so is by a Petition for Modification of Decision 11-09-039,¹ which sets the Special Request 1 Surcharge at 15%. (*Id.* at 1, 6, 14 and 15.)

IT IS RULED that the request for reconsideration of their prior “Joint Motion to Reduce the Special Request 1 Surcharge” set forth in the “Settling Parties’ Joint Comments on Ruling Requesting Comments on Surcharge Options and Proposals” is denied. The previous denial of the Settling Parties’ Joint Motion to Reduce the Special Request 1 Surcharge is reaffirmed.

Dated June 13, 2014, at San Francisco, California.

/s/ MICHAEL R. PEEVEY

Michael R. Peevey
Assigned Commissioner

/s/ GARY WEATHERFORD

Gary Weatherford
Administrative Law Judge

¹ Modifying Decision 06-12-040.