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PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

COMMISSION ADVISORY AND COMPLIANCE DIVISION ENERGY BRANCH RESOLUTION E-3109 October 14, 1988

RESOLUTION

RESOLUTION E-3109. ORDER AUTHORIZING SOUTHERN CALIFORNIA EDISON COMPANY (EDISON), TO ENTER INTO AN AGREEMENT WITH CLAREMONT COLLEGES (CLAREMONT) SO THAT CLAREMONT MAY OPERATE ITS GENERATING FACILITY SOLELY FOR EDUCATIONAL PURPOSES, IN PARALLEL WITH EDISON'S ELECTRICAL SYSTEM. ADVICE LETTER NO. 802-E, FILED AUGUST 31, 1988.

SUMMARY

Southern California Edison Company (Edison) requests authorization to enter into an Agreement, entitled Amendment To Contract For Service, Schedule No. I-3, executed June 9, 1988, between Edison and Claremont Colleges (Claremont) so that Claremont may, solely for educational purposes, operate its 60 kW Generating Facility in parallel with Edison's electrical system. This resolution grants the request.

DISCUSSION

- 1. By Advice Letter No. 802-E, filed August 31, 1988, Edison requests authorization to enter into an Agreement executed June 9, 1988, between Edison and Claremont.
- 2. The Agreement, entitled Amendment To Contract For Service, Schedule No. I-3, provides that Clarement may operate its 60 kW Generating Facility in parallel with Edison's electrical system solely for educational purposes and in the performance of research and development projects in Clarement's School of Engineering.

- 3. This Agreement deviates from both Edison's Rule No. 12, Paragraph E, and Schedule No. I-3, Special Condition No. 12 which set forth that such parallel operation is not permitted as long as Claremont is taking service under the currently effective interrruptible Schedule No. I-3.
- 4. Edison believes because of the size and anticipated special use of the generator, and the fact that as set forth in the Agreement, the customer does not intend to sell or transfer electric energy or capacity to Edison through use of the generator, that such operation should be authorized by the Commission.
- 5. The Agreement provides that Claremont will provide, operate, and maintain protective equipment necessary to protect Edison's employees and the general public.
- 6. 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 of the advice letter to other utilities, governmental agencies, and to all interested parties who requested it.
- 8. No protests were received regarding this advice letter.

FINDINGS

- 1. Edison's request to enter into an Agreement between Edison and Claremont, executed June 9, 1988, to deviate from both Edison's Rule No. 12, Paragraph E, and Schedule No. I-3, Special Condition No. 12, 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 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 802-E shall be marked to show that it was authorized by Resolution E-3109.

3. This Resolution is effective today.

I hereby certify that this Resolution was adopted by the Public Utilities Commission at its regular meeting on October 14, 1988. The following Commissioners approved it:

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