PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

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Orig. and Copyto Secretary **RESOLUTION NO.** G-1779

RESOLUTION

UTILITIES DIVISION BRANCH/SECTION: Gas DATE: July 22, 1975

**************	Director		
*************	Numerical	File	
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	Accounting	Office	er

SUBJECT: Order Authorizing Acceptance of Special Contract Under Conditions Deviating from Filed Tariffs

WHEREAS: PACIFIC GAS AND ELECTRIC COMPANY, by Advice Letter No. 723-G, filed June 26, 1975, having requested authorization under Sections 454, 491 and 532 of the Public Utilities Code to carry out the terms and conditions of a special agreement with Gentry International, Inc., covering a gas main reinforcement and supply of interruptible gas service in excess of 200 Mcfd and under conditions that deviate from filed tariffs, and

WHEREAS: The agreement for said gas main reinforcement deviates from filed tariffs in that the cost of construction will be borne by the customer without allowing one year's estimated revenue to be deducted from the advance as provided by Rule No. 15, and

WHEREAS: The agreement further deviates from filed tariffs in that the customer will pay a monthly cost-of-ownership charge equal to one percent of any nonrefunded advance for a period of sixty months, and

WHEREAS: The reason for such deviations is because sale of interruptible gas to this customer will result in no additional revenue to the utility under this class of service, and

WHEREAS: Refunds will be made in accordance with Rule No. 15 only if the customer is willing to accept a reduction in the hourly rate of flow proportionate to that of the refund to the advance, and

WHEREAS: The reason for this provision is that the gas service extension is sized to meet customer's requirements only, with no provisions for future applicants for gas service, and

WHEREAS: The customer has indicated that part of the additional gas service will be used for boiler fuel and part will be used for a direct-fired dryer for onion dehydration, and

WHEREAS: The customer's application was pending prior to Decision No. 83819, and all facilities necessary to receive natural gas service have already been installed by customer, and