Decision No. 7854



BEFORE THE RAITROAD COMMISSION OF THE STATE OF CALIFORNIA.

In the matter of the Application of)
MT. WHITNEY POWER AND ELECTRIC COMPANY)
for authority to sell and convey to)
Southern California Edison Company,
and of SOUTHERN CALIFORNIA EDISON)
COMPANY to purchase from Mt.Whitney)
Power and Electric Company, the business, franchises and property of said)
Mt. Whitney Power and Electric Company.)

Application No. 5537.

BY THE COMMISSION.

FIRST SUPPLEMENTAL ORDER.

Company has filed a stipulation, as provided in the order heretofore made in this proceeding on June 14, 1920, which stipulation
states that neither said company, its successors nor assigns will
claim before the Railroad Commission or any other public body, a
value for the franchises acquired by it from Mt. Whitney Power
and Electric Company, under and by virtue of a conveyance made to
it by said Mt. Whitney Power and Electric Company, under authority
of Decision No. 7710 dated June 14, 1920, in excess of the amount
paid to the grantors of the various franchises thus conveyed as a
consideration for the granting of such franchises, and which amount

is reported at \$1,927.70;

IT IS HEREBY FURTHER ORDERED that the order in Decision No. 7710 dated June 14, 1920, shall remain in full force and effect, except as modified by this first supplemental order.

Dated at San Francisco, California, this give day of July, 1920.

Graun Dermy

Commissioners.