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Decision No. 76417

ORIGINAL

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of CALIFORNIA ELECTRIC POWER COMPANY for Approval of a Letter Agreement with the CITY OF RIVERSIDE, dated May 22, 1961.

Application No. 43592

SUPPLEMENTAL OPINION AND ORDER

Southern California Edison Company (successor in interest to California Electric Power Company by merger) has petitioned, by letter of August 13, 1969, that ordering paragraph 3 of Decision No. 62475, dated August 29, 1961, in California Electric Power Company's (CEP) Application No. 43592, be modified to relieve it from the requirements of preparing and filing a special annual report.

California Electric Power Company, in this application, was authorized to carry out the terms of a letter agreement, with the City of Riverside (City), relating to the sale of electric energy by each to the other for the purpose of serving certain isolated customers, known as fringe customers. The agreement provides for CEP and City to each serve these customers isolated from the other's system, in order to avoid the necessity of duplication of distribution service facilities.

Ordering paragraph 3 of the decision states that California Electric Power Company shall file an annual report to this Commission showing the number of customers affected by said agreement and the kilowatt-hours and revenue involved.

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The most recent report was dated November 22, 1968, and showed billing to City by Edison of \$466.08 for service to 9 customers, and billing to Edison by City of \$3,386.04 for service to 24 customers. Sales to City are also reported to the Commission in F.P.C. Form No. 1, Sales for Resale (Account 447). The number of customers and the level of sales have remained about the same for several years. Petitioner states no changes are anticipated in the foreseeable future.

Under these circumstances, it is believed that no useful purpose will be served by continuing the annual reports.

After consideration, and good cause appearing, the Commission finds that Edison's request should be granted.

IT IS ORDERED that:

1. Southern California Edison Compony, in the future, is relieved from the obligation to prepare and submit the annual report required by ordering paragraph 3 in Decision No. 62475.

2. Decision No. 62475 shall, in all other respects, remain in full force and effect.

The effective date of this order shall be the date hereof. Dated at <u>San Francisco</u>, California, this <u>/d</u> day of <u>NOVEMBER</u>, 1969.

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