

Decision No. 13452.

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA

In the matter of the application of Pacific Gas and Electric Company, a corporation, for an order of the Railroad Commission of the State of California authorizing applicant to increase its rates and charges for electric energy.

ORIGINAL

Application No. 5567.

And Consolidated Proceedings, Application No. 3602, Cases Nos. 748, 840, 930, 934, 996, 1203 and 1669.

In the matter of the application of Great Western Power Company of California for an order authorizing an increase in rates.

Application No. 5585.

And Consolidated Proceedings, Cases Nos. 931, 1204 and 1669.

BY THE COMMISSION:

SUPPLEMENTAL ORDER

The Railroad Commission having on the 25th day of March, 1924, by Decision No. 13316, in the above entitled matters, directed Pacific Gas and Electric Company and Great Western Power Company of California to file schedules of rates as set forth in said Decision No. 13316, and certain minor changes in the wording of the schedules so set forth now appearing desirable,

IT IS HEREBY ORDERED that Pacific Gas and Electric Company and Great Western Power Company of California be and they are authorized to modify the schedules of rates set forth in Decision No. 13316 in the following particulars.

1. Schedule L-4, which now contains no rate for 400 watt multiple street lights, may be modified by the addition of a rate for 400 watt multiple street lights of \$5.00 per month for all night service with a corresponding reduction of 17 cents per month

for each hour of reduction in nightly service.

2. In Schedule C-3 the paragraph entitled "Minimum Charge" may be modified to read as follows:

"The Demand Charge will be not less than that based on 50% of the maximum demand created during the preceding eleven months and in no case less than \$12.00 per month".

3. In Schedule C-3 the first paragraph of Special Condition "A" as it appears in said Decision No. 13316, may be modified to read as follows:

"(a) The maximum demand will, except as provided for under Special Condition (b), be measured by demand meters or indicators to be furnished and installed by the company".

4. In Schedule C-3 the third paragraph of Special Condition "A" as it appears in said Decision No. 13316 may be eliminated and in lieu thereof, Special Condition "B" may be substituted reading as follows:

"(b) Where the power installation does not exceed 50 h.p. the company will normally fix the demand on the following basis:

100 percent of the rated capacity of the largest motor installed plus 60 percent of the rated capacity of all additional motors and other energy consuming devices installed.

The consumer may exercise the option of having the demand determined by a demand meter, by advising the Company to that effect in writing, and the change will be made effective as of the next regular meter reading subsequent to date of notice. The Company may on notice to the consumer, exercise the option of determining the maximum demand by instruments or test".

5. In Schedule P-1 the descriptive title as it appears in said Decision No. 13316 may be modified to read as follows:

"GENERAL POWER SERVICE:

Applicable to general commercial and industrial power service and to commercial heating and cooking service and rectifier service. Alternating current service will be supplied at any standard voltage from 110 to 2200 volts in accordance with Rule and Regulation No. 2 (b). D.C. service may be obtained when available at the voltage as available. Schedule P-2 is optional with this schedule for alternating current service."

