

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

Application of Southern California Edison Company (U 338-E) For Authority to, Among Other Things, Increase Its Authorized Revenues For Electric Service in 2006, and to Reflect That Increase in Rates.

Application 04-12-014
(Filed December 21, 2004)

Investigation on the Commission's Own Motion into the Rates, Operations, Practices, Service and Facilities of Southern California Edison Company.

Investigation 05-05-024
(Filed May 26, 2005)

**ADMINISTRATIVE LAW JUDGE'S RULING
ADOPTING AMENDED MODELING PROCEDURES**

1. Summary

This ruling adopts amended procedures governing the production of computer model runs using Southern California Edison Company's (SCE's) results of operations (RO) model to generate tables and related data needed for decision support.

2. Background

An Administrative Law Judge's (ALJ's) Ruling dated July 22, 2005 in this proceeding adopted procedures governing the production of RO model runs to generate tables needed for decision support. Those procedures establish that, among other things, representatives from SCE and/or ORA who assist the Energy Division in running the RO model for decision support comply with a Protective Order. The Protective Order governs the use of protected materials,

including confidential written or oral communications from the Commission's Energy Division or ALJ Division relating to the contents of the proposed decision or any alternate decision prior to public issuance.

The Energy Division may require modeling assistance from another party to this proceeding, San Diego Gas & Electric Company (SDG&E).

3. Amended Modeling Procedures for this Proceeding

SDG&E presented testimony in this proceeding addressing the calculations and method for determining its allocated share of costs for the San Onofre Nuclear Generating Station (SONGS). SDG&E noted that its SONGS revenue requirement is dependent on the costs adopted for SCE. Some of SDG&E's costs are determined outside of the RO model. SDG&E stated in its opening brief that it has no objection if the ALJ or Commission in this case wanted to have SDG&E personnel made available to perform calculations on a confidential basis relating to its adopted share of SONGS costs.

It may be necessary for the Energy Division to request assistance from SDG&E in this proceeding in preparing RO tables and related calculations for decision support. To preserve that option, the modeling procedures previously adopted in this proceeding are amended as set forth herein.

Attached to this Ruling are procedures based on those established in the July 22, 2005 ALJ Ruling in this proceeding. Attachment 1 to this Ruling sets forth modeling procedures, and Attachment 2 sets forth the attendant Protective Order. Their purpose is to assure the confidentiality of the Commission's deliberative process should it become necessary to allow representatives of parties to this proceeding to gain access to information about the proposed decision or any alternate decision prior to public issuance.

The modeling procedures and attendant protective order are adopted by this Ruling. They shall govern the RO modeling process and development of related tables and data that will be administered by the Energy Division. The procedures require that if SCE, ORA, or SDG&E provide assistance to the Energy Division, they would designate modeling representatives who would abide by the Protective Order until after issuance of a final Commission decision that adopts SCE's TY 2006 revenue requirement.

IT IS RULED that in order to assure the confidentiality of the Commission's deliberative process, the modeling procedures set forth in Attachment 1 to this ruling, and the attendant protective order set forth in Attachment 2 to this ruling, are hereby adopted.

Dated December 23, 2005, at San Francisco, California.

/s/ DAVID K. FUKUTOME

David K. Fukutome
Administrative Law Judge

ATTACHMENT 1

RESULTS OF OPERATIONS (RO) MODELING PROCEDURES

Upon request of the Energy Division Director or his designee(s), Southern California Edison Company (SCE), the Office of Ratepayer Advocates (ORA), or San Diego Gas & Electric Company (SDG&E) will provide all necessary assistance to the Energy Division in running the RO model used by SCE in A.04-12-014 et al. to produce tables required for the proposed decision, any alternate decision, and the final Commission decision, or to make any other related calculations necessary for such decisions. The following requirements shall govern the modeling process:

Model run(s) shall be performed at the Commission offices under the supervision, oversight, and control of the Energy Division Director and his designee(s).

Model run(s) shall be performed using computer hardware, software, and media installed or placed in the Commission Offices. All such hardware, software, and media, and all related notes, worksheets, workpapers and computer output, shall remain in the custody of the Energy Division Director or his designee(s), and shall not be removed from the Commission Offices until 30 days after issuance of a final Commission decision which incorporates the model run, provided, however, that to the extent needed for issuance of the decision and issuance of supporting workpapers, media, notes, worksheets, and computer output may be released on and after the date of issuance of the proposed or alternate decision.

Before obtaining access to any information contained in or pertaining to the draft proposed decision or any alternate decision (prior to the issuance of a final decision adopting SCE's test year 2006 revenue requirement in A.04-12-014, et al.), each employee, agent, or representative of SCE,

representative of ORA, or representative of SDG&E involved in the modeling shall sign a certificate assuring compliance with the protective order attached hereto.

The Energy Division Director or his designee(s), shall determine that each SCE employee, agent, or representative, representative of ORA, and representative of SDG&E who receives access to information about the contents of the proposed decision and any alternate decision has first signed a certificate of compliance with the protective order.

As soon as practicable after the date of issuance of the proposed decision and, if applicable, alternate decision, and no later than seven days after the date of such issuance, Energy Division, and if necessary with the assistance of employees, agents, or representatives from SCE, representative of ORA, or representative of SDG&E having signed a certificate of compliance with the protective order, shall serve workpapers associated with this modeling upon each party of record making prior written request for them. Workpapers associated with the model run supporting the ALJ's proposed decision shall be designated Late-Filed Exhibit 900. If it is necessary for Energy Division to prepare and issue an alternative set of workpapers in connection with one or more alternate decisions, Late-Filed Exhibits 901-905 are reserved for this purpose. Workpapers may be served in electronic form. To the extent that Energy Division believes that the workpapers would contain confidential information, it will consult with SCE, and SDG&E as required and, if necessary, SCE or SDG&E may file a motion for a protective order to address or limit the parties or individuals who may receive the workpapers. The protective order attached hereto is only designed to prevent disclosure of confidential information prior to the issuance of the final decision adopting SCE's test year 2006 revenue requirement in A.04-12-014, et al.

(END OF ATTACHMENT 1)

ATTACHMENT 2

PROTECTIVE ORDER

1. This Protective Order shall govern the use by Southern California Edison Company (SCE) or any of its employees, representatives or agents, representatives of the Commission's Office of Ratepayer Advocates (ORA), and representatives of SDG&E of all protected materials as defined herein. "Protected Materials" include confidential written or oral communications from the staff of the Commission's Energy Division or ALJ Division, or any Commissioner or Commissioner's advisor, which reflect or relate to the contents of the draft proposed decision or any alternate decision prior to the public issuance of a final decision in A.04-12-014 et al. adopting SCE's Test Year 2006 revenue requirement. "Protected Materials" also include all computer hardware, software or media, notes, worksheets, workpapers, computer inputs, computer outputs, or any other documents which relate to these written or oral communications from the Energy Division staff.
2. The term "Certificate of Compliance" shall mean the certificate annexed hereto by which SCE employees, representatives or agents, representatives of ORA, and/or representatives of SDG&E who will be granted access to Protected Materials, shall certify their understanding that access to Protected Materials is provided pursuant to the terms and restrictions of this Protective Order, and that they have read the Protective Order and agree to be bound by it. No SCE employee, representative or agent, representative of ORA, or representative of SDG&E will be permitted access to any Protected Materials without first having signed and dated a Certificate of Compliance. Prior to such access, SCE, ORA, and SDG&E shall provide the Commission's Energy Division with the original of each Certificate of Compliance that has been executed, and shall serve a copy of each Certificate of Compliance on all parties on the Commission's service list in this proceeding.
3. The term "Reviewing Representative" shall mean each SCE employee, representative or agent, representative of ORA, and representative of SDG&E who has signed a Certificate of Compliance and been granted access to the Protected Materials. Each Reviewing Representative shall treat as confidential the Protected Materials and shall not disclose in any manner any information contained in or relating to the Protected Materials to any person, except another Reviewing Representative or an employee of the Commission

involved in the decision-making process in this proceeding (excluding Office of Ratepayer Advocates' employees not having signed the certificate of compliance with the Protective Order), until after issuance of a final decision in A.04-12-014 et al. adopting SCE's Test Year 2006 revenue requirement.

4. A supervisor in SCE management, ORA management, or SDG&E management who has authority over each Reviewing Representative, shall instruct each Reviewing Representative to read and agree to comply with this Protective Order. The supervisor in SCE management, ORA management, or SDG&E management shall also take all reasonable and necessary steps to ensure that nobody at SCE, ORA, or SDG&E attempts to learn from any Reviewing Representative the contents of any Protected Materials prior to the issuance of the final decision in Phase 1 of A.04-12-014 et al. adopting SCE's Test Year 2006 revenue requirement.
5. Any violation of this Protective Order shall constitute a violation of an order of the Commission.

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CERTIFICATE OF COMPLIANCE

I hereby certify my understanding that access to Protected Materials is provided to me pursuant to the terms and restrictions of the Protective Order in this proceeding, that I have been given a copy of and read the Protective Order, and that I agree to be bound by it. I understand that the contents of the Protected Materials and any notes or any other form of information that relates to the Protected Materials shall not be disclosed to anyone other than in accordance with that Protective Order. I acknowledge that a violation of this certificate constitutes a violation of an order of the Public Utilities Commission of the State of California.

By: _____

Title: _____

Date: _____

(END OF ATTACHMENT 2)

CERTIFICATE OF SERVICE

I certify that I have by mail this day served a true copy of the original attached Administrative Law Judge’s Ruling Adopting Amended Modeling Procedures on all parties of record in this proceeding or their attorneys of record.

Dated December 23, 2005, at San Francisco, California.

 /s/ ELIZABETH LEWIS
Elizabeth Lewis

N O T I C E

Parties should notify the Process Office, Public Utilities Commission, 505 Van Ness Avenue, Room 2000, San Francisco, CA 94102, of any change of address to insure that they continue to receive documents. You must indicate the proceeding number on the service list on which your name appears.

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If specialized accommodations for the disabled are needed, e.g., sign language interpreters, those making the arrangements must call the Public Advisor at (415) 703-2074, TTY 1-866-836-7825 or (415) 703-5282 at least three working days in advance of the event.