Decision, No. <u>22932</u>.

ORIGINAL.

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of SOUTHERN CALIFORNIA GAS COMPANY, a corporation, to buy, and of Producers Gas and Fuel Company, a corporation, to sell, all of the properties of Producers Gas and Fuel Company; and of Southern California Gas Company for a certificate of public convenience and necessity to exercise certain franchises.

Application No. 15854

In the Metter of the Application of SOUTHERN CALIFORNIA CAS COMPANY, a corporation, to buy, and of Southwestern Gas and Fuel Company, a corporation, to sell, all of the properties of Southwestern Gas and Fuel Company; and of Southern California Cas Company for a certificate of public convenience and necessity to exercise certain franchises.

Application No. 15855

EY THE COMMISSION:

FIRST SUPPLEMENTAL ORDER

Good Cause Appearing:

IT IS HEREBY DECLARED that in accordance with the order in Decision No. 21560, dated September 14, 1929, in the above entitled matter, Southern California Gas Company has filed in form satisfactory to the Railroad Commission, a stipulation declaring that it, its successors or assigns will never 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 by Ordinance No. 174 of the County of Riverside; No. 148-A of the City of Ecmet; No. 157 of the City of San Jacinto; No. 109 of the City of Barming; and No. 73 of the City of Beaumont, in excess of the actual costs

of acquiring said rights and privileges, which costs are stated as follows:-

Ordinance	No-	174	•	•	•	•	.\$201.50
Ordinance							
Ordinance							100.00
Ordinance							72.50
Ordinance							57.00

DATED at San Francisco, California, this 27/6day of Auf Teach 1930.

> Emmessell Thub head

> > Commissioners.