Decision No. 21199.



BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of SANTA MARIA GAS COMPANY, a corporation, for a certificate under Section 50 of the Public Utilities Act and for authority to extend its facilities.

Application No. 15330.

BY THE COMMISSION:

FIRST SUPPLEMENTAL ORDER

IT IS HEREBY DECLARED, that in accordance with the order in Decision No. 21006, dated April 24, 1929, in the above entitled matter, Santa Maria Gas Company has filed with the Railroad Commission a stipulation in satisfactory form declaring that neither Santa Maria Gas Company, nor its successors or assigns will ever claim before the Railroad Commission of the State of California, or any court or other public body, a value for the rights and privileges granted to it by Ordinance No. 38 of the City of El Paso de Robles in excess of the actual cost to Santa Maria Gas Company to acquire said rights and privileges, which cost is stated at \$100.00, and also a stipulation declaring that the natural gas to be furnished by Santa Maria Gas Company to consumers throughout the territory

in which it is authorized by said Decision No. 21006 to operate, will be of the same quality as that distributed by it to its patrons and consumers in other territory supplied by it.

DATED at San Francisco, California, this _____day of May, 1929.

Charles Routed

Commissioners.