Decision No. 19898.

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA

POMONA THE MANUFACTURING COMPANY, a corporation, complainant,

VS.

SOUTHERN PACIFIC COMPANY,

Defendant.

ORIGINAL

Case Mo. 2531.

BY THE COMMISSION:

FIRST SUPPLEMENTAL ORDER

Upon consideration of the record in the above entitled proceeding and the application filed on behalf of defendant,

IT IS ORDERED that Decision No. 19858, June 5, 1928, be and it is hereby mended to read as follows:

"It alleges by complaint filed April 16 and amended May 9, 1928, that the rate charged on 17 carloads of crude clay shipped from Lincoln and Ione to Ponona between rebruary 16, 1926, and September 22, 1927, was discriminatory and in violation of the Public Utilities Act, to the extent it exceeded 28% cents."

IT IS FURTHER ORDERED that the word "discriminatory" be substituted for the word "unreasonable" in the next to the last paragraph of the opinion on Page 2.

pated at San Francisco, California, this 14 day of June, 1928.

El Seneng

Commissioners.