Decision No. 43884



BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of SOUTHERN CALIFORNIA EDISON COMPANY, a corporation for an Order of the Public Utilities Commission of the State of California authorizing it to carry out the terms of a special contract with the City of Riverside, a municipal corporation, for the furnishing of electric service to said City for resale purposes.

Application 'No. 30419

## FIRST SUPPLEMENTAL ORDER

By Decision No. 43376 dated October 11, 1949, the Commission granted to Southern California Edison Company authorization to carry out the terms and charge the rates contained in a special agreement dated May 25, 1949, between said utility and the City of Riverside, covering the sale and purchase of electric energy and service. It has come to the Commission's attention that the energy charge rates stated in the opinion in said decision do not conform to the energy charge rates stated in the agreement and authorized by Decision No. 43376. The Commission being of the opinion that correction of such error is appropriate, that portion of the fifth paragraph of the Opinion in Decision No. 43376 which reads:

*	PLUS ENERGY CHARGE:	Per Month		
	First 200,000 kwhr per month Next 300,000 " " " " Over 500,000 " " "	\$0.75 per kw .66 " .62 "	hr m	
•	Over 500,000 " " " "   Except that all kwhr use in excess of	.62 "	<del>17</del>	
	400 kwhr per kw of maximum demand	55 "	17 17	

is hereby ordered changed to read as follows:

"PLUS ENERG	US ENERGY CHARGE:			Per Month		
First 200 Next 300 Over 500	0000,	per month	.75¢ .66 .62	per	kwhr "	·
		er use in excess of maximum demand	-55	17	11 11	

In all other respects Decision No. 43376 shall remain unchanged.

Server Sommissioners.

Commissioner....Harold.B...Hule......, being necessarily absent, did not participate in the disposition of this proceeding.