Decision No. <u>49329</u>

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

ی در ان کسی اور که انداز این اور ا

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 supple- ) mental and amending agreement with ) KTTV INC., a corporation, dated ) September 22, 1953.

Application No. 34816

## OPINION AND ORDER

In this application Southern California Edison Company asks for authority to carry out the terms of a supplemental and amending agreement with KTTV Inc., dated September 22, 1953, a copy of which is attached to the application and marked Exhibit "A".

This agreement supplements and amends a contract dated February 16, 1949, between Southern California Edison and consumer under which Edison has agreed to furnish, subject to the terms and conditions therein set forth, 50 kva of capacity for electric energy to be used at consumer's television station on Mt. Wilson and 18 kva capacity for lighting service to said station.

The supplemental agreement states that Edison will provide 130 kva of capacity for electric energy to consumer's television transmitting station and 18 kva capacity for the lighting service to said station.

Under the terms of the agreement, consumer agrees to pay the sum of \$1,271.01 which is deemed to be the installation and removal costs for additional facilities necessary to provide said increased capacity, in the event the agreement, as supplemented and amended, is terminated for any reason at any time prior to

-1-

ET

the expiration of a 36-month period commencing on the effective service date.

at the rates and under the conditions of Edison's filed Schedule P-41 for power service and Schedule L-41 for lighting service as said schedules now exist or as they may hereafter be amended or superseded.

The agreement is to continue in effect until terminated by consumer's giving to Edison not less than 30 days' written notice of its intention to terminate. However, since it will be necessary for Edison to use public lands of the United States in constructing, operating and maintaining certain facilities necessary for the furnishing of service to customer, and since the present permit for use of such government land as issued to Edison by the United States Department of Agriculture expires on May 23, 1955, the agreement provides that it shall not continue beyond that date or the sooner termination or revocation of said permit, or any extension or renewal of said permit or of any new permit that may be issued to Edison upon the expiration of the present permit.

This supplemental and amending agreement provides that it shall be at all times subject to such changes or modifications by the Public Utilities Commission of the State of California as said Commission may from time to time direct in the exercise of its jurisdiction.

The Commission having considered the above-entitled application and being of the opinion that the application should be granted and that a public hearing in the matter is not necessary, and good cause appearing, therefore,

-2-

A-34816 ET

IT IS HEREBI ORDERED that Southern California Edison Company is authorized to carry out the terms of that certain agreement with KTTV Inc., dated September 22, 1953, a copy of which is marked Exhibit "A" and attached to the application, to install the facilities and render the service therein specified and to charge and collect the rates stated therein.

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

Dated at San Anally CA, California, this 10th day of MARMULIN, 1953.

-3-

President issioners