

Decision No. 99476

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA.

In the Matter of the Application of) J. O. LOUVE for permission to sell.)

Application No. 16504.

BY THE COMMISSION:

$\underline{O} \underline{R} \underline{D} \underline{E} \underline{R}$

J.O. Louve having made application to the Railroad Commission for authority to transfer his public utility water system supplying water to the residents of that certain portion of the unincorporated Town of Downey known as the Louve and Kane Tract, County of Los Angeles, to the Downey County Water District, which joins in the application, and it appearing that this is not a matter in which a public hearing is necessary and that the authority should be granted,

IT IS MEREBY ORDERED that J.O. Louve be and he is hereby authorized to transfer to Downey County Water District, a corporation, his public utility water system situate in the Louve and Kane Tract, County of Los Angeles, under substantially the same terms and conditions as are set forth in Exhibit "A" attached to the application herein, subject to the following terms and conditions:

> 1. The authority herein granted shall apply only to such transfer as shall have been made on or before the first day of July, 1930, and a certified copy of the final instrument of conveyance shall be filed with this Commission by J.O. Louve, or by Downey County Water District, a corporation, or in their behalf, or in behalf of either thereof, within thirty (30) days from the date on which it is executed.

> > -1-

GEH

- Within ten (10) days from the date on which J.O. Louve actually relinquishes 2. control and possession of the property herein authorized to be transferred, there shall be filed with this Commission by J.O. Louve, or by Downey County Water District, a corporation, or in their behalf, or in behalf of either thereof, a certified statement indicating the date upon which such control and possession were relinquished.
- 3. On or before the first day of June, 1930, J.O. Louve shall refund to all his water consumers entitled thereto all amounts due such consumers arising from deposits made to guarantee payment of water bills, or for main extensions, meter and/or service connections, and/or any other purpose whatsoever, and said J.O. Louve shall file with this Commission on or before the tenth day of June, 1930, a duly executed affidavit setting forth a list of all consumers to whom refunds, as set forth above, are due as of the date of this order, together with the amount of each refund and the date that each such refund has been fully paid to the consumer entitled thereto. In the event that there are no consumers entitled to refunds as set out above, the affidavit should so state.

The authority herein granted shall become effective only upon full compliance with the terms and conditions as set forth in the above paragraphs.

Dated at San Francisco, California, this 1716 day or Mia , 1930.

OPX

In C Commissioners

-2-