Decision No. 21526

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA

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In the Matter of the Application of MUNICIPAL PROPERTIES COMPANY, a corporation, for a certificate of public convenience and necessity authorizing applicant to operate a domestic water service and fixing the rates therefor.

Application No. 14,679

BY THE COMMISSION:

SUPPLEMENTAL ORDER

It appearing that Municipal Properties Company, a corporation, is now in the hands of a Receiver, and has no funds available with which it can pay the outstanding bills for purchased water and for power, and that in order to provide for the continuation of water service to its consumers in and in the vicinity of San Carlos, San Mateo County, it is necessary to establish, temporarily, a surcharge in addition to the regularly established rates to permit an agent being appointed to carry on water service during the existing emergency,

NOT, THEREFORE, good cause appearing,

IT IS HEREBY ORDERED that Municipal Properties Company be and it is hereby authorized and directed to levy an emergency surcharge of one dollar and twenty-five cents (\$1.25) per months to all consumers, which surcharge shall be in addition to the charges specified in Decision No. 20,045.

The effective date of this Supplemental Order shall be the date hereof.

Dated at San Francisco, California, this // Aday of September, 1929.

Leon awhitell

Commissioners