

PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

RETURN TO ELECTRIC BRANCH
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Copy for:

RESOLUTION NO. E-1714

Orig. and Copy
to Executive Director

UTILITIES DIVISION
BRANCH/SECTION: Electric
DATE: October 18, 1977

R E S O L U T I O N

.....Director
.....Numerical File
.....Alphabetical File
.....Accounting Officer

SUBJECT: Order authorizing contract between Boise Cascade Recreation Communities Corporation and Pacific Gas and Electric Company for an overhead electric line extension.

WHEREAS: PACIFIC GAS AND ELECTRIC COMPANY (PG&E) by Advice Letter No. 617-E filed September 20, 1977, requests authority in accordance with Section X.A. of General Order No. 96-A to file a special agreement dated April 28, 1972 and an amendment dated May 31, 1977 with Boise Cascade Recreation Communities Corporation (Boise) covering the installation of an overhead electric line extension and related facilities within a subdivision known as Diamond XX, Calaveras County.

PG&E will construct only the portion of the distribution system necessary to provide service to permanent customers who will be ready to receive service within six months.

Boise will furnish PG&E with a performance bond covering the estimated total cost of the distribution system (\$132,426.00) plus the estimated amount of cost of ownership charges (\$6,000.00).

PG&E will charge Boise an annual ownership charge of 9% on the amount expended for the distribution system constructed less refunds for permanent customer load, estimated in accordance with PG&E's tariff Rule No. 15. This charge will begin at the end of the second service year and continue until the end of the tenth service year, except that it will not be made during any service year in which the gross electric revenue actually received exceeds 20% of PG&E's total installed cost of the distribution system then constructed.

Boise will pay PG&E prior to construction, the estimated cost of the construction of any portion of the distribution system less refunds for permanent customer load, estimated in accordance with PG&E's tariff Rule No. 15.

The amendment reflects the fact that Central California Ranchos (Ranchos) has purchased a portion of the subdivision lots from Boise. These lots are excluded from the provision of the original agreement. Ranchos does not plan to make arrangements with PG&E to provide electric service to these lots. Electrical line extensions will be provided in accordance with PG&E's tariff Rule No. 15 and the amendment provides for refunds to repay advances for extensions paid for by Boise.

It is found that the provisions of this agreement are consistent with established procedures, are not discriminatory, do not result in an unreasonable burden on ratepayers, and are just and reasonable; therefore, good cause appearing:

IT IS ORDERED that authority is granted Pacific Gas and Electric Company under Section 552 of the Public Utilities Code to carry out the terms and conditions of said agreement effective October 20, 1977. The effective date of this resolution is the date hereof.

I hereby certify that the foregoing Resolution was duly introduced, passed and adopted at a regular conference of the Public Utilities Commission of the State of California, held on the 18th day of October, 1977, the following Commissioners voting favorably thereon.

ROBERT BATINOVICH
President
WILLIAM SYMONS, JR.
VERNON L. STURGEON
RICHARD D. GRAVELLE
CLAIRE T. DEDRICK
Commissioners



Executive Director