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BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of San Diego Gas & Electric Company (U 902 E) for a Certificate of Public Convenience and Necessity for the Sunrise Powerlink Transmission Project.

Application 06-08-010
(Filed August 4, 2006)

**REVISED SCOPING MEMO AND RULING
OF THE ASSIGNED COMMISSIONER AND ADMINISTRATIVE LAW JUDGE**

In this ruling, we revise the Scoping Memo, issued November 1, 2006, by modifying the schedule for completion of the proceeding. In addition, we direct the California Independent System Operator to prepare additional model runs reflecting specific baseline assumptions, and resolve several pending motions.

IT IS RULED that:

1. As is required by the California Environmental Quality Act and the National Environmental Policy Act, portions of the Draft Environmental Impact Report/Environmental Impact Statement (DEIR/EIS) will be re-circulated for further comment. Recirculation is required due to the receipt of new information on the La Rumorosa project since the release of the DEIR/EIS. This Commission's Environmental Branch and the Bureau of Land Management intend to mail the relevant portions of the DEIR/EIS on July 10, 2008. There will be a 45-day comment period, and the Administrative Law Judge will issue a proposed decision in this proceeding in October 2008. Since the Commission is required to wait at least 30 days from the release of a proposed decision before acting upon it, we do not anticipate that it will be able to vote on a final order

prior to late November 2008. We expect, in any event, that the Commission will be able to issue a final decision before the end of the year.

2. The Motion of California Botanical Habitat for Party Status is denied since it did not identify any direct involvement it would have in developing the record. The staff will treat its submission as comment on the DEIR/EIS.

3. The Motion of the California Department of Parks and Recreation to Strike Portions of San Diego Gas & Electric Company's (SDG&E) Phase 2 Opening Brief is denied. We will disregard any new information or attempted additional expert opinion offered through briefs by SDG&E, the California Independent System Operator (ISO), or any other party.

4. The Motion of The Utility Consumers' Action Network (UCAN) Requesting The Commission Take Official Notice Of A June 10 Regulatory Filing By SDG&E At The California Energy Commission is denied. This Commission does not take official notice of parties' pleadings.

5. The Motion of Bill Powers to Strike Portions of SDG&E's Reply Brief is denied. As stated above, we will disregard any new factual information offered in briefs.

6. Both SDG&E and the ISO filed comprehensive assessments of the economic benefits of the Sunrise project. The ISO's overall methodology was superior, and there were fewer problems with their showing. However, the current record does not adequately quantify the technical feasibility or the economic benefits of various alternatives using reasonable modeling assumptions. In order to complete the record on technical feasibility and economic benefits associated with different alternatives, the ISO shall supplement its analysis with a compliance filing. The assumptions we order the ISO to use are presented in the appendix to this ruling. If a particular modeling

assumption is not specified in the appendix, the ISO should use the ISO's preferred modeling assumptions from Phase 2 of this proceeding. The ISO evaluation should analyze: (1) powerflow, transient stability, and other impacts on the operation of the grid caused by each alternative; (2) production costs for each alternative; (3) reliability costs for each alternative; and (4) renewable energy costs for each alternative. Where the ISO determines in its best professional opinion that specific alternatives are equivalent, it does not need to perform separate model runs (for example, if two alternatives have different routes but the ISO believes that the two alternatives would have similar production costs, then the ISO can decide not to perform GridView modeling of each alternative). To undertake its analysis, the ISO should use the modeling framework and "packaging" approach that it used in Phase 2 of this proceeding. The ISO should provide "packaged" results in a form similar to that provided by the ISO in its testimony. The ISO shall also make available all workpapers supporting its analysis to all parties that have executed confidential agreements.

7. In addition to the "packaged" results, the ISO shall calculate greenhouse gas emissions impacts for each alternative. Both the Division of Ratepayer Advocates (DRA) and SDG&E identified problems with the emission factors used in ISO's analysis of greenhouse gas emissions that was used in the DEIR/EIS. The ISO shall incorporate in its analysis the corrections set forth by DRA and SDG&E.

8. In order to ensure that the modeling assumptions and protocols are clear, the ISO and interested parties shall hold a telephonic meeting moderated by the Administrative Law Judge within 5 working days, at a time to be determined by the ISO and the Administrative Law Judge. This will give the ISO and other interested parties adequate time to review the assumptions ordered in this

Ruling and to identify any ambiguities or unspecified assumptions in the Ruling. This will also ensure that the ISO's analysis is consistent with the intent of this Ruling.

9. The ISO shall provide results from its modeling efforts within 20 working days after the telephonic meeting. The ISO should provide "packaged" results in a form similar to that provided by the ISO in its testimony. The ISO shall also make available all workpapers supporting its analysis to all parties that have executed confidential agreements.

10. Within 10 working days of the date when the ISO serves the results of its analysis as Exhibit Compliance-1, parties may file opening comments on the analysis, with reply comments due 5 working days thereafter. The exhibit is admitted into evidence, subject to objections from parties through the comment process.

11. SDG&E's updated Phase 2 witness identification exhibit, as distributed on May 28, 2008, is identified as Exhibit SD-145 and admitted into evidence.

Dated June 20, 2008, at San Francisco, California.

/s/ DIAN M. GRUENEICH

Dian M. Grueneich
Assigned Commissioner

/s/ STEVEN WEISSMAN

Steven Weissman
Administrative Law Judge

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Dated June 20, 2008, at San Francisco, California.

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