

RESOLUTION NO. 2004-37

RESOLUTION OF THE SOUTHERN CALIFORNIA PUBLIC POWER AUTHORITY AUTHORIZING SCPPA TO UNDERTAKE VARIOUS COORDINATED PROGRAMS FORMERLY CARRIED FORTH BY THE SOUTHERN CALIFORNIA PUBLIC POWER POOL (SCUPP) AND PROVIDING FOR ADDITIONAL CONTRIBUTIONS TO THE AUTHORITY'S REVOLVING GENERAL FUND, AND TAKING CERTAIN RELATED ACTION

WHEREAS, the Southern California Public Power Authority (the Authority) owns interests in various generation and transmission projects, the output of which has been sold to Members of the Authority; and

WHEREAS, the cities of Burbank, Glendale, Los Angeles, and Pasadena are parties to the Power Coordination Agreement, which established the Southern California Utility Power Pool ("SCUPP"); and

WHEREAS, the members of SCUPP own and operate natural gas-fired electric power generation facilities in California and have acted jointly, through SCUPP, to, among other things, retain outside counsel to intervene at the California Public Utilities Commission and Federal Energy Regulatory Commission regarding gas transportation rate matters; and

WHEREAS, other SCPPA members, who are not SCUPP members, own gas fired power generation capacity in California and have similar interests as SCUPP members regarding the governmental regulation associated with power generation fuel supplies; and

WHEREAS, the Authority is willing and able to assume the various coordinated programs formerly carried forth by SCUPP and to provide to all SCPPA members, on an as needed basis, all of the resources formerly afforded by SCUPP to Pasadena, Glendale, Burbank and LADWP; and

WHEREAS, SCUPP currently has only one active contract for legal-regulatory services with Hanna and Morton LLP ("Hanna"); and

WHEREAS, the Authority is willing and able to retain Hanna and Morton LLP, and to bill all expenses and costs of retaining such consultant to the Members receiving service; and

WHEREAS, the Board of Directors of Authority, in its Resolution No. 1990-15, established a revolving general fund (the General Fund) for the payment of costs and expenses incurred by the Authority from time to time in carrying out its purposes; and

WHEREAS, the Board of Directors of the Authority, in its Resolution No. 1992-1, provided for the continuation of the General Fund and established a procedure to be followed with respect to additional contributions to the General Fund; and

WHEREAS, the Board of Directors of the Authority, in its Resolution No. 1995-2, provided for a separate bank account (the Joint Planning Account) to hold and disburse the additional contributions to the General Fund with respect to joint planning matters; and

WHEREAS, the Board of Directors of the Authority, in its Resolution No. 1995-13, changed the name of the Joint Planning Account to the Restructuring Account; and


WHEREAS, the Board of Directors of the Authority wishes to provide for additional contributions to the General Fund, and certain Members of the Authority are willing to make such additional contributions.

NOW, THEREFORE, BE IT RESOLVED by the Board of Directors of the Authority as follows:

1. The Executive Director is authorized and directed to retain Hanna and Morton LLP, at the request of a Member, or Members, of the Authority, provided that such Member(s) agrees, in writing, to bear all costs and expenses of such consultant.
2. The Board of Directors hereby provides for additional contributions to the General Fund. Notwithstanding anything to the contrary in Resolution No. 1992-1, such additional contributions,
 - a) shall be solely for the purpose of paying costs and expenses incurred by the Authority with respect to SCUPP expenses, and pending application for such purpose the contributions shall not be expended to pay costs or expenses properly allocable to one or more projects as provided in Section 3 of Resolution No. 1992-1;
 - b) with respect to each bill SCPPA receives for SCUPP activities, shall be billed to the Members that have received services with respect to such bill, with the amount of each such Member's bill to be based upon the services performed for the benefit of such Member; and
 - c) shall be billed and collected by adding the amounts provided above to the Authority's Hoover Uprating Project billings to Anaheim (if applicable), and to the Authority's Palo Verde Project billings to the other applicable Members, with such amounts designated as "Resolution No. 2004-37 Charge".


3. Although the amounts to be contributed under this Resolution and related income shall constitute part of the General Fund, they shall be held and accounted for in a separate subaccount within the existing Restructuring Account. The Executive Director of the Authority is hereby directed to establish a subaccount (the SCUPP Subaccount) within the Restructuring Account for the purpose of holding contributions and related income, and making disbursements, under this Resolution. The President, Vice President, Secretary, any Assistant Secretary and the Executive Director of the Authority are each authorized to execute checks drawn on the Restructuring Account from time to time.
4. Amounts contributed to and held in the General Fund and the SCUPP Subaccount pursuant to this Resolution will not be contributed or held for the purposes of any project for which the Authority has obtained any form of external financing. Such amounts shall not constitute (a) Revenues, or (b) revenues, income, rents or receipts derived by the Authority from or attributable to Authority Capacity (or to the payment of the costs thereof) or the ownership or operation of any Project. As used herein, "Revenues", "Authority Capacity" and "Project" shall have the respective meanings set forth in the indentures of trust and other instruments governing the external financing arrangements entered into from time to time by the Authority.
5. The President, Vice President, Secretary, any Assistant Secretary, Executive Director and any other officer of the Authority are each hereby authorized to execute and deliver any and all documents and instruments and to do and cause to be done any and all acts and things necessary or proper for carrying out the transactions contemplated by this Resolution.
6. This Resolution shall become effective immediately.

THE FOREGOING RESOLUTION is approved and adopted by the Authority this 18th day of November, 2004.



PRESIDENT
Southern California Public
Power Authority

ATTEST:



SECRETARY
Southern California Public
Power Authority