

Decision No. 15813

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of
SOUTHERN CALIFORNIA TELEPHONE COMPANY
for an order authorizing exchange areas
in the territory served; authorizing
the introduction of measured service,
and authorizing just and reasonable
rates, together with rules and regu-
lations appertaining thereto for the
territory served.

Application No. 9648

BY THE COMMISSION:

SECOND SUPPLEMENTAL ORDER

Good cause therefor appearing:

IT IS HEREBY ORDERED that paragraphs 7 and 8 of this
Commission's Decision No. 14420, dated December 31, 1924, be and the
same are hereby modified and amended to read as follows:

- "7. Discontinue within the Los Angeles exchange area, on and after February 1, 1926, flat rate business service, flat rate commercial private branch exchange service, and flat rate business intercommunicating system service, described under schedules Nos. A-1, A-5 and A-7 of Exhibit "A", attached hereto.
- "8. Cancel as of February 1, 1926, the rates applying to flat rate business service, flat rate commercial private branch exchange service and flat rate business intercommunicating system service furnished within the Los Angeles exchange area, as set forth under schedules A-1, A-5 and A-7 of Exhibit "A", attached hereto."

The above changes are made to give further time to consider the question of the spread of measured rates in Los Angeles, involved in Case No. 2164 now pending before this Commission.

Dated at San Francisco, California, this 29th
day of December, 1925.

H. H. Brundage

C. Weaver

George D. Squires

Ernest

Leah White

Commissioners.)