Decision No. 11194

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Investigation by the Commission on its own motion into the compliance with the requirements of Chapter 499 of the State Statutes of 1911 as amended by Chapter 600 of the State Statutes of 1915, by all electric, telephone, telegraph and railroad utilities and all other persons, firms, corporations and municipalities, subject thereto, operating power and/or signal lines in the State of California



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Case 1698

BY THE COMMISSION:

## TWENTY-FOURTH SUPPLEMENTAL ORDER

## SOUTHERN CALIFORNIA EDISON COMPANY

WHEREAS the Railroad Commission is, by Section 8 of Chapter 499 Statutes of 1911 as amended by Chapter 600 Statutes of 1915, vested with authority to grant additional time during which all overhead electric lines subject to the provisions of said Act may be reconstructed in accordance therewith, and is further charged with the duty of seeing that all of the provisions of said Act are properly enforced, and

WHEREAS the Railroad Commission has made an inspection of the overhead electric lines of the Santa Ana, Lindsay, Delano Porterville, Santa Paula, Ventura, Oxnard, Santa Barbara, Lancaster and Lankershim Divisions of Southern California Edison Company and has found a total of 47642 infractions of said Act, and certain other hazardous conditions which should be eliminated as shown in detail upon copies of the field reports of the inspection which have been furnished Southern California Edison Company or its agents by this Commission, and

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WHEREAS the Railroad Commission is of the opinion that it will be reasonably possible for Southern California Edison Company to remove said infractions and hazardous conditions and bring its entire system in its Santa Ana, Lindsay, Delano, Porterville, Santa-Paula, Ventura, Oxnard, Santa Barbara, Lancaster and Lankershim Divisions into compliance with said Chapter 499, Statutes of 1911 as amended by Chapter 600, Statutes of 1915, before December 31,1923,

IT IS HEREBY ORDERED that the time during which Southern California Edison Company may reconstruct its overhead electric lines in its Santa Ana, Lindsay, Delano, Porterville, Santa Paula, Ventura, Oxnard, Santa Barbara, Lancaster and Lankershim Divisions to conform with the provisions of Chapter 499, Statutes of 1911, as amended by Chapter 600, Statutes of 1915, be and the same is hereby extended to December 31, 1923, provided that as to certain infractions listed as "technical, prior to October 22, 1911" upon field reports heretofore referred to, such time is hereby extended until such infractions can be eliminated in the course of maintenance or construction work

IT IS HEREBY FURTHER ORDERED that before December 31, 1923, Southern California Edison Company complete the reconstruction of its overhead electric lines in its Santa Ana, Lindsay, Delano, Porterville, Santa Paula, Ventura, Oxnard, Santa Barbara, Lancaster and Lankershim Divisions to eliminate all infractions of Chapter 499, Statutes of 1911 as amended by Chapter 600, Statutes of 1915, listed as "Eazardous or technical since October 22, 1911" upon copies of field reports heretofore referred to and all hazardous conditions similarly listed.

IT IS HEREBY FURTHER ORDERED that Southern California Edison Company instruct its agents and employees in the entire territory covered by its overhead lines, as to the requirements of Chapter 499 Statutes of 1911 as amended by Chapter 600, Statutes of 1915, and take adequate steps to eliminate completely infractions of said

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Act upon its entire system by December 31, 1923.

Dated at San Francisco, California, this  $\underline{gth}$  day of January, 1923.

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