Decision No. <u>49285</u>

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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 an agree-) ment with BREA CHEMICALS INCORPORATED,) a corporation, dated August 10, 1953.)

Application No. 34704

OPINION AND ORDER

In this application Southern California Edison Company requests authority to carry out the terms and conditions of an agreement dated August 10, 1953 with Brea Chemicals Incorporated, hereinafter referred to as Consumer. The agreement provides for the installation of certain special facilities required to provide a higher than normal degree of service desired by Consumer. A copy of the agreement is attached to the application and marked Exhibit "A".

Edison has agreed to furnish, install, operate and maintain special facilities as follows:

- (a) Two banks of 10,000 kva transformers in lieu of the two banks of 7,500 kva transformers required for normal service.
- (b) Blowers to obtain a forced-air rating of 12,500 kva on each of the 10,000 kva transformers.
- (c) One oil circuit breaker and set of disconnect switches in the 66 kv primary ring bus, in addition to the three circuit breakers and disconnect switches provided for normal service.

Consumer will pay for said added facilities to Edison, with and at the same time it pays its monthly energy bill, a sum equal to one and one-fourth per cent per month of Edison's actual investment over and above the amount of investment required to render normal service. The amount of such additional investment is estimated to be \$37,600.

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In the event Consumer's demand exceeds 16,500 kw for two consecutive hours in any 24-hour period or exceeds 16,500 kw for thirty hours, consecutive or otherwise, in any period between meter readings, approximately 30 days, the added investment attributable to Item (a) above and estimated to be \$19,200 shall be permanently disregarded in computing said monthly charge.

If and when the demand exceeds 20,000 kw for a like period, Edison's added investment attributable to Item (b) above and estimated to be \$6,400 shall be permanently disregarded in computing said monthly charge.

The term of this agreement is for a period of five years from and after the effective service date and from year to year thereafter, or until such time as the agreement between the parties hereto covering the supply of electric service to Consumer's chemical manufacturing plant is terminated, subject, however, to the right of either party at any time to terminate this agreement by giving sixty days' written notice to the other party to do so.

In event Consumer should decide to terminate this agreement at any time within the original five-year term, Consumer agrees to pay the actual installation and removal cost of facilities necessary to render such service not exceeding the estimated amount of \$1,729.

The contract contains the provision that it shall at all times be subject to such changes or modifications by the Public Utilities Commission of the State of California as said Commission may direct 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 is authorized to enter into that certain agreement

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with Brea Chemicals Incorporated dated August 10, 1953 under the sterms and conditions set forth in said agreement.

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

The effective date of this order shall be twenty days after that hereof.

Dated at San Francisco, California, this 311 day of Minember_, 1953.

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