



**Pacific Gas and  
Electric Company®**

**Brian K. Cherry**  
Vice President  
Regulatory Relations

77 Beale Street, Room 1087  
San Francisco, CA 94105

*Mailing Address:*  
Mail Code B10C  
Pacific Gas and Electric Company  
P. O. Box 770000  
San Francisco, CA 94177

415.973.4977  
Internal: 223.4977  
Fax: 415.973.7226  
Internet: BKC7@pge.com

June 2, 2010

Mr. Paul Clanon  
Executive Director  
California Public Utilities Commission  
505 Van Ness Avenue  
San Francisco, CA 94102

**Re: Correction of Obvious Error in D.10-04-052; A.09-02-019**

Dear Mr. <sup>Clanon</sup> Clanon:

Pursuant to Rule 16.5,<sup>1/</sup> PG&E requests that a correction be made to D.10-04-052 (the “Decision”) to address an obvious error and an omission relating to the start of each program year of the adopted Pacific Gas and Electric (“PG&E”) Photovoltaic Program (“PV Program”).

Throughout D.10-04-052, the Commission refers to years of the PV Program without stating the exact date each program year begins and ends.<sup>2/</sup> While one reference is made to calendar year in the reporting section of the Appendix,<sup>3/</sup> an interpretation that the program starts on January 1, 2010 is an obvious error, as it would directly conflict with the Decision’s explicit adoption of a 5-year program.<sup>4/</sup>

PG&E accordingly requests that the following error be corrected:

D.10-04-052, App. A, at 3: Quantification of the UOG capacity that came online in the previous calendar program year, and how much un-deployed UOG capacity will be carried forward to the subsequent year subject to the 10 MW carryover limit adopted by the decision.

<sup>1/</sup> Rule 16.5 provides that correction of obvious errors and omissions may be requested by letter to the Executive Director. *See also* Res. A-4661 (providing that the Executive Director is authorized to sign, “...on behalf of the Commission, orders involving the correction of typographical and clerical errors, and other obvious, inadvertent errors and omissions in the decisions and orders of the Commission.”).

<sup>2/</sup> *See* D.10-04-052 at 2 (“50 MW per year”), 52 (same), 53 (“from any given year to subsequent years of the program”), 74 (Finding of Fact (“FOF”) 8) (“years of the program”), 76 (FOF 30) (same). *See also id.*, Appendix A at 1, 3, 4.

<sup>3/</sup> *Id.*, Appendix A at 3.

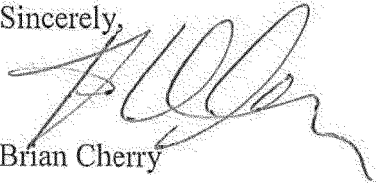
<sup>4/</sup> *See, e.g.*, D.10-04-052 at 2, 25, 79-80 (Ordering Paragraph 5); *id.*, Appendix A at 1. *See also* Concurrence of Commissioner Simon at 1; Concurrence of Commissioner Ryan at 2.

PG&E also requests the correction of the obvious omission in the Decision regarding the start date of each program year by adding the following footnote:

D.10-04-052, App. A at 1: The Photovoltaic Program (PV Program) is a five-year<sup>FN</sup> program to develop up to 500 megawatts (MWs) of solar photovoltaic (PV) facilities in the range of 1 to 20 MWs in Pacific Gas and Electric Company (PG&E's) service territory).

FN: The first year of the PV Program shall begin upon final and non-appealable resolution of the advice letter PG&E is required to file pursuant to Ordering Paragraph 10 of this decision.

Sincerely,



Brian Cherry

cc: Commission President Michael R. Peevey  
Administrative Law Judge Maryam Ebke  
Service List for A.09-02-019