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Decision No.____

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

Application for Approval of Agreement) dated April 22, 1963, between CALIFORNIA ELECTRIC POWER COMPANY and DETROITER MOBILE HOMES, INC.

Application No. 45401 (Filed May 3, 1963)

OPINION AND ORDER

California Electric Power Company (applicant) requests an order authorizing it to carry out the terms and conditions of an Electric Extension and Service Agreement, dated April 22, 1963 (April 1963 agreement), with Detroiter Mobile Homes, Inc. (customer). A copy of this agreement is attached to the application as Exhibit A.

The customer requests electrical service to operate a trailer manufacturing plant at a location in San Bernardino County, described as San Bernardino County Airport, Northeast Quarter of Section 20, Township 9 North, Range 2 East, S.B.B.& M. Applicant agrees to extend a 34.5 kilovolt electric line for a distance of approximately 1,620 feet and to furnish and install a 500 kva-34.5 kv/430/277 volt substation on said property and there to make an electrical connection and furnish electrical energy and service for customer's initial connected load of approximately 1,040 hp.

The application is filed in accordance with applicant's Rule No. 15, Line Extensions, Section E-7, Exceptional Cases, inasmuch as service to the customer involves an extension of line to be operated at a voltage in excess of 12 kilovolts.

The total estimated cost is stated to be \$9,911 of which \$4,349 is estimated to be the cost of line extension excluding transformers and meters. The annual expected revenue is estimated

A. 45401 AM to be approximately \$15,000. Applicant states that the extension will not be burdensome to other customers of applicant. The April 1963 agreement states that payment for this service will be made in accordance with applicant's filed Schedule No. A-4.1 and that the term of the agreement will be three years. This agreement further states that it shall not become effective until authorized by this Commission and that it shall be subject to the rules of the applicant and to such changes or modifications as this Commission may direct in the exercise of its jurisdiction. Applicant and customer are hereby placed on notice that in any future rate proceeding this Commission will not be obligated to consider the opposition of either party to any proposed changes in this agreement predicated on the existence of an agreement which has been authorized by this Commission. The Commission finds that the proposed agreement is not adverse to the public interest and concludes that the application should be granted. Applicant is placed on notice that if it should appear in a rate proceeding that the revenue derived from this contract is not compensatory, such revenue inadequacy is not to be imposed on applicant's other electric customers. A public hearing is not necessary. IT IS ORDERED that: 1. Applicant is authorized to carry out the terms and conditions of the written agreement with Detroiter Mobile Homes, Inc., dated April 22, 1963, a copy of which agreement is attached to the application as Exhibit A. 2. Applicant shall file with this Commission, within thirty days after the effective date of this order, four certified copies of the agreement as executed, together with a statement of the date on which said agreement is deemed to have become effective. -2-

- 3. Applicant shall file with this Commission a statement showing the date electric service was first supplied under said agreement and shall file a statement promptly after termination of said agreement, showing date of termination.
- 4. Applicant shall file with this Commission, within thirty days after the effective date of this order and in conformity with General Order No. 96-A, a revised list of contracts and deviations, including the agreement herein authorized. Such list shall become effective upon five days' notice to the Commission and to the public after filing as hereinabove provided.

Tiong O. Trover

Fredrick B. Holey