

KD1/ek4



FILED

10-27-14
04:59 PM

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

Order Instituting Investigation on the Commission's Own Motion into the Rates, Operations, Practices, Services and Facilities of Southern California Edison Company and San Diego Gas and Electric Company Associated with the San Onofre Nuclear Generating Station Units 2 and 3.

Investigation 12-10-013
(Filed October 25, 2012)

And Related Matters.

Application 13-01-016
Application 13-03-005
Application 13-03-013
Application 13-03-014

**E-MAIL RULING DENYING THE COALITION TO DECOMMISSION
SAN ONOFRE'S MOTION TO STAY PROCEEDINGS**

Dated October 27, 2014, at San Francisco, California.

/s/ KEVIN DUDNEY

Kevin Dudney
Administrative Law Judge

From: Dudney, Kevin

Sent: Monday, October 27, 2014 3:15 PM

To: dkelly@uacn.org; jnmwem@gmail.com; matthew@turn.org; tam.hunt@gmail.com; EApfelbach@ZBBenergy.com; Megan.Hey@doj.ca.gov; MThorp@SempraUtilities.com; npedersen@hanmor.com; douglass@energyattorney.com; walker.matthews@sce.com; thomaspcorr@gmail.com; raylutz@citizenoversight.org; MSeverson@AMSlawyers.com; ESalustro@SempraUtilities.com; SWilson@RiversideCa.Gov; venskus@lawsv.com; mtierney-lloyd@enernoc.com; alewis@naac.org; RobertGnaizda@gmail.com; mdjoseph@adamsbroadwell.com; chome@enervault.com; Heiden, Gregory; Shapson, Mitchell; ek@a-klaw.com; nes@a-klaw.com; BCragg@GoodinMacbride.com; ssmyers@att.net; John.Cummins@navy.mil; LUPSF@igc.org; timothy.hennessy@ImergyPower.com; tom.stepien@primuspower.com; John@DicksonGeesman.com; LChaset@KeyesAndFox.com; tomb@crossborderenergy.com; m.dorsi@d-e-c-a.org; dkates@sonic.net; blaising@braunlegal.com; russ.weed@UETechnologies.com; ESelmon@Jemzar.com; Abigail.Sewell@latimes.com; abb@eslawfirm.com; barbara@barkovichandyap.com; cyamasaki@naac.org; CFaber@SempraUtilities.com; david.a.peffer@gmail.com; Peck, David B.; dmarcus2@sbcglobal.net; dpaz@wolfereasearch.com; David@a4nr.org; gregg.orrill@barclays.com; klatt@energyattorney.com; JNMwem@gmail.com; jbbrown@gate.net; jvonriesemann@crtllc.com; JLeslie@McKennaLong.com; klr@a-klaw.com; lauren.duke@db.com; matt@worldbusiness.org; mpf@stateside.com; wmc@a-klaw.com; ppatterson2@nyc.rr.com; Rachel@ConsciousVenturesGroup.com; rajeev.lalwani@morganstanley.com; Rinaldo@worldbusiness.org; sean.beatty@nrgenergy.com; Sxpg@pge.com; mrw@mrwassoc.com; filings@a-klaw.com; erin.grizard@bloomenergy.com; mfallon@taloncap.com; KPrior@crtllc.com; kfallon@sirfunds.com; agay@carlsoncapital.com; julien.dumoulin-smith@ubs.com; bnaeve@levincap.com; NStein@LevinCap.com; pfremond@jefferies.com; mxl@teilinger.com; John.Apgar@baml.com; Gregory.Reiss@mlp.com; scott.senchak@decade-llc.com; ali.gha@suntrust.com; roger.song@suntrust.com; akania@wolfereasearch.com; dpaz@wolfereasearch.com; NKhumawala@WolfeTrahan.com; sflishman@wolfereasearch.com; ReidM@AmerinetCentral.org; AHellreich@AndrewsKurth.com; WRappolt@AndrewsKurth.com; DMoglen@foe.org; KUlrich@foe.org; KWiseman@AndrewsKurth.com; LPurdy@AndrewsKurth.com; MSundback@AndrewsKurth.com; greencowboysdf@gmail.com; WRappolt@AndrewsKurth.com; khojasteh.davoodi@navy.mil; Priscila.Kasha@ladwp.com; robert.pettinato@ladwp.com; rodney.luck@ladwp.com; semery@lawsv.com; bette@FirstChoiceDistributors.com; Emily.Viglietta@mto.com; henry.weissmann@mto.com; Rob.Howard@UWUA246.com; anadelia.chavarria@edisonintl.com; case.admin@sce.com; derek.matsushima@edisonintl.com; felicia.williams@edisonintl.com; matthew.dwyer@sce.com; paul.hunt@sce.com; Russell.Archer@SCE.com; Russell.Worden@sce.com; carlwood@uwua.net; Dan.Dominguez@UWUA246.com; mary@solutionsforutilities.com; esalustro@semprautilities.com; maguirre@amslawyers.com; gbass@noblesolutions.com; SVanGoor@SempraUtilities.com; liddell@EnergyAttorney.com; Morgan.Lee@UTSanDiego.com; JWasito@MagisCapital.com; cbursaw@CapitalPower.com; CentralFiles@SempraUtilities.com; jpierce@semprautilities.com; WKeilani@SempraUtilities.com; lisam@socalte.com; rochellea4nr@gmail.com; CalConsumersAlliance@gmail.com; BenDavis54@Gmail.com; dhkorn@earthlink.net; sue.mara@RTOadvisors.com; jmauldin@adamsbroadwell.com; DonE7777@sbcGlobal.net; bfinkelstein@turn.org; norman.furuta@navy.mil; dsullivan@nrdc.org; wvm3@pge.com; steven@moss.net; michael.hindus@pillsburylaw.com; peter.richmond@pillsburylaw.com; john.eastly@lw.com; cem@newsdata.com; cem@newsdata.com; Paul@DeltaGreens.org; lwisland@ucsusa.org; cathy@barkovichandyap.com; tculley@kfwlaw.com; TLindl@kfwlaw.com; clamasbabbini@comverge.com; philm@scdenergy.com; marybeth@eon3.net; henrypielage@comcast.net; janreid@coastecon.com; martinhomec@gmail.com; cmkehrein@ems-ca.com; kdw@woodruff-expert-services.com; sue.kateley@asm.ca.gov; rl@eslawfirm.com; sgp@eslawfirm.com; jgg@eslawfirm.com; kmills@cfbf.com; Stevens, Brian; Brown, Carol A.; Hammond, Christine J.; Tran, Lana; McKenna, Lilly (Intern); Monbouquette, Marc; Colvin, Michael; Moldavsky, Edward; Baker, Amy C.; Kotch, Andrew; Lukins, Chloe; Eustace, Claire; Kersten, Colette; Franz, Damon A.; Gamson, David M.; Lee, Diana;

Lafrenz, Donald J.; Randolph, Edward F.; Greene, Eric; Wong, John S.; Fitch, Julie A.; Dudney, Kevin; Darling, Melanie; Yeo, Michael; Kito, Michele; Rogers, Nika; Peterson, Rachel A.; Haga, Robert; Pocta, Robert M.; Thomas, Sarah R.; Logan, Scott; Wilson, Sean; Khosrowjah, Sepideh; Prosper, Terrie D.; Burns, Truman L.; Lasko, Yakov; danielle.mills@energy.ca.gov; Katague, Ditas; MPryor@energy.state.ca.us; shy.forbes@sen.ca.gov

Cc: ALJ Docket Office; ALJ_Support ID; ALJ Process

Subject: I.12-10-013: Email Ruling Denying CDSO Motion to Stay Proceedings

On October 23, 2014 The Coalition to Decommission San Onofre (CDSO) filed a “Motion to Stay Proceedings and Consideration of Any Settlement Pending Resolution of Claims of Collusion and Impropriety by CPUC Commissioners” (CDSO Motion). Because of events not related to I.12-10-013 et al., CDSO requests a delay in these proceedings, stating that “it stands to reason that similar impropriety may have occurred in this proceeding” (CDSO Motion at 2). This is speculative, and the CDSO Motion’s factual support for this claim is limited to “circumstantial evidence” (CDSO Motion at 5). The CDSO Motion does not cite any provision of law in support of its requested delay. Therefore, the CDSO Motion does not meet the requirements Rule 11.1 (d) to “concisely state the facts and law supporting the motion and the specific relief or ruling requested.” Further, it is unreasonable to stay these proceedings, for an unknown and potentially lengthy period, based solely on events outside of this proceeding and speculation. The CDSO Motion is denied.

The Docket Office shall formally file this email ruling.

Melanie M. Darling
Administrative Law Judge
MD2@cpuc.ca.gov

Kevin Dudney
Administrative Law Judge
KD1@cpuc.ca.gov