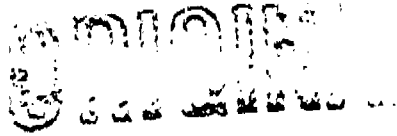


Decision No. 27124



BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of
Lucerne Water, Light & Power Co.,
a non-incorporated company, for
authority to change rates.

Application No. 19442.

BY THE COMMISSION:

OPINION AND ORDER

Applicant herein seeks authority to establish electric rates similar to those in effect in adjacent territory served by Pacific Gas and Electric Company in lieu of its present rates.

It is recited in the application that Clear Lake Beach Company, which is the sole owner of Lucerne Water, Light and Power Company, was duly adjudged a bankrupt by the Federal Court, and that on April 18, 1934, H. Vincent Keeling was appointed Trustee in Bankruptcy of Clear Lake Beach Company, and that the Referee in Bankruptcy has empowered the Trustee in Bankruptcy to continue operation of the said Lucerne Water, Light and Power Company as a going concern.

H. Vincent Keeling, in such capacity for applicant, states, as recited in the application, that he has studied the schedules of Pacific Gas and Electric Company for similar service in adjacent territory and that he believes that said schedules of Pacific Gas and Electric Company are fair and equitable for the territory served by applicant. The schedules of electric rates desired by applicant are lower than those now in effect on

applicant's system.

A public hearing in this matter not being necessary and good cause appearing,

IT IS HEREBY ORDERED that Lucerne Water, Light and Power Company be and it is hereby authorized to withdraw and cancel its rate schedules L-3, L-20, D-3, C-20 and P-1 and, in lieu thereof, substitute rate schedules identical with schedules L-3, D-3, C-1, P-1 and P-2 of Pacific Gas and Electric Company, the change to become effective for bills based on meter readings taken on or after June 15, 1934.

Dated at San Francisco, California, this 4th day of

June, 1934.

C. L. Seaver
Leon Whalley
W. H. Ann
W. B. Hanson
W. A. Scherer
Commissioners.