

Jane K. Yura Vice President Regulation and Rates Pacific Gas and Electric Company 77 Beale St., Mail Code B10B P.O. Box 770000 San Francisco, CA 94177

Fax: 415.973.6520

June 25, 2010

#### Advice 3130-G

(Pacific Gas and Electric Company ID U39 G)

Public Utilities Commission of the State of California

## <u>Subject:</u> Request to Implement a Three-Year Winter Gas Savings Program for Residential and Commercial Customers

Pacific Gas and Electric Company (PG&E) hereby submits for filing revisions to its gas tariffs. The affected tariff sheets are listed on the enclosed Attachment 2.

#### <u>Purpose</u>

PG&E requests that the California Public Utilities Commission ("CPUC" or "Commission") approve a three-year Winter Gas Savings Program ("WGSP" or "Program") beginning in 2011. The goal of the WGSP is to raise conservation awareness and help customers reduce their gas usage by focusing on the efficient use of natural gas in both homes and businesses.

#### Three-Year Winter Gas Savings Program Proposal

In order to most effectively promote the WGSP through integrated conservation and energy efficiency marketing programs, PG&E proposes in this advice filing to establish a three-year WGSP. Approval of a program period longer than one year will allow more effective use of funding in the following ways:

- It enables PG&E to leverage complementary outreach campaigns throughout the year for promotion of the WGSP, thereby providing year-round opportunities for customers to receive and respond to gas conservation messages.
- It enables PG&E to develop broader WGSP marketing partnerships than were possible under an annual WGSP, given the typically short timeframe between CPUC approval and program launch that occurs under an annual program.

The WGSP will continue for a three-year period, at the end of which PG&E may allow the program to sunset, propose changes or alternatives to the program, or propose to continue the program in a similar manner. PG&E proposes to submit the results of the previous year's WGSP annually to the Energy Division.

#### Winter Gas Savings Program Description

For the past five years, PG&E has offered a Winter Gas Savings Program as part of a comprehensive set of energy efficiency and conservation programs. The WGSP is a one-of-its-kind program in California that provides residential and commercial customers with a financial incentive to safely and responsibly reduce their natural gas use during heavy-demand winter months when natural gas prices are typically high. When approving PG&E's 2008 WGSP, the Commission stated: "These programs were authorized because the Commission found that they should encourage conservation and provide customers with an opportunity to lower their winter gas bills."<sup>1</sup>

The structure of the proposed three-year WGSP is identical to that of the 2010 WGSP.<sup>2</sup> Residential and commercial gas customers will receive a gas bill credit of 20 percent if they reduce their cumulative natural gas usage by 10 percent or more from January 1 through the end of February (Program Period or WGSP Period) of the eligible program year. If a customer's gas conservation is below 10 percent, the customer will receive a one-to-one credit (e.g. reduce usage by 5 percent, earn a 5 percent credit). As before, PG&E will apply a weather adjustment factor in order to more accurately reward conservation efforts.

As in past years, PG&E will conduct a comprehensive marketing and customer outreach campaign to promote the WGSP. PG&E requests Energy Division's approval of the three-year WGSP by August 15, 2010, so that PG&E may begin its marketing and customer outreach efforts. These marketing efforts will support an awareness and educational campaign that will provide customers with information on how to lower gas usage and increase energy efficiency both at home and at work. Approval of a three-year WGSP will enable PG&E to expand its marketing efforts in order to encourage conservation behaviors that may provide additional gas usage reduction opportunities. Additionally, PG&E will be able to develop external marketing partnerships that will support cross-promotion of conservation efforts.

#### Eligibility

PG&E residential and commercial customers on Gas Rate Schedules G-1, G-1 NGV, GM, GS, GT, GL-1, GL1-NGV, GML, GSL, GTL, G-NR1, and G-NR2 are eligible for the WGSP. All customers served on these eligible rate schedules will participate in the program as long as: (1) they began service with PG&E before November 1 of the preceding year; (2) they maintain continuous service at the same service address through February of the eligible program year; and (3) any PG&E customer had

<sup>&</sup>lt;sup>1</sup> Resolution G-3405, p. 2-3.

<sup>&</sup>lt;sup>2</sup> See PG&E Advice 3039-G.

continuous service at the service address during a WGSP period in the previous three years.<sup>3</sup>

#### Program Period

Credits and usage comparisons for the WGSP are based upon usage from January 1 through the end of February in each program year.<sup>4</sup> Because most meters are read once a month, PG&E encourages its customers to begin their conservation efforts in December and continue through March in order to fully capture reductions in January and February usage that will determine a customer's credit.<sup>5</sup>

#### Winter Gas Savings Program Credit Methodology

The WGSP credit will mirror the previous year's credit structure. Residential and commercial gas customers will receive a 20 percent credit on their total gas bill if they reduce their cumulative natural gas usage by 10 percent or more during January and February of the program year, as compared to a three-year average computed over the same monthly period. If their gas conservation is below 10 percent, customers will receive a one-to-one credit (e.g. reduce usage by 5 percent, earn a 5 percent credit) on their total gas bill.<sup>6</sup>

#### Base Year Usage Calculation

Identical to the 2010 WGSP, PG&E proposes to use customer usage data for the prior three years, if available, to calculate the WGSP credit. However, if a customer's usage history for the previous program period is not available, then the previous three years' historic usage at the premise may be used to determine the base usage.

#### Weather Adjustment Factor

PG&E will include a weather adjustment factor in order to more equitably measure customer conservation efforts. To accomplish this, PG&E will adjust the base year usage against which customer conservation efforts are measured to reflect actual

<sup>&</sup>lt;sup>3</sup> PG&E will allow premise usage, also known as a customer service address, to be used to calculate the base year usage target.

<sup>&</sup>lt;sup>4</sup> For customers billed based on SmartMeter <sup>™</sup> data, usage comparisons and credits will be based upon actual daily usage during the WGSP period (January – February).

<sup>&</sup>lt;sup>5</sup> For bills that contain days outside of the WGSP period (January – February), an Average Daily Usage for each billing period will be calculated and then prorated for the number of days in the WGSP period.

<sup>&</sup>lt;sup>6</sup> Consistent with the 2010 WGSP, customers taking service under a qualifying rate schedule in conjunction with noncore transportation rate Schedule G-EG and/or Schedule G-NT on the same service agreement do not qualify for the program. Also consistent with the 2010 WGSP, the bill credit will be calculated on applicable PG&E natural gas charges, including charges billed under Schedule G-PPPS – Gas Public Purpose Program Surcharge. Charges billed under Schedule G-SUR – Customer-Procured Franchise Fee Surcharge, Schedule G-CS - ClimateSmart and any applicable utility user's taxes and City Franchise Surcharge will be excluded from the credit calculation.

weather patterns during the WGSP period. The details of this weather adjustment are defined in Schedule G-WGSP – *Winter Gas Savings Program* filed herein.

#### Winter Gas Savings Program Analysis

Last year, PG&E reported on the results of its 2009 WGSP, which were characterized as particularly impressive.<sup>7</sup> The 2009 WGSP had an increase of approximately 40 percent in customer participation compared to the prior year (2.4 million vs. 1.7 million service agreements). Qualifying customers received bill credits in 2009 totaling approximately \$60 million, which was a 39 percent increase over 2008. The results from the 2009 WGSP stood out in many ways as unique when compared to prior years.

Program results for 2010 were more in line with those of years prior to 2009, with 1.9 million service agreements qualifying for credits totaling \$37 million. Customers reduced their natural gas usage by approximately 72 million therms during January and February. These usage reductions translate to greenhouse gas emission reductions equivalent to removing 42,000 passenger cars from the road for one year. Customers who qualified for the WGSP received bill credits in March and April.

#### Winter Gas Savings Program Cost Recovery

PG&E requests authorization to recover \$4.75 million annually from customers over the length of the three year WGSP for marketing, outreach, and administrative costs. At the end of the three-year WGSP, PG&E will return in rates any difference between the authorized revenue requirement and the actual marketing, outreach, and administrative costs.

PG&E proposes that each customer class pay for its corresponding share of marketing and implementation costs and for the actual program credits received by that class. The final WGSP costs allocated to each customer class will also reflect the actual split between procurement and transportation<sup>8</sup>. The illustrative rate impact of the 2011 WGSP costs on the participating customer classes is shown in Attachment 1, Tables 1 and 2.

PG&E proposes to continue the current WGSP cost recovery mechanism, most recently approved by the Commission in Advice 3039-G. For residential customers, PG&E proposes that the forecast program costs be recovered in procurement and transportation rates from April through October, when natural gas prices are generally lower, to further mitigate higher winter season customer bills. For commercial customers, who have widely varying usage patterns across the year, PG&E proposes to recover the forecast program costs over the entire calendar year.

<sup>&</sup>lt;sup>7</sup> See PG&E Advice 3039-G.

<sup>&</sup>lt;sup>8</sup> This is consistent with the agreement with the School Project for Utility Rate Reform (SPURR) in 2005, as approved in Advice 2675-G-A.

Procurement- and transportation-related WGSP costs and revenues will be recorded in the WGSP subaccounts of the Purchased Gas Account (PGA) and Core Fixed Cost Account (CFCA), respectively.

Identical to the 2010 WGSP, PG&E will annually estimate WGSP credits and provide the resulting rates for recovery of these estimated costs and credits in its Annual Gas True-Up (AGT) filing to be filed on November 15 of each year. PG&E will then update these estimates in its AGT update filing in December using an updated forecast cost of gas for January and February of the following year. This will ensure that PG&E collects an estimated credit amount that reflects the expected natural gas procurement prices during the WGSP period.

Authorized WGSP costs will be recorded initially in the corresponding subaccounts based on the forecast procurement/transportation split submitted in the AGT advice letter update filing in December. This forecast procurement/transportation split will be adjusted once the actual WGSP customer credits are calculated to ensure that each customer class pays for its corresponding costs.

In order to ensure that program costs are paid for by the customer class receiving the benefit, any difference between the forecast and actual program costs will be recovered in the corresponding procurement and transportation rates by customer class during the following year (i.e., any difference between forecast and actual 2011 costs will be recovered in 2012). The WGSP subaccount balance of the PGA, based on the November recorded balance plus a forecast of December activity, will be amortized in the monthly core procurement rates (Gas Schedule G-CP) beginning on January 1 of the following year. Similarly, the WGSP subaccount balance of the CFCA, based on the November recorded balance plus a forecast of December activity, will be amortized in core transportation rates beginning on January 1 of the following year.

#### **Bill Credits to Submetered Customers**

PG&E shall provide a notice to all master-metered customers with submetered tenants of their obligation to pass along any refunds to their tenants, in accordance with Public Utilities Code 739.5(b). PG&E will send a notification letter to all master-metered customers with submetered tenants explaining the WGSP bill credit and providing sample calculations. The sample calculations provide guidance to the master-metered customers on how to appropriately calculate the bill credit amount for each tenant.

#### Tariff Revisions

Please see Attachment 2 for the proposed revisions to Rate Schedule G-WGSP.

#### **Protest Period**

Anyone wishing to protest this filing may do so by sending a letter by **July 15, 2010**, which is **20 days** from the date of this filing. The protest must state the grounds upon which it is based, including such items as financial and service impact, and should be submitted expeditiously. Protests should be mailed to:

CPUC Energy Division Tariff Files, Room 4005 DMS Branch 505 Van Ness Avenue San Francisco, California 94102

Facsimile: (415) 703-2200 E-mail: jnj@cpuc.ca.gov and mas@cpuc.ca.gov

Copies of protests also should be mailed to the attention of the Director, Energy Division, Room 4004, at the address shown above.

The protest also should be sent via U.S. mail (and by facsimile and electronically, if possible) to PG&E at the address shown below on the same date it is mailed or delivered to the Commission:

Jane K. Yura Vice President, Regulation and Rates Pacific Gas and Electric Company 77 Beale Street, Mail Code B10B P.O. Box 770000 San Francisco, California 94177

Facsimile: (415) 973-6520 E-mail: PGETariffs@pge.com

#### Effective Date

Customer research has indicated that there may be merit in providing earlier notice of the program, in order to increase customer awareness and allow time for customers to take action on conservation tips that could lower gas usage. For this reason, PG&E would like to request that Energy Division approve this filing on or before **August 15, 2010**. As discussed herein, the proposed WGSP will be implemented beginning on January 1, 2011.

#### **Notice**

In accordance with General Order 96-B, Section IV, a copy of this advice letter is being sent electronically and via U.S. mail to parties shown on the attached list and parties on the service lists for A.09-05-026 and A.09-09-013. Address changes to the General Order 96-B service list should be directed to e-mail PGETariffs@pge.com. For changes to any other service list, please contact the Commission's Process Office at (415) 703-2021 or at Process\_Office@cpuc.ca.gov. Send all electronic approvals to PGETariffs@pge.com. Advice letter filings can also be accessed electronically at: http://www.pge.com/tariffs.

Jane Gua /emt

Vice President - Regulation and Rates

cc: Service Lists – A.09-05-026 and A.09-09-013

Attachments

### CALIFORNIA PUBLIC UTILITIES COMMISSION

#### ADVICE LETTER FILING SUMMARY ENERGY UTILITY

LITY (Attach additional pages as needed)
c Company (ID U39 M)
n: <u>Linda Tom-Martinez</u>
973-4612
pge.com
(Date Filed/ Received Stamp by CPUC)
Tier: <u>2</u>
Gas Savings Program for Residential and Commercial Customers
Compliance
e 🗆 Other
ant Decision/Resolution #: <u>G-3405</u>
prior AL: <u>No</u>
or rejected AL <sup>1</sup> :
is the utility seeking confidential treatment for:
e executed a nondisclosure agreement: 🗆 Yes 🗖 No
le the nondisclosure agreement and access to the confidential
No. of tariff sheets: $5$
g average rate effects on customer classes (residential, small
s AL are due no later than 20 days after the date of this filing, unless
Pacific Gas and Electric Company
Attn: Jane Yura Vice President, Regulation and Rates
77 Beale Street, Mail Code B10B
P.O. Box 770000
San Francisco, CA 94177 E-mail: PGETariffs@pge.com

# Advice 3130-G

Attachment 1

#### PACIFIC GAS AND ELECTRIC COMPANY 2011-2013 WINTER GAS SAVINGS PROGRAM ADVICE LETTER ILLUSTRATIVE IMPACT BY CLASS OF MARKETING AND IMPLEMENTATION COSTS

#### Table 1

<u>Line</u>		Bundled	<b>Transportation</b>	<u>Procurement</u>
	Illustrative 2011-2013 WGSP Marketing and Implementation RRQ as % of Current Annual Average Rates			
1	Residential	0.1%	0.1%	0.1%
2	Small Commercial	0.1%	0.1%	0.1%
3	Large Commercial	0.1%	0.1%	0.1%
	Illustrative Rate Impact by Class of Proposed WGSP Marketing and Implementation Revenue Requirement**			
4	Residential	0.0%	0.0%	0.0%
5	Small Commercial	0.0%	0.0%	0.0%
6	Large Commercial	0.0%	0.0%	0.0%

\* Final impacts of the 2011-2013 Winter Gas Savings Programs Marketing and Implementation Costs will be based on credits earnedby each class during each year, reflecting segmentation between transportation and procurement causation. This final impact will be trued-up through allocabn of the WGSP Marketing and Implementation Costs in PG&E's 2012-2014 Annual Gas True-Ups (AGT's).

\*\* 2011-2013 WGSP Marketing and Implementation Revenue Requirement equals that already in 2010 rates. Therefore, the rate impactompared to present rates is zero.

#### PACIFIC GAS AND ELECTRIC COMPANY 2011-2013 WINTER GAS SAVINGS PROGRAM ADVICE LETTER ILLUSTRATIVE IMPACT BY CLASS OF MARKETING AND IMPLEMENTATION COST

#### TABLE 2

Line		Total Core (excl. NGV) Put	Transportation and blic Purpose Program	Procurement
1 2	Illustrative 2010 Total Gas Revenue Requirement Allocated to Core Classes (\$000, excl. NGV)* Resulting Percentage Splits Between Transportation and Procurement	\$3,879,758 100.000%	\$1,646,893 42.448%	2,232,865 57.552%
3 4	Proposed WGSP Marketing and Implementation Revenue Requirement (\$000) Illustrative Franchise and Uncollectibles Fees (Currently Effective at 1.2151%)	\$4,750 \$58	Ļ	Ļ
5	WGSP Marketing and Implementation Revenue Requirement for Illustrative Allocation and Recovery	\$4,808	\$2,041	\$2,767
	Illustrative Allocation Factors Among Participating Core Classes Based on Currently Adopted Cost Alloca	ation		
6	Residential		77.9%	72.4%
7 8	Small Commercial		21.1% 1.0%	24.9% 2.7%
9	Large Commercial Totals		100.0%	100.0%
40	Illustrative Allocation Among Participating Core Classes (\$000)		¢4 500	<b>*</b> 0.004
10 11	Residential Small Commercial		\$1,590 \$430	\$2,004 \$688
12	Large Commercial		\$430	<del>۵</del> 000 \$74
13	Totals		\$2,041	\$2,767
14	Adopted Volumes (mth; 2005 BCAP) Residential		2.148.479	2,145,503
14	Small Commercial		802,319	748,128
16	Large Commercial		87,823	85,634
17	Totals		3,038,621	2,979,265
	Illustrative WGSP Marketing and Implementation Revenue Requirement in Rates (\$/th)	Bundled	Transportation	Procurement
18	Non-CARE Residential**	\$0.00167	\$0.00074	\$0.00093
19	Non-CARE Small Commercial**	\$0.00146	\$0.00054	\$0.00092
20	Large Commercial	\$0.00111	\$0.00024	\$0.00087
	Illustrative 2011-2013 WGSP Marketing and Implementation RRQ as % of Current Annual Average Rate	s		
21	Residential	0.1%	0.1%	0.1%
22	Small Commercial	0.1%	0.1%	0.1%
23	Large Commercial	0.1%	0.1%	0.1%
24	Illustrative Rate Impact by Class of Proposed WGSP Marketing and Implementation Revenue Requireme Residential	e <u>Bundled</u> 0.0%	Transportation 0.0%	Procurement 0.0%
24 25	Small Commercial	0.0%	0.0%	0.0%
26	Large Commercial	0.0%	0.0%	0.0%

\* The illustrative 2010 Gas Revenue Requirement Allocation applicable to core classes eligible for WGSP is used to develop the factors to split illustratively the WGSP Marketing and Implementation costs between transportation and procurement rates for recovery. The actual splits will bebased on the recorded causation of the credits.
\*\* CARE customers receive a 20% Discount

		ATTACHMENT 2 Advice 3130-G
Cal P.U.C. Sheet No.	Title of Sheet	Cancelling Cal P.U.C. Sheet No.
28353-G	GAS SCHEDULE G-WGSP WINTER GAS SAVINGS PROGRAM Sheet 1	27765-G
28354-G	GAS SCHEDULE G-WGSP WINTER GAS SAVINGS PROGRAM Sheet 2	27766-G
28355-G	GAS SCHEDULE G-WGSP WINTER GAS SAVINGS PROGRAM Sheet 3	27767-G
28356-G	GAS TABLE OF CONTENTS Sheet 1	28350-G
28357-G	GAS TABLE OF CONTENTS Sheet 3	28351-G



Cal. P.U.C. Sheet No. Cal. P.U.C. Sheet No. 28353-G 27765-G

	W	GAS SCHEDULE G-WGSP INTER GAS SAVINGS PROG		Sheet 1
APPLICABILITY	their Base Usage period from Janua calendar year 201 percent (10%) will from one to nine p schedule is applic	P rewards gas customers who reduce (defined below) during the Winter Gas ry 1 through February 28, (through Fe 1, 2012 and 2013. Customers who re receive a twenty percent (20%) credit ercent (1% - 9%) will receive a corres able to residential and commercial cus te schedules: G-1, G1-NGV, GL1-NG and G-NR2.	s Savings Program (WGSP) ebruary 29 in a leap year) of e educe usage by at least ten t. Customers who reduce us sponding 1% to 9% credit. Th stomers served on one of the	each I (T) age is
	continuous service service address fo years; (2) custome November 1 of the rate schedule in co	excluded from participating in this sch e (for either the current or any previou or one or more of the previous WGSP ers who initiated service at their currer e preceding year; and (3) customers to onjunction with noncore transportation in the same service agreement.	s customer) did not exist at t periods in the previous three nt service address on or after aking service under a qualifyi	(3) (T) I
	customers in man the start and end o	P establishes a limited credit for natur aging their winter gas bills. Regardles dates of this program are January 1 ar tively, for all eligible customers.	ss of the customer's billing cy	cle,
TERRITORY:	This schedule app	lies everywhere PG&E provides natu	ral gas service.	
RATES:	during the period	able to eligible customers achieving a January 1 through February 28 (Febru endar year in years 2011, 2012, or 20	uary 29 in a leap year) WGSF	(T)
	same period durin weather difference average decrease	equals the customer's average usage g the prior three winters, if available, a so on a monthly basis. The weather d in BU of four percent (4.0%) for resid (3.1%) for commercial customers.	adjusted for leap years and lifferences have resulted in ar	ı
		II will continue to be calculated accord ne program period.	ling to their otherwise applica	ble
	will receive a twen subsequent billing 9%) during the pro	duce usage by at least ten percent (1 ty percent (20%) credit on their PG&E period. Customers who reduce usag ogram period will receive a correspond charges in the subsequent billing per	E natural gas charges in the ge from one to nine percent (1 ding 1% to 9% credit on their	% -
				(L)
				(Continued)
Advice Letter No: Decision No.	3130-G	Issued by Jane K. Yura	Date Filed	June 25, 2010
Decision NO.		Jane N. Tura		

Vice President Regulation and Rates



*Pacific Gas and Electric Company San Francisco, California* U 39

Revised Cancelling Revised Cal. P.U.C. Sheet No. Cal. P.U.C. Sheet No.

28354-G 27766-G

Decision No.	3130-G		fective	June 25, 20 R
Advice Letter No:	3130-G	Issued by Da	te Filed	June 25, 2010
				(Continued)
				(L)
		normal system-wide weather HDD. Normal system-wide weather beriod is 588.0 HDDs. The system-wide HDDs for the prograbased on all available recorded weather data and a forecast weather to allow for the credit to be issued during the next biafter February 28 of the eligible program year.	am period will be of the remaining	
	6.	A system-wide correction of the BU amount will be made for normal weather that might occur during the program period. (HDD) is a measure of how far below a standard reference to (60 degrees Fahrenheit) the actual temperatures during the been. The temperature readings at eleven (11) National We in PG&E's service area will be used. BU amounts will be adj actual temperatures during the program period (as measured	Heating Degree Day emperature program period have ather Service station usted in the event the d by HDD) differ from	ys (T) e ns nat n
	5.	The customer's reduction in natural gas usage will be rounde number percentage point for the purpose of determining eligi		ole
	4.	For customers billed with SmartMeter <sup>™</sup> data in place prior to WGSP, the actual exact daily usage during the program peri and February 28 will be used. All customers whose billing period exactly with the January 1 and February 28 respective start a program will have their usage prorated during those months.	od between January eriods do not align and end dates of the	
	3.	If successful in reducing natural gas usage, customers will re PG&E natural gas charges for the period January 1 and Feb in a leap year) of the eligible program year, excluding utility u fee surcharges under Schedule G-SUR, the City Franchise S ClimateSmart Charges, which are prorated, as necessary, to equivalent calendar year basis. The credit will be calculated customer, procurement, and transportation charges, and app under Schedule G-PPPS.	ruary 28 (February 2 user's taxes, franchis Surcharge and put the charges on on applicable PG&E	eir 29 (T) 5e I 1 an I 5 (T)
	2.	Customer must meet the applicability criteria of the program continuous service during the program period.	and also receive	(L) (L) (D)
SPECIAL CONDITIONS:	1.	If the customer was not at the current service address or doe the prior three (3) WGSP periods, PG&E may include prior c the service address, when available, as a proxy for the custo calculation of the current Winter Program Period's BU.	ustomer(s)'s usage a	
		GAS SCHEDULE G-WGSP WINTER GAS SAVINGS PROGRAM	S	Sheet 2

Jane K. Yura Vice President Regulation and Rates

Effective Resolution No.

G-3405



Revised Cancelling Revised Cal. P.U.C. Sheet No. Cal. P.U.C. Sheet No.

28355-G 27767-G

		GAS SCHEDULE G-WGSP SP WINTER GAS SAVINGS PROGRAM	neet 3
SPECIAL CONDITIONS: (Cont'd.)	7.	PG&E is not required to develop an adjusted BU amount for customers that might have experienced increased consumption due to occupancy increases or changes in consumption patterns, or for customers who have implemented efficiency and conservation measures in the previous year to allow these customers to qualify for the bill credit.	1
	8.	A minimum reduction of 1% is required to receive a credit. Similarly, customers exceeding 10% reductions will only be rewarded with a 20% credit.	
	9.	For customers with multiple accounts, summary billings, or multiple meters at a premise, the credit will be calculated and applied, if applicable, to each of the customer's individual service agreements.	
	10.	For master-metered customers that sub-meter, the credit shall be determined by usage measured by the master-meter. Master-metered customers, including mobile home park owners with sub-metered tenants, receiving a credit shall distribute the credit to sub-metered tenants consistent with Public Utilities Code section 739.5(b).	       (L)
	11.	Any disputes arising from the provision of service under this Schedule or other aspects of the Winter Gas Savings Program will be deemed disputes over amount billed for natural gas and will be handled as provided for in PG&E's Rule 10, Disputed Bills.	s
	12.	PG&E normally reads meters each month with minor exceptions. If, because of unusual conditions or for reasons beyond PG&E's control, the customer's meter cannot be read on the scheduled reading date, or if for any reason accurate meter data is not available, PG&E will make estimates according to its applicable tariff rules. In these instances, the estimated meter reads will form the basis of the comparisons in determining whether customers qualify for the bill credit.	
Advice Letter No: Decision No.	3130-G	Issued by Date Filed Jane K. Yura Effective	June 25, 2010

Vice President Regulation and Rates



28356-G 28350-G

	GAS TABLE OF CONTENTS	Sheet 1
TITLE OF SHEET		CAL P.U.C. SHEET NO.
Rate Schedules Preliminary Statements		
Maps, Contracts and Deviations		23208-G
		(Continued) Filed June 25, 20

A Decision No.

Jane K. Yura Vice President Regulation and Rates Effective Resolution No.

G-3405



	GAS TABLE OF CONTENTS	Sheet	3
SCHEDULE	TITLE OF SHEET	CAL P.U.C. SHEET NO.	
	Rate Schedules Non-Residential		
G-AFTOFF G-SFT G-AA G-AAOFF G-NFT G-NFTOFF G-NAA G-NAAOFF G-OEC G-CARE	Annual Firm Transportation Off-System. Seasonal Firm Transportation On-System Only. As-Available Transportation On-System. As-Available Transportation Off-System. Negotiated Firm Transportation Off-System. Negotiated Firm Transportation Off-System. Negotiated As-Available Transportation On-System. Negotiated As-Available Transportation Off-System. Sas Delivery To Off-System End-Use Customers. CARE Program Service for Qualified Nonprofit Group Living and Qua Housing Facilities.	24467,27961,22178-G 	
G-XF G-PARK	Pipeline Expansion Firm Intrastate Transportation Service Market Center Parking Service	27964-27965-G 	
	Rate Schedules Other		
G-LEND G-CT G-CRED G-SUR G-PPPS	Market Center Lending Service	5112,21741,20052,25513, 2155,22156,25117,22158-G 	
G-ESP G-WGSP	Consolidated Pacific Gas and Electric Company Billing Services to Contransport Agents	ore 217 39-G	(T)
	Rate Schedules Experimental	20000,20004,2000-0	(')
G-CS G-NGV1	Climate Smart Experimental Natural Gas Service for Compression on Customers		
G-NGV2	Premises Experimental Compressed Natural Gas Service Experimental Gas Transportation Service to Noncore Natural Gas	28341,27655-G	
G-NGV4	Vehicles Experimental Liquefied Natural Gas Service		

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3D3

Issued by Jane K. Yura Vice President Regulation and Rates Date Filed Effective Resolution No.

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#### PG&E Gas and Electric Advice Filing List General Order 96-B, Section IV

#### Aglet

Alcantar & Kahl Ameresco Anderson & Poole Arizona Public Service Company BART BP Energy Company Barkovich & Yap, Inc. Bartle Wells Associates Bloomberg New Energy Finance Boston Properties Brookfield Renewable Power C & H Sugar Co. CA Bldg Industry Association

#### CAISO

**CLECA Law Office CSC Energy Services** California Cotton Ginners & Growers Assn California Energy Commission California League of Food Processors California Public Utilities Commission Calpine Cameron McKenna Casner, Steve Chris, King City of Glendale City of Palo Alto **Clean Energy Fuels** Coast Economic Consulting Commerce Energy **Commercial Energy** Consumer Federation of California

Crossborder Energy Davis Wright Tremaine LLP Day Carter Murphy

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