Decision No. <u>43406</u>



BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the matter of the application of PACIFIC GAS AND ELECTRIC COMPANY, for an order of the Public Utilities Commission of the State of California granting and conferring upon applicant all necessary permission and authority to carry out the terms and conditions of a written contract entered into by and between applicant and the CITY OF SANTA CLARA, dated August 16, 1949 (Exhibit "A" hereof). (Electric)

Application No. 30643

OPINION AND ORDER

Pacific Gas and Electric Company requests authority in its application to carry out the terms and conditions of a contract dated August 16, 1949 with the City of Santa Clara. A copy of said contract is attached to the application as Exhibit "A". Pacific, under that contract, is to deliver and sell to the City all the electric energy required by the City for its own use or for sale to the City's customers. The contracted energy is to be delivered at Pacific's Santa Clara and Kifer substations in said City, at nominal voltages of 4,000 and 12,000, respectively.

The new contract under its provisions would become effective upon approval by this Commission, and would continue in force thereafter until August 27, 1955. It would cancel and supersede the existing contract, dated July 26, 1945, which would otherwise expire August 27, 1950. It would not cancel but would make conterminuous a "Modifying Contract" between the parties dated May 20, 1948. Said contract established Kifer substation as a second delivery point, specified that it should become the sole delivery point if City should purchase Pacific's Santa Clara substation, and provided that Pacific should remove its

- 1 -

AB 、

three taps connecting its 12 kv line on Santa Clara - Alviso Road with certain of City's distribution lines, when City should itself supply electricity to said distribution lines. Electric energy under the terms of the contract is to be supplied to and received and paid for by the City in accordance with all applicable rules and regulations of Picific relating thereto, duly established from time to time and on file with this Commission. The contract further provides that it shall at all times be subject to such changes or modifications as this Commission may direct from time to time in the exercise of its jurisdiction.

The rates and charges to be paid by the City for electric energy to be furnished under said contract are as follows:

Demand Charge:

Energy Charge (to be added to the Demand Charge)

First150 kwhr per kw per month.7 mills per kwhrNext150 kwhr per kw per month.5 mills per kwhrAll over 300 kwhr per kw per month.4 mills per kwhr

Demand: The maximum demand in any month will be the maximum kw demand averaged over a 30-minute interval, but if the load is intermittent or fluctuates violently, a five-minute interval may be used. A graphically recording demand meter will be installed upon request of City, in which event demands occurring between l0:30 p.m. and 6:30 a.m. and on Sundays and legal holidays will be ignored in determining the billing demand.

Power Factor: The total charge will be decreased or increased 0.25%, respectively, for each 1% the average power factor of the City's load in that month is greater or less than 85%.

The rates provided in the new contract are the same as those in Schedule P-31 except that the billing demand will be the maximum 30-minute demand of the current month instead of the mean of that demand and the highest such demand occurring in the year ending with the current month. A-30643 AB

Pacific, according to its 1948 annual report to this Commission, delivered to the City 18,493,200 kwhr of electric energy and received an average revenue of 6.86 mills per kwhr therefor. The maximum monthly demand accompanying that delivery was 4,320 kw; the average of the monthly maximum demands was 3,507 kw; and the annual load factor was 48.8%.

Pacific in its application states that the actual billing for the year ending June 30, 1949 was \$140.247.27 under the existing contract, and that the hypothetical billing for the same delivery under the new contract would be \$138,114.57. The annual reduction on that basis would be \$2,132.70, or 1.52%.

In its application, Pacific states that authorization of the contract will assure the retention of the City of Santa Clara as an electric resale customer, and alleges that fulfillment of the provisions of the contract will not constitute a burden but will be of benefit and advantage to Pacific's other electric customers. The Commission in Decision No. 36305, dated October 16, 1945, in authorizing Schedule P-31 for resale service by Pacific, recognized Pacific's right to meet in good faith competitive rates. It appears that no diminution has occurred in the competitive conditions which existed at the time that decision was issued. In granting the authorization herein requested, the Commission calls attention to its position as stated in recent decisions that, if it should appear in a rate proceeding that any losses are being incurred because of deliveries under this contract, such losses are not to be imposed on Pacific's other electric customers

The Commission having considered the request of the applicant and being of the opinion that the application should be granted, and that a public hearing is not necessary; therefore,

- 3 -

IT IS HEREBY ORDERED that Pacific Gas and Electric Company be and it is authorized to carry out the terms and conditions of the written contract, dated August 16, 1949, with the City of Santa Clara, and to render electric service under the terms and charges stated therein.

IT IS HEREBY FURTHER ORDERED that Pacific Gas and Electric Company shall file as a matter of record in this proceeding a statement showing the date upon which service was first rendered under the contract authorized herein.

The effective date of this order shall be twenty (20) days after the date hereof.

Dated at San Francisco, California, this 18 day of l. Tober , 1949.