Decision No. <u>45186</u>

ORIGINAL

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of SAMUEL I. BERG, doing business as RIVERA WATER SYSTEM, for a certificate of public convenience and necessity.

Application No. 31160 As amended.

In the Matter of the Application of WALTER CREENING, doing business as NORWALK WATER COMPANY, for a certificate of public convenience and necessity to extend water service into additional territory at Norwalk, California.

Application No. 30966
As amended.

In the Matter of the Application of LEIBACHER WATER COMPANY (ERNST LEIBACHER) for a certificate of public convenience and necessity.

Application No. 31320.
As amended.

WALTER GREENING, doing business as NORWALK WATER COMPANY,

Plaintiff

vs.

Case No. 5229

SOUTHLAND WATER COMPANY, a corporation,

Defendant

ERNST LEIBACHER, doing business as LEIBACHER WATER COMPANY,

Complainant

vs.

Case No. 5235

SOUTHLAND WATER COMPANY, a corporation,

Defendant

In the Matter of the Application of SCUTHLAND WATER COMPANY, a California corporation, for a certificate of public convenience and necessity to authorize the operation of a water system as a public utility, and for authority to issue and dispose of its securities.

Application No. 31531
As amended.

FIRST SUPPLEMENTAL ORDER

The Commission in its Decision No. 45105, issued December 5, 1950, in the above-entitled matters, having granted Ernst Leibacher, doing business as Leibacher Water Company, a certificate of public convenience and necessity to operate a public utility water system within certain territory described in the said decision and more particularly delineated on a map marked Exhibit "A," attached thereto, and said decision permitting Leibacher to continue service to certain consumers located outside said territory, and said order providing that Leibacher shall not make extensions of service into contiguous territory without further authority from this Commission, and it appearing that there is some uncertainty as to the extent of the right and obligation of said Leibacher to render service in said contiguous territory which should be clarified; now therefore,

IT IS HEREBY ORDERED that paragraph No. Five (5) of the order in said Decision No. 45105 be amended to read as follows:

(5) That a certificate of public convenience and necessity be, and it hereby is, granted to Ernst Leibacher, doing business as Leibacher Water Company, to operate as a public utility water system for the distribution and sale of water within the territory hereinbefore described as requiring service by said applicant and delineated on a map marked Exhibit "A," attached hereto, provided, however, that said certificate of public convenience and necessity herein granted to Leibacher Water Company is subject to the condition that the said applicant shall not make extensions of service into other territory contiguous to any of the certificated area described, without authority therefor first having been obtained from this Commission, provided, however, that service may be rendered in said contiguous territory to existing consumers only.

	IT IS	HEREBY I	FURTHER (ORDERED 1	that in	all ot	her respec	cts, said
Decision	No. 45	105 shali	l remain	in full	force	and eff	ect.	
	Dated	at San I	Francisco	, Califo	ornia,	this	19~	_ day of
	Decen	sher	, 199	50.				
				_	\sim	.	,	
					<u>L.3</u>		~><	2000
					LAD XI	10 Q	Crae	
		•		1	MALLAND	~ .)	mer.
				The	add	Da	well	
				S	Vaco	ect. A	Tula.	·
				-	Jun	eth	Lott	
•					/	Commiss	sioners	