



FILED

08-04-10
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BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

Application of Southern California Edison Company (U338E) for a Commission Finding that its Procurement-Related and Other Operations for the Record Period January 1 Through December 31, 2009 Complied with its Adopted Procurement Plan; for Verification of its Entries in the Energy Resource Recovery Account and Other Regulatory Accounts; and for Recovery of \$29.947 Million Recorded in Four Memorandum Accounts.

Application 10-04-002
(Filed April 1, 2010)

**ADMINISTRATIVE LAW JUDGE'S RULING
CLARIFYING SCOPE OF PROCEEDING**

The Scoping Memo in this proceeding was issued on July 13, 2010. On page 5 of the document, there is a discussion of whether non-Energy Resource Recovery Accounts (non-ERRA Accounts) should be considered in this proceeding, given that a similar issue was pending in Application (A.) 09-04-002:

While that decision is still outstanding, a Proposed Decision was issued June 27, 2010. Therefore, the question of whether non-ERRA balancing accounts should be considered in the scope of this proceeding will depend upon what the Commission decides in A.09-04-002. If the non-ERRA accounts are moved to a separate proceeding in that decision, then these will not be considered in this proceeding. If the non-ERRA accounts are decided in that decision, they will be within the scope of this proceeding. The administrative law judge (ALJ) will issue a Ruling to the extent any clarification is needed on this point.

A decision has now been issued in A.09-04-002 (Decision 10-07-049), which addressed Southern California Edison Company's (SCE's) request for recovery from its 2009 ERRRA and other regulatory accounts. The Commission denied Division of Ratepayer Advocate's request to address non-ERRRA regulatory accounts (including the Market Redesign and Technology Upgrade Memorandum Accounts) in separate or consolidated proceedings with Pacific Gas and Electric Company and San Diego Gas & Electric Company. Given the Commission's recent order, I hereby clarify that all of the accounts in SCE's application, except for the Mohave Balancing Account, are within the scope of this proceeding.

IT IS SO RULED that all of the accounts in SCE's Application 10-04-002, except for the Mohave Balancing Account, are within the scope of this proceeding

Dated August 4, 2010, at San Francisco, California.

/s/ DAVID M. GAMSON

David M. Gamson
Administrative Law Judge

INFORMATION REGARDING SERVICE

I have provided notification of filing to the electronic mail addresses on the attached service list.

Upon confirmation of this document's acceptance for filing, I will cause a hard copy of the filed document to be served upon the service list to this proceeding by U.S. mail. The service list I will use to serve the hard copy of the filed document is current as of today's date.

Dated August 4, 2010, at San Francisco, California.

/s/ SANDRA M. JACKSON

Sandra M. Jackson

N O T I C E

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