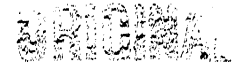
Decision No. 28971



BEFORE THE RATLROAD COMMISSION OF THE STATE OF CALIFORNIA

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

Application No. 20118.

BY THE COMMISSION:

## SECOND SUPPLEMENTAL ORDER

In its Decisions No. 28291, dated October 21, 1935, and No. 28557, dated February 10, 1936, in the above application, this Commission authorized Mt. Shasta Power Corporation to distribute and transfer its remaining properties and assets to the Pacific Gas and Electric Company, and in paragraph two (2) of the Order in Decision No. 28291 the above named Company is given permission to cease furnishing and supplying service as well as being relieved of the duties and functions of a public utility.

In its letter dated June 2, 1936, Pacific Gas and Electric Company requests that this Commission issue a Supplemental Order in the above application, granting and conferring on it the necessary permission and authority to withdraw and cancel all of the filed rate schedules and rules and regulations of Mt. Shasta Power Corporation.

Pacific Gas and Electric Company represents that it is now charging and collecting from the former customers of Mt.

Shasta Power Corporation (except customers supplied under special rate contracts, which contracts will be continued in effect until their expiration dates) its presently effective rates, and represents that such rates and charges are in no instance higher and in many cases are materially lower than the presently filed rates and charges of said Mt. Shasta Corporation, and that, further, Pacific Gas and Electric Company's rules and regulations are now effective in the territory formerly served by said Mt. Shasta Corporation.

The Commission has considered the request of the Pacific Gas and Electric Company and is of the opinion that such request should be granted; and it appearing further that this is not a matter on which a hearing is necessary and Good Cause Appearing,

IT IS HEREBY ORDERED that the Pacific Gas and Electric Company be granted the necessary permission and authority to withdraw and cancel all of the filed rate schedules and rules and regulations of Mt. Shasta Power Corporation and substitute therefor under the title of Pacific Gas and Electric Company the now existing published rate tariffs and rules and regulations that it now has on file with the California Railroad Commission.

IT IS HEREBY FURTHER ORDERED that the authority herein granted shall become effective upon the date hereof and that
the Orders in Decisions Nos. 28291 and 28557 in the above entitled

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matter	shall	remain	in full	force	and effect	•		
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