

Faye Thomas

From: Clerk of Board
Sent: Tuesday, November 19, 2024 5:41 PM
Subject: FW: SCE Variance Case No. 1262-115

This matter has been approved by the Board for Consent Calendar.

From: Mohan Balagopalan <mbalagopalan@aqmd.gov>
Sent: Tuesday, November 19, 2024 5:28 PM
To: Clerk of Board <Front_PC@aqmd.gov>
Subject: Re: SCE Variance Case No. 1262-115

Hi,
Thanks for the responses to my questions. I have no issues with the Case to be heard on Consent Calendar. Thanks.

Mohan Balagopalan

From: Clerk of Board <Front_PC@aqmd.gov>
Sent: Tuesday, November 19, 2024 5:13 PM
To: Mohan Balagopalan <mbalagopalan@aqmd.gov>
Subject: FW: SCE Variance Case No. 1262-115

From: Mary Reichert <mreichert@aqmd.gov>
Sent: Tuesday, November 19, 2024 4:57 PM
To: Clerk of Board <Front_PC@aqmd.gov>
Cc: Kelly Henderson <Kelly.Henderson@sce.com>
Subject: RE: SCE Variance Case No. 1262-115

Madam Chair,

To answer Mr. Balagopalan's questions:

1. The status update is in the Declaration of Yung Chung, stating that SCE complied with the conditions from the January 25, 2024, hearing. Additionally, Paragraph 11 in the findings on p. 3 refers to the amendment of Rule 1135 which extended the deadline for Unit 15's installation to January 1, 2028 or six months after a time extension is granted. Rule 1135 previously had prohibited the installation of new diesel engines at the Pebbly Beach electric generating facility after January 1, 2024. The rule was included so the Board could see the amendment.
2. The Headings titled "CONDITIONS, AND INCREMENTS OF PROGRESS FROM ORDER ISSUED" and the date refers to the conditions from previous hearings so as to keep them in the order for reference but to note that those are not the current conditions. There are no additional conditions at this time, as SCE is currently waiting for South Coast AQMD to finalize the permit for the installation of Unit 15. There is a reference to the new hearing on November 20, 2024, in the first paragraph on line 2 of p. 1.

3. The May 21, 2025, date for the status hearing is just so the Board can stay updated on the progress, which had typically been in six-month increments. A hearing may not be needed at that point, and the South Coast AQMD is open to a longer period of time, or no additional hearing at all. The parties can just confirm final compliance with the order unless circumstances change warranting a new status hearing or modification.

Please let me know if you have further questions.

Thank you,
Mary

Mary J. Reichert (she/her)
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Diamond Bar, CA 91765
909-396-2575
mreichert@aqmd.gov

From: Clerk of Board <Front_PC@aqmd.gov>
Sent: Tuesday, November 19, 2024 4:39 PM
To: Mary Reichert <mreichert@aqmd.gov>
Cc: Kelly Henderson <Kelly.Henderson@sce.com>
Subject: FW: SCE Variance Case No. 1262-115

From: Mohan Balagopalan
Sent: Tuesday, November 19, 2024 3:27 PM
To: Clerk of Board <Front_PC@aqmd.gov>
Subject: Re: SCE Variance Case No. 1262-115

Hi,

What is the status update? Should there not be another paragraph, CONDITIONS, AND INCREMENTS OF PROGRESS FROM ORDER ISSUED November 20th, 2024, stating that the case was heard on Consent and if there were any changes (I don't see any)? Also, what is the purpose of the attached Rule 1135 and for the status update on May 21, 2025? Please respond.

Thanks.

Mohan Balagopalan

From: Clerk of Board <Front_PC@aqmd.gov>
Sent: Tuesday, November 19, 2024 12:49 PM
Subject: FW: SCE Variance Case No. 1262-115

From: Mary Reichert <mreichert@aqmd.gov>
Sent: Tuesday, November 19, 2024 12:12 PM
To: Clerk of Board <Front_PC@aqmd.gov>
Subject: SCE Variance Case No. 1262-115

Madam Clerk,

Attached are consent calendar documents for the Southern California Edison Variance, Case No. 1262-115, set for hearing tomorrow, November 19, 2024. I know it's past the time required to submit consent calendar documents, but the status update is pretty straightforward, so we respectfully ask if the Board would consider hearing the case on consent.

Thank you for your consideration.

Mary

Mary J. Reichert (she/her)

Senior Deputy District Counsel

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