BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA.

---000---

ORIGINAL

In the Matter of the Application of the SOUTH LOS ANGELES WATER COMPANY, (1) for an order authorizing the sale of all of its property to the South Los Angeles Land and Water Company; and (2) for an order authorizing the South Los Angeles Water Company to acquire 1700 shares of the capital stock and \$100,000 of first mortgage bonds of the South Los Angeles Land and Water Company; and (3) for an order authorizing the South Los Angeles Land and Water Company to purchase) the property of the South Los Angeles Water Company.

Application No. 1430.

BY THE COMMISSION.

SECOND SUPPLEMENTAL ORDER.

WHEREAS, this Commission by Decision No. 2178, detod February 27, 1915, (Vol. 6, Opinion and Orders of the Railroad Commission of California, page 226), authorized South Los Angelos Water Company to sell its water system to South Los Angelos Land and Water Company for \$75,000 par value of stock and \$75,000 face value of 6 per cent. bonds, and

WHEREAS, the order found in said decision No. 2178 provides that it shall not become effective until this Commission has issued a supplemental order approving the deed and contract of transfer, nor until South Los Angeles Land and Water Company shall, in form satisfactory to this Commission, stipulate that it will undertake all obligations of service now properly binding upon South Los Angeles Water Company, and

WHEREAS, South Los Angeles Water Company has filed for approval a copy of a "Grant Deed", dated February 7, 1915,

convoying its property to South Los Angeles Land and Water Company, said deed having been marked Exhibit No. 2, and

WHEREAS, applicants have filed an agreement, dated December 7, 1915, marked Exhibit No. 3, in which South Los Angeles Land and Water Company agrees to assume all existing contracts of whatever kind or nature, which have been entered into by South Los Angeles Water Company prior to the execution of the agreement in connection with the production, sale or distribution of water for domestic or irrigation purposes, and

Good Cause Appearing,

Water Company be given, and hereby is given, authority to execute a "Grant Deed" in the same form and tenor as the "Grant Deed", marked Exhibit No. 2 and attached to the application herein, - said "Grant Deed" granting to South Los Angeles Land and Water Company the following property:

"Lots thirty-one (31) to Forty (40). inclusive, in Block "C" and Lots Six (6). Seven (7), Eight (8), Ten (10), Eleven (11), Twelvo (12) and Thirteen (13), in Block "D" of the Nadesu Vineyard Tract No. 1, as per map recorded in Book 28, page 21, Miscellaneous Records of said County.

"Lot Fifty-nine (59), Block Two of the Aldine Square Tract, County of Los Angeles, State of California as per map recorded in Book 29, page 11 Miscellaneous Records of said County.

"Togother with all rights-ofway, franchises, buildings, wells, pumping machinery, towers and tanks, distributing system, meters, service connections, hydrants and all other property of any kind or nature situate on or appurtenant to said above described real property."

The Railroad Commission hereby finds as a fact for the purpose of this proceeding: that South Los

Angeles Land and Water Company has complied with the third condition of the order found in Decision No. 2178, dated February 27, 1915, by filing the agreement dated December 7, 1915, marked Exhibit No. 3, and attached to the application herein.

Dated at San Francisco, California, this 3/2/day of December, 1915.

Max Spelen Max Spelen

Hayer Cherlin

Commissioners.