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Decision No. 14366

. BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Investigation upon the Commission's own motion into the resconableness of the rates, service, rules, regulations and practices applicable to the sale of natural gas by Midway Gas Company, a corporation, and by Southern California Gas Company, a corporation, to Ios Angeles Gas and Electric Corporation, a corporation.

Case No. 2047

BY THE COMMISSION:

OPINION.

On September 20, 1924, Los Angeles Gas and Electric Corporation presented for filing with the Commission a document that was determined to be essentially a complaint against the rates for natural gas supplied at wholesale by Southern California Gas Company. As it did not comply with the provisions of Section 60 of the Public Utilities Act, the Commission could not accept it and accordingly, by order dated September 23, 1924, instituted the above entitled investigation upon its own motion in order that the matters sought to be complained of might be considered.

Los Angeles Gas and Electric Corporation and Southern California Gas Company have since submitted a contract dated October 7, 1924, which expresses a mutual agreement that has been reached upon the points previously at issue. This contract has been approved by the Commission with certain reservations which have been accepted by the parties.

The matters at issue having thus been settled, the in-

ORDER.

For the reasons set forth in the Opinion preceding this order,

IT IS HEREBY ORDERED that the investigation upon the Commission's own motion into the reasonableness of the rates, service, rules, regulations and practices applicable to the sale of natural gas by Midway Gas Company and by Southern California Gas Company to Los Angeles Gas and Electric Corporation be, and the same is dismissed.

Dated at San Francisco, California, this __//_ day of December, 1924.

Drong Marton

Commissioners