

Decision No. 50654**ORIGINAL**

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 author-)	Application No. 34254
izing Applicant, Southern California)	(First Supplemental)
Edison Company, to enter into a)	
special agreement with FIBREBOARD)	
PRODUCTS INC., a corporation.)	

FIRST SUPPLEMENTAL OPINION AND ORDER

In this supplemental application Southern California Edison Company asks for authority to carry out the terms of a supplemental and amending agreement with Fibreboard Products Inc., dated June 30, 1954, a copy of which is attached to the supplemental application and marked Exhibit "A".

This supplemental and amending agreement cancels an electric service contract dated August 18, 1948 and supplements and amends an agreement dated March 18, 1953 between Edison and Fibreboard. Authority to carry out the agreement dated March 18, 1953 was granted by Decision No. 48547 dated April 28, 1953. The record shows that Fibreboard operates its own generating facilities to supply a portion of its electrical load at its plant at Vernon, California, and that Fibreboard has been purchasing from Edison energy and service not exceeding 3,000 kva required for about 55 per cent of its total plant demand requirements, served as an isolated portion of the total Fibreboard plant load. Under the terms of the supplemental and amending agreement Edison will increase the capacity from 3,000 to 3,450 kva and increase the minimum billing demand from 55 per cent to 60 per cent of customer's total plant maximum demand.

Under the amending agreement, Fibreboard agrees to pay for all service furnished at the rates and under the conditions of Edison's filed Schedule P-1-Vernon, except that the billing demand shall be that determined by Schedule P-1-Vernon but not less than 60 per cent of Fibreboard's total plant maximum demand and the minimum charge shall be not less than the net bill after power factor discount calculated as specified in the amending agreement.

The five-year term and other major provisions of the agreement dated March 18, 1953 remain unchanged. The supplemental and amending agreement of June 30, 1954 provides that it shall be subject at all times to such changes or modifications by this Commission as said Commission may from time to time direct in the exercise of its jurisdiction and that said supplemental and amending agreement shall become effective upon the effective date of an order of this Commission authorizing its performance.

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, therefore,

IT IS HEREBY ORDERED that Southern California Edison Company be and it is authorized to carry out the terms of that certain agreement with Fibreboard Products Inc., dated June 30, 1954, a copy of which is marked Exhibit "A" and attached to the supplemental application, to render the service therein specified and to charge and collect the rates stated therein.

IT IS HEREBY FURTHER ORDERED that Southern California Edison Company shall file with this Commission a statement showing

the 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 the date hereof.

Dated at San Francisco, California, this 13th day of OCTOBER, 1954.

John E. Mitchell
President

James J. Cassin
Deane Higgins
Ray L. Luter

Commissioners