Decision No. 14783



BEFORE THE PAILROAD COMMISSION OF THE STATE OF CALIFORNIA.

In the Matter of the Application of SAN DIEGO ELECTRIC RAILWAY COMPANY, a Corporation, for an investigation by the Railroad Commission of the reasonableness of the rates, charges, rules, regulations and practices of said Corporation in the Cities of San Diego, East San Diego, National City and Chula Vista in San Diego County.

) Application No. 3808.

and

In the Matter of the Application of THE POINT LOWA RAILROAD COMPANY, for an investigation by the Railroad Commission as to the reasonableness of its rates, charges, rules, regulations and practices in the City of San Diego.

) Application No. 3809.

and

In the Matter of the Application of THE POINT LOMA RAILROAD COMPANY for authority to discontinue service and suspend operation and to take up tracks.

Application No. 5008.

and

In the Matter of the Application of THE SAN DIEGO ELECTRIC RAILWAY COMPANY for authority to discontinue service, to suspend operation and to take up tracks of part of its System.

) Application No. 5009.

BY THE COMMISSION:

Third SUPPLEMENTAL ORDER.

Paragraph 1 (e) of the order in Decision No. 6836, dated November 14, 1919, provides as follows:

"Applicants are ordered to put their property, and especially the track, immediately into safe and good operating condition in substantial agreement with the recommendations and the construction program submitted to the Commission by applicants' chief engineer and as approved by the Commission's engineering department. Applicants shall file monthly statements with the Commission

"based on this construction program and showing in quantities and in money what has been done during each past month to carry this program into effect. Applicants shall also file with this Commission quarterly statements showing equipment changes made during the preceding quarter, and especially the progress made in the acquisition of one-man cars."

It appears, at this time, that the construction program referred to above has been substantially complied with and that it is unnecessary to require the continuation of the filing of monthly and quarterly statements, as provided therein; therefore.

IT IS HEREBY ORDERED that -

- (1) Condition 1 (e) of Decision No. 5836, dated November 14, 1919, referred to above, is hereby vacated and set aside in so far as it requires the filing of monthly and quarterly statements for the period subsequent to December 31, 1924.
- (2) That in all other respects said Condition 1 (e) shall remain in full force and effect.

The above order shall become effective on the date hereof.

Dated at San Francisco, California, this/3th day of April, 1925.

Oldener
Egerton Shore
Forger D. James
Commissioners