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## ORIGINAL

Decision	No.

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of HANFORD GAS AND POTER COMPANY, a corporation, for an order authorizing the issue and sale of bonds.

Application No. 2639

BY THE COMMISSION.

## SECOND SUPPLEMENTAL ORDER

WHEREAS this Commission in Decisions Numbers 3697 and 4025 authorized Hanford Gas and Power Company to issue \$70,000.00 face value of Six Per Cent Twenty Year Bonds upon the condition among others that the Company should not mortgage its property or issue any bonds thereunder until the Commission had approved applicant's proposed mortgage or deed of trust by supplemental order; and

WHEREAS it now appears from applicant's letters that applicant has executed a mortgage and deed of trust upon its property and has issued \$70,000. face value of bonds thereunder bearing same date without securing a supplemental order from this Commission approving the form of said mortgage and deed of trust: and

WHEREAS it further appears that said action was taken by the Company through inadvertence and not through any desire to evade the conditions laid down by the Commission in its orders.

be, and it is hereby authorized to hereafter execute a mortgage and deed of trust upon its properties substantially in the form of a mortgage and deed of trust in favor of F. R. Hight, Trustee, filed with this Commission on April 23, 1917, and marked Exhibit "A", securing payment of a total authorised issue of \$70,000. face value of Six Per Cent. First Mortgage Gold Bonds, said bonds being callable at 101 and accrued interest after twelve months, and being secured by all property now owned or which the company may hereafter acquire.

IT IS HERRBY FURTHER ORDERED that the time within which bonds may be issued under this Commission's Decisions Nos. 3967 and 4025 be, and it is hereby, extended to and including June 30, 1917. The bonds hereby authorized are in lieu of said \$70,000. face value of bonds heretofore illegally issued.

The approval herein given of said mertgage or deed of trust is for the purpose of this proceeding only and is an approval only in so far as this Commission has jurisdiction under the terms of the Public Utilities Act, and is not intended as an approval of said mertgage as to such other legal requirements to which said mortgage may be subject.

The authority herein granted shall become effective only after applicant shall have procured the cancellation and discharge of the mortgage and deed of trust heretofore executed without authority from this Commission and the cancellation of the bonds heretofore illegally issued under said mortgage and deed of trust.

Except as herein modified this Commission's Decisions Numbers 3967 and 4025 shall remain in full force and effect.

Dated at San Francisco, California, this day of May, 1917.

Commissioners.