54144 Decision No.

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 authorizing it to carry out the terms and conditions of a contract dated August 21, 1956 with SHADYBROOK IMPROVEMENT COMPANY for accommodation resale water service. (Water)

Application No. 38383

OPINION AND ORDER

By this application, Pacific Gas and Electric Company. a corporation, asks for authority to carry out the terms of an agreement with Shadybrook Improvement Company, 2 a California corporation, dated August 21, 1956, providing for the sale of water to Shadybrook for purification and resale purposes within Shadybrook Subdivision No. 2, Tuolumne County. The water is to be diverted from Pacific's Section Four Ditch and is to be sold as an accommodation from such surplus water as may be available in the ditch. The deliveries are not to exceed a rate of flow of 122 miner's inches of water.

A copy of the agreement is attached to the application as Exhibit A. By its terms, Shadybrook is to pay Pacific an annual service charge of \$50, and, in addition, is to pay for all water delivered at the rate of 50 cents per miner's inch-day.

Such charges are identical to those presently made by Pacific to Tuolumne County Water District No. 1 for a similar type of service under the terms of a contract authorized by the Commission

Sometimes herein called Pacific.
Sometimes herein called Shadybrook.
A miner's inch for the purpose hereof means a continuous flow of water equivalent to 1.5 cubic feet of water per minute.

in its Decision No. 52247, issued November 22, 1955, in Application No. 37145.

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

IT IS ORDERED that Pacific Gas and Electric Company is hereby authorized to carry out the terms and conditions of the written agreement dated August 21, 1956, with Shadybrook Improvement Company and to render the service described therein under the terms, charges and conditions stated therein, and

IT IS HEREBY FURTHER ORDERED that applicant shall file with this Commission, within thirty days after the effective date of this order, two certified copies of the agreement as executed, together with a statement of the date on which it is deemed to have become effective; further, applicant shall notify this Commission in writing of the date of termination of the agreement within thirty days after date of termination.

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

	Dated at	San Francisco, California, this 27 day
of	Moremberl	_, 1956
		President
		Rause Intering
		Marke Ward
		By Holieto
		Commissioners