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## error in SNF removal assumption at SONGS

Page 60 of the draft IEPR Update mistakenly states, "The transfer off-site to a federal disposal facility of all spent nuclear fuel from San Onofre will not be completed until 2049 if the DOE in fact begins accepting nuclear waste from San Onofre in 2024." Footnote 114 erroneously cites written A4NR comments to a DOE workshop for this date, but the A4NR comments make no reference to such a date. In fact, as A4NR briefs have pointed out in CPUC proceedings, the 2049 date assumes that federal transfers begin nationally in 2024 and commence at SONGS in 2030. A better citation to this effect would be page 7 of CPUC Decision 16-04-019, which states that the 2049 assumption "is premised on the U.S. Department of Energy [ $\hat{a} \in \infty DOE\hat{a} \in$ ] starting to receive spent nuclear fuel [nationally] in 2024, which leads to SONGS spent fuel being scheduled for transfer starting in 2030. $\hat{a} \in$