# BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

Application of Southern California Edison Company (U 338-E) for Applying the Market Index Formula and As-Available Capacity Prices Adopted in D.07-09-040 to Calculate Short-Run Avoided Cost for Payments to Qualifying Facilities Beginning July 2003 and Associated Relief

And Related Matters

Application 08-11-001 (Filed November 4, 2008)

Rulemaking 06-02-013 Rulemaking 04-04-003 Rulemaking 04-04-025 Rulemaking 99-11-022

#### **ERRATA AND CLARIFICATION**

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#### **ERRATA AND CLARIFICATION**

## I. INTRODUCTION AND SUMMARY

On July 28, 2011 the Joint Parties<sup>1</sup> filed a Petition for Modification of Decision 11-07-010. Appendix A to the Joint Parties' petition identified proposed modifications to D.11-07-010 consistent with Rule 16.4(b). The petition explicitly seeks deletion of two paragraphs and two Conclusions of Law (COL). The petition specifically references Conclusions of Law 3 and 4. Appendix A incorporates these same numerical references, but erroneously identifies language from COL 2 rather than COL 3, and misstates COL 3 as COL 4.

Accordingly, the Joint Parties submit this errata and clarification to avoid any imprecision or apparent conflict regarding the petition and Appendix A.

The Joint Parties include Pacific Gas and Electric Company, Southern California Edison Company, San Diego Gas & Electric Company, the California Cogeneration Council, the Independent Energy Producers Association, the Cogeneration Association of California, the Energy Producers and Users Coalition, the Division of Ratepayer Advocates, The Utility Reform Network, and the California Municipal Utilities Association.

### II. ERRATA

In order to avoid any ambiguity regarding the specific modifications sought by the Joint Petition, Appendix A should be clarified as follows (underlines are additions and strike outs are deletions:

- 3. Pub. Util. Code § 366.2(d)(1) prohibits the shifting of recoverable costs between customers.
- 4. Pursuant to Pub. Util. Code §366.2(d)(1), the IOUs cannot recover any unrecovered costs attributable to MDL Customers from bundled, DA or CCA customers.
  - 5. 3. It would be reasonable to grant the Petition.
- 6. 4. Section 13.1.2.2 of the Term Sheet should be modified to reflect the changes agreed upon by Joint Petitioners.

### III. CONCLUSION

The Joint Parties respectfully submit this errata and clarification to Appendix A of the pending Joint Petition for Modification filed on July 28, 2011.

The undersigned counsel is authorized to sign on behalf of the Joint Parties.

Respectfully submitted,

Michael Alcantar

On Behalf of the Joint Parties:
Pacific Gas and Electric Company
Southern California Edison Company
San Diego Gas & Electric Company
The Utility Reform Network
Division of Ratepayer Advocates,
California Cogeneration Council
Independent Energy Producers Association
Cogeneration Association of California
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