

BEFORE THE PUBLIC UTILITIES COMMISSION
OF THE STATE OF CALIFORNIA

Order Instituting Rulemaking and the Commission's
Own Motion to Conduct a Hearing on
Examination of In-State Owned Electric Utilities'
Retail Rate Structure and the Transmission and
Distribution and Dynamic Rates and Other Statutory
Obligations

Rulemaking,) - 6- -
(Filed June,))

PROTEST OF
THE CALIFORNIA SOLAR ENERGY INDUSTRIES ASSOCIATION
AND EFFICIENCY FIRST CALIFORNIA

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Docket No. - 09-00000 -

BEFORE THE PUBLIC UTILITIES COMMISSION
OF THE STATE OF CALIFORNIA

Order Instituting Rulemaking Pursuant to
California's Own Motion to Conduct a
Comprehensive Examination of Investment (Own-
Electric Utilities' Residential Rate Structure)
Pursuant to Title V (Regulatory and Dynamic
Rates) and Other Statutory Obligations

Rulemaking,) - 6 -
(Filed June,)

PROTEST OF
THE CALIFORNIA SOLAR ENERGY INDUSTRIES ASSOCIATION
AND EFFICIENCY FIRST CALIFORNIA

I. Introduction

On June 8, 2014, the California Public Utilities Commission issued an Order Instituting Rulemaking Pursuant to California's Own Motion Pursuant to California's Public Utilities Code Section 360.1 (Investment Custody). A decision has not been issued. On October 7, 2014, Governor Brown signed AB 777. Among other things, this legislation would establish under AB 777, the new statute pursuant to which the Commission shall issue assigned Commission's Ruling concerning Phase II of this rulemaking proceeding (a decision is issued on the original questions that would be classified as Phase I. The October 5 ACR in the state's investment utility (IOUs) filing applications for investment (at change stating "I will put future check, and Title) (at change should begin in) 4." The IOUs each filed applications on 6/10/14).

The California Solar Energy Industries Association (CALSEIA) and Efficiency First California protest this application pursuant to a request for change that prohibits the utility's Phase I of this proceeding and would impede the regulatory proceeding pursuant to statute's energy system would lastly increase the energy efficiency and energy.

Paid increases to Title and Title at a excess.

The ACR states: "The aid (at the check and in compliance with statute, and Title) (at the should not increase by an excess amount." It also states that "Rate of sign change () 4 should be."

Pacific Gas & Electric (PG&E) proposed (at the increase of .8 ¢/kWh (Title, and 4.9 ¢/kWh (Title).⁴ Southern California Edison (SCE) proposed increase of . ¢/kWh (Title, and 4.5 ¢/kWh (Title).⁵ San Diego Gas & Electric (SDG&E) proposed an increase of . ¢/kWh (Title, .⁶ The proposed increase a (excess) (angle (& , - %) - % (Title, and) 8 %) - % (Title).

Particularly excess SDG&E's proposal (a two-time (at the (uctu CALSEIA and Efficiency First California do not support a collapsing (at the (s at this time

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CALSEIA and Efficiency First California (j (t the (s (& # (((judg (& # (s (#f Phase of this (c (ding. The (& # (s (s (n (h (uld (((t any application that is not & # (d (t.

¹ ACR p. 5.
² ACR p. 4.
⁴ PG&E Supplemental Filing of Pacific Gas and Electric Company (U - 9 E) filed Su & () 4 Residential Electric Rate (R) & November 22, 2013
⁵ SCE Phase Two Supplemental Filing of Southern California Edison Company (U - 8 E) filed Int (i & Residential Rate of Sign Change November 22, 2013
⁶ SDG&E Supplemental Filing of San Diego Gas & Electric Company (U) M) filed Phase Int (i & Rate Change November 22, 2013.

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/s/ B'nad'it'D' Chia
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⁹ Pu'lic R'#u(c% C#d'%) 578'add'd'y SB , #f) '6.