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## Decision No. 47301

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 written ) contract entered into by and between) Applicant and Lindmore Irrigation ) District dated January 11, 1952.

Application No. 33093

## OPINION AND ORDER

Southern California Edison Company, by the above-entitled application, filed January 20, 1952, requests an order of the Commission authorizing it to carry out the terms and conditions of an agreement dated January 11, 1952, with the Lindmore Irrigation District. Said agreement relates to the supply of electric energy and service to the District. A copy of the agreement, marked Exhibit "A", is attached to the application and by reference made a part hereof.

The agreement provides that Edison will deliver and sell, and the District will take and pay for, all electric energy and service required by the District, during the term of the agreement, for power purposes for irrigation pumping in connection with the operation of the District's irrigation system. Under the terms of the agreement, the sale and purchase is to be at the rates and under the terms and conditions set forth in Edison's tariff schedule PAP-2, as said schedule now exists, or as it may hereafter be amended, except as expressly provided for in the agreement, and in accordance with and subject to Edison's rules and regulations on file from time to time with this Commission.

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The terms of the agreement which expressly provide for exceptions from the terms and conditions of Edison's tariff schedule PAP-2 appear to be (a) during the term of the agreement, District shall have the option of electing to take all energy and service required by District for power purposes for irrigation pumping under any other applicable tariff schedule or schedules of Edison on file with this Commission as provided in Edison's rules and regulations, and (b) the term of the agreement shall be for a period of five years from and after the date electric energy and service is first delivered to the District under the agreement, and thereafter for successive terms of one year each, provided that the agreement may be terminated upon expiration of said original term or any extended term by written notice by either party to the other of its intention so to terminate the agreement not less than 90 days prior to the expiration of said original term, or any extended term. Edison's Schedule PAP-2, as presently filed, is applicable only on a three-year contract, and does not contain a provision granting to the customer the optional application of other tariff schedules of Edison.

The agreement provides that it shall not become effective until authorized by this Commission and that it shall be subject at all times to changes or modifications by this Commission as directed from time to time in the exercise of its jurisdiction. The Commission having considered the request of applicant and being of the opinion that the application should be granted and that a public hearing is not necessary, therefore,

IT IS HEREBY ORDERED that Southern California Edison Company be and it is authorized to carry out the terms and conditions of the written agreement dated January 11, 1952, with the

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Lindmore Irrigation District, and to render the service described therein under the terms, charges and conditions stated therein.

IT IS HEREBY FURTHER ORDERED that Edison Company shall notify this Commission of the date of commencement of the five-year term and shall also notify this Commission promptly thereafter of the date of termination of the agreement.

The effective date of this order shall be twenty (20) days after the date hereof  $\varphi$ 

Dated at Sandrancisco, California, this 24 th 1952. day of

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