

Decision No. 22562.

ORIGINAL

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of)
 FRANK P. CADY and L. R. CADY)
 for authority to sell the water system)
 operated under the name of Susanville)
 Water Company, to California Utilities)
 Company, a corporation, and for author-)
 ity for the latter to buy said system)
 and to issue its note for One Hundred)
 Thousand(100,000) Dollars, and to)
 mortgage said water system to secure)
 said note, and to issue shares of its)
 capital stock of the par value of)
 Eighty-two Thousand Five Hundred(82,500))
 Dollars.)

Application No. 16503

BY THE COMMISSION:

FIRST SUPPLEMENTAL ORDER

Good Cause Appearing:

IT IS HEREBY ORDERED that Condition One of the order in
Decision No. 22472 dated May 23, 1930, reading--

"(1) California Utilities Company, if it acquires the
aforesaid business and properties, may charge to its fixed
capital accounts not more than \$163,200.00. If it pays for
the business and properties more than \$142,500.00, it must
charge such excess to a suspense account and amortize the
same by charges to its surplus account within five years
from the date of this order, or charge this excess at once
to its surplus account",

be, and the same is hereby amended so as to read--

"(1) California Utilities Company, if it acquires the
aforesaid business and properties, may charge to its fixed
capital accounts not more than \$163,200.00. If it pays
for the business and properties more than \$142,500.00, it
must charge such excess to a suspense account and amortize
the same within ten years from the date of this first sup-
plemental order, by equal annual charges to Account 114, 'Miscell-
aneous deductions from surplus; or charge all of such excess
forthwith to said Account 114, 'Miscellaneous deductions

from surplus'.

DATED at San Francisco, California, this 21st day of
June, 1930.

CS Seaver

Leon Whitely
Paul Curtis

Commissioners.