

ORIGINAL

Decision No. 85399

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

Investigation on the Commission's  
Own Motion into the Adequacy and  
Reliability of the Energy and Fuel  
Requirements and Supply of the  
Electric Public Utilities in the  
State of California.

Case No. 9581  
(Filed July 3, 1973)

Investigation on the Commission's  
own motion into the natural gas  
supply and requirements of gas  
public utilities in the State of  
California.

Case No. 9642  
(Filed December 18, 1973)

Investigation on the Commission's  
own motion into the establishing  
of priorities among the types of  
categories of customers of every  
electrical corporation and every  
gas corporation in the State of  
California and among the uses of  
electricity or gas by such  
customers.

Case No. 9884  
(Filed March 11, 1975)

ORDER GRANTING REHEARING

On December 30, 1975, the Commission's Interim Opinion in Decision No. 85295 was issued in the Commission's ongoing investigations in Cases Nos. 9581, 9642 and 9884.

On January 9, 1975, petitions seeking rehearing, reconsideration and revocation of Decision No. 85295, were filed by the Swimming Pool Industry Energy Conservation Task Force (SPEC) and Southern California Gas Company (SoCal). On January 16, 1976, a petition seeking reconsideration and revocation, or in the alternative rehearing, was filed by Teledyne Laars (Teledyne). On January 19, 1976, a petition seeking reconsideration and revocation or, in the alternative, exemption or rehearing was filed by Aquaslide 'n' Dive, Inc.; Blue Haven Spas; Gericho Fiberglass Products, Inc.; Hydro-Spa, Inc.;

bp C.9581, et al.

Leisure Spa, Inc.; Marlin Fiberglass; Sun King Spas; and Riviera Industries, Inc., the members of an unincorporated association commonly known as the Whirlpool Therapy Bath Industry. In accordance with the provisions of Section 1733 of the Public Utilities Code, the filing of petitions by SPEC and SoCal suspended the effective date of Decision No. 85295.

Having now considered each and every allegation of these petitions, and good cause appearing therefor, we are of the opinion that rehearing of Decision No. 85295 should be granted, pending which the suspension of the effective date of Decision No. 85295 should be continued.

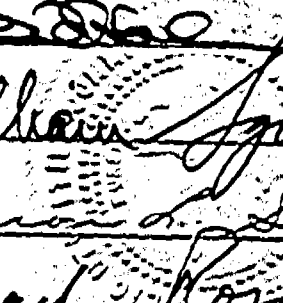
THEREFORE IT IS ORDERED that:

1. Rehearing of Decision No. 85295 is granted, said rehearing to be held before such Commissioner or Examiner, and at such time and place as shall be hereafter designated;
2. Pending rehearing, the suspension of Decision No. 85295 shall be continued.

The Executive Director is directed to cause appropriate notice of the rehearing to be mailed at least ten (10) days prior to such rehearing.

The effective date of this order is the date hereof.

Dated at San Francisco, California, this  
27<sup>th</sup> day of JANUARY, 1976.

  
\_\_\_\_\_  
President  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
Commissioners