Decision No. 5693-

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BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA

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In the Matter of the Application of MIDWAY GAS COMPANY for an order preliminary to the issuance of a cortificate of public convenience and necessity relative to the exercise of rights of franchise not yet secured.

APPLICATION

NO. 3537

BY THE COMMISSION:

SUPPLEMENTAL ORDER

WHEREAS Midway Gas Company has obtained from the Board of Supervisors of the County of Los Angeles a certain gas franchise, said franchise being granted by Ordinance No. 514, New Series, and,

WHEREAS the Railroad Commission of the State of California on April 30th, 1918 issued its order in the above entitled matter, Decision 5358, declaring that it would thereafter, on the obtaining by Midway Gas Company of said franchise, declare that public convenience and necessity require the exercise by Midway Gas Company of the rights and privileges granted in said franchise under the conditions as set forth in the opinion preceding said order, and,

WHEREAS Midway Gas Company has filed with this Commission stipulation, duly authorized by its Board of Directors, declaring that Midway Gas Company, its success-

ors and assigns, will never claim before the Railroad Commission, or any court or other public body, a value for the rights and privileges granted by said Ordinance No. 514 of the Board of Supervisors of the County of Los Angelos in excess of the actual cost to Midway Gas Company of acquiring said rights and privileges which is set forth in said stipulation as \$306.80,

The Emilroad Commission hereby declares that public convenience and necessity require the exercise by Midway Gas Company of the rights and privileges granted in said franchise, Ordinance No. 514, New Series, of the County of Los Angeles, under the conditions as set forth in the opinion in Decision No. 5358.

Dated at San Francisco, California, this /6 day of August, 1918.

Commissioners.