

Decision No. 28871.

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA.

In the Matter of the Application of  
PACIFIC GAS AND ELECTRIC COMPANY,  
MT. SEASTA POWER CORPORATION, GREAT  
WESTERN POWER COMPANY OF CALIFORNIA  
and NAPA VALLEY ELECTRIC COMPANY, to  
charge and collect certain temporary  
rates for agricultural power service,  
and to make effective the electric  
rate schedules herein referred to.

ORIGINAL

Application No. 19335.

BY THE COMMISSION:

O P I N I O N

Applicants herein each seek authority to establish on their respective systems a temporary schedule designated P-99, a copy of which is attached to the application and marked Exhibit "A," to be used in conjunction with and to modify their several agricultural schedules for a portion of the agricultural season of 1934, comprising service months of April, May and June.

The proposed schedule provides for a reduction of 50 per cent in the rates of the particular schedule with which it may be combined for all energy consumed during the prescribed period in excess of the consumer's consumption for the corresponding months of the year 1933, the adjustment for the entire period to be made on the July bill.

This schedule will be temporary in character, effective only for the period specified therein, and the schedules with which it may be combined will remain in full force and effect except as and when modified by its provisions. The existing schedules under which agricultural service is now being supplied by the several

applicants are as follows:

Schedules P-3, P-3-E, P-4, P-5, P-13, P-13-E and P-22  
of Pacific Gas and Electric Company;

Schedules P-3 and P-13 of Mt. Shasta Power Corporation;

Schedules P-3, P-4, P-5 and P-13 of Great Western  
Power Company;

Schedules P-3 and P-13 of Napa Valley Electric Company.

O R D E R

Pacific Gas and Electric Company, Mt. Shasta Power Corporation, Great Western Power Company and Napa Valley Electric Company having asked for authority to establish on their respective systems a temporary schedule designated P-99, to be used in conjunction with and to modify the several schedules under which they supply agricultural service for the service months of April, May and June, 1954, and it being apparent that the temporary reductions in the cost of increased consumption resulting from its application will materially benefit all consumers electing to use it,

IT IS HEREBY ORDERED that, effective for meter readings taken on and after May 1, 1954, (1) Pacific Gas and Electric Company be, and it is hereby, authorized to place in effect its proposed Schedule P-99 to be used in conjunction with and to modify its existing Agricultural Schedules P-3, P-3-E, P-13, P-13-E and P-22, its Reclamation Schedule P-4 and its Primary Industrial Power Schedule P-5 when applied to agricultural service; (2) Mt. Shasta Power Corporation be and it is hereby authorized to place in effect its proposed Schedule P-99 to be used in conjunction with and to modify its existing Agricultural Schedules P-3 and P-13; (3) Great Western Power Company be and it is hereby authorized to place in effect its proposed Schedule P-99, to be used in

conjunction with and to modify its existing Agricultural Schedules P-3 and P-13, its Reclamation Schedule P-4 and its Primary Industrial Power Schedule P-5 when applied to agricultural service; (4) Napa Valley Electric Company be and it is hereby authorized to place in effect its proposed Schedule P-99, to be used in conjunction with and to modify its existing Agricultural Schedules P-3 and P-13.

IT IS HEREBY FURTHER ORDERED that Schedule P-99 of each applicant herein shall apply only to energy consumed between the dates in April, 1934, and July, 1934, upon which that applicant, in the normal process of billing, regularly reads the meters of the consumers electing to take service thereunder.

IT IS HEREBY FURTHER ORDERED that the several existing schedules of each applicant herein with which the respective Schedule P-99 may be combined shall remain in full force and effect except as and when modified by its provisions.

IT IS HEREBY FURTHER ORDERED that each applicant herein, if it elects to exercise the authority thus granted, shall file with the Commission, on or before April 1, 1934, the schedule of rates hereby authorized.

Dated at San Francisco, California, this 12<sup>th</sup> day of March, 1934.

C. J. Seavy  
Leon O'Connell  
M. J. Lee  
M. B. Harris  
Commissioners.