ORIGINA

Decision No. <u>19147</u>.

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA.

In the Matter of the Application of SOUTHERN COUNTIES GAS COMPANY OF CALIFORNIA for a certificate that public convenience and necessity require the exercise of rights and privileges under franchises which applicant has secured from the cities of Montebello and Los Angeles and the County of San Bernardino.

Supplemental Application No. 8309.

BY THE COMMISSION:

## SUPPLEMENTAL OPINION AND ORDER.

Southern Counties Gas Company of California asks the Commission to modify its Decision No. 11508 in accordance with an agreement recently entered into between applicant and Southern California Gas Company.

In Application No. 8309 the Commission made its Decision No. 11508, dated January 16, 1923, granting Southern Counties Gas Company, among other things, a certificate of public convenience and necessity to exercise certain franchise rights in San Bernardino County under Ordinance No. 177. This certificate provided that Southern Counties Gas Company should not distribute or sell gas within the territory described in Ordinance No. 177 lying east of the westerly line of Cucamonga Avenue and the northerly and southerly prolongation thereof, this restriction being in accordance with a joint stipulation filed by Southern

-1-

CG:MB

Counties Gas Company and Southern California Gas Company in Application No. 8309.

It now appears that applicant and Southern California Gas Company have made a new agreement slightly altering the boundary line heretofore agreed to, copy of said agreement and a map showing said boundary line being attached to said supplemental application. This alteration in the boundary line will make it possible for Southern Counties Gas Company to serve certain territory immediately adjacent to its lines and remote from the lines of Southern California Gas Company, and is, accordingly, in the public interest. This is not a matter in which a hearing is necessary.

## <u>ORDER</u>

Southern Counties Gas Company of California having applied to the Railroad Commission for a modification of Decision No. 11508, with respect to the extent of service which might be rendered under Ordinance No. 177, granted by the County of San Bernardino, the Commission being rully advised, and good cause appearing,

IT IS HEREBY ORDERED that that portion of the Order in said Decision No. 11508 reading as follows:

"(1) Ordinance No. 177 of the County of San Bernardino except as follows:

Southern Counties Gas Company of California shall not distribute or sell natural, artificial or mixed gas within the territory described in said Ordinance No. 177 lying east of the westerly line of Cucamonga Avenue, and the northerly and southerly prolongation thereof. As indicated upon the map attached to the joint stipulation filed by Southern California and Southern Counties Gas Companies in this proceeding under date of October 16th, 1922.""

be changed to read as follows:

-2-

CG:MB

"(1) Ordinance No. 177 of the County of San Bernardino except as follows:

Southern Counties Gas Company of California shall not distribute or sell natural, artificial or mixed gas within the territory described in said Ordinance No. 177 lying east of the boundary line agreed upon between Southern California and Southern Counties Gas Companies in that certain agreement dated September 30, 1927, copy of which is attached to and made a part of Supplemental Application No. 8309 and designated Exhibit "A". "

The effective date of this order shall be the date hereof.

		Dated	at	San	Francisco,	Celifornia,	this	23 m
day	or	Dicen	Ŀ	<u>a_</u> ,	1927.			

Commissioners.