ORIGIMAL.

184489 Decision No.

BEFORE 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 California, granting to applicant a certificate of public convenience and necessity, to exercise the right, privilege and franchise granted to applicant by Ordinance No. 222 of the City Council of the City of Nevada, County of Nevada, State of California.

Application No. 21308.

R. W. DuVal, for Applicant.

WAKEFIELD, COMMISSIONER:

OPINION

Pacific Gas and Electric Company requests a certificate of public convenience and necessity under Section 50 (b) of the Public Utilities Act authorizing the exercise of the rights and privileges under the fifty (50) year gas franchise granted to it by Ordinance No. 222 of the City Council of the City of Nevada, County of Nevada, adopted on January 14, 1937, a copy of which is attached as Exhibit "A" to the application.

Public hearing was held at Nevada City, California, on August 28, 1937. No one appeared to protest the granting of the application.

According to applicant, it or its predecessors in interest, for more than thirty (30) years last past, have been rendering gas service in the City of Nevada, and have used the public highways therein under and pursuant to the franchise granted by Section 19 of Article XI of the Constitution of the

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State of California as it existed from 1885 to October 10, 1911.

Applicant now renders gas service in substantially all parts of the City of Nevada, and no other utility renders like service therein.

It is of record that applicant applied to the City Council of the City of Nevada for the franchise granted by Ordinance No. 222 primarily to enable applicant to continue to qualify its first and refunding mortgage bonds as legal investments for savings banks and trust funds in as many states as possible. Applicant has outstanding \$267,153,000.00 of first and refunding mortgage bonds. The most recent issue of such bonds matures on June 1, 1966. The bonds are now qualified as legal investments for savings banks and trust funds in the State of New York and in some other states. The law of the State of New York, it is said, permits investments by savings banks in 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 (75) per centum of its gross income is carned, 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 years beyond the maturity of such bonds." The laws of some other states are somewhat similar. The franchise referred to herein is essential to meet such statutory requirements.

Applicant has stipulated that it, its successors or assigns, will never claim before the Railroad Commission, or any other court or public body, any value for said franchise in excess of the actual cost thereof, which is One hundred fifty-one and 50/100 Dollars (\$151.50), exclusive of the Fifty Dollar (\$50.00) fee for the filing of the present application.

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IT IS FOUND AS A FACT that public convenience and necossity require, and Pacific Gas and Electric Company is hereby granted a certificate to exercise the rights and privileges granted to it by Ordinance No. 222 of the City of Nevada.

This order shall be effective immediately.

The foregoing opinion and order are hereby approved and ordered filed as the opinion and order of the Railroad Commission of the State of California.

Dated, San Francisco, California, January 3, 1936.

Commissioners.