

PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

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Copy for:

RESOLUTION NO. E-1926

Orig. and Copy

to Executive Director

R E S O L U T I O N

UTILITIES DIVISION

BRANCH/SECTION: Electric

DATE: June 16, 1981

Director_____
Numerical File_____
Alphabetical File_____
Accounting OfficerRETURN TO ELECTRIC BRANCH
TARIFF UNIT

SUBJECT: Order Authorizing Supplemental Agreements Between Pacific Gas and Electric Company and Two Developers Listed Herein for the Construction of Electric Distribution Facilities

PACIFIC GAS AND ELECTRIC COMPANY (PG&E), requests authority in accordance with Section X.A of General Order 96-A to carry out the terms and conditions of two supplemental agreements. These agreements modify the initial agreements for the construction of underground electric facilities to and within commercial/industrial developments being constructed by:

- (A) Frank Auf Der Maur, within Tract 4166, located in Pleasanton, Alameda County, filed April 28, 1981, by Advice Letter No. 863-E. The initial agreement was approved by Resolution No. E-1912 effective January 21, 1981.

PGandE, pursuant to the existing agreement, agreed to complete the installation of that portion of the electric facilities to the extent necessary to provide electric service when detailed knowledge of the exact loads or service locations within the Development were made known. The Developer agreed to pay in advance of any construction work by PG&E within the development.

Due to the necessity to install electric facilities in the amount of \$3,992 and utilize a portion of the existing installed system, valued at \$3,917, to provide service to a 60 horsepower storm drain lift pump in Developer's subsequent development (Tract 4401), Developer and PGandE now desire to amend and modify the existing agreement to provide for installation of and payment for the additional facilities.

- (B) Ribco Incorporated, within Tract 3699, located in Dublin, Alameda County, filed April 30, 1981, by Advice Letter No. 864-E. The initial agreement was approved by Resolution No. E-1846 effective June 19, 1979.

PGandE, pursuant to the existing agreement, agreed to complete the installation of that portion of the Electric Facilities to the extent necessary to provide electric service when detailed knowledge of the exact loads or service locations within the Development were known. The Developer paid in advance the amount of \$26,652 for the installation of the electric distribution system initially installed by PGandE.

Due to the necessity to install additional electric facilities in the amount of \$3,452 and utilize a portion of the existing installed system which is valued at \$4,715 to provide service to two customers, Developer and PGandE now desire to amend and modify the existing agreement to provide for installation of and payment for the additional facilities.

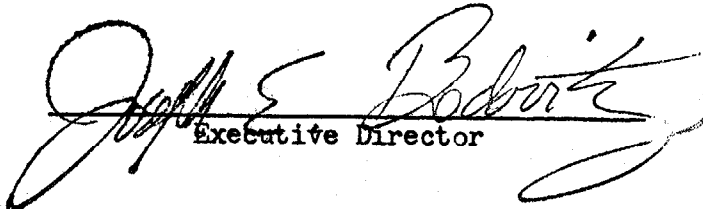
In all other respects the initial agreements remain the same.

It is found that the provisions of these agreements are consistent with the established policy for installation of similar facilities that are slow in developing, are not discriminatory, do not result in an unreasonable burden on other ratepayers, and are hereby found to be just and reasonable; therefore good cause appearing:

IT IS ORDERED that authority is granted to PG&E under Section 532 of the Public Utilities Code to carry out the terms and conditions of said special agreements effective June 16, 1981. The effective date of this Resolution is the date hereof.

I certify that this Resolution was introduced, approved and adopted at a regular conference of the Public Utilities Commission of the State of California on June 16, 1981. The following Commissioners voted favorably:

JOHN E. BRYSON
President
RICHARD D. GRAVELLE
LEONARD M. CRIMES, JR.
VICTOR CALVO
PRISCILLA C. GREW
Commissioners


Executive Director