original

Decision No. <u>66940</u>

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of SAN DIEGO GAS & ELECTRIC COMPANY and SAN DIEGO PIPELINE COMPANY for an order of the Public Utilities Commission of the State of California approving an Encumbrance of Utility Property proposed to be granted to the San Diego Pipeline Company for construction of a petroleum products pipeline in the County of San Diego.

Application No. 46091 (Filed January 13, 1964)

<u>O P I N I O N</u>

Applicants jointly request an order under Section 851, Public Utilities Code, authorizing San Diego Gas & Electric Company to grant to San Diego Pipeline Company the right to use portions of San Diego Gas & Electric's rights of way in common with San Diego Gas & Electric, for installation of a 10-inch diameter petroleum products pipeline from Norwalk to San Diego, pursuant to an agreement, dated December 12, 1962, for the term of 50 years. Applicable portions of the rights of way are shown on six detailed survey sheets included with the agreement (Application, Exhibit "A") and are indicated generally on a map of a portion of San Diego County annexed to the application as Exhibit "B". An annual rental based on the value and extent of the land occupied by Pipeline Company, determined as set forth in Exhibit "A", will be paid by Pipeline Company to San Diego Gas & Electric.

The property to be subjected to the use is used by San Diego Gas & Electric for transmission and distribution of gas and electricity. San Diego Gas & Electric alleges that the proposed use by Pipeline Company will not interfere with San Diego Gas & Electric's operations, practices and services to and for its several patrons and

-1-



E

customers. The agreement does not contain the standard proviso required by the Commission's General Order No. 69-B which, if it did, would render this application unnecessary.

Applicants allege that they know of no other person or persons with an interest in the transaction and that they desire to complete their annongements as quickly as possible.

We find that the granting of the requested authority is not adverse to the public interest, that a public hearing is not necessary and that such authority should be effective as of the date of the order herein.

$O \underline{R} \underline{D} \underline{E} \underline{R}$

IT IS ORDERED that:

1. San Diego Gas & Electric Company, after the effective date of this order, may grant to San Diego Pipeline Company the right to use San Diego Gas & Electric Company's rights of way substantially in accordance with the terms and conditions of the agreement annexed to the application herein as Exhibit "A" thereof.

2. San Diego Gas & Electric Company, within thirty days after execution of the agreement herein authorized, shall file with the Commission one fully conformed copy of said agreement, as executed.

The effective date of this order shall be the date hereof. Dated at ________, California, this $17\pi k$ day of ________, 1964.

Commissioners

 -2- Commissioner Everett C. McKeage, being necessarily absent, did not participate in the disposition of this proceeding,