Decision No. 80636

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of SAN DIEGO GAS & ELECTRIC COMPANY, a corporation, for an order authorizing Certificates of Public Convenience and Necessity Authorizing It to Exercise Electric and Gas Franchise Rights in the City of San Diego, authority to increase rates by surcharging for additional franchise fees and authority to deviate from Applicant's Rule 31.

Application No. 52250

ORDER MODIFYING DECISION AND DENYING REHEARING

Petitions for rehearing of Decision No. 80234 having been filed by the City of San Diego and San Diego Gas & Electric Company, the Commission having considered each and every allegation thereof and being of the opinion that no good cause for rehearing has been made to appear, but that certain modifications should be made therein,

IT IS ORDERED that Decision No. 80234 is modified as follows:

- 1. The first sentence of ordering paragraph 4 of Decision No. 80234 is deleted.
 - 2. The following language is inserted therefor:

"Within thirty days after the effective date of this order, San Diego Gas & Electric Company shall tender to this Commission for filing a refund plan to refund to customers, with interest at 7 percent per annum, amounts which it collected for service rendered prior to April 1, 1971, by applying the 1.9 percent surcharge for electric service within the City of San Diego."

as	IT IS FURTHE modified and a		t rehearing of Decision No. 80234, , is denied.
	Dated at		, California, this 17th day of
	OCTORER	, 1972.	
			Yeman & Strugen
			President
			Wed spin form for - 5
			A SHIMAN !
			I from from