

PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

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RESOLUTION: E-2015

EVALUATION & COMPLIANCE DIVISION
BRANCH: Energy

DATE: September 6, 1984

R E S O L U T I O N

ORDER AUTHORIZING SOUTHERN CALIFORNIA EDISON COMPANY (SCE) TO IMPLEMENT SIX SPECIAL AGREEMENTS FOR THE INSTALLATION OF FACILITIES FOR ELECTRIC SERVICE TO SPECULATIVE RESIDENTIAL AND/OR COMMERCIAL DEVELOPMENTS UNDER CONDITIONS WHICH DEVIATE FROM FILED TARIFFS

By Advice Letters 633-E, 639-E, 644-E, 653-E and 655-E, filed October 7, 1983, December 5, 1983, January 23, 1984, April 5, 1984 and April 11, 1984, respectively, SCE requests Commission approval of six separate special agreements providing for the installation of electric facilities to commercial and/or speculative residential developments at various locations within its service territory. The facts are as follows:

1. The six agreements, as listed below, deviate from SCE's filed tariffs by the advance payment by applicant of the total cost of the facilities, by the provisions for refunds based on five times estimated base rate revenues from load to be connected to the facilities, and by the payment of a lump sum amount to create a fund covering SCE's costs of ownership.

Advice Letter	Applicant	Lump Sum		Estimated Annual Base Rate Revenue
		Payment to Cover Refundable Extension Amount	Lump Sum Payment to Cover Refundable Cost of Ownership Fund	
633-E	Andreas Canyon	\$ 74,163	\$ 45,509	None
639-E	Petersen Publishing Co.	11,469	6,568	\$ 153.20
644-E	West. St. Microwave Co.	201,400	119,901	1,200
	(2 contracts)	35,500	18,102	1,200
653-E	GTE Sprint	38,633	18,441	1,692
655-E	Intermountain Power	41,342	19,183	716

2. All of the amounts collected by SCE are refundable based on base rate revenues for up to a period of 10 years. The cost of ownership funds are based on the present worth value of the monthly cost of ownership charges for a period of ten years using the current authorized rates of return as discount percentages.

3. The utility alleges that the use of base rate revenue as a basis for refunds is reasonable since there is no return component in off-set revenues.

4. Public notification of these filings are not considered necessary due to the fact that there are no adjacent or competing utilities, no interested parties have requested notice of filings and they do not adversely affect any present or potential customer. The utility has, however, provided each of the applicants with copies of the respective advice letter filings, and no protests have been received in these matters.

5. These filings have been reviewed by the staffs of the Service and Safety and the Energy Branches. The staff recommends authorization, and they are herewith presented to the Commission for its approval.

6. We find that these special agreements are just and reasonable, have been reached by mutual consent of both parties, are consistent with established criteria, and enable applicants to obtain needed service under conditions which are acceptable and which prevent the cost of such service from becoming a burden on other ratepayers.

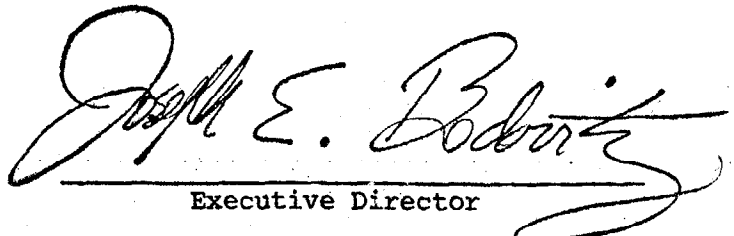
THEREFORE:

1. Southern California Edison Company is authorized by Sections 454 and 532 of the Public Utilities Code and by Section X.A. of General Order 96-A to place the above six special agreements into effect today.

2. Advice Letters Nos. 633-E, 639-E, 644-E, 653-E, and 655-E and the accompanying contracts shall be marked to show that they were approved for filing by Commission Resolution E-2015. This resolution is effective today.

I certify that this resolution was adopted by the Public Utilities Commission at its regular meeting on September 6, 1984. The following Commissioners approved it:

LEONARD M. GRIMES, JR.
President
VICTOR CALVO
PRISCILLA C. GREW
DONALD VIAL
WILLIAM T. BAGLEY
Commissioners


Executive Director