

ORIGINALDecision No. 48039

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the matter of the investigation on the Commission's own motion to determine the reasonableness, adequacy, sufficiency and lawfulness of the rates and certain other subjects and matters, as specified in the order of investigation herein, of PACIFIC LIGHTING CORPORATION and PACIFIC LIGHTING GAS SUPPLY COMPANY.

Case No. 5340

OPINION AND ORDER DISMISSING PROCEEDINGO P I N I O N

The above-entitled proceeding was instituted by the Commission on November 6, 1951 for the purpose of subjecting to regulation by said Commission the operations of Pacific Lighting Corporation and Pacific Lighting Gas Supply Company and for the further purpose, among other things, of fixing, establishing and prescribing the rates to be charged by said corporations.

The properties, owned and operated by Pacific Lighting Gas Supply Company (said properties being formerly owned and operated by Pacific Lighting Corporation), are about to be acquired by Gas Supply Company of California, a subsidiary of Pacific Lighting Corporation, and said properties are about to be dedicated for the first time to the public use by said Gas Supply Company of California. By Decision No. 48035, rendered by this Commission on the 24th day of December, 1952, a certificate of public convenience and necessity was granted to said Gas Supply Company of California to operate as a gas corporation within the meaning of the laws of the State of California.

In light of the foregoing recited facts, the above-entitled proceeding has become moot and should and will be dismissed.

We hereby find that neither Pacific Lighting Corporation nor Pacific Lighting Gas Supply Company is a public utility and we further hereby find that the properties to be acquired by Gas Supply Company of California have never been dedicated to the public use by either Pacific Lighting Corporation or Pacific Lighting Gas Supply Company, or by both, or by their predecessors.

O R D E R

Pursuant to the findings of fact set out in the foregoing opinion,

IT IS ORDERED that the above-entitled proceeding be, and the same is, hereby dismissed.

This decision is effective the date hereof.

Dated at San Francisco, California, this 22nd day of December, 1952.

A. J. [Signature]
President
Justin J. Casimer
Harold H. Huls
Samuel P. Pott
John E. [Signature]
Commissioners