Decision No. 24807

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of SNEIBLE-TAVERNETTI COMPANY, a corporation, for a preliminary order for certificate of public convenience and necessity to furnish water for domestic purposes to inhabitants of the town of Gonzales, California.

Application No. 17496.



William C. Theile, for Applicant.

BY THE COMMISSION:

SUPPLEMENTAL ORDER

The Commission having on October 5, 1931, issued its Order in Decision No. 24097 in the above entitled matter granting applicant a certificate of public convenience and necessity to operate a public utility water works and establishing a schedule of rates to be charged for water service, which authority was to become effective only on condition that applicant Sneible-Tavernetti Company amend its Articles of Incorporation to permit it to engage in the public utility business of water distribution in conjunction with its other business activities and also secure a franchise from the County of Monterey covering the operation of a water system in the territory described in the application, and

WHEREAS, said Sneible-Tavernetti Company has filed with this Commission certified copies of its Amended Articles of Incorporation and of the franchise issued to it by the Board of Supervisors of the County of Monterey, together with copies of the schedule of rates, rules and regulations as set out in said

decision, and has complied therefore in full with the requirements of the above Order of the Commission,

NOW, THEREFORE, IT IS HEREBY ORDERED that the preliminary certificate of public convenience and necessity to operate a water works in and in the vicinity of the Town of Gonzales in the County of Monterey, as heretofore granted by Decision No. 24097, be and it is hereby made permanent and the schedule of rates as therein established is hereby declared to be in full force and effect as of the date of the Order herein.

Dated at San Francisco, California, this 250 day of _______, 1932.