Decision No. 55659.

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

Application of CALIFORNIA ELECTRIC POWER COMPANY under Section 1002 of the Fublic Utilities Code for a certificate of public convenience and necessity to exercise rights under franchise in the City of Corona, California.

Application No. 39107

ORDER SETTING ASIDE SUBMISSION AND REOPENING PROCEEDINGS FOR ADDITIONAL EVIDENCE.

A public hearing on the spove-entitled application was held on July 3, 1957. Prior to the hearing the Secretary of the Commission mailed notice thereof to various interested parties, including the Southern California Edison Company which did not appear at the hearing. On July 9, 1957, the attorney for the Southern California Edison Company advised the examiner that said company had not received notice of the hearing and that it desired to present certain evidence concerning its service in the City of Corona. On the basis of said information the decision was held in abeyance. On August 30, 1957, the Southern California Edison Company filed a "Petition to Set Aside Submission and Reopen Proceedings for Additional Evidence." Therein it alleges, inter alia, that it has no record of having received notice of the hearing on the herein application; that no notice came to the attention of its officers or any of its employees responsible for such matters; and that it therefore was unable to appear and present evidence at the hearing.

Good cause appearing, II IS ORDERED that the submission of the herein application be, and it is, set aside, and that the matter be reopened for such further proceedings as are determined to be appropriate.

	Dated at	San Francisco	, California,
this	8 the day of	Withlesto.	, 1957.
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