Decision No. 20135

EEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA

In the matter of the application of PACIFIC GAS AND ELECTRIC COMPANY, a corporation, for an order of the Railroad Commission of the State of

Application No. 21099

ORIGINAL

R. W. DuVal for Applicant.

WAKEFIELD, COMMISSIONER:

California, granting to applicant a certificate of public convenience

and necessity, to exercise the right, privilege and franchise granted to applicant by Ordinance No. 59 of the City Council of the City of Manteca, County of San Joaquin, State of California.

## OPINION

In this application, Pacific Gas and Electric Company asks for a certificate of public convenience and necessity authorizing it to exercise the fifty (50) year franchise granted to it by Ordinance No. 59 of the City Council of the City of Manteca, County of San Joaquin, adopted on October 5, 1936, a copy of which is marked Exhibit "A" and attached to and made a part of the application.

Public hearing was held on this matter at Stockton, California, on April 21, 1937. No one appeared to protest the granting of the application.

Evidence introduced by applicant establishes the facts that for more than thirty-five (35) years last past applicant or its predecessors in interest have been furnishing electric service to said City of Manteca and its inhabitants, under and pursuant to the franchises granted by the following ordinances of the Board of Supervisors

of the County of San Joaquin:

Ordinance Number	Adopted	Exciring	Grantee
294	April 21, 1900	april 21, 1950	The Standard Electric Company of California
305	June 2, 1903	June 2, 1953	American River Electric Company

313 January 14, 1905 January 29, 1955 William Angus and that applicant is now furnishing such service in substantially all parts of the city; that no person, firm, or corporation other than applicant is now engaged in the public utility business of furnishing electricity in said city; and that present and future public convenience and necessity require and will require that applicant exercise the franchise granted by said Ordinance No. 59, in order that applicant may continue to furnish electricity to said city and its inhabitants and, further, in order that applicant may qualify its first and refunding mortgage bonds as legal investments for savings banks and trust funds in certain states.

New York permit investments by savings banks in the bonds of gas and electric corporations provided, among other things, that "such corporation shall have all franchises necessary to operate in territory in which at least seventy-five per centum of its gross income is earned, which franchises shall either be indeterminate permits or agreements with, or subject to the jurisdiction of a public service commission or other duly constituted regulatory body, or shall extend at least five (5) years beyond the maturity of such bonds, \*\*\*\* "and that the statutes of other states contain similar provisions. Ability to comply with these statutory provisions materially assists the applicant in selling its securities and the granting of this application is one step in the applicant's program of qualifying its bonds under these laws. Other applications involving other areas in which applicant is rendering service are now pending before the Com-

mission.

Applicant has stipulated that it, its successors or assigns, will never claim before the Commission, or any court or public body, any value for said franchise granted by Ordinance No. 59 in excess of the actual cost thereof, which cost was One hundred twenty-five and 10/100 Dollars (\$125.10), exclusive of the Fifty Dollar (\$50) filing fee.

It appears that this application should be granted, and I recommend the following form of order:

## ORDER

Pacific Gas and Electric Company having asked the Commission for a certificate of public convenience and necessity, as described in the opinion above, public hearing having been held, the matter being submitted and ready for decision,

Venience and necessity, authorizing the exercise by Pacific Cas and Electric Company of the right and privilege under the franchise granted to it by Ordinance No. 59 of the said City of Manteca, County of San Joaquin, as set forth and described in Exhibit "A" of the application herein, be and it is hereby granted to applicant.

The effective date of this order is the date hereof.

Dated at San Francisco, California, the 200 day of