

Decision 89 08 014 AUG 3 1989

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

HUNTINGTON BY THE SEA, a
California fictitious firm,

Complainant,

vs.

SOUTHERN CALIFORNIA EDISON
COMPANY and DOES I through
XX, inclusive,

Defendants.

ORIGINAL

Case 87-08-011
(Filed August 6, 1987)

OPINION DISMISSING COMPLAINT

On August 6, 1987, Huntington by the Sea filed a complaint requesting that Southern California Edison Company (Edison) be directed to provide electric service to complainant on the DMS-2 rate schedule.

Complainant states that it operates a recreational vehicle (RV) park which is primarily occupied by tenants on a permanent or month-to-month basis as their residence. Each tenant receives electric service from a separate submeter, and the submeters are connected to a master meter which is served by Edison under a general service rate schedule.

On February 24, 1989, Edison filed a motion to dismiss the complaint stating that in Decision (D.) 88-09-025, Wesselink et al. (RV parks) v. Edison, the issues raised in the complaint have been addressed. In that decision, the Commission held that:

- (1) only mobilehome parks are eligible for rate schedule DMS-2,
- (2) all RV parks are eligible for Edison's general service rate

schedule, and (3) RV parks which qualify¹ may be placed on the DM² rate schedule. Complainant did not respond to Edison's motion to dismiss.

Since there was no response to Edison's motion and the issues raised in the complaint have been addressed in D.88-09-025, we will dismiss the complaint.

Findings of Fact

1. On August 6, 1987, Huntington by the Sea filed a complaint requesting that Edison be directed to provide electric service to complainant on the DMS-2 rate schedule.

2. Complainant operates a RV park which is primarily occupied by tenants on a permanent or month-to-month basis.

3. Edison provides electric service to complainant through a master meter under Edison's general service rate schedule.

4. D.88-09-025 found that: (1) only mobilehome parks are eligible for rate schedule DMS-2, (2) all RV parks are eligible for Edison's general service rate schedule, and (3) RV parks which qualify may be placed on the DM rate schedule.

5. On February 24, 1989, Edison filed a motion to dismiss the complaint stating that the issues raised in the complaint were addressed in D.88-09-025.

6. Complainant did not respond to Edison's motion to dismiss the complaint.

1 A qualifying RV park is a park that rents at least 50% of its spaces on a month-to-month basis for at least nine months of the year. Commercial loads may not be connected to the RV park's master meter that qualifies for domestic service.

2 DM is Edison's domestic service rate schedule for multifamily accommodations and residential hotels where the single-family accommodations are not submetered.

Conclusion of Law

Huntington by the Sea's complaint should be dismissed.

ORDER

IT IS ORDERED that Case 87-08-011 is dismissed with prejudice.

This order becomes effective 30 days from today.

Dated AUG 3 1989, at San Francisco, California.

G. MITCHELL WILK
President
FREDERICK R. DUDA
JOHN B. OHANIAN
PATRICIA M. ECKERT
Commissioners

Commissioner Stanley W. Hulett,
being necessarily absent, did not
participate.

I CERTIFY THAT THIS DECISION
WAS APPROVED BY THE ABOVE
COMMISSIONERS TODAY.


Victor Weissor, Executive Director