Decision No. 22966 .

REFORE 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 granting to applicant a certificate of public convenience and necessity to construct the gas transmission lines and system herein described; authorizing the withdrawal and cancellation of certain schedules of rates for, and regulations governing, gas service, and the filing and placing in effect of new, revised, and/or superseding schedules of gas rates and regulation, all as herein in this application particularly set forth; etc.

ORIGINAL

Application No. 15602.

City of Palo Alto,

Complainant,

Vs.

Pacific Gas and Electric Company, a corporation,

Defendant.

Case No. 2734.

BY THE COMMISSION: .

SECOND SUPPLEMENTAL OPINION AND ORDER.

In Decisions No. 22032, dated January 15, 1930, and No. 22083, dated February 3, 1930, this Commission ordered that, upon the completion and putting into service of its second or so-called "Valley Line," Pacific Gas and Electric Company should institute the service of straight natural gas in its San Francisco, East Bay, and San Jose Divisions, and that when such service had been instituted, said company should withdraw and

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cancel its then present Schedules G-1, G-2, G-4, G-9, and G-12 and file with this Commission in lieu thereof certain superseding Schedules G-1-N, G-2-N, and G-19-N.

In Decisions No. 22032 and No. 22083, no authorization was given applicant to amortize and write off such unusual and extraordinary expenses as shall be incurred in the substitution of natural gas service for the then present artificial gas service in the territory involved. It is deemed reasonable that such authorization should be given.

ORDER

Good Cause Appearing,

The Railroad Commission of the State of California hereby orders that its Decision No. 22032 be and the same is amended to include the following authorization:

The Commission hereby further authorizes Pacific Gas and Electric Company to amortize and write off such unusual and extraordinary expenses as shall be incurred in the substitution of natural gas service for the present artificial gas service, during a three-year period, commencing with the second year of natural gas service in the territory involved in the petition.

In all other respects Decision No. 22032 as amended by Decision No. 22083 shall remain in full force and effect.

The effective date of this order shall be the date hereof.

Dated at San Francisco, California, this 15 16 day of October, 1930.

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