Decision No. 82681



BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

INEZ M. BOEHRS and LAURENCE P. MERTLE,

Complainants,

vs.

Case No. 9545

SQUAW VALLEY DEVELOPMENT COMPANY, a corporation, and STATE OF CALIFORNIA,

Defendants.

ORDER DENYING REHEARING AND MODIFYING DECISION NO. 82335

A petition for rehearing of Decision No. 82335 has been filed by the complainants herein. Having considered each and every allegation therein, the Commission is of the opinion that good cause for rehearing has not been made to appear. However, Finding of Fact No. 2 and Conclusion of Law No. 1 in Decision No. 82335 should be modified.

THEREFORE IT IS ORDERED that:

(1) Finding of Fact No. 2 and Conclusion of Law No. 1 in Decision No. 82335 are hereby modified as follows:

"It is unnecessary to determine whether ski lifts are transportation companies within the meaning of Sections 20 and 22 of Article XII of the California Constitution since these sections confer no self-executing power upon the Commission to regulate the safety aspects of ski lift operations."

C. 9545 BP

(2) Rehearing of Decision No. 82335, as modified is hereby denied.

The effective date of this order is the date hereof.

Dated at San Francisco, California, this 2nd day

of APRIL, 1974.

Little President
William Sympus St.

William St.

William

Commissioners