

ORIGINAL

Decision No. 16037

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA.

In the Matter of the Application of Midway Gas Company, a California corporation, for certificate of public convenience and necessity, for authority to construct a 13" natural gas line extending from a point in the Ventura River Oil Field, Ventura County, to a point in the County of Los Angeles, tying in with applicant's existing natural gas lines extending from Taft to West Glendale, California, and for certificate of public convenience and necessity, to exercise certain franchise rights in the County of Ventura, and in the Cities of San Buenaventura, Santa Paula, and Fillmore under franchises applied for by applicant.

Application No. 11,672.

BY THE COMMISSION:

FIRST SUPPLEMENTAL ORDER

The Railroad Commission having by its Decision No. 15,695, dated November 30, 1925, in the above entitled matter found that public convenience and necessity required the construction by Midway Gas Company of a certain pipe line for the transmission of natural gas, and having authorized the exercise of certain franchise rights, such authority to be made effective by supplemental order after the acquisition of such franchises and such franchises having now been acquired and the Midway Gas Company having filed with the Railroad Commission satisfactory stipulations concerning claims for the value of said franchises,

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IT IS HEREBY ORDERED that the authority conditionally granted by said Decision No. 15,695 in Application No. 11,672, dated November 30, 1925, be and the same is hereby made effective in accordance with the provisions of Paragraph 3 of the Order in said Decision No. 15,695.

*March* Dated at San Francisco, California this 24 day of ~~February~~, 1926.

*H. H. Brundage*

*C. Seawey*

*Ernest L. Smith*

*Leon A. White*

Commissioners.