Decision No. 33139 PEFORE THE RATIROAD COMMISSION OF THE STATE OF CALIFORNIA In the Matter of the Application of PACIFIC CAS AND ELECTRIC COMPANY for an order granting to applicant a certificate of public convenience and necessity, to exercise the right, privilege and franchise granted to applicant by Ordinance No. 88 (New Series) of the City Council of the CITY OF CLOVERDALE, Sonoma County. Application No. 22816 R. W. DuVel, Attorney for Applicant. BY THE COMMUSSION: Pacific Gas and Electric Company has applied for authority to exercise rights and privileges pertaining to electric service expressed in a franchise granted it by the City of Cloverdale, Sonoma County. This franchise is one authorized by the Franchise Act of 1937 and is in lieu of asserted frenchises under which applicant or its predecessors in interest have rendered electric service in that city for many years. A public hearing on the application was held and it is evident that the requested authority should be given. ORDER IT IS HEREBY FOUND AS A FACT that public convenience and necessity require and will require, and Pacific Gas and Electric Company is hereby granted a certificate for the exercise of the rights and privileges granted it by the City of Cloverdale, Sonoma County, under its Ordinance No. 88 (New Series) adopted Merch 7, 1938. This grant is subject to the -1condition, however, that Pacific Gas and Electric Company, its successors or assigns, will never claim before this Commission or any court or other public body a value for that franchise or for the authority hereby granted in excess of the actual cost thereof.

This Order shall be effective immediately.

Dated at San Francisco, California, this & ay

of May, 1940.

Draup During Boythoung

Commissioners

_