# ALJ/J. ./rmn

Decision 92-02-002

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STAT

In the Matter of the Application of SOUTHERN CALIFORNIA EDISON COMPANY (U 338-E) for Authority to Increase its Authorized Level of Base Rate Revenue Under the Electric Revenue Adjustment Mechanism for Service Rendered Beginning January 1, 1992 and to Reflect this Increase in Rates.

Application 90-12-018 (Filed December 7, 1990)

Mailed

And Related Matters.

I.89-12-025 (Filed December 18, 1989) I.91-02-079

(Filed February 21, 1991)

# ORDER CORRECTING BRRORS

The Commission has noted certain errors and omissions in Decision (D.) 91-12-076, which resolved Phase 1 issues in the test year 1992 general rate case of Southern California Edison Company. This order is necessary to correct those errors and omissions. The order will not revise authorized revenue requirement or customer rates that depend on D.91-12-076. Substantive revisions should be initiated by formal pleadings from the parties.

Therefore, pursuant to the authority granted in Resolution A-4661, IT IS ORDERED that the corrections listed in Appendix A to this decision shall be incorporated into Decision 91-12-076.

This order is effective today.

Dated February 3, 1992, at San Francisco, California.

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

NEAL J. SAULAAN, Exocutive Director

/s/ NEAL J. SHULMAN NEAL J. SHULMAN Executive Director A.90-12-018 et al. ALJ/J../rmn

# APPENDIX A Pagé 1

#### SOUTHERN CALIFORNIA EDISON COMPANY Corrections to Decision 91-12-076

- On the following pages, the header initials "ALJ/J../vdl \*" should be replaced with "COM/PME/mds": 12, 13, 21, 72, 75, 81, 105, 133, 153, 178, 179, 181, 183, 200, 202, and 204.
- On all pages of Appendices C, D, B, and F, the header initials "ALJ/J., \*" should be replaced with "COM/PME".
- On the following pages, the header initials "COM/PME/mds" should be replaced with "ALJ/J../vdl \*": 111, 209, 210, 212, and 223.
- On page 16, the first full paragraph, beginning with "Edison's testimony on ... , should be deleted.
- On page 28, the first two sentences, beginning with "Finally, we must consider ... , should be deleted.
- On page 81, the last sentence of item (1), beginning with "Edison may revisit ... ", should be deleted.
- On page 85, section 6.1.3.3, second paragraph, the last sentence should be revised to read, "Edison may file in this proceeding information to substantiate its request for capitalization of those RD&D projects which have been excluded from rate base as discussed above.\*
- On page 113, in footnote 61, the brackets should be deleted.
- On page 114, the first line should be revised to read, "...of Law 71 in D.87-12-066. The ALJ concluded that the \$100,000 authorized was a maximum ... ".
- On page 116, section 8.3.8, line 4, the second sentence should begin, "In this proceeding Edison may again ... ".
- On pages 136 and 138, Table 7, footnote 8 should be deleted.
- On page 145, first full paragraph, line 7, the word "dialetic" should read "dielectric".

Also, on the last line of the page, the term "technologies it chooses to promote should be revised to read "additional technologies it may choose to promote under fuel substitution, load retention, and load building".





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# APPENDIX A Page 2

SOUTHERN CALIFORNIA EDISON COMPANY Corrections to Decision 91-12-076

- On page 146, section 11.2.5.1, at the end of the first paragraph, add the following sentence: "Our approval of funding is limited to program activities directed at retrofits of electric equipment."
- On page 148, second paragraph, line 10, the word "discription" should read "description".
- On page 151, note that footnote 80 is not used.
- At the bottom of page 155, insert the following text before continuing on to page 156: "...revenues based on energy savings. The program differs from private programs in that..."
- On page 156, delete the second full paragraph, beginning with, "We will deny...". Footnote 83 should also be deleted.
- On page 157, first full paragraph, last sentence, the term "the sketchs" should read "sketches".
- On page 161, first full paragraph, first line, the word "functions" should not be capitalized.

Also in the first full paragraph, second line, the term "energy savings" should read "net benefits".

- On page 179, first full paragraph, the second sentence should be revised to read, "We have made substantive changes to the ALJ's proposed decision in the following areas: (1) productivity and Cost Containment, including attrition year adjustments, (2) nuclear O&M expenses, (3) prior year expenditures for electric transportation projects, (4) management of nuclear refueling outages, (5) fuel substitution, load retention, and load building, and (6) DSM (measurement and evaluation expenses, TRC calculations, shared savings mechanism, and energy cooperative payments)."
- On page 193, Finding of Fact 165a should be numbered 163a.
- On page 199, Finding of Fact 232, the second line should be revised to read, "...transportation projects than it had recovered in...".

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SOUTHERN CALIFORNIA BDISON COMPANY Corrections to Decision 91-12-076

On page 200, Finding of Fact 235 should be revised to read, "Edison's request to retain \$13.449 million already recovered in rates for 1988 through 1991 expenditures for electric transportation projects is reasonable."

Also, Finding of Fact 237a should be numbered 235a.

On page 204, Finding of Fact 281, "27%" should read "40%".

- On page 206, Finding of Fact 306, the term "technologies it chooses to promote, as described in this decision" should be revised to read "additional technologies it may choose to promote under fuel substitution, load retention, and load building".
- On page 207, following Finding of Fact 314, insert the following Finding of Fact: "314a. It is necessary to review Edison's method for determination of customized rebate costs and benefits. The record evidence does not include any proposal for such a method."
- On page 210, Finding of Fact 353, third line, the word "should" should read "may."

On page 213, Conclusion of Law 19 should be revised to read: "Edison should be authorized to file in this proceeding additional information to substantiate its request for capitalization of those RD&D projects which have been excluded from rate base herein."

Also, in Conclusion of Law 20, third line, insert the word "up" between the words "projects" and "to".

On page 214, the word "vuring" should read "during".

On page 216, Conclusion of Law 56, the term "the technologies it chooses to promote as described in this decision" should be revised to read "additional technologies it may choose to promote under fuel substitution, load retention, and load building". A.90-12-018 et al. ALJ/J../Imn

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SOUTHERN CALIFORNIA EDISON COMPANY Corrections to Decision 91-12-076

- On page 217, following Conclusion of Law 63, insert the following Conclusion of Law: "63a. Edison should be ordered to specify its method for determination of customized rebate costs and benefits, subject to Commission approval."
- On page 221, Ordering Paragraph 20, end of the first sentence, the clause "which receive expense treatment at this time" should be revised to read "which have been excluded from rate base herein".
- On page 224, Ordering Paragraph 36, the term "the technologies it chooses to promote as described in this decision" should be revised to read "additional technologies it may choose to promote under fuel substitution, load retention, and load building".

Also, in Ordering Paragraph 40, the word "Commission" should read "Commission".

Also, following Ordering Paragraph 40, insert the following Ordering Paragraph: "40a. Edison shall file, within 60 days of the effective date of this decision, an advice letter seeking Commission approval of a method for determination of customized rebate costs and benefits."

(END OF APPENDIX A)