



**FILED**

05-16-11  
11:35 AM

**BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA**

In the Matter of the Application of Southern California Edison Company (U338E) for Additional Dynamic Pricing Rates.

Application No. 10-09-002  
(Filed September 1, 2010)

**ADMINISTRATIVE LAW JUDGE'S RULING**

Southern California Edison Company (SCE) timely filed its Application (A.) 10-09-002, in compliance with the Commission's order in Decision (D.) 09-08-028, which required SCE to propose, via an application, dynamic pricing rates for its residential, commercial, industrial and agricultural customers by September 1, 2010.

On February 8, 2011, a joint prehearing conference<sup>1</sup> (PHC) took place to establish the service lists, discuss the scopes, and develop procedural timetables for the management of these proceedings. At the PHC, SCE, on behalf of itself and the Division of Ratepayer Advocates, requested that the current application and SCE's 2012 rate design proceeding should be consolidated.<sup>2</sup>

In order to address all current SCE rate design issues in one coordinated proceeding, and more efficiently use the valuable time of interested parties, SCE,

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<sup>1</sup> A joint PHC was held with related applications by Pacific Gas and Electric Company, A.10-02-028 and A.10-08-005.

<sup>2</sup> The proceeding in which rate design for large energy utilities is determined is frequently referred to as "Phase 2" of the General Rate Case process.

and the Commission, I direct SCE to include its proposal for dynamic pricing rates in its 2012 rate design application. In this way, all rate design issues, including that of dynamic pricing, will be addressed in the same proceeding. When SCE files its rate design application, it must include an updated dynamic pricing rate proposal.

When SCE files its 2012 rate design application, we will dismiss A.10-09-002 without prejudice, unless parties signal opposition (in A.10-09-002) within 10 days after the 2012 rate design application is filed.

**IT IS RULED** that Southern California Edison Company must make a dynamic pricing rate proposal in its 2012 rate design application.

Dated May 16, 2011, at San Francisco, California.

/s/ SEANEEN M. WILSON

Seaneen M. Wilson  
Administrative Law Judge