Decision No. 23531

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA

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In the Matter of the Application of LEONARD P. WIKOFF, for a certificate) that public convenience and necessity) require or will require the exercise of certain franchise rights and the construction) Application No. of a plant and system for supplying exchange 20642) telephone service and electric energy for purposes of light, heat and power in the unincorporated town of 29 Palms, and ter-) ritories adjacent thereto in the county of San Bernardino, California.

BY THE COMMISSION:

SUPPLEMENTAL OPINION AND ORDER

Decision No. 29212 (dated October 26, 1936) granted to applicant herein a certificate of public convenience and necessity to exercise certain franchise rights for the furnishing of electric service in the territory of 29 Palms and vicinity, San Bernardino County. The certificate was granted subject to certain conditions which must be complied with before such authority becomes effective. Supplemental application has been filed seeking a modification of condition 2, relating to rates, and for an extension of time.

Good cause appearing, IT IS ORDERED as follows:

First. That condition 1 of Decision No. 29212 is hereby amended to read as follows:

"1. The authority herein granted will become effective when applicant has filed with the Railroad Commission a statement, which statement shall be filed by applicant on or before May 1, 1937, showing that the money needed to pay the cost of acquiring and constructing the property necessary to establish the electric service herein mentioned is on deposit with a bank in the name of Leonard P. Wikoff and may be withdrawn only for the purpose of paying for said electric plant, such statement also to show the name of the bank with whom the money has

been deposited, the name or names of those who provided said money, together with a copy of the agreement defining their interest in said enterprise and their responsibilities in financing the same."

Second. That condition 3 of Decision No. 29212 is hereby amended to read as follows:

"3. Applicant shall file with the Railroad Commission, in quadruplicate, on or before May 1, 1937, but prior to the establishment of service, a tariff or tariffs constructed in accordance with the requirements of the Commission's General Orders, and containing rates which in volume and effect shall be the same as or no higher than the Palm Springs rates of The Southern Sierras Power Company's Schedules L-1 for lighting service, C-5 for heating and cooking service, and P-1 for power service, as on file and in effect on August 4, 1936, except for extremely large installations, and rules and regulations similar to those of The Southern Sierras Power Company and satisfactory to the Railroad Commission."

Third. That condition 7 of Decision No. 29212 is hereby amended to read as follows:

"7. Leonard P. Wikoff shall file, on or before May 1, 1937, a stipulation in which he agrees that he, his successors and assigns will never claim before the Railroad Commission or any other public authority, a value for the franchise above referred to in excess of the actual cost thereof, which cost shall be set forth in the stipulation."

In all other respects Decision No. 29212 shall remain in full force and effect.

Dated at San Francisco, California, this 1305 day of February 1937.

Commissioners

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