BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

Rulemaking Regarding Whether, or Subject to What Conditions, the Suspension of Direct Access May Be Lifted Consistent With Assembly Bill 1X and Decision 01-09-060

Rulemaking 07-05-025 (Filed May 24, 2007)

NOTICE OF EX PARTE COMMUNICATION OF PACIFIC GAS AND ELECTRIC COMPANY

Pursuant to Rule 8.4(a) of the Commission's Rules of Practice and Procedure,
Pacific Gas and Electric Company (PG&E) hereby gives notice of the following ex parte
communication. The communication occurred on Friday, September 16, 2011 at
approximately 10:00 a.m. at the offices of the California Public Utilities Commission.
The communication was oral and included a handout, which is attached to this notice.
[(Rule 8.4(a)(c)]

Erik Jacobson, Director-Regulatory Relations, PG&E, initiated the communication with Sarah Thomas, Advisor to Commissioner Mark Ferron. [Rule 8.4(b)]

Mr. Jacobson stated that PG&E strongly supports the Proposed Decision of ALJ Pulsifer with modifications in some areas. He explained the need for financial security requirements to protect customers, particularly during stressed market conditions. Mr. Jacobson pointed out that ALJ Pulsifer correctly relies on evidence from Southern California Edison Company that estimates the cost of this financial security for a creditworthy Energy Service Provider (ESP) at about 1% of the face value of the bond. This is a cost of doing business to protect both bundled and ESP customers from ESP

defaults. He also explained PG&E's position with regard to the Renewable Portfolio

Standard (RPS) adder issue. The Commission should adopt the Renewable Energy

Credits index pricing proposal advocated by PG&E and the Division of Ratepayer

Advocates. If the Commission does not adopt this proposal, PG&E recommends that

the Proposed Decision be revised to rely on Department of Energy data for 100% of the

RPS adder. [Rule 8.4(c)]

Respectfully submitted,

/s/ Brian K. Cherry

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Attachment

Dated: September 21, 2011