BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA.

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In the matter of the application of SOUTHERN CALIFORNIA GAS COM-PANY, a corporation, for a certificate of public convenience and necessity and authorization to exercise rights and privileges under franchises granted by the County of Los Angeles, the City of Vernon and the City of Compton.



Decision No. 15.2:

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O'Melveny. Stevens & Millikin and Sayre Macneil. for applicant.

LOVELAND, Commissioner.

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This Commission having in its Order in Application No. 165, made on August 13, 1912, provided

"The application of Southern California Gas Company for a Certificate that the present or future public convenience and necessity require or will require the construction of said gas pipe line and distributing system in the County of Los Angeles and the cities of Vernon. Huntington Park and Compton in said county and the application of said Southern California Gas Company for an order declaring that this commission will hereafter upon application. issue a certificate that public convenience and necessity require or will require the exercise of rights or privileges under franchises or permits not now but hereafter to be secured from the County of Los Angeles and the cities of Vernon. Huntington Park and Compton, is hereby granted."

and Southern California Gas Company having been granted the right to construct and oporate a gas distributing system in a portion of the County of Los Angeles and in the Cities of Vernon and Compton, by Ordinance No. 308 (New Series) of the County of Los Angeles, adopted and approved August 19, 1912; Ordinance No. 89 of the City of Vernon, adopted and approved on September 4, 1912, and Ordinance No. 85, of the City of Compton, adopted on August 20, 1912, respectively, and it appearing that Southern California Gas Company has stipulated that the condition inserted in Section VI of Ordinance No. 308, in the County of Los Angeles, providing

> "That the grantee of said franchise, his successors or assigns shall upon request from any person residing along the line of said pipe line, and upon the payment of his, its or their reasonable charges for making the connection and

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for furnishing gas. furnish to such person an adequate supply of such gas for domestic or manufacturing use."

shall not be construed nor shall any part thereof be construed by or on behalf of applicant as limiting in any way the lawful power of the Railroad Commission of the State of California at any time to make and enforce as fully and effectually as though such condition had not been inserted in said franchise any order concerning or affecting the making by said applicant of extensions or of service connections, or the payment of the cost of making any of the same or concerning or affecting the persons for whose benefit the extensions or connections shall be made, and that neither applicant, its successors or assigns, shall at any time interpose said condition above mentioned or any part thereof as a defense or objection to the lawful order of the Railroad Commission as to any of the matters therein enumerated, and applicant having applied for a certificate that public convenience and necessity require the exercise of the three ordinances above mentioned.

IT IS HEREEY DECLARED that public convenience and necessity require the exercise by Southern California Gas Company of the rights and privileges granted to it by the County of Los Angeles in Ordinance No. 308 (New Series), and by the City of Vernon in Ordinance No. 89, and by the City of Compton in Ordinance No. 85.

The foregoing Order is hereby approved and adopted as the Order of the Railroad Commission of the State of California.

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Dated at San Francisco, Celifornia, this 97th -

day of June 1914.

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