Decision No. 23008

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA.

In the matter of the Investigation )
of the gas rates, service and operations)
of Contra Costa Gas Company on the )
Commission's own Motion.

Case No. 1653.

and

In the matter of the Investigation ) of the gas rates, service and operations) of Coast Counties Gas and Electric ) Company on the Commission's own Motion. )

Case No. 1660.

BY THE COMMISSION:

## SIXTH SUPPLEMENTAL OPDER - CASE No. 1653. ELEVENTH SUPPLEMENTAL ORDER- CASE No. 1660.

In its Decision No. 9725, Case No. 1653 and Decision No. 9840, Case No. 1660, this Commission ordered that Contra Costa Gas Company and Coast Counties Cas and Electric Company, respectively, include in certain of their schedules of rates covering the sale of manufactured oil gas, fuel oil differentials, increasing or decreasing the base rates on the basis of three (3) cents per thousand cubic feet for each ten (10) cents per barrel increase or decrease in the price of fuel oil above or below the base price of:

\$1.64 per barrel F.O.B. Richmond in Contra Costa County, \$1.65 per barrel F.O.B. Santa Cruz in Santa Cruz County, \$1.73 per barrel F.O.B. Watsonville in Santa Cruz County.

In accordance with the provisions set forth above, supplemental orders have been issued from time to time revising

the rates with changes in the fuel oil prices.

Coast Counties Gas and Electric Company, which now operates both of these properties as its Northern and Southern Divisions, respectively, did, with the permission and authorization of the Commission on or about August 5, 1930, complete the change-over from manufactured oil gas to straight natural gas in all of this territory.

Under date of October 3, 1950, Coast Counties Gas and Electric Company now requests that inasmuch as all of the gas service in all of its territory is now and will be natural gas service and that such natural gas service has entirely superseded the service of manufactured oil gas in such territory and further that the cost of the service of natural gas to its consumers is in no way effected by variations in the market price of fuel oil; that Decisions No. 9725 and No. 9840 be amended to exclude the fuel oil differentials set forth above.

This request is deemed reasonable and the Commission being of the opinion that such action should be taken,

IT IS HEREBY ORDERED that Decisions No. 9725 and No. 9840, dated November 8, 1921, and December 6, 1921, respectively, be and the same are hereby amended to exclude the fuel oil differential clauses.

In all other respects said Decisions will remain in full force and effect.

Dated at San Francisco, California, this 2/1/4 Cay of October, 1930.

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