Decision No. 31765

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Petition of the SACRAMENTO MUNICIPAL UTILITY DISTRICT to have fixed and determined the just compensation to be paid for an electric distribution system existing within and adjacent to the boundaries of said District.

Application No. 21960

Robert L. Shinn, Stephen W. Downey and Marshall K. Taylor, for Sacramento Municipal Utility District.

Chaffee E. Hall, R. W. DuVal and Robert H. Gerdes, for Pacific Gas and Electric Company, American Trust Company, and City Bank Farmers Trust Company.

BY THE COMMISSION:

# SECOND ORDER AUTHORIZING AMENDMENT OF PETITION

On January 30, 1939, by Decision No. 31693, the Commission authorized the amendment of the petition in the above proceeding. On February 4, 1939 petitioner filed a second application for leave to amend the petition. The record shows that on the same date the second application to amend was personally served upon counsel for each of the owners and claimants named in the original petition and in the order to show cause issued on June 20, 1938.

At the hearing of February 15, 1939 counsel for petitioner moved that further amendment of the petition be authorized. Counsel for the owners and claimants objected upon the grounds stated in the return to the order to show cause and during the argument thereon.

The Commission having considered the application and the motion, and good cause appearing,

IT IS ORDERED that Sacramento Municipal Utility District be and it is hereby authorized to amend Application No. 21960 (as heretofore amended by the authority granted in Decision No. 31693), and said petition is hereby further amended in the manner and to the extent specified and requested in said second application for leave to amend petition, filed herein on February 4, 1939, a certified copy of which is attached hereto and made a part hereof.

Dated, San Francisco, California, February 20, 1939.

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA

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On the 21st day of May, 1938, said District did, pursuant to said Resolution No. 806, file a petition with the

FILED
RAILROAD COMMISSION
STATE OF CALIFORNIA

In the matter of the Petition of the SACRAMENTO MUNICIPAL UTILITY DISTRICT to have fixed and determined the just compensation to be paid for an electric distribution system existing within and adjacent to the boundaries of said District.

FEB 4 - 1939 - APPLIXETISE No. 21,960

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# SECOND APPLICATION FOR LEAVE TO AMEND PETITION

The petition of Sacramento Municipal Utility District, a municipal utility district, respectfully shows that:

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On the 20th day of May, 1938, the Board of Directors of said District did, at a meeting of said Board, by its Resolution No. 806, which was duly passed by unanimous vote of all of the members of said Board, determine that the public interest and necessity demand the acquisition by said District under eminent domain proceedings, certain rights, lands and other properties as therein described for public use by said District in connection with the operation and maintenance of an electric system and works for the distribution of electric energy.

Said resolution did direct the bringing of appropriate eminent domain proceedings and specifically directed the filing of a petition before the Railroad Commission of the State of California, pursuant to Section 47(b) of the Public Utilities Act.

II.

Railroad Commission of the State of California, praying said Commission to fix and determine the just compensation to be paid for an electric distribution system, existing within and adjacent to the boundaries of said District. Said potition was assigned application number 21,960 by said Commission.

III.

On the 15th day of December, 1938, the Board of Directors of said District did, at a regular meeting of said Board, by its Resolution number 842, which was duly passed by unanimous vote of all members of said Board, amend said Resolution No. 806, by amending in certain respects the form of petition to be filed before the Railroad Commission, and direct the filing of an application for leave to amend said petition so filed on the 21st day of May, 1938.

IV.

On the 20th day of December, 1938, said District did, pursuant to said Resolution No. 842, file an application with the Railroad Commission of the State of California, praying said Commission authorize the amendment of said petition filed on the 21st day of May, 1938, in the respects provided for and set forth in said Resolution No. 842.

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On the 30th day of January, 1939, said Commission did, oby its decision No. 31693, authorize said amendments and did amend in each and all of the respects prayed for in said application.

VI.

On the 2nd day of February, 1939, the Board of Directors of said District did, at a meeting of said Board, by its Resolution No. 850, which was duly passed by a unanimous vote of all members of said Board, further amend said Resolution No. 806, as amended by Resolution No. 842, by amending in

certain respects the form of petition to be filed before the 1 2 Railroad Commission, and directed the filing of this second 3 application for leave to amend said petition so filed on May 4 21, 1938, as the same has been amended by said Decision 5 No. 31693 of said Railroad Commission. 6 7 The amendments for which authorization is hereinbelow prayed, will, if authorized, further amend said petition in S 9 the same respect and manner that said Resolution No. 850 did further amend the form of petition set forth in and provided 10 for by said Resolution No. 806, as amended by said Resolution 11 12 No. 842. 13 WHEREFORE, Petitioner prays that the Honorable Railroad Commission of the State of California, authorize the 14 further amendment of said petition as follows: 15 I. 16 17 Line 5, page 2, of said Petition, be amended to read 18 as follows: 19 "Directors of said District and all of the acts of 20 said Board" 21 II. 22 Line 3, page 6, of said Petition, be amended to read 23 as follows: 24 "the City of San Francisco, State of California. 25 Said Corpo-" 26 III. 27 Line 20, page 6, of said Petition, be amended to 28 read as follows: 29 "titioner, and petitioner on ascertaining the true 30 names of said" 31 IV. 32 Line 37, page 7, of said Petition, be amended to read

as follows: 1 "trict, did, at a meeting of said Board, by 2 resolution duly" 3 ٧. 4 Line 34, page 8, of said Petition, be amended to read 5 as follows: 6 "franchises granted by the County of Sacramento and/or 7 the City of" S VI. 9 Line 43, page 8, of said Petition, be amended to read 10 as follows: 11 "Item 4:61 of Item 4. of said Exhibit A; (c) to main-12 tain the poles described and/or referred to in Sub-Item 4.51 13 of Item 4. of said Exhibit A." 14 VII. 15 Line 47, page 8, of said Petition, be amended to read 16 as follows: 17 "to said Section which was adopted on October 10, 18 1911, to maintain" 19 VIII. 20 Line 7, page 9, of said Petition, be amended to read 21 as follows: 22 "or more rating; and excepting and saving to the 23 Company the right to maintain the poles described and/or 24 referred to in Sub-Item 4.51 of Item 4. of said Exhibit A;" 25 IX. 26 Line 22, page 11, of said Petition, be amended to 27 read as follows: 28 "that portion of said desired system which is situate 29 30 outside of" 31 X. 32 Line 29, page 11, of said Petition, be amended to

read as follows: 1 "graph XV; and the use to which petitioner desires 2 and intends to" 3 XI. 4 Line 31, page 13, of said Petition, be amended to 5 read as follows: 6 "3. That the Honorable Commission fix the just 7 compensation" S XII. 9 The last two lines on page (ii) of the Table of 10 Contents of Exhibit A to said Petition, be amended to read as 11 follows: 12 "Sub-Item 4.51 Exception of Entire Interest 13 Subject to Certain Rights of Use In 14 15 XIII. 16 The fourth, fifth and sixth lines on page (iii) of 17 the Table of Contents of Exhibit A to said Petition, be 18 19 amended to read as follows: "Sub-Item 4.52 Exception of Entire Interest 20 and Right of Use In Indicated Poles ... 41" 21 22 LVIX. Lines 26 to 32, inclusive, of page 1, of Exhibit A 23 24 to said Petition, be amended to read as follows: 25 "Connections, Electrical - the words "electrical 26 connections" and/or "electrically connected" refer to devices and equipment by means of which electricity is or may be 27 transmitted from one conductor to another; it also being 28 29 intended to include within the meaning of these words all 30 devices, such as switches and cutouts, through which electricity 31 can flow if they are physically adjusted in one way, but not if 32 they are physically adjusted in another way. Or said words may

also refer to the state or condition of being connected by means of any of the devices above referred to in this paragraph."

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Lines 14 to 16, inclusive, of page 2, of Exhibit A to said Petition, be amended to read as follows:

"Customer Meter - means any watt-hour meter the terminals of which are electrically connected to any one service; provided, however, that there is not included within the meaning of the words "customer meter" any watt-hour meter which is electrically connected to any service in such a manner or in such a location that, when electric energy is transmitted through said service, all such electric energy is first measured by another watt-hour meter the terminals of which are electrically connected to the same service; and provided, further, that there are included within the meaning of the words "customer meter" any instrument transformers (current, potential, and/or other) the terminals of which are electrically connected to such a service at any point or points between any watt-hour meter which is a customer meter, as here defined, and the source of power; and, provided, further, that there is included within the meaning of the words "customer meter" any demand meter which is electrically connected to any service in such a manner that when electric energy is transmitted through said service, such demand meter measures the rate of delivery of the total amount of electric energy measured by a watt-hour meter the terminals of which are electrically connected to such service and which is a customer meter as here defined. See Service)." (See Meter.

XVI.

Line 18, page 3, of Exhibit A to said Petition, be smended to read as follows:

"property the District seeks to acquire and which 1 guy or guying device is attached within eighteen (18) inches 2 3 of the level at which any conductors which the District seeks to acquire are physically connected to such pole or structure, 4 including any and all anchor-" 5 6 Line 4, page 4, of Exhibit A to said Petition, be 7 amended to read as follows: S "phone conductors, telegraph conductors, direct 9 current electric conductors which are con-" 10 XVIII. 11 Between lines 9 and 10, of page 5, of Exhibit A to 12 said Petition, the following be inserted: 13 14 "Service - means any and all electric conductors which extend from electric conductors which extend from pole to pole 15 16 or structure, or from structure to structure, or from manhole to manhole or pole or structure, on the one hand, to any kind 17 18 of equipment which uses or which is operated by electric energy on the other hand and which is located elsewhere than on any 19 parcel or parcels of real property which are described in Item 20 21 2 or Item 3 of this Exhibit A." 22 XIX. 23 Between lines 23 and 24, of page 5, of Exhibit A 24 to said Petition, the following be inserted: "Telegraph Conductors - includes all wires and cables 25 26 which extend from and/or are connected to telegraph instruments, 27 or other telegraph system devices, and all crossarms, messen-28 ger cables, and insulators which support only such wires and 29 cables." 30 XX. .31 The language following line 43 of page 5 of Exhibit 32 A to the first amended petition (page 4, lines 9 to 11,

inclusive, of Application for Leave to Amend) be amended to 1 2 read as follows: "Weatherproofing - The term "weatherproofing" when 3 used herein with reference to conductors, refers only to that 4 type of insulation which is used on weatherproof wire, or 5 friction tape or any other type of insulating tape which may 6 cover taps on or splices in such weatherproof wire." 7 XXI. 8 Line 22, page 12, of Exhibit A to said Petition, be 9 amended to read as follows: 10 "EXCEPTING, HOWEVER, the property specifically 11 12 described" XXII. 13 14 Line 39, page 12, of Exhibit A to said Petition, be amended to read as follows: 15 "EXCEPTING, HOWEVER, the property specifically 16 17 described" XXIII. 18 19 Line 17, page 13, of Exhibit A to said Petition, be 20 amended to read as follows: "EXCEPTING, HOWEVER, the property specifically 21 22 described" 23 .VIXX 24 Line 40, page 13, of Exhibit A to said Petition, be 25 amended to read as follows: 26 "EXCEPTING, HOWEVER, the property specifically 27 described" 28 XXV. 29 Line 27, page 14, of Exhibit A to said Petition, be 30 amended to read as follows: "EXCEPTING, HOWEVER, the property specifically 31 32 described"

XXVI. 1 Line 8, page 15, of Exhibit A to said Petition, be 2 amended to read as follows: 3 "EXCEPTING, HOWEVER, the property specifically 4 described" 5 XXVII. 6 Line 36, page 15, of Exhibit A to said Petition, be 7 amended to read as follows: S 9 "EXCEPTING, HOWEVER, the property specifically described" 10 .IIIVXX 11 Line 20, page 16, of Exhibit A to said Petition, be 12 amended to read as follows: 13 "EXCEPTING, HOWEVER, the property specifically 14 15 described" XXIX. 16 Line 1, page 17, of Exhibit A to said Petition, be 17 amended to read as follows: 18 "EXCEPTING, HOWEVER, the property specifically 19 described" 20 XXX. 21 22 Line 29, page 17, of Exhibit A to said Petition, be amended to read as follows: 23 "EXCEPTING, HOWEVER, the property specifically 24 described" 25 XXXI. 26 Line 3, page 18, of Exhibit A to said Petition, be 27 28 amended to read as follows: 29 "EXCEPTING, HOWEVER, the property specifically 30 described" 31 32

XXXII. 1 Line 33, page 18, of Exhibit A to said Petition, be 2 amended to read as follows: 3 "EXCEPTING, HOWEVER, the property specifically 4 described" 5 XXXIII. 6 Line 15, page 19, of Exhibit A to said Petition, be 7 amended to read as follows: S "EXCEPTING, HOWEVER, the property specifically 9 described" 10 XXXIV. 11 Line 41, page 19, of Exhibit A to said Petition, be 12 amended to read as follows: 13 "EXCEPTING, HOWEVER, the property specifically 14 described" 15 XXXX. 16 17 Line 17, page 20, of Exhibit A to said Petition, be amended to read as follows: 18 19 "EXCEPTING, HOWEVER, the property specifically 20 described" 21 XXXVI. 22 Line 5, page 21, of Exhibit A to said Petition. be 23 amended to read as follows: "EXCEPTING, HOWEVER, the property specifically 24 described" 25 26 XXXVII. 27 Line 24, page 21, of Exhibit A to said Petition, be 28 amended to read as follows: 29 "EXCEPTING, HOWEVER, the property specifically 30 described" 31 XXXVIII.. 32 Line 14, page 22, of Exhibit A to said Petition, be

amended to read as follows:

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"EXCEPTING, HOWEVER, the property specifically described"

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Lines 34 to 43, inclusive, of page 28 of Exhibit A to said Petition, be amended to read as follows:

"EXCEPTING, FURTHER, unless expressly provided otherwise herein, any interest whatsoever in: (a) Any building or buildings other than any building or buildings in which there is a transformer or transformers to the low voltage side of which transformer or transformers are attached conductors through which (or through the extensions, or continuations of, or the electrical connections to such conductors) electric energy is conveyed to any customer meter and other than any building or buildings situated on any parcel or parcels of real property described in Item 2. of this Exhibit A, as being a part or parts of the property the District seeks to acquire; provided, that under this sub-heading (a) there are not included with any building or buildings excepted from the properties which the District seeks to acquire, any clamps, insulators, brackets, or other such devices (not including conduit) by means of which any conductors or the extensions, continuations, or electrical connections to such conductors, any of which the District seeks to acquire, are attached to such excepted building or buildings, it being intended that the District seeks to acquire all such clamps, insulators, brackets, and other such devices; (b) any building or buildings in which there is any fixture or fixtures which the District does not seek to acquire in this proceeding."

XI.

Following line 7 of page 35, of Exhibit A to said Petition, the following be inserted:

"EXCEPTING, HOWEVER, any portion or portions of any 1 street lighting circuit or circuits no electric lamp of which 2 circuit or circuits is in either of said areas;" 3 XLI. 4 Lines 39 to 45, inclusive, of page 37, of Exhibit A 5 to said Petition, be amended to read as follows: 6 "Paragraph 4.50.1 - A one-half interest in each and 7 every pole which supports electric conductors which the S District seeks to acquire herein, jointly with the electric 9 conductors described hereinafter in Sub-Item 4.61 (which the 10 District does not seek to acquire), together with the right 11 to use or occupy such pole or poles only (a) to support, main-12 tain and/or replace said electric conductors which the District 13 does not seek to acquire, and which are supported at this time 14 by such pole or poles; and (b) to support, maintain and/or 15 replace any other electric conductors of not less than the 16 same volts rating as said electric conductors which the 17 District does not seek to acquire." 18 19 XLII. Lines 26 to 29, inclusive, of page 38, of Exhibit A 20 to said Petition, be amended to read as follows: 21 "TOGETHER WITH the right to use or occupy such pole 22 23 or poles only (a) to support, maintain and/or replace said electric conductors and telephone conductors which the 24 District does not seek to acquire, and which are at this time 25 supported by such pole or poles; and (b) to support, maintain 26 and/or replace any other telephone conductors and/or electric 27 28 conductors of not less than the same volts rating as said electric conductors which the District does not seek to ac-29 30 quire;" 31 XLIII. 32 Lines 4 to 7, inclusive, of page 39, of Exhibit A to

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said Fetition, be amended to read as follows:

"TOGETHER WITH the right to use or occupy such pole or poles only (a) to support, maintain and/or replace said electric conductors and telephone conductors which the District does not seek to acquire, and which are at this time supported by such pole or poles; and (b) to support, maintain and/or replace any other telephone conductors and/or electric conductors of not less than the same volts rating as said electric conductors which the District does not seek to acquire;"

# XLIV.

Lines 25 to 28, inclusive, of page 39, of Exhibit A to said Petition, be amended to read as follows:

"TOGETHER WITH the right to use or occupy such pole or poles only (a) to support, maintain and/or replace said electric conductors and telephone conductors which the District does not seek to acquire, and which are at this time supported by such pole or poles; and (b) to support, maintain and/or replace any other telephone conductors and/or electric conductors of not less than the same volts rating as said electric conductors which the District does not seek to acquire;"

# XLV.

Line 29 of page 39, to line 14 of page 41, inclusive, of Exhibit A to said Petition, be amended to read as follows:

# "Sub-Item 4.51 Exception of Entire Interest Subject to Certain Rights of Use In Indicated Poles

"The entire interest and right of use in each and every pole which supports electric conductors which the District seeks to acquire and any one or more of the following:

(a) Telephone conductors other than the telephone conductors described and/or referred to hereinbefore in Paragraphs 4.50.2, 4.50.3 and 4.50.4, of Sub-Item 4.50 and hereinafter in Sub-Items 5.1, 5.2, 5.3, 5.4, 5.5, 5.6 and 5.7; (b) Telegraph conductors; (c) Direct current electric conductors which are connected to electric railway trolley wires; (d) Devices which support in whole or in part electric railway trolley wires, but excluding devices which are attached to any or all of the four poles which are located on or near the southerly curb line of the block bounded by 8th and 9th, H and I Streets, in the City of Sacramento, and which are referred to hereinbefore in Sub-Item 4.13; (o) Electric railway signal wires; "EXCEPTING. HOWEVER: (1.) The exclusive right to use that space on each and every pole which pole supports any or all of the types of conductors and/or equipment indicated above in (a), (b), (c), (d) and (e), and supports as well the electric conductors which the District seeks to acquire, which space is all of the space on each such pole above a point which is one foot above the horizontal plane through the highest of the conductors or equipment, which are physically connected to said pole, and which are of any of the types of conductors and/or equipment indicated above in (a), (b), (c), or (e); excluding, however, from this exception any right to use said space on each and every such pole for purposes of access only in placing, maintaining and replacing each and

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all of the types of conductors and/or equipment indicated

above under (a), (b), (c), (d) and (e); and excluding,

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further, from this exception the right to place and maintain in said space the type of equipment indicated above in (d); and

- (2.) The right to maintain and/or replace on each and every such pole, at their present positions on such pole, the electric conductors and/or street lighting fixtures which the District seeks to acquire and which are physically connected to such pole, but which are not in the space on such pole which is excepted under (1.) above; and
- (3.) The right to place, maintain and/or replace guying devices at any position on each and every such pole, which position is within eighteen (18) inches of the horizontal plane through the point at which any of the electric conductors referred to in (2.) above are physically connected to such pole by means of crossarms, racks, brackets or deadends.
- (4.) The right to use any and all parts of each and every such pole for the purposes of access only in placing, maintaining and replacing electric conductors and/ or other equipment on each and every such pole without interfering with or disturbing the occupancy or use of any such pole for the support of any of the types of conductors and/or equipment indicated above under (a), (b), (c), (d) and (e)."

## XLVI.

Lines 15 to 17, inclusive, of page 41, of Exhibit A to said Petition, be amended to read as follows:

> "Sub-Item 4.52 Exception of Entire Interest and Right of Use in Indicated Poles." XLVII.

Line 26, page 46, of Exhibit A to said Petition, be amended to read as follows: 15.

"pany, which deed is recorded on page 5, Book 265, of Deeds, Sacramento County Records."

### XLVIII.

Line 16, page 56, of Exhibit A to said Petition, be amended to read as follows:

"real property described hereinbefore in Sub-Item 2.15 and designated"

# XLIX.

Lines 17 to 28, inclusive, of page 58, of Exhibit A to said Petition, be amended to read as follows:

"EXCEPTING, FURTHER, any interest whatsoever in: (a) any buildings or other structures situate on either of those parcels of real property described hereinbefore in Sub-Items 5.1 and 5.3; (b) any building or buildings other than any building or buildings in which there is a transformer or transformers to the low voltage side of which transformer or transformers are attached conductors through which (or through the extensions, or continuations of, or the electrical connections to such conductors) electric energy is conveyed to any customer meter, and other than any building or buildings situated on any parcel or parcels of real property described in Item 2. of this Exhibit A as being a part or parts of the property the District seeks to acquire; provided, that under this sub-heading (b) there are not included with any building or buildings excepted from the proporties which the District seeks to acquire, any clamps, insulators, brackets, or other such devices (not including conduit) by means of which any conductors, or the extensions, continuations or electrical connections to such conductors. any of which the District seeks to acquire, are attached to such excepted building or buildings, it being intended that the District seeks to acquire all such clamps, insulators,

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brackets and other such devices; (c) any building, or buildings in which there is any fixture or fixtures which the District does not seek to acquire in this proceeding."

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Line 40 of page 59, to line 2 of page 60, inclusive, of Exhibit A to said Potition, be amended to read as follows:

"EXCEPTING, FURTHER, any interest whatsoever in: (a) any buildings or other structures situate on either of those parcels of real property described hereinbefore in Sub-Items 3.1 and 3.3; (b) any building or buildings other than any building or buildings in which there is a transformer or transformers to the low voltage side of which transformer or transformers are attached conductors through which (or through the extensions, or continuations of, or the electrical connections to such conductors) electric energy is conveyed to any customer meter, and other than any building or buildings situated on any parcel or parcels of real property described in Item 2. of this Exhibit A as being a part or parts of the property the District seeks to acquire; provided, that under this sub-heading (b) there are not included with any building or buildings excepted from the properties which the District seeks to acquire, any clamps, insulators, brackets, or other such devices (not including conduit) by means of which any conductors, or the extensions, continuations or electrical connections to such conductors, any of which the District seeks to acquire, are attached to such excepted building or buildings, it being intended that the District seeks to acquire all such clamps, insulators, brackets and other such devices; (c) any building, or buildings in which there is any fixture or fixtures which the District does not seek to acquire in this proceeding."

LI.

Lines 16 to 27, inclusive, of page 61, of
Exhibit A, to said Petition, be amended to read as follows:

"EXCEPTING, FURTHER, any interest whatsoever in: (a) any buildings or other structures situate on either of those parcels of real property described hereinbefore in Sub-Items 3.1 and 3.3; (b) any building or buildings other than any building or buildings in which there is a transformer or transformers to the low voltage side of which transformer or transformers are attached conductors through which (or through the extensions, or continuations of, or the electrical connections to such conductors) electric energy is conveyed to any customer meter, and other than any building or buildings situated on any parcel or parcels of real property described in Item 2. of this Exhibit A as being a part or parts of the property the District seeks to acquire; provided, that under this sub-heading (b) there are not included with any building or buildings excepted from the properties which the District seeks to acquire, any clamps, insulators, brackets, or other such devices (not including conduit) by means of which any conductors, or the extensions, continuations or electrical connections to such conductors, any of which the District seeks to acquire, are attached to such excepted building or buildings, it being intended that the District seeks to acquire all such clamps, insulators, brackets and other such devices; (c) any building, or buildings in which there is any fixture or fixtures which the District does not seek to acquire in this proceeding."

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# LII.

Line 41 of page 62, to line 3 of page 63, inclusive, of Exhibit A to said Petition, be amended to read as follows:

"EXCEPTING, FURTHER, any interest whatsoever in: (a) any buildings or other structures situate on either of those parcels of real property described hereinbefore in Sub-Items 3.1 and 3.3; (b) any building or buildings other than any building or buildings in which there is a transformer or transformers to the low voltage side of which transformer or transformers are attached conductors through which (or through the extensions, or continuations of, or the electrical connections to such conductors) electric energy is conveyed to any customer meter, and other than any building or buildings situated on any parcel or parcels of real property described in Item 2. of this Exhibit A as being a part or parts of the property the District seeks to acquire; provided, that under this sub-heading (b) there are not included with any building or buildings excepted from the properties which the District seeks to acquire, any clamps, insulators, brackets, or other such devices (not including conduit) by means of which any conductors, or the extensions, continuations or electrical connections to such conductors, any of which the District seeks to acquire, are attached to such excepted building or buildings, it being intended that the District seeks to acquire all such clamps, insulators, brackets and other such devices; (c) any building, or buildings in which there is any fixture or fixtures which the District does not seek to acquire in this proceeding."

# LIII.

Lines 7 to 12, inclusive, of page 63, of Exhibit A to said Petition, be amended to read as follows:

"The electric conductors which are located northerly

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of and outside of the District's northerly boundary and which conductors intersect said northerly boundary at a point between forty-five and fifty-five feet westerly along said boundary from its intersection with the westerly line of Section 10, T. 10 N., R. 6 E., together with the properties described and/or indicated in Sections 1, 2 and 3 of this Sub-Item 10.5."

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Lines 16 to 27, inclusive, of page 64, of Exhibit A to said Petition, be amended to read as follows:

"EXCEPTING, FURTHER, any interest whatsoever in: (a) any buildings or other structures situate on either of those parcels of real property described hereinbefore in Sub-Items 3.1 and 3.3; (b) any building or buildings other than any building or buildings in which there is a transformer or transformers to the low voltage side of which transformer or transformers are attached conductors through which (or through the extensions, or continuations of, or the electrical connections to such conductors) electric energy is conveyed to any customer meter, and other than any building or buildings situated on any parcel or parcels of real property described in Item 2. of this Exhibit A as being a part or parts of the property the District seeks to acquire; provided, that under this sub-heading (b) there are not included with any building or buildings excepted from the properties which the District seeks to acquire, any clamps, insulators, brackets, or other such devices (not including conduit) by means of which any conductors, or the extensions, continuations or electrical connections to such conductors, any of which the District seeks to acquire, are attached to such excepted building or buildings, it being intended that the District seeks to acquire all such clamps, insulators, brackets and other such devices; (c) any building, or buildings in which there is any

fixture or fixtures which the District does not seek to acquire in this proceeding."

LV.

Lines 33 to 40, inclusive, of page 64, of Exhibit A to said Petition, be amended to read as follows:

"The electric conductors which are located northerly of and outside of the District's northerly boundary and which conductors intersect said northerly boundary at a point between two hundred feet and two hundred and fifteen feet easterly along said boundary from the intersection of said boundary with the westerly line of Section 10, T. 10 N., R. 6 E., together with the properties described and/or indicated hereinafter in Sections 1, 2 and 3 of this Sub-Item 10.6."

LVI.

Line 42, of page 65, to line 5 of page 66, inclusive, of Exhibit A to said Petition, be amended to read as follows:

"EXCEPTING, FURTHER, any interest whatsoever in: (a) any buildings or other structures situate on either of those parcels of real property described hereinbefore in Sub-Items 3.1 and 3.3; (b) any building or buildings other than any building or buildings in which there is a transformer or transformers to the low voltage side of which transformer or transformers are attached conductors through which (or through the extensions, or continuations of, or the electrical connections to such conductors) electric energy is conveyed to any customer meter, and other than any building or buildings situated on any parcel or parcels of real property described in Item 2. of this Exhibit A as being a part or parts of the property the District seeks to acquire; provided, that under this sub-heading (b) there are not included with any building or buildings excepted from the properties which the District seeks to acquire, any clamps, insulators, brackets, or other

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such devices (not including conduit) by means of which any conductors, or the extensions, continuations or electrical COMMOCTIONS to such conductors, any of which the District seeks to acquire, are attached to such excepted building or buildings, it being intended that the District seeks to acquire all such clamps, insulators, brackets and other such devices; (c) any building, or buildings in which there is any fixture or fixtures which the District does not seek to acquire in this proceeding."

LVII.

Lines 31 to 42, inclusive, of page 67, of Exhibit A to said Petition, be amended to read as follows:

"EXCEPTING, FURTHER, any interest whatsoever in: (a) any buildings or other structures situate on either of those parcels of real property described hereinbefore in Sub-Items 3.1 and 3.3; (b) any building or buildings other than any building or buildings in which there is a transformer or transformers to the low voltage side of which transformer or transformers are attached conductors through which (or through the extensions, or continuations of, or the electrical connections to such conductors) electric energy is conveyed to any customer meter, and other than any building or buildings situated on any parcel of real property described in Item 2. of this Exhibit A as being a part or parts of the property the District seeks to acquire; provided, that under this subheading (b) there are not included with any building or buildings excepted from the properties which the District seeks to acquire, any clamps, insulators, brackets, or other such devices (not including conduit) by means of which any conductors, or the extensions, continuations or electrical connections to such conductors, any of which the District seeks to acquire, are attached to such excepted building or

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buildings, it being intended that the District seeks to acquire 1 all such clamps, insulators, brackets and other such devices; 2 (c) any building, or buildings in which there is any fixture 3 or fixtures which the District does not seek to acquire in 4 this proceeding." 5 LVIII. 6 Lines 4 to 15, inclusive, of page 69, of Exhibit A 7 to said Petition, be amended to read as follows: S "EXCEPTING, FURTHER, any interest whatsoever in: 9 (a) any buildings or other structures situate on either of 10 those parcels of real property described hereinbefore in 11 Sub-Items 3.1 and 3.3; (b) any building or buildings other 12 than any building or buildings in which there is a transformer 13 or transformers to the low voltage side of which transformer 14 or transformers are attached conductors through which (or 15 through the extensions, or continuations of, or the electrical 16 connections to such conductors) electric energy is conveyed to 17 any customer meter, and other than any building or buildings 18 situated on any parcel or parcels of real property described 19 in Item 2. of this Exhibit A as being a part or parts of the 20 property the District seeks to acquire; provided, that under 21 this sub-heading (b) there are not included with any building 22 or buildings excepted from the properties which the District 23 seeks to acquire, any clamps, insulators, brackets, or other 24 such devices (not including conduit) by means of which any 25 conductors, or the extensions, continuations or electrical

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connections to such conductors, any of which the District

seeks to acquire, are attached to such excepted building or

buildings, it being intended that the District seeks to acquire

all such clamps, insulators, brackets and other such devices;

(c) any building, or buildings in which there is any fixture

or fixtures which the District does not seek to acquire in

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this proceeding."

LIX.

Lines 26 to 37, inclusive, of page 70, of Exhibit A to said Petition, be amended to read as follows:

"EXCEPTING, FURTHER, any interest whatsoever in: (a) any buildings or other structures situate on either of those parcels of real property described hereinbefore in Sub-Items 3.1 and 3.3; (b) any building or buildings other than any building or buildings in which there is a transformer or transformers to the low voltage side of which transformer or transformers are attached conductors through which (or through the extensions, or continuations of, or the electrical connections to such conductors) electric energy is conveyed to any customer meter, and other than any building or buildings situated on any parcel or parcels of real property described in Item 2. of this Exhibit A as being a part or parts of the property the District seeks to acquire; provided, that under this sub-heading (b) there are not included with any building or buildings excepted from the properties which the District seeks to acquire, any clamps, insulators, brackets, or other such devices (not including conduit) by means of which any conductors, or the extensions, continuations or electrical connections to such conductors, any of which the District seeks to acquire, are attached to such excepted building or buildings, it being intended that the District seeks to acquire. all such clamps, insulators, brackets and other such devices: (c) any building, or buildings in which there is any fixture or fixtures which the District does not seek to acquire in this proceeding."

LX.

Lines 4 to 15, inclusive, of page 72, of Exhibit A to said Petition, be amended to read as follows:

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"EXCEPTING, FURTHER, any interest whatsoever in: l (a) any buildings or other structures situate on either of 2 those parcels of real property described hereinbefore in Sub-3 Items 3.1 and 3.3; (b) any building or buildings other than 4 any building or buildings in which there is a transformer or 5 transformers to the low voltage side of which transformer or 6 transformers are attached conductors through which (or through 7 the extensions, or continuations of, or the electrical 8 connections to such conductors) electric energy is conveyed to. 9 any customer meter, and other than any building or buildings 10 situated on any parcel or parcels of real property described 11 in Item 2. of this Exhibit A as being a part or parts of the 12 property the District seeks to acquire; provided, that under 13 this sub-heading (b) there are not included with any building 14 or buildings excepted from the properties which the District 15 seeks to acquire, any clamps, insulators, brackets, or other 16 such devices (not including conduit) by means of which any 17 conductors, or the extensions, continuations or electrical 18 connections to such conductors, any of which the District 19 seeks to acquire, are attached to such excepted building or 20 buildings, it being intended that the District seeks to acquire 21 all such clamps, insulators, brackets and other such devices; 22 (c) any building, or buildings in which there is any fixture 23 or fixtures which the District does not seek to acquire in 24 this proceeding." 25 LXI. 26 Lines 30 to 41, inclusive, of page 73, of Exhibit A 27 to said Petition, be amended to read as follows: 28 "EXCEPTING, FURTHER, any interest whatsoever in: 29 (a) any buildings or other structures situate on either of 30 those parcels of real property described hereinbefore in 31 Sub-Items 3.1 and 3.3; (b) any building or buildings other 32

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than any building or buildings in which there is a transformer or transformers to the low voltage side of which transformer or transformers are attached conductors through which (or through the extensions, or continuations of, or the electrical connections to such conductors) electric energy is conveyed to any customer meter, and other than any building or buildings situated on any parcel or parcels of real property described in Item 2. of this Exhibit A as being a part or parts of the property the District seeks to acquire; provided, that under this sub-heading (b) there are not included with any building or buildings excepted from the properties which the District seeks to acquire, any clamps, insulators, brackets, or other such devices (not including conduit) by means of which any conductors, or the extensions, continuations or electrical connections to such conductors, any of which the District seeks to acquire, are attached to such excepted building or buildings, it being intended that the District seeks to acquire all such clamps, insulators, brackets and other such devices; (c) any building, or buildings in which there is any fixture or fixtures which the District does not seek to acquire in this proceeding."

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# LXII.

Lines 4 to 15, inclusive, of page 75, of Exhibit A to said Petition, be amended to read as follows:

"EXCEPTING, FURTHER, any interest whatsoever in:

(a) any buildings or other structures situate on either of
those parcels of roal property described hereinbefore in SubItems 3.1 and 3.3; (b) any building or buildings other than
any building or buildings in which there is a transformer or
transformers to the low voltage side of which transformer or
transformers are attached conductors through which (or through
the extensions, or continuations of, or the electrical

connections to such conductors) electric energy is conveyed to any customer meter, and other than any building or buildings situated on any parcel or parcels of real property described in Item 2. of this Exhibit A as being a part or parts of the property the District seeks to acquire; provided, that under this sub-heading (b) there are not included with any building or buildings excepted from the properties which the District seeks to acquire, any clamps, insulators, brackets, or other such devices (not including conduit) by means of which any conductors, or the extensions, continuations or electrical connections to such conductors, any of which the District seeks to acquire, are attached to such excepted building or buildings, it being intended that the District seeks to acquire all such clamps, insulators, brackets and other such devices; (c) any building, or buildings in which there is any fixture or fixtures which the District does not seek to acquire in this proceeding."

# LXIII.

Lines 37 to 48, inclusive, of page 76, of Exhibit A to said Petition, be amended to read as follows:

"EXCEPTING, FURTHER, any interest whatsoever in:

(a) any buildings or other structures situate on either of
those parcels of real property described hereinbefore in
Sub-Items 3.1 and 3.3; (b) any building or buildings other
than any building or buildings in which there is a transformer
or transformers to the low voltage side of which transformer
or transformers are attached conductors through which (or
through the extensions, or continuations of, or the electrical
connections to such conductors) electric energy is conveyed to
any customer meter, and other than any building or buildings
situated on any parcel or parcels of real property described
in Item 2. of this Exhibit A as being a part or parts of the

property the District seeks to acquire; provided, that under this sub-heading (b) there are not included with any building or buildings excepted from the properties which the District seeks to acquire, any clamps, insulators, brackets, or other such devices (not including conduit) by means of which any conductors, or the extensions, continuations or electrical connections to such conductors, any of which the District seeks to acquire, are attached to such excepted building or buildings, it being intended that the District seeks to acquire all such clamps, insulators, brackets and other such devices; (c) any building, or buildings in which there is any fixture or fixtures which the District does not seek to acquire in this proceeding."

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# LXIV.

Lines 19 to 30, inclusive, of page 78, of Exhibit A to said Petition, be amended to read as follows:

"EXCEPTING, FURTHER, any interest whatsoever in: (a) any buildings or other structures situate on either of those parcels of real property described hereinbefore in Sub-Items 3.1 and 3.3; (b) any building or buildings other than any building or buildings in which there is a transformer or transformers to the low voltage side of which transformer or transformers are attached conductors through which (or through the extensions, or continuations of, or the electrical connections to such conductors) electric energy is conveyed to any customer meter, and other than any building or buildings situated on any parcel or parcels of real property described in Item 2. of this Exhibit A as being a part or parts of the property the District seeks to acquire; provided, that under this sub-heading (b) there are not included with any building or buildings excepted from the properties which the District seeks to acquire, any clamps, insulators,

brackets, or other such devices (not including conduit) by
means of which any conductors, or the extensions, continuations
or electrical connections to such conductors, any of which the
District seeks to acquire, are attached to such excepted
building or buildings, it being intended that the District
seeks to acquire all such clamps, insulators, brackets and
other such devices; (c) any building, or buildings in which
there is any fixture or fixtures which the District does not
seek to acquire in this proceeding."

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LXV.

Lines 11 to 22, inclusive, of page 80, of Exhibit A to said Petition, be amended to read as follows:

"EXCEPTING, FURTHER, any interest whatsoever in: (a) any buildings or other structures situate on either of those parcels of real property described hereinbefore in Sub-Items 3.1 and 3.3; (b) any building or buildings other than any building or buildings in which there is a transformer or transformers to the low voltage side of which transformer or transformers are attached conductors through which (or through the extensions, or continuations of, or the electrical connections to such conductors) electric energy is conveyed to any customer meter, and other than any building or buildings situated on any parcel or parcels of real property described in Item 2. of this Exhibit A as being a part or parts of the property the District seeks to acquire; provided, that under this sub-heading (b) there are not included with any building or buildings excepted from the properties which the District seeks to acquire, any clamps, insulators, brackets, or other such devices (not including conduit) by means of which any conductors, or the extensions, continuations or electrical connections to such conductors, any of which the District seeks to acquire, are attached to such excepted

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building or buildings, it being intended that the District seeks to acquire all such clamps, insulators, brackets and other such devices; (c) any building, or buildings in which there is any fixture or fixtures which the District does not seek to acquire in this proceeding."

# LXVI.

Lines 35 to 46, inclusive, of page 81, of Exhibit A to said Petition, be amended to read as follows:

"EXCEPTING, FURTHER, that any interest whatsoever in: (a) any buildings or other structures situate on either of those parcels of real property described hereinbefore in Sub-Items 3.1 and 3.3; (b) any building or buildings other than any building or buildings in which there is a transformer or transformers to the low voltage side of which transformer or transformers are attached conductors through which (or through the extensions, or continuations of, or the electrical connections to such conductors) electric energy is conveyed to any customer meter, and other than any building or buildings situated on any parcel or parcels of real property described in Item 2. of this Exhibit A as being a part or parts of the property the District seeks to acquire; provided, that under this sub-heading (b) there are not included with any building or buildings excepted from the properties which the District seeks to acquire, any clamps, insulators, brackets, or other such devices (not including conduit) by means of which any conductors, or the extensions, continuations or electrical connections to such conductors, any of which the District seeks to acquire, are attached to such excepted building or buildings, it being intended that the District seeks to acquire all such clamps, insulators, brackets and other such devices; (c) any building, or buildings in which there is any fixture or fixtures which the District does not seek to

acquire in this proceeding."

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# LXVII.

Lines 13 to 24, inclusive, of page 83, of Exhibit A to said Petition, be amended to read as follows:

"EXCEPTING, FURTHER, any interest whatsoever in: (a) any buildings or other structures situate on either of those parcels of real property described hereinbefore in Sub-Items 3.1 and 3.3; (b) any building or buildings other than any building or buildings in which there is a transformer or transformers to the low voltage side of which transformer or transformers are attached conductors through which (or through the extensions, or continuations of, or the electrical connections to such conductors) electric energy is conveyed to any customer meter, and other than any building or buildings situated on any parcel or parcels of real property described in Item 2. of this Exhibit A as being a part or parts of the property the District seeks to acquire; provided, that under this sub-heading (b) there are not included with any building or buildings excepted from the properties which the District seeks to acquire, any clamps, insulators, brackets, or other such devices (not including conduit) by means of which any conductors, or the extensions, continuations or electrical connections to such conductors, any of which the District seeks to acquire, are attached to such excepted building or buildings, it being intended that the District seeks to acquire all such clamps, insulators, brackets and other such devices; (c) any building, or buildings in which there is any fixture or fixtures which the District does not seek to acquire in this proceeding."

# LXVIII.

Lines 36 to 47, inclusive, of page 84, of Exhibit A to said Petition, be amended to read as follows:

"EXCEPTING, FURTHER, any interest whatsoever in: (a) any buildings or other structures situate on either of those parcels of real property described hereinbefore in Sub-Items 3.1 and 3.3; (b) any building or buildings other than any building or buildings in which there is a transformer or transformers to the low voltage side of which transformer or transformers are attached conductors through which (or through the extensions, or continuations of, or the electrical connections to such conductors) electric energy is conveyed to any customer meter, and other than any building or buildings situated on any parcel or parcels of real property described in Item 2. of this Exhibit A as being a part or parts of the property the District seeks to acquire; provided, that under this sub-heading (b) there are not included with any building or buildings excepted from the properties which the District seeks to acquire, any clamps, insulators, brackets, or other such devices (not including conduit) by means of which any conductors, or the extensions, continuations or electrical connections to such conductors, any of which the District socks to acquire, are attached to such excepted building or buildings, it being intended that the District seeks to acquire all such clamps, insulators, brackets and other such devices; (c) any building, or buildings in which there is any fixture or fixtures which the District does not seek to acquire in this proceeding."

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LXIX.

Lines 12 to 23, inclusive, of page 86, of Exhibit A to said Petition, be amended to read as follows:

"EXCEPTING, FURTHER, any interest whatsoever in:

(a) any buildings or other structures situate on either of
those parcels of real property described hereinbefore in
Sub-Items 3.1 and 3.3; (b) any building or buildings other

than any building or buildings in which there is a transformer or transformers to the low voltage side of which transformer or transformers are attached conductors through which (or through the extensions, or continuations of, or the electrical connections to such conductors) electric energy is conveyed to any customer meter, and other than any building or buildings situated on any parcel or parcels of real property described in Item 2. of this Exhibit A as being a part or parts of the property the District seeks to acquire; provided, that under this sub-heading (b) there are not included with any building or buildings excepted from the properties which the District seeks to acquire, any clamps, insulators, brackets, or other such devices (not including conduit) by means of which any conductors, or the extensions, continuations or electrical connections to such conductors, any of which the District seeks to acquire, are attached to such excepted building or buildings, it being intended that the District seeks to acquire all such clamps, insulators, brackets and other such devices; (c) any building, or buildings in which there is any fixture or fixtures which the District does not seek to acquire in this proceeding."

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LXX.

Lines 35 to 46, inclusive, of page 87, of Exhibit A to said Petition, be amended to read as follows:

"EXCEPTING, FURTHER, any interest whatsoever in:

(a) any buildings or other structures situate on either of
those parcels of real property described hereinbefore in
Sub-Items 3.1 and 3.5; (b) any building or buildings other
than any building or buildings in which there is a transformer
or transformers to the low voltage side of which transformer
or transformers are attached conductors through which (or
through the extensions, or continuations of, or the electrical

connections to such conductors) electric energy is conveyed to any customer meter, and other than any building or buildings situated on any parcel or parcels of real property described in Item 2. of this Exhibit A as being a part or parts of the property the District seeks to acquire; provided, that under this sub-heading (b) there are not included with any building or buildings excepted from the properties which the District seeks to acquire, any clamps, insulators, brackets, or other such devices (not including conduit) by means of which any conductors, or the extensions, continuations or electrical connections to such conductors, any of which the District seeks to acquire, are attached to such excepted building or buildings, it being intended that the District seeks to acquire all such clamps, insulators, brackets and other such devices; (c) any building, or buildings in which there is any fixture or fixtures which the District does not seek to acquire in this proceeding."

Lines 11 to 22, inclusive, of page 89, of Exhibit A to said Petition, be amended to read as follows:

LXXI.

"EXCEPTING, FURTHER, any interest whatsoever in:

(a) any buildings or other structures situate on either of
those parcels of real property described hereinbefore in
Sub-Items 3.1 and 3.3; (b) any building or buildings other
than any building or buildings in which there is a transformer.

or transformers to the low voltage side of which transformer
or transformers are attached conductors through which (or
through the extensions, or continuations of, or the electrical
connections to such conductors) electric energy is conveyed to
any customer meter, and other than any building or buildings
situated on any parcel or parcels of real property described
in Item 2. of this Exhibit A as being a part or parts of the

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property the District seeks to acquire; provided, that under this sub-heading (b) there are not included with any building or buildings excepted from the properties which the District seeks to acquire, any clamps, insulators, brackets, or other such devices (not including conduit) by means of which any conductors, or the extensions, continuations or electrical connections to such conductors, any of which the District seeks to acquire, are attached to such excepted building or buildings, it being intended that the District seeks to acquire all such clamps, insulators, brackets and other such devices; (c) any building, or buildings in which there is any fixture or fixtures which the District does not seek to acquire in this proceeding."

### LXXII.

Lines 36 to 47, inclusive, of page 90, of Exhibit A to said Petition, be amended to read as follows:

"EXCEPTING, FURTHER, any interest whatsoever in: (a) any buildings or other structures situate on either of those parcels of real property described hereinbefore in Sub-Items 3.1 and 3.3; (b) any building or buildings other than any building or buildings in which there is a transformer or transformers to the low voltage side of which transformer or transformers are attached conductors through which (or through the extensions, or continuations of, or the electrical connections to such conductors) electric energy is conveyed to any customer meter, and other than any building or buildings situated on any parcel or parcels of real property described in Item 2. of this Exhibit A as being a part or parts of the property the District seeks to acquire; provided, that under this sub-heading (b) there are not included with any building or buildings excepted from the properties which the District seeks to acquire, any clamps, insulators, brackets,

or other such devices (not including conduit) by means of which any conductors, or the extensions, continuations or electrical connections to such conductors, any of which the District seeks to acquire, are attached to such excepted building or buildings, it being intended that the District seeks to acquire all such clamps, insulators, brackets and other such devices; (c) any building or buildings in which there is any fixture or fixtures which the District does not seek to acquire in this proceeding."

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### LXXIII.

Lines 12 to 23, inclusive, of page 92, of Exhibit A to said Petition, be amended to read as follows:

"EXCEPTING, FURTHER, any interest whatsoever in: (a) any building or other structures situate on either of those parcels of real property described hereinbefore in Sub-Items 3.1 and 3.3; (b) any building or buildings other than any building or buildings in which there is a transformer or transformers to the low voltage side of which transformer or transformers are attached conductors through which (or through the extensions, or continuations of, or the electrical connections to such conductors) electric energy is conveyed to any customer meter, and other than any building or buildings situated on any parcel or parcels of real property described in Item 2. of this Exhibit A as being a part or parts of the property the District seeks to acquire; provided, that under this sub-heading (b) there are not included with any building or buildings excepted from the properties which the District seeks to acquire, any clamps, insulators, brackets, or other such devices (not including conduit) by means of which any conductors, or the extensions, continuations or electrical connections to such conductors, any of which the District seeks to acquire, are attached to such excepted

building or buildings, it being intended that the District seeks to acquire all such clamps, insulators, brackets and other such devices; (c) any building, or buildings in which there is any fixture or fixtures which the District does not seek to acquire in this proceeding."

## LXXIV.

Lines 34 to 45, inclusive, of page 93, of Exhibit A to said Petition, be amended to read as follows:

"EXCEPTING, FURTHER, any interest whatsoever in: (a) any buildings or other structures situate on either of those parcels of real property described hereinbefore in Sub-Items 3.1 and 3.3; (b) any building or buildings other than any building or buildings in which there is a transformer or transformers to the low voltage side of which transformer or transformers are attached conductors through which (or through the extensions, or continuations of, or the electrical connections to such conductors) electric energy is conveyed to any customer meter, and other than any building or buildings situated on any parcel or parcels of real property described in Item 2. of this Exhibit A as being a part or parts of the property the District seeks to acquire; provided, that under this sub-heading (b) there are not included with any building or buildings excepted from the properties which the District seeks to acquire, any clamps, insulators, brackets, or other such devices (not including conduit) by means of which any conductors, or the extensions, continuations or electrical connections to such conductors, any of which the District seeks to acquire, are attached to such excepted building or buildings, it being intended that the District seeks to acquire all such clamps, insulators, brackets and other such devices; (c) any building, or buildings in which there is any fixture or fixtures which the District does not

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seek to acquire in this proceeding."

LXXV.

The following language between the thirty-third line of page 370 and the minth line of page 371, inclusive, of Exhibit D to said Petition, be stricken therefrom:

C. A. BARGER and DEED

EUNICE ANN BARGER Dated Feb. 7, 1930

TO Recorded Mar. 1, 1930

GREAT WESTERN POWER COM- Book 290

PANY OF CALIFORNIA and THE Official Records at

PACIFIC TELEPHONE AND Page 126

TELEGRAPH COMPANY,

corporations

Grant:

The right of way and easement, to erect, construct, repair, replace, maintain and use, from time to time as the parties of the second part, their successors and assigns; may see fit, over, along, across and upon the lands of the parties of the first part, hereinafter particularly described, for transmission and distribution of electricity and for all purposes connected therewith, poles and wires suspended thereon and supported thereby, and all necessary or proper crossarms, braces, connections, fastenings and other appliances, and fixtures, and wires for the telephone purposes of said parties of the second part, their successors and assigns; also to make the necessary clearing for the purposes aforesaid.

The said lands of said parties of the first part, above mentioned, are situated in the County of Sacramento, State of California, and are particularly described as follows: That certain portion of lot 5, of Block 12 of Fair Oaks City, now or formerly belonging to C. A. Barger, as said lot and block are shown and delineated on the official map of

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the City of Fair Oaks.

Line of poles and wires, with necessary crossarms, braces, etc., are to be erected and maintained on, over and along the Westerly 4 feet of the above described property.

# LXXVI,

The following language between the first line and...
the thirty-third line, inclusive, of page 405, of Exhibit
D to said Petition be stricken therefrom:

EUGENE BAGLEY and HELEN M.

BAGLEY (his wife)

TO

Recorded April 1, 1930

GREAT WESTERN POWER COM
PANY OF CALIFORNIA,

THE PACIFIC TELEPHONE AND

TELEGRAPH COMPANY and

COMPANY, corporations
Grant:

PACIFIC GAS AND ELECTRIC

The right of way and easement to erect, construct, repair, replace, maintain and use from time to time as the parties of the second part, their successors and assigns, may see fit, over, along, across and upon the lands of the parties of the first part, hereinafter particularly described, for transmission and distribution of electricity, and for all purposes connected therewith, poles and wires suspended thereon and supported thereby, and all necessary or proper crossarms, braces, connections, fastenings and other appliances and fixtures, and wires for the telephone purposes of said parties of the second part, their successors and assigns; also to make the necessary clearing for the purposes aforesaid.

The said lands of said parties of the first part, above mentioned, are situated in the County of Sacramento, State of California, and are particularly described as follows: Lot 177 of Colonial Acres, as said lot is shown and delineated on that certain map entitled "Colonial Acres" filed for record in the office of the Recorder of the County of Sacramento, State of California, on the 26th day of April 1912, in Book 13 of Maps, at Page 17.

Line of poles and wires, with necessary crossarms, braces, etc., are to be erected and maintained on, over and along a center line of an 8 foot strip of ground, said center line described as parallel with and approximately 282 feet West of the East line of the above described property.

### LXXVII.

The following language between the first line of page 391 and the eighteenth line of page 393, inclusive, of Exhibit H to said Petition, be stricken from said Exhibit H and inserted at the end of page 410 of Exhibit F to said petition:

DEED

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MARTHA J. HARRIS (husband Dated April 29, 1927 and wife) Recorded May 31, 1927

TO Book 127

PACIFIC GAS AND ELECTRIC Official Records at COMPANY, a corporation Page 420

Grant:

NAPOLEON B. HARRIS and

The right to erect, construct, reconstruct, replace, repair, maintain and use, for the transmission and distribution of electricity, a single line of poles, and suspended upon and supported by such poles, all wires which the Grantee may from time to time deem to be reasonably required for those pur-

poses, and tolephone and telegraph wires for the private use of the Grantee, and all necessary and proper crossarms, braces, connections, fastenings, guys and other appliances and fixtures for use in connection with said poles and wires, and also a right of way along the same, extending across the following described lands of the Grantor which are situate in the County of Sacramento, State of California, to-wit:

Lot 4, as shown upon that certain map entitled, "Plat of Oakdale," recorded in the office of the County Recorder of Sacramento County, State of California, in Book 14 of Maps, at page 15.

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The aforesaid poles to be constructed hereunder shall be located on said premises along that certain line which crosses said premises and is described as follows, to wit: Beginning at a point in the northerly boundary line of said Lot 4, from which the point marking the intersection of the center line of Palm Avenue with the center line of Jefferson Street as shown upon said map, bears south 89 deg. 10' east, 987.3 feet distant, and running thence south 40 deg. 18' west, 560 feet, more or less, to a point in the westerly boundary line of said Lot 4.

Said Grantor, for the consideration aforesaid, does further grant unto said Grantee, its successors and assigns, the right, easement or servitude of using said right of way for any and all purposes connected with the erection, construction, replacement, repair, maintenance and use, for the purposes aforesaid, of such poles, wires and appurtenant structures; and also the right of ingress to and egress from said right of way by a practicable route or routes across the aforesaid lands of said Grantor.

In exercising the right of ingress and egress hereby granted, the Grantee shall, whenever practicable, use

existing roads or lands, and shall repair any damage which may be caused by its use thereof.

The Grantee will indemnify the Grantor and his successors in estate against any and all loss and damage which may be caused by its exercise of said right of ingress and egress, or by any wrongful or negligent act or omission of the Grantee or of its agents or employees in the course of their employment.

The Grantee, in the exercise and enjoyment of the rights hereby granted, shall avoid unreasonable interference with such use by the Grantor and his successors in estate of the aforesaid right of way for mining and agricultural purposes as is not inconsistent with the Grantees full enjoyment of the rights hereby granted; provided, however, that the Grantor and his successors in estate shall not erect or construct, or permit to be erected or constructed, any building or other structure, or drill or operate any water, or oil. well, within 15 feet of the above described line. The Grantee shall have the right to erect, maintain and use gates in all fences which now cross or shall hereafter cross said right of way, and to trim, and/or to cut and clear away, any trees and brush whenever, in its judgment, the same shall be necessary for the convenient and safe exercise of the rights hereby granted; provided, however, that all trees which the Grantee is hereby authorized to cut or remove, if valuable for either timber or wood, shall continue to be the property of the Grantor, but all tops, lops, brush and refuse wood and timber shall be burned or removed by the Grantee.

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SACRAMENTO SUBURBAN

FRUIT LANDS CO., a corporation

TO

Recorded May 31, 1927

PACIFIC GAS AND ELECTRIC

COMPANY, a corporation

Official Records at Page 413

## Grants:

The right to erect, construct, reconstruct, replace, repair, maintain and use, for the transmission and distribution of electricity, a single line of poles, and suspended upon and supported by such poles, all wires which the Grantee may from time to time deem to be reasonably required for those purposes, and telephone and telegraph wires for the private use of the Grantee, and all necessary and proper cross-arms, braces, connections, fastenings, guys and other appliances and fixtures for use in connection with said poles and wires, and also a right of way along the same, extending across the following described lands of the Grantor which are situate in the County of Sacramento, State of California, to-wit: Lots 20, 45, 47, 69 and 70, as shown upon that certain map entitled, "Plat of Oakdale," recorded in the office of the County Recorder of Sacramento County, State of California, in Book 14 of Maps, at page 15.

The aforesaid poles to be constructed hereunder shall be located on said premises along that certain line which crosses said premises and is described as follows, to-wit:

Part 1. Beginning at a point in the northerly boundary line of said Lot 45, from which a stake marking the northeasterly corner of said Lot 45, bears south 89 deg. 102 east, 664.6 feet distant, and running thence south 40 deg. 181 west, 3413 feet, more or less, to a point in the souther-

ly boundary line of said Lot 70.

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Part 2. Beginning at a point in the southerly boundary line of said Lot 20, from which the northeasterly corner of said Lot 45 bears south 9 deg. 34' east, 670.9 feet distant, and running thence north 40 deg. 18' east, ll90 feet, more or less, to a point in the easterly boundary line of said Lot 20.

Said Grantor, for the consideration aforesaid, does further grant unto said Grantee, its successors and assigns, the right, easement or servitude of using said right of way for any and all purposes connected with the erection, construction, reconstruction, replacement, repair, maintenance and use, for the purposes aforesaid, of such poles, wires and appurtenant structures; and also the right of ingress to and egress from said right of way by a practicable route or routes across the aforesaid lands of said Grantor. In exercising the right of ingress and egress hereby granted, the Grantee shall, whenever practicable, use existing roads or lanes, and shall repair any damage which may be caused by its use thereof.

The Grantee will indemnify the Grantor and his successors in estate against any and all loss and damage which may be caused by its exercise of said right of ingress and egress, or by any wrongful or negligent act or omission of the Grantee or of its agents or employees in the course of their employment.

The Grantee, in the exercise and enjoyment of the rights hereby granted, shall avoid unreasonable interference with such use by the Grantor and his successors in estate of the aforesaid right of way for mining and agricultural purposes as is not inconsistent with the Grantee's full enjoyment of the rights hereby granted; provided, however, that

the Grantee and his successors in estate shall not erect or construct, or permit to be erected or constructed, any building or other structure, or drill or operate any water, or oil, well, within 15 feet of the above described line.

The Grantee shall have the right to erect, maintain and use gates in all fences which now cross or shall hereafter cross said right of way, and to trim, and/or to cut and clear away, any trees and brush whonever, in its judgment, the same shall be necessary for the convenient and safe exercise of the rights, hereby granted; provided, however, that all trees which the Grantee is hereby authorized to cut or remove, if valuable for either timber or wood, shall continue to be the property of the Granter, but all tops, lops, brush and refuse wood and timber shall be burned or removed by the Grantee.

# LXXVIII.

The following language between the eleventh line of page 394 and the twenty-first line of page 396, inclusive, of Exhibit H to said Petition, be stricken from said Exhibit H and inserted, immediately following the matter inserted by the last amendment above, at the end of page 410 of Exhibit F to said Petition:

24 WILFRED J. BLAKE

DEED

25 TO

Dated May 3, 1927

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Recorded May 31, 1927

COMPANY, a corporation

PACIFIC GAS AND ELECTRIC

Book 127

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Official Records at

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Page 414

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Grants:

The right to erect, construct, reconstruct, replace, repair, maintain and use, for the transmission and distri-

bution of electricity, a single line of poles, and suspended upon and supported by such poles, all wires which the Grantee may from time to time deem to be reasonably required for those purposes, and telephone and telegraph wires for the private use of the Grantee, and all necessary and proper cross-arms, braces, connections, fastenings, guys and other appliances and fixtures for use in connection with said poles and wires, and also a right of way along the same, extending across the following described lands of the Granter which are situate in the County of Sacramento, State of California, to-wit: Lot 26, as shown upon that certain map entitled, "Plat of Oakdale," recorded in the office of the County Recorder of Sacramento County, State of California, in Book 14 of Maps, at page 15.

The aforesaid poles to be constructed hereunder shall be located on said premises along that certain line which crosses said premises and is described as follows, to-wit: Beginning at a point in the southerly boundary line of said Lot 26, from which the southeasterly corner of said Lot 26 bears south 89 deg.  $10\frac{1}{2}$  east, 664.6 feet distant and running thence north 40 deg. 18' east, 856 feet, more or less, to a point in the northerly boundary line of said Lot 26.

Said Grantor, for the consideration aforesaid, does further grant unto said Grantee, its successors and assigns, the right, easement or servitude of using said right of way for any and all purposes connected with the erection, construction, replacement, repair, maintenance and use, for the purposes aforesaid, of such poles, wires and appurtenant structures; and also the right of ingress to and egress from said right of way by a practicable route or routes across the aforesaid lands of said Grantor.

In exercising the right of ingress and egress hereby granted, the Grantee, shall, whenever practicable, use
existing roads or lanes, and shall repair any damage which
may be caused by its use thereof. The Grantee will indemnify
the Grantor and his successors in estate against any and all
loss and damage which may be caused by its exercise of said
right of ingress and egress, or by any wrongful or negligent
act or omission of the Grantee or of its agents or employees
in the course of their employment.

The Grantee, in the exercise and enjoyment of the rights hereby granted, shall avoid unreasonable interference with such use by the Grantor and his successors in estate of the aforesaid right of way for mining and agricultural purposes as is not inconsistent with the Grantee's full enjoyment of the rights hereby granted; provided, however that the Grantor and his successors in estate shall not erect or construct, or permit to be erected or constructed, any building or other structure, or drill or operate any water, or oil, well, within 15 feet of the above described line. The Grantee shall have the right to erect, maintain and use gates in all fences which now cross or shall hereafter cross said right of way, and to trim, and/or to cut and clear away, any trees and brush whenever, in its judgment, the same shall be necessary for the convenient and safe exercise of the rights hereby granted; provided, however, that all trees which the Grantee is hereby authorized to cut or remove, if valuable for either timber or wood, shall continue to be the property of the Grantor, but all tops, lops, brush and refuse wood and timber shall be burned or removed by the Grantee.

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C. H. G. BRADLEY (single)

TO

PACIFIC GAS AND ELECTRIC COMPANY, a corporation

DEED

Dated May 18, 1927
Recorded May 31, 1927
Book 127
Official Records at
Page 418

Grants:

The right to erect, construct, reconstruct, replace, repair, maintain and use, for the transmission and distribution of electricity, a single line of poles, and suspended upon and supported by such poles, all wires which the Grantee may from time to time deem to be reasonably required for those purposes, and telephone and telegraph wires for the private use of the Grantee, and all necessary and proper crossarms, braces, connections, fastenings, guys and other appliances and fixtures for use in connection with said poles and wires, and also a right of way along the same, extending across the following described lands of the Grantor which are situate in the County of Sacramento, State of California, to-wit: Lot 96 as shown upon that certain map entitled, "Plat of Oakdale," recorded in the office of the County Recorder of Sacramento County, State of California, in Book 14 of Maps, at page 15.

The aforesaid poles to be constructed hereunder shall be located on said premises along that certain line which crosses said premises and is described as follows, to-wit: Beginning at a point in the southerly boundary line of said Lot 96, distant thereon south 88 deg. 51' east, 80 feet from the most westerly corner of said Lot 96, and running thence north 40 deg. 18' east, 845 feet more or less, to a point in the northerly boundary line of said Lot 96.

Said Grantor, for the consideration aforesaid, does

further grant unto said Grantee, its successors and assigns, the right, easement or servitude of using said right of way for any and all purposes connected with the erection, construction, reconstruction, replacement, repair, maintenance and use, for the purposes aforesaid, of such poles, wires and appurtenant structures; and also the right of ingress to and egress from said right of way by a practicable route or routes across the aforesaid lands of said Grantor. In exercising the right of ingress and egress hereby granted, the Grantes shall, whonever practicable, use existing roads or lanes, and shall repair any damage which may be caused by its use thereof. The Grantee will indomnify the Grantor and his successor in estate against any and all loss and damage which may be caused by its exercise of said right of ingress and egress, or by any wrongful or negligent act or omission of the Grantee or of its agents or employees in the course of their employment.

The Grantee, in the exercise and enjoyment of the rights horoby granted, shall avoid unreasonable interference with such use by the Grantor and his successors in estate of the aforesaid right of way for mining and agricultural purposes as is not inconsistent with the Grantee's full enjoyment of the rights heroby granted; provided, however, that the Grantor and his successors in estate shall not erect or construct, or permit to be erected or constructed, any building or other structure or drill or operate any water, or oil, well, within 15 feet of the above described line.

The Grantee shall have the right to erect, maintain and use gates in all fences which now cross or shall hereafter cross said right of way, and to trim and/or to cut and clear away, any trees and brush whenever, in its judgment, the same shall be necessary for the convenient and safe

exercise of the rights hereby granted; provided, however, that all trees which the Grantee is hereby authorized to cut or remove, if valuable for either timber or wood, shall continue to be the property of the Grantor, but all tops, lops, brush and refuse wood and timber shall be burned or removed by the Grantee.

LXXIX.

The thirty-second to the thirty-seventh lines, inclusive, of page 587 of Exhibit H to said Petition, be

amended to read as follows:

"EDMUND J. McKAY, C. W. PENCE DEED

and CLARA MAY PENCE Dated Feb. 5, 1935

TO Recorded March 4, 1935

GREAT WESTERN POWER Book 516

COMPANY OF CALLEDRIA Official Records at

COMPANY OF CALIFORNIA, Official Records at a corporation Page 250 "

LXXX.

The following language between the first line and the twenty-seventh line, inclusive, of page 1029 of Exhibit H to said Petition, be stricken therefrom:

A. ELLIOTT and HELEN ELLIOTT DEED

(his wife) and J. W. HANNER and Dated Aug. 1, 1929

EDITH M. HANNER (his wife) Recorded Aug. 20, 1929

TO Book 261

GREAT WESTERN POWER Official Records at COMPANY OF CALIFORNIA, Page 128

a corporation

Grant:

The right of way and easement to erect, construct, repair, replace, maintain and use, from time to time as the

party of the second part, its successors and assigns may see fit, over, along, across and upon the lands of the parties of the first part, hereinafter particularly described, for transmission and distribution of electricity, and for all purposes connected therewith, poles and wires suspended thereon and supported thereby, and all necessary or proper crossarms, braces, connections, fastenings and other appliances and fixtures, and wires for the telephone purposes of the party of the second part, its successors and assigns; also to make the necessary clearing for the purposes aforesaid.

The said lands of said parties of the first part,

The said lands of said parties of the first part, above mentioned, are situated in the County of Sacramento, State of California, and are particularly described as follows: All that certain property west of the Rail Road, situate, lying and being in the southeast 1/4 of Section 20 T. 6 N., R. 5 E., M. D. B. & M., and containing 107.15 acres.

Line of poles and wires, with necessary crossarms, braces, anchors, etc., are to be erected and maintained on, over and along the above described property.

SACRAMENTO MUNICIPAL UTILITY DISTRICT

By (Signed) JOSEPH E. SPINK

JOSEPH E. SPINK, Secretary

ROBERT L. SHINN

STEPHEN W. DOWNEY

MARSHALL K. TAYLOR

Attorneys for Petitioner

State of California ) ss.
County of Sacramento )

JOSEPH E. SPINK, b

and says: that he is an officer of the petitioner to-wit, its Secretary, and that he verifies the foregoing second application for leave to amend petition on behalf of the petitioner; that he has read said second application for leave to amend petition application for leave to amend petition and knows the contents thereof; that the same is true of his own knowledge except as to the matters which are therein stated upon his information and as to those matters he believes it to be true.

(Signed) JOSEPH E. SPINK JOSEPH E. SPINK, Secretary

SACRAMENTO MUNICIPAL UTILITY DISTRICT

Subscribed and sworn to before me this 2nd day of February, 1939.

(Signed) DOROTHY FLINT

Notary Public in and for the County
(SEAL) of Sacramento, State of California.

My Commission expires September 24, 1942.

SECRETARY, RAILROAD COMMISSION STATE OF CALIFORNIA