

Decision No. 41058

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of
SOUTHERN CALIFORNIA EDISON COMPANY
for a certificate that present and
future public convenience and neces-
sity require or will require the con-
struction 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 authori-
zing discontinuance of fifty cycle alter-
nating current service in territory served
by Applicant.

ORIGINAL

Application No. 26791

EIGHTH SUPPLEMENTAL OPINION AND ORDER

Southern California Edison Company submits herewith an agreement with Phelps-Dodge Copper Products Corporation, whereby the customer guarantees repayment to Edison of costs of converting customers' 50 cycle equipment. The obligation assumed by the customer is not to exceed \$37,372.85, should it cease taking 60 cycle service, and is to be diminished by an amount equal to ten per cent of the bills paid for electric energy after 60 cycle service is available.

In Decision No. 39381 the Commission directed Edison to file and make effective Rule and Regulation FC-1. Paragraph J of that rule, relating to contracts, provided that agreements similar to the one herein submitted were permissible when the permanency of the customers' future use of 60 cycle service was doubtful. Such contracts for periods of three years or less do not require authorization of the Commission. Those for longer periods require such authorization.

The agreement, herein submitted, will run until revenues received from this customer, after 60 cycle service is available, equal ten times the cost of adapting customers' equipment, limited as heretofore stated.

It appears that the agreement submitted is in harmony with the principles previously established in this proceeding and being acceptable to both the company and the customer as evidenced by the signatures thereon, should be authorized, therefore,

IT IS HEREBY ORDERED that Southern California Edison Company is hereby authorized to carry out the terms and provisions of that certain agreement, submitted as Exhibit A herein, dated October 24, 1947, with Phelps-Dodge Copper Products Corporation in accordance with the terms thereof.

The effective date of this Order shall be twenty (20) days from and after the date hereof.

Dated at San Francisco, California, this 22nd
day of December, 1947.

Harold Kula
Justus F. Chalmer
W. H. Russell
R. E. Zimmerman

Commissioners