Decision No. 28000 BEFORE THE RATLROAD COMMISSION OF THE STATE OF CALIFORNIA. In the Matter of the Application of SOUTHERN COUNTIES GAS COMPANY OF CALIFORNIA, a corporation, for a Application No. 18495. Certificate of Public Convenience and Necessity under Section 50 of the Public Utilities Act, for authority to exercise Franchise acquired from the City of Pomona. BY THE COMMISSION: FIRST SUPPLEMENTAL ORDER In its Decision No. 25513, dated December 31, 1932, in the above numbered application, this Commission ordered as follows: THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA HEREBY CERTIFIES AND DECLARES that public convenience and necessity require, and will require, the exercise by said Southern Counties Gas Company of California of the rights and privileges granted under Ordinance No. 691 by the City Council of the City of Pomona, Los Angeles County, subject, however, to the condition that applicant shall first have filed with the Railroad Commission of the State of California a stipulation, duly authorized by its Board of Directors, agreeing that Southern Counties Gas Company, its successors or assigns, will never claim before the Railroad Commission, or any other public authority, any value for the franchise granted by said Ordinance No. 691 of the City of Pomona, Los Angeles County, in excess of the actual cost, which cost shall be stated in the stipulation, and shall have secured from the Railroad Commission a supplemental order herein declaring that such stipulation, satisfactory to the Railroad Commission, has been filed. Applicant having on January 25, 1933, filed a satisfactory stipulation, as mentioned above, and having stated that the actual cost of said franchise granted by the City of Pomona was \$250.73; IT IS HEREBY ORDERED that Southern Counties Gas Company of California be and it is hereby granted a certificate of public _7_

convenience and necessity and authorized to exercise the rights and privileges granted to it by the ordinance referred to in this Commission's Decision No. 25513; provided that the Railroad Commission may hereafter, by appropriate proceedings and orders, revoke or limit as to territory not then served by Southern Counties Cas Company, or its successors in interest, the authority herein granted.

In all other respects Decision No. 25513 shall remain in full force and effect.

The effective date of this Order shall be the date hereof.

Dated at San Francisco, California, this <u>Jyth</u>day of May, 1935.

I on owherey

M fo Cun

Malla from

Commissioners.