

Decision No. 31013.

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA.

In the Matter of the Application of MARKET STREET RAILWAY COMPANY for an Order of the Railroad Commission of the State of California authorizing emergency increases in certain fares.

Supplemental Application No. 21115.

ORIGINAL

BY THE COMMISSION:

THIRD SUPPLEMENTAL ORDER

The Commission, by its Order in Decision No. 30849, dated May 9, 1938, as amended by Decision No. 30861, dated May 16, 1938, granted Market Street Railway Company authority to make certain changes in its fare structure under certain conditions, one of which provided that "Applicant shall, prior to the use of metal tokens, submit to the Commission, for its approval, the size and design thereof." This condition was placed in the Order primarily for the reason that the East Bay Transit Company alleged that if the Market Street Railway Company employed a type of token which was not easily distinguishable from its own, it would result in a material loss to the East Bay Transit Company in that there is a differential in the token cost of the two systems, viz., the cost of tokens on the East Bay Transit system is 7-1/7 cents, whereas on the Market Street Railway tokens are sold at the rate of 6-1/4 cents each.

Market Street Railway Company, by its supplemental application filed with the Commission June 16, 1938, requests the Commission to approve the type of token it proposes to employ in connection with its new fare structure, which is shown on a drawing attached to said supplemental application.

The East Bay Transit Company, through its president, has advised the Commission by letter under date of June 16, 1938, that it has no objection to the type of token proposed to be used by the

Market Street Railway, as shown in said supplemental application.

It appears to the Commission that it should approve for use the type of token proposed by Market Street Railway Company's supplemental application, therefore

IT IS HEREBY ORDERED that Market Street Railway Company is authorized to employ the type of token as set forth in its supplemental application.

In all other respects Decisions Nos. 30849 and 30861 shall remain in full force and effect.

This third supplemental order shall be effective on the date hereof.

Dated at San Francisco, California, this 20th day of June, 1938.

Nathan Adams
Leon Overhulst
Frank Wilson
Harold W. Bishop
Chas. L. Kelley
Commissioners