

# Public utility industry - Hearing...93d Congress, 2d Session, December 4, 1974

**USGPO - Joe G. GARCIA, Appellant v. SAN ANTONIO METROPOLITAN TRANSIT AUTHORITY et al. Raymond J. DONOVAN, Secretary of Labor, Appellant v. SAN ANTONIO METROPOLITAN TRANSIT AUTHORITY et al.**



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## Full text of Directory 93rd Congress 2nd Session

Rate of return is the weighted average cost of the utility's various sources of capital the interest it pays on its debt and the rate of return on its equity that is necessary to permit it to continue to attract the capital required to provide the regulated product or service- in this case, electricity.

## United States

. Although the Federal Government's authority over employee wages under the FLSA obviously would be eroded, Congress had not asserted any interest in the wages of public mass-transit employees until 1966 and hence had not established a longstanding federal interest in the field, in contrast to the century-old federal regulatory presence in the railroad industry found significant for the decision in Long Island.

## United States. Congress. House. Committee on Ways and Means

Columbus: Ohio State University Press. Thus many of this Court's decisions acknowledge that the means by which national power is exercised must take into account concerns for state autonomy.

## Guide to Senate Records: Appendix D

United's right to information did not turn upon its discovery of a magic formula. Nor is the WUTC's Fifth Supplemental Order invalid because it was entered over 10 days after Puget Power's motion for reconsideration was denied, as argued by petitioners. PUBLIC UTILITIES COMMISSION: WHO SHALL BEAR THE COST OF ABANDONMENT, 11 Cap.

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It further contends that the documents were kept in Canada long before any foreseeable litigation arose, and thus, Gulf had not been taking unusual actions motivated by a desire to frustrate such litigation.

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