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Decision84 04 011 April 4, 1984

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE

In the Matter of the Application of SOUTHERN CALIFORNIA EDISON COMPANY for Authority to Establish a Major Additions Adjustment Clause, to Implement a Major Additions Adjustment Billing Factor and an Annual Major Additions Rate to Recover the Costs of Owning, Operating, and Maintaining San Onofre Nuclear Generating Station Unit No. 2 and to Adjust Downward Net Energy Cost Adjustment Clause Rates to Equal the Increase in Major Additions Adjustment Clause Rates.

Application 82-02-40 (Filed February 18, 1982; amended December 1, 1982 and October 4, 1983)

And Related Matters.

Applications 83-10-36 82-03-63 83-10-12 83-11-19

ORDER CORRECTING DECISION 84-03-059

In Ordering Paragraph 9 of Decision (D.) 84-03-059 the Commission ordered San Diego Gas & Electric Company to file tariffs reflecting the authorized Major Additions Adjustment Clause (MAAC) Ownership Rate revenues for SONGS 3 in its Electric Revenue Adjustment Mechanism (ERAM). The Commission has been informed that since MAAC Ownership Rate revenues are being collected subject to balancing account treatment it was unnecessary to include such revenues in ERAM. Therefore, the sentence in Ordering Paragraph 9 reading "SDG&E is further authorized and directed to file with this Commission tariffs reflecting the authorized MAAC Ownership Rate revenues for its ERAM." should be deleted. We agree.

Unforeseen emergency condition requires that the public agenda provisions of the Government Code be waived and action under

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A.82-02-40 et al. ALJ/ec/vdl *

the emergency provisions of Public Utilities Code § 306(b) be taken in order to permit D.84-03-059 to be corrected immediately.

IT IS ORDERED that:

1. Ordering Paragraph 9 is corrected to read as follows:

9. Edison and SDG&E are authorized and directed to file with this Commission revised MAAC Ownership Rate tariffs with increases equivalent to the adopted fuel savings resulting from the commercial operation of SONGS 3, less amounts used to offset the additional revenues authorized for noninvestment-related expenses for SONGS 2 and the revenues authorized for noninvestment-related expenses for SONGS 3 in this order. Such tariffs shall be effective on the date filed, but no earlier than the date SONGS 3 meets the commercial operating date criterion adopted in D.82-09-111.

2. In all other respects D.84-03-059 remains in full force and effect.

This order is effective today. Dated April 4, 1984, at San Francisco, California.

> LEONARD M. GRIMES, JR. President VICTOR CALVO PRISCILLA C. GREW DONALD VIAL Commissioners

Commissioner William T. Bagley being necessarily absent, did not participate.

I CERTIFY THAT THIS DECISION MAS APPAOVED BY TOT ABOVE COMPLESIONERS TODAY.

Joseph E. Bodovitz, Executive Di

ALJ/ec

Decision 84 04 C11 APR 4 1984

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of SOUTHERN CALIFORNIA EDISON COMPANY for Authority to Establish a Major Additions Adjustment Clause, to Implement a Major Additions Adjustment Billing Factor and an Annual Major Additions Rate to Recover the Costs of Owning, Operating, and Maintaining San Onofre Nuclear Generating Station Unit No. 2 and to Adjust Downward Net Energy Cost Adjustment Clause Rates to Equal the Increase in Major Additions Adjustment Clause Rates.



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Unforeseen emergency condition requires that Rule 81.5 be waived in order to permit D.84-03-059 to be corrected immediately without advance publication being made on the meeting agenda.

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IT IS ORDERED that:

1. Ordering Paragraph 9 is corrected to read as follows:

9. Edison and SDG&E are authorized and directed to file with this Commission revised MAAC Ownership Rate tariffs with increases equivalent to the adopted fuel savings resulting from the commercial operation of SONGS 3, less amounts used to offset the additional revenues authorized for noninvestment-related expenses for SONGS 2 and the revenues authorized for noninvestment-related expenses for SONGS 3 in this order. Such tariffs shall be effective on the date filed, but no earlier than the date SONGS 3 meets the commercial operating date criterion adopted in D.82-09-111.

2. In all other respects D.84-03-059 remains in full force and effect.

This order is effective/today.

Dated APR 4 1984 . at San Francisco, California.

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LEONARD M. GRIMES, JR. Prosident VICTOR CALVO PRISCILLA C. GREW DONALD VIAL Commissioners

Commissionor William T. Bagley being necessarily absent, did not participate.