Decision No. /6580

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Investigation on the Commission's own motion of the reasonableness of the rates, service, rules, regulations and practices of

MILLER & LUX INCORPORATED,

a corporation, in the supplying of water for domestic use to residents of a tract of land commonly known as the "Miller & Lux Colony," located in the San Joaquin Valley in the vicinity of Firebaugh and Mendota, Fresno County.

Case No. 2045.



BY THE COMMISSION:

ORDER DENVING PETITION FOR REHEARING

Petition for rehearing having been filed in the aboveentitled matter by Miller & Lux Incorporated, and it appearing that no new matters are bought to the attention of the Commission which were not fully considered by it in its prior order and decision No. 16328, dated March 29, 1926, from which order and decision a rehearing is requested by petitioner; and the Commission being of the opinion that the reasons set forth in said potition for rehearing are insufficient, --

IT IS HEREBY ORDERED that said petition for rehearing be. and the same is hereby denied.

Dated at San Francisco, California, this 26' April, 1926.

Commissioners.