ORIGINAL

Decision No. <u>55822</u>

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of THE CALIFORNIA OREGON POWER COMPANY under Section 830 of the Public Utilities Code for an order authorizing it to assume liability as guarantor of promissory notes issued to finance residential wiring improvements.

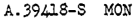
Application No. 39418 (First Supplemental)

FIRST SUPPLEMENTAL ORDER

By Decision No. 55648, dated October 8, 1957, the Commission authorized The California Oregon Power Company to assume liability as guarantor of promissory notes maturing 12 months after the date thereof, which notes would be issued by its customers, subject to a maximum liability on any one note of \$300 and with the aggregate amount of liability limited to \$100,000 at any one time.

In a supplemental application filed on October 25, 1957, the company reports that originally it was contemplated the notes which it would guarantee would be for the purpose of facilitating the increased use by its customers of electric household appliances generally but that subsequently it has developed there is a desire on the part of some property owners to make improvements which would permit the use of electricity for residential space heating and that the \$300 limit heretofore authorized is not sufficient for this purpose. Accordingly, the company proposes that the maximum liability

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which it may assume as guarantor on any one note be increased from \$300 to \$600 and it has requested the Commission to amend its order so as to permit it to do so.

The Commission has considered this supplemental application and is of the opinion that it should be granted, therefore,

IT IS HEREBY ORDERED as follows:

1. Ordering Paragraph 1 of the order in Decision No. 55648, dated October 8, 1957, hereby is amended to read as follows:

"1. The California Oregon Power Company is authorized to assume liability as guarantor of promissory notes maturing more than 12 months after the date thereof and issued under the conditions and for the purposes set forth in this application, subject to a maximum liability on any one note of \$600, provided that such assumption of liability shall be limited to an aggregate amount of notes outstanding at any one time of \$100,000 and that no guarantee shall be given on notes issued after October 16, 1958."

2. Decision No. 55648, dated October 8, 1957, shall remain in full force and effect, except as amended by this first supplemental order.

3. This first supplemental order will become effective on the date hereof.

Dated at San Francisco, California, this 12th day of November, 1957. President Malle 12 Commissioners

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