Decision No. 81257

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

Investigation on the Commission's own motion into the status, operations, service, equipment, facilities, rates, rules, tariff schedules and records of Aztec Water Company, Colconda Utilities Company and William E. Leonard, Trustee of Golconda Utilities Company; and into the possible disconnection of electric service by Southern California Edison Company.

Case No. 9124 (Filed September 22, 1970; amended November 4, 1970)

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FINAL OPINION

After hearing before Examiner Gillanders the Commission issued Decision No. 79353 dated November 22, 1971 which included the following second interim order:

"IT IS ORDERED that:

"1. After the effective date of this order Aztec Water Company is authorized to file the revised rate schedules attached to this order as Appendix A, and concurrently to withdraw and cancel presently effective Schedules Nos. 1, SA, and 9AFL. Such filing shall comply with General Order No. 96-A. The effective date of the revised schedules shall be four days after the date of filing. The revised schedules shall apply only to service rendered on and after the effective date thereof.

"2. After the effective date of this order Golconda Utilities Company is authorized to file the revised rate schedules attached to this order as Appendix B, and concurrently to withdraw and cancel presently effective Schedules Nos. HI-1, KE-1, and KE-2. Such filing shall comply with General Order No. 96-A. The effective date of the revised schedules shall be four days after the date of filing. The revised schedules shall apply only to service rendered on and after the effective date thereof.

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"3. Aztec Water Company shall arrange for its telephone number to be listed in the appropriate telephone directories covering its service areas and shall within twenty days of the effective date of this order submit proof that its telephone number is properly listed.

"4. Golconda Utilities Company shall arrange for its telephone number(s) to be listed in the appropriate telephone directories covering its service areas and shall within twenty days of the effective date of this order submit proof that its telephone number(s) is properly listed.

"5. Ordering paragraphs 1, 2, and 3 of Decision No. 78325 are vacated.

"6. Aztec Water Company shall notify this Commission within ninety days of the effective date of this order whether or not it is receiving the increased revenue from the Apple Valley Fire Protection District authorized by ordering paragraph 1 (supra).

"7. Southern California Edison Company shall report to this Commission whether or not it has collected or has made arrangements to collect from Aztec and Golconda the sums legally owing to it for electric service."

The purpose of the interim order was to assure that the people served by the water utilities continued to receive adequate service; that the water utilities received the revenue to which they were found to be entitled; and that Edison received its lawful charge for electric service.

Findings

The records of the Commission show that the requirements of Ordering Paragraphs 3, 4, 6, and 7 have been met. Conclusion

1. The interim rates established by Ordering Paragraphs 1 and 2 should be made final.

2. The investigation in Case No. 9124 should be discontinued.

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FINAL ORDER

IT IS ORDERED that:

1. The interim rates established by Decision No. 79353 dated November 22, 1971 are hereby made final.

2. The investigation in Case No. 9124 is discontinued.

The effective date of this order shall be twenty days after the date hereof.

	Dated at	San Francisco, California, this /0 /2
day of _	APRIL *	, 1973.
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Commissioners

Commissioner J. P. Vukasin, Jr., being necessarily absent, did not participate in the disposition of this proceeding.