

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

Application of San Diego Gas & Electric Company (U 902 M) for Approval of Low-Income Assistance Programs for Program Years 2007 and 2008.))))	A.06-06-032 (Filed June 30, 2006)
Application of Southern California Gas Company (U 904 G) for Approval of Low-Income Assistance Programs for Program Years 2007 and 2008.))))	A.06-06-033 (Filed June 30, 2006)
Application of Pacific Gas and Electric Company (U 39 M) for Approval of the 2007 and 2008 California Alternate Rates for Energy and Low Income Energy Efficiency Programs and Budget.))))	A.06-06-034 (Filed June 30, 2006)
Southern California Edison Company's (U 338-E) Application for Approval of Low-Income Assistance Programs and Budgets for Program Years 2007 and 2008.))))	A.06-07-001 (Filed July 3, 2006)

**REPLY OF SOUTHERN CALIFORNIA EDISON COMPANY (U 338-E) TO THE
PROTEST OF THE ASSOCIATION OF CALIFORNIA COMMUNITY AND ENERGY
SERVICES, AND THE RESPONSES OF PACIFIC GAS AND ELECTRIC COMPANY
AND DISABILITY RIGHTS ADVOCATES, TO THE LOW INCOME ASSISTANCE
PROGRAM PLANS AND BUDGETS FOR PROGRAM YEARS 2007 AND 2008**

MICHAEL D. MONTOYA
STACIE SCHAFFER

Attorneys for
SOUTHERN CALIFORNIA EDISON COMPANY

2244 Walnut Grove Avenue
Post Office Box 800
Rosemead, California 91770
Telephone: (626) 302-3712
Facsimile: (626) 302-7740
E-mail: stacie.schaffer@sce.com

Dated: **August 14, 2006**

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

Application of San Diego Gas & Electric Company (U 902 M) for Approval of Low-Income Assistance Programs for Program Years 2007 and 2008.))))	A.06-06-032 (Filed June 30, 2006)
Application of Southern California Gas Company (U 904 G) for Approval of Low-Income Assistance Programs for Program Years 2007 and 2008.))))	A.06-06-033 (Filed June 30, 2006)
Application of Pacific Gas and Electric Company (U 39 M) for Approval of the 2007 and 2008 California Alternate Rates for Energy and Low Income Energy Efficiency Programs and Budget.))))	A.06-06-034 (Filed June 30, 2006)
Southern California Edison Company's (U 338-E) Application for Approval of Low-Income Assistance Programs and Budgets for Program Years 2007 and 2008.))))	A.06-07-001 (Filed July 3, 2006)

REPLY OF SOUTHERN CALIFORNIA EDISON COMPANY (U 338-E) TO THE PROTEST OF THE ASSOCIATION OF CALIFORNIA COMMUNITY AND ENERGY SERVICES, AND THE RESPONSES OF PACIFIC GAS AND ELECTRIC COMPANY AND DISABILITY RIGHTS ADVOCATES, TO THE LOW INCOME ASSISTANCE PROGRAM PLANS AND BUDGETS FOR PROGRAM YEARS 2007 AND 2008

I.

INTRODUCTION

Pursuant to Rule 44.6 of the California Public Utilities Commission's (Commission) Rules of Practice and Procedure, Southern California Edison Company (SCE) hereby replies to the protest of the Association of California Community and Energy Services (ACCES) and the responses of Pacific Gas and Electric Company (PG&E) and Disability Rights Advocates

(Disab.R.A.) to SCE's *Application for Approval of Low-Income Assistance Programs and Budgets for Program Years 2007 and 2008* (Application).¹

SCE's Application reflects innovation and leadership in the low-income assistance programs. SCE's proposed California Alternate Rates for Energy (CARE) program plans and budgets are designed to move closer to the Commission's goal of 100% participation. Through the use of, among other things, telephonic enrollment and recertification processes, an online application, and highly focused outreach strategies, SCE hopes to enroll new customers and retain current customers to achieve maximum participation. SCE's Low-Income Energy Efficiency (LIEE) program plans and budget reflect SCE's efforts to develop a balanced approach to serving the diverse energy needs of its low-income customers. For 2007-2008, SCE is shifting from a budget-directed program to one that addresses the essential cooling needs and high energy burden facing its low-income customers living in extreme climate areas. SCE has refined its LIEE program offerings to include, among other things, new cooling measures that will allow customers to seek much needed relief from high bills and high temperatures. Finally, SCE's Cool Center Program will further SCE's goal of providing low-income, senior and disabled customers in isolated, extreme climate areas an opportunity to reduce their energy bills while receiving relief from the heat.

In its protest to SCE's Application, ACCES claims that SCE did not shift from budget-directed to goal-driven LIEE planning as directed by the Commission. SCE complied with the Commission's directive by proposing a goal-driven 2007-2008 LIEE program, which focuses on the needs of low-income customers in extreme climate areas with a high energy burden and critical cooling needs.

PG&E takes issue with SCE's recommendation to expand central air conditioner eligibility to Climate Zone (CZ) 13. SCE seeks only to expand central air conditioner eligibility

¹ A.06-07-001, filed July 3, 2006, which is accompanied by the *Testimony of Southern California Edison Company in Support of Application for Approval of Low-Income Assistance Programs and Budgets for Program Years 2007 and 2008* (Testimony).

to SCE's service territory within CZ 13. Further, SCE has already evaluated the climate conditions of the communities within SCE's portion of CZ 13, and has found that expanding availability of central air conditioners to these hot climate areas is necessary. The recent heat wave only underscores the need for cooling measures in these communities.

Finally, Disab.R.A.'s response raises concerns about the needs of persons with disabilities within the context of the utilities' low-income assistance programs. As described below, SCE conducts extensive outreach to persons with disabilities and community groups that provide services to persons with disabilities, and works to ensure that its low-income programs are accessible.

SCE respectfully requests that the Commission adopt its proposed program plans and budgets for the CARE, LIEE and Cool Center Programs as set forth in its Application and supporting Testimony.

II.

DISCUSSION

A. SCE's Response to ACCES's Protest

1. 2007-2008 LIEE Program Plans and Budget

ACCES claims that SCE's Application (in addition to PG&E's, Southern California Gas Company's (SoCalGas) and San Diego Gas & Electric Company's applications) does not respond to the Commission's directive to change from the "current utility practice of planning Low Income Energy Efficiency Program activities around a budget . . ." and does not adequately address LIEE penetration goals.² SCE's proposed 2007-2008 LIEE program plans

² ACCES also comments that the utilities' applications should place a greater emphasis on serving the low-income single family and multi-family rental market, and include ways to integrate the California Solar Initiative (CSI). SCE's Application already sets forth several proposals for serving the rental market, such as extending central air conditioners, heat pump installation and replacement, and energy-efficient pool pumps to renters. (SCE's Testimony, pp. 26-31.) The CSI's low-income and affordable housing components, including policies regarding and measures for low-income customers, are being addressed in Phase II of the

Continued on the next page

and budget comply with the Commission's directive to shift from budget-directed planning to goal-driven planning, and therefore, SCE disagrees with and opposes ACCES's claims. There is no need for SCE to re-file its Application. Indeed, any requirement to re-file will only delay implementation of the 2007 LIEE program and delivery of important measures to SCE's low-income customers.

The Commission's directive in Decision (D.) 05-12-026³ with respect to the 2007-2008 low-income assistance programs applications was for the utilities to move beyond budget-directed planning and toward goal-driven planning:

...we recognize that the utilities must rethink program details and funding needs in light of the new direction offered by the Commission. We direct the utilities to file new applications no later than July 1, 2006 proposing programs and funding levels for 2007 and 2008. These applications shall reflect the results of the Needs Assessment, if it is available in a timely manner, and reflect an effort to change from budget-directed planning to goal-driven planning and budgets.⁴

Consistent with the Commission's directive, SCE's proposed 2007-2008 LIEE program shifts from a budget-based program to one that addresses the needs of its low-income customers, especially those living in extreme climate areas. In addition to continuing the Commission's policy of providing a comprehensive offering of all feasible electric measures, SCE's goal is to serve customers residing in extremely hot climate areas within SCE's service territory who have a high energy burden and critical cooling needs.⁵ In light of the significant impact of the recent heat wave, it is critically important to target and serve those customers with the most need for cooling measures.

Continued from the previous page

CSI/Distributed Generation Order Instituting Rulemaking (R.06-03-004). ACCES's suggestions to add solar measures such as solar attic fans, solar security lighting, small "solar cottage kits," and solar hot water systems should be addressed in R.06-03-004. As stated in its Application, SCE awaits further direction from the Commission and CEC concerning any coordination of the CSI and LIEE programs.

³ *Opinion Approving 2006-2007 Low Income Programs and Funding for the Larger Energy Utilities and Approving New Low Income Energy Efficiency Program Measures*, dated December 15, 2005.

⁴ D.05-12-026, p. 34 (emphasis added).

⁵ See SCE's Testimony, pp. 3, 22-24.

SCE's proposed two-year LIEE budget of \$66.2 million (\$33.1 per year – a 20.8% increase from SCE's approved 2006 budget of \$27.4 million) was derived from and reflects SCE's goal-driven program and should be approved. SCE respectfully requests that the Commission approve its 2007-2008 LIEE program plans and budget as currently set forth in its Application.

2. Technical Advisory Committee

ACCES suggests that the Standardization Team be discontinued and that the Low Income Oversight Board (LIOB) establish a Technical Advisory Committee (TAC), as a subcommittee of the LIOB, to address LIEE policy and procedure. SCE requests that pending the Commission's determination of this issue, SCE's proposed measure changes for 2007-2008 be implemented in order to avoid any delay in providing essential cooling measures to customers.

3. Categorical Eligibility for LIEE

ACCES supports SCE's proposal that a customer's proof of participation in a State or Federal program that has an income eligibility guideline that is the same as or lower than LIEE's, such as Women, Infants, Children (WIC), SSI/SSP, Healthy Families and Food Stamps, satisfies the income documentation requirement for LIEE. SCE appreciates ACCES's support of its categorical eligibility proposal.

B. SCE's Response to PG&E's Response

PG&E takes issue with SCE's recommendation to expand central air conditioner eligibility to Climate Zone (CZ) 13. PG&E agrees that portions of CZ 13 may be as hot as other CZs eligible for central air conditioners, but has concerns about expanding this measure to all of CZ 13 at this time. SCE wishes to clarify that its recommendation applies only to the portion of CZ 13 that falls within SCE's service territory. SCE's evaluation of its portion of CZ 13 indicates that these communities should be eligible for central air conditioners. Thus, SCE

respectfully requests that the Commission permit SCE to expand central air conditioner eligibility to SCE's service territory within CZ 13.

CZ 13 includes communities such as Fresno and Bakersfield that are not within SCE's service territory. Other communities in CZ 13, such as Delano, Hanford, Tulare, Porterville and Visalia, do fall within SCE's service territory. SCE has already undertaken an evaluation of the climate conditions of communities within SCE's portion of CZ 13,⁶ and based on the data collected, believes that cooling is essential to customers in these communities. For example, weather station data shows that the portion of CZ 13 that falls within SCE's service territory experiences summers that are hotter than some areas within CZ 14 (where cooling measures are currently permitted), and regularly experiences temperatures over 100°F during the summer months. Further, SCE's portion of CZ 13 experiences 1,171 Cooling Degree Days in the summer (CDD70S), while portions of CZ 14 only experience 1,115 CDD70S.⁷ At present, this means that communities with extreme temperatures and high cooling demand within CZ 13 are not eligible for cooling measures, while comparable communities within CZ 14, such as Victorville, are eligible. The severe impact of the recent heat wave only underscores the importance of providing critical cooling measures to these areas.

The availability of LIEE measures should not be based exclusively on cost-effectiveness. Rather, cooling measures must be considered in view of the hardship and energy burden that low-income customers face. This is especially important now, where low-income customers are facing record temperatures and increasingly high cooling bills.

⁶ SCE analyzed hourly temperature data from all of SCE's weather stations, including the CZ 13 weather station in Tulare, for the summers (June 1 through September 30) of 2003, 2004 and 2005. The number of Cooling Degree Days for the entire summer period, referenced to cooling above 70°F ambient ("CDD70S"), was calculated for the areas covered by each weather station. SCE did not evaluate climate conditions in PG&E's portion of CZ 13.

⁷ In SCE's Testimony, SCE inadvertently stated that CZ 13 areas "... average 230 cooling degree days during the summer" (SCE's Testimony, p. 26.) This should have read "... average 230 cooling degree hours on the average summer day (CDH70S) ..." This is equivalent to 1,171 CDD70S (total degree days over the entire summer period). Accordingly, the CZ 14 areas referenced in SCE's Testimony experience less than 230 CDH70S, not 230 cooling degree days.

PG&E proposes to conduct a microclimate study to examine temperatures within specific CZs. SCE does not oppose this proposal to determine where in PG&E's service territory certain measures should be available, provided however, that PG&E's microclimate study does not delay the delivery of cooling measures to SCE's portion of CZ 13. SCE has already evaluated its portion of CZ 13, and has found that central air conditioners should be available. Accordingly, SCE requests that the Commission extend central air conditioner availability to SCE's communities within CZ 13, without delay, beginning in 2007.

C. SCE's Response to Disab.R.A.'s Response

Disab.R.A.'s response focuses on the needs of persons with disabilities. SCE met with Disab.R.A. on August 8, 2006, and the parties amicably discussed Disab.R.A.'s concerns. SCE will address Disab.R.A.'s concerns in this Reply as well.

1. Cool Centers

Disab.R.A. requests that SCE's Cool Centers be accessible to persons with disabilities, including accessible transportation to and from Cool Center sites. As Disab.R.A. acknowledges, SCE already requires that all Cool Centers be accessible to persons with disabilities.⁸ As part of the Cool Center Program, SCE conducts site visits to observe and evaluate operations. During these site visits SCE will evaluate accessibility, including the accessibility of restrooms and transportation. To the extent necessary and feasible, SCE will explore available alternate Cool Center sites to meet the needs of persons with disabilities for the 2007 Cool Center Program if the sites currently being used are not accessible as intended by the program design.

SCE's Cool Center contractors are responsible for program marketing. SCE will work with the contractors to ensure that large print materials are available for the purpose of

⁸ See SCE's Testimony, p. 36 and Appendix E (Scope of Work for the Cool Center Program, which sets forth the requirement that Cool Centers be accessible).

marketing the Cool Center Program to persons with disabilities and to target outreach efforts to persons with disabilities as part of the marketing plan.

2. Capitation Fee Project

Disab.R.A. supports the utilities' proposals to increase the maximum capitation fee amount from "up to \$12" per approved application to "up to \$15." Disab.R.A. requests, however, that disability-related CBOs be given the opportunity to participate in the Capitation Fee Project. Disability-related CBOs do have the opportunity to participate. The Capitation Fee Project is open to all CBOs and community groups who are willing to participate, at any time. Additionally, as described in more detail below, SCE's Consumer Affairs Department provides outreach to customers with special needs by partnering with CBOs that serve customers with disabilities to advise them of SCE's programs and services that may benefit their clients. Included in these outreach efforts will be information on the Capitation Fee Project. SCE will also explore a direct mail piece to disability-related CBOs inviting them to participate in the Capitation Fee Project.

3. Outreach

Although not specifically discussed in SCE's Application, SCE conducts extensive outreach regarding SCE's low-income programs to persons with disabilities and organizations that provide services to persons with disabilities. SCE's Consumer Affairs Department:

- sends Medical Baseline applications to home-health care organizations for their clients who use electrically-powered medical equipment;
- attends conferences, such as Accessibility Expos and Adult Protective Services conferences, to communicate directly with persons with disabilities and meet with organizations that provide services to persons with disabilities;

- works with Riverside County Department of Aging Offices and San Gabriel Valley Regional Center to extend outreach of SCE’s programs to their clients and service providers;
- provides in-service training regarding SCE’s low-income programs to CBOs (including disability-related CBOs) and social service agencies; and
- contacts California Independent Living Centers to advise them of SCE’s programs and services that would benefit their clients.

Additionally, SCE offers large-print CARE/FERA (and Medical Baseline) applications online. In-language, large-font CARE/FERA applications are also available in Spanish, Vietnamese, Korean, Cambodian and Chinese (with large-print Spanish, Vietnamese, Korean and Chinese available online). Further, SCE’s TTY number is included in SCE’s low-income applications and on other outreach. Finally, SCE is investigating ways in which to make its website more accessible to persons with disabilities.⁹

4. Telephone CARE Enrollment and Recertification

SCE’s Application proposes to continue its CARE telephonic enrollment and recertification processes.¹⁰ Disab.R.A. asks the Commission to “require the utilities, to the extent they can identify customers with impairments preventing the use of the [VRU], to contact these individuals using a live customer service representative, with the TTY or California Relay Service is [sic] necessary.”¹¹ SCE wishes to clarify that its telephonic CARE enrollment and recertification processes do not replace traditional methods of enrollment and recertification, but

⁹ During SCE’s meeting with Disab.R.A. on August 8, 2006, Disab.R.A. inquired into whether SCE’s home page and CARE page can be made accessible to visually impaired customers. SCE is currently researching Disab.R.A.’s inquiry.

¹⁰ See SCE’s Testimony, pp. 13, 15. SCE’s CARE telephonic operator-assisted enrollment/recertification and recertification through SCE’s automated Voice Response Unit (VRU) processes – initiated as part of the winter initiative – were recently approved for continued operation by ALJ Kim Malcolm’s draft decision dated July 10, 2006.

¹¹ Disab.R.A.’s Response, p. 6.

rather supplement them. Customers are still able to enroll in and recertify for the CARE program by completing and signing application forms and mailing them to SCE.

With respect to SCE's recertification through the VRU process, a letter is sent to customers who need to recertify their continued eligibility for CARE, which gives them the option of recertifying by mail or recertifying by telephone through the VRU. The TTY number is listed next to the VRU number on this recertification letter. When a customer calls the TTY to recertify eligibility for CARE, SCE's TTY operator will take the customer through the VRU recertification script (i.e., the live SCE TTY operator will type the questions to the customer). Other customers who may have difficulty successfully using the VRU to recertify for CARE, may be transferred to a live SCE representative for assistance. SCE is also reviewing whether it can note on a customer's account that the customer's phone number is TTY – e.g., if a customer states on its CARE enrollment or recertification application that its phone number is TTY, SCE can note the customer's account such that a customer service representative would know to use TTY for outbound calls to that customer.

5. CARE Recertification for Customers on SSDI

Finally, Disab.R.A. proposes that Social Security Disability Insurance (SSDI) be among the sources of fixed income that could qualify for an extended CARE recertification period. SCE has not had the opportunity to fully evaluate Disab.R.A.'s proposal. SCE is willing to work with the Commission and other stakeholders to determine if SSDI and other income sources should be classified as fixed income for purposes of extending the recertification period beyond 2 years. Further, while SCE proposed to extend the recertification period from 2 to 3 years for those customers with fixed incomes, SCE is amenable to extending the period to 4 years as proposed by PG&E, SDG&E and SoCalGas.

III.

CONCLUSION

For the reasons set forth above, SCE respectfully requests that the Commission adopt its proposed program plans and budgets for the CARE, LIEE and Cool Center Programs as set forth in its Application and supporting Testimony.

Respectfully submitted,

MICHAEL D. MONTOYA
STACIE SCHAFFER

/s/

By: [Stacie Schaffer](#)

Attorneys for
SOUTHERN CALIFORNIA EDISON COMPANY

2244 Walnut Grove Avenue
Post Office Box 800
Rosemead, California 91770
Telephone: (626) 302-3712
Facsimile: (626) 302-7740
E-mail: stacie.schaffer@sce.com

August 14, 2006

CERTIFICATE OF SERVICE

I hereby certify that, pursuant to the Commission's Rules of Practice and Procedure, I have this day served a true copy of REPLY OF SOUTHERN CALIFORNIA EDISON COMPANY (U 338-E) TO THE PROTEST OF THE ASSOCIATION OF CALIFORNIA COMMUNITY AND ENERGY SERVICES, AND THE RESPONSES OF PACIFIC GAS AND ELECTRIC COMPANY AND DISABILITY RIGHTS ADVOCATES, TO THE LOW INCOME ASSISTANCE PROGRAM PLANS AND BUDGETS FOR PROGRAM YEARS 2007 AND 2008 on all parties identified on the attached service list(s). Service was effected by one or more means indicated below:

Transmitting the copies via e-mail to all parties who have provided an e-mail address. First class mail will be used if electronic service cannot be effectuated.

Executed this **14th day of August, 2006**, at Rosemead, California.

/s/
Christine Sanchez
Project Analyst
SOUTHERN CALIFORNIA EDISON COMPANY

2244 Walnut Grove Avenue
Post Office Box 800
Rosemead, California 91770

A.06-06-032

Friday, August 11, 2006

CASE ADMINISTRATION
CASE ADMINISTRATION
SOUTHERN CALIFORNIA EDISON COMPANY
2244 WALNUT GROVE AVENUE ROOM 370
ROSEMEAD, CA 91770
A.06-06-032

GEORGETTA J. BAKER
ATTORNEY AT LAW
SEMPRA ENERGY
101 ASH STREET, HQ 13 -D
HQ13
SAN DIEGO, CA 92101
A.06-06-032

LARRY R. COPE
ATTORNEY AT LAW
SOUTHERN CALIFORNIA EDISON COMPANY
2244 WALNUT GROVE AVENUE
ROSEMEAD, CA 91770
A.06-06-032

JAMES HODGES
1069 45TH STREET
SACRAMENTO, CA 95819
A.06-06-032

MELISSA W. KASNITZ
ATTORNEY AT LAW
DISABILITY RIGHTS ADVOCATES
2001 CENTER STREET, THIRD STREET
BERKELEY, CA 94704-1204
A.06-06-032

Kim Malcolm
CALIF PUBLIC UTILITIES COMMISSION
505 VAN NESS AVENUE
ROOM 5005
SAN FRANCISCO, CA 94102-3214-3214
A.06-06-032

CHONDA J. NWAMU
PACIFIC GAS AND ELECTRIC COMPANY
POST OFFICE BOX 7442
POST OFFICE BOX 7442
SAN FRANCISCO, CA 94120
A.06-06-032

Rashid A. Rashid
California Public Utilities Commission
505 Van Ness Avenue
Legal Division
San Francisco, CA 94102
A.06-06-032

STACIE SCHAFFER
SOUTHERN CALIFORNIA EDISON COMPANY
2244 WALNUT GROVE AVENUE
PO BOX 800
ROSEMEAD, CA 91770
A.06-06-032

JOY C. YAMAGATA
REGULATORY MANAGER SDG&E
SEMPRA UTILITIES
8330 CENTURY PARK COURT, CP-32B
SAN DIEGO, CA 92123
A.06-06-032

R.04-01-006

Monday, August 14, 2006

CASE ADMINISTRATION
CASE ADMINISTRATION
SOUTHERN CALIFORNIA EDISON COMPANY
2244 WALNUT GROVE AVE., RM. 370
ROSEMEAD, CA 91770
R.04-01-006

BARBARA R. ALEXANDER
CONSUMER AFFAIRS CONSULTANT
83 WEDGEWOOD DRIVE
WINTHROP, ME 4364
R.04-01-006

Zaida Amaya-Pineda
CALIF PUBLIC UTILITIES COMMISSION
770 L STREET, SUITE 1050
SACRAMENTO, CA 95814
R.04-01-006

VANESSA ANDERSON
CONSUMER AFFAIRS MANAGER
PACIFIC GAS AND ELECTRIC COMPANY
PO BOX 770000
SAN FRANCISCO, CA 94177-0001
R.04-01-006

DAVID BAIRD
3833 GREENWAY DRIVE
LAWRENCE, KS 66046
R.04-01-006

GEORGETTA J. BAKER
ATTORNEY AT LAW
SEMPRA ENERGY
101 ASH STREET, HQ 13 -D
HQ13
SAN DIEGO, CA 92101
R.04-01-006

JEFFREY F. BECK
ATTORNEY AT LAW
COOPER, WHITE & COOPER, L.L.P.
201 CALIFORNIA ST., 17TH FLOOR
SMALL LECs
SAN FRANCISCO, CA 94111
R.04-01-006

SCOTT BLAISING
ATTORNEY AT LAW
BRAUN & BLAISING, P.C.
915 L STREET, STE. 1420
SACRAMENTO, CA 95814
R.04-01-006

MARGARET D. BROWN
ATTORNEY AT LAW
PACIFIC GAS AND ELECTRIC COMPANY
PO BOX 7442
SAN FRANCISCO, CA 94120-7442
R.04-01-006

Eugene Cadenasso
CALIF PUBLIC UTILITIES COMMISSION
505 VAN NESS AVENUE
AREA 4-A
SAN FRANCISCO, CA 94102-3214
R.04-01-006

Mariana C Campbell
CALIF PUBLIC UTILITIES COMMISSION
505 VAN NESS AVENUE
ROOM 4101
SAN FRANCISCO, CA 94102-3214
R.04-01-006

DIANE CALDEN
PACIFIC GAS & ELECTRIC COMPANY
PO BOX 770000, MAIL CODE N6G
SAN FRANCISCO, CA 94177
R.04-01-006

CARRIE CAMARENA
DEPUTY GENERAL COUNSEL
THE GREENLINING INSTITUTE
1918 University Ave, 2nd Floor
BERKELEY, CA 94704
R.04-01-006

MICHAEL CAMPBELL
PACIFIC GAS AND ELECTRIC COMPANY
PO BOX 770000, MC B9A
SAN FRANCISCO, CA 94177
R.04-01-006

Theresa Cho
ATTORNEY AT LAW
CALIF PUBLIC UTILITIES COMMISSION
505 VAN NESS AVENUE
SAN FRANCISCO, CA 94102-3214
R.04-01-006

JOHN L. CLARK
ATTORNEY AT LAW
GOODIN MACBRIDE SQUERI RITCHIE & DAY
LLP
505 SANSOME STREET, SUITE 900
SAN FRANCISCO, CA 94111
R.04-01-006

Cheryl Cox
CALIF PUBLIC UTILITIES COMMISSION
505 VAN NESS AVENUE
ROOM 5218
SAN FRANCISCO, CA 94102-3214
R.04-01-006

A. BROOKS CONGDON
MANAGER/PRICING & TARIFFS
SOUTHWEST GAS CORPORATION
5241 SPRING MOUNTAIN ROAD
LAS VEGAS, NV 89193-8510
R.04-01-006

R.04-01-006

Monday, August 14, 2006

LARRY R. COPE
ATTORNEY AT LAW
SOUTHERN CALIFORNIA EDISON COMPANY
2244 WALNUT GROVE AVENUE
ROSEMEAD, CA 91770
R.04-01-006

RAYMOND J. CZAHAR
CHIEF FINANCIAL OFFICER
WEST COAST GAS CO., INC.
9203 BEATTY DR.
SACRAMENTO, CA 95826-9702
R.04-01-006

LINDA S. DANNEWITZ
P G & E
77 BEALS STREET
PO BOX 770000
SAN FRANCISCO, CA 94102
R.04-01-006

Karen A Degannes
CALIF PUBLIC UTILITIES COMMISSION
505 VAN NESS AVENUE
AREA 4-A
SAN FRANCISCO, CA 94102-3214
R.04-01-006

KEVIN MONTE DE RAMOS
105-454 RUE DE LA GAUCHETIERE OUEST
MONTREAL, PQ H2Z 1E3
CANADA
R.04-01-006

MARISA DECRISTOFORO
PACIFICORP
825 NE MULTNOMAH STREET, SUITE 800
PORTLAND, OR 97232
R.04-01-006

FRANK DIAZ
PACIFIC GAS AND ELECTRIC COMPANY
PO BOX 770000 MAIL CODE B9A
SAN FRANCISCO, CA 94177
R.04-01-006

LOS ANGELES DOCKET OFFICE
LOS ANGELES DOCKET OFFICE
CALIFORNIA PUBLIC UTILITIES
COMMISSION
320 W. 4TH STREET, SUITE 500
LOS ANGELES, CA 90013
R.04-01-006

JOHN DUTCHER
VICE PRESIDENT - REGULATORY AFFAIRS
MOUNTAIN UTILITIES
3210 CORTE VALENCIA
FAIRFIELD, CA 94533-7875
R.04-01-006

JEANNINE ELZEY
CALIF PUBLIC UTILITIES COMMISSION
505 VAN NESS AVENUE AREA 4-A
TRANSMISSION PERMITTING & RELIABILITY
BRANCH
SAN FRANCISCO, CA 94102-3214
R.04-01-006

RICHARD ESTEVES
SESCO, INC.
77 YACHT CLUB DRIVE, SUITE 1000
LAKE HOPATCONG, NJ 07849-1313
R.04-01-006

JOHN FASANA
SOUTHERN CALIFORNIA EDISON COMPANY
2244 WALNUT GROVE AVENUE
ROSEMEAD, CA 91770
R.04-01-006

CENTRAL FILES
CENTRAL FILES
SAN DIEGO GAS & ELECTRIC
8330 CENTURY PARK COURT
SEMPRA ENERGY UTILITIES
SAN DIEGO, CA 92123-1530-1548
R.04-01-006

BOB FINKELSTEIN
ATTORNEY AT LAW
THE UTILITY REFORM NETWORK
711 VAN NESS AVE., SUITE 350
SAN FRANCISCO, CA 94102
R.04-01-006

Hazlyn Fortune
CALIF PUBLIC UTILITIES COMMISSION
505 VAN NESS AVENUE
ROOM 4102
SAN FRANCISCO, CA 94102-3214
R.04-01-006

LINDA FONTES
PACIFIC GAS & ELECTRIC COMPANY
PO BOX 770000, MAIL CODE H14F
SAN FRANCISCO, CA 94177
R.04-01-006

BRUCE FOSTER
REGULATORY AFFAIRS
SOUTHERN CALIFORNIA EDISON COMPANY
601 VAN NESS AVENUE, STE. 2040
SAN FRANCISCO, CA 94102
R.04-01-006

KATHLEEN GAFFNEY
KEMA
492 NINTH ST.
OAKLAND, CA 94607
R.04-01-006

R.04-01-006

Monday, August 14, 2006

ENRIQUE GALLARDO
SENIOR PROGRAM MANAGER
LATINO ISSUES FORUM
160 PINE STREET, SUITE 700
SAN FRANCISCO, CA 94111
R.04-01-006

RON GARCIA
RELIABLE ENERGY MANAGEMENT, INC.
6250 PARAMOUNT BLVD.
LONG BEACH, CA 90805
R.04-01-006

DAN GEIS
AGRICULTURAL ENERGY CONSUMERS
ASSOC.
925 L STREET, SUITE 800
SACRAMENTO, CA 95814
R.04-01-006

ROBERT GNAIZDA
THE GREENLINING INSTITUTE
1918 UNIVERSITY AVENUE, SECOND
FLOOR
BERKELEY, CA 94704
R.04-01-006

HAYLEY GOODSON
ATTORNEY AT LAW
THE UTILITY REFORM NETWORK
711 VAN NESS AVENUE, SUITE 350
SAN FRANCISCO, CA 94102
R.04-01-006

PAMELA GORSUCH
PROJECT MANAGER
RICHARD HEATH AND ASSOCIATES, INC.
1026 MANGROVE AVENUE, SUITE 20
CHICO, CA 95926
R.04-01-006

CORALETTE HANNON
ATTORNEY AT LAW
AARP
6705 REEDY CREEK ROAD
CHARLOTTE, NC 28215
R.04-01-006

ANITA HART
SOUTHWEST GAS CORPORATION
5241 SPRING MOUNTAIN ROAD
LAS VEGAS, NV 89150
R.04-01-006

Jessica T. Hecht
CALIF PUBLIC UTILITIES COMMISSION
505 VAN NESS AVENUE
ROOM 4102
SAN FRANCISCO, CA 94102-3214
R.04-01-006

JAMES HODGES
1069 45TH STREET
SACRAMENTO, CA 95819
R.04-01-006

HECTOR HUERTA
RICHARD HEATH AND ASSOCIATES, INC.
590 W. LOCUST AVE., SUITE 103
FRESNO, CA 93650
R.04-01-006

BRIDGET A. JENSEN
ATTORNEY AT LAW
SOUTHWEST GAS CORPORATION
5241 SPRING MOUNTAIN ROAD
LAS VEGAS, NV 89150
R.04-01-006

JOHN JENSEN
RICHARD HEATH AND ASSOCIATES, INC.
7847 CONVOY COURT, SUITE 102
SAN DIEGO, CA 92111
R.04-01-006

EDDIE JIMENEZ
DIRECTOR SPECIAL PROGRAMS
PORTEUS INC.
1830 N. DINUMB BLVD
VISALIA, CA 93291
R.04-01-006

MARIA JUAREZ
DEPUTY DIRECTOR
DEPT OF COMMUNITY ACTION
2038 IOWA AVE., SUITE B-102
RIVERSIDE, CA 92507
R.04-01-006

BILL JULIAN
ATTORNEY AT LAW
OFFICE OF STATE SENATOR MARTHA
ESCUTIA
STATE CAPITOL, ROOM 5046
SACRAMENTO, CA 95814
R.04-01-006

MELISSA W. KASNITZ
ATTORNEY AT LAW
DISABILITY RIGHTS ADVOCATES
2001 CENTER STREET, THIRD STREET
BERKELEY, CA 94704-1204
R.04-01-006

CAROLYN KEHREIN
ENERGY MANAGEMENT SERVICES
1505 DUNLAP COURT
DIXON, CA 95620-4208
R.04-01-006

R.04-01-006

Monday, August 14, 2006

PAUL KERKORIAN
ATTORNEY AT LAW
726 W. BARSTOW , SUITE 108
FRESNO, CA 93704
R.04-01-006

MARY - LEE E KIMBER
DISABILITY RIGHTS ADVOCATES
449 15TH STREET, STE. 303
OAKLAND, CA 94612
R.04-01-006

IRINA KRISHPINOVICH
HEMSTREET ASSOCIATES
5760 CLINTON AVENUE
RICHMOND, CA 94805
R.04-01-006

MICHAEL LAMOND
ALPINE NATURAL GAS OPERATING
COMPANY
15 ST. ANDREWS ROAD, SUITE 7
VALLEY SPRINGS, CA 95252
R.04-01-006

DUANE F. LARSON
PACIFIC GAS AND ELECTRIC COMPANY
PO BOX 770000, MAIL N6G
SAN FRANCISCO, CA 94177-0001
R.04-01-006

Alik Lee
CALIF PUBLIC UTILITIES COMMISSION
505 VAN NESS AVENUE
ROOM 4101
SAN FRANCISCO, CA 94102-3214
R.04-01-006

F. Joseph Leonard (EMAIL AND ADDRESS
BOTH UNDELIVERABLE)
CALIF PUBLIC UTILITIES COMMISSION
505 VAN NESS AVENUE
AREA 4-A
SAN FRANCISCO, CA 94102-3214
R.04-01-006

ORTENSIA LOPEZ
EXECUTIVE DIRECTOR
EL CONCILIO OF SAN MATEO
1419 BURLINGAME AVE., SUITE N
BURLINGAME, CA 94010
R.04-01-006

KRISTINE LUCERO
RICHARD HEATH AND ASSOCIATES, INC.
590 W. LOCUST AVENUE, SUITE 103
FRESNO, CA 93650
R.04-01-006

Kim Malcolm
CALIF PUBLIC UTILITIES COMMISSION
505 VAN NESS AVENUE
ROOM 5005
SAN FRANCISCO, CA 94102-3214-3214
R.04-01-006

KYLE MAETANI
MK PLANNING CONSULTANTS
2740 W. MAGNOLIA BLVD., STE 103
BURBANK, CA 91505
R.04-01-006

CHRISTOPHER MAYER
MODESTO IRRIGATION DISTRICT
PO BOX 4060
MODESTO, CA 95352-4060-4060
R.04-01-006

MARK MCNULTY
5150 RANLETT DRIVE
LA MESA, CA 91941
R.04-01-006

ELENA MELLO
SIERRA PACIFIC POWER COMPANY
6100 NEIL RD.
RENO, NV 89511
R.04-01-006

FRED WESLEY MONIER
TURLOCK IRRIGATION DISTRICT
PO BOX 949, 333 EAST CANAL DRIVE
TURLOCK, CA 95381-0949
R.04-01-006

MARGARET MOORE
SOUTHERN CALIFORNIA GAS COMPANY
8315 CENTURY PARK COURT CP22D
SAN DIEGO, CA 92123-1550
R.04-01-006

RONALD MOORE
GOLDEN STATE WATER/BEAR VALLEY
ELECTRIC
630 EAST FOOTHILL BLVD.
SAN DIMAS, CA 91773
R.04-01-006

JOHN NALL
SOUTHERN CALIFORNIA EDISON COMPANY
2131 WALNUT GROVE AVE
ROSEMEAD, CA 91770
R.04-01-006

R.04-01-006

Monday, August 14, 2006

JOHN NEWCOMB
686 E. MILL ST.,
SAN BERNARDINO, CA 92415
R.04-01-006

KAREN NOTSUND
ASSISTANT DIRECTOR
UC ENERGY INSTITUTE
2547 CHANNING WAY
BERKELEY, CA 94720-5180
R.04-01-006

CHONDA J. NWAMU
PACIFIC GAS AND ELECTRIC COMPANY
POST OFFICE BOX 7442
POST OFFICE BOX 7442
SAN FRANCISCO, CA 94120
R.04-01-006

JAMES O'BANNON
RICHARD HEATH AND ASSOCIATES, INC.
1026 MANGROVE AVE.,
CHICO, CA 95926
R.04-01-006

MARY O'DRAIN
PACIFIC GAS AND ELECTRIC COMPANY
PO BOX 770000, MC H14G
SAN FRANCISCO, CA 94177
R.04-01-006

VALERIE J. ONTIVEROZ
ANALYST/STATE REGULATORY AFFAIRS
SOUTHWEST GAS CORPORATION
5241 SPRING MOUNTAIN ROAD
LAS VEGAS, NV 89150-0002
R.04-01-006

WILLIAM F. PARKER
PRESIDENT
BAY AREA POVERTY RESOURCE COUNCIL
930 BRITTAN AVENUE
SAN CARLOS, CA 94070
R.04-01-006

JACK F. PARKHILL
SOUTHERN CALIFORNIA EDISON COMPANY
PO BOX 800
ROSEMEAD, CA 91770
R.04-01-006

SEN. RICHARD POLANCO
3701 GLENABYN DRIVE
LOS ANGELES, CA 90065
R.04-01-006

ERIC QUANDT
THE JONES COMPANY
501 THIRD STREET
WHEATLAND, CA 95692
R.04-01-006

Sarjit S. Randhawa
CALIF PUBLIC UTILITIES COMMISSION
505 VAN NESS AVENUE
AREA 4-A
SAN FRANCISCO, CA 94102-3214
R.04-01-006

Rashid A. Rashid
California Public Utilities Commission
505 Van Ness Avenue
Legal Division
San Francisco, CA 94102
R.04-01-006

LARRY RACKLEY
SIERRA PACIFIC POWER CO.
PO BOX 10100
RENO, NV 89520
R.04-01-006

Sarita Sarvate
CALIF PUBLIC UTILITIES COMMISSION
505 VAN NESS AVENUE
AREA 4-A
SAN FRANCISCO, CA 94102-3214
R.04-01-006

JANINE L. SCANCARELLI
FOLGER LEVIN & KAHN LLP
275 BATTERY STREET, 23RD FLOOR
SAN FRANCISCO, CA 94111
R.04-01-006

STACIE SCHAFFER
SOUTHERN CALIFORNIA EDISON COMPANY
2244 WALNUT GROVE AVENUE
PO BOX 800
ROSEMEAD, CA 91770
R.04-01-006

MARK P. SCHREIBER
ATTORNEY AT LAW
COOPER, WHITE & COOPER, LLP
201 CALIFORNIA STREET, 17TH FLOOR
SAN FRANCISCO, CA 94111
R.04-01-006

VIVIAN SCOTT
SOUTHWEST GAS CORPORATION
5241 SPRING MOUNTIAN ROAD
LAS VEGAS, NV 89150
R.04-01-006

R.04-01-006

Monday, August 14, 2006

BRETT SEARLE
PROJECT MANAGEMENT ANALYST
PACIFIC GAS AND ELECTRIC COMPANY
77 BEALE ST, B30A
SAN FRANCISCO, CA 94105
R.04-01-006

FRED SEBOLD
RER
11236 EL CAMINO REAL
SAN DIEGO, CA 92130
R.04-01-006

MICHAEL SHAMES
ATTORNEY AT LAW
UTILITY CONSUMERS' ACTION NETWORK
3100 FIFTH AVENUE, SUITE B
SAN DIEGO, CA 92103
R.04-01-006

RICHARD SHAW
ASSERT
PO BOX 469
FILLMORE, CA 93016
R.04-01-006

CONNIE SILVEIRA
SIERRA PACIFIC POWER COMPANY
6100 NEIL RD.
RENO, NV 89520
R.04-01-006

KEVIN SIMONSEN
ENERGY MANAGEMENT SERVICES
646 EAST THIRD AVENUE
DURANGO, CO 81301
R.04-01-006

DAVE STEPHENSON
RATE REGULATION MANAGER - WESTERN
REGIO
AMERICAN WATER WORKS SERVICE CO.
4701 BELOIT DRIVE
SACRAMENTO, CA 95838
R.04-01-006

BOBBI J. STERRETT
SPECIALIST/STATE REGULATORY AFFAIRS
SOUTHWEST GAS CORPORATION
5241 SPRING MOUNTAIN ROAD
LAS VEGAS, NV 89150-0002
R.04-01-006

MICHAEL J. STRUMWASSER
STRUMWASSER & WOOCHELL LLP
100 WILSHIRE BLVD. SUITE 1900
SANTA MONICA, CA 90401
R.04-01-006

KEITH SWITZER
SOCAL WATER/BEAR VALLEY ELECTRIC
630 E. FOOTHILL BOULEVARD
PO BOX 1547
SAN DIMAS, CA 91773
R.04-01-006

Terrie J. Tannehill
CALIF PUBLIC UTILITIES COMMISSION
505 VAN NESS AVENUE
AREA 4A
SAN FRANCISCO, CA 94102-3214
R.04-01-006

Thomas W. Thompson
CALIF PUBLIC UTILITIES COMMISSION
505 VAN NESS AVENUE
ROOM 4102
SAN FRANCISCO, CA 94102-3214
R.04-01-006

FRANCES L. THOMPSON
PACIFIC GAS AND ELECTRIC COMPANY
123 MISSION STREET, RM. 1408
SAN FRANCISCO, CA 95177
R.04-01-006

MARGARET L. TOBIAS
ATTORNEY AT LAW
TOBIAS LAW OFFICE
460 PENNSYLVANIA AVENUE
SAN FRANCISCO, CA 94107
R.04-01-006

LUKE TOUGAS
PACIFIC GAS AND ELECTRIC COMPANY
PO BOX 770000, MC B9A
SAN FRANCISCO, CA 94177
R.04-01-006

JAMES TURNURE
PACIFIC GAS AND ELECTRIC COMPANY
PO BOX 770000, MAIL CODE B9A
SAN FRANCISCO, CA 94105-1814
R.04-01-006

STEVE TURTLETAUB
DIRECTOR OF SALES
DIRECTAPPS
3013 DOUGLAS BLVD, SUITE 220
ROSEVILLE, CA 95661
R.04-01-006

LESLIE ALAN UEOKA
VERIZON HAWAII TEL.
PO BOX 2200
HONOLULU, HI 96841
R.04-01-006

R.04-01-006

Monday, August 14, 2006

LYNN VICTOR
EXECUTIVE DIRECTOR
CALIFORNIA/NEVADA COMMUNITY ACTION
225 30TH STREET, SUITE 200
SACRAMENTO, CA 95816
R.04-01-006

RICHARD VILLASENOR
TELACU
12252 MC CANN DR
SANTA FE SPRINGS, CA 90670
R.04-01-006

SHERRY VOGEL
NCAT
3040 CONTINENTAL DRIVE
BUTTE, MT 59701
R.04-01-006

Donna L. Wagoner
CALIF PUBLIC UTILITIES COMMISSION
505 VAN NESS AVENUE
ENERGY DIVISION AREA 4-A
SAN FRANCISCO, CA 94102-3214
R.04-01-006

Joseph Wanzala
CALIF PUBLIC UTILITIES COMMISSION
505 VAN NESS AVENUE
ROOM 4101
SAN FRANCISCO, CA 94102-3214
R.04-01-006

PATRICIA WATTS
FCI MANAGEMENT CONSULTANTS
5900 S EASTERN AVE., SUITE 152
COMMERCE, CA 90040
R.04-01-006

Josie Webb
CALIF PUBLIC UTILITIES COMMISSION
505 VAN NESS AVENUE
ENERGY DIVISION AREA 4-A
SAN FRANCISCO, CA 94102-3214
R.04-01-006

Steven A. Weissman
CALIF PUBLIC UTILITIES COMMISSION
505 VAN NESS AVENUE
ROOM 4103
SAN FRANCISCO, CA 94102-3214
R.04-01-006

WILLIAM W. WESTERFIELD, III
ATTORNEY AT LAW
ELLISON, SCHNEIDER & HARRIS L.L.P.
2015 H STREET
SACRAMENTO, CA 95814
R.04-01-006

YOLO WHITING
SAN DIEGO GAS & ELECTRIC COMPANY
8335 CENTURY PARK COURT
SAN DIEGO, CA 92123
R.04-01-006

Sean Wilson
CALIF PUBLIC UTILITIES COMMISSION
505 VAN NESS AVENUE
AREA 3-C
SAN FRANCISCO, CA 94102-3214
R.04-01-006

JOSEPH F. WIEDMAN
GOODIN MACBRIDE SQUERI RITCHIE &
DAY,LLP
505 SANSOME STREET, SUITE 900
SAN FRANCISCO, CA 94111
R.04-01-006

BARBARA WILLIAMS
RHA, INC.
1420 HARBOR BAY PARKWAY, STE. 145
ALAMEDA, CA 94502
R.04-01-006

JOE WILLIAMS
CEO
RICHARD HEATH AND ASSOCIATES, INC.
590 W. LOCUST AVENUE, STE 103
FRESNO, CA 93650
R.04-01-006

JASON WIMBLEY
DIVISION CHIEF, ENERGY&ENVIRON
PROGRAMS
DEPT. OF COMMUNITY SERVICES &
DEVELOPMEN
700 NORTH 10TH STREET, ROOM 258
SACRAMENTO, CA 95814
R.04-01-006

WALLIS J. WINEGARD
WINEGARD ENERGY, INC
1859 FLOWER AVE
DUARTE, CA 91010-2567
R.04-01-006

MONTE WINEGAR
PROJECT DIRECTOR
WINEGARD ENERGY
1818 FLOWER AVENUE
DUARTE, CA 91010
R.04-01-006

CARL WOOD
10103 LIVE OAK AVE
CHERRY VALLEY, CA 92223
R.04-01-006

R.04-01-006

Monday, August 14, 2006

DON WOOD
PACIFIC ENERGY POLICY CENTER
4539 LEE AVENUE
LA MESA, CA 91941
R.04-01-006

ALAN WOO
DIRECTOR PLANNING & PROGRAM DEV
ORANGE COUNTY COMMUNITY ACTION
PARTNER
12640 KNOTT STREET
GARDEN GROVE, CA 92841
R.04-01-006

JOSEPHINE WU
PACIFIC GAS & ELECTRIC COMPANY
PO BOX 770000, MAIL CODE B9A
SAN FRANCISCO, CA 94177
R.04-01-006

REBECCA WU
SOLARROOFS.COM
5840 GIBBONS DR.
CHARMICHAEAL, CA 95608
R.04-01-006

JOY C. YAMAGATA
REGULATORY MANAGER SDG&E
SEMPRA UTILITIES
8330 CENTURY PARK COURT, CP-32B
SAN DIEGO, CA 92123
R.04-01-006

MARZIA ZAFAR
SEMPRA ENERGY UTILITIES
601 VAN NESS AVENUE, SUITE 2060
SAN FRANCISCO, CA 94102
R.04-01-006

DATA REQUEST RESPONSE CENTER
PACIFICORP
825 NE MULTNOMAH, SUITE 800
PORTLAND, OR 97232
R.04-01-006

CALIFORNIA ENERGY MARKETS
517 B POTRERO AVENUE
SAN FRANCISCO, CA 94110-1431
R.04-01-006