Decision No. 32324

BEFORE THE RATIROAD COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of Southern California Gas Company for a Certificate that Public Convenience and Necessity Require the Exercise of Rights and Privileges Granted to it by Ordinance 861 (N.S.) of the City of Riverside.

ORIGINAL

Application No. 22843

L. T. Rice, for Applicant.

BY THE COMMISSION:

Southern California Gas Company applies for authority to exercise a gas franchise granted by the City of Riverside, Riverside County.

A public hearing upon the application has been held.

Such franchise is one authorized by the Franchise Act of 1937, and is in lieu of a certain asserted franchise under which applicant for many years has rendered gas service within the City of Riverside.

It is evident that the requested authority should be given.

ORDER

IT IS HEREBY ORDERED that a certificate of public convenience and necessity be and hereby is granted to Southern California Cas Company to exercise the right or privilege under that certain franchise granted by the City of Riverside by Ordinance No. 861, New Series, of April 4, 1939, subject to the condition, however, that