From:	Redacted	
Sent:	1/6/2011 2:44:08 PM	
To:	'Auriemma, Kathryn' (kathryn.auriemma@cpuc.ca.gov)	
Cc:	Redacted	Redacted
	Redacted (/O=PG&E/OU=Corporate/cn=Recipients/cn=sxpg); Jacobson, En (/O=PG&E/OU=CORPORATE/CN=RECIPIENTS/CN=EXJ6)	Pagedar, Sujata ric
Bcc:		
Subject	: RE: AL 3646-E - Direct Access - SB 695 Implementation	
Kathryn:		
I'll work on the subsheets and will get you a copy in Word.		
Thanks, Ron		
Redacted		
Operation Proceedings		
Pacific Gas and Electric Company		
Redacted		
	uriemma, Kathryn [mailto:kathryn.auriemma@cpuc.ca.gov] ursday, January 06, 2011 2:13 PM tted Redacted h	
	RE: AL 3646-E - Direct Access - SB 695 Implementation	
Ron and	All:	
I am fine with subsheets; but I am for correcting all these things at once - except for the first item I mentioned. PG&E's proposed tariffs are consistent with D.10-10-024.		
Could yo	u send me these in Word - Appreciate it!	

From: Redacted

Kathryn:

Sent: Wednesday, April 28, 2010 12:27 PM

To: Auriemma, Kathryn
Cc: Redacted ; Redacted
Subject: RE: AL 3646-E - Direct Access - SB 695 Implementation

SB_GT&S_0017958

This is in response to the three issues you raised in your April 26th email about Advice Letter 3546-E on the Limited DA Reopening.

- 1. Where is the location of the implementation detail for the provisions found in OP 3 and on p. 15 of D.10-03-022 which state that "All DA-eligible customers will be free to switch to DA at any time, subject to the applicable switching rules, as long as room exists under the overall cap. The DA eligible here refers to the customers that had DA as of the Sep 2001 suspension."
 - We believe this is covered in Section B.2, where it states, in part, "At the end of a DA-eligible customer's three (3) year BPS commitment, the customer may have the option to transfer to DA service under the provisions of Section B.2 of this rule or remain on Bundled Service. Between April 16, 2010 and June 30, 2010, all DA-eligible non-residential customers may have an opportunity to transfer their service account(s) to DA service under the provisions of Section C, below, or remain on Bundled Service." and Section B.2.a, where it states, in part, "Subject to the DA load limitations set forth in Section C, DA-eligible customers may elect to switch to DA service at any time subsequent to the conclusion of the three (3) year BPS commitment period with the required six (6) month advance notice." Section C is our newly added section which describes switches to DA service during the Phase-In Period.

2. Edits to Rule 22

Page 2 – Section A.3, we will correct the typo in the Decision Number.
 We do not disagree with your other suggested edits, but would like to include these changes in a future "clean-up" filing as they are not directly related to the compliance filing.

3. Edits to Rule 22.1

- □ □ □ □ □ □ Page 15 Section C.2.a we will correct the typo in the reference to the total 2010 Load Cap amount; the equation is correct.

•□□□□□□□□Page 15 - Section C.2.b — The 2011 Load Cap amount is correct, but the typo in the 2010 Load Cap amount is carried over into the equation. We will also correct this typo in the 2010 Load Cap amount.
•□□□□□□□□Page 17 – Section C.4.b(2) will delete the words "begin to" and insert the word "may" into the first sentence.
•□□□□□□□□□□□□□□□□□□□□□□□□□□□□□□□□□□□□
I hope this addresses your concerns. With your agreement, we would like to file slipsheets to correct the minor typographical errors.
ROII
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Analysis And Rates
Pacific Gas and Electric Company
edacted
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From: Redacted Sent: Monday, April 26, 2010 2:22 PM To: Redacted Subject: FW: AL 3646-E - Direct Access - SB 695 Implementation
FYI.

From: Auriemma, Kathryn [mailto:kathryn.auriemma@cpuc.ca.gov]

Sent: Monday, April 26, 2010 2:21 PM

To: Redacted

Subject: AL 3646-E - Direct Access - SB 695 Implementation

Redacted

Two substantive issues need correcting:

1. I find no mention in the tariffs that covers the provision found in OP 3 and on p. 15 of D.10-03-022 that

All DA-eligible customers will be free to switch to DA at any time, subject to the applicable switching rules, as long as room exists under the overall cap. The DA eligible here refers to the customers that had DA as of the Sep 2001 suspension. This implementation detail needs to be added somewhere.

2. The first-year (2010) cap I think should be 6,955 (instead of 6, 995)GWh

The tracked changes in the attached file are things that have not been kept up-to-date for whatever reason, e.g., all ESPs register with the CPUC, not just those offering service to small customers; an ESP, per CPUC Code Sec 394 et seq. is an Electric (not Energy) Service Provider. I did not mark this to be changed in all your forms, but technically, this should be consistent throughout.

<<TM2+KDA-Edit-11259-5795.doc>>