Decision No.

MAY 22 1979

ORIGINAL

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the matter of the application of CP National Corporation, a California corporation, for authority to increase its rates for water service in its Weaverville Division.

Application No. 57823 (Filed January 20, 1978)

Robert J. Gloistein, Attorney at Law, for CP National Corporation, applicant.

Glen J. Sullivan, Attorney at Law, for California Farm Bureau Federation, interested party.

Sara S. Myers, Attorney at Law, and Bertram Patrick, P. E., for the Commission staff.

OPINION

By this application, CP National Corporation (CPN) requests authority to establish rates for its Weaverville Division Water Department which are designed to increase annual revenue by \$85,200 or 62.4 percent over the revenues produced by the authorized rate levels now in effect based on test year 1979 operations. In addition, CPN seeks to establish separate rates for test year 1980 which would be applicable until revised by a new showing of revenues, expenses, and rate base that would be applicable beyond that time.

A public hearing was held before Administrative Law Judge Gillanders at Weaverville on November 14, 1978. The matter was submitted upon receipt of late-filed exhibits on January 19, 1979. Copies of the application had been served and notice of hearing had been published and posted in accordance with this Commission's Rules of Practice and Procedure.

Oral testimony and written exhibits were presented by a witness for CPN and by a witness for the staff. No public presentation was made.

On February 2, 1979 Application No. 58650 was filed by CPN and Weaverville Community Services District (WCSD) requesting authority for CPN to sell and WCSD to purchase CPN's water system at Weaverville. By Decision No. 90100 dated March 27, 1979 the sale was approved if consummated on or before September 30, 1979.

Neither Application No. 58650 nor Decision No. 90100 mentioned the fact that a rate increase application was pending. The Commission will assume, therefore, that both parties, by ignoring its existence, meant that the application had been abandoned. We conclude that the application should be dismissed.

ORDER

IT IS ORDERED that Application No. 57823 is dismissed. The effective date of this order shall be thirty days after the date hereof.

day of MAY, 1979. California, this 22 nd

STATE OF CALIFORNIA DEPARTMENT OF CORRECTIONS PRISON INDUSTRY AUTHORITY

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Section 14756, Government Code

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That this certificate was made at the time of the taking of this microfilm.
WITNESS my hand and the seal of the Department of Corrections Prison Industry Authority
30d. day of JAN. 1986
california
Thomas Carpe
(name)

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