BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA


Rulemaking 13-11-005

EMAIL RULING REQUEST FOR SOUTHERN CALIFORNIA EDISON’S PROGRAM YEAR 2022 ENERGY EFFICIENCY ANNUAL REPORT SUBMITTAL

Dated March 28, 2023 at San Francisco, California.

/s/ JULIE A. FITCH
Julie A. Fitch
Administrative Law Judge
From: Fitch, Julie A. <julie.fitch@cpuc.ca.gov>
Sent: Tuesday, March 28, 2023 3:28 PM
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Dear Parties to R.13-11-005 (energy efficiency rulemaking):

Pursuant to the below email request of Southern California Edison for an extension of the due date for the Energy Efficiency Annual Report submission from May 1 to June 1, 2023, this email ruling grants the request and postpones the due date for all program administrators. Further, because of the mechanics of the California Energy Data and Reporting System (CEDARS), there will be a related change to the due date for the filing of energy savings program tracking claims for the first quarter of 2023.

Therefore, IT IS RULED that the new due dates for all program administrators will be as follows:

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• Annual Report for Program Year 2022: New due date of June 1, 2023 for all program administrators
• Quarter 1 2023 Program Tracking Claims: New due date of July 1, 2023 for all program administrators

The Docket Office shall formally file this ruling.

[Due to the size of the service list, this email is being distributed in batches, to avoid rejection by servers.]

Best regards,

Julie A. Fitch
(pronouns: she/her)
Administrative Law Judge
California Public Utilities Commission
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Subject: [EXTERNAL] R.13-11-005 EE OIR: Rule 11.6 Extension Request for SCE’s PY2022 EE Annual Report Submittal

Importance: High
Dear ALJs Kao and Fitch,

Pursuant to Rule 11.6 of the Commission’s Rules of Practice and Procedure, Southern California Edison Company (SCE) requests an extension for the submittal of its Energy Efficiency Annual Report for 2022, which is due annually on May 1st, per the Administrative Law Judge’s Ruling Adopting Annual Reporting Requirements For Energy Efficiency And Addressing Related Reporting Issues, issued on August 8, 2007 (ALJ’s Ruling). SCE would like to request that this date be extended from May 1, 2023 until June 1, 2023.

As part of the verification process for all savings claims submitted by third-party implementers, SCE requires program implementers to provide sufficient supporting documentation that shows compliance with current measure package requirements and program guidelines. Through this process, SCE has identified projects in both the Comprehensive Commercial and Comprehensive Industrial Programs and the Statewide Lighting Program, a midstream program, that, in SCE’s view, did not contain sufficient documentation, and SCE is actively working with the program implementers for these programs to obtain additional required documentation. SCE is experiencing delays in the process and requires additional time to work with the implementers to obtain the required documents, to the extent possible. Therefore, SCE is requesting an extension to allow SCE additional time to obtain appropriate documentation and conduct document verifications.

To the extent, as the result of the ongoing verification process, SCE determines that it is appropriate for SCE to claim energy savings for the Statewide Lighting Program in SCE’s 2022 Annual Report, SCE will disclose all relevant information and outline the impact, if any, to Pacific Gas & Electric (PG&E) and San Diego Gas & Electric (SDG&E) in the Annual Report when it is submitted.

Pursuant to Rule 11.6 of the Commission's Rules of Practice and Procedure, on March 21, 2023 SCE made a good faith effort to ask parties if they agree to the extension. The following responses were received:
Parties agreeing to the extension: 3C-REN, Western Riverside Council of Governments (WRCOG)

Parties opposing the extension: No parties opposed.

Thank you for your consideration of this motion for an extension.

[Due to the size of the service list, this email is being distributed in batches, to avoid rejection by servers.]

Thank you,

Legal Administration, on behalf of Angela Whatley, Senior Attorney
Southern California Edison Company
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