ORIGINAL

Decision No. 41999

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the matter of the application of PACIFIC GAS AND ELECTRIC COMPANY, a corporation, and the TURLOCK IRRIGATION DISTRICT, a California irrigation district, for an order of the Public Utilities Commission of the State of California authorizing the former to sell and convey to the latter the electric distribution facilities referred to in this petition, in accordance with the terms of an agreement dated May 14, 1948 (Exhibit No. 1 hereof)

Application No. 29478 FIRST SUPPLEMENTAL

FIRST SUPPLEMENTAL OPINION AND ORDER

Turlock Irrigation District, by letter dated August 17, 1948, has brought to the attention of the Commission the possibility that the language used in the opinion in Decision No. 41862, dated July 20, 1,48, may give rise to misunderstanding. The fifth paragraph of the opinion reads as follows:

"The contract provides that Turlock, upon accuisition of the properties, will assume all existing public service obligations to all customers supplied from the facilities and the application asserts that the rates to be charged such customers by Turlock will not exceed those presently charged by Pacific."

Turlock Irrigation District fears that this language may be interpreted to mean that the agreement between the parties provided that Turlock Irrigation District would not at any time increase the rates now charged by Pacific Gas and Electric Company. Based upon such representation, and good cause appearing;

-1-

¢В

A.29478 CB

IT IS HEREBY ORDERED that the language of the fifth paragraph in the opinion in Decision No. 41862 be and it is hereby re- ' vised to read as follows:

"The contract provides that Turlock, upon acquisition of the properties, will assume all existing public service obligations to all customers supplied from the facilities, and the applicants allege that the furnishing of electric service to the customers involved by Turlock at its effective rates and charges will not result in the charging or collecting from said customers of rates or charges in excess of those now paid by said customers for electric service furnished by Pacific.""

This order shall be effective on the date hereof. Dated at San Francisco, California, this <u>3/6</u> day of

-2-

Commissioners.