

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

Application of Southern California Edison Company (U338E) for Approval of its 2012-2014 California Alternate Rates for Energy (CARE) and Energy Savings Assistance Programs and Budgets.

Application 11-05-017 (Filed May 16, 2011)

And Related Matters.

Application 11-05-018 Application 11-05-019 Application 11-05-020

ADMINISTRATIVE LAW JUDGE'S RULING RE PILOT PROPOSALS

This ruling follows several discussions during the recent series of workshops held in the above-captioned consolidated proceeding (Consolidated Proceeding) wherein several intervenors expressed interest in presenting potential pilot proposals to the Commission for consideration in the Consolidated Proceeding.

On October 31 and November 3, 2011, I distributed two e-mails, with attendant attachments to the service list of the Consolidated Proceeding to aid those parties interested in formally presenting such proposals. Attached to this ruling are those attachments:

Attachment 1: March 30, 2011 Guidance Ruling and related

attachments for your reference; and

Attachment 2: Updated template for pilot proposals.

555223 - 1 -

A.11-05-017 et al. KK2/jt2

Parties re reminded that all pilot proposals being offered for Commission

review and consideration in the Consolidated Proceeding are expected to follow

this Guidance Ruling and pilot proponent is responsible for fully completing and

serving an updated template with the testimony.

Likewise, all parties offering a pilot are reminded and encouraged to meet

and confer and work with the Investor-Owned Utilities, the Commission's

Energy Division staff, and other parties to the proceeding, as applicable, to

preview and vet their pilot ideas through the rich expertise and insights

possessed by the parties to this proceeding.

IT IS RULED that:

1. All parties interested in presenting pilot proposals for Commission review

and consideration in the Consolidated Proceeding to follow the March 30, 2011

Guidance Ruling (Attachment 1 to this ruling) and to prepare and serve an

updated template (Attachment 2 to this ruling) with the party's testimony.

2. All parties offering pilot proposals shall meet and confer and work with

the Investor-Owned Utilities, the Commission's Energy Division staff, and other

parties to the proceeding, as applicable, to preview and vet their pilot ideas

before such is presented to the Commission.

Dated November 9, 2011, at San Francisco, California.

/s/ KIMBERLY H. KIM

Kimberly H. Kim

Administrative Law Judge

- 2 -