ORIGINAL

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Decision	17.0°	

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of)
PACIFIC GAS AND ELECTRIC COMPANY for authorization to carry out certain agreements with the CITY AND COUNTY OF SAN FRANCISCO, designated herein as Exhibits K, L, M and N.

(Electric)

Application No. 43200

OPINION AND ORDER

By an Interim Opinion and Order, Decision No. 61902 issued in this matter on April 28, 1961, Pacific Gas and Electric Company was authorized to carry out the terms and conditions of a letter agreement with the City and County of San Francisco, dated August 1, 1960, and, in accordance therewith to extend the assignment of contracts with The Dow Chemical Company (Western Division), Hercules Powder Company and Shell Chemical Company, pending final disposition of the matter upon receipt of material necessary to a demonstration as to the reasonableness of the agreement.

The discussion set forth in the aforesaid decision will not be repeated here. As therein recited, the staff of the Commission requested certain detailed information from applicant additional to that contained in the application. Such information is at hand and has been carefully analyzed by the staff. Thus, the Commission now has before it that which is necessary to reach final disposition of the matter. The supplementary information, together with the

correspondence associated therewith, is hereby made a part of the record herein and received as Exhibits Nos. 1 through 7.

In view of the record now before it, the Commission finds that public hearing in the matter is not necessary and, further, that the reasonableness of the terms and conditions of the subject agreements has been demonstrated. Good cause appearing, therefore,

IT IS ORDERED that:

- 1. Pacific Gas and Electric Company is authorized to carry out the terms and conditions of the agreements designated as Exhibits K, L, M and N in this application.
- 2. Pacific Gas and Electric Company shall notify this Commission, in writing, of the date of termination of said agreements within thirty days after any such termination.
- 3. Pacific Gas and Electric Company shall file with the Commission within thirty days after the effective date of this order two certified copies of each of the four agreements as executed, together with a statement of the date on which each agreement is deemed to have become effective.
- 4. The authorization herein contained is subject to the continuing jurisdiction of this Commission and to such modification of

a/ The specific documents received as exhibits are: 1, Letter from CPUC to PG & E Co. dated April 21, 1961, requesting information; 2, Letter of PG & E Co. to CPUC, dated May 13, 1961, supplying partial information; 3, Letter from PG & E Co. to CPUC, dated June 7, 1961, supplying additional partial information; 4, Letter from PG & E Co. to CPUC, dated December 18, 1961, transmitting the two next identified reports; 5, A report on Analysis of Cost incurred; 6, A report answering specific questions contained in Exhibit No. 1; and 7, The File Memorandum of the CPUC staff dated February 27, 1962.

any of such agreements as the Commission may hereafter, from time to time, direct in the exercise of its jurisdiction.

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

	Dated at	San Francisco	California,	this	17th
day of	APRIL	. 1962.			

President

Thulevil Billaling

Commissioners

Commissioner Everett C. McKeage, being necessarily absent, did not participate in the disposition of this proceeding.