



BEFORE THE PUBLIC UTILITIES COMMISSION OF THE **FILED**

STATE OF CALIFORNIA

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Application of SOUTHERN CALIFORNIA)
EDISON COMPANY (U 338-E) to End the)
Monthly Reporting Requirement Under)
Commission Decision 04-12-016.)

A1002011

APPLICATION OF SOUTHERN CALIFORNIA EDISON COMPANY (U 338-E)
TO END THE MONTHLY REPORTING REQUIREMENT UNDER COMMISSION
DECISION 04-12-016

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Dated: **February 5, 2010**

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**APPLICATION OF SOUTHERN CALIFORNIA EDISON COMPANY (U 338-E)
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DECISION 04-12-016**

I.

INTRODUCTION

Southern California Edison Company (SCE) hereby requests that the California Public Utilities Commission (Commission) modify one aspect of what it ordered in Decision (D.) 04-12-016, the Commission's December 2, 2004, final decision in the now-closed docket of A.02-05-046.¹ SCE requests that the Commission expressly end any further requirement for SCE to submit monthly reports on the efforts related to extending the operations of the Mohave Generating Station (Mohave). As SCE has informed the Commission in its monthly reports, SCE and the other co-owners of Mohave have now ceased all efforts to resume operation of the Mohave plant, including their efforts to sell the plant to other parties who would seek to restart it. The plant is now being decommissioned and dismantled. The purpose of the D.04-12-016 monthly reporting requirement has been fulfilled, the requirement is no longer useful, and SCE

¹ SCE previously (on January 15, 2010) submitted this request in the form of a petition to modify D.04-12-016. That petition was not accepted for filing by the Commission Docket Office, and the Docket Office indicated that the proper procedural vehicle for seeking the modification of the decision is a new application rather than a petition for modification in the closed docket. SCE is serving this Application on the service list for docket A.02-05-046, as well as the service lists for Commission dockets R.04-04-003 and A.06-12-022.

asks that it be expressly discontinued. SCE will keep the Commission fully and promptly informed of any material developments regarding the future of the Mohave site.

II.

REQUESTED RELIEF: ALL EFFORTS TO EXTEND MOHAVE OPERATIONS HAVE CEASED AND THE REQUIREMENT TO REPORT ON SUCH EFFORTS SHOULD BE ENDED

When the Commission issued D.04-12-016 in December 2004, Mohave was still in operation, but because of a combination of factors it was facing a probable suspension of operations, and possibly permanent shutdown, at the end of 2005.² SCE and other entities were engaged in efforts on several fronts to extend Mohave's operation beyond 2005 and to minimize any period of suspended operation. In D.04-12-016 the Commission ordered, among other things, that SCE submit monthly reports to the Commission's Energy Division on the status of these efforts. Specifically the Decision's Ordering Paragraph 4 directed SCE to:

... file monthly reports with the Commission's Energy Division updating any progress made on the coal and water negotiations,³ the C-Aquifer studies,⁴ the alternatives' investigation⁵ and shortening the Gantt Chart time-line.⁶ [Footnotes added.]

² The issues facing post-2005 Mohave operations, and the efforts of SCE and other parties to resolve those issues, were the subject of litigation in this docket and were summarized by the Commission in D.04-12-016. See especially D.04-12-016 at pages 3-10, 21-50.

³ The Ordering Paragraph refers here to the then-ongoing negotiations, principally among the Navajo Nation, the Hopi Tribe, Peabody Western Coal Company, and SCE and other Mohave co-owners, to reach agreements for a post-2005 supply of coal and slurry-water to fuel the Mohave plant. SCE and two of the other three Mohave co-owners ceased their efforts to resume operation of Mohave as their own asset, including their direct participation in these coal and water supply negotiations, in mid-2006. (See especially the June 21, 2006, and July 31, 2006, Mohave Monthly Status Reports, attached hereto as APPENDICES A and B respectively). The fourth Mohave co-owner, Salt River Project Agricultural Improvement and Power District, reached the same decision in February 2007. (See especially the February 28, 2007, Mohave Monthly Status Report, attached hereto as APPENDIX C).

⁴ This is a reference to the then-ongoing studies regarding constructing and using a proposed new well-field and water supply project that would obtain the water required for the Black Mesa coal mine and coal slurry operations from the C-Aquifer, to replace the existing water supply system that accessed the N-Aquifer. SCE and the other Mohave co-owners ceased their participation in these efforts by May 2007. (See especially the May 22, 2007, and July 2, 2007, Mohave Monthly Status Reports, attached hereto as APPENDICES D and E respectively).

⁵ This refers to the study of certain possible alternatives and complements to extending Mohave's operation, as ordered by the Commission in D.04-12-016 (see especially Ordering Paragraph 3). This study, including a revised version of one appendix, was fully completed and submitted to the Commission by April 2006. (See the April 28, 2006, Mohave Monthly Status Report, attached hereto as APPENDIX F).

All of these efforts have now been concluded, as SCE has previously reported in its Mohave status reports.⁷ Moreover, even construing this Ordering Paragraph more broadly as a general directive to update the Commission monthly on any and all efforts that might lead to a Mohave restart, there are no longer any such efforts to report to the Commission. As SCE has informed the Commission in the appropriate monthly reports, SCE and all of the other Mohave co-owners now have not only ceased their own efforts to resume Mohave operations, but they have also, in 2009, decided to cease any further efforts to sell the Mohave plant to other parties for a possible restart, and have decided instead to proceed with decommissioning the plant.⁸ This decommissioning and dismantling of the plant is now in progress.

Consequently, the D.04-12-016 monthly reporting requirement has now been fulfilled and no longer serves any purpose. Although this reporting requirement arguably no longer continues in effect even without any further action by the Commission, since the requirement has been fully satisfied, SCE asks that the Commission expressly terminate the requirement to avoid any doubt on this score.

SCE proposes that the Commission issue a new decision stating that the D.04-12-016 monthly reporting requirement has been satisfied and is no longer in effect. Alternatively the Commission may modify D.04-12-016 to expressly remove all of Ordering Paragraph 4 from that decision.

SCE and the other three Mohave co-owners have not yet reached any decision regarding the re-use or other final disposition of the Mohave site. Utilizing at least part of the site for a new renewable energy project remains under serious consideration as one possibility, but other possibilities have not been ruled out. The dismantling and removal of the existing power plant

⁶ This is a reference to the forecast sequencing and timeline for installing all required Mohave pollution controls, constructing a new Black Mesa water supply project, and otherwise returning the Mohave plant to operation, assuming a successful resolution of all coal and water supply issues. The coal and water supply issues were not successfully resolved, and SCE and the other Mohave co-owners ceased participation in these efforts by May 2007 (see footnotes 3-4 above).

⁷ See footnotes 3-6 above.

⁸ See especially SCE's June 10, 2009, Mohave Monthly Status Report, attached hereto as APPENDIX G.

will not be completed until late 2011, the site will not be available for redevelopment before then, and no decision by the co-owners on the future of the site is expected imminently. SCE will promptly and fully inform the Commission of any such Mohave co-owner decisions or other material developments related to the future of the Mohave site.

III.

THIS APPLICATION IS TIMELY

Although this is a new application with no filing deadline, because the Application may be viewed as analogous to a petition for modification SCE notes that the Application is timely even under Commission Rule 16.4, pertaining to petitions for modification. Rule 16.4(d) provides that a petition for modification of a Commission decision either must be filed within one year of the decision's effective date (which in this case would be within one year from December 2, 2004) or must explain why the petition could not be filed within that one-year period. In this case, this Application could not possibly have been filed within one year after December 2004, and the Application is appropriately filed now. As of December 2005, the Mohave life-extension efforts that are the subject of the reporting requirement were still ongoing, and the reporting requirement clearly was still appropriate and applicable. Moreover, if reasonably construed as a directive to keep the Commission updated on all efforts that could lead to resumed operation of the Mohave plant, the D.04-12-016 reporting requirement remained appropriate until June 2009, when the last of those efforts (i.e., the effort to sell the plant for a possible restart by other owners) concluded. By any measure, the Application is timely filed and appropriate at this time, well within one year after June 2009. No party will be adversely affected in any way by the Commission granting this request now, or by the fact that the request was not filed and acted upon earlier.

IV.

OTHER PROCEDURAL PROVISIONS

A. Applicant (Commission Rule 2.1(a))

The applicant in this matter is Southern California Edison Company (SCE), a public utility company organized and existing under the laws of California. SCE's principal place of business is located at 2244 Walnut Grove Avenue, Rosemead, California.

B. Correspondence and communications (Rule 2.1(b))

Any correspondence or communications to SCE in regard to this Application should be addressed to:

Sumner J. Koch
Senior Attorney
Southern California Edison Company
2244 Walnut Grove Avenue
PO Box 800
Rosemead, CA 91770

Phone: 626-302-3253
Fax: 626-302-3990
Email: Sumner.Koch@SCE.com

With a copy to:

Case Administration
Southern California Edison Company
2244 Walnut Grove Avenue
PO Box 800
Rosemead, CA 91770

Phone: 626-302-3101
Fax: 626-302-3119
Email: Case.Admin@SCE.com

C. Proposed category of proceeding, need for hearing, issues to be considered, and proposed schedule (Rule 2.1(c))

SCE proposes that this proceeding be categorized as ratesetting. This is consistent with the ratesetting categorization of Commission proceeding A.02-05-046, in which the Commission issued D.04-12-016.

SCE does not expect there to be any need for a hearing in this proceeding. This Application is of extremely limited purpose and scope, and as far as SCE is aware there are no possible contested issues of fact.

The only issue to be considered in the proceeding is whether the Commission should end the Mohave monthly reporting requirement established in D.04-12-016, Ordering Paragraph 4, as discussed in more detail in Section II above.

SCE is not aware of any reason or grounds for any party to protest this Application. Assuming no protests or responses are filed, and consistent with Commission Rule 7.3(b), SCE proposes the following procedural schedule:

Application filed:	February 5, 2010
Deadline for any Protests:	March 10, 2010 ⁹
Proposed Decision (PD):	By April 12, 2010
Deadline for any comments on PD:	By May 3, 2010
Final Decision:	May 2010

D. Organization and qualification to transact business (Rule 2.2)

A copy of SCE's Certificate of Restated Articles of Incorporation, effective on March 2, 2006, and presently in effect, was filed with the Commission on March 14, 2006, in connection with Commission proceeding A.06-03-020, and is incorporated herein by reference.

⁹ This date is approximate; the actual deadline date for any protests or responses is 30 days after notice of filing of the Application first appears in the Commission's daily calendar, pursuant to Commission Rule 2.6(a). The subsequent dates in the proposed schedule assume no timely protests are filed.

E. Attachments and Appendices

A verification of this Application by an SCE corporate officer is attached hereto, pursuant to Commission Rules 1.11 and 2.1.

The Mohave Monthly Status Reports referred to in this Application are attached hereto as appendices, for ease of reference, as follows:

APPENDIX A: June 21, 2006, Mohave Monthly Status Report

APPENDIX B: July 31, 2006, Mohave Monthly Status Report

APPENDIX C: February 28, 2007, Mohave Monthly Status Report

APPENDIX D: May 22, 2007, Mohave Monthly Status Report

APPENDIX E: July 2, 2007, Mohave Monthly Status Report

APPENDIX F: April 28, 2006, Mohave Monthly Status Report

APPENDIX G: June 10, 2009, Mohave Monthly Status Report

V.

CONCLUSION

For the reasons explained above, the monthly reporting requirement under D.04-12-016, Ordering Paragraph 4, is no longer needed or useful and should be ended. The Mohave life-extension efforts that are the subject of the reports have all been concluded, as previously reported to the Commission, and the Mohave plant is now being decommissioned. SCE respectfully requests that the Commission expressly order that the monthly reporting requirement

has been satisfied and is no longer in effect, or alternatively, modify D.04-12-016 by removing Ordering Paragraph 4.

Respectfully submitted,

ANN P. COHN
SUMNER J. KOCH

/s/ Sumner J. Koch

By: Sumner J. Koch

Attorneys for
SOUTHERN CALIFORNIA EDISON COMPANY

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Post Office Box 800
Rosemead, California 91770
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Facsimile: (626) 302-3990
E-mail: Sumner.Koch@SCE.com

February 5, 2010

VERIFICATION

I am an officer of the applicant corporation herein, and am authorized to make this verification on its behalf. I am informed and believe that the matters stated in the foregoing document are true.

I declare under penalty of perjury that the foregoing is true and correct.

Executed this 5th day of February, 2010, at Rosemead, California

/s/ R. W. Krieger
R.W. Krieger
Vice President of Power Production
SOUTHERN CALIFORNIA EDISON COMPANY

300 N. Lone Hill Avenue
San Dimas, California 91773

Appendix A

June 21, 2006, Mohave Monthly Status Report

June 21, 2006

VIA EMAIL & UPS

Mr. Sean Gallagher
Director, Energy Division
California Public Utilities Commission
505 Van Ness Avenue
San Francisco, CA 94102

Re: R.04-04-003 Mohave Monthly Status Report

Dear Mr. Gallagher:

The Commission's December 2, 2004, Decision regarding the Mohave Generating Station (Mohave), D.04-12-016, directs Southern California Edison Company (SCE) to "file monthly reports with the Commission's Energy Division updating any progress made on the [Mohave-related] coal and water negotiations, the C-Aquifer studies, the alternatives investigation and shortening the Gantt Chart time-line." (D.04-12-016 at Ordering Paragraph 4). SCE hereby submits the 18th such monthly report, which is enclosed.

As discussed in the enclosed report, SCE has just concluded a comprehensive reassessment of the ongoing efforts to return Mohave to operation. Based on this review SCE has reluctantly determined that it cannot continue to pursue resumed operation of the Mohave power plant as an SCE asset. This determination is not based on any single factor but rather on numerous contributing factors, as discussed in the report. SCE is now engaging in discussions with the other three Mohave co-owners regarding the future of Mohave, and with other relevant entities, including the Hopi Tribe and Navajo Nation, about appropriate next steps. The Mohave co-owners have all agreed that a substantial further reduction in Mohave's staffing level is now appropriate, but the exact staffing level to be maintained has not yet been determined and is expected to be decided in July.

Because of this major development, SCE is providing copies of this monthly report to all

Commissioners in addition to the other recipients indicated below.

Please do not hesitate to contact me if you have questions regarding this report.

Very truly yours,

Sumner J. Koch

cc: President Michael R. Peevey (assigned Commissioner, R.04-04-003)
Commissioner Geoffrey F Brown
Commissioner Dian M. Grueneich
Commissioner John Bohn
Commissioner Rachelle Chong
Randy Wu, Esq.
ALJ Carol Brown
All Parties of Record, A.02-05-046 (as subservice list of R.04-04-003)

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Enclosure(s)

**SOUTHERN CALIFORNIA EDISON COMPANY
MONTHLY MOHAVE STATUS REPORT
PURSUANT TO D.04-12-016**

June 21, 2006

This report is submitted by Southern California Edison Company (SCE) to the Energy Division of the California Public Utilities Commission (Commission), pursuant to Commission Decision 04-12-016. Ordering Paragraph 4 of D.04-12-016 directs SCE to file "monthly reports with the Commission's Energy Division updating any progress made on the coal and water negotiations [related to post-2005 operation of the Mohave Generating Station (Mohave)], the C-Aquifer studies, the alternatives investigation¹ and shortening the Gantt Chart time-line."

This is the 18th monthly report, and covers the period from the week of May 29, 2006, through June 19, 2006.

During this period, SCE completed a comprehensive reassessment of the ongoing efforts to return Mohave to operation and the various factors that still confront resumed operations. Based on this review, SCE has reluctantly determined that it cannot continue to pursue resumed operation of the Mohave power plant as an SCE asset. This determination is not due to any single factor but rather due to numerous contributing factors, each of which are significant singly and which in combination further complicate and exacerbate one another. Among these factors are the following:

- The prospects for cost-effectiveness of Mohave for SCE's customers, including the greatly decreasing prospects for cost-effectiveness for SCE customers if Mohave cannot be returned to service by 2010.
- The prospects for successfully returning Mohave to service, including the outlook for returning Mohave to operation by 2010, taking into account all factors including:
 - Current status of negotiations for coal and slurry water supplies and the time likely required to achieve final binding agreements;
 - Current status of the federal Environmental Impact Statement (EIS) for the Black Mesa Project, which includes the contemplated C-Aquifer alternate water supply, the time likely required for issuance of a Final EIS, and prospects for subsequent legal challenges and associated delay;
 - Other necessary regulatory approvals, and the associated time requirements;
 - The ongoing opposition to use of the C- and N-Aquifers for mine and slurry pipeline uses.

¹ There has been no change during this reporting period regarding the Mohave Alternatives/Complements Study (MACS). As mentioned in prior Mohave monthly reports, the final MACS Report was issued by the MACS contractor.

- The inability to obtain relief from the Consent Decree to allow the plant to operate pending regulatory approvals.
 - Potential impacts of possible legal and regulatory developments regarding global climate change and carbon emissions;
 - The uncertainty regarding the level of co-owner commitment to pursuing a 2010 return to service, and the decision by the Los Angeles Department of Water and Power that it does not intend to participate in Mohave resumed operation or in further efforts and expenditures to return Mohave to operation.
- The significant expenditures and commitments that would be required over coming months, and would ramp up rapidly over 2007 (for example, for further engineering of the required plant upgrades), in order to preserve a possibility of a 2010 Mohave restart.

SCE and the other Mohave co-owners have now concluded that a substantial further reduction in Mohave's staffing level is now appropriate, and will be meeting shortly to discuss the scope of work and staffing levels. The exact staffing level that should be maintained has not yet been determined. (Under the reduction in force that has already been announced and initiated, Mohave staffing already is being reduced from over 300 employees to 224 employees, effective as of July 1. That reduction is unaffected and will proceed to completion on July 1.) SCE expects the co-owners' determination regarding the additional reduction in force to be made by the end of July. Due in part to the advance notice and "bumping" provisions under the SCE-UWUA labor agreement, this further reduction in force will not be completed until approximately November, and it will impact employees at SCE locations besides just Mohave. A possible need for staffing changes like this was contemplated in SCE's 2006 General Rate Case, and a two-way balancing account (the Mohave Balancing Account) was established to address the change from a ratemaking standpoint.

SCE and the other Mohave co-owners also have agreed to jointly explore possible options for Mohave's future, including the possibility of seeking a buyer for the plant. SCE is now engaging in discussions with the other Mohave co-owners and with other relevant entities, including the Hopi Tribe and Navajo Nation and Peabody Western Coal Company (Peabody), regarding appropriate next steps with regard to Mohave. It is still possible SCE and at least some of the other Mohave co-owners may conclude that it is appropriate to continue pursuing resolution of all remaining coal and water supply issues with the two Tribes and Peabody, and/or to continue funding of the Black Mesa Project EIS, to enhance the marketability of the plant.

Appendix B

July 31, 2006, Mohave Monthly Status Report

July 31, 2006

VIA EMAIL & UPS

Mr. Sean Gallagher
Director, Energy Division
California Public Utilities Commission
505 Van Ness Avenue
San Francisco, CA 94102

Re: R.04-04-003 Mohave Monthly Status Report

Dear Mr. Gallagher:

The Commission's December 2, 2004, Decision regarding the Mohave Generating Station (Mohave), D.04-12-016, directs Southern California Edison Company (SCE) to "file monthly reports with the Commission's Energy Division updating any progress made on the [Mohave-related] coal and water negotiations, the C-Aquifer studies, the alternatives investigation and shortening the Gantt Chart time-line." (D.04-12-016 at Ordering Paragraph 4). SCE hereby submits the 19th monthly report, which is enclosed.

Please do not hesitate to contact me if you have questions regarding this report.

Very truly yours,

Sumner J. Koch

cc: President Michael R. Peevey (assigned Commissioner, R.04-04-003)
ALJ Carol Brown
All Parties of Record, A.02-05-046 (as subservice list of R.04-04-003)

Enclosure(s)

**SOUTHERN CALIFORNIA EDISON COMPANY
MONTHLY MOHAVE STATUS REPORT
PURSUANT TO D.04-12-016**

July 31, 2006

This report is submitted by Southern California Edison Company (SCE) to the Energy Division of the California Public Utilities Commission (Commission), pursuant to Commission Decision 04-12-016. Ordering Paragraph 4 of D.04-12-016 directs SCE to file "monthly reports with the Commission's Energy Division updating any progress made on the coal and water negotiations [related to post-2005 operation of the Mohave Generating Station (Mohave)], the C-Aquifer studies, the alternatives investigation and shortening the Gantt Chart time-line."

This is the 19th monthly report, and covers the period from the week of June 19, 2006, through the week of July 24, 2006.

As was reported and discussed in the previous Mohave monthly report, submitted on June 21, 2006, SCE decided due to numerous factors, following a comprehensive reassessment of Mohave's situation, that it could not continue to pursue resumed operation of Mohave as an SCE asset.

Two of Mohave's other co-owners, Los Angeles Department of Water and Power and Nevada Power Company, issued similar announcements. Mohave's fourth co-owner, Salt River Project, has stated that it is continuing to assess the Mohave situation and it might continue with efforts to resume Mohave operations with new partners, but not as a sole owner of the plant. The co-owners are now jointly exploring possible options for Mohave's future, including the possibility of selling the plant. The co-owners also are in discussion with other relevant entities, including the Navajo Nation and Hopi Tribe, to determine whether to continue efforts to resolve certain issues related to Mohave's fuel supply pending a possible sale of the plant. Work on the draft Black Mesa Project Environmental Impact Statement (EIS) is continuing to allow the document to be preserved in a pre-publication, final draft format, and when that is complete, additional work will be suspended pending identification of successor project proponent(s) and funder(s). It is anticipated that the current EIS work activity will continue through most of August 2006.

SCE and the other Mohave co-owners have now decided to further reduce Mohave's workforce to 65 employees. (The workforce already had been reduced from full operational staffing of over 300 employees down to approximately 224 employees.) This workforce reduction has now been formally initiated and is scheduled to be completed on December 1, 2006.

Appendix C

February 28, 2007, Mohave Monthly Status Report

February 28, 2007

VIA EMAIL & UPS

Mr. Sean Gallagher
Director, Energy Division
California Public Utilities Commission
505 Van Ness Avenue
San Francisco, CA 94102

Re: R.04-04-003 Mohave Monthly Status Report

Dear Mr. Gallagher:

The Commission's December 2, 2004, Decision regarding the Mohave Generating Station (Mohave), D.04-12-016, directs Southern California Edison Company (SCE) to "file monthly reports with the Commission's Energy Division updating any progress made on the [Mohave-related] coal and water negotiations, the C-Aquifer studies, the alternatives investigation and shortening the Gantt Chart time-line." (D.04-12-016 at Ordering Paragraph 4). SCE hereby submits the 26th monthly report, which is enclosed.

Please do not hesitate to contact me if you have questions regarding this report.

Very truly yours,

/ s /

Sumner J. Koch

Enclosure

cc: President Michael R. Peevey (assigned Commissioner, R.04-04-003)
ALJ Carol Brown
All Parties of Record, A.02-05-046 (as subservice list of R.04-04-003)

LAW#1339332

**SOUTHERN CALIFORNIA EDISON COMPANY
MONTHLY MOHAVE STATUS REPORT
PURSUANT TO D.04-12-016**

February 28, 2007

This report is submitted by Southern California Edison Company (SCE) to the Energy Division of the California Public Utilities Commission (Commission), pursuant to Commission Decision 04-12-016. Ordering Paragraph 4 of D.04-12-016 directs SCE to file "monthly reports with the Commission's Energy Division updating any progress made on the coal and water negotiations [related to post-2005 operation of the Mohave Generating Station (Mohave)], the C-Aquifer studies, the alternatives investigation and shortening the Gantt Chart time-line."

This is the 26th monthly report, covering the period from the week of January 29, 2007, through the week of February 19, 2007.

Previous Mohave monthly reports have mentioned that SCE and the other Mohave co-owners have been exploring the range of possible options for the future of Mohave, including among other things the possibility that Salt River Project (SRP) would assemble a new ownership group, including SRP, to acquire Mohave and pursue resumed operation of the plant. On February 6, 2007, SRP announced that it was ending its effort to assemble a new ownership group to return Mohave to service. As discussed in previous Mohave monthly reports, SRP was as of that time the sole funder of the ongoing work by the U.S. Office of Surface Mining (OSM) on the Black Mesa Project Environmental Impact Statement (EIS), since SCE and the other two Mohave co-owners had discontinued their efforts to return Mohave to service in June 2006. Concurrent with its February 6 announcement, SRP has now discontinued its funding of the EIS work.

SCE and the other Mohave co-owners are continuing to explore other possible options for Mohave, including among other things the possibility of selling the plant to other buyers who would seek to restart the plant. For this reason, in order to preserve the possibility of a plant restart and facilitate such a sale, SCE in its role as plant operator has resumed the funding of the EIS work. SCE does not itself intend to resume operation of Mohave, and it will fund the EIS work on an interim basis only, until either a plant buyer is identified and assumes the funding of the EIS or SCE ceases this sale effort.

SCE understands that OSM is now reviewing and analyzing the public comments received on the Draft EIS, and that OSM is proceeding according to a schedule that will result in issuance of a Final EIS and record of decision by approximately August 2007.

Appendix D

May 22, 2007, Mohave Monthly Status Report

May 22, 2007

VIA E-MAIL

Mr. Sean Gallagher
Director, Energy Division
California Public Utilities Commission
505 Van Ness Avenue
San Francisco, CA 94102

Re: R.04-04-003 Mohave Monthly Status Report

Dear Mr. Gallagher:

The Commission's December 2, 2004, Decision regarding the Mohave Generating Station (Mohave), D.04-12-016, directed Southern California Edison Company (SCE) to "file monthly reports with the Commission's Energy Division updating any progress made on the [Mohave-related] coal and water negotiations, the C-Aquifer studies, the alternatives investigation and shortening the Gantt Chart time-line." (D.04-12-016 at Ordering Paragraph 4). SCE hereby submits its 28th report, which is enclosed.

As explained in this report, SCE has now decided to discontinue its effort, mentioned in previous reports, to sell Mohave to a new owner or owners who would seek to restart the plant. SCE is not aware of any plans or interest on the part of the other Mohave co-owners to further pursue any efforts towards a Mohave restart. Accordingly SCE and the other co-owners are now winding down all activities that have been aimed at preserving and facilitating the possibility of a Mohave plant restart, and are focusing on the future reuse or other disposition of the Mohave site.

Copies of this letter and report are being provided to all of the Commissioners for their information.

Please do not hesitate to contact me if you have questions regarding this report.

Very truly yours,

 / s / Sumner J. Koch

Sumner J. Koch

Enclosure

cc: President Michael R. Peevey (assigned Commissioner, R.04-04-003)
Commissioner Dian M. Grueneich
Commissioner John Bohn
Commissioner Rachelle Chong
Commissioner Timothy Alan Simon
ALJ Carol Brown
All Parties of Record, A.02-05-046 (as subservice list of R.04-04-003)

SOUTHERN CALIFORNIA EDISON COMPANY
MONTHLY MOHAVE STATUS REPORT
PURSUANT TO D.04-12-016

May 22, 2007

This report is submitted by Southern California Edison Company (SCE) to the Energy Division of the California Public Utilities Commission (Commission), pursuant to Commission Decision 04-12-016. Ordering Paragraph 4 of D.04-12-016 directs SCE to file "monthly reports with the Commission's Energy Division updating any progress made on the coal and water negotiations [related to post-2005 operation of the Mohave Generating Station (Mohave)], the C-Aquifer studies, the alternatives investigation and shortening the Gantt Chart time-line."

This is the 28th report, covering the period from the week of April 2, 2007, to the present.

As has been discussed in previous Mohave reports, SCE concluded in June of 2006 to discontinue its efforts to return Mohave to operation as an SCE asset. Two of the other Mohave co-owners (Los Angeles Department of Water and Power and Nevada Power Company) made similar announcements at that time. The fourth Mohave co-owner, Salt River Project Agricultural Improvement and Power District (SRP), then undertook efforts to assemble a new ownership group that would include SRP and others and would seek to restart Mohave, but SRP discontinued that effort in February 2007. Beginning in parallel with that SRP effort, and continuing since then, SCE has also explored the possibility of selling the plant to completely new owners who would seek to restart the plant.

As of May 15, 2007, SCE has discontinued this effort also. Despite an intensive effort over several months, SCE has not been able to secure a firm offer to purchase on terms and conditions that would be acceptable to SCE, and SCE has reluctantly concluded that there is an insufficient likelihood of doing so to justify the time and considerable expense that would be involved in continuing with the effort. (Besides the direct costs of the sale effort itself, which has included the assistance of outside professional advisers, continuing this effort to sell the plant for an intended restart would necessarily entail continuing with the expenditures that are summarized below.) Among other factors taken into account, certain terms and conditions insisted upon by prospective buyers appeared, in SCE's judgment, not to be conducive to receiving regulatory approvals and closing the sale promptly, if at all, especially in light of current policies on greenhouse gas emissions.

SCE is not aware of any intention on the part of any of the other Mohave co-owners to further pursue any effort towards a Mohave restart, and accordingly SCE and the other co-owners are now turning their full focus to the future reuse or other disposition of the plant site. Consequently, SCE and the other co-owners are now in the process of ceasing all current activities that have been aimed at preserving and facilitating the possibility of a Mohave restart. These include the following:

- The funding of the ongoing work of the U.S. Office of Surface Mining and other agencies on the Black Mesa Project EIS. SCE does not know at this time if Peabody Western Coal

Company (operator of the Black Mesa and Kayenta coal mines) or any others will assume this funding.

- Pursuing the renewal of Mohave's air permit and of its Permit to Construct for the required air pollution controls.
- The staffing of the Mohave plant at a level to preserve the plant in a condition to facilitate restart. SCE will now review plant staffing with the co-owners, and while some on-site staff is expected to be retained (for safety and security, operation of the Mohave switchyard and other purposes) SCE expects to reduce the staffing level substantially from the current level of 65 employees.

Appendix E

July 2, 2007, Mohave Monthly Status Report



SOUTHERN CALIFORNIA
EDISON

An EDISON INTERNATIONAL Company

Sumner J. Koch
Senior Attorney
Sumner.Koch@SCE.com

July 2, 2007

VIA E-MAIL

Mr. Sean Gallagher
Director, Energy Division
California Public Utilities Commission
505 Van Ness Avenue
San Francisco, CA 94102

Re: R.04-04-003 Mohave Monthly Status Report

Dear Mr. Gallagher:

The Commission's December 2, 2004, Decision regarding the Mohave Generating Station (Mohave), D.04-12-016, directed Southern California Edison Company (SCE) to "file monthly reports with the Commission's Energy Division updating any progress made on the [Mohave-related] coal and water negotiations, the C-Aquifer studies, the alternatives investigation and shortening the Gantt Chart time-line." (D.04-12-016 at Ordering Paragraph 4). SCE hereby submits its 29th report, which is enclosed.

Please do not hesitate to contact me if you have questions regarding this report.

Very truly yours,

 /s/ Sumner J. Koch

Sumner J. Koch

Enclosure

cc: President Michael R. Peevey (assigned Commissioner, R.04-04-003)
ALJ Carol Brown
All Parties of Record, A.02-05-046 (as subservice list of R.04-04-003)

**SOUTHERN CALIFORNIA EDISON COMPANY
MONTHLY MOHAVE STATUS REPORT
PURSUANT TO D.04-12-016**

July 2, 2007

This report is submitted by Southern California Edison Company (SCE) to the Energy Division of the California Public Utilities Commission (Commission), pursuant to Commission Decision 04-12-016. Ordering Paragraph 4 of D.04-12-016 directs SCE to file "monthly reports with the Commission's Energy Division updating any progress made on the coal and water negotiations [related to post-2005 operation of the Mohave Generating Station (Mohave)], the C-Aquifer studies, the alternatives investigation and shortening the Gantt Chart time-line."

This is the 29th report, covering the period from May 23, 2007, to the present.

In its previous Mohave monthly report, submitted on May 22, 2007, SCE reported that after an extensive, several-month effort to sell its Mohave interest to parties who would seek to restart the plant, SCE was discontinuing that effort. Accordingly SCE and the other Mohave co-owners were instead turning their focus to other possible uses or dispositions of the Mohave site, and they were in the process of ceasing various activities aimed at preserving and facilitating a possible restart of the existing plant.

Since that date, SCE has received further inquiries from parties interested in the possibility of purchasing and restarting the plant. In light of these inquiries, and to allow for adequate review and evaluation, certain low-cost and very time-critical permit renewal activity, necessary to preserving the plant's air permit and its permit for construction of the air pollution control equipment that would be required for a restart, has gone forward. Other activity that was aimed towards restarting the plant, including the work on the Black Mesa Project Environmental Impact Statement, remains suspended at least for the moment. In parallel, SCE and the other co-owners also are continuing with the necessary planning and preliminary steps for a reduction of the Mohave workforce and decommissioning of the plant, so that the Mohave owners are in a position to proceed on that path without delay if they decide to do so.

Appendix F

April 28, 2006, Mohave Monthly Status Report

April 28, 2006

VIA EMAIL & UPS

Mr. Sean Gallagher
Director, Energy Division
California Public Utilities Commission
505 Van Ness Avenue
San Francisco, CA 94102

Re: R.04-04-003 Mohave Monthly Status Report

Dear Mr. Gallagher:

The Commission's December 2, 2004, Decision regarding the Mohave Generating Station (Mohave), D.04-12-016, directs Southern California Edison Company (SCE) to "file monthly reports with the Commission's Energy Division updating any progress made on the [Mohave-related] coal and water negotiations, the C-Aquifer studies, the alternatives investigation and shortening the Gantt Chart time-line" (D.04-12-016 at Ordering Paragraph 4). SCE hereby submits the 16th such monthly report, which is enclosed.

In accordance with the Decision, SCE is also serving copies of this report on the service list for the now-concluded Mohave proceeding, A.02-05-046, which now makes up a sub-service list within R.04-04-003.

As mentioned in the enclosed report, although the final Mohave Alternatives/Complements Study (MACS) report was issued in February 2006, the study contractors issued a revised Appendix D to the report in April, correcting certain emission price projections. The revised Appendix D, as well as a Synapse Energy cover memorandum explaining and specifically identifying all the revisions to the appendix, is enclosed with the hard copies of this letter to you, President Peevey and ALJ Brown. The revised Appendix D and explanatory memorandum have already been provided to all MACS stakeholders, and are also now publicly available on SCE's website as explained in the enclosed report.

Please do not hesitate to contact me if you have questions regarding this report.

Very truly yours,

Sumner J. Koch

cc: President Michael R. Peevey (assigned Commissioner, R.04-04-003)
ALJ Carol Brown
All Parties of Record, A.02-05-046 (as subservice list of R.04-04-003)

SJK:kar:Law#1279684.doc

Enclosure(s)

**SOUTHERN CALIFORNIA EDISON COMPANY
MONTHLY MOHAVE STATUS REPORT
PURSUANT TO D.04-12-016**

April 28, 2006

I. INTRODUCTION

This report is submitted by Southern California Edison Company (SCE) to the Energy Division of the California Public Utilities Commission (Commission), pursuant to Commission Decision 04-12-016. Ordering Paragraph 4 of D.04-12-016 directs SCE to file "monthly reports with the Commission's Energy Division updating any progress made on the coal and water negotiations [related to post-2005 operation of the Mohave Generating Station (Mohave)], the C-Aquifer studies, the alternatives investigation and shortening the Gantt Chart time-line."

This is the 16th monthly report, and covers the period from the week of March 27, 2006, through the week of April 17, 2006.

II. COAL AND WATER NEGOTIATIONS

During this reporting period the Mohave co-owners exchanged information and proposals with Peabody Western Coal Company pertaining to a new coal supply agreement for Mohave, and with the Hopi Tribe and Navajo Nation pertaining to resolving all remaining water-related issues. Further negotiations are expected to be scheduled soon. The substance of all of these negotiations remains confidential.

III. C-AQUIFER STUDIES

The U.S. Bureau of Reclamation (BOR) expects to complete its final report on the C-Aquifer study by May 2006. This BOR report will be based upon and incorporate relevant information from, among other sources, the USGS drilling and test pumping of the proposed C-Aquifer well-field area that was performed in 2005, as well as the two C-Aquifer groundwater modeling studies done in 2005.

Based on the current status of the information-gathering and drafting of the Environmental Impact Statement (EIS) for the Black Mesa Project, which includes the contemplated C-Aquifer water project, the U.S. Office of Surface Mining (OSM) expects to issue its Draft EIS for public comment by July 2006. Based on a July release of the Draft EIS, public hearings on the Draft EIS will take place in approximately August 2006. OSM also expects to complete its final Biological Assessment for submission to the U.S. Fish and Wildlife Service under the Endangered Species Act in parallel with the Draft EIS.

IV. ALTERNATIVES INVESTIGATION

As mentioned in previous monthly reports, the final report on the Mohave Alternatives/Complements Study (MACS) was issued in February 2006. During this reporting period the MACS contractor, Sargent & Lundy, and its subcontractor, Synapse Energy Economics (Synapse), issued a revised Appendix D of the report, correcting a number of emission credit price projections within the appendix. The revisions to Appendix D did not result in any other changes to

the report. Sargent & Lundy has provided the revised Appendix D, as well as a Synapse cover memorandum explaining and specifically identifying all the revisions to the appendix, to all MACS stakeholders. The revised Appendix D and the Synapse memorandum are also now posted on SCE's website, SCE.com, and may be accessed there as follows: from the home page, click on "Regulatory Information Area," and then on "Proceedings Before the CPUC," and then use the search field to go to A.02-05-046.

V. SHORTENING THE GANTT CHART TIME-LINE

SCE does not believe that any opportunities exist at present for shortening the project schedule for installation of the Mohave pollution controls and the other upgrades that will be needed for long-term extended operation of Mohave (commonly referred to as the Gantt Chart time line). SCE's current expectation, based on the status of the Black Mesa EIS and the water and coal negotiations, is that Mohave will not resume operating before approximately 2010.

Appendix G

June 10, 2009, Mohave Monthly Status Report

June 10, 2009

Ms. Julie Fitch
Director, Energy Division
California Public Utilities Commission
505 Van Ness Avenue
San Francisco, CA 94102

Re: R.04-04-003 Mohave Monthly Status Report

Dear Ms. Fitch:

The Commission's December 2, 2004, Decision regarding the Mohave Generating Station (Mohave), D.04-12-016 (at Ordering Paragraph 4), directed Southern California Edison Company (SCE) to submit monthly reports to the Commission's Energy Division on the status of Mohave. SCE hereby submits its 46th report, enclosed.

Please do not hesitate to contact me if you have questions regarding this report.

Very truly yours,

/s/ Sumner J. Koch
Sumner J. Koch

Enclosure

cc: President Michael R. Peevey (assigned Commissioner, R.04-04-003)
All Parties of Record, A.02-05-046 (as subservice list of R.04-04-003)

**SOUTHERN CALIFORNIA EDISON COMPANY
MONTHLY MOHAVE STATUS REPORT
PURSUANT TO D.04-12-016**

June 10, 2009

This report on the status of the Mohave Generating Station (Mohave) is submitted by Southern California Edison Company (SCE) to the Energy Division of the California Public Utilities Commission (Commission) pursuant to Commission Decision 04-12-016, Ordering Paragraph 4. This is the 46th Mohave status report, covering the period from May 1, 2009, to the present.

Prior Mohave status reports have explained that SCE and the other three Mohave co-owners were both: (i) exploring a possible sale of Mohave to third parties who would aim to restart the existing power plant on gas fuel; and (ii) making preparations for the decommissioning of the power plant, for the reuse or other disposition of the Mohave site, in the event the plant was not ultimately sold.

SCE and the other Mohave co-owners have now decided to decommission the power plant and remove the generating facility from the site. They plan to proceed first with dismantling and removing certain non-generating equipment and facilities, followed by the generating equipment in 2010. The transmission switchyard and some other related facilities will remain in place.

As SCE has discussed in prior Mohave reports, development of a renewable energy facility on the site is one possible option under consideration by SCE and the other Mohave co-owners. However, no decision has been made yet about the future disposition of the site.

CERTIFICATE OF SERVICE

I hereby certify that, pursuant to the Commission's Rules of Practice and Procedure, I have this day served a true copy of the **APPLICATION OF SOUTHERN CALIFORNIA EDISON COMPANY (U338-E) TO END THE MONTHLY REPORTING REQUIREMENT UNDER COMMISSION DECISION 04-12-016** on all parties identified on the attached service list(s). Service was effected by one or more means indicated below:

Transmitting the copies via e-mail to all parties who have provided an e-mail address. First class mail will be used if electronic service cannot be effectuated.

Executed this **5th day of February, 2010**, at Rosemead, California.

/ s / Henry Romero

Henry Romero

Project Analyst

SOUTHERN CALIFORNIA EDISON COMPANY

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California Public
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