Rule 13
TEMPORARY SERVICE

A. Establishment of Temporary Service. SCE shall, if no undue hardship to its existing customers will result therefrom, furnish temporary service under the following conditions:

1. The applicant shall pay, in advance or otherwise as required by SCE, the estimated cost installed plus the estimated cost of removal, less the estimated salvage of the facilities necessary for furnishing service.

2. The applicant shall establish credit as required by Rule 6, except that the amount of deposit prescribed in Rule 7 shall not exceed the estimated bill for the duration of service.

B. Applicant Design.

Applicant may elect to use the applicant design option to design that portion of the temporary facilities normally designed by SCE in accordance with the same applicant design provisions outlined in Rule 15, except that all charges and refunds shall be made under the provisions of this Rule.

C. Change to Permanent Status.

1. A customer will retain temporary status as long as SCE deems the facilities to be speculative in character, of questionable permanency, or where it is known in advance that service will be of limited duration.

2. If at any time the character of a temporary customer's operations changes so that in the opinion of SCE the customer may be classified as permanent, the amount of payment made in excess of that required for permanent service immediately shall be refunded to the customer in accordance with Section D following.

D. Refunds.

The amount of refund upon reclassification of a customer from temporary to permanent will be made on the basis of the extension rule in effect at the time temporary service is reclassified to permanent.