## Decision No. 7/70

## BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIAL

In the Matter of the Application of WHITTIER HOME TELEPHONE & TELEGRAPH COMPANY for an order extending time for compliance with Chapter 499, Laws of 1911, as amended by Chapter 600, Laws of 1915.

Application No.2343

BY THE COMMISSION.

## SECOND SUPPLEMENTAL ORDER

The Railroad Commission on July 17, 1918, having issued its Decision No. 5600 and First Supplemental Order in the above entitled proceeding, granting to Whittier Home Telephone and Telegraph Company an extension of time to and including June 30, 1919, to reconstruct its existing system so as to comply completely with the provisions of Chapter 499, Laws of 1911, as amended by Chapter 600, Laws of 1915, and

Petitioner having on January 13, 1920, filed its second supplemental application setting forth that all of the reconstruction required under the provisions of said laws has been completed, excepting the correction of 302 infractions existing along Philadelphia Street between Painter Avenue and Whittier Avenue, a distance of nine blocks; that no hazardous conditions exist in these infractions remaining to be corrected; that the construction of certain underground conduit into which underground cables are to be drawn has been completed, and that upon the completion of the placing of said underground cables the overhead construction in which said remaining infractions exist will be removed and said infractions thus corrected; that certain street improvements are being contemplated which, if carried through, will necessitate the abandonment of petitioner's present central office building for a different location; that the completion of said underground cable construction prior to such removal of its central office would result in an estimated expenditure of \$500.00 in the removal of remaining infractions, which expenditure would be unnecessary if the completion

of said underground construction were deferred until after the removal of its central office; and asking for a further extension of one year within which to correct all remaining infractions; and it appearing to the Railroad Commission that this is not a case in which a public hearing is necessary and that this supplemental application should be granted,

IT IS HEREBY ORDERED that the supplemental application herein be and it is hereby granted.

PROVIDED that progress reports, as provided for in Decision No.5600, shall be filed with the Railroad Commission for each successive period of six months subsequent to June 30, 1919, to and including June 30, 1920, in the manner as therein provided.

Dated at San Francisco, California, this  $27^{M}$  day of  $\overline{f_{chrumann}}$ , 1920.

Edini Q. d

Commissioners.