# ORIGINAL

### Decision No. 67748

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

Application of Thomas H. Porter and Lloyd A. Jones, as co-owners (GRIZZLY PARK WATER COMPANY) for a Certificate of Public Convenience and Necessity to Operate a Public Utility System (Water) in and adjacent to the area of the proposed Grizzly Park Development, in El Dorado County; and to establish rates for the service of water therefrom.

Application No. 46501 (Filed April 13, 1964)

# $\underline{O P I N I O N}$

Thomas H. Porter and Lloyd A. Jones, copartners, doing business as Grizzly Park Water Company, seek a certificate of public convenience and necessity to construct a public utility water system. A Commission staff report, hereby incorporated in the record as Exhibit No. 1, presents the results of a review of the application and of a field investigation made in connection with this matter. <u>Service Area</u>

The area for which a certificate is requested consists of a 150-acre, 122-lot tract to be known as Grizzly Park Development, located in Section 16, T9N, R13E, M.D.B. & M., in an unincorporated area within the County of El Dorado, approximately 24 miles southeast of Placerville. Elevations range from 3,640 to 3,980 feet above sea level. The closest water system to this area is a district about 20 miles distant.

Applicants expect the tract to be a typical mountain resort development with most of the lots having only summer cabins. Yearround water service will be made available but applicants estimate that only about ten percent of the customers will require water service during the winter season.

-1-

GH

### Proposed Water System

The source of supply for the proposed water system will be a diversion from Eagle Ditch, a perennial stream flowing through the extreme northeast corner of Grizzly Park. Exhibit No. 1 shows that applicants have rights to approximately 15 percent of the stream flow, which rights are in excess of 100 gpm.

Water will be diverted from Eagle Ditch and will flow through a filter to a pump. The water will be chlorinated as it leaves the pump and will be delivered directly into the distribution system. Two 50,000-gallon storage tanks at the highest point in the tract will maintain pressures and flows in most of the distribution system but an additional pump and hydropneumatic tank will deliver water from the storage tank to the 20 highest lots. There will be a total of about 11,300 feet of 2-inch to 6-inch asbestos-cement mains in the two zones, from which 3/4-inch single and 1-inch double services<sup>1</sup> will deliver water to the various lots. There will be seven deadends but they will be equipped with valves for flushing. Exhibit No. 1 states that the proposed water system facilities appear to be properly designed to furnish adequate service to the requested area and that they conform with the requirements of General Order It appears, however, that some changes in the system might No. 103. be required by the health authorities because of septic tanks planned for installation on lots near and above the proposed creek diversion and because of the lack of provision for any retention period after chlorination and prior to delivery of water to the distribution system.

Applicant Porter resides in Orinda, Contra Costa County, and plans to exercise general supervision over the proposed utility

-2-

<sup>&</sup>lt;u>Applicants originally proposed to install 1-inch single and liz-inch double services, but the relatively limited water supply makes this undesirable.</u>

operation. His brother, who resides in the Grizzly Park area, will be available for the day-to-day operation and maintenance of the system.

# Franchises and Permits

The application does not comply with Rule 18.(d) of this Commission's Rules of Practice and Procedure in that no information is provided regarding county franchise requirements. Applicants have not yet applied to the El Dorado County Health Department for the public water supply permit required by the California Health and Safety Code.

# Rates and Earnings

The rate schedules proposed by applicants provide for seasonal general metered service and seasonal residential and business flat rate service. The requested flat rate and meter minimum rate are \$48 for an eight-month summer season commencing March 1 and ending October 31, for a single family residential unit including premises. A four-month winter seasonal flat and meter minimum rate of \$20 is also requested. At the time of the staff's field investigation, applicants' representative asked that the request for flat rates for business service be deleted inasmuch as applicants now plan to furnish service to all business and commercial establishments on a metered basis.

The staff recommends that only annual flat rate and meter rate schedules be established. The staff also recommends that there should be a differential between the flat rates and meter minimum rates and that the option of metered service should be left only to the utility. This will result in an equitable distribution of annual operating costs to all customers and will avoid the installation of meters on services with only nominal water requirements. Although applicants have made no request for a fire hydrant rate,

-3-

the staff recommends that such rate be established at a level of \$2 per hydrant per month. The staff recommendations are adopted in the rates authorized herein.

Exhibit "C" attached to the application sets forth an estimate of applicants' earnings and rate of return, assuming 90 percent of the lots to be occupied during the summer season and 10 percent during the winter. The exhibit shows estimated annual revenues of \$5,514 and expenses of \$3,523. The resulting net revenue of \$1,991 would produce a return of 4.4 percent on applicants' estimated rate base of \$45,457.

The annual rates authorized herein should produce \$6,300 gross revenues at 90 percent occupancy of the lots, and result in substantially the same net revenue of \$1,991 requested by applicants. If, at some future date, some public agency provides fire protection to the area, applicants will receive a small amount of additional revenue from public fire hydrant service.

### Financing

Applicants propose to finance the installation of facilities with their own funds. The staff investigation indicates that assessment bond financing will not be utilized. Applicants, doing business as Mountain Aetreat Development Co., are the owners and developers of Grizzly Park Development. Their financial position is shown by the financial statements, Exhibits "E-1" and "E-2". attached to the application.

Applicants are aware that it may be several years before any net profits will be realized from the water utility operation due to the anticipated slow customer growth. However, they appear to have the requisite financial ability and are willing to carry on

Applicants erroneously <u>subtracted</u> income taxes from expenses. Gross revenue of \$6,300 is required to produce the net revenue of \$1,991 shown by applicants.

the utility operation during the early development period, when expenses of operation will exceed revenues.

Findings and Conclusions

The Commission finds that:

1. Public convenience and necessity require the construction of a water system to serve the certificated area requested by applicants.

2. Applicants' firm water rights, equivalent to only about one gpm per lot within the requested area, will be adequate for that area but will not permit unlimited future expansion into additional areas.

3. Applicants have not furnished the information required by this Commission's Rules of Practice and Procedure relating to franchise requirements, nor have they yet applied for a public water supply permit.

4. The rates and charges authorized herein are reasonable and, for the foreseeable future, will not produce in excess of a reasonable rate of return on applicant's investment in utility plant

5. Applicants have the financial ability to construct and operate a water system to serve the requested certificated area, which area shall be considered the initial development to which, in this case, the main extension rule to be filed by applicants shall not apply.

6. The facilities proposed to be installed by applicants will conform to the requirements of General Order No. 103 and are adequate to serve the requested area.

7. Applicants should advise this Commission of any significant differences between the system as planned and as actually constructed.

8. Applicants' proposed initial depreciation rate of 3 percent is reasonable.

-5-

The Commission concludes that the application should be granted to the extent set forth in the order to follow. A public hearing is not necessary.

### <u>ORDER</u>

IT IS ORDERED that:

1. A certificate of public convenience and necessity is granted to applicants Thomas H. Porter and Lloyd A. Jones, copartners, doing business as Grizzly Park Water Company, authorizing them to construct a public utility water system to serve Grizzly Park Development in El Dorado County, as delineated on the map, Exhibit A, attached to the application.

2. Applicants shall not extend nor furnish water service outside their certificated area boundaries without authority first having been obtained by further order of this Commission.

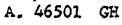
3. Prior to filing the tariffs authorized herein, applicants shall:

(a) File in this proceeding the information required by Rule 18.(d) of this Commission's Rules of Practice and Procedure relating to franchise requirements.

(b) Apply to the health authority having jurisdiction for a water supply permit for the proposed system, and file in this proceeding a copy of the application for such permit.

4. After the effective date of this order, after having complied with paragraph 3 of this order, and not less than four days before service is first furnished to the public under the authority granted herein, applicants shall file the schedules of rates set forth in Appendix A attached to this order, a tariff service area map clearly indicating the boundaries of the certificated area, appropriate general rules, and copies of printed forms to be used in

-6-



dealing with customers. Such filing shall comply with General Order No. 96-A. The tariff schedules shall become effective on the fourth day after the date of filing.

5. Compliance by applicants with paragraph 4 of this order shall constitute acceptance by them of the right and obligation to furnish public utility water service within the area certificated herein. The authorities granted herein shall expire unless the designated tariffs are filed within one year after the effective date of this order.

6. Within ten days after service is first furnished to the public under the authority granted herein, applicants shall file in this proceeding written notice thereof.

7. Within sixty days after service is first furnished to the public under the authority granted herein, applicants shall file in this proceeding four copies of a comprehensive map, drawn to an indicated scale of not more than 400 feet to the inch, delineating by appropriate markings (a) the parcels of land and territory served, (b) the principal water supply, transmission, pressure, storage and distribution facilities, and (c) the location of applicants' various water system properties.

8. Beginning with the year 1964, applicants shall determine depreciation accruals by multiplying the original cost of depreciable utility plant by a rate of 3 percent. This rate shall be used until review indicates it should be revised. Applicants shall (a) meview the depreciation rate, using the straight-line remaining life method, whenever major changes in depreciable utility plant composition occur and at intervals of not more than five years, (b) revise

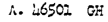
-7-

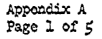
the depreciation rate in conformance with such reviews, and (c) upon completion of each review, submit promptly to this Commission the results thereof.

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

	Dated at	San Francisco	, California, this
day of	August	, 1964.	
		To	dich B. Holshift
			President
		- Cer	June 11 Lage
		1. The	ora H. Thoren
		A	DI LA
			Commissioners

-8-





Schedule No. 1A

### ANNUAL GENERAL METERED SERVICE

### APPLICABILITY

Applicable to all metered water service furnished on an annual basis.

#### TERRITORY

Crizzly Park Development and vicinity, located about one mile west of Grizzly Flats, El Dorado County.

### RATES

Monthly O	uantity Rates:	Per Month
First	800 cu.ft. or less	
Next	1,200 cu.ft., per 100 cu.ft	
Next	3,000 cu.ft., per 100 cu.ft	
Over	5,000 cu.ft., per 100 cu.ft	15

Per Mcter Por Month

Per Meter

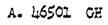
Annual	Minimum Charge:			
For	$5/8 \ge 3/4$ -inch	meter	*****	\$51.00
For	3/4-inch	moter	* * * * *	63.00
For				
For	là-inch	meter	**********	117.00
For				

The annual Minimum Charge will entitle the customer to the quantity of water each month which one twelfth of the annual minimum charge will purchase at the Monthly Quantity Rates.

### SPECIAL CONDITIONS

1. The annual minimum charge applies to service during the 12-month period commencing January 1 and is due in advance. If a permanent resident of the area has been a customer of the utility for at least 12 months, he may elect, at the beginning of the calendar year, to pay prorated minimum charges

(Continued)



Appendix A Page 2 of 5

### Schedule No. 1A

### ANNUAL GENERAL METERED SERVICE

SPECIAL CONDITIONS (Continued)

in advance at intervals of less than one year (monthly, bimonthly or quarterly) in accordance with the utility's established billing periods for water used in excess of the monthly allowance under the annual minimum charge. When meters are read bimonthly or quarterly, the charge will be computed by doubling or tripling, respectively, the number of cubic feet to which each block rate is applicable on a monthly basis.

2. The opening bill for metered service, except upon conversion from flat rate service, shall be the established annual minimum charge for the service. Where initial service is established after the first day of any year, the portion of such annual charge applicable to the current year shall be determined by multiplying the annual charge by one three-hundred-sixtyfifth (1/365) of the number of days remaining in the calendar year. The balance of the payment of the initial annual charge shall be credited against the charges for the succeeding annual poriod. If service is not continued for at least one year after the date of initial service, no refund of the initial annual charges shall be due the customer.

Appendix A Page 3 of 5

Schedule No. 2 AR

# ANNUAL RESIDENTIAL FLAT RATE SERVICE

#### APPLICABILITY

Applicable to all flat rate residential water service furnished on an annual basis.

### TERRITORY

Grizzly Park Development and vicinity, located about one mile west of Grizzly Flats, El Dorado County.

### RATES

2	Por	Service Connection Per Year
For a single-family residential unit, including premises		\$57.00
For each additional single-family resident: unit on the same premises and served from the same service connection		33-00

### SPECIAL CONDITIONS

1. The above flat rates apply to service connections not larger than 3/4-inch in diameter.

2. All service not covered by the above classifications shall be furnished only on a metered basis.

3. For service covered by the above classifications, if the utility so elects, a meter shall be installed and service provided under Schedule No. 1A, Annual Ceneral Metered Service, effective as of the first day of the following calendar month. Where the flat rate charge for a period has been paid in advance, refund of the prorated difference between such flat rate payment and the minimum meter charge for the same period shall be made on or before that day.

(Continued)

Appendix A Page 4 of 5

### Schedule No. 2 AR

## ANNUAL RESIDENTIAL FLAT RATE SERVICE

### SPECIAL CONDITIONS (Continued)

4. The annual flat rate charge applies to service during the 12-month period commencing January 1 and is due in advance. If a permanent resident of the area has been a customer of the utility for at least 12 months, he may elect, at the beginning of the calendar year, to pay prorated flat rate charges in advance at intervals of less than one year (monthly, bimonthly or quarterly) in accordance with the utility's established billing periods.

5. The opening bill for flat rate service shall be the established annual flat rate charge for the service. Where initial service is established after the first day of any year, the portion of such annual charge applicable to the current year shall be determined by multiplying the annual charge by one three-hundred-sixty-fifth (1/365) of the number of days remaining in the calendar year. The balance of the payment of the initial annual charge shall be credited against the charges for the succeeding annual period. If service is not continued for at least one year after the date of initial service, no refund of the initial annual charge shall be due the customer.

Appendix A Page 5 of 5

Schedule No. 5

### PUBLIC FIRE HYDRANT SERVICE

#### APPLICABILITY

Applicable to all fire hydrant service furnished to municipalities, duly organized fire districts and other political subdivisions of the State.

#### TERRITORY

Grizzly Park Development and vicinity, located about one mile west of Grizzly Flats, El Dorado County.

### RATES

Per Month

\$2.00

For each hydrant .....

#### SPECIAL CONDITIONS

1. For water delivered for other than fire protection purposes, charges shall be made at the quantity rates under Schedule No. 1, General Metered Service.

2. Relocation of any hydrant shall be at the expense of the party requesting relocation.

3. Fire hydrants shall be attached to the utility's distribution mains upon receipt of proper authorization from the appropriate public authority. Such authorization shall designate the ownership, type, and size of hydrant and the specific location at which each is to be installed.

4. The utility will supply only such water at such pressure as may be available from time to time as a result of its normal operation of the system.