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## PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

EVALUATION & COMPLIANCE DIVISION Energy Branch RESOLUTION E-2077 April 2, 1986

## RESOLUTION

ORDER AUTHORIZING SOUTHERN CALIFORNIA EDISON COMPANY (SCE) TO REVISE SCHEDULE NO. 1-5, GENERAL SERVICE -LARGE INTERRUPTIBLE, TO BE CONSISTENT WITH THE REQUIRE-MENTS OF SENATE BILL 1148.

By Advice Letter 702-E, filed December 31, 1985, Southern California Edison Company (SCE), requests authorization to revise Schedule I-5, General Service - Large-Interruptible, to be consistent with the requirements of Senate Bill 1148 pertaining to optional rates for heavy industrial users. The facts are as follows:

1. The revisions include changing the Applicability statement of the rate by reducing the maximum demand from 5,000 to 4,000 kW and revising off-peak energy rates to approximately equal SCE's current outlook of marginal cost for the off-peak period. However, the first 300 kWh per kW of firm service level of offpeak kWh under Rate B (5.703 cents) of the schedule remains unchanged.

2. By Resolution E-2062, dated November 13, 1985, the Commission authorized SCE to implement a new rate schedule for interruptible service, Schedule I-5, General Service - Large-Interruptible. Schedule I-5 is a general service rate available to all customers with demands in excess of 4,000 kW as an option to Schedule TOU-8, General Service-Large.

3. Senate Bill 1148 addresses, among other things, the provision of rates for heavy-industry customers, including frozen food processors and steel producers with demands of 4,000 kW and above, which shall be lower than the system average rate. Said rates shall take into consideration specific service requirements of individual customers, including, but not limited to, reliability, interruptibility, quantity of use, and requirements of voltage. The rates shall also include incentives to achieve conservation, improvements in efficiency, and time-of-day load shifting, as well and be optional. 4. We believe that the modifications in this filing will help Edison comply with the portion of Senate Bill 1148 which requires, among other things that the electrical rate structures for these users will not result in increased rates for other classes of customers.

5. This rate revision results in a minor revenue deficiency because of the reduction in off-peak rate from 4.2 cents to 3.5 cents per kWh. However, this change, when taken together with other factors affecting the TOU-8 customer group in 1986, is not expected to result in a net increase to customers in other rate classes.

6. Except as noted above, this filing will not increase or decrease any rate or charge, cause the withdrawal of service, nor conflict with other schedules or rules.

7. Public notification of this filing has been made by mailing copies to other utilities, governmental agencies, and to all interested parties who requested such notification. The Commission staff has received no protests in this matter.

8. The staff of the Energy Branch of the Evaluation and Compliance Division has reviewed this filing and recommends its approval.

9. The implementation of a heavy-industrial tariff under Section 743 of the Public Utilities Code supersedes any tariff fixed or rate implemented under Section 742 of said Code. Therefore, SCE's currently effective steel producers tariff Schedules Nos. SP-1, SP-2 and SP-3 shall be withdrawn by this resolution and shall be superseded by Schedule I-5, General Service-Large-Interruptible.

## THEREFORE;

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

2. Existing Schedules SP-1, SP-2, and SP-3 shall be withdrawn by this Resolution on June 1, 1986 and shall be superseded by Schedule I-5 per Senate Bill 1148.

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3. The above Advice Letter 702-E and accompanying tariff sheets shall be marked to show that they were authorized for filing by Commission Resolution E-2077. This resolution is effective today.

I certify that this resolution was adopted by the Public Utilities Commission at its regular meeting on April 2, 1986. The following Commissioners approved it:

**Executive** Director

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