Decision No. 280 10 BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA In the Matter of the Application of THE SOUTHERN SIERRAS POWER COMPANY, THE NEVADA-CALIFORNIA POWER COMPANY and THE NEVADA-CALIFORNIA ELECTRIC CORPORATION for an order authorizing the first two mentioned petitioners to assign, grant and transfer to the ) last named petitioner all of their ) Application No. 20349 lines, plants, systems, properties, frenchises, assets and rights. BY THE COMMISSION:

## FIRST SUPPLEMENTAL ORDER

Good cause appearing therefor,

IT IS HEREBY ORDERED that paragraph four (4) of the order in Decision No. 28616 dated March 9, 1936, reading-

"The Nevada-California Power Company may after the effective date hereof and prior to June 30, 1936, grant, assign and transfer all of its properties and rights situate in the State of California and in complete liquidation of said The Nevada-California Power Company to The Nevada-California Electric Corporation in consideration of the surrender for retirement and cancellation of all the outstanding stock and bonds of said The Nevada-California Power Company, and the release and discharge of the mortgage and deed of trust given to secure the bonds of said The Nevada-California Power Company and the assumption of all contracts and other obligations and liabilities of said The Nevada-California Electric Corporation, said transfer of properties to be made in accordance with the grant deed and assignment filed in this proceeding as amended Exhibit "G" and of this order "

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

The Nevada-California Power Company may after the effective date hereof and prior to June 30, 1936, grant, assign and transfer all of its properties and rights situate in the State of California and in complete liquidation of said The Nevada-California Power Company to The Nevada-California Electric Corporation in consideration of the surronder for retirement and cancellation of all the outstanding stock and bonds of said The Nevada-California Power Company, and the release and discharge of the mortgage and deed of trust given to secure the bonds of said The Nevada-California Power Company and the assumption of all contracts and other ob-ligations and liabilities of said The Nevada-California Power Company by said The Nevada-California Electric Corporation, said transfer of properties to be made in accordance with the grant deed and assignment filed in this proceeding as amended Exhibit "G" and of this order.

IT IS HEREBY FURTHER ORDERED that subdivision "d" of paragraph eight (8) of the order in said Decision No. 28616 dated March 9,1936, reading-

"That The Nevada-California Electric Corporation, its successor or assigns without prejudice to its rights under the constitution and laws of this state and of the United States to just compensation will, in the event of any condemnation proceeding, not claim any special severance damages because of the fact that the Commission in this proceeding has authorized the transfer of the aforesaid properties"

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

That The Nevada-California Electric Corporation, its successors or assigns, without prejudice to its rights under the constitution and laws of this state and of the United States to just compensation and damages will, in the event of any condemnation proceedings, not claim added severance damages over that which could be claimed by The Southern Sierras Power Company or The Nevada-Celifornia Power Company had the Commission in this proceeding not authorized the transfer of the aforesaid properties.

IT IS HEREBY FURTHER ORDERED that the order in Decision No. 28616 dated March 9, 1936 shall remain in full force and effect, except as modified by this First Supplemental Order.

DATED at San Francisco, California, this 16 day of March, 1936.

Commissioners.