

PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

COMMISSION ADVISORY
AND COMPLIANCE DIVISION
Energy Branch

RESOLUTION E-3304
January 22, 1993

R E S O L U T I O N

**RESOLUTION E-3304. ALL ENERGY UTILITIES.
ORDER REQUIRING ENERGY UTILITIES TO REVISE
INCOME LIMITS FOR THE LOW-INCOME RATEPAYER
ASSISTANCE PROGRAM AND FOR THE LOW-INCOME
WEATHERIZATION PROGRAM.**

SUMMARY

1. This Commission authorized a Low-Income Ratepayer Assistance (LIRA) Program for gas and electric service beginning November 1, 1989. Eligible ratepayers get a 15% discount on their energy bills. Income eligibility standards (Standards) for LIRA were set equal to Universal Lifeline Telephone Service (ULTS) Standards. ULTS Standards are adjusted each year for inflation, and LIRA Standards change accordingly. A companion resolution, T-15208, revises the ULTS Standards for 1993-94. The energy utilities' Low-Income Weatherization (LIW) Program income criteria are the same as ULTS and LIRA with certain exceptions, as of 1992.
2. This Resolution increases LIRA and LIW Standards by 3.0% beginning on March 8, 1993, concurrent with ULTS (Resolution T-15208 on January 22, 1993).

BACKGROUND

1. **ULTS:** The ULTS Standard was set by D.84-11-028, dated November 7, 1984, to approximate 150% of the Federal poverty guidelines, starting with 1984 as a base year and adjusting for inflation by February 15th of each year based on the Federal Consumer Price Index in accordance with General Order 153, Section 3.1.1.1. The adjusted figures are rounded to the nearest hundred dollars.
2. **LIRA:** The Commission authorized the LIRA program by D.89-07-062, dated July 19, 1989, and D.89-09-044, dated September 7, 1989, to become effective on November 1, 1989, in compliance with Senate Bill 987. The LIRA Standards are revised each year when the ULTS Standards are revised.

3. **LIW:** The LIW Programs are approved in each utility's general rate case. By Resolution E-3254, adopted January 21, 1992, the income limitation for the LIW Program was adjusted with some exceptions to match the LIRA Program to reduce customer confusion. Thus, the income criteria for all three programs are now the same.

4. The first level of income limitation in the ULTS/LIRA/LIW programs is for an average household size of 2.3 persons. This income criterion is used for 1 and 2 person households.

DISCUSSION

1. The income Standards are established at approximately 150% of the Federal poverty guidelines and adjusted for inflation each year based on the Federal Consumer Price Index. The adjusted figures are rounded to the nearest hundred dollars.

2. The latest data available from the December 1992 Review of the U.S. Economy by DRI/McGraw-Hill shows that the percentage rate change in the 1992 calendar year for the U.S. City average, CPI-U, is 3.0%. Based on this 3.0% the new limits are as follows:

Income Limits

(Effective March 8, 1993 through March 7, 1994)

<u>Household Size</u>	<u>LIRA and LIW Programs</u> (150%)	<u>Pacific Power LIRA Program Only</u> (130%)
1 - 2	\$15,300	\$13,300
3	17,900	15,500
4	21,500	18,600
5	25,100	21,700
6	28,700	24,800
7	32,300	27,900
Each additional member, add:	\$ 3,600	\$ 3,100

Conditions:

- (1) All utilities may use the 150% Federal poverty guidelines.
- (2) Pacific Power may use 130% Federal poverty guidelines.
- (3) Community-type or block weatherization programs may use 80% of the county median income in a specifically designated low-income area with Commission approval.
- (4) 200% of the Federal poverty guidelines apply to the Weatherization Programs only for all low-income customers who are 60 years old or older and handicapped persons.

3. **NOTIFICATION:** By D.89-07-062, each utility is required to notify customers of the availability of LIRA before the Summer season or in the Fall. At that time the notification should indicate the new and higher income limitation. A separate mailing at this time would increase administrative expenses. If each utility notifies its customers of the revision of the LIRA Standard with its next informative mailing and when recertifying customers, all potential participants will be notified during the year.

4. The Commission Advisory and Compliance Division recommends that all energy utilities adjust their LIW Standards to the same level as the LIRA Standards except as otherwise approved. Southern California Water Company is not required to have a LIW Program at this time.

FINDINGS

1. Section 3.1.1.1 of General Order 153 requires the Commission to revise the household income limitation requirement for the Universal Lifeline Telephone Service Program by February 15th of each year. D.89-07-062 and D.89-09-044 established the household income criteria for the Low-Income Ratepayer Assistance Program to be consistent with the ULTS Program. Resolution E-3254 established the income criteria for the Low-Income Weatherization program to be the same as the LIRA program except when authorized otherwise.

2. The change in the Consumer Price Index -- Urban Areas is 3.0% and this change should be used in determining the household income limits beginning on March 8, 1993.

3. It is reasonable that each energy utility notify its customers of the increased LIRA limits in its next informative mailing and when recertifying customers.

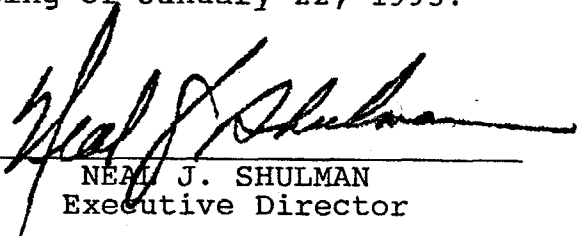
4. Respondent utilities should amend their tariffs to reflect the revised LIRA income limits.

5. Changes in the income limit levels of the LIW Program should not require tariff filings.

THEREFORE, IT IS ORDERED that,

1. Pacific Gas and Electric Company, Pacific Power & Light Company, San Diego Gas & Electric Company, Sierra Pacific Power, Southern California Edison Company, Southern California Gas Company, Southern California Water Company, Southwest Gas Corporation, and Washington Water Power (The Utilities) shall file revised tariff schedules increasing the household income limits applicable to the Low-Income Ratepayer Assistance Program as specified above by February 11, 1993, to become effective March 8, 1993 through March 7, 1994.
2. The Utilities shall notify their customers of the increased income limits of the LIRA Program with the next informative mailing and when recertifying customers.
3. The Utilities may adjust the income level of their Low-Income Weatherization Programs to the same level as the ULTS/LIRA Programs. No tariff filings are required.
4. Copies of this Resolution shall be sent to each energy utility by the Commission Advisory and Compliance Division's Energy Branch.
5. All tariff filings shall be marked to show that they were approved by Commission Resolution E-3304.
6. This Resolution is effective today.

I certify that this Resolution was adopted by the Public Utilities Commission at its regular meeting of January 22, 1993. The following Commissioners approved it:


NEAL J. SHULMAN
Executive Director

DANIEL Wm. FESSLER
President
PATRICIA M. ECKERT
NORMAN D. SHUMWAY
Commissioners