Decision No. 19572.

EEFORE THE PAILROAD CONMISSION OF THE STATE OF CALIFORNIA.

In the matter of the application of SOUTHERN CALIFORNIA EDISON COMPANY for authority to enter into a special contract with Twin Lakes Park Company, Inc.

Application No. 14,525.

BY THE COMMISSION:

OPINION

This is an application of Southern California Edison Company, a corporation, for an order approving a certain agreement dated March 16, 1928, made and entered into by and between applicant and Twin Lakes Park Company, Inc., a corporation engaged in the business of developing a mountain resort in the hills west of San Fernando Valley, Los Angeles County, California. A copy of this agreement, marked Exhibit "A," is attached to the application.

The agreement provides that applicant will extend its electric lines to the Park Company properties and render service under its regularly filed schedules. The Park Company guarantees that the annual revenue to be derived by applicant from such extension during the next three years will not be less than one-third of the total cost to applicant of building said extension. The Commission is of the opinion that the agreement is fair to both parties and that a public hearing in this proceeding is not necessary.

ORDER

Southern California Edison Company having applied to this Commission for an order approving a certain agreement entered into between applicant and Twin Lakes Park Company, Inc., dated March 16,

1928, the Commission having considered the matter and being of the opinion that a public hearing is not necessary,

IT IS HEREBY ORDERED that the above mentioned agreement between Southern California Edison Company and Twin Lakes Park Company, Inc., be and the same is hereby approved.

The authority herein granted shall become effective on the date hereof.

of April , 1928.

Those Poured

Commissioners