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Subject: R.11-03-006 Ruling on Comments to Motion for Proposed Settlement and California  
Department of Water Resources Memorandum

In Decision (D.) 11-12-005, the Commission allocated the Continental Forge Settlement (CFS) Discount to Southern California Edison (SCE) on an interim basis, using the cost follows contract allocation methodology for the September 2010 through August 2011 timeframe and allocates the Sempra Long-Term (LT) Contract Refund using Fixed Percentage Allocators. In D.11-12-005, we deferred final determination of the allocation of the CFS Discount and Sempra LT Contract Refund to the other electric utilities in a subsequent decision.

On February 10, 2012, Pacific Gas and Electric Company (PG&E), SCE, and San Diego Gas & Electric Company (SDG&E) filed a joint motion requesting adoption of a settlement reached by these three parties regarding allocation of the CFS Discount and the Sempra L-T Contract Refund to all three electric utilities.

On February 15, 2012, the California Department of Water Resources (CDWR) sent, via electronic mail, a memorandum to all five Commissioners and the assigned Administrative Law Judge regarding the February 10, 2012 joint motion. CDWR also electronically served the memorandum on the service list in Rulemaking (R.) 11-03-006.

Today's ruling allows parties to this proceeding to file opening comments to both: 1) the February 10, 2012 joint motion of PG&E, SCE, and SDG&E requesting adoption of the settlement regarding allocation of the CFS Discount and the Sempra L-T Contract Refund (attached); and 2) CDWR's February 15,

2012 memorandum regarding the same subject(attached), no later than February 27, 2012. Any reply comments shall be filed no later than March 5, 2012.

This electronic ruling will be memorialized in hard copy in a future ruling.

-Judge Wilson

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