PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

Copy for:

Orig. and Copyto Secretary

RESOLUTION BRANCH/SECTION: Gas DATE: June 25, 1974

RESOLUTION NO. G-1645

| ****** | Numerical | File |
|--------|------------|------|
| | Alphabetic | |
| | Accounting | |

-

SUBJECT: Order Authorizing Amendment to Existing Special Contract

WHEREAS: SAN DIEGO GAS & ELECTRIC COMPANY by Advice Letter No. 312-G, filed June 5, 1974, having requested authority under Section X.A. of General Order No. 96-A and under Section 532 of the Public Utilities Code to carry out the terms of a second amendment to Special Contract 176 with Borrego Mobile Park Company, Inc., covering the supply of gas lights and services from LNG facilities, and

WHEREAS: Special Contract 176, as amended was approved by Decision No. 74169, dated June 25, 1968, in Application No. 49803 and covers gas service supplied by a remote LNG facility to trailer spaces and gas light facilities in a mobile home park, and

WHEREAS: The customer desires to install additional trailer spaces and gas light facilities and has already commenced construction of same, and

WHEREAS: The utility has expressed an ability and a desire to render service to these additional installations, and

WHEREAS: The utility has informed the customer that while it will render service to the gas light fixtures requested in this amendment, it will be unavailable to service any further expansion of gas light facilities, thereby reinforcing the utility's policy of continued energy conservation, and

WHEREAS: It is found that the terms of this second amendment to Special Contract 176 are compensatory and will not result in a burden on other ratepayers and are not discriminatory; therefore, good cause appearing,

IT IS ORDERED that authority be granted under Section X.A. of General Order No. 96.A and under Section 532 of the Public Utilities Code for San Diego Gas & Electric Company to carry out the terms and conditions of the second amendment to Special Contract 176 as of July 5, 1974, which constitutes regular statutory notice.

IT IS FURTHER ORDERED that the second amendment to Special Contract 176 be marked to show that it was authorized under Resolution of the Public Utilities Commission of the State of California No. G-1645.

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 25th day of June 19.74, the following Commissioners voting favorably thereon: