

In the Matter of the Application of
 FEATHER RIVER POWER COMPANY,
 a corporation, organized and existing
 under and by virtue of the laws of the
 State of California for a certificate
 of public convenience, to develop and
 generate hydro-electric energy at pro-
 posed Bucks Creek Power House, situa-
 ted in Plumas County, State of Califor-
 nia, to sell, transmit and distribute
 the same; and for an order authorizing
 the sale by said Feather River Power
 Company of its electric plant when
 completed to the Great Western Power
 Company of California, and for an order
 approving the contract between the said
 Feather River Power Company and Robert C.
 Storrie, Robert B. Muir and R.C. Storrie
 and Company, as contractors, and First
 Securities Company, for the construction
 of said project; and for an order permit-
 ting said Feather River Power Company to
 issue its bonds in the aggregate par value
 of \$5,500,000. and to issue to said Robert
 C. Storrie, Robert B. Muir and said R.C.
 Storrie and Company of its Class "A" Pre-
 ferred Capital Stock of the par value of
 \$1,000,000. and its Class "B" Preferred
 Stock in the aggregate par value of
 \$2,000,000. and to issue also its Common
 Stock in accordance with the terms of
 the said contract for the construction
 of said project.

ORIGINAL

Application No. 11414

BY THE COMMISSION:

THIRD SUPPLEMENTAL ORDER

Good Cause Appearing:

IT IS HEREBY ORDERED that the order in Decision No. 15394,
 dated September 15, 1925, as amended, be, and it is hereby, further
 amended so as to permit Feather River Power Company to amend sub-
 of Article 4,
 division "F" of Section 4, /of its mortgage or deed of trust reading-

" A guarantee of title or certificate of title by such title
 or abstract companies as are acceptable to the said Trustee in
 the exercise of its absolute discretion, certifying to or guar-
 anteeing the titles to all the real properties set out in the

" granting clauses hereof, or an abstract of title as to any of the real property described in the granting clauses hereof; as to which a certificate or guarantee of title is not deposited, and the written opinion of Guy C. Earl, E. H. Spalding and/or Chaffee E. Hall, Attorneys for the Power Company, and of Messrs. Gibson, Dunn & Crutcher, Attorneys for the Underwriter, that the said abstract or abstracts show title to the said real property covered thereby to be vested in the said River Company free and clear of all liens and encumbrances of every kind and nature except taxes due but not delinquent, and the lien of this indenture."

so as to read--

" A guaranty of title or certificate or insurance of title by such title or abstract companies as are acceptable to the said Trustee in the exercise of its absolute discretion; certifying to or guaranteeing or insuring the titles to all the real properties set out in the granting clauses hereof in such an amount as shall be acceptable to the First Securities Company, or an abstract of title as to any of the real property described in the granting clauses hereof as to which a certificate or guaranty of title is not deposited; and the written opinion of Guy C. Earl, W.E. Spaulding, and/or Chaffee E. Hall, Attorneys for the Power Company, and of Messrs. Gibson, Dunn & Crutcher, Attorneys for the Underwriter, that the said abstract or abstracts show title to the said real property covered thereby to be vested in the said River Company free and clear of all liens and encumbrances of every kind and nature except taxes due but not delinquent, and the lien of this indenture",

and to amend Subdivision "G" of Section 4, of Article 4, of this mortgage or deed of trust reading--

" The written opinion of the said attorneys for the Power Company that all water rights of the said River Company forming a part of, or appurtenant to the said project, are vested in the said River Company free and clear of all liens and encumbrances of every kind and nature except taxes due but not delinquent and the lien of this indenture, and that all licenses and permits granted to the River Company by the Federal Power Commission and/or the Division of Water Rights of the State of California; and described in the granting clauses hereof, have been duly and regularly granted and are valid permits and/or licenses, and the written approval of the Underwriter accepting the said opinion of said Attorneys for the Power Company; or, in lieu thereof, the written opinion of Messrs. Gibson, Dunn & Crutcher, concurring in said opinion of said attorneys for the Power Company",

so as to read--

" The written opinion or opinions of the said attorneys for the Power Company and/or Gibson, Dunn & Crutcher, showing to the satisfaction of the First Securities Company that the water rights of the said River Company, forming a part of the said project, are vested in said company, and that all licenses and permits granted to the said River Company by the Federal Power Commission and/or the Division of Water Rights of the State of California, and described in the granting clause hereof have been duly and regularly granted and are valid permits and/or licenses."

IT IS HEREBY FURTHER ORDERED that the order in Decision No. 15394 dated September 15, 1925, as amended, shall remain in full force and effect, except as modified by this Third Supplemental Order.

DATED at San Francisco, California, this 21st day of November, 1925.

H. B. Brundage

C. Seary

George D. Squires

Leon Whitell

Commissioners.