

Decision No. 17358.

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of the)
SOUTHERN CALIFORNIA EDISON COMPANY,)
a corporation, for an order authorizing)
it to retire from the business of dis-)
tributing water for domestic and irri-)
gation purposes as a public utility)
through its Mound Water System.)

ORIGINAL
Application No. 11025.

BY THE COMMISSION:

SECOND SUPPLEMENTAL ORDER

Southern California Edison Company, a corporation, having made supplemental petition to this Commission alleging that it has fully and in all particulars complied with the terms and conditions of this Commission's First Supplemental Order, Decision No. 16071, dated March 3, 1926, issued in connection with the above entitled proceeding, and requesting therefore a final order from this Commission unconditionally discharging said California Edison Company from any further obligation to operate as a public utility in the service and distribution of water, and it appearing that said petitioner has satisfactorily complied with the terms and conditions of said Decision No. 16071,

IT IS HEREBY ORDERED that Southern California Edison Company, a corporation, be and it is hereby relieved of all public utility obligations and liabilities in connection with the service and distribution of water heretofore rendered to consumers through its Mound Water System in and in the vicinity of the City of Ventura, in Ventura County.

Dated at San Francisco, California, this 29th day of October, 1926.

Robert A. Anderson
Commissioner
James E. Smith
Commissioner
Thomas S. Rutter
Commissioners.