Appl. 24509 HCB ORIGIMAL Decision No. 34846 BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA In the Matter of the Application of SOUTHERN CALIFORKIA GAS COMPANY under) Section 50(b) of the Public Utilities) Act for a Certificate that Public Application No. 24509 Convenience and Necessity Require the Exercise of Rights and Privileges Granted to it by Ordinance No. 847 of the City of South Pesadena. T. J. Reynolds and L. T. Rice. by Nesl G. Locke, for Applicant. CRAEMER. COMMISSIONER: OPINION Southern Colifornia Gas Company seeks authority to exercise a franchise granted by the City of South Pasadena permitting the maintenance of gas facilities upon the streets of said City. As the franchise referred to is one granted by the City in accordance with the Franchise act of 1937, it is provided therein that it shall be of indeterminate duration. A fee is psyable onnually to the City equivalent to 2 per cent of the gross receipts orising from the use of the franchise, but not less than I per cent of all soles of gas by applicant within the City. The direct costs to applicant in obtaining the franchise ere stated to have been \$81.14. As this utility has for many years served gas within and about the City of South Passdens without competition, it is evident that its request for a certificate to exercise its franchise should be granted. -1Appl. 24509 HCB

ORDER

A public hearing having been held upon the application of Southern California Gas Company, the matter considered, and it appearing to the Commission and it being found as a fact that public convenience and necessity so require, therefore,

IT IS HEREBY ORDERED that Southern California Gas Company be and hereby is granted a certificate to exercise the rights and privileges granted by the City of South Pasadena by Ordinance No. 847, adopted July 23, 1941, subject to the condition, however, that no claim of value for such franchise or the authority herein granted in excess of the actual cost thereof shall ever be made by grantee, its successors, or assigns, before this Commission or before any court or other public body.

The effective date of this Order shall be the twentieth day from and after the date hereof.

The foregoing Opinion and Order are hereby approved and ordered filed as the Opinion and Order of the Railroad Commission of the State of California.

Deted, Sen Francisco, California, this 9th day of Clerenhes, 1941.

Application No. 24509 - Southern California Gas Company,
City of South Pasadena - Gas Service.

DISSENT

We dissent on the grounds set forth in Decision No. 34723 in Application No. 23634 (Southern California Edison Company Ltd.), for a certificate of public convenience and necessity for electric service in Riverside County, California.

Commissioners