November 5, 1998

Mr. Andrew Barnsdale Project Manager c/o Environmental Science Associates 225 Bush Street, Suite 1700 San Francisco, CA 94104

Re: MITIGATED NEGATIVE DECLARATION AND INITIAL STUDY -- SAN DIEGO GAS & ELECTRIC COMPANY APPLICATION NO. 97-12-039 FOR AUTHORITY TO SELL ELECTRICAL GENERATION FACILITIES AND POWER CONTRACTS

Dear Mr. Barnsdale:

SDG&E makes the following comments pertaining to the Commission's draft Mitigated Negative Declaration and Initial Study ("Negative Declaration") dated October 13, 1998. Each comment refers to the relevant page, paragraph, and line of the Negative Declaration. In addition, for ease in associating the comments with the Negative Declaration, each comment refers to an identifier code marked in the enclosed copy of the Negative Declaration at the relevant provision, clause, or word.

The comments set forth below do not in any way significantly affect any substantive premise, fact, or circumstance upon which the Commission's environmental analysis under the California Environmental Quality Act ("CEQA") was based. The comments are all minor in scope and if implemented will neither result in a new substantial adverse environmental impact nor substantially increase the severity of any potential environmental impact identified in the Negative Declaration.

### [Begin A1]

1. Mitigated Negative Declaration, page 3, paragraph 4.5.b.1, Indentifier Code A: The relevant mitigation measures prohibit economic consumption of non-gaseous fuel after January 1, 2001 at the Encina and South Bay power plants. SDG&E seeks a minor modification to the mitigation measures to enable the owner or operator of those plants to also operate the boilers with non-gaseous fuel after January 1, 2001 for purposes of operational tests, such as testing the functioning of selective catalytic reduction units ("SCR") or other pollution control methodologies, particulate emissions compliance, and operational and reliability compliance with the terms of the ISO "must run" contract(s) as the same are associated with potential (i.e., force majeure) non-gaseous fuel use and use capability. SDG&E requests that the fourth line of each mitigation measure under this paragraph be modified to read as follows: "...because of a force majeure natural gas curtailment as defined in Section (c)(8) of District Rule 69 or as necessary to conduct operational, reliability, or regulatory compliance testing relevant to the use of non-gaseous fuel in such boilers because of a force majeure natural gas curtailment." [End A1]

# [Begin A2]

2. <u>Mitigated Negative Declaration, page 3, paragraph 4.7.a.1, Identifier Code B</u>: The reference to NPDES permits in this paragraph should be deleted. An NPDES permit is a transferable permit.

[End A2]

#### [Begin A3]

3. <u>Mitigated Negative Declaration, page 4, paragraph 4.7.a.2, Identifier Code C</u>: The reference to NCCP permits should be deleted. NCCP permits are not assignable.

[End A3]

# [Begin A4]

4. <u>Mitigated Negative Declaration, page 4, paragraph 4.7.a.3, Identifier Code D</u>: The portion of the cooling water dike falling within the Chula Vista Wildlife Reserve is administered by the San Diego Unified Port District ("Port District"). Consequently, the most appropriate agency to enter the formal agreement pertaining to access is the Port District.

[End A4]

# [Begin A5]

5. <u>Mitigated Negative Declaration, page 5, paragraph 4.13.b.1 (Timing), Identifier Code E</u>: The word "at" in the third line of the mitigation measure Timing section should be deleted.

[End A5]

# [Begin A6]

6. <u>Initial Study, page 1-4, third full paragraph, line 4, Identifier Code F</u>: Enova Corporation and Pacific Enterprises announced a "plan of merger" rather than "an agreement to combine their companies". Under the plan of merger, Enova Corporation and Pacific Enterprises are separate wholly-owned subsidiaries of a newly formed parent corporation, namely, Sempra Energy.

[End A6]

# [Begin A7]

7. <u>Initial Study, page 1-4, third full paragraph, lines 11 and 12, Identifier Code G</u>: SoCalGas and SDG&E are wholly-owned subsidiaries of Pacific Enterprises and Enova Corporation, respectively, rather than Sempra Energy. Also, see Comment 6.

[End A7]

# [Begin A8]

8. <u>Initial Study, pages 2-1, first full paragraph, lines 6 and 7, Identifier Code H</u>: Lines 6 and should be modified to read as follows, "...which transports power from the San Onofre Nuclear Generating Station [SONGS] and other sources in California and the northwest,..."

[End A8]

# [Begin A9]

9. <u>Initial Study, page 2-1, third paragraph, line 4, Identifier Code I</u>: The word "on" should be deleted and replaced with "connected to".

[End A9]

#### [Begin A10]

10. <u>Initial Study, page 2-2, third full paragraph, lines 1 and 2, Identifier Code J</u>: See Comment No. 7. The first two lines should be modified to read, "As described in Section 1, Introduction, a series of events (namely implementation of the plan of merger which created Sempra Energy as the new corporate parent of Enova Corporation and Pacific Enterprises)..." Neither Enova Corporation nor Pacific Enterprises merged "into" Sempra Energy.

[End A10]

# [Begin A11]

11. <u>Initial Study, page 2-3, second paragraph, lines 4 and 5, Identifier Code K</u>: These lines should be modified to read as follows, "The new owner would be required to take an assignment of SDG&E's 'must-run' contracts with the ISO...."

[End A11]

# [Begin A12]

12. <u>Initial Study, page 2-3, first paragraph, last two lines, Identifier Code L</u>: The transaction does not involve a "Bidding Contract," though it is true the Commission must approve the auction process. Otherwise, the Commission will also approve the terms of the Asset Sale

Agreements, the Operation and Maintenance Agreements, and the Facilities Services Agreements.

[End A12]

# [Begin A13]

13. <u>Initial Study, page 2-6, second paragraph, lines 4 and 5, Identifier Code M</u>: The sentence beginning in line 4 should be modified to read as follows, "If the Port District does not elect to purchase the South Bay power plant under the terms of its agreement with SDG&E by November 14, 1998..."

[End A13]

# [Begin A14]

14. <u>Initial Study, page 2-7, first partial paragraph, lines 4 and 5, Identifier N</u>: These lines should be modified to read as follows, "SDG&E would provide the buyer with a license to use a portion of these properties in connection with the buyer's ownership and operation of the CTs."

[End A14]

# [Begin A15]

15. <u>Initial Study, page 2-7, first full paragraph, lines 6 through 8, Identifier O</u>: Lines 6, 7 and 8 should be modified to read as follows, "SDG&E will receive and consider proposed contract changes from second round bidders prior to the receipt of final bids from the second round bidders. SDG&E will, in its sole discretion, adopt the final form of the contracts. Final bids will then be received. Upon selection of the winning bidder for each asset, SDG&E will submit the final executed contract to the Commission for approval.

[End A15]

# [Begin A16]

Initial Study, page 2-7, subparagraph 8 of the second full paragraph, Line 2, Identifier Code P: Authorization to obtain recovery of its estimated future generation-related environmental clean-up costs will be sought under Application No. 97-12-039 as a part of SDG&E's compliance filing, rather than in a subsequent application.

[End A16]

#### [Begin A17]

17. <u>Initial Study, page 2-8, subparagraph 4 of the second full paragraph, line 2, Identifier Code Q:</u> The word "of" should be deleted after the phrase "would be assigned."

[End A17]

# [Begin A18]

18. <u>Initial Study, page 2-9, first full paragraph, line 6, Identifier Code R</u>: After the parenthetical, the next phrase should read, "...but to eliminate any other deed restrictions..."

[End A18]

# [Begin A19]

19. <u>Initial Study, page 2-9, third full paragraph, lines 7 through 10, Identifier Code S</u>: These lines should be modified to read as follows, "Decommissioning includes the decontamination, demolition, dismantlement, and removal of any portions of the plant included among the assets being sold, and remediation of the soil and groundwater below the same as more fully described in the Asset Sales Agreement.

[End A19]

# [Begin A20]

20. <u>Initial Study, page 2-10, lines 1 through 3, Identifier Code T</u>: The following phrase should be added to the end of the first full sentence, "...except that the Port District may elect to have

SDG&E remediate such property to meet industrial standards subject to the terms of the agreement between the Port District and SDG&E.

[End A20]

[Begin A21]

21. <u>Initial Study, page 2-11, Table 2.1, for Encina and South Bay CT1, Identifier Code U</u>: The capacity factors of "2.0" for the Encina and South Bay CT1 in Table 2.1 should be changed to approximately 0.2% for the Encina and South Bay CT1s.

[End A21]

[Begin A22]

22. <u>Initial Study, page 2-12, first full paragraph, lines 4 and 5, Identifier Code V</u>: The parenthetical should reflect that PSEG recently purchased the unit from a Bank of America affiliate, rather than from B of A itself.

[End A22]

[Begin A23]

23. <u>Initial Study, page 2-12, third full paragraph, lines 3 and 4, Identifier Code W</u>: These lines should be modified to read as follows, "SDG&E would retain the switchyard facilities and equipment and would reserve from the real property transfer an easement over such property providing SDG&E with rights of access for maintenance, repair, upgrade, and use of such facilities and equipment and other areas used for transmission and distribution purposes."

[Begin A24]

[End A23]

24. <u>Initial Study, page 2-13, Table 2.3, line 8, Identifier Code X</u>: The arrow indicating the Encina Power Plant on Table 2.3 points to the north shore of the inner lagoon, rather than the principal assets of the power plant. For clarity, either the arrow should be redirected to the principal assets or the legend should be changed to "Encina Power Plant Property."

[End A24]

[Begin A25]

25. <u>Initial Study, page 2-16, first full paragraph, lines 1 and 4, Identifier Code Y</u>: Please add the word "approximately" before the phrases "116-acre site." in line 1 and "16-acre transmission corridor" in line 4.

[End A25]

[Begin A26]

26. <u>Initial Study, page 2-20, third full paragraph, lines 7 through 10, Identifier Code Z</u>: Displacement oil is no longer used to fill the pipeline between residual fuel oil shipments to the power plant. Between shipments, the pipeline is now filled with nitrogen gas.

[End A26]

[Begin A27]

27. <u>Initial Study, page 2-26, Figure 2.12, Identifier Code AA</u>: The Division Street CT is located on property owned by SDG&E. The "blue" line marks the "Boundary of the SDG&E site" where the CT is located rather than the "Boundary of the combustion turbine site" as now described on Figure 2.12. The Naval Station CT is located on property owned by the Navy. The new owner of the Division Street CT will acquire a license (rather than a lease) from SDG&E providing access to the CT site. The new owner of the Naval Station CT will acquire access rights pursuant to SDG&E's access agreement with the Navy.

[End A27]

[Begin A28]

28. <u>Initial Study, page 2-28, Figure 2.14, Identifier Code BB</u>: The "blue" line marks the "Boundary of the SDG&E site" where the CT is located rather than the "Boundary of the

combustion turbine site" as now described on Figure 2.14. The correct boundaries of the site to be licensed to the new owner for operation of the CT are reflected in Attachment A. The new owner will acquire access to the site through a license (rather than a lease) from SDG&E. [End A28]

[Begin A29]

29. <u>Initial Study, page 2-31, Figure 2.16, Identifier Code CC</u>: The "blue" line marks the "Boundary of the SDG&E site" where the CTs are located rather than the "Boundary of the combustion turbine site" as now described on Figure 2.16. The new owner will acquire access to the Kearny CTs through a license (rather than a lease) from SDG&E.

[End A29]

[Begin A30]

30. <u>Initial Study, page 2-33, Figure 2.18, Identifier Code DD</u>: The "blue" line marks the "Boundary of the SDG&E site" where the CTs are located, rather than the "Boundary of the combustion turbine site" as now described on Figure 2.18. The correct boundaries of the site to be licensed to the new owner for operation of the CTs are reflected in Attachment B. The new owner will acquire access to the site through a license (rather than a lease) from SDG&E.

[End A30]

[Begin A31]

31. <u>Initial Study, page 2-35, Figure 2.20, Identifier Code EE</u>: The new owner will acquire access to the site pursuant to SDG&E's access agreement with the Navy.

[End A31]

[Begin A32]

32. <u>Initial Study, page 2-36, first partial paragraph, lines 5 and 6, Identifier Code FF</u>: The sentence reading, "SDG&E leases one additional above-ground tank at the site to Energy Factors, Inc." is inaccurate and should be deleted.

[End A32]

[Begin A33]

33. <u>Initial Study, page 2-38, Figure 2.22, Identifier Code GG</u>: See Comment No. 31. [End A33]

[Begin A34]

34. <u>Initial Study, page 2-36, second full paragraph, lines 7 through 9, Identifier Code HH</u>: Lines 7 and 12 should be modified to read as follows, "Unit 1 was constructed in 1967 and retired, after 25 years of service, on November 30, 1992. Unit 1 had a net generating capacity of 436 MW. Unit 1 has not yet been decommissioned.

[End A34]

[Begin A35]

35. <u>Initial Study, page 2-36, last partial paragraph, last line, Identifier Code II</u>: The following sentence should be added to the last line, "Moreover, SDG&E and Edison are tenant-incommon with respect to Unit 1.

[End A35]

[Begin A36]

36. <u>Initial Study, page 2-36, second full paragraph, lines 3 and 4, Identifier Code JJ</u>: The sentence beginning on line 3 should be modified to read as follows, "SONGS has two active generating units (Units 2 and 3) and one retired generating unit (Unit 1). Units 2 and 3 have a combined net generating capacity of 2,150 MW, enough power to serve the needs of roughly 2.75 million households.

[End A36]

# [Begin A37]

37. <u>Initial Study, page 2-39, Table 2.3, Identifier Code KK</u>: Table 2.3 should reflect the ownership shares of Unit 1 and the Unit 1 area in which SDG&E holds a 20% interest and in which Edison holds an 80% interest.

[End A37]

# [Begin A38]

38. <u>Initial Study, page 2-39, last partial paragraph, line 2, Identifier Code LL</u>: This line should be modified to read, "...refusal to purchase SDG&E's ownership interest in the SONGS Units 2 and 3 facilities and Edison has a contractual right of first refusal to pruchase SDG&E's ownership interest in Unit 1."

[End A38]

#### [Begin A39]

39. <u>Initial Study, page 3-6, first partial paragraph, lines 4, 5, and 6, Identifier Code MM</u>: The phrase "...such as the Regional Water Quality Control Board for an NPDES permit" should be deleted. NPDES permits are automatically transferable (40 CFR § 122.61(b)). In the 6th line, the word "that" should be "than".

[End A39]

# [Begin A40]

40. <u>Initial Study, page 3-7, second full paragraph, line 3, Identifier Code NN</u>: After "Pacific Gas and Electric Company" the parenthetical "(PG&E)" should be added.

[End A40]

# [Begin A41]

41. <u>Initial Study, page 4.1-3, third full paragraph, lines 5 through 12, Identifier Code OO</u>: These lines should be modified to read as follows, "A sea bass fish hatchery operated by the Hubbs-Seaworld Research Institute (which leases approximately 10 acres on the north shore) and a mussel farm are located in the outer basin. A YMCA camp is present in the middle basin. The Snugg Harbor Marina which rents equipment for jetskiing, sailboarding and waterskiing, is located in the inner basin, which is otherwise generally open to boating and jetskiing. The approximately 200 acres of wetlands at the east end of the inner basin are attractive to hikers and bird watchers. Also included at the project site is a roughly 20-acre section of beach west of Carlsbad Boulevard."

[End A41]

#### [Begin A42]

42. <u>Initial Study, page 4.1-2, last partial paragraph, line 2, Identifier Code PP</u>: Cannon Park is "leased" to the City of Carlsbad. It was not "given" to the City of Carlsbad.

[End A42]

# [Begin A43]

43. <u>Initial Study, page 4.1-4, second full paragraph, line 1, Identifier Code QQ</u>: The word "approximately" should be inserted before the phrase "116-acre site."

[End A43]

#### [Begin A44]

44. <u>Initial Study, page 4.1-6, first full paragraph, lines 9 through 11, Identifier Code RR</u>: The contract between the Navy and SDG&E, relative to use of the land, has been extended for 30 months.

[End A44]

#### [Begin A45]

45. <u>Initial Study, page 4.1-7, second full paragraph, lines 15 and 16, Identifier Code SS</u>: The sentence reading, "It does not appear that the existing use conforms with this zoning

designation" should be deleted and replaced with, "Acquaculture is permitted under zoning designation R-A-10 with a Conditional Use Permit (CUP)(Carlsbad Municipal Code 21.42.010(1)(L)). The City of Carlsbad has issued a CUP for the Hubbs-Seaworld use."

[End A45]

[Begin A46]

46. <u>Initial Study, page 4.1-7, last partial paragraph, last line, Identifier Code TT</u>: In the phrase, "Although that it does not appear that the lack of an ...," the first "that" should be deleted as unnecessary.

[End A46]

[Begin A47]

47. <u>Initial Study, page 3-10, Table 3.1, Identifier Code UU</u>: All of the steam boilers are capable of burning natural gas and oil. All of the CTs, except Division and North Island are capable of burning natural gas and diesel. Division and North Island are only capable of burning diesel.

[End A47]

[Begin A48]

48. <u>Initial Study, page 4.1-24, fourth full paragraph, line 4, Identifier Code VV</u>: The sentence beginning on line 3 should be modified to read as follows, "The new owner of the CT will be entitled to access to and the continued use of the site in accordance with SDG&E's access agreement with the Navy."

[End A48]

[Begin A49]

49. <u>Initial Study, page 4.1-25, third full paragraph, lines 4 and 5, Identifier Code WW</u>: See Comment 48.

[End A49]

[Begin A50]

50. <u>Initial Study, page 4.1-26, second full paragraph, lines 3 and 4, Identifier Code XX</u>: See Comment 48.

[End A50]

[Begin A51]

51. <u>Initial Study, page 4.1-28, first full paragraph, line 2, Identifier Code YY</u>: The word "on" should be deleted.

[End A51]

[Begin A52]

52. <u>Initial Study, page 4.4-5, second full paragraph, lines 9 through 11, Identifier Code ZZ</u>: In addition to permits issued by the California Coastal Commission and the U.S. Army Corps of Engineers, SDG&E holds permits or other entitlements from other State agencies, such as the Regional Water Quality Control Board, the State Lands Commission and State Parks, for its dredging activities.

[End A52]

[Begin A53]

53. <u>Initial Study, page 4.4-7, first full paragraph, line 4, Identifier Code AAA</u>: After the words "Regional Board" insert the words "Basin Plan" and delete the words "Water Quality Control Plan."

[End A53]

[Begin A54]

54. <u>Initial Study, page 4.4-7, last paragraph, lines 4 and 5, Identifier Code BBB</u>: Metal cleaning waste discharges are intermittent having a frequency associated with boiler cleanings. They

are not daily. A boiler may only be cleaned once a year. Low volume wastes are typically about 100,000 gallons per day, but can be substantially higher on some days involving infrequent operations generating high volumes of low volume wastes, such as boiler blowdowns, condensor cleanings, and especially fuel line/tank hydrotesting. The permit allows up to about 1 million gallons of low volume and metal cleaning waste per day, presuming all operations generating low volume waste may occur on a single day. However, as of December 1997, all low volume and metal wastes generated at South Bay are discharged to sewer.

[End A54]

# [Begin A55]

55. <u>Initial Study, page 4.4-10, second full paragraph, lines 4 through 7, Identifier Code CCC</u>: The cooling water pumps are not variable speed. They each have a rated capacity but are either on or off. Each unit is equipped with two cooling water pumps. Cooling water volumes and discharge temperature (depending on generating load) can be adjusted by turning these pumps on or off. The foregoing language should be used in place of the language in lines 4 through 7. [End A55]

[Begin A56]

Initial Study, page 4.4-10, third full paragraph, line 11 through 19, Identifier Code DDD: The allowable concentration of residual chlorine established in the "final limits" (effective December 1999) in Regional Board Order 96-05 as issued November 1996, represented a substantial reduction from the residual chlorine limit in prior permits. The more stringent limit was due to the Regional Board's use of the California Ocean Plan as the basis for the limit. SDG&E appealed the chlorine residual limit, along with other provisions of Order 96-05, to the State Water Resources Control Board (SWRCB) and ultimately to the San Diego County Superior Court. Resolutions of all appealed issues before the SWRCB and before the Superior Court were reached among SDG&E, the Regional Board, and other interested parties and have been implemented through two addendums (amendments) to Order 96-05 adopted by the Regional Board in February and October 1998.

[End A56]

# [Begin A57]

57. <u>Initial Study, page 4.4-11, first partial paragraph, line 1, Identifier Code EEE</u>: The treated wastewaters, after testing and verification, are discharged to the sewer and are no longer authorized under the plant's NPDES permit.

[End A57]

[Begin A58]

58. <u>Initial Study, page 4.4-13, first full paragraph, lines 4 and 5, Identifier Code FFF</u>: The sentence beginning with "The beneficial use" should be deleted and replaced with, "The beneficial uses for the receiving water are identified in the Regional Board's Basin Plan.

[End A58]

[Begin A59]

59. <u>Initial Study, page 4.4-13, second full paragraph, lines 2 and 3, Identifier Code GGG</u>: See Comment 57.

[End A59]

[Begin A60]

60. <u>Initial Study, page 4.4-15, second full paragraph, line 4, Identifier Code HHH</u>: Please delete the words "the predominant" from line 4. Natural thermal loading, especially in the shallow back-bay environments of San Diego Bay are a major source of thermal loading.

[End A60]

# [Begin A61]

61. <u>Initial Study, page 4.4-15, third full paragraph, line 7, Identifier Code III</u>: Metal cleaning and low volume wastes are regulated at Encina by the NPDES permit and at South Bay by the sewer permit.

[End A61]

[Begin A62]

62. <u>Initial Study, page 4.4-15, fourth full paragraph, lines 2 through 13, Identifier Code JJJ</u>: See Comment 55.

[End A62]

[Begin A63]

63. Initial Study, page 3-5, fifth full paragraph, lines 4 through 8, Identifier Code KKK: The SDAPCD has not announced any intention to modify Rule 69. Rule 69, as written, will require each unit transferred by SDG&E to a new owner (in which SDG&E does not hold a controlling interest) to achieve prescribed NOx emission rate limits, rather than the system-wide NOx emission cap that currently applies to SDG&E owned units.

[End A63]

[Begin A64]

64. <u>Initial Study, pages 3-7 last line and 3-8 first line, Identifier Code LLL</u>: Rule 69.3 limits the emissions of NOx from the CTs. Rules 68 and 69 limit NOx emissions from the power plant boilers, not the CTs.

[End A64]

[Begin A65]

65. <u>Initial Study, page 4.5-13, Table 4.5-3, Identifier Code MMM</u>: In footnotes "a" and "b", delete the word "state" in the second line of each.

[End A65]

[Begin A66]

66. <u>Initial Study, page 4.5-16, first full paragraph, line 1, Identifier Code NNN</u>: In the first line, the word "Benzene" should be deleted and replaced with the word "Toluene."

[End A65]

[Begin A67]

67. <u>Initial Study, page 4.5-17, second full paragraph, lines 4 and 5, Identifier Code OOO</u>: The Encina power plant does not have a gasoline dispensing facility. One does exist on adjacent SDG&E land occupied by SDG&E's North Coast Construction and Operation Center. Hence, the fourth sentence of this paragraph should be deleted.

[End A67]

[Begin A68]

68. <u>Initial Study, page 4.5-17, fifth full paragraph, line 4, Identifier Code PPP</u>: At the end of the paragraph add, "...and no NOVs are outstanding."

[End A68]

[Begin A69]

69. <u>Initial Study, page 4.5-19, first partial paragraph, line 5, Identifier Code QQQ</u>: In the fifth line, the word "fuel" should be "flue" and "NOx emissions boiler" should read "boiler Nox emissions."

[End A69]

[Begin A70]

70. <u>Initial Study, page 4.5-21, first full paragraph, line 6, Identifier Code RRR</u>: See Comment 67. [End A70]

# [Begin A71]

71. <u>Initial Study, page 4.5-22, fifth full paragraph, line 4, Identifier Code SSS</u>: See Comment 68. [End A71]

[Begin A72]

72. <u>Initial Study, page 4.5-26, first partial paragraph, line 2, Identifier Code TTT</u>: With electric restructuring and ISO dispatching, the CTs are operating more often. See <u>Combustion Turbines</u>, on pages 2-20 and 2-23.

[End A72]

[Begin A73]

73. <u>Initial Study, page 4.5-26, fourth full paragraph, lines 8 and 9, Identifier Code UUU</u>: See Comment 72.

[End A73]

[Begin A74]

74. <u>Initial Study, page 4.5-28, second full paragraph, line 1, Identifier Code VVV</u>: The word "has" should be deleted and replaced with "was."

[End A74]

[Begin A75]

75. <u>Initial Study, page 4.5-32 and 4.5-33, Tables 4.5.11 and 4.5.12, Identifier Code WWW</u>: Footnote (d) should reflect that in addition to force majeure, oil may be burned for operational, regulatory compliance and reliability tests. See Comment 1.

[End A75]

[Begin A76]

76. Initial Study, pages 4.5-36, third paragraph, and 4.5-37, Table 4.5.14, Identifier Code XXX: SDG&E's 2100 ton NOx emissions cap does not apply to the CTs. Table 4.5.14 combines the NOx emissions from South Bay, Encina, and the CTs together (see third, fourth and fifth paragraphs on page 4.5-36) for purposes of estimating NOx emissions for the 1999, A-Max, and 2005 scenarios. It would be inappropriate to use Table 4.5.14 estimated emissions to predict SDG&E's compliance with Rule 69. The CTs should be excluded from any such Rule 69 analysis.

[End A76]

[Begin A77]

77. Initial Study, page 4.5-38, Identifier Code YYY: See Comment 76.

[End A77]

[Begin A78]

78. <u>Initial Study, page 4.5-42, second full paragraph, lines 3 and 4, Identifier Code ZZZ</u>: With regard to the "gasoline dispensing facility" please see Comment 67.

[End A78]

[Begin A79]

79. <u>Initial Study, page 4.5-46, first full paragraph, Mitigation Measures 4.5.b.1, Identifier Code AAAA</u>: See Comment 1.

[End A79]

[Begin A80]

80. <u>Initial Study, page 4.5-47, fourth full paragraph, line 4, Identifier Code BBBB</u>: See Comment

[End A80]

# [Begin A81]

81. <u>Initial Study, page 4.7-6, first full paragraph, line 12, Identifier Code CCCC</u>: The phrase "and under the same regulations as" should be deleted from line 12 as the thermal discharge requirements for Unit 5 (even other than the requested exceptions) are not the same as for Units 1, 2, 3 and 4.

[End A81]

[Begin A82]

82. <u>Initial Study, page 4.7-6, last partial paragraph, line 1, Identifier Code DDDD</u>: Please insert the word "approximately" before "4 million cubic yards."

[End A82]

[Begin A83]

83. <u>Initial Study, page 4.7-10, fifth full paragraph, line 3 through 5, Identifier Code EEEE:</u> See Comment 26.

[End A83]

[Begin A84]

84. <u>Initial Study, page 4.7-11, third full paragraph, Identifier Code FFFF</u>: Please delete this paragraph and replace it with the following, "Since then, SDG&E sought renewal of its NPDES permit. The Regional Board issued such renewal as Order 96-05 in November 1996, which was amended in February and October 1998. Order 96-05 requires SDG&E to conduct further limited thermal effects studies, which are being conducted.

[End A84]

[Begin A85]

85. <u>Initial Study, page 4.7-14, last partial paragraph, line 4, Identifier Code GGGG</u>: The last line should be modified to read "SDG&E will apply to transfer NPDES to the new owners." NPDES permits are transferable.

[End A85]

[Begin A86]

86. <u>Initial Study, page 4.7-16, Mitigation Measure 4.7.a.1, Identifier Code HHHH</u>: Please delete "NPDES" permits from this measure as they are transferable.

[End A86]

[Begin A87]

87. <u>Initial Study, page 4.7-16, Mitigation Measure 4.7.a.2, Identifier Code IIII</u>: Please delete NCCPs from this measure as they are not assignable.

[End A87]

[Begin A88]

88. <u>Initial Study, page 4.7-16, Mitigation Measure 4.7.a.4, Identifier Code JJJJ</u>: Delete the entire last line on page 4.7-16 as duplicative of line 1 on page 4.7-17.

[End A88]

[Begin A89]

89. <u>Initial Study, page 4.7-13, second full paragraph, Identifier Code KKKK</u>: The vernal pool communities are not affected by operation of the Miramar CT. The least terns at NTC are not located on the CT site and are not affected by operation of the NTC CT.

[End A89]

[Begin A90]

90. <u>Initial Study, page 4.9-3, third full paragraph, line 7, Identifier Code LLLL</u>: The EPA Identification number for Encina is CAT0006189000, not CAT000619056.

[End A90]

# [Begin A91]

91. Initial Study, page 4.9-7, third full paragraph, lines 6 through 12, Identifier Code MMMM: "Phase I and limited Phase II Environmental Site Assessments have been conducted for the LNG site. No hazardous substances were determined to be present on the LNG site. No assessments were conducted for the 16-acre transmission corridor." The foregoing should be inserted in place of lines 6 and 7. The balance of the paragraph should be deleted. Whether SDG&E or the Port District will undertake any further assessment or any required remediation will depend upon whether the Port District exercises certain options in its agreement with SDG&E.

[End A91]

[Begin A92]

92. <u>Initial Study, page 4.9-7, fourth full paragraph, line 5, Identifier NNNN</u>: The Division CT is fueled only by diesel.

[End A92]

[Begin A93]

93. <u>Initial Study, page 4.9-11, first full paragraph, lines 4 through 9, Identifier Code OOOO:</u> Arsenic was determined to be at background (i.e., naturally occurring) levels for soils and groundwater.

[End A93]

[Begin A94]

94. <u>Initial Study, page 4.9-12, third full paragraph, lines 6 and 7, Identifier Code PPPP</u>: During periods of non-use the pipeline is now filled with nitrogen rather than diesel.

[End A94]

[Begin A95]

95. Initial Study, page 4.9-19, third full paragraph, line 1 through 4, Identifier Code QQQQ: SDG&E's obligations are limited to remediating Existing Soils Contamination at the fossilfuel generating facilities, as defined in the Asset Sales Agreement, to an industrial level commensurate with the continued use of the property as a fossil fuel steam electric generating facility or a substantially similar use. SDG&E'S obligations in this regard arise upon closing of the sale of each such generating asset.

[End A95]

[Begin A96]

96. <u>Initial Study, page 4.12-13, second and fourth full paragraphs, lines 6 for each, Identifier Code RRRR</u>: Applicable sewer and stormwater NPDES permits will be "transferred or reissued, as appropriate."

[End A96]

[Begin A97]

97. <u>Initial Study, page 4.16-13, first full paragraph, line 9, Identifier Code SSSS</u>: After "more information" in line 9, please insert the words "on which."

[End A97]

[Begin A98]

98. <u>Initial Study, page 4.16-15, fifth full paragraph, lines 4 and 5, Identifier Code TTTT</u>: The sentence beginning on line 4 should be modified to read as follows, "Additionally, permits from the U.S. Army Corps of Engineers and streambed alteration agreements with California Department of Fish and Game will be required for any streambed or wetland alterations."

[End A98]

[Begin A99]

99. <u>Initial Study, page 2-12, second full paragraph, lines 1 through 4, Identifier Code UUUU:</u> Approximately 380 acres are being sold with SDG&E retaining approximately 294 acres of the land comprising and surrounding Encina. These lands are depicted on Figures 2.3.

[End A99]

[Begin A100]

100. <u>Initial Study, page 4.16-9, first full paragraph, lines 10 through 13, Identifier Code VVVV</u>: This sentence should be modified to read as follows, "In the event that the Port District purchases the South Bay plant, the Port District may enter into an agreement with an experienced operating entity to operate the South Bay Power Plant after the two year Operation and Maintenance agreement with SDG&E expires."

[End A100]

If you have any questions, please call me at (619) 699-5106.

Sincerely,

James R. Dodson Attorney

JRD/emh

Note: Included with this comment were two pages of Exhibit C – Gas Turbine. Since these cannot be reasonably duplicated here on this web page they are not available electronically. Should the viewer require a copy of these, please contact Webmaster for a printed copy.

# A. SEMPRA ENERGY

A1 The requested modification to the mitigation measure is appropriate, therefore Mitigation Measure 4.5.b.1 on page 4.5-46 of the Initial Study and page 3 of the MND are revised as follows:

4.5.b.1: If, prior to the sale of either the Encina or South Bay Power Plants, SDAPCD has not adopted revisions to District Rule 69 that would broaden the current restriction on fuel oil firing, then:

To assure that health risks associated with emissions from the electrical generating steam boiler units as operated by a new owner or owners would not significantly exceed the risks from those units as operated by SDG&E, SDG&E will request that SDAPCD modify the permits to operate the electrical generating steam boiler units at the Encina and South Bay Power Plants to include the following provisions:

- A person shall not fire an electric power generating steam boiler at the Encina power plant with non-gaseous fuel after January 1, 2001, unless gaseous fuel is not available because of a force majeure natural gas curtailment as defined in Section (c)(8) of District Rule 69 or as necessary to conduct operational, reliability, or regulatory compliance testing relevant to the use of non-gaseous fuel in such boilers because of a force majeure natural gas curtailment. Non-gaseous fuel firing for operational and reliability testing purposes shall not exceed a total of one-hundred sixty (160) hours per boiler in any calendar year.
- A person shall not fire an electric power generating steam boiler at the South Bay power plant with non-gaseous fuel after January 1, 2001, unless gaseous fuel is not available because of a force majeure natural gas curtailment as defined in Section (c)(8) of District Rule 69 or as necessary to conduct operational, reliability, or regulatory compliance testing relevant to the use of non-gaseous fuel in such boilers because of a force majeure natural gas curtailment. Non-gaseous fuel firing for operational and reliability testing purposes shall not exceed a total of one-hundred sixty (160) hours per boiler in any calendar year.

The transfer of title for the Encina and South Bay Power Plants will not occur until the plants' permits to operate have been modified in the manner described above.

Monitoring Action: SDG&E provides the CPUC mitigation monitor with a copy

of the modified permits to operate.

Responsibility: CPUC

Timing: At least ten business days prior to the transfer of title.

A2 The commenter is correct. Page 3 of the MND, last paragraph, is revised as follows:

Prior to the sale of any SDG&E facility, the new owner(s) will apply to the USFWS, CDFG, the RWQCB, and other agencies for the reissuance of all non-

transferable permits (e.g., FESA Section 10(a), NPDES) that are applicable to that facility, and will agree in writing to the respective regulatory agencies to abide by the provisions and requirements of the current permits in the interim.

- A3 In contrast to the commenter's statement that NCCPs are not assignable, Section 22 of Subregional NCCP Implementing Agreement entered into by USFWS, CDFG, and SDE&G states that: "Subject to the written approval of USFWS and CDFG, SDG&E may assign its rights, interests and/or obligations under this Agreement, the Subregional Plan and any unused Mitigation Credits to any subsidiary, affiliated or successor entities [...] provided that the assignee assumes in writing those obligations of SDG&E under the Subregional Plan and this Agreement that pertain to the rights and interests assigned." (SDG&E, 1995b)
- A4 Comment noted.
- A5 Page 5 of the MND, the "*Timing*" paragraph of Mitigation Measure 4.14.b.1, is hereby revised as follows:

Timing: Approval by CPUC monitor of archaeological mitigation program at least 30 business days prior to transfer of ownership of the Encina and South Bay Power Plants, and at the Division Substation and Naval Station CT facilities; review implementation reports upon submittal.

A6 The second sentence of the third full paragraph on page 1-4 of the Initial Study is hereby revised as follows:

In October 1996, Enova Corporation, the parent company of SDG&E, and Pacific Enterprises, the parent company of Southern California Gas Company (SoCalGas), jointly announced <u>a plan of merger</u> an agreement to combine their companies.

A7 The fifth sentence of the third full paragraph on page 1-4 of the Initial Study is hereby revised as follows:

The principal utility-subsidiaries of Sempra Energy include <u>Pacific Enterprises and Enova Corporation</u>, which are the parent companies of utility subsidiaries SoCalGas and SDG&E, <u>respectively</u>, which will continue to operate as independent utilities.

A8 The third sentence of the first paragraph on page 2-1 of the Initial Study is hereby amended as follows:

Electric power needed to meet the demands of SDG&E's service territory is either (a) imported through SDG&E's two transmission power links (i.e., the Southwest Power Link, which transports power from Arizona and the southwest, and the South-of-SONGS Path, which transports power from the San Onofre Nuclear Generating Station [SONGS]) and other sources in California and the northwest, or (b) generated at SDG&E's Encina and South Bay Power Plants.

A9 The last sentence of the third paragraph on page 2-1 of the Initial Study is hereby amended as follows:

In addition to SDG&E's power generating assets, qualifying facilities (QFs) on connected to SDG&E's system add an additional 174 MW of power.<sup>2</sup>

A10 The first sentence of the third full paragraph on page 2-2 of the Initial Study is hereby amended as follows:

As described in Section 1, Introduction, a series of events (namely <u>implementation of</u> the plan of merger that created Sempra Energy as the new corporate parent of Enova Corporation and Pacific Enterprises the merger of Enova Corporation, the parent company of SDG&E, and Pacific Enterprises into Sempra Energy) since the divestiture application was originally filed have resulted in the CPUC ordering the sale of SDG&E's natural gas-fired generation assets.

A11 The last sentence of the second paragraph on page 2-3 of the Initial Study is hereby revised as follows:

The new owner would be <u>required to take an assignment of assigned SDG&E's</u> "must-run" contracts with the ISO to ensure the availability of these generating facilities.

A12 The last sentence of the first paragraph on page 2-3 of the Initial Study is hereby amended as follows:

The CPUC has discretionary approval authority over the general terms of the Asset Sale Agreement, the Operation and Maintenance (O&M) Agreement, and the Facilities Services Agreement, Bidding Contractand the auction process of each proposed sale.

A13 The third sentence of the second paragraph on page 2-6 of the Initial Study is hereby amended as follows:

If the Port District does not elect to purchase the South Bay Power Plant under the terms of its agreement with SDG&E by November 14, 1998details of the negotiated sale are not finalized by November 30, 1998, 60 days after the signing of the agreement, then the agreement between SDG&E and the Port District will terminate and SDG&E would recommence the auction of the South Bay Power Plant as originally proposed in its divestiture application.

A14 The last sentence of the first partial paragraph on page 2-7 of the Initial Study is hereby amended as follows:

SDG&E would provide the buyer with <u>a license to use a portion of these properties in connection with the buyer's ownership and operation of the CTslong-term leases and related easements to these properties.</u>

A15 The first full paragraph on page 2-7 of the Initial Study is hereby revised as follows:

Where applicable, SDG&E is proposing a two-step process for its auctions, similar to the processes approved by the CPUC for recent divestiture applications from Edison (Application No. 96-11-046) and PG&E (Application Nos. 96-11-020 and 98-01-008). In the first step, SDG&E requests the CPUC to issue an interim decision approving SDG&E's proposed auction process, proposed contracts, and proposed ratemaking. In the second part of the process, SDG&E would conduct the proposed auctions. SDG&E will receive and consider proposed contract changes from second round bidders prior to receipt of final bids from second round bidders. SDG&E will, at its sole discretion, adopt the final form of the contracts. Final bids will then be received. Upon selection of the winning bidder for each asset, If-SDG&E will were to receive satisfactory bids for some or all of its generating assets being divested, it would then negotiate final contracts with the winning bidder(s) and submit the final executed contracts to the CPUC for approval.

- A16 Subparagraph 8 on page 2-7 of the Initial Study is hereby revised as follows:
  - 8. Authorization to obtain recovery of its estimated future generation-related environmental clean-up costs as part of SDG&E's compliance filing. in a subsequent application.
- A17 The second sentence of subparagraph 4 of the second full paragraph on page 2-8 of the Initial Study is hereby amended as follows:

Accordingly, the new owner(s) of such facilities would be assigned of SDG&E's "must-run" contract with the ISO to ensure that electric power would be available when needed for reliability, to maintain transmission ratings, and to prevent price manipulation during times when market power exists, for as long as such facilities remain "must-run" facilities.

A18 The second sentence of the first full paragraph on page 2-9 of the Initial Study is hereby amended as follows:

SDG&E agreed to prohibit the future placement of any gas- or steam-powered turbines, heat recovery steam generators, or electric generators on portions of the South Bay Power Plant located north of Telegraph Creek (see Figure 2.7 later in this section), but to eliminate any other <u>deed</u> restrictions on future land uses at the South Bay Power Plant site.

A19 The third sentence of the last paragraph on page 2-9 of the Initial Study is hereby amended as follows:

Decommissioning includes the decontamination, demolition, dismantlement and removal of any portions of the plant included among the assets being sold, and remediation of the soil and groundwater below the same, as more fully described in the Asset Sales Agreement.

A20 The first full sentence on Page 2-10 of the Initial Study is hereby amended as follows:

The Port District would also be responsible for all existing and future hazardous material contamination and soil and groundwater contamination at the LNG site and the transmission property, except that the Port District may elect to have SDG&E remediate such property to meet industrial standards subject to the terms of the agreement between the Port District and SDG&E.

- A21 The commenter is correct. Accordingly, Table 2.1 on page 2-11 of the Initial Study is hereby revised (see following page).
- A22 Please refer to Response H1 for changes proposed to the project description text and figures for the Encina Power Plant.
- A23 Please refer to Response H1 for changes proposed to the project description text and figures for the Encina Power Plant.
- A24 Please refer to Response H1 for changes proposed to the project description text and figures for the Encina Power Plant.
- A25 The first two sentences of the first full paragraph on page 2-16 of the Initial Study are hereby amended as follows:

The South Bay Power Plant is located on a <u>roughly</u> 116-acre site located at 990 Bay Boulevard in the City of Chula Vista. In addition to the South Bay Power Plant site, SDG&E owns a roughly 33-acre site just south of the power plant that includes a now-decommissioned liquid natural gas (LNG) storage facility and a <u>roughly</u> 16-acre transmission corridor that runs north of the power plant and adjacent to a railroad right-of-way.

A26 Page 2-20 of the Initial Study, third full paragraph, starting at the 7th line, is hereby amended as follows:

...of roughly 13.9 million gallons. The displacement oil stored at the refueling facility is-was <u>formerly</u> used to fill the pipeline between residual fuel shipments to the power plant. The pipeline now is filled with nitrogen gas between shipments. This procedure is required because...

TABLE 2.1
DESCRIPTIONS OF SAN DIEGO GAS & ELECTRIC COMPANY POWER PLANTS TO BE DIVESTED

Facility Name	<b>Unit</b> <sup>a</sup>	Design Capacity (MW)	Annual Natural Gas Use (MMcf) <sup>b</sup>	Annual Fuel Oil Use (gallons) <sup>b</sup>	Annual Net Generation (GWh) <sup>b</sup>	Туре	Start-up Year	Fuel (Primary, Back-up)	Capacity Factor (%) <sup>c,d</sup>
ENCINA POWER PLANT		965 MW							
	1	107 MW	797	0	63	Steam turbine	1954	Natural gas, residual fuel oil	6.7
	2	104 MW	1,069	0	90	Steam turbine	1956	Natural gas, residual fuel oil	9.9
	3	110 MW	1,914	124,110	138	Steam turbine	1958	Natural gas, residual fuel oil	14.3
	4	300 MW	7,046	3,924,340	702	Steam turbine	1973	Natural gas, residual fuel oil	26.7
	5	330 MW	9,607	5,625,214	1,006	Steam turbine	1978	Natural gas, residual fuel oil	34.8
	CT1	14 MW	6.89	3,247	0.25	Combustion turbine	1966	Natural gas, diesel fuel oil	<u>0.2</u> 2.0
SOUTH BAY POWER PLANT		706 MW							
	1	146 MW	6,133	192,192	608	Steam turbine	1960	Natural gas, residual fuel oil	47.5
	2	150 MW	6,700	321,902	674	Steam turbine	1962	Natural gas, residual fuel oil	51.3
	3	175 MW	6,541	0	638	Steam turbine	1964	Natural gas, residual fuel oil	41.6
	4	222 MW	835	1,080,842	70	Steam turbine	1971	Natural gas, residual fuel oil	3.5
	CT1	13 MW	0.04	20,286	0.18	Combustion turbine	1966	JP-5 jet fuel, natural gas	<u>0.2</u> 2.0

<sup>&</sup>lt;sup>a</sup> SDG&E owns Units 1 through 4 at the Encina Power Plant. Unit 5 at the plant is owned by PSEG Resources, Inc., but is currently leased back to SDG&E for operation. PSEG Resources, Inc. has agreed to continue the lease-back arrangement with the new owner after divestiture.

SOURCE: SDG&E, Application of San Diego Gas and Electric Company (U 902-E) for Authorization to Sell Electric Generation Facilities and Power Contracts (Application No. 97-11-039), December 12, 1997; and, SDG&E, Proponent's Environmental Assessment: San Diego Gas and Electric Company's Proposed Sale of Its Electrical Generation Facilities and Power Contracts, December 19, 1997.

b Averaged over a three-year period (1994-1996). MMcf = millions of cubic feet; GWh = gigawatt-hours.

c Averaged over a five-year period (1993-1997).

d Capacity factor is the ratio of energy actually produced by a generating unit to the maximum energy it could possibly produce (that is, its rated generating capacity) in the same time period.

A27	Comment noted. It is understood that the new owner of the Division Street CT will acquire a license, rather than a lease, from SDG&E for obtaining access to the CT facilities.						
A28	Figure 2.14 on page 2-28 of the Initial Study is revised to reflect that the solid blue line marks the "Boundary of the SDG&E El Cajon Substation Site," and the broken lines marking the location of the CT facilities are revised to reflect the updated locations as shown on SDG&E's Attachment A to its November 5 comment letter. The notes below the figure are hereby revised as follows:						
		Boundary of the <u>SDG&amp;E El Cajon Substation</u> eombustion turbine site					
		Boundary around CT facilities. The new owner of the CT facilities will acquire a license from SDG&E for access to the El Cajon CT facilities. Property to be leased to new owner. Combustion turbines and associated equipment included in the sale are within this area.					
A29	Comment noted. See re	esponse to Comment A27.					
A30	Figure 2.18 on page 2-33 of the Initial Study is revised to reflect that the solid blue line marks the "Boundary of the SDG&E Miramar Yard Site," and the broken lines marking the location of the CT facilities are revised to reflect the updated locations as shown on SDG&E's Attachment B to its November 5 comment letter. The notes below the figure are hereby revised as follows:						
	·	Boundary of the SDG&E Miramar Yard combustion turbine site					
		Boundary around CT facilities. The new owner of the CT facilities will acquire a license from SDG&E for access to the Miramar Yard CT facilities. Property to be leased to new owner. Combustion turbines and associated equipment included in the sale are within this area.					
A31	1 To reflect the additional information provided by the commenter, the following sentence is added after the last sentence of the second full paragraph on page 2-29 of the Initial Study:						
	The new owner vagreement with the	would acquire access to the site pursuant to SDG&E's access the Navy.					
A32	The fifth complete sent deleted.	ence on page 2-36 of the Initial Study, shown below, is hereby					
	SDG&E leases of	ne additional above-ground tank at the site to Energy Factors, Inc.					
A33	See response to Comment A31.						

# **Revised Figure 2.14**

Click on box to display Figure 2.14

# **Revised Figure 2.18**

Click on box to display Figure 2.18

A34 To reflect the additional information provided by the commenter here and in Comment A36, and by the author of Comments B3, B4 and B5, the second full paragraph on page 2-36 of the Initial Study is hereby amended as follows:

The San Onofre Nuclear Generating Station (SONGS) is located on a roughly 90acre site next to San Onofre State Beach on the Camp Pendleton U.S. Marine Corps Base in unincorporated San Diego County, just south of the City of San Clemente. SONGS has two active generating units (Units 2 and 3) and one retired generating unit (Unit 1), with Units 2 and 3 have a combined net generating capacity of 2,150 MW, enough power to serve the needs of roughly 2.75 million households. Unit 2 has a net capacity of 1,070 MW, while Unit 3 has a net capacity of 1,080 MW. The net generating capacities of Units 2 and 3 reflect the rated outputs of those units. The maximum output from these units, which may be higher or lower than the said net generating capacities, on any given day varies due to ambient temperatures and other operating conditions. Units 2 and 3 were constructed were placed into commercial operation in 1983 and 1984, respectively. Combined, the two units occupy approximately 53 acres of the site. Unit 1 was constructed in 1967 and retired, after 25 years of service, on November 30, 1992. Unit 1 had a net generating capacity of 436 MW-and has since been decommissioned. Edison and SDG&E are currently planning to submit a request in December 1998 to the Nuclear Regulatory Commission to commence the decommissioning of Unit 1. Unit 1 was a Westinghouse pressurized water reactor, while Units 2 and 3 are both Combustion Engineering pressurized water reactors of identical design. Under their current licenses, Units 2 and 3 are authorized to operate through 2013. When the units are eventually decommissioned, the underlying land must be returned to the government in an unrestricted use condition.

In addition, the second complete sentence on page 2-39 of the Initial Study is hereby amended as follows:

As shown in Table 2.3, SDG&E's share of SONGS' maximum <u>rated</u> output is a total of 214 MW from Unit 2 and 216 MW from Unit 3, or a combined <u>rated</u> output of 430 MW.

- A35 To reflect the additional information provided by the commenter, the following sentence is added after the second sentence of the partial paragraph at the bottom of page 2-36 of the Initial Study:
  - ...other common areas. <u>Moreover, SDG&E and Edison are tenants-in-common with respect to Unit 1.</u>
- A36 See response to Comment A34.

A37 To reflect the additional information provided by the commenter, Table 2.3 on page 2-39 of the Initial Study is hereby modified to include Unit 1 and the Unit 1 Area:

Ownership Interest (expressed as a percentage of the asset)

	(expressed as a percentage of the asset)							
Assets	SDG&E	Edison	City of Anaheim	City of Riverside				
Unit 1 Unit 1 Area	20.00 20.00	80.00 80.00	0.00 0.00	0.00 0.00				

A38 The first sentence of the last paragraph on page 2-39 of the Initial Study is hereby amended as follows:

Edison, the City of Riverside, and the City of Anaheim each have contractual rights of first refusal to purchase SDG&E's ownership interest in the SONGS <u>Units 2 and 3</u> and associated <u>units and facilities</u>, while only Edison has a contractual right of first refusal to purchase SDG&E's ownership interest in <u>Unit 1</u>.

A39 The commenter is correct. Page 3-6 of the Initial Study, first paragraph, is revised as follows:

...such as the Regional Water Quality Control Board for an NPDES permit the USFWS for a FESA Section 10(a) permit. The process of re-applying for these permits could also cause the new owners to make different operational and maintenance decisions that than would SDG&E if it continued to own the plants.

A40 The second sentence of the second full paragraph on page 3-7 of the Initial Study is hereby revised as follows:

However, the general characteristics of the buyers of the plants previously divested by Pacific Gas and Electric Company (PG&E) and Southern California Edison Company (Edison) are known.

A41 The third full paragraph on page 4.1-3 of the Initial Study is hereby amended as follows:

The project site includes generation facilities (five steam turbines and a combustion turbine), fuel tanks, a switchyard, a machine shop, and related facilities on approximately 95 acres south of the Agua Hedionda Lagoon. Agua Hedionda Lagoon, which is part of the project site, encompasses approximately 265 acres of water and offers opportunities for a variety of recreational activities. The lagoon consists of three basins known as the outer, middle, and inner basins. A sea bass fish hatchery operated by the Hubbs-Seaworld Research Institute (which leases

\_

SDG&E would sell the land on which the switchyard is located, but would retain the equipment that pertains to transmission activities and obtain an easement from the new owner to access the switchyard.

approximately 10 acres on the north shore) and a mussel farm are located in the outer basin. A YMCA camp is present in the middle basin. The middle basin is open to boating and jet skiing. The Snugg Harbor Marina which rents equipment for jetskiing, sailboarding and waterskiing, is located in the inner basin, which is otherwise generally open to boating and jetskiing. located on the north shore of the middle basin, rents equipment for jetskiing, sailboarding, and waterskiing. The approximately 200 acres of wetlands at the east end of the inner basin are attractive to hikers and bird watchers. Also included in the project site is the 6.6-acre site of the Hubbs-Seaworld Research Institute (which leases the property from SDG&E) on the north shore of the outer basin of the lagoon, and a roughly 20-acre section of beach west of Carlsbad Boulevard.

A42 The first sentence of the last partial paragraph on page 4.1-3 of the Initial Study is hereby revised as follows:

Cannon Park, a small neighborhood park at the corner of Carlsbad Boulevard and Cannon Road, was <u>given-leased</u> to the City of Carlsbad by SDG&E in 1963 (Sempra Energy, 1998).

The following reference is hereby added to the References for Section 4.1 of the Initial Study:

Sempra Energy, letter from James Dodson to Andrew Barnsdale, California Public Utilities Commission, November 12, 1998.

A43 The first sentence of the second full paragraph on page 4.1-4 of the Initial Study is hereby revised as follows:

The South Bay Power Plant is located on an approximately 116-acre site at 990 Bay Boulevard within the City of Chula Vista.

A44 The seventh sentence of the first full paragraph on page 4.1-6 of the Initial Study is hereby revised as follows:

SDG&E's contract with the Navy for the use of the land on which these two CTs are located expired on September 28, 1998 was recently extended for a term of 30 months and is currently being extended on a month-to-month basis.

A45 Please refer to Response H1 for text changes proposed to the impacts discussion of Section 4.1, Land Use of the Mitigated Negative Declaration and Initial Study.

Please refer to the response to Comment H1 for changes proposed to the project description text and figures for the Encina Power Plant.

A46 The fourth sentence of the last partial paragraph on page 4.1-7 of the Initial Study, which extends onto page 4.1-10, is hereby revised as follows:

Although that it does not appear that the lack of an...

- A47 Table 3.1 on page 3-10 of the Initial Study is hereby revised with the insertion of footnote "f" at the bolded word "Fuel," which is the third column title in the table:
  - f The steam boilers at Encina and South Bay are capable of burning natural gas or residual fuel oil as fuel. The Division and North Island CTs are capable only of burning diesel fuel. The Otay Mesa CT is not yet constructed. All other CTs on this table are capable of burning either natural gas or diesel as fuel.
- A48 The third sentence of the fourth full paragraph on page 4.1-24 of the Initial Study is hereby revised as follows:

The new owner of the CT will be entitled to access to and continued use of the site in accordance with SDG&E's access agreement with the Navywould be required to enter into a lease agreement with the federal government to continue to use the property.

A49 The third sentence of the third full paragraph on page 4.1-25 of the Initial Study is hereby revised as follows:

The new owner of the CT <u>will be entitled to access to and continued use of the site in accordance with SDG&E's access agreement with the Navywould be required to enter into a lease agreement with the federal government to continue to use the property.</u>

A50 The third sentence of the second full paragraph on page 4.1-26 of the Initial Study is hereby revised as follows:

The new owner of the CT will be entitled to access to and continued use of the site in accordance with SDG&E's access agreement with the would be required to enter into a lease agreement with the Navy for the continued use of this site.

A51 The first sentence of the first full paragraph on page 4.1-28 of the Initial Study is hereby revised as follows:

The Encina Power Plant is located in an established community and has been a local feature along on the coast since 1954.

A52 The commenter is correct. Page 4.4-5 of the Initial Study, second paragraph, sentence number 8 is hereby revised as follows:

SDG&E has permits from the California Coastal Commission, the RWQCB, the State Lands Commission, the State Department of Parks and Recreation, and the U.S. Army Corps of Engineers for the removal by dredging of specific quantities of sand.

A53 The title of the referenced document is Water Quality Control Plan: San Diego Basin. For clarity, page 4.4-7 of the Initial Study, first full paragraph, third sentence is revised as follows:

The beneficial uses are identified in the Regional Board's Water Quality Control Plan: San Diego Basin (often referred to as the "Basin Plan") and the state's Water Quality Control Plan: Ocean Waters of California (referred to as the "Ocean Plan").

A54 To clarify the issue, the last paragraph on page 4.4-7 of the Initial Study is hereby revised as follows:

The plant discharges the cooling water through a discharge canal located to the south of the plant. The discharge is regulated by the RWQCB through NPDES Permit No. CA0001368. The NPDES permit establishes the upper thermal limits, which are based on the plant's maximum generation capacity. At full capacity, the plant is permitted to discharges 601 mgd of cooling water and 1 mgd of metal cleaning wastes and low-volume wastes (RWQCB, 1996). However, according to SDG&E, the metal cleaning wastes are related to the boiler cleanings and typically occur only once per year per unit. Low volume wastes are typically discharged at a rate of 100,000 gallons per day but may fluctuate significantly on a day-to-day basis. The metal cleaning wastes and low-volume wastes are from essentially the same plant processes as described above for the Encina Power Plant.

Additionally, the last paragraph on page 4.4-10 and the first two paragraphs on page 4.4-11 of the Initial Study are revised as follows:

Metal cleaning wastes are generated from chemical cleaning operations within the power plant, including boiler fireside washes, air preheater washes, and boiler waterside acid and chelant cleanings. Wastes are collected in aboveground tanks. The effluent from the impoundments and portions of the low-volume wastes are sent to the chemical treatment facility. The treated wastewaters are collected in tanks for testing and verification of the NPDES permit limits prior to discharge to the intake basin. Sediment that accumulates in the tanks is periodically removed and disposed of as a hazardous waste (Woodward-Clyde, 1988).

Low-volume wastes include boiler blowdown and wastes from floor drains, the water softener, and the reverse osmosis brine. The low-volume wastes are conveyed to the on-site treatment plant. The power plant also maintains an Industrial Waste Permit (No. 13-0019) from the Cities of Chula Vista and San Diego, which allows discharges to the sewer system of industrial wastes of up to 100,000 gallons per day meeting certain quality requirements (SDG&E, 1997). Since December 1997, all low

volume and metal cleaning wastes are discharged to the municipal sewer system (SDG&E, 1998).

A55 Page 4.4-10 of the Initial Study, second paragraph, is revised as follows:

SDG&E regularly adds chlorine to the cooling water to remove marine biological growth in the plant's condenser tubes and associated pipes. Accumulated growth restricts the flow of cooling water and increases the volume of cooling water needed to maintain constant condenser temperatures. Cooling water volumes can be increased by increasing the speed of variable speed pumps or by adding additional pumps. However, once all the pumps are running at full speed, volume can no longer be increased and condenser temperatures will begin to rise, thus significantly reducing the generating efficiency of the plant and eventually damaging equipment. Each unit is equipped with two cooling water pumps. Cooling water volumes and discharge temperatures are adjusted by turning these pumps on or off (Sempra Energy, 1998).

The following addition is made to the References on page 4.4-18 of the Initial Study:

Sempra Energy, letter from James Dodson to Andrew Barnsdale, California Public Utilities Commission, November 12, 1998.

A56 Page 4.4-10 of the Initial Study, paragraph 3, is revised as follows:

To reduce biological growth, a sodium hypochlorite solution is injected into the cooling water immediately upstream of the cooling water pumps for each unit. The injection is conducted intermittently throughout the day on each unit that is operating on an as-needed basis. The quantity of sodium hypochlorite use depends on the rate of slime and algae formation. More treatments are needed in the summer than in the winter (RWQCB, 1996). Residual amounts of chlorine are discharged with the cooling water, and the concentration and mass loading are regulated by the plant's NPDES permit. Chlorine decays to non-toxic chloride ions when it reacts with other constituents, such as ammonia and organic compounds. During the chlorine treatment, the cooling water from the unit being treated is blended with the cooling water from the other operating units, resulting in an average four-fold dilution even before discharge to the bay (Lauer, 1996). [new paragraph break inserted]

The allowable chlorine residual final limit for the cooling water effluent was substantially reduced in the 1996 NPDES permit compared to prior permits due to a decision by the RWQCB to use the California Ocean Plan as the basis for the permit limit. The final limit is scheduled to replace the interim limit on December 15, 1999. However, SDG&E and the RWQCB have revisited the applicability of the stricter limit. SDG&E and the Regional Board staff, with concurrence from the Deputy Attorney General and Counsel of the Regional Board, have reached resolution on the issue. The Regional Board is scheduled to adopt an amended permit with reasonably

implementable limits and in October 1998, the RWQCB and public notice of the proposed amendment has been issued Addendum No. 3 to the NPDES Permit (RWQCB, 1998). This Addendum establishes a chlorine effluent limit based on a calculated receiving water limitation determined by a statistical analysis of the discharge and water quality monitoring data.

The following addition is made to the References for Section 4.4:

Regional Water Quality Control Board (RWQCB) San Diego Region, Addendum No. 3 to Board Order 96-05 (NPDES Permit CA0001368), October, 1998.

- A57 See response to Comment A54.
- A58 The official name of the document is "Water Quality Control Plan: San Diego Basin." To clarify the names of the basin and ocean plans, page 4.4-7 of the Initial Study has been revised (see response to Comment A53). Beneficial uses are provided in both the Basin Plan and the Ocean Plan.
- A59 Page 4.4-13 of the Initial Study, paragraph 3, is revised as follows:

The discharge specifications of the permit contain numeric effluent limitations for settleable solids, turbidity, pH, and acute toxicity, as well as toxic materials. Limitations are also provided specific to the low-volume wastes and metal cleaning wastes.—Limits on many constituents are based on both concentration (e.g., grams/liter) and mass emissions (e.g., lbs/day).

A60 It is agreed that natural conditions in the back bay contribute to increased bay temperatures, however, the plant is by far the largest discharger of thermal wastes in the area. To clarify the issue, page 4.4-15 of the Initial Study, paragraph 2 is revised as follows:

Each of the power plants is regulated by the San Diego RWQCB by NPDES permits for both direct discharge to receiving waters and for stormwater runoff. The NPDES permits for each of the plants allow for discharges up to the amount of water required to operate the plant at design capacity. Cooling water discharges from the power plants are the predominant sources of thermal loading to San Diego Bay and to the marine environment in the vicinity of the Encina Power Plant, although natural processes also tend to elevate the temperature of the shallow back bay in the vicinity of the South Bay plant.

A61 Page 4.4-15 of the Initial Study, paragraph 3 is revised as follows:

The production of the low-volume and metal cleaning waste streams occurs as part of scheduled maintenance. For example, each boiler at the Encina plant normally undergoes boiler cleaning once every four years. However, the volume of metal cleaning wastes produced on an annual basis is dependent on plant operations (RWQCB, 1994). With higher production rates, maintenance may be conducted at

more frequent intervals. Therefore, the project may result in the increased production of low-volume waste or metal cleaning wastes.; but the However, the amount of discharge of these wastes at the Encina plant would continue to be regulated by the NPDES permit limitations, and at the South Bay plant, these wastes are discharged to the sewer.

A62 Page 4.4-15 of the Initial Study, paragraph 4 is revised as follows:

The project could result in additional generation of energy and, therefore, require additional water for cooling. Cooling water, however, is controlled at the plants by the use of variable-speed drive multiple pumps that operate at different levels are turned on or off depending on the level of generation at the plant., or the use of multiple pumps, some of which turn off when not operating at maximum capacity. Therefore, the amount of thermal discharge from the plants has some relationship to the level of electricity being generated at the plants. If a unit is completely off, some or all of the unit's circulation pumps are typically off, although at times a volume of water that is less than full-operation volume is kept circulating for various process needs. Therefore, additional energy generation would likely require additional time when the pumps are in full operation. The pumps would extract and subsequently discharge additional water. The additional amount of water would not correlate directly with the increase in generation, but, in general, higher generation rates would result in higher volumes of intake water and higher volumes of heated discharge water. However, these discharges would have to comply with the existing NPDES permit conditions for flow quantity, thermal limits, and effluent constituent limits.

A63 The commenter is correct. The third sentence of the fifth full paragraph on page 3-5 of the Initial Study is revised as follows.

<u>Under The San Diego Air Pollution Control District (SDAPCD) Rule 69, has stated</u> its intention to modify Rule 69, which currently applies to the SDG&E new owners of the plants at Encina and South Bay would be subject to a boiler-specific, to place the new owners under an average daily nitrogen oxides ( $NO_x$ ) emissions rate limit, rather than the annual total  $NO_x$  emissions cap that now applies to SDG&E.

Also related to this same issue, the last sentence beginning on page 3-5 of the Initial Study is revised as follows:

A new air emissions permit and <u>different\_SDAPCD Rule 69 requirements rule</u> ehanges may cause the new owners to make different decisions (e.g., accelerated installation of selected catalytic reduction (SCR) on units, or changes in the decision-making process for selecting the fuel type used at the Encina and South Bay plants) than SDG&E would if the plants continued under SDG&E's ownership.

A64 The commenter is correct. The last sentence beginning on page 3-7 of the Initial Study is revised as follows:

Rule 68 sets minimum NO<sub>x</sub> emission rate standards for power plant boilers, and these standards provide a floor from which the provisions of Rule 69 take effect. limits the emissions of NO<sub>x</sub> under certain conditions for SDG&E's combustion turbines.

- A65 The commenter is correct. Footnotes "a" and "b" of Table 4.5.3 on page 4.5-13 of the Initial Study are revised as follows:
  - This table shows the number of days in which at least one air monitoring station in San Diego Air Basin recorded a violation of the state standard.
  - PM-10 measurements are not taken every day. The table shows the number of days during which PM-10 concentrations exceeded the State standard at one or more of the monitoring stations in the Air Basin and the number of days during the year during which PM-10 measurements were recorded. Since monitoring for PM-2.5 only began in 1998, air basins will not be classified with respect to the new national PM-2.5 standard until 2000 or later.
- A66 The commenter is correct. The second sentence of the first paragraph on page 4.5-16 of the Initial Study is revised as follows:

<u>Toluene</u> Benzene is a trace contaminant, but it can be detected in stack emissions where natural gas is burned.

A67 In response to this comment, the fourth sentence of the second paragraph on page 4.5-17 of the Initial Study is deleted as follows:

The Encina Power Plant also includes a gasoline dispensing facility.

A68 In response to this comment, the last sentence of the fifth full paragraph on page 4.5-17 of the Initial Study is revised as follows:

According to SDG&E, most of the NOVs were dismissed by the issuing agency without further action and no NOVs are outstanding.

A69 The commenter is correct. The second full sentence in the first partial paragraph on page 4.5-19 of the Initial Study is revised as follows:

In 1997, boilers #4 and #5 were equipped to use <u>flue</u> fuel gas recirculation to further reduce <u>boiler\_NO\_x</u> emissions <del>boiler\_and meet the aggregate NO\_x emissions limit set forth in SDAPCD Rule 69.</del>

A70 Based on this comment, the first full paragraph on page 4.5-21 of the Initial Study is revised as follows:

The results of the 1992 HRA were adjusted to reflect current (1996) emissions estimates to provide a basis for updating the estimated health risks associated with the Encina Power Plant. The current estimated cancer risk for a maximum exposed

individual (MEI) at the location of highest impact and caused by existing plant emissions is lower than one in a million (0.09 0.96 in a million). The major contributing pollutant (99% 91% of the total risk) was from methylene chloride and perchloroethylene from painting and cleaning operations gasoline vapor which is associated with the gasoline dispensing facility. Other contributing pollutants were methylene chloride and perchloroethylene from painting and cleaning operations, metals from fuel oil combustion by the boilers; and formaldehyde from natural gas combustion by the boilers.

A71 In response to this comment, the last sentence of the fifth full paragraph on page 4.5-22 of the Initial Study is revised as follows:

According to SDG&E, many of these NOVs were dismissed by the issuing agency without further action and no NOVs are outstanding.

A72 In response to this comment, the first full sentence of the first partial paragraph on page 4.5-26 of the Initial Study is revised as follows:

They have historically been used as peaking units and, as such, operated less than 100 hours per year; however, following the commencement of the restructured electricity market in March 1998, the dispatch requirements from the ISO have required that the CTs run at higher levels are peaking units operated generally less than 50 hours per year.

A73 In response to this comment, the fourth full paragraph on page 4.5-26 of the Initial Study is revised as follows:

Health risk assessments were performed in 1992 for three CT sites (Naval Station, Naval Training Center, and North Island). For these 1992 assessments, the SCREEN dispersion model was used to estimate ambient concentrations of TACs surrounding the facilities. These concentrations were in turn used to derive a conservative estimate of health risks. The 1992 health risk assessments were based on estimated emissions provided in SDG&E's 1989 AB 2588 Toxic Air Contamination Report. Beginning in 1990, emissions from the combustion turbines declined substantially relative to prior years because the units began to function nearly exclusively as peaking electric power generators. In 1990, the units on average operated 3% of the total hours operated during 1989. Between 1991 and 1997, the use of the units decreased even further, but during 1998, use of the units has increased again to levels similar to those that occurred in 1990. Therefore, the emissions and calculated risks from based on the decreased use of the combustion turbines are currently about less than 3% of the reported risks in the 1992 HRAs. The referenced assessments are discussed below along with a discussion of sensitive receptors in the vicinities of the CT sites.

A74 The commenter is correct. The first sentence of the second full paragraph on page 4.5-28 of the Initial Study is revised as follows:

The 1992 HRA estimated cancer risk for the MEI, which was has found to be located approximately 400 feet from the CT.

- A75 To be consistent with the modifications to the mitigation measures agreed to by SDG&E, footnote "d" in Tables 4.5.11 and 4.5.12 on pages 4.5-32 and 4.5-33 of the Initial Study is revised as follows:
  - d The 2005 Cumulative emissions estimates reflect a mitigation measure (also proposed as project mitigation) that would modify the permits for the boilers at the Encina and South Bay power plants to require the exclusive use of natural gas (i.e., would prohibit use of fuel oil) except under conditions of force majeure natural gas curtailment or as necessary to conduct operational, reliability, or regulatory compliance testing relevant to the use of non-gaseous fuel in such boilers because of a force majeure natural gas curtailment. This restriction would become effective on January 1, 2001.
- A76 It is acknowledged that the emissions estimates shown in Table 4.5.14 (page 4.5.37 of the Initial Study) include the combustion turbines and that, therefore, the estimates in the table can not be used directly to assess compliance with SDAPCD Rule 69 since Rule 69 relates only to the boilers. However, the NO<sub>x</sub> emissions estimates from the combustion turbines range from 5 tons per year under the 1999 baseline to 10 tons per year under the 1999 Analytical Maximum case, and given their modest contributions to overall power plant NO<sub>x</sub> emissions estimates of 1,091 and 5,364 tons per year, respectively, their inclusion does not substantially undermine the basis of the impact discussion.
- A77 By 2005, the estimated contributions of the combustion turbines to overall power plant NO<sub>x</sub> emissions estimates would increase to approximately 68 tons per year (under Variant 2) to approximately 95 tons per year under (Variant 1). However, the increased use of the combustion turbines, and corresponding increase in NO<sub>x</sub> emissions, was not foreseen in SDAPCD's 1998 Regional Air Quality Strategy and is therefore appropriately included in the overall impact discussion related to regional emissions forecasts and assumptions even if the associated emissions do not relate directly to SDAPCD Rule 69.
- A78 In response to this comment, the discussion on health risks associated with the Encina Power Plant beginning on page 4.5-42 of the Initial Study is revised as follows:

# **Encina Power Plant**

The predicted maximum health risk from emissions of carcinogenic substances under existing conditions was reported earlier in this section. The maximum reported risk under existing conditions (0.09 0.96 in a million) was primarily caused by vapor emissions from the gasoline dispensing facility and by methylene chloride and perchloroethylene emissions from painting and cleaning operations, with only small contributions by metals from the burning of fuel oil and benzene from the burning of natural gas. Health risks associated with non-combustion sources (gasoline

dispensing and painting and cleaning operations) are assumed to remain the same under divestiture, since these maintenance activities are not expected to change. The risks from these activities under existing conditions are actually lower than those reported in the 1992 HRA, because of the change to reformulated gasoline with lower benzene content and because of the change to nontoxic paints and cleaners. Health risks from the plant under divestiture would therefore change only because of changes in fuel use at the boilers and the combustion turbine.

Since the same fuel types will be burned in 1999 and 2005, the risks from exposure to carcinogenic substances will change in proportion to the amount of annual fuel use changes in future years. Both the 1999 A-Max and 2005 Cumulative A-Max show the potential for the plant to increase operations. Those levels are quantified in Chapter 3 and Appendix D of this Initial Study. The fuel usage rates and corresponding emissions are scaled in relation to the 1993 HRA emission rates to determine net changes in health risks (IWG Corp., 1992). Table 4.5.16 summarizes the estimated health risks for the two fossil-fueled plants under existing, 1999 Baseline, 1999 A-Max, 1999 A-Max (with mitigation proposed as part of the project), and both Variant 1 and Variant 2 2005 Cumulative A-Max conditions. Under the 1999 Baseline conditions, the estimated maximum carcinogenic risk would remain at  $0.09 \cdot 0.96$  in a million, because the major risks from non combustion sources will not change and emissions from the boilers and the combustion turbine are extremely small contributors to the total maximum risk. Under divestiture, assuming that the plant operates at its analytical maximum capacity, annual fuel use is expected to increase, thus increasing emissions of carcinogenic substances. However, the estimated cancer risk from additional fuel usage under the 1999 A-Max scenario with low priced secondary fuel oil is expected to increase by only 0.001 in a million over the 1999 Baseline case. This represents less than 1 percent of the total cancer risk. The total cancer risk in 1999 A-Max is therefore estimated to be 0.09 0.96 in a million. Gasoline and sSolvent vapor emissions remain the major contributors to the maximum risk. Since the total estimated cancer risk is well below the significance threshold of 10 in a million, the health risk from exposure to carcinogenic substances under divestiture would be less than significant.

The predicted maximum hazard index for chronic exposure to non-carcinogens is estimated to be approximately 0.003, and the estimated acute hazard index would remain the same as for the 1999 Baseline case (less than 0.1). The incremental increase from additional fuel usage under the 1999 A-Max scenario is estimated to be extremely small (3.95E-5). For chronic and acute exposure to non-carcinogens, the hazard indices would therefore remain well below the significance threshold of 1.0 and would be less than significant.

A79 See response to Comment A1.

TABLE 4.5.16 SUMMARY OF HEALTH RISKS FOR SDG&E POWER PLANTS

	Existing Conditions <sup>a</sup>			1999 Baseline (low priced oil) <sup>b</sup>			1999 A-Max (low priced oil) <sup>b</sup>			1999 (Mitigated ) <sup>b</sup>		
	Cancer	Hazard	Hazard	Cancer	Hazard	Hazard	Cancer	Hazard	Hazard	Cancer	Hazard	Hazard
Plant	Risks <sup>d</sup> (in a million)	Index <sup>c</sup> Chronic	Index <sup>C</sup> Acute <sup>e</sup>	Risks (in a million)	Index <sup>C</sup> Chronic	Index <sup>c</sup> Acute <sup>e</sup>	Risks <sup>d</sup> (in a million)	Index <sup>C</sup> chronic	Index <sup>C</sup> acute <sup>e</sup>	Risks <sup>d</sup> (in a million)	Index <sup>C</sup> chronic	Index <sup>C</sup> Acute <sup>e</sup>
Encina	<u>0.09</u> <del>0.96</del>	0.003	0.10	<u>0.09</u> <del>0.96</del>	0.003	0.10	<u>0.09</u> <del>0.96</del>	0.003	0.10	<u>0.09</u> <del>0.96</del>	0.003	0.10
Incremental Increase <sup>f</sup>	NA	NA	NA	NC	NC	NC	0.00 <u>09</u> 1	3.95E-5	NA	0.000 <u>1</u> 3	9.54E-6	NA
South Bay	0.72	0.002	0.20	0.65	0.001	0.20	1.40	0.021	0.20	0.74	0.002	0.20
Incremental Increase <sup>f</sup>	NA	NA	NA	NC	NC	NC	0.76	0.020	NA	0.10	0.001	NA

		2005 Cumulative A-Max									
	V	ariant 1		Variant 2 (South Bay Retired) <sup>b</sup>							
	(South Ba	y operation	al) <sup>b</sup>								
	Cancer	Hazard	Hazard	Cancer	Hazard	Hazard					
Plant	Risks <sup>d</sup> (in a million)	Index <sup>C</sup> Chronic	Index <sup>c</sup> Acute <sup>e</sup>	Risks (in a million)	Index <sup>C</sup> Chronic	Index <sup>C</sup> Acute <sup>e</sup>					
Encina	<u>0.09</u>	0.003	0.10	<u>0.09</u>	0.003	0.10					
Incremental	0.0004	1.8E-5	NA	0.0001	2.2E-5	NA					
Increase <sup>f</sup> South Bay	0.88	0.006	0.20	NA	NA	NA					
Incremental	0.23	0.005	NA	NA	NA	NA					
Increase <sup>t</sup>											

<sup>&</sup>lt;sup>a</sup> Cancer risks and Hazard Indices are based on the results reported in San Diego Gas and Electric Company Air Toxics Hot Spots Risk Assessments (1993), adjusted to current emissions (1996).

SOURCE: Environmental Science Associates

b Risks are adjusted to projected 1999 and 2005 emissions.

<sup>&</sup>lt;sup>c</sup> Hazard index is the ratio of the maximum exposure level and the reference dose of each toxic substance. The reference dose is the level with no observed health effect. A hazard index less than 1.0 indicates no health effect.

d The significance threshold for incremental cancer risk is 10 in a million.

e The acute hazard risk index is not expected to change since it is based on a one-hour maximum.

f The incremental increase is the difference between the 1999 Baseline and the scenario.

A80 In response to modifications in the related mitigation measure, the second sentence of the fourth full paragraph on page 4.5-47 of the Initial Study is revised as follows:

Furthermore, SDG&E proposes to request that SDAPCD modify their permits to operate to prohibit use of fuel oil for the boilers beginning in 2001 <u>except under certain specified circumstances</u>.

A81 The last sentence of the first paragraph on page 4.7-6 of the Initial Study is hereby amended as follows:

However, throughout the past two decades of thermal effluent studies and RWQCB reviews, SDG&E has been allowed to operated Unit 5 in conjunction with, and under the same regulations as, Units 1 through 4, and continues to do so at this time.

A82 The first sentence of the last partial paragraph on page 4.7-6 of the Initial Study is hereby amended as follows:

Initial dredging occurred between 1952–1954, when <u>approximately 4</u> million cubic yards of sediment were removed to create a water area of over 250 acres with a mean depth of approximately 5 feet below mean lower low water (MLLW) (USFWS, 1976).

A83 The fifth full paragraph on page 4.7-10 of the Initial Study is hereby amended as follows:

The fuel oil pipeline connecting the 24th Street Terminal with the South Bay Power Plant runs over the 316-acre Sweetwater Marsh National Wildlife Refuge. The marsh area provides critical habitat for the California least tern, the snowy plover, and the light-footed clapper rail. USFWS personnel have recently noticed that parts of this pipeline appear to be deteriorating and may not have the structural integrity to withstand an earthquake without rupturing (Rundle, 1998). In contrast to the displacement oil that was used in the past to fill the pipeline between oil shipments, nitrogen gas is currently used for this purpose.

A84 The third full paragraph on page 4.7-11 of the Initial Study is hereby amended as follows:

Since then, SDG&E <u>sought renewal of its NPDES permit.</u> has requested authorization from the Regional Board for a change in operations that would increase the amount of eooling water effluent at the South Bay plant. In response, the <u>The Regional Board issued such a renewal a revised permit, CA0001368</u>, in <u>November 1996</u> under Order No. 96-05, which was amended in February and October 1998. This <u>Order 96-05</u> requires SDG&E to conduct further comprehensive <u>limited thermal</u> effluent studies, which are currently being conducted.

A85 The last paragraph on page 4.7-14 of the Initial Study is hereby amended as follows:

Marine organisms in the vicinity of the power plants are primarily impacted by the intake and discharge of ocean and bay water for the cooling of the Encina and South Bay Power Plants. Existing NPDES permits limit the volume, temperature, and constituent concentrations of the discharge. SDG&E will apply to transfer the NPDES permits to the new owners. As NPDES permits are not directly transferable, new owners will have to apply to the Regional Board for new permits. These new permits may involve no more than a name change (i.e., new owner(s) become permittee), but may also include new conditions.

- A86 The requested modification was made in the response to Comment A2.
- A87 Please see response to Comment A3.
- A88 Mitigation Measure 4.7.a.4 on page 4.7-16 of the Initial Study is hereby amended as follows:

4.7.a.4: SDG&E shall provide each new owner with all available information on special status species and habitat, as well as training documents regarding biological resources at the respective facilities. This will assist new owners in knowing the location of special status the respective facilities. This will assist new owners in knowing the location of special status species and habitats, and in meeting their legal obligations regarding endangered, threatened, or rare species or their habitats.

A89 The second full paragraph on page 4.7-13 of the Initial Study is hereby amended as follows:

The 24th Street Terminal and the various CT sites are generally located in highly developed urban areas and contain no sensitive biological resources. The two exceptions to this are the CTs at the Marine Corps (formerly Naval) Air Station Miramar and the former Naval Training Center. The Miramar Air Station property to the south of SDG&E's Miramar facility contains several vernal pools, which are known to contain sensitive species. The site is otherwise highly industrialized. The site of the Naval Training Center contains a nesting colony of endangered California least tern (*Sterna antillarum browni*) in the vicinity of the CT site. Protection of this colony has been addressed during the environmental review process for reuse of the training center. Neither the vernal pools nor the least tern colony are affected by the operation of the Miramar and Naval Training Center CT sites.

A90 Page 4.9-3 of the Initial Study, third full paragraph, second to last sentence, is hereby corrected as follows:

The plant is a large-quantity generator of hazardous wastes under Environmental Protection Agency (EPA) ID# <u>CAT0006189000</u>. <u>CAT000619056</u>.

A91 Page 4.9-7 of the Initial Study, third full paragraph, starting at the 6th line, is hereby revised as follows:

...extending north of the power plant between J and F Streets. No Environmental Site Assessments to determine the presence or absence of hazardous materials have been conducted for these sites. Phase I and limited Phase II Environmental Site Assessments have been conducted for the LNG site. No hazardous substances were determined to be present on the LNG site. No assessments were conducted for the 16-acre transmission corridor. However, as part of and prior to the divestiture or donation of the South Bay properties, a Phase I and, if necessary, a Phase II Environmental Site Assessment would be conducted. If the assessments reveal that hazardous materials are present on the parcels, SDG&E would be responsible under its sales agreement for remediating the parcels to industrial stanndards contamination levels associated with SDG&E's operation of the facilities.

A92 The second sentence of the last paragraph on page 4.9-7 of the Initial Study is hereby revised as follows:

The CT ean operates only on natural gas or diesel fuel oil.

A93 Page 4.9-11 of the Initial Study, first full paragraph, starting at the 4th line, is hereby revised as follows:

...potential environmental concerns during the Phase II Environmental Site Assessment. A BHRA conducted for the CT sites concluded that risks to human health were are acceptable for continued industrial use of the CT sites, with the possible exception of arsenic which was determined to be at naturally occurring background levels in soils and groundwater. (which may occur as a natural background material, or has been transported from an upgradient source, or occurs in groundwater). However, arsenic concentrations in groundwater do not require groundwater remediation at any of the sites.

A94 Page 4-9-12 of the Initial Study, paragraph 4, is hereby revised as follows:

The National City pipeline is a 10-inch-diameter, underground pipeline approximately 4.3 miles in length. It connects the marine terminal tank farm with the South Bay Power Plant tank farms. This unheated pipeline is constructed of steel and has cathodic protection. The No. 6 fuel oil is heated to a temperature of 180 degrees prior to transfer to the South Bay Power Plant to prevent plugging of the pipeline. SDG&E employs electric recirculating heaters at each terminal AST, and a steam boiler that burns either diesel fuel or No. 6 fuel oil, to provide heating. During periods of non-use, the pipeline is filled with nitrogen. While the pipeline is underground for most of its length, it is exposed at the surface at the following three locations: (1) in a storm drain berm within the northeastern portions of the power plant, (2) as part of an aerial crossing of the Sweetwater River, and (3) in the base of

the tidal channel in Sweetwater Marsh. For much of its length, the pipeline is centrally located within the footprint of the transmission towers of SDG&E's high-power line system.

A95 The comment clarifies SDG&E's contractual obligations with the purchasers. The third paragraph on page 4.9-19 of the Initial Study has been revised as follows:

Furthermore, under terms of the Purchase and Sale Agreement, SDG&E would be responsible for any legally required remediation of existing contaminated soil and groundwater at the divested plants that is necessitated by on-going operations of existing facilities and, therefore, would be responsible for remediation activities that are part of the ownership transition. as defined in the Asset Sales Agreement, to an industrial level commensurate with the continued use of the property as a fossil fuel steam electric generating facility. SDG&E's obligations in this regard arise upon the closing of the sale of each such generating assets. Therefore, this impact would be less than significant because of current agreements and the regulatory environment. To the extent that the transfer of ownership and associated due diligence would identify site contamination and lead to its remediation, a beneficial impact on the environment might result.

SDG&E would also be responsible for remediating any pre-existing condition judged by a public agency to be a threat to worker safety or to public health.

A96 Page 4.12-13 of the Initial Study, second full paragraph, is hereby revised as follows:

The project could result in increased operations at the plants. The potential increase in operations and employees at the South Bay and Encina plants could incrementally increase the volume of wastewater disposed of in the local sanitary sewer system. The potential increase in wastewater generation would not be expected to require extensions of new sewer infrastructure or alterations to existing sewer lines. All future wastewater disposal would be subject to the applicable city's sewer permit, which would be transferred or reissued, as appropriate, to the subsequent owner. In addition, the potential small wastewater increase would not be expected to significantly decrease the capacity of the applicable city's wastewater treatment facilities.

Page 4.12-13 of the Initial Study, fourth full paragraph, is hereby revised as follows:

The project would have no effect on the volume or frequency of storm water drainage, and therefore would not be expected to require extensions of new storm water drainage infrastructure or alterations to existing drainage systems. All future storm water drainage would be subject to either the applicable city's sewer permit or the National Pollution Discharge Elimination System Stormwater permits issued by the State Water Resources Control Board, either or both of which would be transferred or reissued, as appropriate, to the subsequent owner.

A97 The fourth sentence of the first full paragraph on page 4.16-13 of the Initial Study is hereby revised as follows:

Each CEQA document would also need to address cumulative impacts and would have more information <u>on which</u> to base the analysis as details of the projects are developed.

A98 The fifth paragraph on page 4.16-15 of the Initial Study is hereby amended as follows:

For Variant 2, the construction of the new Otay Mesa plant may have biological impacts, but these impacts would depend on site-specific conditions at the chosen site, which are currently unknown. As previously discussed, permits from the RWQCB would be required for discharges from the plant to protect aquatic species and beneficial uses. Additionally, permits from the Army Corps of Engineers and streambed alteration agreements with CDFG will be required for any wetland or streambed alteration. would be required from the USFWS or the CDFG for any streambed alternatives or to protect sensitive species. There would be no cumulative impacts from decommissioning the South Bay plant, since replacing the plant with a new land use should not affect biological resources.

- A99 This comment was superceded by a subsequent comment letter (Letter "H," dated November 12, 1998) from SDG&E. Please see the response to Comment H1.
- A100 The fifth sentence of the last paragraph on page 4.16-9 of the Initial Study is hereby revised as follows:

In the event that the Port District purchases the South Bay plant, the Port District <u>may</u> has entered into an agreement with an experienced operating entity Memorandum of Understanding (MOU) with US Generating (a PG&E subsidiary) to operate the South Bay Power Plant after the two year Operation and Management agreement with SDG&E expires.