APPLICABILITY

Applicable to existing Customers with demands of at least 200 kW. The Customer must demonstrate to the satisfaction of SCE that relocation of its entire operations or a qualified portion of their operations which consists of load of at least 200 kW, to a site outside of California is a viable alternative or that closure of the Customer’s existing facilities is otherwise imminent. This Schedule is intended to retain load in California relative to out-of-state options, and is not intended to attract Customers from one service area to another within the state, or to attract out-of-state Customers to one in-state electric service area over another. The Customer must sign an affidavit attesting to the fact that “but for” this discount, either on its own or in combination with a package of incentives made available to the customer from other sources, the Customer would not have retained load within the State of California. This Schedule is not applicable to state and local government Customers or residential Customers.

Customers eligible for the “Enhanced” Economic Development Rate (EDR) discount under the RATES section must have service accounts located in cities or counties with an unemployment rate of 125 percent or more of the previous year’s statewide unemployment rate as reported in “Report 400C, Monthly Labor Force Data For Counties, Annual Average issued by the State of California Employment Development Department (EDD).” SCE will use other data available on EDD’s website to determine eligible cities.

Interim and regular Standard and Enhanced EDR discounts are subject to a combined program cap of 200 MW. Enhanced EDRs (whether interim or regular) shall comprise no more than 40 MW of the 200 MW. No more than 10 MW of the 40MW total for Enhanced EDRs may be located in the Constrained Area depicted in Appendix C of Attachment A of Decision 15-04-006. The total contract demand on interim or regular Schedules EDR-R, EDR-E, and EDR-A, at any point in time for active agreements, shall not exceed 200 MW.

TERRITORY

Within the entire territory served.

RATES

Unless provided herein, or in the Economic Development Rate-Retention Agreement, all charges and provisions of the Customer’s Otherwise Applicable Tariff (OAT) shall apply, except that the Customer’s total bill shall be subject to discount as follows:

1. STANDARD: 12 percent off the Customer’s bill calculated based on the rate components comprising its OAT (excluding the generation service cost component unless that service is provided by SCE) for purchases of electricity (demand and energy) over the five-year term of this Agreement.

2. ENHANCED: 30 percent off the Customer’s bill calculated based on the rate components comprising its OAT (excluding the generation service cost component unless that service is provided by SCE) for purchases of electricity (demand and energy) over the five-year term of this Agreement.

(Continued)
SCHEDULE EDR-R (S-E)

Economic Development Rate-Retention

(Special Conditions)

1. For the purpose of this Schedule, the Customer’s Otherwise Applicable Tariff is the Customer's rate schedule under which service is provided and billed, including riders.

2. Agreement: The Customer must sign the Economic Development Rate - Retention Agreement (Form 14-960) in order to take service under this Schedule.

3. Start Date: The start date of the discount period shall commence within 12 months from the date of execution of the Agreement and shall be designated by the Customer within the Agreement.

4. Metering: Separate electric metering for a qualified portion of load may be required if, in SCE’s sole opinion, it is necessary to provide service under this schedule. The Customer will be responsible for any costs associated with providing separate electric metering.

5. Conservation: In order to be eligible for this Schedule, a Customer must allow SCE to conduct an energy audit for the purpose of making cost-effective energy efficiency and demand side management options available to the Customers.
SPECIAL CONDITIONS  (Continued)

6. SCE will consult with the Office of California Business investment Services (CalBIS), or its successor entity, under the supervision of the California Governor’s Office Of Business and Economic Development, in order to determine qualified Customers. Approval by CalBIS is necessary, but not sufficient, for determining eligibility. SCE reserves the right for final review and eligibility determination, and service under this Schedule shall be offered at the discretion of SCE.

7. All Customers must agree to maintain a minimum level of load for five years from the date service is first rendered under this provision as set forth in the Economic Development Rate - Retention Agreement.

8. SCE is under a compliance mandate from the California Public Utilities Commission to provide to the Commission, under seal, (a) a list of the names and locations of its EDR participants, (b) their SIC Codes, (c) the total EDR discount provided to the Customer, (d) a listing of jobs retained or created during the reporting period that are attributable to the named EDR participant’s involvement in the EDR program; and (e) the amount of the wage and benefits attributable during the reporting period to each category of job retained or created by the named EDR participant’s involvement in the EDR program. To remain eligible for service under this Schedule, Customer must provide SCE with the above-referenced information. SCE shall use reasonable means to protect this data from public disclosure by redacting or aggregating it in any public filings.