

Decision 92855 APR 7 1981

ORIGINAL

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

Application of Pacific Gas and Electric Company for the Establishment of Tariff Schedule G-55A - Cogeneration Natural Gas Service and a Standard Form Contract to Be Used with Schedule No. G-55A and for Addition of a Definition of Cogeneration to Rule No. 1.

Application 59459
(Filed February 19, 1980)

Application of Southern California Gas Company to establish a new rate schedule for cogeneration; to add definitions related to cogeneration to Rule No. 1; to revise Rule No. 23 to provide a special priority for cogeneration; and to provide an addendum for special gas service to the standard customer contract.

Application 59684
(Filed May 21, 1980)

In the Matter of the Application of San Diego Gas & Electric Company for Approval to Include Cogeneration Schedule G-CEG in Its Gas Department Tariffs.

Application 59690
(Filed May 21, 1980)

ORDER CORRECTING CLERICAL ERROR

Decision (D.) 92792, issued March 17, 1981 in these proceedings ordered that natural gas rates for cogeneration:

"...shall apply to that amount of natural gas which the electric utility in that service territory would require to generate an equivalent amount of electricity, but shall not apply to more than the total amount of gas used by the cogenerator in the sequential production of electricity and steam, heat, or useful work." (Ordering Paragraph 3.)

By inadvertent error the ordering paragraph in D.92792 did not reflect the Commission's intent stated in the findings of fact. Accordingly, to avoid confusion and to rectify the error, Ordering Paragraph 3 of D.92792 should be revised.

IT IS ORDERED that:

1. Ordering Paragraph 3 of D.92792 is revised as follows:

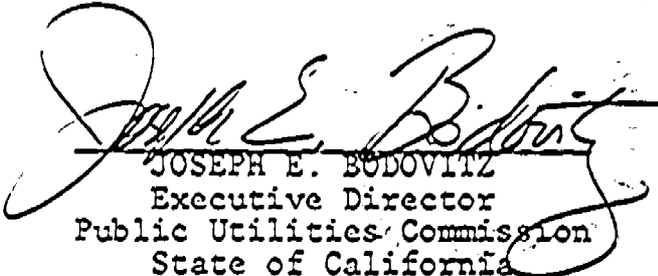
3. This rate shall be limited to that amount of natural gas which the electric utility in that service territory would require to generate an equivalent amount of electricity, based on the utility's average annual incremental heat rate and reasonable transmission losses, but it shall not exceed the actual amount of gas used by the cogenerator in the sequential production of electricity and steam, heat, or useful work.

2. The word "argued" in Conclusion of Law 2 in D.92792 is changed to "found."

This order is issued under Resolution A-4661.

This order is effective today.

Dated April 7, 1981, at San Francisco, California.


JOSEPH E. BODOVITZ
Executive Director
Public Utilities Commission
State of California