Decision No. 98589

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of SIERRA AND SAN FRANCISCO POWER COMPANY to distribute and transfer, in the course of its proceedings for winding up and dissolution, all of its assets to PACIFIC GAS AND ELECTRIC COMPANY, and of the latter to assume and agree to pay all of the debts and perform all of the existing obligations of said SIERRA AND SAN FRANCISCO POWER COMPANY.

Application No. 2011?

BY THE COMMISSION:

SECOND SUPPLEMENTAL ORDER

Good Cause Appearing Therefor-

IT IS HEREBY ORDERED that paragraph eight of the order in Decision No. 28518 dated January 20, 1936, as amended, reading--

"The authority herein granted will become effective thirty (30) days after the date of said Decision No. 28518; and when Pacific Gas and Electric Company has filed with the Commission in satisfactory form a stipulation duly authorized by its Board of Directors and by the Board of Directors of Sierra and San Francisco Power Company in which said applicants agree that neither they, nor their successors and assigns will in the event that some public body or public bodies seek to condemn all or part of their properties, claim severance damage because of the fact that the Commission in this proceeding authorized the said Sierra and San Francisco Power Company to transfer its properties to said Pacific Gas and Electric Company, and when Pacific Gas and Electric Company, and when Pacific Gas and Electric Company has filed with the Commission a copy of the contract executed by it and Sierra and San Francisco Power Company whereby it agrees, among other things, to pay the latter company's debts and liabilities and to assume its obligations, which contract shall be substantially in the same form as that filed in Application No. 20116 as Exhibit No. 10"

be, and the same is hereby amended so as to read--

The authority herein granted will become effective forty (40) days after the date of said Decision No. 28518; and when Pacific Gas and Electric Company has filed with the Commission in satisfactory form a stipulation duly authorized by its Board of Directors and by the Board of Directors of Sierra and San Francisco Power Company in which said applicants agree that neither they, nor their successors and assigns will in the event that some public body or public bodies seek to condemn all or part of their properties, claim severance damage because of the fact that the Commission in this proceeding authorized the said Sierra and San Francisco Power Company to transfer its properties to said Pacific Gas and Electric Company, and when Pacific Gas and Electric Company has filed with the Commission a copy of the contract executed by it and Sierra and San Francisco Power Company whereby it agrees, among other things, to pay the latter company's debts and liabilities and to assume its obligations, which contract shall be substantially in the same form as that filed in Application No. 20116 as Exhibit No. 10.

DATED at San Francisco, California, this ______day of February, 1936.

Commissioners.