PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

Copy for:

Orig. and Copy to Executive Director RESOLUTION NO. G-2289

RESOLUTION

UTILITIES DIVISION BRANCH/SECTION: Gas DATE: July 3, 1979

Director
Numerical File
Alphabetical File
Accounting Officer

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

WHEREAS: PACIFIC GAS & ELECTRIC COMPANY (PG&E), by Advice Letters Nos. 1044-G and 1045-G, both filed on June 11, 1979, having requested authorization to carry out the terms and conditions of two special contracts with (1) J. M. Leaver (Leaver) in San Ramon, Contra Costa County, and (2) Standard Realty and Development Company (Standard) in Milpitas, Santa Clara County, both under conditions deviating from filed tariffs, and resulting in the following:

1. Both contracts are for gas main extensions and service stubs to supply natural gas service to applicants' commercial and industrial developments and both agreements deviate from filed tariffs in that each applicant will pay in advance of construction the estimated total cost of construction less specific credits to each applicant and will also pay a monthly cost-ofownership charge equal to 1% of the total estimated cost.

2. Leaver will pay PG&E an advance of \$4,996 which represents the total cost of construction and also will pay a monthly cost-of-ownership charge of \$49.96.

3. Standard will pay PG&E an advance of \$57,912, which represents the total cots of construction at \$66,152 less a credit of \$8,240 for the gas share of the trenching, and will also pay a monthly cost-of-ownership charge of \$661.52.

4. Both advances are subject to refund and in the event that advances are made, the monthly cost-of-ownership charges will be adjusted accordingly.

5. Neither of the applicants are the ultimate consumers of gas service to be provided, and both agreements are basically similar in content to the agreement filed by PG&E Advice Letter No. 1042-G and authorized by Commission Resolution No. G-2282 on June 5, 1979, and

WHEREAS: We find that these agreements are compensatory and nondiscriminatory and will provide service to both applicants in such a manner as not to place a burden on other ratepayers; therefore, good cause appearing, IT IS ORDERED that:

1. Authority be granted under Sections 454 and 532 of the Public Utilities Code to place both contracts into effect on July 11, 1979, which constitutes regular statutory notice.

2. The above advice letters and contracts be marked to show that they were accepted for filing by Resolution No. G-2289 of the Public Utilities Commission of the State of California. 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 <u>3rd</u> day of <u>July</u>, 19<u>79</u>, the following Commissioners voting favorably thereon:

Acting Executive Director