

## PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

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RESOLUTION: E-2026

EVALUATION &amp; COMPLIANCE DIVISION

BRANCH: Energy

DATE: February 6, 1985

RESOLUTION

AUTHORIZATION FOR SOUTHERN CALIFORNIA EDISON COMPANY (SCE) TO IMPLEMENT AN AGREEMENT BETWEEN ROCKWELL INTERNATIONAL (ROCKWELL) AND SCE UNDER CONDITIONS WHICH DEVIATE FROM SPECIAL CONDITION NO. 12 OF SCHEDULE NO. I-2, GENERAL SERVICE LARGE - INTERRUPTIBLE AND PARAGRAPH E OF RULE NO. 12, RATES AND OPTIONAL RATES

By Advice Letter No. 668-E, filed October 31, 1984, SCE requests authorization to implement an Agreement which amends Contract for Service, Schedule I-2, General Service Large - Interruptible (Form No. 14-133), executed March 6, 1984 between Rockwell and SCE. The facts are as follows:

1. Rockwell has installed an emergency generating facility at its premises located at 2201 Seal Beach Boulevard, Seal Beach, California 90740 to serve its critical load during periods when SCE's service is limited or unavailable. SCE provides service to Rockwell at the above mentioned location under Schedule Nos. TOU-8, General Service-Large, and I-2, General Service Large - Interruptible.
2. The Agreement allows Rockwell to momentarily operate its emergency generation facility in parallel with SCE's electric system for the sole purpose of transferring Rockwell's critical load from SCE's system to Rockwell's emergency generation facility and back again to SCE's system when SCE calls for a period of interruption pursuant to SCE's Schedule No. I-2.
3. This will permit Rockwell, during a period of interruption, to reduce its load to the Firm Service Level elected by Rockwell under SCE's Schedule No. I-2 without interruption to Rockwell's critical load. The Firm Service Level is the maximum demand SCE is expected to supply during any period of interruption.
4. Service is to be rendered under this Agreement as a deviation from Special Condition No. 12 of Schedule I-2, Auxiliary/Emergency Generation Equipment and Paragraph E. of Rule 12, Rates and Optional Rates.

5. Under this Agreement, Rockwell does not intend to sell or transfer electric energy or capacity to SCE at Customer's location, and no provisions for such transactions are made by this Agreement.
6. This filing has been reviewed by the staff of the Energy Branch of the Evaluation and Compliance Division and approval is recommended.
7. We find that this filing is just and reasonable and will not increase any rate or charge, cause the withdrawal of service, nor conflict with other schedules or rules.
8. Public notification of this filing has been made by mailing copies of this advice letter to other utilities, governmental agencies, and to all interested parties who requested them. The Commission staff has received no protests in this matter.

THEREFORE:

1. Southern California Edison Company is authorized by Sections 454 and 532 of the Public Utilities Code and under the provisions of the General Order 96-A to place the above advice letter and attached Agreement into effect today.
2. The above tariff sheets and advice letter shall be marked to show that they are effective today.

I certify that this resolution was adopted by the Public Utilities Commission at its regular meeting on February 6, 1985. The following Commissioners approved it:

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Executive Director