

Decision No. _____

ORIGINAL

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA.

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In the matter of the application
of SOUTHERN CALIFORNIA GAS COMPANY
for an order preliminary to the is-
sue of a certificate of public con-
venience and necessity relative to
exercise of franchise rights not yet
secured, in Los Angeles County. }
} Application No. 2682.

BY THE COMMISSION:

SUPPLEMENTAL ORDER.

Southern California Gas Company having
procured from the County of Los Angeles a franchise granting
to it the right to lay, construct and maintain gas pipes in
territory embracing a large part of Los Angeles County described
therein, which said franchise is contained in Ordinance No.
463, (New Series) adopted March 26, 1917, and

The Board of Directors of said Southern
California Gas Company having by resolution stipulated that it,
its successors and assigns will never claim before the Rail-
road Commission or any court or other public body a value for
the rights and privileges granted under said Ordinance in ex-
cess of the actual cost to said applicant of acquiring said
franchise, which cost is stated in said stipulation to be the
sum of \$407.92; and it appearing that said stipulation is in
form satisfactory to this Commission in so far as may be
necessary for the purposes of this proceeding,

THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA
does hereby certify and declare that public convenience and
necessity require the exercise by Southern California Gas
Company of the right, privilege and franchise granted by said
Ordinance No. 463 (New Series), in that portion of the terri-
tory described therein, which is not now adequately served
with gas.

Dated at San Francisco, California, this 17th
day of April, 1917.

Max Thelen
H. S. Farnsworth
Victor A. Smith
Edwin O. Edgerton
Frank D. Behm
Commissioners.