# RETURN TO ENERGY BRANCH

ROOM'3102 PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIOFRNIA

COMMISSION ADVISORY AND COMPLIANCE DIVISION Energy Branch

**RESOLUTION E-3093** May 25, 1988

## RESOLUTION

RESOLUTION E-3093. SOUTHERN CALIFORNIA EDISON COMPANY (EDISON) AUTHORIZATION TO MODIFY AN AGREEMENT BETWEEN ROCKWELL INTERNATIONAL (ROCKWELL) AND EDISON. ADVICE LETTER NO. 784-E, FILED APRIL 11, 1988.

### SUMMARY

Southern California Edison Company (Edison) requests modification of an Agreement executed June 11, 1987, between Rockwell International (Rockwell) and Edison to permit Rockwell to transfer from Interruptible Schedule No. I-2, to Interruptile Schedule No. I-5. The modification will allow Rockwell to transfer its critical load from Edison's system to Rockwell's emergency generator and back again to Edison's system when Edison calls for a period of interruption. This resolution grants the request.

#### DISCUSSION

By Advice Letter No. 784-E, filed April 11, 1988, Edison 1. requests authorization to modify an original Agreement executed March 6, 1984, between Edison and Rockwell and authorized by Commission Resolution No. E-2026, dated February 6, 1985. The purpose of the original Agreement was to permit Rockwell to momentarily operate its emergency generator in parallel with Edison's electric system for the sole purpose of transferring Rockwell's critical load from Edison's system to Rockwell's emergency generator and back again to Edison's system, when Edison called for a period of interruption in accordance with Edison's Schedule No. I-2.

2. The modification reflects the fact that Edison has agreed to permit Rockwell to transfer from interruptible Schedule No. I-2, to interruptible Schedule No. I-5. In permitting this change, none of the terms and conditions of the original Agreement with respect to operating the generator momentarily in parallel with the Edison electrical system have been modified. Also, by permitting Rockwell to change interruptible schedules, the interruptible capability and the amount of interruptible load established under Schedule No. I-2 is not diminished.

E-3

Resolution E-3093 May 25, 1988

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

4. Public notification of this filing has been made by mailing copies of the advice letter to other utilities, governmental agencies, and to all interested parties who requested it.

5. No protests were received regarding this advice letter.

#### FINDINGS

1. Edison's request to modify an Agreement between Rockwell and Edison to permit Rockwell to transfer from interruptible Schedule No. I-2 to interruptible Schedule No. I-5 as discussed above is reasonable.

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

THEREFORE, it is ordered that:

1. Southern California Edison Company is authorized under Sections 454 and 532 of the Public Utilities Code and under the provisions of General Order No. 96-A, Section X, Paragraph A, to place the advice letter with attached Agreement into effect today.

2. Advice Letter 784-E shall be marked to show that it was authorized by Resolution E-3093.

3. This Resolution is effective today.

I certify that this Resolution was adopted by the Public Utilities Commission at its regular meeting on May 25, 1988. The following Commissioners approved it:

**Executive Director** 

STANLEY W. HULETT President DONALD VIAL FREDERICK R. DUDA G. MITCHELL WILK JOHN B. OHANIAN Commissioners

-2-