PRIMAL

Decision No. ASSAY

BEFORE THE PUBLIC UTILITIES 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 )
Public Utilities Commission of the )
State of California authorizing applicant to carry out the terms of )
an agreement with HERCULES POWDER )
COMPANY, dated July 12, 1951, a copy)
whereof is attached hereto, marked )
Exhibit "A".

Application No. 32750

## OPINION AND ORDER

Pacific Gas and Electric Company requests authority in this application to carry out the terms and conditions of an agreement dated July 12, 1951 with Hercules Powder Company. Said agreement provides for the sale and delivery by Pacific of electric energy on an interruptible basis to the Hercules Powder Company's plant located in the Town of Hercules, the lease to Hercules of Pacific's Hercules Substation, maintenance by Pacific of said substation and installation by Pacific of additional substation facilities. A copy of said agreement is attached to the application as Exhibit "A" and by reference made a part hereof.

The proposed agreement provides that it shall, at all times, be subject to the jurisdiction of this Commission and that if any change directed by this Commission shall so operate as to affect adversely Hercules, Hercules may effectuate an early termination as specified in said agreement. The term of the proposed agreement is to begin on the effective date of an order by this Commission authorizing Pacific to carry out its provisions. When effective, the proposed agreement will cancel an existing agreement

between Pacific and Hercules relating to purchase and sale of electric energy at the said Hercules plant dated November 2, 1939 and any other agreements between the parties which were in effect on the date of execution of the proposed agreement. The term of the proposed agreement will continue until December 31, 1957 and thereafter from year to year unless terminated on December 31, 1957, or any subsequent December 31, after not less than 12 months' prior notice.

The existing agreement under which Pacific is supplying electric energy to Hercules, dated November 2, 1939 was authorized by this Commission's Decision No. 32430, dated October 10, 1939 in Application No. 23014. Pacific has been supplying two-phase and three-phase electric energy and service to Hercules in accordance with said agreement which provided, in addition to special rates, for shutdown of deliveries at Pacific's option during a certain period of each year. The agreement also provided for certain operation of electric generating equipment owned by Hercules up to a maximum of 350 kw. Under the agreement of November 2, 1939, Pacific has the right to limit the two-phase delivery to a maximum demand of 2,000 kilovolt amperes. The proposed agreement provides for a maximum three-phase demand of 12,000 kilovolt amperes, with delivery at 60,000 volts, three-phase.

The new agreement provides that, in the event of actual or threatened shortage of power as determined by Pacific, service to Hercules may be temporarily curtailed or discontinued from time to time between noon of July 1, and midnight of February 15, of any contractual year. Except in cases of emergencies, at least three hours' notice is to be given of curtailment up to 25% of Hercules' then maximum demand and at least 16 hours' notice of curtailment exceeding said 25%. The aggregate curtailment or discontinuance by Pacific in any contractual year is not to exceed the equivalent of 2,190 hours of full discontinuance. The monthly maximum demand in any month during which full service is not maintained is to be prorated in the ratio of the hours of full service to the total number of hours in the month but is to be not less than the average load during the month.

As monthly rental for use of Pacific's substation facilities, the new agreement specifies that Hercules shall pay \$997.30 plus a sum equal to 1.0775% of the actual cost to Pacific of furnishing and installing the additional substation facilities, transformers and associated equipment to be provided under the proposed agreement including 10% thereof for supervision and overhead charges, provided that where facilities have been removed, the payment shall be diminished by 1.0775% of the value less cost of removal of any facilities theretofore leased which are removed.

Pacific states in its application that the furnishing of electric service to Hercules under the new agreement will not constitute a burden upon its other electric customers but will, all things considered, be of benefit and advantage to said other electric customers.

A comparison of average charges, based on delivery of 8,000 kva at 95% power factor and 90% load factor during a 730hour month, shows about .518 cents per kwhr under the proposed agreement with fuel oil at a quoted price of \$1.80 per barrel, posted price, and .671 cents per kwhr under Pacific's presently filed Schedule P-5B. It is apparent that the lower level of charges afforded to Hercules under the proposed agreement reflects the advantages afforded in the operation of Pacific's system through the curtailment provisions of said agreement. It is expected that curtailment or discontinuance of deliveries will be effected, within the terms of the agreement, if necessary in the operation of Pacific's system. Nevertheless, the agreement should provide for appropriate revision of charges in the event that curtailment of deliveries from Pacific's system becomes necessary but is not effected because of circumstances which may or may not be beyond the control of Hercules. The authorization herein

granted will be conditioned upon modification of the proposed agreement to provide for such a revision of charges. The action taken herein shall not be construed to be a finding of the value of the property herein authorized to be leased.

There is now pending before this Commission, Application No. 32589 by the Pacific Gas and Electric Company, for a requested electric rate increase. If during the course of said proceeding or at any other time, it should be determined by this Commission that the contract rate herein authorized is such as to become a burden upon other ratepayers of the company or that said contract rate is not commensurate with the value of the service to be rendered under the contract, or does not meet the cost of such service, the said contract rate is subject to such change or modification as the Commission in its jurisdiction may determine.

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

IT IS HEREBY ORDERED that Pacific Gas and Electric Company be and hereby is authorized to carry out the terms and conditions of the written agreement dated July 12, 1951 with Hercules Powder Company and to deliver the electric energy and service and lease the property described therein under the terms and conditions stated in said agreement provided said agreement is modified by inclusion therein of a provision substantially as follows:

In the event that Pacific gives notice of curtailment or discontinuance in accordance with Section 4 of this agreement and, in the absence of withdrawal of said notice by Pacific, such curtailment or discontinuance is not effected either because of circumstances

arising in Customer's requirements or because of requirements for Customer's products, then the provisions of Sections 3, 4 and 5 of this agreement shall immediately terminate and thereafter for the remainder of the term of this agreement the rates and charges of Pacific's regularly filed and open tariff schedules shall be applied to deliveries of electric energy and service to Customer.

IT IS HEREBY FURTHER ORDERED that Pacific Gas and Electric Company, within thirty (30) days after the effective date of said agreement, shall file two (2) certified copies of the agreement as authorized herein and executed by the parties, shall file a statement of the date on which said agreement is deemed to have become effective, and within thirty (30) days after termination of said agreement shall notify this Commission of the date of such termination.

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

Dated at San Francisco, California, this /dt day of

President.

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Commissioners.