35076 Decision No.

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA

٦

)

3

)

)

In the Matter of the Joint Application of SOUTHERN CALIFORNIA EDISON COMPANY and CITY OF PASADENA for an Order Authorizing Southern California Edisor Company to give to the City of Pasadena an Option to buy certain lands and a Power Plant located upon and along the San Gabriel River in the County of Los Angeles, California, and Authorizing Southern California Edison Company, upon the exercise of said Option by the City of Pasadena, to sell to the City of Pasadena, the said Froperty.

TURIDIAD

Application No. 16205

ORIGINAL

BY THE COMMISSION:

FOURTH SUPPLEMENTAL OFINION AND ORDER

The Southern California Edison Company, the City of Pasadena, and The Metropolitan Water District of Southern California present their fourth joint supplemental application seeking authority to further amend their agreement respecting the disposition of electric energy generated at the Azusa Power Plant owned by the City of Pasadena. Previous decisions in this matter are Numbers 21985, 25808, 29460, and 33650. An instrument executed by the parties January 26, 1942, incorporates certain changes in the existing agreement clarifying its provisions respecting the measurement of the electric energy delivered to The Metropolitan Water District.

The Commission being of the opinion that a public hearing on this supplemental application is not required, and that the authorization requested should be given, therefore,

IT IS ORDERED that Southern California Edison Company be and hereby is authorized to execute and observe the terms of that certain agreement dated January 26, 1942, a copy of which is attached as Exhibit A to the application herein.

-1-

A-15205 BE

This Order shall be effective on the date hereof.

Dated, San Francisco, California, this $24^{\overline{z}}$ ___ day of Furnaner, 1942. О In. 22 -2

Commissioners