65974

ORIGINAL

Decision No._____

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of CALIFORNIA WATER & TELEPHONE COMPANY for authorization to carry out the terms of a certain contract.

Application No. 45404 (Filed May 6, 1963)

OPINICN

Applicant requests authority to extend its water facilities into the subdivision known as 'Monterey Peninsula Country Club Subdivision No. 4", Monterey County, in the manner provided by and in accordance with the terms of a contract between applicant's predecessor, The Monterey County Water Works, and Del Monte Properties Company, dated January 1, 1927 (Application, Exhibit B).

Applicant alleges that both it and its predecessor have made many extensions in the Country Club area of Del Monte Forest since the date and pursuant to the terms of the contract of January 1, 1927; that such extensions have been reviewed by the Commission's staff in various proceedings; that the subdivision here involved, comprising about five acres, is adjacent to Country Club Tracts Nos. 1 and 2 in Del Monte Forest land owned by Del Monte Properties Company; that it has been the understanding of applicant and Del Monte Properties that extensions shall continue to be made by applicant to properties of Del Monte from time to time in the Country Club area; that Del Monte Property Company

desires applicant to extend to Country Club Subdivision No. 4 pursuant to the terms of the longstanding agreement between the parties, which calls for payment of the cost of construction of the facilities by the developer, without refund; that the contract has been listed on applicant's Tariff Schedule Sheet 31-W since June 26, 1962.

We find that the proposed extension of water facilities by applicant to Monterey Peninsula Country Club Subdivision No. 4, in Monterey County, California, in the manner provided by and substantially in accordance with the terms of a contract, dated January 1, 1927, between The Monterey County Water Works and Del Monte Properties Company, is not adverse to the public interest.

A public hearing is not necessary.

ORDER

IT IS ORDERED that:

- 1. Applicant, after the effective date of this order, is authorized to extend its water facilities and service to and within Monterey Peninsula Country Club Subdivision No. 4, in Monterey County, California, in the manner provided by and substantially in accordance with the terms of a contract, dated January 1, 1927, between The Monterey County Water Works and Del Monte Properties Company (Exhibit B of the application herein).
- 2. After the effective date of this order, applicant is authorized to file revised tariff sheets, including a revised tariff service area map, to provide for the application of its present tariff schedules to said area. Such filing shall be in conformity with General Order No. 96-A, and the revised tariff sheets, if

acceptable to this Commission, shall become effective on the fourth day after the date of filing.

3. Applicant is authorized to deviate from the provisions of its Main Extension Rule to the extent required by the authority herein granted.

The effective date of this order shall be twenty days after the date hereof. _____, California, this_ 10 th Dated at _____ San Francisco

day of SEPTEMBER , 1963.

-3-