In the Matter of the Investigation on the Commission's own motion into the rates, tolls, rentals, charges, classifications, rules, regulations, practices, contracts, operations, compliance with general orders, service, or any of them, of A. S. ERYANT operating under the fictitious name and style of ERIDGEPORT TELEPHONE AND TELEGRAPH COMPANY.

Case No. 2761.

BY THE COMMISSION:

## SUPPLEMENTAL ORDER

WHEREAS, the Railroad Commission, in its Decision No. 21990, ordered that A. S. Bryant, owner of Bridgeport Telephone and Telegraph Company, should charge and collect certain rates for telephone service in the area served by him in Mono County, California, after a showing that he had placed his lines in good condition and followed certain other recommendations made at the hearing in this matter, and after approval by supplemental order of this Commission, and

WHEREAS, the Reilroad Commission has evidence which shows that A. S. Bryant has rebuilt his lines and complied substantially with recommendations made in this case and the order in Decision No. 21990, therefore,

IT IS HEREBY ORDERED that A. S. Bryant be and he is hereby authorized to publish, file and make effective as of

July 1, 1930, the schedule of rates authorized in Decision No. 21990.

The authority herein granted is subject to the condition that said schedule of rates be filed with this Commission on or before July 1, 1930.

For all other purposes, the effective date of this order shall be twenty (20) days from and after the date hereof.

Dated at San Francisco, California, this 17 M day of Jame, 1930.

C.C. Leavey
<b>y</b>
Than & Jawaii
W. A. Cum
Compissioners.