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Decision No. 1760

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA 1997 - 19

In the matter of the application of PACIFIC GAS AND ELECTRIC COMPANY for an order authorizing it to carry out the terms and conditions of an agreement with CONLIN AND ROBERTS, dated August 1, 1952, providing for the installation by Pacific of special electric facilities for use in supplying) electric service to said Customer and the payment by the latter of a special service charge. (Electric - Welding)

Application No. 33651

OPINION AND ORDER

In this application Pacific Gas and Electric Company requests authority to carry out the terms and conditions of an agreement dated August 1, 1952 with Conlin and Roberts, herein called "customer". Said agreement provides for installation of special electric facilities required to serve an electric welder and payment of a special service charge therefor. A copy of the agreement is attached to the application and marked "Exhibit A".

Pacific states that it now furnishes electric service to customer for power and lighting at customer's existing plant - + located at 410 Natoma Street, San Francisco. The agreement recites that customer plans to install in said plant one 75 kvasspotresses welder designed for operation at 208 volts, single phase. It will be necessary for Pacific to install a special transformer bank and fixtures appurtenant thereto, of which 75 kva of transformer capacity are required for operation of said welder. The application states that the special facilities are to be furnished by Pacific at a cost of \$1,555: In consideration for such installation the contract provides for payment by customer of an additional special

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service charge of \$15 per month. The special service charge involved is based on 20 cents per month per kva of the special transformer capacity required for the spot welder load. Said special service charge is payable on the commencement date of service under said agreement and monthly thereafter for a period of three years, and after said period until terminated by either party on thirty (30) days! prior written notice.

The agreement contains provisions that it shall not become effective until authorized by the Commission and that it shall be subject, at all times, to change or modification by this Commission in the exercise of its jurisdiction.

In its application Pacific states that the annual gross revenues to be received from customer for electric service will be about \$800, and that the terms of said agreement under the circumstances obtaining are fair, just and reasonable to Pacific and to customer.

The rates, rules and regulations pertaining to the supplying of electric service to welders are the subject of investigation in a reopened proceeding (Case No. 4963) now before the Commission. It appears appropriate, therefore, to grant Pacific's request in the present application and to place the parties on notice that a final determination in said case may require modification of the agreement of August 1, 1952 with respect to service to the welder.

The Commission having considered the above-entitled application and being of the opinion that the request of applicant should be granted and that a public hearing thereon is not necessary,

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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 agreement dated August 1, 1952 with Conlin and Roberts and to render the service described therein under the terms, charges and conditions stated therein.

IT IS HEREBY FURTHER ORDERED that Pacific Gas and Electric Company shall file with this Commission a statement showing the date on which service thereunder is established and subsequently shall file a statement promptly after termination, showing the date when said agreement was terminated.

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

Dated at Xan Trancisco, California, this 5th day of plember, 1952.

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Commissioners.