## Decision No. 8339

## BEFORE THE RAILROAD COLDISSION OF THE STATE OF CALIFORNIA

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In the matter of the practice of the SIERRA AND SAN FRANCISCO POLER COM-PANY as to extensions for electric service, on the Commission's own motion.

Case No. 1317.

By the Commission:

## SUPPLEMENTAL OPINION AND ORDER

On June 3, 1919 the Commission issued its Decision No. 6381 in this proceeding, whereby Sierra and San Francisco Power Company was ordered to make effective certain special rules and regulations applicable to electric service extensions by reason of its then existing financial condition.

On January 1, 1920 Pacific Gas and Electric Company leased the property and business of Sierra and San Francisco Power Company for a term of fifteen years, and, by virtue of the lease agreement, Pacific Gas and Electric Company's financial resources are made available for additions and betterments and extensions to the properties of Sierra and San Francisco Power Company.

On September 3, 1920 the Reilroad Commission made its Order to Show Cause why, under the changed conditions resulting from the lease, the special rules and regulations for electric service extensions ordered in its Decision No. 6381 should not be modified or revoked. Notice of said Order to Show Cause was directed to Sierra and San Francisco Power Company and Pacific Gas and Electric Company, lessee, and to other interested parties, and a public hearing thereon was held before Commissioner Martin at San Francisco on September 23, 1920, at which time it was stipulated by Pacific Gas and Electric Company that it would extend the same rule to the territory it operates under lesse from Sierra and San Francisco Power Company in respect to electric service extensions that it practices in its own territory. Sierra and San Francisco Power Company, being represented at this hearing, entered no protest or objection to this stipulation.

The rules and regulations of Pacific Gas and Electric Company as to electric service extensions in its own territory being acceptable to this Commission, and the Commission being of the opinion that these rules should be applied to the territory now served by Pacific Gas and Electric Company under lease from Sierra and San Francisco Power Company.

IT IS HEREBY ORDERED that the rules and regulations applicable to electric service extensions for Sierra and San Francisco Power Company ordered in Decision No. 6381 of this Commission, dated June 3, 1919, be and the same are hereby cancelled.

IT IS HEREBY FURTHER ORDERED that the rules and regulations for electric service extensions in the territory operated by Pacific Gas and Electric Company under lease from Sierra and San Francisco Power Company shall hereafter be

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the same as the rules and regulations of Pacific Gas and Electric Company.

Dated et San Francisco, California, this 15th day of <u>Monember</u>, 1920.

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