ORIGINAL

Decision No. 48198

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 Dublic Utilities Commission of the State of California authorizing it to carry out the terms of an agree—
ment with NORTH AMERICAN AVIATION. INC.,)
a corporation, dated October 3, 1952.

Application No. 33988

OPINION AND ORDER

In this application Southern California Edison Company requests authority to carry out the terms of an agreement dated October 3, 1952, with North American Aviation, Inc., hereinafter referred to as North American. Said agreement provides for the installation, operation and maintenance by applicant of an alternate service line electric supply to North American and requires payment by North American of installation and removal costs if said alternate line service is abandoned within five years and payment of a monthly charge for said alternate line service. A copy of the agreement is attached to the application and marked Exhibit A.

The agreement states that North American has requested applicant to install said alternate line in order to secure a higher degree of continuity of service than is possible with single line electric service for its plant located at 5601 West Imperial Highway, Inglewood, California. The alternate line will be constructed to supply dual-line service through the Edison owned and operated substation located on North American's property. Applicant's additional investment to provide the alternate line service is estimated to be \$8,810.83. The agreement provides for

In its application the applicant states that the terms and conditions set forth in the agreement are fair, just and reasonable.

service line is completed, North American will upon demand pay

\$5,823 which shall be deemed to be the installation and removal

to applicant within thirty (30) days thereafter the sum of

costs of said alternate service line.

The agreement contains provisions that it shall not become effective until approved by the Commission and that it shall be subject at all times to change or modification as directed by this Commission in the exercise of its jurisdiction.

The Commission having considered the above-entitled application and being of the opinion that the request of applicant should be granted, and that a public hearing thereon is not necessary,

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 October 3, 1952 with North American Aviation, Inc. and to render the service described therein under the terms, charges and conditions stated therein.

IT IS HEREBY FURTHER ORDERED that Southern California Edison Company shall file with the Commission a statement showing the date on which service thereunder is established and shall file a statement promptly after termination, showing the date when said agreement was terminated.

The effective date of this order shall be twenty (20) days after the date hergof,

Dated at San Francisco, California, this 27th