

ORIGINALDecision No. 66980

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of)
 SOUTHERN COUNTIES GAS COMPANY for)
 a general increase in gas rates)
 under Section 454 of the Public)
 Utilities Code.)

Application No. 35742

Rehearing of Decision No. 65877.)

Application No. 35742
(Rehearing)

Investigation on the Commission's)
 own motion into the disposition of)
 certain moneys and into the rates,)
 tariffs, rules, charges, operations,)
 practices, contracts, services and)
 facilities of SAN DIEGO GAS AND)
 ELECTRIC COMPANY.)

Case No. 7721
(Filed September 18, 1963)

(Appearances are listed in Appendix B)

O P I N I O NHistory of Proceeding

By Decision No. 65606, dated June 20, 1963, in Application No. 35742, San Diego Gas & Electric Company was directed as follows:

"IT IS ORDERED that San Diego Gas & Electric Company is named a respondent party to the above-entitled proceeding; that San Diego Gas & Electric Company shall notify this Commission in writing within five days of the receipt of any amounts from Southern Counties Gas Company of California as a result of any Federal Power Commission orders in Docket No. G-4769 and any subsequent California Public Utilities Commission orders in the above-entitled proceeding; that none of such amounts received or to be received by San Diego Gas & Electric Company shall be disbursed by it to any customer until a refund plan satisfactory to this Commission has been filed by San Diego Gas & Electric Company and approved by this Commission; and that such amounts as are received by San Diego Gas & Electric Company shall accrue interest from the date of their receipt by said utility at the rate of six percent per annum until refunded to customers."

On August 13, 1963, the Commission was advised that San Diego Gas & Electric Company was to receive a refund of \$1,472,524.44 from Southern Counties Gas Company of California as a result of Federal Power Commission orders in Docket No. G-4769 and a subsequent order of this Commission (Decision No. 65610) directed to Southern Counties Gas Company of California. On the same date, namely, August 13, 1963, the Commission issued its Decision No. 65877 directing San Diego Gas & Electric Company to refund the entire amount of \$1,472,524.44 plus interest to its customers and to file a refund plan to accomplish such purpose, or to show cause why said amount should not be refunded to customers. On August 22, 1963 San Diego Gas & Electric Company received from Southern Counties Gas Company of California a purchase credit equivalent to cash in the sum of \$1,472,524.44. Thereafter, on August 23, 1963, San Diego Gas & Electric Company filed a petition for rehearing of the Commission's order of August 13, 1963 (Decision No. 65877) and on September 12, 1963 filed a response to the show cause provisions of said Decision No. 65877.

The Commission, on September 17, 1963, granted rehearing of its Decision No. 65877 and on September 18, 1963 suspended the operative effect of said Decision No. 65877 and, at the same time, issued its order of investigation in the above-entitled Case No. 7721. Prehearing conference in the above-entitled matters was held in San Diego on December 5, 1963 at which time, among other things, hearings were scheduled to commence in San Diego on April 29, 1964.

Thereafter, on March 2, 1964, San Diego Gas & Electric Company filed its written notice of motion to dismiss and discontinue the above-entitled proceedings and conditional motion for an order requiring San Diego Gas & Electric Company to refund the sums attributable to FPC Docket No. G-4769. Attached to said notice of motion was a refund plan designed to refund to its gas, electric and steam customers the entire sum of \$1,472,524.44 plus interest at the rate of six percent per year from August 22, 1963 to the date distribution begins.

Hearing

After due notice, public hearing was held in San Diego on March 11, 1964 before Commissioner Bennett and Examiner Dunlop. At the hearing San Diego Gas & Electric Company requested that its refund plan be modified by deleting the entire Item 15 on page 9 and by deleting a portion of the sentence^{1/} starting at line 17 and extending to line 21 of page 12 in the interest of avoiding possible misunderstanding of the intent of those portions of its refund plan. In addition, San Diego Gas & Electric Company moved that the Commission issue its order:

1. Simultaneously dismissing and discontinuing rehearing of Decision No. 65877 and the Commission's investigation under Case No. 7721.

2. Directing San Diego Gas & Electric Company to make refunds to its gas, electric and steam customers of the entire sum of

^{1/} The portion of the sentence requested to be deleted is "...a small general service gas customer or space heating gas customer who used gas from the Company during the period from May 10, 1955 to December 31, 1957 is no longer using gas and/or did not receive a credit on current bills or*...".

\$1,472,524.44, plus interest thereon, in accordance with the refund plan attached to its Notice of Motion filed on March 2, 1964, as modified at the hearing.

In tendering its motion to dismiss and its refund plan, San Diego Gas & Electric Company reserved the right to withhold the commencement of any refunding pursuant to the plan until such time as the order of the Commission dismissing Case No. 7721 becomes final and to withdraw its consent to any such refunding and refund plan and its consent for dismissal of its petition for rehearing of Decision No. 65877 in the event said order of dismissal of Case No. 7721 does not become final by reason of the action of any party or person other than respondent.

No party objected to respondent's requested modifications in its refund plan. The Commission staff expressed its view that the refund plan with or without the modifications as proposed by respondent was in the public interest and moved that the refund plan be approved, that respondent be directed to make refunds in accordance therewith and that Case No. 7721 be terminated and dismissed. The appearance of the City of San Diego stated he did not object to respondent's motion. Likewise, the appearance for the Department of Defense and Other Executive Agencies of the United States of America stated he had no objection to respondent's motion. However, respondent's motion was opposed by three individuals, two of whom were connected with the appliance business. Their grounds for opposing respondent's motion related to their view that it was not in the public interest for the Commission to discontinue its

investigation under Case No. 7721 without exploring fully respondent's activities in advertising and in the appliance business.

Respondent's and the staff's motions were taken under submission and are now ready for decision.

Refund Plan

Respondent's refund plan as tendered and modified is quite similar to the plan heretofore approved by this Commission on February 4, 1964 (Decision No. 66737) and generally provides for the distribution of the refund to classes of service in the following amounts, exclusive of interest to be added.

<u>Class of Service</u>	<u>Amount*</u>
<u>Gas</u>	
General Service and Space Heating	\$ 693,523.20
Firm Industrial	31,672.32
Interruptible	128,010.27
Total Gas	<u>853,205.79</u>
<u>Electric</u>	
Fuel-price-escalated-rate customers	80,784.52
Remainder of customers:	
Residential	187,871.08
Commercial	322,239.43
Agricultural Power	15,672.86
Street Lighting	6,341.88
Resale (excluding international sales)	1,310.38
Total Electric	<u>614,220.15</u>
<u>Steam</u>	
Fuel-price-escalated-rate customers	635.60
Remainder	4,462.90
Total Steam	<u>5,098.50</u>
Total	1,472,524.44

*The above amounts are exclusive of interest to be added.

Findings

The Commission finds:

1. The refund plan filed by San Diego Gas & Electric Company on March 2, 1964 and modified at the hearing on March 11, 1964 (attached hereto as Appendix A) is designed to refund to its gas, electric and steam customers the sum of \$1,472,524.44 plus interest thereon at the rate of six percent per annum from August 22, 1963 to the date refunds begin, and is fair, reasonable and in the public interest.

2. San Diego Gas & Electric Company should give notice in newspapers of wide general circulation in its service area of the general provisions of the refund plan in accordance with Item 18 of Appendix A.

3. Appropriate reports respecting the progress of refunding should be required.

4. Simultaneously with directing San Diego Gas & Electric Company to make refunds as hereinafter provided, it is in the public interest that: (a) investigation under Case No. 7721 be discontinued and the proceeding be dismissed; (b) respondent's motion for dismissal of its petition for rehearing of Decision No. 65877 be granted; and (c) that Decision No. 65877 and the order granting rehearing thereof should be set aside and vacated.

5. Respondent should be relieved henceforth from filing reports showing the increase in revenues realized from offset gas rates and the increase in cost of out-of-state gas pursuant to requirements specified in ordering paragraph 2.e. of Decision

No. 56001, dated December 17, 1957, in Application No. 39566 and in ordering paragraph 2.e. of Decision No. 62446, dated August 22, 1961 in Application No. 42887.

6. It is in the public interest that San Diego Gas & Electric Company be directed to make refunds to customers in accordance with the refund plan attached hereto as Appendix A reserving to respondent the right to withhold the commencement of any refunding pursuant to said plan until such time as the order herein dismissing Case No. 7721 becomes final and further reserving to respondent the right to withdraw its consent to such refunding and refund plan and its consent for dismissal of its petition for rehearing of Decision No. 65877 in the event said order of dismissal of Case No. 7721 does not become final by reason of the action of any party or person other than respondent.

7. Our action herein does not deprive those who opposed respondent's motion respecting the discontinuance of the Commission's investigation under Case No. 7721 from themselves seeking such remedy as to which they lawfully may be entitled.

O R D E R

IT IS ORDERED that:

1. Within ninety days after the effective date of this order, San Diego Gas & Electric Company shall refund to customers, in accordance with the refund plan attached hereto as Appendix A and made a part hereof, the total amount developed in Item 2.g. of Appendix A hereof, provided however, that respondent has the right

to withhold the commencement of any refunding pursuant to said plan until such time as the order herein dismissing Case No. 7721 becomes final and the further right to withdraw its consent to such refunding and refund plan and its consent for dismissal of its petition for rehearing of Decision No. 65877 in the event said order of dismissal of Case No. 7721 does not become final by reason of the action of any party or person other than respondent.

2. San Diego Gas & Electric Company shall give notice in newspapers of wide general circulation to domestic, commercial and other establishments in its service area as detailed in Item 18 of Appendix A hereof.

3. Within thirty days after making initial refunds to customers as directed herein, and every thirty days thereafter for eight additional months, San Diego Gas & Electric Company shall file written reports with this Commission setting forth separately the amount refunded to customers, the amount of returned checks and, when applicable, the amount of uncashed checks outstanding six months after the month of their issuance. Such reports shall show such amounts separately for the gas, electric and steam heat departments and segregated by principal classes of service.

4. San Diego Gas & Electric Company shall inform each recipient of a refund either by transmittal letter or by notation on the bill or check reflecting the refund that:

"This refund is pursuant to an order of the
California Public Utilities Commission."

5. Respondent's motion for dismissal of its petition for rehearing of Decision No. 65877 hereby is granted.

6. Decision No. 65877 and the order granting rehearing thereof are set aside and vacated.

7. Investigation under Case No. 7721 hereby is discontinued and said proceeding is dismissed.

8. Respondent henceforth is relieved from filing the reports specified in ordering paragraph 2.e. of Decision No. 56001 and in ordering paragraph 2.e. of Decision No. 62446.

9. The pending motion by the Department of Defense and Other Executive Agencies of the United States of America requesting that respondent be directed to produce certain records and information is by this decision rendered moot and is therefore hereby denied.

The Secretary of the Commission is directed to cause a certified copy of this order to be served forthwith upon San Diego Gas & Electric Company and to cause a copy to be mailed to each appearance of record.

The effective date of this order shall be twenty days after the date hereof.

Dated at San Francisco, California, this 17th day of March, 1964.

Adrian A. Beaudet
President
Everett C. McKeage
George T. Grover
Fredrick B. Hallock

Commissioners

Commissioner Everett C. McKeage, being necessarily absent, did not participate in the disposition of this proceeding.

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San Diego Gas & Electric Company

PLAN FOR DISTRIBUTION TO CUSTOMERS OF REFUND RECEIVED
PURSUANT TO CAL. P.U.C. DECISION NO. 65610

(May 10, 1955 to December 31, 1957)

A - PREAMBLE

1. Purpose of this plan.

The purpose of this plan is to distribute to the California customers of San Diego Gas & Electric Company the entire amount of the refund received by San Diego Gas & Electric Company from Southern Counties Gas Company of California pursuant to the order of the California Public Utilities Commission by Decision No. 65610 dated June 20, 1963, less the amount paid by the "Company" to Cia. Electrica Fronteriza as adjustment of billings on fuel-price-escalated rates applied to international deliveries between May 1955 and August 1956, inclusive.

2. Definitions.

- a. "Commission" is the Public Utilities Commission of the State of California.
- b. "Company" is the San Diego Gas & Electric Company.
- c. "Customer" or "Customers" mean individual accounts as carried on the books of the "Company" for billing purposes regardless of affiliations, associations or ultimate responsibility of persons, firms, agencies or corporations who may have any interest in the property to which utility service was delivered on the account. The amount to be distributed to each such "Customer" will be computed separately but amounts to be distributed to any one person, firm, agency or corporation may be aggregated for credit or payment.

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d. "Southern Counties" is Southern Counties Gas Company of California.

e. "Refund Period" is the period from May 10, 1955 through December 31, 1957.

f. "Sales" is the volume of sales to a customer or to a customer group, during billing cycles as follows:

<u>Period</u>	<u>Billing Cycles, Inclusive</u>
"Refund Period"	Cycle 1 of May 1955 to Cycle 22 of December 1957
"November 1963 Period"	Cycle 1 of November 1963 to Cycle 22 of November 1963
"Year 1963"	Cycle 1 of January 1963 to Cycle 22 of December 1963

g. "Total to be Distributed" is the amount received by the "Company" from "Southern Counties" pursuant to Decision No. 65610 of the "Commission", namely \$1,472,524.44, plus interest at the rate of six percent per year from August 22, 1963 to the date distribution begins.

h. "Amount Distributable to Gas Customers" is the "Total to be Distributed" multiplied by the ratio of "Gas Volume Purchased for Gas Customer Service" during the "Refund Period" to the total gas volume purchased by the "Company" during the "Refund Period".

i. "Amount Distributable to Electric Customers" is the "Total to be Distributed" for the "Refund Period" multiplied by the ratio of the volume of interruptible gas delivered to the electric department during the "Refund Period" to the total gas volume purchased by the "Company" during the "Refund Period".

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j. "Amount Distributable to Steam Customers" is the "Total to be Distributed" for the "Refund Period" multiplied by the ratio of the volume of interruptible gas delivered to the steam department during the "Refund Period" to the total gas volume purchased by the "Company" during the "Refund Period".

k. "Gas Volume Purchased for Gas Customer Service" for the "Refund Period" is the total gas volume purchased by the "Company" during the "Refund Period" less the interruptible gas volume delivered to the Company's steam and electric plants during the "Refund Period".

E - DISTRIBUTION TO GAS CUSTOMERS

3. The "Amount Distributable to Gas Customers" will be divided among the following customer groups in proportion to the volume of "Sales" to each group during the "Refund Period":
 - "a". "General Service and Space Heating Customers", being those served on Schedules Nos. G-1, G-2, G-3, G-4, G-10, G-11, G-15 and G-20,
 - "b". "Firm Industrial Customers", being those served on Schedule No. G-40, and
 - "c". "Interruptible Customers", being those served on Schedules Nos. G-50 and G-51.
4. The amount to be distributed to each "Firm Industrial Customer" or "Interruptible Customer" will be the amount computed for the "Refund Period" by multiplying the volume of gas "Sales" to such customer in the "Refund Period" by an average rate per unit "Sales" which is the amount distributable to that "Customer's" gas customer group for the "Refund Period" divided by the volume of "Sales" to that customer group in the "Refund Period".

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5. The amount to be distributed to each group "a" "Customer" will be computed by multiplying the volume of gas "Sales" in the "November 1963 Period" to such "Customer" by an average rate per unit "Sales" which is the quotient of the amount distributable to group "a" gas customers divided by the aggregate "Sales" in the "November 1963 Period" to those group "a" customers.

C - DISTRIBUTION TO ELECTRIC CUSTOMERS

6. The "Amount Distributable to Electric Customers" will be divided into two parts as follows:
 - Part 1. The aggregate amount of adjustments to bills for electric "Sales" during the "Refund Period" on fuel-price-escalated rates.
 - Part 2. The remainder of the "Amount Distributable to Electric Customers" after deduction of Part 1.
7. Part 1 of the "Amount Distributable to Electric Customers" will be computed separately for each "Customer" who was billed during the "Refund Period" at fuel-price-escalated rates on Schedules P-9, P-2 and R, for Escondido Mutual Water Company for "Sales" (not purchases) within the "Refund Period" at fuel-price-escalated rates under the agreement dated April 30, 1954, and for Cia. Electrica Fronteriza, S.A., for "Sales" within the "Refund Period" at fuel-price-escalated rates under the agreements dated July 12, 1948 and July 13, 1951. In each case, the computation will be made for those "Sales" affected by fuel-price clauses by computing, under the terms and conditions of the tariff schedule or contract, the difference between the amount previously billed and paid and the

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amount of an adjusted billing using a price of gas fuel equal to the price of gas fuel used in the previous billing less a unit price per Mcf which is the quotient of the "Total to be Distributed" divided by the total gas volume purchased by the "Company" during the "Refund Period" rounded to the nearest one-hundredth cents (.01¢) per Mcf.

8. Part 2 of the "Amount Distributable to Electric Customers" will be allocated to each of the following groups of electric "Customers" in the proportion the number of kilowatt-hours of "Sales" to each group during the "Year 1963" bears to the sum of such "Sales" to those groups:

- "a". Residential, being "Customers" on Schedules Nos. D-1, D-2, D-3 and D-4,
- "b". Class 1 Commercial, being those "Customers" other than "Customers" in group "c", Class 2 Commercial, served on Schedules Nos. A-1, A-2, A-3, A-4, H, P and PDC,
- "c". Class 2 Commercial, being all "Customers" on Schedule A-5 at any time in "Year 1963" and those "Customers" who used 40,000 kilowatt-hours or more during any billing month of "Year 1963" on Schedules Nos. A-1, A-2, A-3, A-4 and P,
- "d". Agricultural Power, being those "Customers" served on Schedule PA,
- "e". Street Lighting, being those "Customers" served on Schedules Nos. LS-1, LS-2 and LS-3,
- "f". Resale, being those "Customers" served on Schedule R, excluding international sales.

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9. The "Amount Distributable to Electric Customers" in electric customer groups "a" and "b", separately, will be allocated to each "Customer" in those groups by multiplying the number of kilowatt-hours of "Sales" in the "November 1963 Period" to such "Customer" by an average rate per unit "Sales" determined for that "Customer's" electric customer group as the quotient of the "Amount Distributable to Electric Customers" allocated to that group divided by the "Sales" to that customer group during the "November 1963 Period".
10. The "Amount Distributable to Electric Customers" in electric customer groups "c", "d", "e" and "f", separately, will be allocated to each "Customer" in those groups by multiplying the number of kilowatt-hours of "Sales" during the "Year 1963" to such "Customer" by an average rate per kilowatt-hour which is the amount distributable to that "Customer's" electric customer group divided by the total kilowatt-hour "Sales" to that customer group during the "Year 1963".

D - DISTRIBUTION TO STEAM CUSTOMERS

11. The "Amount Distributable to Steam Customers" will be divided into two parts as follows:
 - Part 1. The aggregate amount of adjustments to bills for steam "Sales" during the "Refund Period" on fuel-price-escalated rates.
 - Part 2. The remainder of the "Amount Distributable to Steam Customers" after deduction of Part 1.

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12. Part 1 of the "Amount Distributable to Steam Customers" will be computed separately for each "Customer" who was billed during the "Refund Period" at fuel-price-escalated rates on Steam Schedule No. 2, and for The Atchison, Topeka and Santa Fe Railway for "Sales" within the "Refund Period" at fuel-price-escalated rates under the contract dated June 22, 1936.
13. Part 2 of the "Amount Distributable to Steam Customers" will be allocated to each "Customer" excluding The Atchison, Topeka and Santa Fe Railway in the proportion that the volume of steam "Sales" to that "Customer" during the "Year 1963" bears to the aggregate volume of all steam "Sales" to such customers during "Year 1963".

E - GENERAL CONDITIONS

14. Credits and Payments to Customers.

Distribution of the refund to customers will be made as soon as practicable after approval of this plan by the "Commission". The distribution to "Customers" whose accounts are open at such distribution, except Escondido Mutual Water Company, will be made by credit on the customer's bill or by check. The amount of such credit for each kind of service will be shown separately and identified as "Gas Refund Credit", "Electric Refund Credit" or "Steam Refund Credit" as appropriate. The distribution to "Customers" whose accounts are not open will be by check with due notice mailed to the "Customer's" last known address.

15. Escondido Mutual Water Company.

The charges by "Company" for energy sold to Escondido Mutual Water Company, and the payments by "Company" to Escondido Mutual Water Company for energy purchased therefrom by "Company", under that agreement dated April 30, 1954, as amended from time-to-time (Special Contract No. 59), during the period from May 1, 1955 to December 31, 1957, will be recomputed in accordance with paragraph 7, above. All differences between the charges and payments so recomputed and the charges and payments previously billed will be entered as credits and debits to that "Customer's" account. All credits and debits to accounts of Escondido Mutual Water Company under this plan will be aggregated. If the net amount is a credit to Escondido Mutual Water Company, the "Company" will make payment by check. If the net amount is a debit, the "Company" will render a special bill therefor and the amount collected will be added to the electric "Suspense Account".

16. Cost of Making Refund and "Suspense Account".

This plan is designed to keep costs of disposition of the refund as low as possible by using the simplest methods consistent with equitable treatment of all customers. Any difference between the amounts allocated for disposition to electric, gas and steam customers and the respective amounts actually refunded including checks uncashed at the end of six months will be placed in a "Suspense Account" for disposition by supplemental order of the "Commission".

17. Statements Regarding Refund.

Each recipient of a credit or payment under this plan will receive a notice including the statement

"This refund is pursuant to an order of the California Public Utilities Commission."

18. Public Notice.

The "Company" will give notice in newspapers of wide general circulation to domestic, commercial and other establishments in its service area of

- a. The general provisions of this plan within 15 days after its authorization by the "Commission".
- b. The notice below, 5 and 20 days, respectively, after making initial disposition to customers under this plan:

San Diego Gas & Electric Company

Public Notice on Gas* and Electric Refunds

(Not less than 3" x 5" in size)

Gas* and Electric Rate Refund

Pursuant to an order of the California Public Utilities Commission, San Diego Gas & Electric Company is distributing to its customers moneys received from Southern Counties Gas Company of California pursuant to Decision No. 65610 of that Commission. Refunds to firm industrial and interruptible gas customers are being made by crediting bill or by check in proportion to gas* used during the period of

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May 1, 1955 to December 31, 1957. Small general service and space heating gas* customers (residential and commercial) are receiving credits on bills rendered during (months) , 1964 for a pro rata of the refund for the period May 10, 1955 to December 31, 1957, allocated to such customers in proportion to their usage in November 1963. Residential and small commercial and power electric customers are receiving credits on bills rendered during (months) , 1964 for a pro rata of the refund for the period May 10, 1955 to December 31, 1957, allocated to such customers in proportion to their usage in November 1963. Those large electric customers whose rates were subject to fuel-price-escalation during 1955, 1956 and 1957 are receiving adjustments according to the fuel-price clauses. Agricultural power, street lighting, resale, and large commercial customers are receiving refunds in proportion to their usage during the year 1963. In the event that a current customer contends the refund received is not appropriate, inquiry may be made to the Company at its local office. All such inquiries shall be submitted to the Company on or before October 1, 1964.

* All references to gas will be deleted from the notice used in the Orange County portion of the Company's service area.

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San Diego Gas & Electric Company

DISTRIBUTION TO GROUPS OF CUSTOMERS OF REFUND
RECEIVED PURSUANT TO CAL. P.U.C. DECISION NO. 65610
(Exclusive of interest to be added by S.D.G. & E.)

<u>Line No.</u>		<u>Amount (\$)</u>
	<u>Amount Received</u>	
1.	Shown in App. A. to Decision No. 65610	1,456,720.02
2.	Interest added by So. Cos. Gas Co.	15,804.42
3.	Total received by S.D.G. & E.	<u>1,472,524.44</u>
	<u>Amount to be Distributed</u>	
	<u>GAS</u>	
	a. General Service and Space Heating	
4.	1. Residential	516,085.66
5.	2. Other	177,437.54
6.	Subtotal Group a.	<u>693,523.20</u>
7.	b. Firm Industrial	31,672.32
8.	c. Interruptible	<u>128,010.27</u>
9.	Total Gas	853,205.79
	<u>ELECTRIC</u>	
10.	Part 1. Fuel-price-escalated-rate customers	80,784.52
	Part 2. Remainder	
11.	a. Residential	187,871.08
12.	b. Class 1 Commercial	123,219.00
13.	c. Class 2 Commercial	199,020.43
14.	d. Agricultural Power	15,672.86
15.	e. Street Lighting	6,341.33
16.	f. Resale (excl. international sales)	1,310.38
17.	Subtotal Part 2	<u>533,435.63</u>
18.	Total Electric	614,220.15
	<u>STEAM</u>	
19.	Part 1. Fuel-price-escalated-rate customers	635.60
20.	Part 2. Remainder	<u>4,462.90</u>
21.	Total Steam	5,098.50
22.	Total Amount to be Distributed	1,472,524.44

APPENDIX B

List of Appearances

Chickering & Gregory, by Bruce M. Casey, Jr., and C. Hayden Ames and Stanley Jewell, for San Diego Gas & Electric Company, Petitioner in Application No. 35742 and Respondent in Case No. 7721.

Harold Gold, Marvin H. Morse and Clyde F. Carroll, by Marvin H. Morse and Clyde F. Carroll, for the Department of Defense and Other Executive Agencies of the United States of America; Edwin L. Miller, Jr., and Stanley M. Lanham, for the City of San Diego; Leroy W. Knutson, for the City of La Mesa; Dale Austin, for the City of Oceanside; John R. Goodbody, for the City of Coronado; Russell G. Taliaferro, for the City of Escondido; John F. O'Laughlin, for the City of Imperial Beach; James S. Duberg, for the City of Chula Vista; William W. Carstens and William L. Todd, Jr., for the City of National City; William W. Evers, for the California Manufacturers Association; Henry E. Walker, for Perfectaire Manufacturing Company; G. C. Delvaille, for California Electric Power Company; Roy M. Rick, for himself; Gene Simmons, for himself; and Frank W. Wiackler, for himself; Interested Parties.

Franklin G. Campbell, P. Valena and William Caveney, for the Commission staff.