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PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

EVALUATION AND COMPLIANCE DIVISION Energy Branch RESOLUTION E-2091 July 16, 1986

RESOLUTION

ORDER AUTHORIZING SOUTHERN CALIFORNIA EDISON COMPANY (SCE) TO MODIFY SCHEDULE NO. DWL, RESIDENTIAL WALKWAY LIGHTING, TO INCLUDE A RATE FOR ENERGY SERVICE TO CUSTOMER-OWNED RESIDENTIAL WALKWAY LIGHTING FACILITIES ACQUIRED FROM SCE BY EXISTING DWL CUSTOMERS AS WELL AS ESTABLISH A CONTRACT FOR SERVICE.

By Advice Letter 710-E, filed March 14, 1986, Southern California Edison Company (SCE), requests authorization to modify Schedule No. DWL, Residential Walkway Lighting, to include a rate for energy service to customer-owned residential walkway lighting facilities acquired from SCE by existing DWL customers, as well as establish a contract for service. The facts are as follows:

The rate schedule modifications also include an Optional Relamp Service for such customer-owned facilities. In addition, revisions have been made for clarity and to update the rate schedule language and provisions.

2. The new rate is being proposed as a result of requests by DWL customers to purchase SCE-owned residential walkway lighting poles, luminaires, and lamps, which in turn would require a rate for service to customer-purchased facilities. SCE retains ownership of the service connection, including the conductor inside the pole and the photoelectric control.

3. The rates proposed in this filing for service for customerowned walkway facilities are based on a level of energy rates which is consistent with SCE's Schedule LS-2 - Lighting - Street and Highway (Customer-owned Installations).

4. Moulton Parkway Residents' Association, No. 3, whose formal complaint before the Commission (Case No. 83-05-03) was denied, has indicated its agreement to purchase from SCE through a settlement agreement the 102 poles, luminaires, and lamps presently located on their premises, provided the Commission authorizes a rate which is applicable to such customer-owned facilities.

5. The purchase and sale was encouraged by the Commission in Decision No. 85-10-013, dated October 2, 1985. On January 23,

1986, SCE filed Application No. 86-01-031, requesting authorization to sell the subject 102 poles, luminaires, and lamps. The Commission approved the sale by Decision No. 86-03-028 dated March 5, 1986.

6. SCE also requests authorization from the Commission to approve the transfer of the two customers, namely Moulton Parkway Residents' Association No. 2 and Rancho Mirage Mobile Home Park, to Rate B, Customer-owned Walkway Facilities, of Schedule No. DWL and thus eliminate them from being served as a deviation from SCE's tariffs.

7. The present level of energy rate for these two customers is consistent with the rates included herein for customer-owned walkway facilities and the opitional relamp service is comparable to that now provided to Moulton Parkway residents' Association No. 2. Rancho Mirage does not presently receive relamp service.

8. SCE indicated in its initial draft advice letter filing that the rates submitted therein were subject to change to reflect the level of rates authorized by the Commission at the time the draft is filed as a final advice letter. Therefore, the rates filed under this advice letter reflect rate levels authorized effective as of March 13, 1986, and shall be further adjusted for any rate level authorized by the Commission prior to the effective date of this advice letter filing.

9. Additionally, the new rates will be further reviewed for SCE's next general rate case application in consideration of experience with the rate and the number of customers provided service thereunder.

10. This filing is for the purpose of providing a new service not heretofore offered or furnished and is being established to satisfy applicant requests.

11. This filing will not increase or decrease any rate or charge, cause the withdrawal of service, nor conflict with other schedules or rules.

12. This filing has been reviewed by the Staff of the Energy Branch of the Evaluation and Compliance Division. The Staff recommends authorization and the filing is presented herewith to the Commission for its approval.

THEREFORE:

1. Southern California Edison Company is authorized under Section 455 of the Public Utilities Code and by Section X.A. of General Order 96-A to place the above advice letters and accompanying tariff sheets, as well as Contract Form No. 14-190, into effect today.

2. Advice Letter No. 710-E and, the accompanying tariff sheets, shall be marked to show that they were approved for filing by Commission Resolution E-2091. This Resolution is effective today.

I certify that this Resolution was adopted by the Public Utilities Commission at its regular meeting on July 16, 1986. The following Commissioners approved it:

Executive Director

DONALD VIAL President VICTOR CALVO PRISCILLA C. GREW FREDERICK R. DUDA Commissioners