

Decision No. 40078

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of SOUTHERN CALIFORNIA EDISON COMPANY LTD., for a certificate that present and future public convenience and necessity require or will require the construction and operation of Applicant's electrical generation, transmission and distribution system to render sixty cycle alternating current service, and for an Order fixing said frequency as a standard for said system, and authorizing discontinuance of fifty cycle alternating current service in territory served by Applicant.

ORIGINAL

Application No. 26791

OPINION AND ORDER ON SIXTH-SUPPLEMENTAL APPLICATION

Southern California Edison Company Ltd: on February 10, 1947, filed for approval a contract (Exhibit A) with the City of Colton which contains the terms and conditions governing the conversion to 60-cycle operation of the electric system owned and operated by the City but supplied with power by Edison. City now purchases energy from Edison for distribution and resale under a contract which was submitted in Application No. 27108 and authorized by Decision No. 38461.

Exhibit A provides that Edison at its own expense will adapt City's own utilization equipment. It will also assist City and share the expense of adapting consumers' utilization equipment. Adaptations will generally be carried out in the same manner and to the same extent as Edison has undertaken to do for its own customers. The agreement provides that Edison will carry out the conversion work with its own forces or through subcontractors.

The disposition of the costs assumed by Edison under the contract is an accounting matter between Edison and the Commission and will be disposed of at a later date. Edison should keep separate records of such costs for subsequent analysis.

The application having been considered, the Commission being of the opinion that a public hearing is unnecessary, and that the contract as submitted is not adverse to the public interest and should therefore be authorized,

IT IS HEREBY ORDERED that Southern California Edison Company Ltd. be and it is hereby authorized and directed as follows:

1. To carry out the terms and conditions of that certain contract with the City of Colton, dated February 5, 1947, attached to the Sixth Supplemental Application as Exhibit A.
2. To account, until further order of the Commission, for costs incurred in connection with said contract in accordance with the order in Decision No. 38090, as amended.
3. To maintain such records as will permit segregation of cost of adapting City's consumers' equipment for such subsequent analysis, review and disposition, as the Commission may hereafter deem necessary.

The effective date of this Order is the date hereof.

Dated at Los Angeles, California, this 25th day of March

1947.

Harold P. Hills
Justin F. Carlson
R. J. [unclear]
[unclear]

Commissioners.