

PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

RETURN TO ELECTRIC BRANCH
TARIFF UNIT

Copy for:

RESOLUTION NO. E-1730

Orig. and Copy
to Executive Director

UTILITIES DIVISION
BRANCH/SECTION: Electric
DATE: December 6, 1977

R E S O L U T I O N

- Director
- Numerical File
- Alphabetical File
- Accounting Officer

SUBJECT: Order authorizing contract between San Diego Gas & Electric Company and Rancho San Diego Development Company for construction of electric underground extensions to and within new residential subdivisions

WHEREAS: SAN DIEGO GAS & ELECTRIC COMPANY (San Diego) by Advice Letter No. 434-E, filed August 24, 1977, requested authority under Section 532 of the Public Utilities Code to carry out the terms and conditions of an agreement dated December 10, 1976, with Rancho San Diego Development Company (Rancho) covering the installation of an underground electric extension to provide service for a feeder system which will in turn serve units in future developments. The project is known as Avocado Village and is located east of Avocado Blvd. at Calle Verde in San Diego County.

This agreement deviates from San Diego's filed tariff rules in providing that refunds will be made to Rancho based on the excess allowance for units in future developments to be served through this extension.

Rancho will pay to San Diego a refundable cash advance of \$51,330 based on total front footage, in accordance with tariff Rule No. 15.1. San Diego will charge Rancho for its ownership costs at a rate of 3/4% per month of the total amount advanced less all refunds for a period of ten years, in accordance with tariff Rule No. 15.1.


Since the feeder system to be provided will not serve any customers directly, any refunds to be made will be based on the excess footage of distribution lines installed to serve future customers. Excess footage will be calculated by subtracting the free footage allowance for each future customer or developer from the total footage of electric distribution lines installed. This excess footage times \$5.58 (per Rule No. 15.1) shall become available for refund to Rancho, but not to exceed the total amount advanced.

It is found that the provisions of this contract will not result in a burden on ratepayers and are not discriminatory; therefore, good cause appearing:

IT IS ORDERED that authority is granted under Section 532 of the Public Utilities Code to carry out the terms and conditions of said agreement effective December 6, 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 6th day of December, 1977, the following Commissioners voting favorably thereon:

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


Executive Director