

Decision No. 23570.

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA.

In the Matter of the Investigation  
upon the Commission's own motion  
into the rates, charges, classifica-  
tions, contracts, practices, rules  
and regulations of SAN DIEGO CON-  
SOLIDATED GAS AND ELECTRIC COMPANY,  
a public utility corporation.

ORIGINAL

Case No. 2491.

BY THE COMMISSION:

SUPPLEMENTAL OPINION AND ORDER.

In its Decision No. 19634, dated April 18, 1928, the  
Commission ordered as follows:

- "(3) That certain contract entered into by and  
between San Diego Consolidated Gas and Electric  
Company and San Diego Electric Railway Company,  
dated January 1, 1925, is hereby modified with  
respect to the energy charges as follows:

That portion reading:

"For the first 300 kilowatt hours  
per month per kilowatt of maximum  
demand, one and thirty-one hundredths,  
(1.31) cents per kilo-  
watt hour of alternating  
current energy.

For all over 300 kilowatt hours  
per month per kilowatt of maximum  
demand, ninety-six hundredths,  
(.96) cents per kilowatt  
hour of alternating cur-  
rent energy."

is hereby changed to read:

"For the first 300 kilowatt  
hours per month per kilowatt  
of maximum demand, one and  
twenty-three hundredths (1.23) cents per kilowatt  
hour of alternating current  
energy.

"For all over 300 kilowatt hours per month per kilowatt of maximum demand, ninety hundredths (.90) cents per kilowatt hour of alternating current energy."

such modification of energy charges to be effective with billing based on meter readings taken on and after April 20, 1928, and the contract in all other respects to remain unchanged."

San Diego Consolidated Gas and Electric Company, under date of March 25, 1931, having requested permission to further reduce the electric rates in said contract, the Commission being fully advised in the matter, and good cause appearing,

IT IS HEREBY ORDERED that that certain contract entered into by and between San Diego Consolidated Gas and Electric Company and San Diego Electric Railway Company, dated January 1, 1925, be and the same is hereby modified as follows, to-wit:

(a) Striking out all of paragraph VI of said contract down to the words "Applicability of Service," and inserting in lieu and in place thereof the following:

"VI RATES.

The rate for all energy delivered under this contract shall be as follows:

<u>Service Charge</u> .....	\$2,500.00	per month
Plus <u>Demand Charge</u> .....	1.60	per kilowatt of demand per month
Plus <u>Energy Charge</u> .....	0.435¢	per kilowatt hour per month."

(b) Striking out all of paragraph VIII of said contract, and inserting in lieu and in place thereof the following:

"VIII OIL PRICES.

The kilowatt hour rates fixed in Section VI are based on a price for fuel oil, f.o.b. ELECTRIC COMPANY'S storage tanks, of One Dollar (\$1.00) per barrel. Whenever the price

CCB/LV

paid by the ELECTRIC COMPANY for fuel f.o.b. its storage tanks shall vary either above or below said price of \$1.00 per barrel; then the rate of 0.435 cents as above mentioned, shall be changed by adding to or subtracting from the said rates, the sum of Sixteen Thousandths (.016) of a cent per kilowatt hour for each change of five cents (5¢) in the price of oil so paid by the ELECTRIC COMPANY. The new rate so determined shall become effective on the day on which the price changes."

Such modification to be effective with billing based on meter readings taken on and after April 1, 1931, and the contract in all other respects to remain unchanged.

The effective date of this order shall be from and after the date hereof.

Dated at San Francisco, California, this 6th day of April, 1931.

Ch. J. Sawyer  
Leon A. Whittell  
W. J. Linn  
W. B. Harris  
Fred G. Stewart  
Commissioners.