Decision No. 8979.

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of)
SAN JOAQUIN LIGHT AND POWER CORPORATION)
for an order authorizing it to issue)
and pledge bonds.

Supplement to
Application
No. 6572.

BY THE COMMISSION:

THIRD SUPPLEMENTAL ORDER.

WHEREAS, SAN JOAQUIN LIGHT AND POWER CORPORATION in its original petition in Application No. 6572 asked permission to issue and deposit with the trustee under its proposed unifying and refunding mortgage \$5,000,000.00 of first and refunding mortgage bonds; and

WHEREAS, the Commission by Decision No. 8716, dated March 9, 1921, authorized the use of \$2,375,000.00 of said first and refunding mortgage bonds for the purpose indicated, and declared that the issue of the remaining \$2,625,000.00 of bonds might be authorized after applicant had made a satisfactory showing justifying the 18500 Of Said DONGS; and

WHEREAS, the Commission by Decision No. 8818, dated April 1, 1921; authorized applicant to issue \$651,000.00 of the \$2,625,000.00 of bonds; and

MARREAS, the Commission by Decision No. 8771, deted

March 19, 1921, and by Decision No. 8818, dated April 1, 1921, authorized applicant, subject to the conditions mentioned in said decisions,
to deposit the \$2,375,000.00 (Decision No. 8771) and the \$651,000.00

(Decision No. 8818) of bonds as colleteral to secure the payment of

loans; and

WHEREAS, applicant asks permission to issue and deposit with the Equitable Trust Company of New York additional first and refunding bonds in the amount of \$724,000.00 and has filed with the Commission detailed statements of capital expenditures against which said bonds will be issued:

APD the Commission being of the opinion that applicant's request should be granted:

NOW, THEREFORE, IT IS HEREBY ORDERED, that SAN JOAQUIN LIGHT AND POWER CORPORATION be, and it is hereby, authorized to issue \$724,000.00 of its first and refunding mortgage bonds and to deposit said bonds as collateral with The Equitable Trust Company of New York to secure the payment of a loan or loans, provided --

THAT applicant is given a loan or loans of at least \$750.00 for every \$1,000.00 bond deposited; and provided further --

- THAT upon the payment of the notes or loans secured by the deposit of bonds herein authorized, said bonds be deposited with the trustee under applicant's unifying and refunding mortgage, if the execution of such mortgage is hereafter authorized by the Commission; and provided further --
- THAT applicant will use the moneys obtained through the deposit of the bonds to finance in part the expenditures reported in Exhibit "B" filed in this proceeding provided the expenditures so financed represent fixed capital as defined in the classification of accounts prescribed or adopted by this Commission; and provided further --
 - THAT the authority herein granted will not become effective until applicant has paid the fee prescribed in the Public Utilities Act: and provided further --

THAT applicant will file with the Commission reports as required by the Commission's General Order No. 24, which order, in so far as applicable, is made a part of this order.

IT IS HEREBY FURTHER ORDERED, that the order in Decision No. 8716, dated March 9, 1921, as amended, shall remain in full force and effect, except as modified by this Third Supplemental Order.

Dated at San Francisco, California this ______ day of May, 1921.

Cleek Ho

Commissioners.