

Decision No. 55407

ORIGINAL

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

CALIFORNIA ELECTRIC POWER COMPANY,)
 Complainant,)
 vs.)
 SOUTHERN CALIFORNIA EDISON COMPANY,)
 Respondent.)

Case No. 5815

Investigation on the Commission's Own)
 Motion into the Operations, Operating)
 Authority, Service and Service Areas)
 of CALIFORNIA ELECTRIC POWER COMPANY)
 and SOUTHERN CALIFORNIA EDISON COMPANY)
 in the County of Riverside.)

Case No. 5898

ORDER AMENDING DECISION NO. 55123

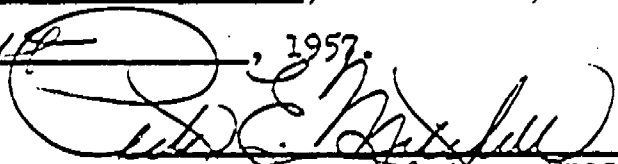
Good cause appearing,


IT IS ORDERED that ordering paragraph 2 of Decision No. 55123 is hereby amended to read as follows:


"2. That the territory within ten miles of either side of such line constructed by the California Electric Power Company shall be reserved for service by that company, and the Southern California Edison Company shall not directly provide service therein. However, California Electric Power Company shall not distribute electric energy in those portions of Riverside County in which it has been restricted from serving under the provisions of Decision No. 36623 in Application No. 25755 (44 C.R.C.814)."


Dated at San Francisco, California, this

20th day of August, 1957.



 President






Commissioners