Decision 82 01 97 JAN 1 9 1982

CARGINAL

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of SOUTHERN CALIFORNIA EDISON COMPANY and PACIFIC GAS AND ELECTRIC COMPANY for a Certificate that present and future public convenience and necessity require or will require the participation by Applicants and others in the construction and operation of six new coal fired steam electric generating units, to be known as Units 1, 2, 3 and 4, at a site in Nevada known as the Harry Allen Generating Station, and as Units 1 and 2 at a site in Utah known as the Warner Valley Generating Station, together with other appurtenances to be used in connection with said generating Stations.

Application 59308 (Filed November 30, 1979; amended January 7, 1980, February 6, 1980, and May 27, 1980)

## ORDER EXTENDING THE STAY OF DECISION (D.) 93724

On November 13, 1981, we issued D.93724, an interim opinion, which was to be effective 30 days thereafter. However, applications for rehearing of that decision were filed by Pacific Gas and Electric Company and Environmental Defense Fund in time to stay it as a matter of law. That stay will terminate on February 1, 1982 unless we act prior to that date (Public Utilities Code, Section 1733(a)).

We are considering the various allegations of error in those applications, as well as those in the application subsequently

filed by Southern California Edison Company, and will respond to those filings on their merits in a separate order. In the meantime, we find it necessary to extend the existing stay. Therefore,

IT IS ORDERED that,

The stay of D.93724 is hereby extended until further order of this Commission.

This order is effective today.

Dated \_\_\_\_\_\_ JAN 191982 \_\_\_\_, at San Francisco, California.

JOHN E. BRYSON

President

NICHARD D. CRAVELLE

LEONARD M. GRIMES, JR.

VICTOR CALVO

PRISCILLA C. GREW

Commissioners

I CERTIFY THAT THIS DECISION WAS APPROVED BY THE ABOVE COMMISSIONERS TOTAL.

Cocepa E. Bodovicz, Executive