

Decision No. 27803.

ORIGINAL

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA.

In the matter of the application of  
PACIFIC GAS AND ELECTRIC COMPANY  
for an order of the Railroad Com-  
mission of the State of California  
for an order approving a certain  
agreement entered into by and be-  
tween applicant and CHARLES L. EAST,  
dated October 4, 1934.

Application No. 19654.

BY THE COMMISSION:

OPINION AND ORDER

This is an application of Pacific Gas and Electric Company for an order approving a certain agreement dated October 4, 1934, made and entered into by and between applicant and Charles L. East. A copy of the agreement, marked Exhibit No. 1, is attached to and made a part of the application.

Under the terms and conditions and during the life of this agreement applicant has agreed to sell and deliver to Charles L. East and he has agreed to purchase from applicant all the electric energy he shall require for resale to his consumers located in the villages of Pepperwood, Shively, Holmes and Weott, and vicinities adjacent thereto in Humboldt County, in which he proposes to operate as a public utility under authority of this Commission.

The agreement provides that it shall become effective as soon as, but not before, it shall have been approved by this Commission and that it shall continue in force until the expiration of the term of five (5) years from and after the date upon which service is first delivered, and thereafter until terminated by thirty (30) days' written notice of a desire for such termination given by either party thereto to the other.

The agreement also provides that the service supplied shall be what is commonly designated as single phase, sixty cycle, alternating current delivered and metered at an electro-motive force of approximately ten thousand five hundred (10,500) volts until the buyer's demand shall exceed 100 K.W. after which time three phase energy at the same frequency and electro-motive force shall be delivered and received.

All energy sold and purchased during the first year of the term of the agreement will be billed under applicant's Schedule 4-E; all energy sold and purchased thereafter will be billed in accordance with the following rate:

Demand Charge:

First 50 KW or less of maximum demand.....	\$100.00 per mo.
Excess KW .....	\$1.75 per KW.

First 150 KWH per KW per month....	1.00¢ per KWH
Next 250 KWH per KW per month....	.80¢ per KWH
Excess KWH.....	.75¢ per KWH

Special Conditions:

The maximum demand in any month will be the average kilowatt delivery of the 15 minute interval in which such delivery is greater than in any other 15 minute interval in the month. The maximum demand to be used in computing charges on the above special rate will be the mean of the actual maximum so determined for the current month and the highest such demand occurring in the year ending with the current month.

This latter rate is special in character and made necessary because applicant has no published tariff covering resale service in its Humboldt Division. It is substantially applicant's regular resale schedule P-6, increased by amounts fairly equivalent to the differential existing between the general rates in its Humboldt Division and comparable rates throughout its remaining territory.

The Commission is of the opinion that this agreement is in the interest of both parties and that a public hearing

in the matter is not necessary, and good cause appearing

IT IS HEREBY ORDERED that the above mentioned agreement between Pacific Gas and Electric Company and Charles L. East, dated October 4, 1934, be and the same is hereby approved.

The authority herein granted shall become effective on the date hereof.

Dated at San Francisco, California, this 11<sup>th</sup> day of March, 1935.

John O'Neil

W. J. Carr

W. B. Harris

John W. Brown

John R. Brown

Commissioners.