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Decision No.

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BEFORE THE RAILPOAD COMMISSION OF THE STATE OF CALIFORNIA

Decision No Sulf

In the Matter of the Application of MARTINEZ AND CONCORD INTERURBAN RAILWAY COMPANY for a certificate of public convenience and necessity and for an order authorizing an issue of stocks and bonds.

Application No. 2125

BY THE COMMISSION.

SECOND SUPPLEMENTAL ORDER

June 9, 1916, Decision Number 3408, declared that public convenience and necessity require the exercise by Martinez and Concord Interurban Railway Company of the rights and privileges conferred by Ordinance Number 54, new series, of the Town of Martinez, adopted June 5, 1916, provided that Martinez and Concord Interurban Railway Company should first have filed with the Railroad Commission a stipulation duly authorized by its Board of Directors, declaring that Martinez and Concord Interurban Railway Company, its successors and assigns, would never claim before the Railroad Commission or any court or other public body a value for said rights and privileges in excess of the actual cost to Martinez and Concord Interurban Railway Company

of acquiring said rights and privileges, and should have received from the Railroad Commission a supplemental order approving the same: and

WHEREAS Martinez and Concord Interurban Railway

Company has now filed with this Commission a stipulation as set

forth above; and it appearing to this Commission that said

stipulation is in form satisfactory to this Commission so far

as may be necessary for the purpose of this proceeding;

THE RAILROAD COMMISSION HEREBY FINDS AS A FACT that Martinez and Concord Interurban Railway Company has complied with the conditions of the Order in Decision Number 3406, dated June 9, 1916.

Dated at San Francisco, California, this 14

day of June, 1916.

Commissioners.