

**ORIGINAL**

Decision No. 73359

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 amend its presently  
filed Electric and Gas Rules No. 18.  
(Electric and Gas)

)  
) Application No. 42434  
)  
)

SUPPLEMENTAL OPINION AND ORDER

Pacific Gas and Electric Company has requested that it be relieved of the obligation of filing a report setting forth results of cooperative efforts with the San Francisco Port Authority, an entity of the State of California, in developing a more appropriate plan of service as directed in ordering paragraph No. 2 of Decision No. 63562 dated April 17, 1962 in Application No. 42434.

In the above-mentioned proceeding Pacific requested authorization to amend its Electric and Gas Rules No. 18 to clarify the intent of the existing rule and to set forth more clearly its existing practice thereunder which was to prohibit resale by sub-metering, other than for domestic use or by municipalities or other public utilities purchasing utility service under wholesale schedules designed for resale purposes.

The Commission found among other things in this proceeding that:

1. Existing cases of nondomestic submetering should be continued under an appropriate "grandfather" provision, and
2. Pacific should continue to provide service to the San Francisco Port Authority under present arrangements until a more appropriate plan was developed and authorized by this Commission.

Paragraph 2 of the decision in this proceeding directed Pacific to continue to serve the Port Authority under present arrangements until a more appropriate plan was developed. Pacific was further directed to cooperate with the Port Authority in developing a plan of service including, but not limited to, the possibility of providing the Port Authority service under an appropriate resale rate schedule and to file a written report with this Commission not later than six months after the effective date of the order and at six months' intervals thereafter, setting forth the results of such cooperative efforts until a plan was filed for Commission consideration.

Said reports have been filed as directed at six-month intervals since October 25, 1962. Each report states there have been no developments with regard to service to the San Francisco Port Authority.

Pacific states it is ready at any time to discuss service problems with the Port Authority and will be able to work out, in a satisfactory manner, any problems which may be brought to its attention.

The Office of the Attorney General, Department of Justice, State of California, on behalf of the Port Authority has advised the Commission by letter of July 14, 1967, hereby made a part of the record as Exhibit No. 1, that it is aware of Pacific's request to the Commission and states it concurs with Pacific that the report serves no useful purpose and should be discontinued. It further states that the Port Authority has not determined a solution for a change in its service.

After consideration, and good cause appearing, the Commission finds that Pacific's request should be granted; therefore,

IT IS ORDERED that:

1. Pacific Gas and Electric Company, in the future, is relieved from the obligation of submitting the report required by ordering paragraph 2 of Decision No. 63562.

2. In all other respects, Decision No. 63562 shall remain in full force and effect.

The effective date of this order shall be the date hereof.

Dated at San Francisco California, this

21<sup>st</sup> day of NOVEMBER, 1967.

[Signature]  
President

[Signature]  
[Signature]  
[Signature]  
Commissioners

Commissioner William M. Bennett, being necessarily absent, did not participate in the disposition of this proceeding.