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Description:	To Commission's Process and Procedure Regulations
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Comment Received From: Sara Clark Submitted On: 1/29/2015 Docket Number: 14-0II-01

Comments of the Colorado River Indian Tribes on revised updates

Additional submitted attachment is included below.



COLORADO RIVER INDIAN TRIBES

Colorado River Indian Reservation

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January 27, 2015

Via CEC E-Comment and U.S. Mail

Commissioner Karen Douglas California Energy Commission 1516 Ninth Street, MS-16 Sacramento, CA 95814

California Energy Commission Dockets Office, MS-4 **Re: Docket No. 14-OII-01** 1516 Ninth Street Sacramento, CA 95814-5512

Re: Comments of the Colorado River Indian Tribes on the Revised Updates to the Commission's Process and Procedure Regulations

Dear California Energy Commission,

Thank you for the opportunity to comment on the revised updates proposed for the California Energy Commission's Process and Procedure Regulations. As you know, the Colorado River Indian Tribes was the first federally recognized Indian tribe to intervene in a Commission siting proceeding, and consequently offers a unique perspective on the proposed revisions. CRIT provided comments on the Commission's initial proposal on November 17, 2014 and reviewed the latest update to understand how the Tribes' concerns were taken into account.

While CRIT appreciates the Commission's efforts to accommodate a number of our suggestions, the Tribes are disappointed that the Commission has not taken this opportunity to revise its regulations to better support tribal consultation. In December 2014, Commissioner Karen Douglas explained to the CRIT Tribal Council that the CEC's recently adopted Tribal Consultation Policy was not the appropriate vehicle for addressing some of the substantive issues CRIT has identified. Yet rather than address those issues in the Process and Procedure Regulations—arguably, a more appropriate venue—the Commission has again left these concerns to a later day. In particular:

- Section 1714(d) implies that the Energy Commission itself will engage in tribal consultation, yet the updates do not address the statutory bar on ex parte communication with Commissioners still present in Section 1216 or the bar on private substantive discussion between Commission Staff and Intervenors still present in Section 1711.
- While CRIT appreciates the additional requirement regarding consultation timing now contained in Section 1714(d), the regulations contain inadequate guidance for the

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Commission and its Staff regarding how and when tribal consultation must occur. While the Tribal Consultation Policy—not even mentioned in these regulations—can help fill some of the gaps, CRIT remains concerned that neither the policy nor these regulations provide guidance on what adequate consultation must look like.

• The revised regulations do not provide a clear or automatic mechanism for protecting the confidential nature of sensitive cultural material shared with the Commission during a siting proceeding.

We hope the Commission will take the opportunity to address these important issues prior to finalizing the proposed Process and Procedure Regulations. Should you have any questions about our concerns, please contact the CRIT Office of the Attorney General (Rebecca Loudbear, <u>rloudbear@critdoj.com</u> or Nancy Jasculca, <u>njasculca@critdoj.com</u>).

Sincerely,

Chairman Dennis Patch Colorado River Indian Tribes

CC: CRIT Tribal Council Rebecca A. Loudbear, CRIT Attorney General Wilene Fisher-Holt, CRIT Museum/Cultural Resources David Harper, Mohave Elders Committee