Decision NO. $\qquad$ 25924 .

BEFORE THE RATIROAD COMUTSSION OF TEE STATE OF CAIIFORNIA.


4ppIIcation No.-183Is.


BY TEE COMMISSION:

## SECOND SUPPTENGENTAS ORDER

Sekersfical and Komn Iiectric Railway Compeny, on Februiry 3, 2933, 111ed a request with the commssion asking thet Decision No. 25037, dated August 5, 2932, in the ubove entitiod matter be amended so that applicent may continne in effect its besic Ifte (5) cent tare on 1ts 11aes to dpril 8, 1933, and at that time place in efioct a basic ten (IO) cent Care as shown on Exhibit "C," attached to the appiscation.

It appears that this is not a matter in which a pribisc
hearing is necessary and that said request should be grented.
IT IS HEREBY ORDERED that the Ozder in Decision No.
25037 be and it is heroby emended to read as follovs:
"IN IS EESKBY ORDERED that applicant, BekersIfeld anc Kem Tlectric Railwh Compeny, is authorizel (1) to Iflo and mave effective on 1ts system for the period in said schedale specified, the tares, raies and regalations set forth in mxibibt '\&' to the applicetion heroln, the seld scheduze to be mede effective
tRon not less than one bay's notice to the Compassion and to the public; (2) to file and make effective tor the period october 10, 1932 to and including pili 8, 2933 the fares, rios and regulations set forth in privity i $B^{\prime}$ to the application herein ane (3) to til ane make effective on april 9, 1933, and thereafter contine in force and effect the schedule of fares, rules and regulations set forth and contained in Exhibit "C" to the appijcation heroin."

Dated at San Francisco, Calitomia, this h h day of February, 1933.


