

**PUBLIC SERVICE COMMISSION OF SOUTH CAROLINA
COMMISSION DIRECTIVE**

ADMINISTRATIVE MATTER	<input type="checkbox"/>	DATE	<u>July 03, 2018</u>
MOTOR CARRIER MATTER	<input type="checkbox"/>	DOCKET NO.	<u>2018-217-E</u>
UTILITIES MATTER	<input checked="" type="checkbox"/>	ORDER NO.	<u>2018-460</u>

THIS DIRECTIVE SHALL SERVE AS THE COMMISSION'S ORDER ON THIS ISSUE.

SUBJECT:

DOCKET NO. 2018-217-E - Procedure Addressing Implementation of South Carolina General Assembly House Bill 4375, Including Provision of an Experimental Rate as Referenced in S. C. Code Ann. Section 58-34-20 - Staff Presents for Commission Consideration Implementation of South Carolina General Assembly House Bill 4375, Including Provision of an Experimental Rate as Referenced in S. C. Code Ann. Section 58-34-20.

COMMISSION ACTION:

Pursuant to Commission Order No. 2018-459, South Carolina Electric & Gas Company has filed full tariff sheets that reduce current total retail revenues by \$367,364,487. I move that the Company implement the new experimental rates as shown in these tariffs beginning with the first billing cycle in August 2018. I would note that ORS agrees the Decrement Rider and Billing Procedures identified by SCE&G are a reasonable process for implementing the requirements in H.4375 related to the Experimental Rate, and that the Decrement Rider and one-time rate credit for the months of April, May, June and July should be implemented with the August 2018 billing cycle.

Additionally, the Company needs to correct the following items:

Rate 15 (Supplementary and Standby Service): The "Standby Service Power Rate Per Month" section on page 1 of the tariff needs formatting and the rates need correcting.

Exhibit B, Reconciliation of BLRA Revised Rates: The reconciliation needs to include Rate 27, Large Power Service Real Time Pricing.

Also, I move that the Company file the new tariffs and the Decrement Rider in the E-tariff System within ten days. A typical residential customer on Rate 8 using 1,000 kWh per month would have a monthly bill reduction of approximately \$22.37.

I further move that if any provision of the Commission's ruling on this matter is enjoined, held, or determined to be unconstitutional, invalid, or otherwise unenforceable by a court of competent jurisdiction, it is the intention of this Commission that the provision is severable from the remaining provisions of this ruling and that the injunction or holding does not invalidate or render unenforceable another provision of this ruling.

PRESIDING: RandallSESSION: SpecialTIME: 3:00 p.m.

	MOTION	YES	NO	OTHER
ELAM	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>	

ERVIN	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>		
HAMILTON	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>		
HOWARD	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>		
RANDALL	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>		
WHITFIELD	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>		
WILLIAMS	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<u>Absent</u>	Military Leave

(SEAL)

RECORDED BY: D. Easterling

