Decision No. 68219

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of PACIFIC GAS AND ELECTRIC COMPANY and the CITY OF REDDING, for an order authorizing the former to sell and convey to the latter certain electric distribution facilities in accordance with the terms of an agreement dated July 15, 1964.

Application No. 47033 (Filed October 7, 1964)

(Electric)

## OPINION AND ORDER

Pacific Gas and Electric Company (Pacific) and the City of Redding (City) request authorization for Pacific to sell and convey to City, certain electric distribution facilities located in an area known as Sharon Annexation to the City of Redding, in accordance with the terms of an agreement dated July 15, 1964. A copy of this agreement is attached to the application as Exhibit A.

The agreed consideration is \$2,339.00 plus sales tax of \$93.56, for a total of \$2,432.56 and the total cost of any additions to and betterments of facilities made by Pacific subsequent to February 11, 1964, and prior to the conveyance of said facilities to City plus sales tax applicable thereto. The current ad valorem taxes for the tax year in which the facilities are conveyed are to be prorated as of the date of conveyance. The estimated historical cost new of these facilities is stated to be \$1,953.00 as of February 1964.

The application states that City is the owner of certain electric distribution systems located within the city by means of

which it supplies electric service to many residents thereof. The properties which Pacific proposes to sell are situated in an area which has been annexed to City and City is desirous of acquiring said facilities. During the 12-month period ended February 29, 1964, Pacific served fourteen electric customers within the area herein considered and derived therefrom the amount of \$2,500.00 in gross revenue. There are no line extension deposits, contributions in aid of construction, or meter deposits involved in this sale.

City, upon acquisition of the property, agrees to assume all public utility obligations of Pacific for the territory served from these facilities and, specifically, for service to the present customers served from said facilities in addition to any future customers added by Pacific prior to the conveyance of said facilities to City.

The agreement provides that it shall not become effective until this Commission shall, by its order, authorize Pacific to carry out its terms and conditions.

Applicants state that the furnishing of electric service by City at its effective rates and charges will not result in the charging or collecting of rates or charges in excess of those now paid by customers for electric service furnished by Pacific.

The action taken herein shall not be construed to be a finding of the value of the property herein authorized to be transferred.

The Commission finds that the proposed sale will not be adverse to the public interest. A public hearing is not necessary.

- A. 47033

property under this agreement of July 15, 1964, within two years from the date hereof.

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

Dated at San Francisco, California, this 1744 day of NOVEMBER, 1964.