DRIGINA

Decision No. <u>52453</u>

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

Application of the SAN DIEGO GAS) & ELECTRIC COMPANY, pursuant to) its Rule and Regulation No. 20 E) for a special ruling authorizing an) Application No. 35078 exceptional and unusual line exten-) (Second Supplemental) sion into the Agua Caliente-) Canebrake Area without the deposit) of funds called for by its Rule and) Regulation No. 20 E.

OPINION AND ORDER ON SECOND SUPPLEMENTAL APPLICATION

By a second supplemental application, San Diego Gas & Electric Company asks for a ruling of this Commission rescinding the authority granted by Decision No. 51206, dated March 15, 1955, in the first supplemental application on this matter and to authorize applicant to construct the electric line extension as requested in the original application.

Decision No. 50033, dated May 11, 1954, authorized applicant to construct a 12 kv line extension into the Agua Caliente-Canebrake area of eastern San Diego County, under conditions differing from the provisions of applicant's Rule and Regulation No. 20, Electric Extensions.

Subsequent to the receipt of the authority granted by Decision No. 50033, applicant proceeded with detailed plans and surveys for construction of said line extension. During the

-1-

A 35078

course of these surveys additional prospective load developed causing applicant to revise its plans so as to provide a more adequate supply of electric energy in the area to be served by said extension. In order to serve adequately the original loads, as well as said additional load, applicant by the first supplemental application filed January 21, 1955, requested authority to modify its original plans. This Commission, by Decision No. 51206, dated March 15, 1955, granted the authorization requested in the first supplemental application.

The company now states in its second supplemental application, filed December 16, 1955, that the expected additional load which prompted its request for modification of the original application has not materialized and requests authority to construct the line extension substantially as shown in Exhibit B attached to the original application.

The Commission having considered the request of applicant and being of the opinion that the application should be granted and that a public hearing is not necessary, therefore,

IT IS HEREBY ORDERED that San Diego Gas & Electric Company is authorized to construct the electric line extension substantially as shown in its Exhibit B attached to the original application and in all other respects in accord with the authorization and conditions set forth in Decision No. 50033, dated

-2-

A 35078 EI

May 11, 1954, and that the authority granted by Decision No. 51206, dated March 15, 1955, on the first supplemental application, is hereby rescinded.

The effective date of this order shall be twenty days after the date hereof.

| | | Dated at | San Francisco | , California, this |
|-----|----|----------|-------------------|--------------------|
| day | of | Janua | <u>ry</u> , 1956. | |
| | | 0 | 1 |) on(|
| | | | | peter Electro (10) |
| | | | | President |
| | | | | Hatus J. Cealural |
| | | | | Radit |
| | | | | 1 mills huberemen |
| | | | | Marching Look |
| | | | | Parkants. |
| | | | | Commissioners |