Decision No. 43798

ORIGINAL

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 to applicant a certificate of public convenience and necessity to exercise the right, privilege and franchise granted to applicant by Ordinance No. 171 N.S. of the City Council of the CITY OF PACIFIC GROVE, County of Monterey, State of California. (Electric)

Application No. 30881

Ralph W. DuVal by <u>Frederick T. Searls</u> for applicant; <u>Alfred Coons</u>, City Manager; and <u>John J. Redhead</u>, Deputy City Attorney, for the City of Pacific Grove.

## OPINION

Pacific Gas and Electric Company, by the above-entitled application, requests a certificate of public convenience and necessity authorizing it to exercise the rights and privileges conferred by Ordinance No. 171 N.S., adopted September 21, 1949, by the City Council of the City of Pacific Grove, granting a franchise to construct, install, maintain, and use electric transmission and distribution facilities in the public streets, ways, and places within the City of Pacific Grove. This franchise was granted under the provisions of the Franchise Act of 1937.

The term of the franchise is indeterminate, running until its voluntary surrender or abandonment by the grantee, or forfeiture for noncompliance, or purchase by the state, municipal, or other public corporation either voluntarily or by condemnation. Under the ordinance, a fee is payable by the grantee to the city equivalent to

2% of the gross annual receipts of said grantee arising from the use, operation, or possession of the franchise, but in no event will payment be less than one-half of one per cent of the gross annual receipts from the sale of electricity within the city. Grantee is also required to pay the city a sum of money sufficient to reimburse it for all publication expenses in connection with the granting of the franchise. The costs incurred by applicant in obtaining the franchise are stated to have been \$74.25, exclusive of the \$50 filing fee required by Section  $57\frac{1}{2}$  of the Public Utilities Act, and the applicant has stipulated that it, its successors or assigns will never claim before the Commission or before any court or public body any value for the aforesaid franchise in excess of the actual cost thereof.

Mr. R. W. Joyce, witness for the applicant, testified that electric service was first rendered in the community in 1891 by the Monterey Electric Light and Development Company, a predecessor company of applicant herein.

Power service to this community is obtained from a 4,000-volt distribution network supplied from a substation which, in turn, is fed from the 60 kv and 110 kv transmission network bringing energy from the utility's interconnected hydroelectric and steam electric generating plants. The applicant's present local system comprises approximately 40 miles of distribution pole line and 13 miles of street lighting circuit.

The witness for the applicant testified that heretofore the company has been furnishing electric service within the present city boundary under its constitutional franchise and under a franchise granted by Ordinance No. 331 on October 15, 1936, for a period of 35 years; and under a certificate of public convenience and necessity granted by the Commission to applicant in Decision No. 30130 dated August 28, 1937, in Application No. 21057.

herein is subject to the following provisions of law:

- (a) That the Commission shall have no power to authorize the capitalization of the franchise involved herein or this certificate of public convenience and necessity or the right to own, operate or enjoy such franchise or certificate of public convenience and necessity in excess of the amount (exclusive of any tax or annual charge) actually paid to the State or to a political subdivision thereof as the consideration for the grant of such franchise, certificate of public convenience and necessity or right.
- That the franchise involved herein shall never be given any value before any court or other authority in any proceeding of any character in excess of the cost to the grantee of the necessary publication and any other sum paid by it to the municipality therefor at the time of the acquisition thereof.

## QRDER

Public hearing having been held on the above-entitled application, the matter having been submitted and the Commission being fully advised,

IT IS HEREBY ORDERED that Pacific Gas and Electric Company be and it is granted a certificate that public convenience and necessity require the exercise by it of the right, privilege and franchise granted to it by Ordinance No. 171 N.S., adopted September 21, 1949, by the City Council of the City of Pacific Grove, County of Monterey, State of California.

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

Dated at San Francisco, California, this \_\_\_\_\_\_ day of Helinary, 1950.

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