

Brian K. Cherry Vice President Regulation and Rates Pacific Gas and Electric Company 77 Beale St., Mail Code B10C P.O. Box 770000 San Francisco, CA 94177

Fax: 415-973-6520

December 7, 2011

#### Advice 3965-E

(Pacific Gas and Electric Company ID U39 E)

Public Utilities Commission of the State of California

**Subject:** Modifications to the Tariffs and Standard Contracts for the Purchase

of Eligible Renewable Generation from Public Water and Wastewater

**Facilities and Small Renewable Generators** 

Pacific Gas and Electric Company ("PG&E") hereby submits for filing revisions to its electric tariffs. The affected tariff sheets are listed on the enclosed Attachment 1.

#### **Purpose:**

The purpose of this filing is to submit to the California Public Utilities Commission ("Commission" or "CPUC") modifications to Electric Schedule E-PWF, "Section 399.20 PPA," Schedule E-SRG, "Small Renewable Generator PPA," Form 79-1102, "Section 399.20 Power Purchase Agreement," and Form 79-1103, "Small Renewable Generator PPA" to incorporate the 2011 Market Price Referent ("MPR") recently approved in Resolution E-4442 on December 1, 2011.

## **Background:**

Assembly Bill ("AB") 1969 added Section 399.20 to the Public Utilities ("PU") Code, which requires all electrical corporations to file with the CPUC a tariff and standard contract for the purchase of renewable energy produced by an eligible public water or wastewater agency with an electric generating facility at the market price as determined by the Commission for a period of 10, 15 or 20 years.

Decision ("D.") 07-07-027 ordered a limited expansion of the standard contract devised to fulfill the requirements of PU Code Section 399.20 to include small, renewable generators other than public water and wastewater agencies. The tariff and standard contract were to be made available to eligible renewable facilities with an effective capacity of no more than 1.5 megawatts ("MW").

In compliance with D.07-07-027, PG&E submitted Schedule E-PWF and Schedule E-SRG in Advice Letters 3098-E and 3100-E, respectively, on August 3, 2007. On February 14, 2008, both advice letters were approved with modifications in Commission Resolution E-4137. PG&E filed supplemental Advice Letters 3098-E-A and 3100-E-A on February 20, 2008 implementing the modifications as directed in Resolution E-4137.

On March 24, 2008, PG&E filed Advice Letters 3098-E-B and 3100-E-B to conform the non-modifiable "Eligibility" term contained in the standard contracts to the language in D.07-11-025, Attachment A, as directed in the Commission-issued "Notice to Correct PG&E Advice Letters 3098-E-A and 3100-E-A in Response to IEP Protest" dated March 18, 2008. These advice letters were approved by Commission letter dated April 7, 2008.

On May 9, 2008, PG&E filed Advice Letter 3267-E to amend the language in the "Applicability" section of Schedule E-SRG to give PG&E the ability to enter into small renewable generator standard contracts with Sellers that previously had contracts with PG&E for deliveries from the same facility. This advice letter was approved by Commission letter dated June 6, 2008.

On January 27, 2009, PG&E filed Advice Letter 3410-E to incorporate the 2008 MPR approved in Resolution E-4214 on December 18, 2008, and the Time of Delivery ("TOD") factors approved in D.08-02-008 on February 14, 2008. On April 21, 2008, PG&E filed supplemental Advice Letter 3410-E-A to update the fact that the Western Renewable Energy Generating Information System ("WREGIS") had become operational, address the issue that the California Climate Action Registry had been decommissioned and no longer registering new projects, and to clarify the "Termination Event" section. These advice letters were approved by Commission letter dated May 12, 2009.

On December 23, 2009, PG&E filed Advice Letter 3584-E to incorporate the 2009 MPR approved in Resolution E-4298 on December 17, 2009, and the TOD factors approved in D.09-06-018 on June 4, 2009.

On April 15, 2011, PG&E filed Advice Letter 3830-E to make non-substantive revisions to Schedule E-SRG and Schedule E-PWF in order to update the standard contracts and

clarify certain tariff and contract language. In addition, as directed by Energy Division, Advice Letter 3830-E updated Schedule E-SRG and Schedule E-PWF to incorporate the TOD factors approved in D.11-04-030 on April 14, 2011.

The current modifications are intended to update the tariffs and standard contracts to include the most current 2011 MPR in accordance with Resolution E-4442.

#### **Protests**

Anyone wishing to protest this filing may do so by sending a letter by **December 27**, **2011**, 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 Attention: Tariff Unit, 4<sup>th</sup> Floor 505 Van Ness Avenue San Francisco, California 94102

Facsimile: (415) 703-2200

E-mail: mas@cpuc.ca.gov and jnj@cpuc.ca.gov

Copies should also be mailed to the attention of the Director, Energy Division, Room 4005 and Honesto Gatchalian, Energy Division, 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.

Pacific Gas and Electric Company Attention: Brian K. Cherry Vice President, Regulation and Rates 77 Beale Street, Mail Code B10C P.O. Box 770000 San Francisco, California 94177

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

#### **Effective Date:**

PG&E requests that this advice filing become effective on **January 3, 2012**. PG&E submits this as a Tier 1 filing in compliance with Resolution E-4442.

#### **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 the service list for R.11-05-005. Address changes to the General Order 96-B service list and all electronic approvals 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. Advice letter filings can also be accessed electronically at: http://www.pge.com/tariffs.

Vice President - Regulation and Rates

Bran Cherry/ent

cc: Service List for R.11-05-005 Jaclyn Marks - Energy Division

Attachments

# CALIFORNIA PUBLIC UTILITIES COMMISSION

# ADVICE LETTER FILING SUMMARY ENERGY UTILITY

MUST BE COM	PLETED BY UTILITY (A	ttach additional pages as needed)		
Company name/CPUC Utility No. Pacific Gas and Electric Company (ID U39 M)				
Utility type:	Contact Person: Linda Tom-Martinez			
☑ ELC ☐ GAS	Phone #: (415) 973-461	2		
□ PLC □ HEAT □ WATER	E-mail: lmt1@pge.com			
EXPLANATION OF UTILITY T  ELC = Electric GAS = Gas	ire	(Date Filed/ Received Stamp by CPUC)		
	WATER = Water			
Advice Letter (AL) #: 3965-E	•	Tier: <u>1</u>		
` , , <u>— —                                   </u>	fs and Standard Contra	cts for the Purchase of Eligible Renewable Generation		
from Public Water and Wastewater Faci	lities and Small Renewa	able Generators		
Keywords (choose from CPUC listing): Co	mpliance, Forms			
AL filing type: ☐ Monthly ☐ Quarterly ☐ An	nual ☑ One-Time □ Othe	r		
If AL filed in compliance with a Commission o	rder, indicate relevant Decis	sion/Resolution #: Resolution E-4442		
Does AL replace a withdrawn or rejected AL?	If so, identify the prior AL:	<u>No</u>		
Summarize differences between the AL and the	prior withdrawn or rejected	i AL <sup>1</sup> :		
Is AL requesting confidential treatment? If so,	what information is the util	ity seeking confidential treatment for:		
Confidential information will be made available	e to those who have execute	d a nondisclosure agreement: ☐ Yes ☐ No		
Name(s) and contact information of the person(s) who will provide the nondisclosure agreement and access to the confidential information:				
Resolution Required? □Yes ☑No				
Requested effective date: <u>January 3, 2012</u> No. of tariff sheets: <u>7</u>				
Estimated system annual revenue effect (%): N/A				
Estimated system average rate effect (%): <u>N/A</u>				
When rates are affected by AL, include attachment in AL showing average rate effects on customer classes (residential, small commercial, large C/I, agricultural, lighting).				
Tariff schedules affected: Electric Rate Schedules E-PWF and E-SRG, Electric Sample Forms 79-1102 and 79-1103				
Service affected and changes proposed <sup>1</sup> : N/A				
Pending advice letters that revise the same tariff sheets: <u>N/A</u>				
Protests, dispositions, and all other correspond otherwise authorized by the Commission, and s		due no later than 20 days after the date of this filing, unless		
CPUC, Energy Division		Gas and Electric Company		
Tariff Files, Room 4005		Brian Cherry resident, Regulation and Rates		
DMS Branch		le Street, Mail Code B10C		
505 Van Ness Ave.,	P.O. B	ox 770000		
San Francisco, CA 94102 San Francisco, CA 94177  ini@cpuc ca gay and mas@cpuc ca gay				
Julie charrengo, and masacharrango,	jnj@cpuc.ca.gov and mas@cpuc.ca.gov E-mail: PGETariffs@pge.com			

		Advice 3965-E
Cal P.U.C. Sheet No.	Title of Sheet	Cancelling Cal P.U.C. Sheet No.
30759-E	ELECTRIC SCHEDULE E-PWF SECTION 399.20 PPA Sheet 3	28700-E
30760-E	ELECTRIC SCHEDULE E-SRG SMALL RENEWABLE GENERATOR PPA Sheet 3	28701-E
30761-E	Electric Sample Form No. 79-1102 Section 399.20 Power Purchase Agreement	30267-E
30762-E	Electric Sample Form No. 79-1103 Small Renewable Generator PPA	30268-E
30763-E	ELECTRIC TABLE OF CONTENTS Sheet 1	30699-E
30764-E	ELECTRIC TABLE OF CONTENTS RATE SCHEDULES Sheet 4	30582-E
30765-E	ELECTRIC TABLE OF CONTENTS SAMPLE FORMS Sheet 30	30748-E

**ATTACHMENT 1** 

Cancelling

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

30759-E 28700-E

#### ELECTRIC SCHEDULE E-PWF SECTION 399.20 PPA

Sheet 3

SPECIAL CONDTIONS: (cont'd)

6. The Market Price Referent (MPR) is stated in the table below, which the Commission approved in Resolution E-4442 effective December 6, 2011.

**Adopted 2011 Market Price Referents** 

(T)

(T)

(Nominal - dollars/kWh)				. ,
Resource Type	10-Year	15-Year	20-Year	
2012 Baseload MPR	0.07689	0.08353	0.08956	(N) I
2013 Baseload MPR	0.08104	0.08776	0.09376	 
2014 Baseload MPR	0.08454	0.09150	0.09755	 
2015 Baseload MPR	0.08804	0.09519	0.10132	 
2016 Baseload MPR	0.09156	0.09883	0.10509	 
2017 Baseload MPR	0.09488	0.10222	0.10859	! !
2018 Baseload MPR	0.09831	0.10570	0.11218	!
2019 Baseload MPR	0.10185	0.10927	0.11586	 
2020 Baseload MPR	0.10550	0.11296	0.11965	!
2021 Baseload MPR	0.10916	0.11675	0.12353	
2022 Baseload MPR	0.11299	0.12066	0.12752	
2023 Baseload MPR	0.11691	0.12468	0.13160	(N)

Advice Letter No: Decision No. 3965-E

Issued by **Brian K. Cherry**Vice President
Regulation and Rates

Date Filed Effective Resolution No.

Cancelling

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

30760-E 28701-E

# **ELECTRIC SCHEDULE E-SRG**SMALL RENEWABLE GENERATOR PPA

Sheet 3

SPECIAL CONDTIONS: (cont'd)

6. The Market Price Referent (MPR) is stated in the table below, which the Commission approved in Resolution E-4442, effective December 6,

2011.

(T)

Adopted 2011 Market Price Referents
(Nominal - dollars/kWh)

(T)

_	(INOITIIIIai - Goliais			
Resource Type	10-Year	15-Year	20-Year	
2012 Baseload MPR	0.07689	0.08353	0.08956	(N)
2013 Baseload MPR	0.08104	0.08776	0.09376	;   
2014 Baseload MPR	0.08454	0.09150	0.09755	1
2015 Baseload MPR	0.08804	0.09519	0.10132	; ! !
2016 Baseload MPR	0.09156	0.09883	0.10509	 
2017 Baseload MPR	0.09488	0.10222	0.10859	 
2018 Baseload MPR	0.09831	0.10570	0.11218	1
2019 Baseload MPR	0.10185	0.10927	0.11586	
2020 Baseload MPR	0.10550	0.11296	0.11965	1
2021 Baseload MPR	0.10916	0.11675	0.12353	!
2022 Baseload MPR	0.11299	0.12066	0.12752	 
2023 Baseload MPR	0.11691	0.12468	0.13160	(N)

Advice Letter No: Decision No.

3965-E

Issued by **Brian K. Cherry**Vice President
Regulation and Rates

Date Filed Effective Resolution No.

Revised Revised

Cal. P.U.C. Sheet No. Cal. P.U.C. Sheet No.

30761-E 30267-E

Electric	Sample Form No. 79-1102
Section 399.	20 Power Purchase Agreement

Please Refer to Attached

Sample Form

Advice Letter No: 3965-E Decision No.

Issued by **Brian K. Cherry**Vice President
Regulation and Rates

Date Filed Effective Resolution No.

# SECTION 399.20 POWER PURCHASE AGREEMENT BETWEEN

	_	AND
		PACIFIC GAS AND ELECTRIC COMPANY
"Buy Agre joint	ver"), and eement ("Agreem ly as "Parties" or	ELECTRIC COMPANY, a California Corporation ("PG&E" or  ("Seller") hereby enter into this Power Purchase ent"). Seller and PG&E are sometimes referred to in this Agreement individually as "Party." In consideration of the mutual promises and this Agreement and its appendices, the Parties agree as follows:
1.	DOCUMENT	S INCLUDED; DEFINED TERMS
		Agreement includes the following appendices, which are specifically nerein and made a part of this Agreement.
	Appen	ndix A- Definitions
	Appen	ndix B- Initial Energy Delivery Date Confirmation Letter
	Appen	ndix C- Time of Delivery ("TOD") Periods and Factors
	* *	ndix D- Counterparty Notification Requirements for Outage and chedule Changes
	Appen	ndix E- Description of the Facility
2.	SELLER'S G	ENERATING FACILITY, PURCHASE PRICES AND PAYMENT
		lity. This Agreement governs PG&E's purchase of the Product from the g facility (hereinafter referred to as the "Facility" or "Unit" or "Project") Section.
	2.1.1	The Facility is located at:
		County, California.
	2.1.2	The Facility is named

2.1.3	The Facility's prima	ary fuel is	[i.e. biogas, hyd	ro, etc.].
2.1.4 factor at 60 degrees F ("kV"). Seller shall r written consent of PC solar it will be net of	not modify the Facility &E. The Nameplate	l and has a prin y to increase th will be net of a	nary voltage level of the Nameplate withou my Station Use, or in	kilovolts the prior the case of
2.1.5	The Facility is conn	ected to the PC	&E electric system	at kV.
2.1.6 Facility's scheduled (	If not already capab Commercial Operation			ution Date, the
2.1.7 components, a drawin diagram illustrating the distribution or transm	ne interconnection of	al arrangement the Facility an	s of the Facility, and d loads with PG&E'	a single line s electric
2.1.8 account(s) and premise:	The name and addresses used to interconne			
Section 2.3, Seller's and receive, or cause Delivery Point, as cone) ☐ full buy/sel	saction. During the Eshall sell and deliver, se to be received, the defined pursuant to Sell or $\square$ excess sale arreshall pay Seller the O	or cause to be Product from the ection 5.1, purs rangement as de	delivered, and PG&l he Facility, up to 150 uant to Seller's elect escribed in paragraph	E shall purchase 00 kW, at the cion of a (check as 2.2.1 and

accordance with the terms hereof. In no event shall Seller have the right to procure the Product from sources other than the Facility for sale or delivery to PG&E under this Agreement or substitute such Product. PG&E shall have no obligation to receive or purchase the Product from Seller prior to the Initial Energy Delivery Date, as defined in Section 2.3, or after the end of the Delivery Term, as defined in Section 2.3. The Parties agree that the execution and performance of the Parties under this Agreement shall satisfy

PG&E's obligations, if any, under the Public Utility Regulatory Policies Act and its

implementing regulations, i.e., 18 C.F.R. §§ 292.303.

- 2.2.1 <u>Full Buy/Sell</u>. Seller agrees to sell to PG&E the Facility's gross output in kilowatt-hours, net of Station Use and transformation and transmission losses to the Delivery Point into the PG&E system, together with all Green Attributes and Resource Adequacy Benefits. Seller shall purchase all energy required to serve the Facility's on-site load, net of station use, from PG&E pursuant to PG&E's applicable retail rate schedule.
- 2.2.2 Excess Sale. Seller agrees to sell to PG&E the Facility's gross output in kilowatt-hours, net of Station Use and any on-site use by Seller and transformation and transmission losses to the Delivery Point into the PG&E system. Seller agrees to convey to PG&E all Green Attributes and Resource Adequacy Benefits associated with the energy sold to PG&E.
  - 2.3 <u>Delivery Term.</u> The Seller shall deliver the Product from the Facility to PG&E for a period of (check one) □ ten (10), □ fifteen (15), or □ twenty (20) Contract Years ("Delivery Term"), which shall commence on the first date on which energy is delivered from the Facility to PG&E ("Initial Energy Delivery Date") under this Agreement and continue until the end of the last Contract Year unless terminated by the terms of this Agreement. The Initial Energy Delivery Date shall occur only when all of the following conditions have been satisfied:
- (i) the Commercial Operation Date has occurred, if the Facility was not in operation prior to the Execution Date of this Agreement;
- (ii) the Facility's status as an Eligible Renewable Energy Resource, is demonstrated by Seller's receipt of certification from the CEC and is registered in WREGIS; and
- (iii) as evidence of the Initial Energy Delivery Date, the Parties shall execute and exchange the "Initial Energy Delivery Date Confirmation Letter" attached hereto as Appendix B on the Initial Energy Delivery Date.
  - 2.4 <u>Contract Price</u>. Once both Parties have executed this Agreement PG&E shall pay Seller for each kilowatt hour ("kWh") of the Product delivered to PG&E during each Contract Year for the Delivery Term at the applicable Market Price Referent specified below for the Facility's actual Commercial Operation Date. Payment shall be adjusted by the appropriate Time of Delivery ("TOD") factor listed in <u>Appendix C.</u>

Adopted 2011 Market Price Referents - Long-Term Contracts1		
(Nominal - dollars/kWh)		
10-Year	15-Year	20-Year
	(Nominal - dolla	(Nominal - dollars/kWh)

<sup>&</sup>lt;sup>1</sup> Note: Using 2011 as the base year, Staff calculates MPRs for 2012-2023 that reflect different project online dates. Link to 2011 MPR Model: http://www.cpuc.ca.gov/PUC/energy/Renewables/mpr

2012 Baseload MPR	0.07689	0.08353	0.08956
2013 Baseload MPR	0.08104	0.08776	0.09376
2014 Baseload MPR	0.08454	0.09150	0.09755
2015 Baseload MPR	0.08804	0.09519	0.10132
2016 Baseload MPR	0.09156	0.09883	0.10509
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2019 Baseload MPR	0.10185	0.10927	0.11586
2020 Baseload MPR	0.10550	0.11296	0.11965
2021 Baseload MPR	0.10916	0.11675	0.12353
2022 Baseload MPR	0.11299	0.12066	0.12752
2023 Baseload MPR	0.11691	0.12468	0.13160

- 2.5 <u>Billing</u>. PG&E shall pay Seller by check or Automated Clearing House transfer within approximately 30 days of the meter reading date if the value of the purchased Product in a month is at least fifty dollars (\$50); if less, PG&E may pay Seller quarterly. PG&E shall have the right, but not the obligation, to read the Facility's meter on a daily basis.
- 2.6 <u>Title and Risk of Loss</u>. Title to and risk of loss related to Product from the Facility shall transfer from Seller to PG&E at the Delivery Point. Seller warrants that it will deliver to PG&E the Product from the Facility free and clear of all liens, security interests, claims and encumbrances or any interest therein or thereto by any person arising prior to the Delivery Point.
- 2.7 <u>No Additional Incentives</u>. Seller agrees that during the Term of this Agreement, Seller shall not seek additional compensation or other benefits pursuant to the Self-Generation Incentive Program, as defined in CPUC Decision ("D.") 01-03-073, the California Solar Initiative, as defined in CPUC D.06-01-024, PG&E's net energy metering tariff, or other similar California ratepayer subsidized program relating to energy production with respect to the Facility.
- 2.8 <u>Private Energy Producer</u>. Seller agrees to provide to Buyer copies of each of the documents identified in PUC Section 2821(d)(1), if applicable, as may be amended from time to time, as evidence of Seller's compliance with such PUC section. Such documentation shall be provided to Buyer within thirty (30) days of Seller's receipt of written request therefor.
- 3. GREEN ATTRIBUTES; RESOURCE ADEQUACY BENEFITS; EIRP REQUIREMENTS; ERR REQUIREMENTS
  - 3.1 <u>Green Attributes</u>. Seller hereby provides and conveys all Green Attributes associated with all electricity generation from the Project to Buyer as part of the Product

being delivered. Seller represents and warrants that Seller holds the rights to all Green Attributes from the Project, and Seller agrees to convey and hereby conveys all such Green Attributes to Buyer as included in the delivery of the Product from the Project.

- 3.2 <u>WREGIS</u>. Prior to the Initial Energy Delivery Date, Seller shall register the Facility in WREGIS and take all other actions necessary to ensure that the energy produced from the Facility is tracked for purposes of satisfying the California Renewables Portfolio Standard requirements, as may be amended or supplemented by the CPUC or CEC from time to time. Seller warrants that it shall take all necessary steps to ensure the Renewable Energy Credits transferred to Buyer under this Agreement are tracked in WREGIS and transferred in a timely manner to Buyer through WREGIS for purposes of satisfying Buyer's California Renewables Portfolio Standard Requirements, as may be amended or supplemented by the CPUC or CEC from time to time.
  - 3.2.1 A "WREGIS Certificate Deficit" means any deficit or shortfall in WREGIS Certificates delivered to Buyer for a calendar month as compared to the metered energy for the same calendar month ("Deficient Month"). If any WREGIS Certificate Deficit is caused, or the result of any action or inaction, by Seller, then the amount of the Product in the Deficient Month shall be reduced by the amount of the WREGIS Certificate Deficit for the purposes of calculating Buyer's payment(s) to Seller. Any amount owed by Seller to Buyer because of a WREGIS Certificate Deficit shall be made as an adjustment to Seller's next monthly invoice to Buyer, and Buyer shall net such amount against Buyer's subsequent payment(s) to Seller.
  - 3.2.2 Seller warrants that all necessary steps to allow the Renewable Energy Credits transferred to Buyer to be tracked in the Western Renewable Energy Generation Information System will be taken prior to the first delivery under the contract.
- 3.3 Resource Adequacy Benefits. In accordance with PUC Section 399.20(g), Seller conveys to PG&E all Resource Adequacy Benefits attributable to the physical generating capacity of Seller's Facility to enable PG&E to count such capacity towards PG&E's resource adequacy requirement for purposes of PUC Section 380. Seller shall take all reasonable actions and execute documents and instructions necessary to enable Buyer to secure Resource Adequacy Benefits; Seller shall comply with all applicable reporting requirements.
  - 3.4 <u>Eligible Renewable Resource</u>. Seller will use commercially reasonable efforts to achieve and maintain status as an Eligible Renewable Energy Resource or ERR per the meaning set forth in California Public Utilities Code Section 399.12 and California Public Resources Code Section 25741, as either code provision is amended or supplemented from time to time.

[The following Section 3.5 Eligible Intermittent Resources Protocol (EIRP) Requirements applies only to Facilities greater than 1.0 MWs]

3.5 Eligible Intermittent Resources Protocol (EIRP) Requirements. Seller shall provide Buyer with a copy of the notice from CAISO certifying the Project as a Participating Intermittent Resource as soon as practicable after Seller's receipt of such notice of certification. Following such certification (i) Seller at its sole cost shall participate in and comply with EIRP and all additional protocols issued by the CAISO relating to Participating Intermittent Resources (as defined in the CAISO Tariff), and (ii) Buyer in its limited capacity as Seller's Scheduling Coordinator shall facilitate communication with the CAISO and provide other administrative materials to CAISO as necessary to satisfy Seller's obligations as Seller's Scheduling Coordinator and to the extent such actions are at de minimis cost to Buyer.

#### 4. REPRESENTATION AND WARRANTIES; COVENANTS

- 4.1 <u>Representations and Warranties</u>. On the Execution Date, each Party represents and warrants to the other Party that:
  - 4.1.1 it is duly organized, validly existing and in good standing under the laws of the jurisdiction of its formation;
  - 4.1.2 the execution, delivery and performance of this Agreement is within its powers, have been duly authorized by all necessary action and do not violate any of the terms and conditions in its governing documents, any contracts to which it is a party or any law, rule, regulation, order or the like applicable to it;
  - 4.1.3 this Agreement and each other document executed and delivered in accordance with this Agreement constitutes its legally valid and binding obligation enforceable against it in accordance with its terms;
  - 4.1.4 it is not bankrupt and there are no proceedings pending or being contemplated by it or, to its knowledge, threatened against it which would result in it being or becoming bankrupt;
  - 4.1.5 there is not pending or, to its knowledge, threatened against it or any of its affiliates any legal proceedings that could materially adversely affect its ability to perform its obligations under this Agreement; and
  - 4.1.6 it is acting for its own account, has made its own independent decision to enter into this Agreement and as to whether this Agreement is appropriate or proper for it based upon its own judgment, is not relying upon the advice or recommendations of the other Party in so doing, and is capable of assessing the merits of, and understands and accepts, the terms, conditions and risks of this Agreement.
- 4.2 <u>General Covenants</u>. Each Party covenants that throughout the Term of this Agreement:
  - 4.2.1 it shall continue to be duly organized, validly existing and in good standing under the laws of the jurisdiction of its formation;

- 4.2.2 it shall maintain (or obtain from time to time as required, including through renewal, as applicable) all regulatory authorizations necessary for it to legally perform its obligations under this Agreement; and
- 4.2.3 it shall perform its obligations under this Agreement in a manner that does not violate any of the terms and conditions in its governing documents, any contracts to which it is a party or any law, rule, regulation, order or the like applicable to it.
  - 4.3 Seller Representation and Warranty and Covenant.
- 4.3.1 <u>Representation and Warranty</u>. In addition to the representations and warranties specified in Section 4.1, Seller makes the following additional representations and warranties as of the Execution Date:
  - (a) Seller's Facility is (check one)  $\square$  a facility owned by a state, local, or federal agency and used in the treatment or reclamation of sewage and industrial wastes; or  $\square$  a facility owned by a state, local, or federal agency that develops, stores, distributes or supplies water.
  - (b) Facility has not received an incentive under the Self-Generation Incentive Program, as defined in CPUC D.01-03-073, the California Solar Initiative, as defined in CPUC D.06-01-024, or PG&E's net energy metering tariff.
  - (c) Seller's execution of this Agreement will not violate PUC Section 2821(d)(1) if applicable.
  - (d) Seller, and, if applicable, its successors, represents and warrants that throughout the Delivery Term of this Agreement that: (i) the Project qualifies and is certified by the CEC as an Eligible Renewable Energy Resource ("ERR") as such term is defined in Public Utilities Code Section 399.12 or Section 399.16; and (ii) the Project's output delivered to Buyer qualifies under the requirements of the California Renewables Portfolio Standard. To the extent a change in law occurs after execution of this Agreement that causes this representation and warranty to be materially false or misleading, it shall not be an Event of Default if Seller has used commercially reasonable efforts to comply with such change in law.
  - (e) Seller and, if applicable, its successors, represents and warrants that throughout the Delivery Term of this Agreement the Renewable Energy Credits transferred to Buyer conform to the definition and attributes required for compliance with the California Renewables Portfolio Standard, as set forth in California Public Utilities Commission Decision 08-08-028, and as may be modified by subsequent decision of the California Public Utilities Commission or by subsequent legislation. To the extent a change in law occurs after execution of this Agreement that causes this representation and warranty to be materially false or misleading, it shall not be an Event of Default if Seller has used commercially reasonable efforts to comply with such change in law.

4.3.2 <u>Covenant</u>. Seller hereby covenants that throughout the Term of the Agreement, the Facility is, or will qualify prior to the Initial Energy Delivery Date, as an ERR, specifically, Seller and, if applicable, its successors, represents and warrants throughout the term of the Delivery Term of each Transaction entered into under this Agreement that: (a) the Unit(s) qualifies and is certified by the CEC as an Eligible Renewable Energy Resource; and (b) the Unit(s) output delivered to Buyer qualifies under the requirements of the California Renewables Portfolio Standard. To the extent a change in law occurs after execution of this Agreement that causes this representation and warranty to be materially false or misleading, it shall not be an Event of Default if Seller has used commercially reasonable efforts to comply with such change in law.

#### 5. GENERAL CONDITIONS

- 5.1 Facility Care, Interconnection and Transmission Service. If PG&E does not deem Seller's existing interconnection service, equipment and agreement satisfactory for the delivery of energy under this Agreement, Seller shall execute a Small Generator Interconnection Agreement with PG&E's Generation Interconnection Services Department and pay and be responsible for designing, installing, operating, and maintaining the Facility in accordance with all applicable laws and regulations and shall comply with all applicable PG&E, CAISO, CPUC and FERC tariff provisions, including applicable interconnection and metering requirements. Seller shall also comply with any modifications, amendments or additions to the applicable tariff and protocols. During the Delivery Term, Seller shall arrange and pay independently for any and all necessary costs under any interconnection agreement with PG&E. To make deliveries to PG&E, Seller must maintain an interconnection agreement with PG&E in full force and effect.
- 5.2 <u>Metering Requirements</u>. Seller shall comply with all applicable rules in installing a meter appropriate for deliveries pursuant to the Full Buy/Sell or Excess Sale arrangement selected in paragraph 2.2, above, which can be electronically read daily by: (a) a telephone and modem; (b) an analog or digital phone connection; or (c) an internet portal address for PG&E's Energy Data Services ("EDS"). Seller shall be responsible for procuring and maintaining the communication link to electronically retrieve this metering data.
- 5.3 <u>Standard of Care</u>. Seller shall: (a) maintain and operate the Facility and Interconnection Facilities, except facilities installed by PG&E, in conformance with all applicable laws and regulations and in accordance with Good Utility Practices, as defined by PG&E's Wholesale Distribution Tariff and the CAISO Tariff, as they may be amended, supplemented or replaced (in whole or in part) from time to time; (b) obtain any governmental authorizations and permits required for the construction and operation thereof; and (c) generate, schedule and perform transmission services in compliance with all applicable operating policies, criteria, rules, guidelines and tariffs and Good Utility Practices, as provided in clause (a) above. Seller shall reimburse PG&E for any and all losses, damages, claims, penalties, or liability PG&E incurs as a result of Seller's failure to obtain or maintain any governmental authorizations and permits required for construction and operation of the Facility throughout the Term of this Agreement.

- 5.4 Access Rights. PG&E, its authorized agents, employees and inspectors shall have the right to inspect the Facility on reasonable advance notice during normal business hours and for any purposes reasonably connected with this Agreement or the exercise of any and all rights secured to PG&E by law, or its tariff schedules, PG&E Interconnection Handbook and rules on file with the CPUC. PG&E shall make reasonable efforts to coordinate its emergency activities with the Safety and Security Departments, if any, of the Facility operator. Seller shall keep PG&E advised of current procedures for communicating with the Facility operator's Safety and Security Departments.
- 5.5 <u>Protection of Property</u>. Each Party shall be responsible for protecting its own facilities from possible damage resulting from electrical disturbances or faults caused by the operation, faulty operation, or non-operation of the other Party's facilities and such other Party shall not be liable for any such damages so caused.

#### 5.6 PG&E Performance Excuse; Seller Curtailment.

- 5.6.1 <u>PG&E Performance Excuse</u>. PG&E shall not be obligated to accept or pay for the Product from the Facility during a Dispatch Down Period, or Force Majeure, as defined in Appendix A.
- 5.6.2 <u>Seller Curtailment</u>. PG&E may require Seller to interrupt or reduce deliveries of energy: (a) when necessary to construct, install, maintain, repair, replace, remove, or investigate any of its equipment or part of PG&E's transmission system or distribution system or facilities; or (b) if PG&E or the CAISO determines that curtailment, interruption, or reduction is necessary because of a System Emergency, as defined in the CAISO Tariff, Forced Outage, Force Majeure as defined in <u>Appendix A</u>, or compliance with Good Utility Practice, as such term is defined in the CAISO Tariff.
  - 5.7 <u>Notices of Outages</u>. Whenever possible, PG&E shall give Seller reasonable notice of the possibility that interruption or reduction of deliveries may be required.
  - 5.8 Greenhouse Gas Emissions: During the Term, Seller acknowledges that a Governmental Authority may require Buyer to take certain actions with respect to greenhouse gas emissions *attributable to the generation of Energy*, including, but not limited to, reporting, registering, tracking, allocating for or accounting for such emissions. Promptly following Buyer's written request, Seller agrees to take all commercially reasonable actions and execute or provide any and all documents, information or instruments *with respect to generation by the Project* reasonably necessary to permit Buyer to comply with such requirements, if any.

#### 6. INDEMNITY

Each Party as indemnitor shall save harmless and indemnify the other Party and the directors, officers, and employees of such other Party against and from any and all loss and liability for injuries to persons including employees of either Party, and damages, including

property of either Party, resulting from or arising out of: (a) the engineering, design, construction, maintenance, or operation of; or (b) the installation of replacements, additions, or betterments to the indemnitor's facilities. This indemnity and save harmless provision shall apply notwithstanding the active or passive negligence of the indemnitee. Neither Party shall be indemnified for liability or loss, resulting from its sole negligence or willful misconduct. The indemnitor shall, on the other Party's request, defend any suit asserting a claim covered by this indemnity and shall pay all costs, including reasonable attorney fees that may be incurred by the other Party in enforcing this indemnity.

#### 7. LIMITATION OF DAMAGES

EXCEPT AS OTHERWISE PROVIDED IN THIS AGREEMENT THERE IS NO WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, AND ANY AND ALL IMPLIED WARRANTIES ARE DISCLAIMED. LIABILITY SHALL BE LIMITED TO DIRECT ACTUAL DAMAGES ONLY, SUCH DIRECT ACTUAL DAMAGES SHALL BE THE SOLE AND EXCLUSIVE REMEDY AND ALL OTHER REMEDIES OR DAMAGES AT LAW OR IN EQUITY ARE WAIVED UNLESS EXPRESSLY HEREIN PROVIDED. NEITHER PARTY SHALL BE LIABLE FOR CONSEQUENTIAL, INCIDENTAL, PUNITIVE, EXEMPLARY OR INDIRECT DAMAGES, LOST PROFITS OR OTHER BUSINESS INTERRUPTION DAMAGES, BY STATUTE, IN TORT OR CONTRACT, UNDER ANY INDEMNITY PROVISION OR OTHERWISE. UNLESS EXPRESSLY HEREIN PROVIDED, AND SUBJECT TO THE PROVISIONS OF SECTION 6 (INDEMNITY). IT IS THE INTENT OF THE PARTIES THAT THE LIMITATIONS HEREIN IMPOSED ON REMEDIES AND THE MEASURE OF DAMAGES BE WITHOUT REGARD TO THE CAUSE OR CAUSES RELATED THERETO, INCLUDING THE NEGLIGENCE OF ANY PARTY, WHETHER SUCH NEGLIGENCE BE SOLE, JOINT OR CONCURRENT, OR ACTIVE OR PASSIVE.

#### 8. NOTICES

Notices shall, unless otherwise specified herein, be in writing and may be delivered by hand delivery, United States mail, overnight courier service, facsimile or electronic messaging (e-mail). Whenever this Agreement requires or permits delivery of a "notice" (or requires a Party to "notify"), the Party with such right or obligation shall provide a written communication in the manner specified below. A notice sent by facsimile transmission or e-mail will be recognized and shall be deemed received on the Business Day on which such notice was transmitted if received before 5 p.m. Pacific prevailing time (and if received after 5 p.m., on the next Business Day) and a notice by overnight mail or courier shall be deemed to have been received two (2) Business Days after it was sent or such earlier time as is confirmed by the receiving Party unless it confirms a prior oral communication, in which case any such notice shall be deemed received on the day sent. A Party may change its addresses by providing notice of same in accordance with this provision. All written notices shall be directed as follows:

TO PG&E:	Pacific Gas and Electric Company
	Attention: Manager, Contract Management
	245 Market Street, Mail Code N12E
	San Francisco, CA 94177-0001
TO SELLER:	

#### 9. INSURANCE

#### 9.1 General Liability Coverage.

- 9.1.1 Seller shall maintain during the performance hereof, General Liability Insurance<sup>2</sup> of not less than \$1,000,000 if the Facility's Nameplate is over 100 kW, \$500,000 if the Facility's Nameplate is over 20 kW to 100kW or \$100,000 if the Facility' Nameplate is 20 kW or below of combined single limit or equivalent for bodily injury, personal injury, and property damage as the result of any one occurrence.
- 9.1.2 General Liability Insurance shall include coverage for Premises-Operations, Owners and Contractors Protective, Products/Completed Operations Hazard, Explosion, Collapse, Underground, Contractual Liability, and Broad Form Property Damage including Completed Operations.
- 9.1.3 Such insurance shall provide for thirty (30) days written notice to PG&E prior to cancellation, termination, alteration, or material change of such insurance.

#### 9.2 Additional Insurance Provisions.

- 9.2.1 Evidence of coverage described above in Paragraph 9.1 shall state that coverage provided in primary and is not excess to or contributing with any insurance or self-insurance maintained by PG&E.
- 9.2.2 PG&E shall have the right to inspect or obtain a copy of the original policy(ies) of insurance.
- 9.2.3 Seller shall furnish the required certificates and endorsements to PG&E prior to commencing operation.

<sup>&</sup>lt;sup>2</sup> Governmental agencies which have an established record of self-insurance may provide the required coverage through self-insurance.

9.2.4 All insurance certificates, endorsements, cancellations, terminations, alterations, and material changes of such insurance shall be issued and submitted to the following:

Pacific Gas and Electric Company
Attention: Manager, Insurance Department
77 Beale Street, Room E280
San Francisco, CA 94105

#### 10. TERM, DEFAULT, TERMINATON EVENT AND TERMINATION

- 10.1 <u>Term.</u> The term of this Agreement shall commence upon the later of: (i) execution by the duly authorized representatives of each of PG&E and Seller; or (ii) when PG&E notifies Seller that PG&E can accommodate Seller's Facility in PG&E's proportionate share of the statewide cumulative total of 250 MW as specified in PUC Section 399.20(e), and shall remain in effect until the conclusion of the Delivery Term or unless terminated sooner pursuant to Section 10.3 of this Agreement (the "Term"). All indemnity rights shall survive the termination of this Agreement for twelve (12) months.
- 10.2 <u>Termination Event</u>. Buyer shall be entitled to terminate the Agreement upon the occurrence of any of the following, each of which is a "Termination Event":
- (a) The Facility has not achieved Commercial Operation within eighteen (18) months of the Execution Date of this Agreement;
- (b) Seller has not sold or delivered the Product from the Facility to PG&E for a period of twelve (12) consecutive months;
- (c) Seller breaches its covenant to maintain its status as an ERR as set forth in Section 4.3.2. of the Agreement.

#### 10.3 Termination.

10.3.1 <u>Declaration of a Termination Event</u>. If a Termination Event has occurred and is continuing, Buyer shall have the right to: (a) send notice, designating a day, no earlier than five days after such notice is deemed to be received (as provided in Section 8) and no later than 20 days after such notice is deemed to be received (as provided in Section 8), as an early termination date of this Agreement ("Early Termination Date") unless Seller has timely communicated with Buyer and the Parties have agreed to resolve the circumstances giving rise to the termination Event; (b) accelerate all amounts owing between the Parties; and (c) terminate this Agreement and end the Delivery Term effective as of the Early Termination Date.

10.3.2 Release of Liability for Termination Event. Upon termination of this Agreement pursuant to Section 10.3.1, neither Party shall be under any further obligation or subject to liability hereunder, except with respect to the indemnity provision in Section 6 hereof, which shall remain in effect for a period of 12 months following the Early Termination Date.

#### 11. SCHEDULING

Coordinator (as defined by CAISO tariff). PG&E will schedule Seller's project using Prudent Utility Practices and Seller shall employ Prudent Utility Practices and exercise reasonable efforts to operate and maintain its project. All generation interconnection and scheduling services shall be performed in accordance with all applicable operating policies, criteria, guidelines and tariffs of the CAISO or its successor, and any other generally accepted operational requirements. Seller, at its own expense, shall be responsible for complying with all applicable contractual, metering and interconnection requirements. Seller shall promptly notify PG&E of significant (i.e., greater than 100 kW) changes to its energy schedules using PG&E's web site (see Appendix D). Seller will exercise reasonable efforts to comply with conditions that might arise if the CAISO modifies or amends its tariffs, standards, requirements, and/or protocols in the future.

#### 11.2 CAISO Charges.

11.2.1 CAISO Charge Obligations. PG&E and Seller shall cooperate to minimize CAISO delivery imbalances and any resulting fees, liabilities, assessments or similar charges assessed by the CAISO ("CAISO Charges") to the extent possible, and shall each promptly notify the other as soon as possible of any material loss of system capability, deviation or imbalance that is occurring or has occurred. Seller shall reimburse PG&E for any CAISO Charges PG&E incurs as a result of Seller's loss of system capability, deviation or imbalance. Any such CAISO Charges reimbursable to PG&E shall be limited to the period until the commencement of the next settlement period following Seller's notification for which the delivery schedule can be adjusted. Notwithstanding anything to the contrary herein, in the event Seller makes a change to its schedule on the actual date and time of delivery for any reason (other than an adjustment imposed by CAISO) which results in differences between the project's actual generation and the scheduled generation (whether in part or in whole), Seller shall use reasonable efforts to notify PG&E. PG&E will make commercially reasonable efforts to accommodate Seller's changes and mitigate any imbalance penalties or charges levied for such changes.

11.2.2 <u>CAISO Penalties</u>. Seller shall be responsible for any "non-Performance Penalties" assessed to PG&E by the CAISO ("CAISO Penalties"), under the CAISO Tariff Enforcement Protocol, and not due to any fault of PG&E, which shall include, without limitation, any deviation, imbalance or uninstructed energy charges or penalties payable to the CAISO that are due to the fault of Seller. To the extent that Seller materially deviates from its energy schedules (other than an adjustment imposed by the CAISO, a

deviation due to any fault of PG&E, or an excused Seller failure to deliver, whether for reasons of Force Majeure or otherwise), and such departure results in CAISO Penalties being assessed to PG&E, such CAISO Penalties shall be passed on to Seller. Any such CAISO Penalties passed on to Seller shall be limited to the period until the commencement of the next settlement period following Seller's notification (as described above) for which the delivery schedule can be adjusted.

#### 12. CONFIDENTIALITY

Seller authorizes PG&E to release to the California Energy Commission ("CEC") and/or the CPUC information regarding the Facility, including the Seller's name and location, and the size, location and operational characteristics of the Facility, the Term, the ERR type, the Initial Energy Delivery Date and the net power rating of the Facility, as requested from time to time pursuant to the CEC's or CPUC's rules and regulations.

#### 13. ASSIGNMENT

Neither Party shall assign this Agreement or its rights hereunder without the prior written consent of the other Party, which consent shall not be unreasonably withheld; provided, however, either Party may, without the consent of the other Party (and without relieving itself from liability hereunder), transfer, sell, pledge, encumber or assign this Agreement or the accounts, revenues or proceeds hereof to its financing providers and the financing provider(s) shall assume the payment and performance obligations provided under this Agreement with respect to the transferring Party provided, however, that in each such case, any such assignee shall agree in writing to be bound by the terms and conditions hereof and so long as the transferring Party delivers such tax and enforceability assurance as the non-transferring Party may reasonably request.

#### 14 GOVERNING LAW

This agreement and the rights and duties of the parties hereunder shall be governed by and construed, enforced and performed in accordance with the laws of the state of California, without regard to principles of conflicts of law. To the extent enforceable at such time, each party waives its respective right to any jury trial with respect to any litigation arising under or in connection with this agreement.

#### 15. SEVERABILITY

If any provision in this Agreement is determined to be invalid, void or unenforceable by the CPUC or any court having jurisdiction, such determination shall not invalidate, void, or make unenforceable any other provision, agreement or covenant of this Agreement and the Parties shall use their best efforts to modify this Agreement to give effect to the original intention of the Parties.

#### 16. COUNTERPARTS

This Agreement may be executed in one or more counterparts each of which shall be deemed an original and all of which shall be deemed one and the same Agreement. Delivery of an executed counterpart of this Agreement by facsimile or PDF transmission will be deemed as effective as delivery of an originally executed counterpart. Each Party delivering an executed counterpart of this Agreement by facsimile or PDF transmission will also deliver an originally executed counterpart, but the failure of any Party to deliver an originally executed counterpart of this Agreement will not affect the validity or effectiveness of this Agreement.

#### 17. GENERAL

The CPUC has reviewed and approved this Agreement. No amendment to or modification of this Agreement shall be enforceable unless reduced to writing and executed by both parties. This Agreement shall not impart any rights enforceable by any third party other than a permitted successor or assignee bound to this Agreement. Waiver by a Party of any default by the other Party shall not be construed as a waiver of any other default. The term "including" when used in this Agreement shall be by way of example only and shall not be considered in any way to be in limitation. The headings used herein are for convenience and reference purposes only.

IN WITNESS WHEREOF, each Party has caused this Agreement to be duly executed by its authorized representative as of the date of last signature provided below.

#### PACIFIC GAS AND ELECTRIC COMPANY

Ву:	Date:	
Name:		
Title:		
<u>SELLER</u>		
Ву:	Date:	
Name:		
Title:		

# Appendix A DEFINITIONS

"Business Day" means any day except a Saturday, Sunday, or a Federal Reserve Bank holiday during the hours of 8:00 a.m. and 5:00 p.m. local time for the relevant Party's principal place of business where the relevant Party in each instance shall be the Party from whom the notice, payment or delivery is being sent.

"CAISO" means the California Independent System Operator Corporation or any successor entity performing similar functions.

"CAISO Tariff" means the CAISO FERC Electric Tariff, Third Replacement Volume No. 1, as amended from time to time.

"California Renewables Portfolio Standard" means the renewable energy program and policies established by Senate Bill 1038 and 1078, codified in California Public Utilities Code Sections 399.11 through 399.20 and California Public Resources Code Sections 25740 through 25751, as such provisions may be amended or supplemented from time to time.

"CEC" means the California Energy Commission or its successor agency.

"Commercial Operation Date" means the date on which the Facility is operating and is in compliance with applicable interconnection and system protection requirements, and able to produce and deliver energy to PG&E pursuant to the terms of this Agreement.

"Contract Year" means a period of twelve (12) consecutive months with the first Contract Year commencing on the first day of the month immediately following the Initial Energy Delivery Date and each subsequent Contract Year commencing on the anniversary of the Initial Energy Delivery Date.

"CPUC" means the California Public Utilities Commission, or successor entity.

"Delivery Point" means the point of interconnection to the PG&E distribution or transmission system.

"Dispatch Down Period" means: (a) curtailments ordered by the CAISO or PG&E as a result of a System Emergency, as defined in the CAISO Tariff; or (b) scheduled or unscheduled maintenance on PG&E's transmission, distribution or interconnection facilities that prevents Buyer from receiving Delivered Energy at the Delivery Point. Notwithstanding the foregoing sentence, Buyer shall have the option in its sole discretion to curtail Seller's energy deliveries up to 50 (fifty) hours each calendar year.

"Eligible Renewable Energy Resource" or "ERR" has the meaning set forth in Public Utilities Code Sections 399.12 and California Public Resources Code Section 25741, as either code provision may be amended or supplemented from time to time.

"Execution Date" means the latest signature date found at the end of the Agreement.

"FERC" means the Federal Energy Regulatory Commission or any successor government agency.

"Forced Outage" means any unplanned reduction or suspension of the electrical output from the Facility resulting in the unavailability of the Facility, in whole or in part, in response to a mechanical, electrical, or hydraulic control system trip or operator-initiated trip in response to an alarm or equipment malfunction and any other unavailability of the Facility for operation, in whole or in part, for maintenance or repair that is not a scheduled maintenance outage and not the result of Force Majeure.

"Force Majeure" means any event or circumstance which wholly or partly prevents or delays the performance of any material obligation arising under this Agreement, but only if and to the extent (i) such event is not within the reasonable control, directly or indirectly, of the Party seeking to have its performance obligation(s) excused thereby, (ii) the Party seeking to have its performance obligation(s) excused thereby has taken all reasonable precautions and measures to prevent or avoid such event or mitigate the effect of such event on such Party's ability to perform its obligations under this Agreement and which by the exercise of due diligence such Party could not reasonably have been expected to avoid and which by the exercise of due diligence it has been unable to overcome, and (iii) such event is not the direct or indirect result of the negligence or the failure of, or caused by, the Party seeking to have its performance obligations excused thereby. Force Majeure shall not be based on: (i) PG&E's inability economically to use or resell the energy or capacity purchased hereunder; (ii) Seller's ability to sell the energy, capacity or other benefits produced by or associated with the Facility at a price greater than the price set forth in this Agreement, (iii) Seller's inability to obtain approvals of any type for the construction, operation, or maintenance of the Facility; (iv) Seller's inability to obtain sufficient fuel to operate the Facility, except if Seller's inability to obtain sufficient fuel is caused by an event of Force Majeure of the specific type described in any of subsections (i) through (iv) of this definition of Force Majeure; (v) a Forced Outage except where such Forced Outage is caused by an event of Force Majeure of the specific type described in any of subsections (i) through (iv) of this definition of Force Majeure; (vi) a strike or labor dispute limited only to Seller, Seller's affiliates, the Engineering, Procurement, and Construction Contractor or subcontractors thereof; or (vii) any equipment failure not caused by an event of Force Majeure of the specific type described in any of subsections (i) through (iv) of this definition of Force Majeure.

"Green Attributes" means any and all credits, benefits, emissions reductions, offsets, and allowances, howsoever entitled, attributable to the generation from the Project, and its avoided emission of pollutants. Green Attributes include but are not limited to Renewable Energy Credits, as well as: (1) any avoided emission of pollutants to the air, soil or water such as sulfur oxides (SOx), nitrogen oxides (NOx), carbon monoxide (CO) and other pollutants; (2) any avoided emissions of carbon dioxide (CO2), methane (CH4), nitrous oxide, hydrofluorocarbons, perfluorocarbons, sulfur hexafluoride and other greenhouse gases (GHGs) that have been determined by the United Nations Intergovernmental Panel on Climate Change, or otherwise by law, to contribute to the actual or potential threat of altering the Earth's climate by trapping heat in the atmosphere; <sup>3</sup> (3) the reporting rights to these

Avoided emissions may or may not have any value for GHG compliance purposes. Although avoided emissions are included in the list of Green Attributes, this inclusion does not create any right to use those avoided emissions to comply with any GHG regulatory program.

avoided emissions, such as Green Tag Reporting Rights. Green Tag Reporting Rights are the right of a Green Tag Purchaser to report the ownership of accumulated Green Tags in compliance with federal or state law, if applicable, and to a federal or state agency or any other party at the Green Tag Purchaser's discretion, and include without limitation those Green Tag Reporting Rights accruing under Section 1605(b) of The Energy Policy Act of 1992 and any present or future federal, state, or local law, regulation or bill, and international or foreign emissions trading program. Green Tags are accumulated on a MWh basis and one Green Tag represents the Green Attributes associated with one (1) MWh of Energy. Green Attributes do not include (i) any energy, capacity, reliability or other power attributes from the Project, (ii) production tax credits associated with the construction or operation of the Project and other financial incentives in the form of credits, reductions, or allowances associated with the project that are applicable to a state or federal income taxation obligation, (iii) fuel-related subsidies or "tipping fees" that may be paid to Seller to accept certain fuels, or local subsidies received by the generator for the destruction of particular preexisting pollutants or the promotion of local environmental benefits, or (iv) emission reduction credits encumbered or used by the Project for compliance with local, state, or federal operating and/or air quality permits. If the Project is a biomass or biogas facility and Seller receives any tradable Green Attributes based on the greenhouse gas reduction benefits or other emission offsets attributed to its fuel usage, it shall provide Buyer with sufficient Green Attributes to ensure that there are zero net emissions associated with the production of electricity from the Project.

"Law" means any statute, law, treaty, rule, regulation, ordinance, code, permit, enactment, injunction, order, writ, decision, authorization, judgment, decree or other legal or regulatory determination or restriction by a court or Governmental Authority of competent jurisdiction, including any of the foregoing that are enacted, amended, or issued after the Execution Date, and which becomes effective during the Delivery Term; or any binding interpretation of the foregoing. "Market Price Referent" means the market price referent applicable to this Agreement, as determined by the CPUC in accordance with Public Utilities Code Section 399.15(c), as may be amended or modified from time to time.

"Nameplate" has the meaning set forth in Section 2.1.4.

"Product" means the Energy (net of Station Use), capacity and all ancillary products, services or attributes similar to the foregoing which are or can be produced by or associated with the Facility, including, without limitation, renewable attributes, Renewable Energy Credits, Resource Adequacy Benefits and Green Attributes.

"Renewable Energy Credit" has the meaning set forth in Public Utilities Code Section 399.12(h), as may be amended from time to time or as further defined or supplemented by Law.

"Resource Adequacy Benefits" means the rights and privileges attached to the Facility that satisfy any entity's resource adequacy obligations, as those obligations are set forth in any Resource Adequacy Rulings and shall include any local, zonal or otherwise locational attributes associated with the Facility.

"Resource Adequacy Rulings" means CPUC Decisions 04-01-050, 04-10-035, 05-10-042, 06-06-064, 06-07-031 and any subsequent CPUC ruling or decision, or any other resource adequacy laws, rules or regulations enacted, adopted or promulgated by any applicable governmental authority, as such decisions, rulings, laws, rules or regulations may be amended or modified from time-to-time during the Delivery Term.

"Station Use" means energy consumed within the Facility's electric energy distribution system as losses, as well as energy used to operate the Facility's auxiliary equipment. The auxiliary equipment may include, but is not limited to, forced and induced draft fans, cooling towers, boiler feeds pumps, lubricating oil systems, plant lighting, fuel handling systems, control systems, and sump pumps.

"WREGIS" means the Western Renewable Energy Generating Information System or any successor renewable energy tracking program.

"WREGIS Certificate Deficit" has the meaning set forth in Section 3.2.

## Appendix B

## INITIAL ENERGY DELIVERY DATE CONFIRMATION LETTER

In accordance with the tern	ns of that certain Section 399.20 Power Purchase
Agreement dated ("Agreement")	by and between Pacific Gas and Electric Company
	er"), this letter serves to document the parties
further agreement that (i) the conditions pr	recedent to the occurrence of the Initial Energy
Delivery Date have been satisfied, and (ii)	Seller has scheduled and PG&E has received the
energy, as specified in the Agreement, as	of this day of, This letter
	Date, as defined in the Agreement, as the date
referenced in the preceding sentence.	,
IN WITNESS WHEREOF each Party has	s caused this Agreement to be duly executed by its
authorized representative as of the date of	
addition 200 representative us of the date of	iust signature provided below.
By:	By: Pacific Gas and Electric Company
Signed:	Signed:
orginea.	oighed.
Name:	Name:
Tid	Tid
Title:	Title:
Date:	Date:

# Appendix C Time of Delivery (TOD) Periods & Factors

<b>Monthly Period</b>	Super-Peak <sup>1</sup>	Shoulder <sup>2</sup>	Night <sup>3</sup>
Jun – Sep	2.38	1.12	0.59
Oct Dec., Jan. & Feb.	1.10	.94	0.66
Mar. – May	1.22	0.90	0.61

#### Definitions:

- 1. Super-Peak (5x8) = HE (Hours Ending) 13 20 (Pacific Prevailing Time (PPT)), Monday Friday (*except* NERC holidays) in the applicable Monthly Period.
- 2. Shoulder = HE 7 12, 21 and 22 PPT, Monday Friday (*except* NERC holidays); and HE 7 22 PPT Saturday, Sunday and *all* NERC holidays in the applicable Monthly Period.
- 3. Night (7x8) = HE 1 6, 23 and 24 PPT all days (including NERC holidays) in the applicable Monthly Period.
- "NERC Holidays" mean the following holidays: New Year's Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day, and Christmas Day. Three of these days, Memorial Day, Labor Day, and Thanksgiving Day occur on the same day each year. Memorial Day is the last Monday in May; Labor Day is the first Monday in September; and Thanksgiving Day is the 4th Thursday in November. New Year's Day, Independence Day, and Christmas Day, by definition, are predetermined dates each year. However, in the event they occur on a Sunday, the "NERC Holiday" is celebrated on the Monday immediately following that Sunday. However, if any of these days occur on a Saturday, the "NERC Holiday" remains on that Saturday.

#### Appendix D

#### COUNTERPARTY NOTIFICATION AND FORECASTING REQUIREMENTS

#### A. <u>NOTIFICATION REQUIREMENTS FOR START-UP AND SHUTDOWN</u>

Prior to paralleling to or after disconnecting from the electric system, ALWAYS notify your designated Distribution Operator as follows:

- 1. Call your Distribution Operator for permission to parallel before any start-up.
- 2. Call your Distribution Operator again after start-up with parallel time.
- 3. Call your Distribution Operator after any separation and report separation time as well as date and time estimate for return to service.

#### B. FORECASTING REQUIREMENTS

- 1. Seller shall abide with all established requirements and procedures described below:
  - (a) Generating Facilities 1000 kW and greater must comply with the CAISO Tariff and Protocols while generating facilities under 1000 kW must comply with all applicable interconnection, communication and metering rules; and
  - (b) Generating Facilities 100 kW and greater must provide a weekly forecast of their expected generation output.
- 2. Weekly Energy Forecasting Procedures.

Seller must meet all of the following requirements specified below:

Beginning the Wednesday prior to the planned Initial Operation of the Generating Facility, Seller will electronically provide PG&E with an Energy Forecast for the next calendar week, by no later than 5 PM Wednesday of the week preceding the week covered by the Energy Forecast.

The Weekly Energy Forecast submitted to PG&E shall:

- a) Not include any anticipated or expected electric energy losses;
- b) Be submitted using PG&E's website at https://www.pge.com/qic, or as otherwise instructed by PG&E;
- c) Include Seller's contact information;
- d) Limit Day Ahead forecast changes to no less than 100 kW.

3. Outage and Scheduled Maintenance Reporting Procedures.

Submit outage information by posting on PG&E's website at https://www.pge.com/qic. If the website is unavailable, implement the procedures set forth below:

For project outages, complete the specifics below and submit by email to DAenergy@pge.com and Bilat Settlements@pge.com

Email subject Field: dd/mm/yyyy – dd/mm/yyyy XYZ Company Project #2 Outage Notification

Email body:

Type of Outage: Planned Outage, Forced Outage, Prolonged Outage Start Date and Start Time
Estimated or Actual End Date and End Time
Date and time when reported to PG&E and name(s) of PG&E representative(s)contacted.

#### C. CHANGES TO OPERATING PROCEEDURES.

Seller understands and acknowledges that the specified transmission and scheduling mechanisms, metering requirements, Forecasting, Outage and Scheduling Maintenance Reporting Procedures described therein are subject to change by Buyer from time to time and, upon receipt of Notice of any such changes, Seller agrees to work in good faith to implement any such changes as reasonably deemed necessary by Buyer; provided that such change does not result in an increase cost of performance to Seller hereunder other than de minimis amounts.

## Appendix E

Attach a description of the Facility, including a summary of its significant components, a drawing showing the general arrangements of the Facility, and a single line diagram illustrating the interconnection of the Facility and loads with PG&E's electric distribution or transmission system.

Revised Cancelling Revised

Cal. P.U.C. Sheet No. Cal. P.U.C. Sheet No. 30762-E 30268-E

### Electric Sample Form No. 79-1103 Small Renewable Generator PPA

Please Refer to Attached Sample Form

Advice Letter No: 396 Decision No.

3965-E

Issued by **Brian K. Cherry**Vice President
Regulation and Rates

Date Filed Effective Resolution No.

# SMALL RENEWABLE GENERATOR POWER PURCHASE AGREEMENT BETWEEN

		AND			
	PACIFIC GAS AND ELEC	CTRIC COMPANY			
"Buyer"), and Agreement ("Agreeme jointly as "Parties" or :	ent"). Seller and PG&E are individually as "Party." In c	California Corporation ("PG&E" or er") hereby enter into this Power Purchase sometimes referred to in this Agreement consideration of the mutual promises and dices, the Parties agree as follows:			
1. DOCUME	NTS INCLUDED; DEFINE	D TERMS			
-	greement includes the followerein and made a part of this	ring appendices, which are specifically Agreement.			
Append	lix A - Definitions				
Append	ndix B - Initial Energy Delivery Date Confirmation Letter				
Append	ndix C - Time of Delivery ("TOD") Periods and Factors				
1.1	lix D - Counterparty Notific nedule Changes	ation Requirements for Outage and			
Append	lix E - Description of the Fa	cility			
2. SELLER'S	GENERATING FACILITY	Y, PURCHASE PRICES AND PAYMENT			
	facility (hereinafter referred	s PG&E's purchase of the Product from the to as the "Facility" or "Unit" or "Project")			
2.1.1	The Facility is located at:				
		_			
		_			
		-			
		_ County, California.			
2.1.2	The Facility is named				

2.1.3	The Facility	's primary fuel is	[i.e. biogas, hydro, etc.].
factor at 60 degrees ("kV"). Seller shall written consent of Po	Fahrenheit at and mod modify the G&E. The Na	sea level and has a p se Facility to increase ameplate will be net	f kilowatts ("kW"), at unity power orimary voltage level of kilovolts the Nameplate without the prior of any Station Use, or in the case of ate will not exceed 1,500 kW.
2.1.5	The Facility	is connected to the	PG&E electric system at kV.
2.1.6 Facility's scheduled			ring energy on the Execution Date, the
components, a drawidiagram illustrating	ng showing the interconne	he general arrangement of the Facility	cluding a summary of its significant ents of the Facility, and a single line and loads with PG&E's electric corporated herein as Appendix E.
			ses to locate the electric service ity with PG&E's distribution systems

- 2.2 <u>Transaction</u>. During the Delivery Term of this Agreement, as provided in Section 2.3, Seller shall sell and deliver, or cause to be delivered, and PG&E shall purchase and receive, or cause to be received, the Product from the Facility, up to 1,500 kW, at the Delivery Point, as defined pursuant to Section 5.1, pursuant to Seller's election of a (check one) ⑤ full buy/sell or ⑤ excess sale arrangement as described in paragraphs 2.2.1 and 2.2.2 below. PG&E shall pay Seller the Contract Price, set forth in Section 2.4, in accordance with the terms hereof. In no event shall Seller have the right to procure the Product from sources other than the Facility for sale or delivery to PG&E under this Agreement or substitute such Product. PG&E shall have no obligation to receive or purchase the Product from Seller prior to the Initial Energy Delivery Date, as defined in Section 2.3, or after the end of the Delivery Term, as defined in Section 2.3.
- 2.2.1 <u>Full Buy/Sell</u>. Seller agrees to sell to PG&E the Facility's gross output in kilowatt-hours, net of Station Use and transformation and transmission losses to the Delivery Point into the PG&E system, together with all Green Attributes and Resource

Adequacy Benefits. Seller shall purchase all energy required to serve the Facility's on-site load, net of Station Use, from PG&E pursuant to PG&E's applicable retail rate schedule.

- 2.2.2 <u>Excess Sale</u>. Seller agrees to sell to PG&E the Facility's gross output in kilowatt-hours, net of Station Use and any on-site use by Seller and transformation and transmission losses to the Delivery Point into the PG&E system. Seller agrees to convey to PG&E all Green Attributes and Resource Adequacy Benefits associated with the energy sold to PG&E.
  - 2.3 <u>Delivery Term.</u> The Seller shall deliver the Product from the Facility to PG&E for a period of (check one) ⑤ ten (10), ⑤ fifteen (15), or ⑤ twenty (20) Contract Years ("Delivery Term"), which shall commence on the first date on which energy is delivered from the Facility to PG&E ("Initial Energy Delivery Date") under this Agreement and continue until the end of the last Contract Year unless terminated by the terms of this Agreement. The Initial Energy Delivery Date shall occur only when all of the following conditions have been satisfied:
- (i) the Commercial Operation Date has occurred, if the Facility was not in operation prior to the Execution Date of this Agreement;
- (ii) the Facility's status as an Eligible Renewable Energy Resource, is demonstrated by Seller's receipt of certification from the California Energy Commission ("CEC") and is registered in WREGIS; and
- (iii) as evidence of the Initial Energy Delivery Date, the Parties shall execute and exchange the "Initial Energy Delivery Date Confirmation Letter" attached hereto as Appendix B on the Initial Energy Delivery Date.
  - 2.4 <u>Contract Price</u>. PG&E shall pay Seller for each kilowatt hour ("kWh") of the Product delivered to PG&E during each Contract Year for the Delivery Term at the applicable Market Price Referent specified below for the Facility's actual Commercial Operation Date. Payment shall be adjusted by the appropriate Time of Delivery ("TOD") factor listed in <u>Appendix C.</u>

Adopted 2011 Market Price Referents - Long-Term Contracts1 (Nominal - dollars/kWh)			
Resource Type	10-Year	15-Year	20-Year
2012 Baseload MPR	0.07689	0.08353	0.08956
2013 Baseload MPR	0.08104	0.08776	0.09376

<sup>&</sup>lt;sup>1</sup> Note: Using 2011 as the base year, Staff calculates MPRs for 2012-2023 that reflect different project online dates. Link to 2011 MPR Model: http://www.cpuc.ca.gov/PUC/energy/Renewables/mpr

- 3 -

2014 Baseload MPR	0.08454	0.09150	0.09755
2015 Baseload MPR	0.08804	0.09519	0.10132
2016 Baseload MPR	0.09156	0.09883	0.10509
2017 Baseload MPR	0.09488	0.10222	0.10859
2018 Baseload MPR	0.09831	0.10570	0.11218
2019 Baseload MPR	0.10185	0.10927	0.11586
2020 Baseload MPR	0.10550	0.11296	0.11965
2021 Baseload MPR	0.10916	0.11675	0.12353
2022 Baseload MPR	0.11299	0.12066	0.12752
2023 Baseload MPR	0.11691	0.12468	0.13160

- 2.5 <u>Billing</u>. PG&E shall pay Seller by check or Automated Clearing House transfer within approximately thirty (30) days of the meter reading date if the value of the purchased Product in a month is at least fifty dollars (\$50); if less, PG&E may pay Seller quarterly. PG&E shall have the right, but not the obligation, to read the Facility's meter on a daily basis.
- 2.6 <u>Title and Risk of Loss</u>. Title to and risk of loss related to the Product from the Facility shall transfer from Seller to PG&E at the Delivery Point. Seller warrants that it will deliver to PG&E the Product from the Facility free and clear of all liens, security interests, claims and encumbrances or any interest therein or thereto by any person arising prior to the Delivery Point.
- 2.7 <u>No Additional Incentives</u>. Seller agrees that during the Term of this Agreement, Seller shall not seek additional compensation or other benefits pursuant to the Self-Generation Incentive Program, as defined in California Public Utilities Commission ("CPUC") Decision ("D.") 01-03-073, the California Solar Initiative, as defined in CPUC D.06-01-024, PG&E's net energy metering tariff, or other similar California ratepayer subsidized program relating to energy production with respect to the Facility.
- 2.8 <u>Private Energy Producer</u>. Seller agrees to provide to Buyer copies of each of the documents identified in California Public Utilities Code ("PUC") Section 2821(d)(1), if applicable, as may be amended from time to time, as evidence of Seller's compliance with such PUC section. Such documentation shall be provided to Buyer within thirty (30) days of Seller's receipt of written request.
  - 3. GREEN ATTRIBUTES; RESOURCE ADEQUACY BENEFITS; EIRP REQUIREMENTS; ERR REQUIREMENTS
- 3.1 <u>Green Attributes</u>. Seller hereby provides and conveys all Green Attributes associated with all electricity generation from the Project to Buyer as part of the Product being delivered. Seller represents and warrants that Seller holds the rights to all Green

Attributes from the Project, and Seller agrees to convey and hereby conveys all such Green Attributes to Buyer as included in the delivery of the Product from the Project.

- 3.2 <u>WREGIS</u>. Prior to the Initial Energy Delivery Date, Seller shall register the Facility in WREGIS and take all other actions necessary to ensure that the energy produced from the Facility is tracked for purposes of satisfying the California Renewables Portfolio Standard requirements, as may be amended or supplemented by the CPUC or CEC from time to time. Seller warrants that all it shall take all necessary steps to ensure the Renewable Energy Credits transferred to Buyer under this Agreement are tracked in WREGIS and transferred in a timely manner to Buyer through WREGIS for purposes of satisfying Buyer's California Renewables Portfolio Standard Requirements, as may be amended or supplemented by the CPUC or CEC from time to time.
  - 3.2.1 A "WREGIS Certificate Deficit" means any deficit or shortfall in WREGIS Certificates delivered to Buyer for a calendar month as compared to the metered energy for the same calendar month ("Deficient Month"). If any WREGIS Certificate Deficit is caused, or the result of any action or inaction, by Seller, then the amount of the Product in the Deficient Month shall be reduced by the amount of the WREGIS Certificate Deficit for the purposes of calculating Buyer's payment(s) to Seller. Any amount owed by Seller to Buyer because of a WREGIS Certificate Deficit shall be made as an adjustment to Seller's next monthly invoice to Buyer, and Buyer shall net such amount against Buyer's subsequent payment(s) to Seller.
  - 3.2.2 Seller warrants that all necessary steps to allow the Renewable Energy Credits transferred to Buyer to be tracked in the Western Renewable Energy Generation Information System will be taken prior to the first delivery under the contract.
- 3.3 Resource Adequacy Benefits. In accordance with PUC Section 399.20(g), Seller conveys to PG&E all Resource Adequacy Benefits attributable to the physical generating capacity of Seller's Facility to enable PG&E to count such capacity towards PG&E's resource adequacy requirement for purposes of PUC Section 380. Seller shall take all reasonable actions and execute documents and instructions necessary to enable Buyer to secure Resource Adequacy Benefits; Seller shall comply with all applicable reporting requirements.
- 3.4 <u>Eligible Renewable Resource</u>. Seller will use commercially reasonable efforts to achieve and maintain status as an Eligible Renewable Energy Resource or ERR per the meaning set forth in California Public Utilities Code Section 399.12 and California Public Resources Code Section 25741, as either code provision is amended or supplemented from time to time.

[The following Section 3.5 Eligible Intermittent Resources Protocol Requirements applies only to Facilities greater than 1.0 MWs]

3.5 Eligible Intermittent Resources Protocol ("EIRP") Requirements. Seller shall provide Buyer with a copy of the notice from CAISO certifying the Facility as a

Participating Intermittent Resource as soon as practicable after Seller's receipt of such notice of certification. Following such certification: (i) Seller at its sole cost shall participate in and comply with EIRP and all additional protocols issued by the CAISO relating to Participating Intermittent Resources (as defined in the CAISO Tariff), and (ii) Buyer in its limited capacity as Seller's Scheduling Coordinator shall facilitate communication with the CAISO and provide other administrative materials to the CAISO as necessary to satisfy Seller's obligations and to the extent such actions are at *de minimis* cost to Buyer.

### 4. REPRESENTATION AND WARRANTIES; COVENANTS

- 4.1 <u>Representations and Warranties</u>. On the Execution Date, each Party represents and warrants to the other Party that:
- 4.1.1 it is duly organized, validly existing and in good standing under the laws of the jurisdiction of its formation;
- 4.1.2 the execution, delivery and performance of this Agreement is within its powers, have been duly authorized by all necessary action and do not violate any of the terms and conditions in its governing documents, any contracts to which it is a party or any law, rule, regulation, order or the like applicable to it;
- 4.1.3 this Agreement and each other document executed and delivered in accordance with this Agreement constitutes its legally valid and binding obligation enforceable against it in accordance with its terms;
- 4.1.4 it is not bankrupt and there are no proceedings pending or being contemplated by it or, to its knowledge, threatened against it which would result in it being or becoming bankrupt;
- 4.1.5 there is not pending or, to its knowledge, threatened against it or any of its affiliates any legal proceedings that could materially adversely affect its ability to perform its obligations under this Agreement; and
- 4.1.6 it is acting for its own account, has made its own independent decision to enter into this Agreement and as to whether this Agreement is appropriate or proper for it based upon its own judgment, is not relying upon the advice or recommendations of the other Party in so doing, and is capable of assessing the merits of, and understands and accepts, the terms, conditions and risks of this Agreement.
  - 4.2 <u>General Covenants</u>. Each Party covenants that throughout the Term of this Agreement:
- 4.2.1 it shall continue to be duly organized, validly existing and in good standing under the laws of the jurisdiction of its formation;

- 4.2.2 it shall maintain (or obtain from time to time as required, including through renewal, as applicable) all regulatory authorizations necessary for it to legally perform its obligations under this Agreement; and
- 4.2.3 it shall perform its obligations under this Agreement in a manner that does not violate any of the terms and conditions in its governing documents, any contracts to which it is a party or any law, rule, regulation, order or the like applicable to it.

### 4.3 Seller Representation and Warranty and Covenant.

- 4.3.1 <u>Representation and Warranty</u>. In addition to the representations and warranties specified in Section 4.1, Seller makes the following additional representations and warranties as of the Execution Date:
  - (a) The Facility has not received an incentive under the Self-Generation Incentive Program, as defined in CPUC D.01-03-073, the California Solar Initiative, as defined in CPUC D.06-01-024, or PG&E's net energy metering tariff.
  - (b) Seller's execution of this Agreement will not violate PUC Section 2821(d)(1) if applicable.
  - (c) Seller, and, if applicable, its successors, represents and warrants that throughout the Delivery Term of this Agreement that: (i) the Project qualifies and is certified by the CEC as an Eligible Renewable Energy Resource ("ERR") as such term is defined in Public Utilities Code Section 399.12 or Section 399.16; and (ii) the Project's output delivered to Buyer qualifies under the requirements of the California Renewables Portfolio Standard. To the extent a change in law occurs after execution of this Agreement that causes this representation and warranty to be materially false or misleading, it shall not be an Event of Default if Seller has used commercially reasonable efforts to comply with such change in law.
  - (d) Seller and, if applicable, its successors, represents and warrants that throughout the Delivery Term of this Agreement the Renewable Energy Credits transferred to Buyer conform to the definition and attributes required for compliance with the California Renewables Portfolio Standard, as set forth in California Public Utilities Commission Decision 08-08-028, and as may be modified by subsequent decision of the California Public Utilities Commission or by subsequent legislation. To the extent a change in law occurs after execution of this Agreement that causes this representation and warranty to be materially false or misleading, it shall not be an Event of Default if Seller has used commercially reasonable efforts to comply with such change in law.
- 4.3.2 <u>Covenant</u>. Seller hereby covenants that throughout the Term of the Agreement, the Facility is, or will qualify prior to the Initial Energy Delivery Date, as an ERR, specifically, Seller and, if applicable, its successors, represents and warrants throughout the term of the Delivery Term of each Transaction entered into under this

Agreement that: (a) the Unit(s) qualifies and is certified by the CEC as an Eligible Renewable Energy Resource; and (b) the Unit(s) output delivered to Buyer qualifies under the requirements of the California Renewables Portfolio Standard. To the extent a change in law occurs after execution of this Agreement that causes this representation and warranty to be materially false or misleading, it shall not be an Event of Default if Seller has used commercially reasonable efforts to comply with such change in law.

### 5. GENERAL CONDITIONS

- 5.1 Facility Care, Interconnection and Transmission Service. Seller shall execute a Small Generator Interconnection Agreement with PG&E's Generation Interconnection Services Department and pay and be responsible for designing, installing, operating, and maintaining the Facility in accordance with all applicable laws and regulations and shall comply with all applicable PG&E, CAISO, CPUC and FERC tariff provisions, including applicable interconnection and metering requirements. Seller shall also comply with any modifications, amendments or additions to the applicable tariff and protocols. During the Delivery Term, Seller shall arrange and pay independently for any and all necessary costs under any interconnection agreement with PG&E. To make deliveries to PG&E, Seller must maintain an interconnection agreement with PG&E in full force and effect.
- 5.2 <u>Metering Requirements</u>. Seller shall comply with all applicable rules in installing a meter appropriate for deliveries pursuant to the Full Buy/Sell or Excess Sale arrangement selected in paragraph 2.2, above, which can be electronically read daily by: (a) a telephone and modem; (b) an analog or digital phone connection; or (c) an internet portal address for PG&E's Energy Data Services ("EDS"). Seller shall be responsible for procuring and maintaining the communication link to electronically retrieve this metering data.
- 5.3 <u>Standard of Care.</u> Seller shall: (a) maintain and operate the Facility and Interconnection Facilities, except facilities installed by PG&E, in conformance with all applicable laws and regulations and in accordance with Good Utility Practices, as defined by PG&E's Wholesale Distribution Tariff and the CAISO Tariff, as they may be amended, supplemented or replaced (in whole or in part) from time to time; (b) obtain any governmental authorizations and permits required for the construction and operation thereof; and (c) generate, schedule and perform transmission services in compliance with all applicable operating policies, criteria, rules, guidelines and tariffs and Good Utility Practices, as provided in clause (a) above. Seller shall reimburse PG&E for any and all losses, damages, claims, penalties, or liability PG&E incurs as a result of Seller's failure to obtain or maintain any governmental authorizations and permits required for construction and operation of the Facility throughout the Term of this Agreement.
- 5.4 <u>Access Rights.</u> PG&E, its authorized agents, employees and inspectors shall have the right to inspect the Facility on reasonable advance notice during normal business hours and for any purposes reasonably connected with this Agreement or the exercise of

any and all rights secured to PG&E by law, or its tariff schedules, PG&E Interconnection Handbook, and rules on file with the CPUC. PG&E shall make reasonable efforts to coordinate its emergency activities with the Safety and Security Departments, if any, of the Facility operator. Seller shall keep PG&E advised of current procedures for communicating with the Facility operator's Safety and Security Departments.

5.5 <u>Protection of Property</u>. Each Party shall be responsible for protecting its own facilities from possible damage resulting from electrical disturbances or faults caused by the operation, faulty operation, or non-operation of the other Party's facilities and such other Party shall not be liable for any such damages so caused.

### 5.6 PG&E Performance Excuse; Seller Curtailment.

- 5.6.1 <u>PG&E Performance Excuse</u>. PG&E shall not be obligated to accept or pay for the Product from the Facility during a Dispatch Down Period, or Force Majeure, as defined in <u>Appendix A</u>.
- 5.6.2 <u>Seller Curtailment</u>. PG&E may require Seller to interrupt or reduce deliveries of energy: (a) when necessary to construct, install, maintain, repair, replace, remove, or investigate any of its equipment or part of PG&E's transmission system or distribution system or facilities; or (b) if PG&E or the CAISO determines that curtailment, interruption, or reduction is necessary because of a System Emergency, as defined in the CAISO Tariff, Forced Outage, Force Majeure as defined in <u>Appendix A</u>, or compliance with Good Utility Practice, as such term is defined in the CAISO Tariff.
  - 5.7 <u>Notices of Outages</u>. Whenever possible, PG&E shall give Seller reasonable notice of the possibility that interruption or reduction of deliveries may be required.
  - 5.8 <u>Greenhouse Gas Emissions</u>: During the Term, Seller acknowledges that a Governmental Authority may require Buyer to take certain actions with respect to greenhouse gas emissions attributable to the generation of energy, including, but not limited to, reporting, registering, tracking, allocating for or accounting for such emissions. Promptly following Buyer's written request, Seller agrees to take all commercially reasonable actions and execute or provide any and all documents, information or instruments with respect to generation by the Facility reasonably necessary to permit Buyer to comply with such requirements, if any.

### 6. INDEMNITY

Each Party as indemnitor shall save harmless and indemnify the other Party and the directors, officers, and employees of such other Party against and from any and all loss and liability for injuries to persons including employees of either Party, and damages, including property of either Party, resulting from or arising out of: (a) the engineering, design, construction, maintenance, or operation of; or (b) the installation of replacements, additions, or betterments to the indemnitor's facilities. This indemnity and save harmless provision

shall apply notwithstanding the active or passive negligence of the indemnitee. Neither Party shall be indemnified for liability or loss, resulting from its sole negligence or willful misconduct. The indemnitor shall, on the other Party's request, defend any suit asserting a claim covered by this indemnity and shall pay all costs, including reasonable attorney fees that may be incurred by the other Party in enforcing this indemnity.

### 7. LIMITATION OF DAMAGES

EXCEPT AS OTHERWISE PROVIDED IN THIS AGREEMENT THERE IS NO WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, AND ANY AND ALL IMPLIED WARRANTIES ARE DISCLAIMED. LIABILITY SHALL BE LIMITED TO DIRECT ACTUAL DAMAGES ONLY, SUCH DIRECT ACTUAL DAMAGES SHALL BE THE SOLE AND EXCLUSIVE REMEDY AND ALL OTHER REMEDIES OR DAMAGES AT LAW OR IN EQUITY ARE WAIVED UNLESS EXPRESSLY HEREIN PROVIDED. NEITHER PARTY SHALL BE LIABLE FOR CONSEQUENTIAL, INCIDENTAL, PUNITIVE, EXEMPLARY OR INDIRECT DAMAGES, LOST PROFITS OR OTHER BUSINESS INTERRUPTION DAMAGES, BY STATUTE, IN TORT OR CONTRACT, UNDER ANY INDEMNITY PROVISION OR OTHERWISE. UNLESS EXPRESSLY HEREIN PROVIDED, AND SUBJECT TO THE PROVISIONS OF SECTION 6 (INDEMNITY), IT IS THE INTENT OF THE PARTIES THAT THE LIMITATIONS HEREIN IMPOSED ON REMEDIES AND THE MEASURE OF DAMAGES BE WITHOUT REGARD TO THE CAUSE OR CAUSES RELATED THERETO. INCLUDING THE NEGLIGENCE OF ANY PARTY. WHETHER SUCH NEGLIGENCE BE SOLE, JOINT OR CONCURRENT, OR ACTIVE OR PASSIVE.

### 8. NOTICES

Notices shall, unless otherwise specified herein, be in writing and may be delivered by hand delivery, United States mail, overnight courier service, facsimile or electronic messaging (e-mail). Whenever this Agreement requires or permits delivery of a "notice" (or requires a Party to "notify"), the Party with such right or obligation shall provide a written communication in the manner specified below. A notice sent by facsimile transmission or e-mail will be recognized and shall be deemed received on the Business Day on which such notice was transmitted if received before 5 p.m. Pacific prevailing time (and if received after 5 p.m., on the next Business Day) and a notice by overnight mail or courier shall be deemed to have been received two (2) Business Days after it was sent or such earlier time as is confirmed by the receiving Party unless it confirms a prior oral communication, in which case any such notice shall be deemed received on the day sent. A Party may change its addresses by providing notice of same in accordance with this provision. All written notices shall be directed as follows:

**TO PG&E:** Pacific Gas and Electric Company

Attention: Manager, Contract Management

245 Market Street, Mail Code N12E

TO SELLER:	
_	
_	
9. INSURANCE	
9.1 <u>General Liabil</u>	ity Coverage.
Insurance <sup>2</sup> of not less than \$1,0 if the Facility's Nameplate is over	all maintain during the performance hereof, General Liability 100,000 if the Facility's Nameplate is over 100 kW, \$500,000 wer 20 kW to 100kW or \$100,000 if the Facility's Nameplate I single limit or equivalent for bodily injury, personal injury, alt of any one occurrence.
Operations, Owners and Contra	Liability Insurance shall include coverage for Premises- actors Protective, Products/Completed Operations Hazard, and, Contractual Liability, and Broad Form Property Damage as.
	urance shall provide for thirty (30) days written notice to mination, alteration, or material change of such insurance.
9.2 <u>Additional Ins</u>	urance Provisions.
9.2.1 Evidence	of coverage described above in Paragraph 9.1 shall state that

San Francisco, CA 94177-0001

- coverage provided in primary and is not excess to or contributing with any insurance or selfinsurance maintained by PG&E.
- 9.2.2 PG&E shall have the right to inspect or obtain a copy of the original policy(ies) of insurance.
- 9.2.3 Seller shall furnish the required certificates and endorsements to PG&E prior to commencing operation.

Governmental agencies which have an established record of self-insurance may provide the required coverage through self-insurance.

9.2.4 All insurance certificates, endorsements, cancellations, terminations, alterations, and material changes of such insurance shall be issued and submitted to the following:

Pacific Gas and Electric Company
Attention: Manager, Insurance Department
77 Beale Street, Room E280
San Francisco, CA 94105

### 10. TERM, DEFAULT, TERMINATON EVENT AND TERMINATION

- 10.1 <u>Term.</u> The term of this Agreement shall commence upon execution by the duly authorized representatives of each of PG&E and Seller and shall remain in effect until the conclusion of the Delivery Term or unless terminated sooner pursuant to Section 10.3 of this Agreement (the "Term"). All indemnity rights shall survive the termination of this Agreement for twelve (12) months.
- 10.2 <u>Termination Event</u>. Buyer shall be entitled to terminate the Agreement upon the occurrence of any of the following, each of which is a "Termination Event":
- (a) The Facility has not achieved Commercial Operation within eighteen (18) months of the Execution Date of this Agreement;
- (b) Seller has not sold or delivered the Product from the Facility to PG&E for a period of twelve (12) consecutive months;
- (c) Seller breaches its covenant to maintain its status as an ERR as set forth in Section 4.3.2 of the Agreement.

### 10.3 Termination.

- 10.3.1 <u>Declaration of a Termination Event</u>. If a Termination Event has occurred and is continuing, Buyer shall have the right to: (a) send notice, designating a day, no earlier than five (5) days after such notice is deemed to be received (as provided in Section 8) and no later than twenty (20) days after such notice is deemed to be received (as provided in Section 8), as an early termination date of this Agreement ("Early Termination Date") unless Seller has timely communicated with Buyer and the Parties have agreed to resolve the circumstances giving rise to the Termination Event; (b) accelerate all amounts owing between the Parties; and (c) terminate this Agreement and end the Delivery Term effective as of the Early Termination Date.
- 10.3.2 <u>Release of Liability for Termination Event</u>. Upon termination of this Agreement pursuant to Section 10.3.1, neither Party shall be under any further obligation or

subject to liability hereunder, except with respect to the indemnity provision in Section 6 hereof, which shall remain in effect for a period of twelve (12) months following the Early Termination Date.

### 11. SCHEDULING

Coordinator (as defined by CAISO Tariff). PG&E will schedule Seller' project using Prudent Utility Practices and Seller shall employ Prudent Utility Practices and exercise reasonable efforts to operate and maintain its project. All generation interconnection and scheduling services shall be performed in accordance with all applicable operating policies, criteria, guidelines and tariffs of the CAISO or its successor, and any other generally accepted operational requirements. Seller, at its own expense, shall be responsible for complying with all applicable contractual, metering and interconnection requirements. Seller shall promptly notify PG&E of significant (i.e., greater than 100 kW) changes to its energy schedules using PG&E's web site (see Appendix D). Seller will exercise reasonable efforts to comply with conditions that might arise if the CAISO modifies or amends its tariffs, standards, requirements, and/or protocols in the future.

### 11.2 CAISO Charges.

11.2.1 CAISO Charge Obligations. PG&E and Seller shall cooperate to minimize CAISO delivery imbalances and any resulting fees, liabilities, assessments or similar charges assessed by the CAISO ("CAISO Charges") to the extent possible, and shall each promptly notify the other as soon as possible of any material loss of system capability, deviation or imbalance that is occurring or has occurred. Seller shall reimburse PG&E for any CAISO Charges that PG&E incurs as a result of Seller's loss of system capability, deviation, or imbalance. Any such CAISO Charges reimbursable to PG&E shall be limited to the period until the commencement of the next settlement period following Seller's notification for which the delivery schedule can be adjusted. Notwithstanding anything to the contrary herein, in the event Seller makes a change to its schedule on the actual date and time of delivery for any reason (other than an adjustment imposed by CAISO) which results in differences between the project's actual generation and the scheduled generation (whether in part or in whole), Seller shall use reasonable efforts to notify PG&E. PG&E will make commercially reasonable efforts to accommodate Seller's changes and mitigate any imbalance penalties or charges levied for such changes.

11.2.2 <u>CAISO Penalties</u>. Seller shall be responsible for any "non-Performance Penalties" assessed to PG&E by the CAISO ("CAISO Penalties"), under the CAISO Tariff Enforcement Protocol, and not due to any fault of PG&E, which shall include, without limitation, any deviation, imbalance or uninstructed energy charges or penalties payable to the CAISO that are due to the fault of Seller. To the extent that Seller materially deviates from its energy schedules (other than an adjustment imposed by the CAISO, a deviation due to any fault of PG&E, or an excused Seller failure to deliver, whether for reasons of Force Majeure or otherwise), and such departure results in CAISO Penalties being

assessed to PG&E, such CAISO Penalties shall be passed on to Seller. Any such CAISO Penalties passed on to Seller shall be limited to the period until the commencement of the next settlement period following Seller's notification (as described above) for which the delivery schedule can be adjusted.

### 12. CONFIDENTIALITY

Seller authorizes PG&E to release to the CEC and/or the CPUC information regarding the Facility, including the Seller's name and location, and the size, location and operational characteristics of the Facility, the Term, the ERR type, the Initial Energy Delivery Date and the net power rating of the Facility, as requested from time to time pursuant to the CEC's or CPUC's rules and regulations.

### 13. ASSIGNMENT

Neither Party shall assign this Agreement or its rights hereunder without the prior written consent of the other Party, which consent shall not be unreasonably withheld; provided, however, either Party may, without the consent of the other Party (and without relieving itself from liability hereunder), transfer, sell, pledge, encumber or assign this Agreement or the accounts, revenues or proceeds hereof to its financing providers and the financing provider(s) shall assume the payment and performance obligations provided under this Agreement with respect to the transferring Party provided, however, that in each such case, any such assignee shall agree in writing to be bound by the terms and conditions hereof and so long as the transferring Party delivers such tax and enforceability assurance as the non-transferring Party may reasonably request.

### 14. GOVERNING LAW

This agreement and the rights and duties of the parties hereunder shall be governed by and construed, enforced and performed in accordance with the laws of the state of California, without regard to principles of conflicts of law. To the extent enforceable at such time, each party waives its respective right to any jury trial with respect to any litigation arising under or in connection with this agreement.

### 15. SEVERABILITY

If any provision in this Agreement is determined to be invalid, void or unenforceable by the CPUC or any court having jurisdiction, such determination shall not invalidate, void, or make unenforceable any other provision, agreement or covenant of this Agreement and the Parties shall use their best efforts to modify this Agreement to give effect to the original intention of the Parties.

### 16. COUNTERPARTS

This Agreement may be executed in one or more counterparts each of which shall be deemed an original and all of which shall be deemed one and the same Agreement. Delivery of an executed counterpart of this Agreement by facsimile or PDF transmission will be deemed as effective as delivery of an originally executed counterpart. Each Party delivering an executed counterpart of this Agreement by facsimile or PDF transmission will also deliver an originally executed counterpart, but the failure of any Party to deliver an originally executed counterpart of this Agreement will not affect the validity or effectiveness of this Agreement.

### 17. GENERAL

The CPUC has reviewed and approved this Agreement. No amendment to or modification of this Agreement shall be enforceable unless reduced to writing and executed by both parties. This Agreement shall not impart any rights enforceable by any third party other than a permitted successor or assignee bound to this Agreement. Waiver by a Party of any default by the other Party shall not be construed as a waiver of any other default. The term "including" when used in this Agreement shall be by way of example only and shall not be considered in any way to be in limitation. The headings used herein are for convenience and reference purposes only.

IN WITNESS WHEREOF, each Party has caused this Agreement to be duly executed by its authorized representative as of the date of last signature provided below.

### PACIFIC GAS AND ELECTRIC COMPANY

Ву:	Date:	
Name:		
Title:		
SELLER		
Ву:	Date:	
Name:		
Title:		

# Appendix A DEFINITIONS

"Business Day" means any day except a Saturday, Sunday, or a Federal Reserve Bank holiday during the hours of 8:00 a.m. and 5:00 p.m. local time for the relevant Party's principal place of business where the relevant Party in each instance shall be the Party from whom the notice, payment or delivery is being sent.

"CAISO" means the California Independent System Operator Corporation or any successor entity performing similar functions.

"CAISO Tariff" means the CAISO FERC Electric Tariff, Fifth Replacement Volume No. 1, as amended from time to time.

"California Renewables Portfolio Standard" means the renewable energy program and policies codified in California Public Utilities Code Sections 399.11 through 399.20 and California Public Resources Code Sections 25740 through 25751, as such provisions may be amended or supplemented from time to time.

"CEC" means the California Energy Commission or its successor agency.

"Commercial Operation Date" means the date on which the Facility is operating and is in compliance with applicable interconnection and system protection requirements, and able to produce and deliver energy to PG&E pursuant to the terms of this Agreement.

"Contract Year" means a period of twelve (12) consecutive months with the first Contract Year commencing on the first day of the month immediately following the Initial Energy Delivery Date and each subsequent Contract Year commencing on the anniversary of the Initial Energy Delivery Date.

"CPUC" means the California Public Utilities Commission, or successor entity.

"Delivery Point" means the point of interconnection to the PG&E distribution or transmission system.

"Dispatch Down Period" means: (a) curtailments ordered by the CAISO or PG&E as a result of a System Emergency, as defined in the CAISO Tariff; or (b) scheduled or unscheduled maintenance on PG&E's transmission, distribution or interconnection facilities that prevents Buyer from receiving Delivered Energy at the Delivery Point. Notwithstanding the foregoing sentence, Buyer shall have the option in its sole discretion to curtail Seller's energy deliveries up to fifty (50) hours each calendar year.

"Eligible Renewable Energy Resource" or "ERR" has the meaning set forth in Public Utilities Code Sections 399.12 and California Public Resources Code Section 25741, as either code provision may be amended or supplemented from time to time.

"Execution Date" means the latest signature date found at the end of the Agreement.

"FERC" means the Federal Energy Regulatory Commission or any successor government agency.

"Forced Outage" means any unplanned reduction or suspension of the electrical output from the Facility resulting in the unavailability of the Facility, in whole or in part, in response to a mechanical, electrical, or hydraulic control system trip or operator-initiated trip in response to an alarm or equipment malfunction and any other unavailability of the Facility for operation, in whole or in part, for maintenance or repair that is not a scheduled maintenance outage and not the result of Force Majeure.

"Force Majeure" means any event or circumstance which wholly or partly prevents or delays the performance of any material obligation arising under this Agreement, but only if and to the extent (i) such event is not within the reasonable control, directly or indirectly, of the Party seeking to have its performance obligation(s) excused thereby, (ii) the Party seeking to have its performance obligation(s) excused thereby has taken all reasonable precautions and measures to prevent or avoid such event or mitigate the effect of such event on such Party's ability to perform its obligations under this Agreement and which by the exercise of due diligence such Party could not reasonably have been expected to avoid and which by the exercise of due diligence it has been unable to overcome, and (iii) such event is not the direct or indirect result of the negligence or the failure of, or caused by, the Party seeking to have its performance obligations excused thereby. Force Majeure shall not be based on: (i) PG&E's inability economically to use or resell the energy or capacity purchased hereunder; (ii) Seller's ability to sell the energy, capacity or other benefits produced by or associated with the Facility at a price greater than the price set forth in this Agreement, (iii) Seller's inability to obtain approvals of any type for the construction, operation, or maintenance of the Facility; (iv) Seller's inability to obtain sufficient fuel to operate the Facility, except if Seller's inability to obtain sufficient fuel is caused by an event of Force Majeure of the specific type described in any of subsections (i) through (iv) of this definition of Force Majeure; (v) a Forced Outage except where such Forced Outage is caused by an event of Force Majeure of the specific type described in any of subsections (i) through (iv) of this definition of Force Majeure; (vi) a strike or labor dispute limited only to Seller, Seller's affiliates, the Engineering, Procurement, and Construction Contractor or subcontractors thereof; or (vii) any equipment failure not caused by an event of Force Majeure of the specific type described in any of subsections (i) through (iv) of this definition of Force Majeure.

"Green Attributes" means any and all credits, benefits, emissions reductions, offsets, and allowances, howsoever entitled, attributable to the generation from the Project, and its avoided emission of pollutants. Green Attributes include but are not limited to Renewable Energy Credits, as well as: (1) any avoided emission of pollutants to the air, soil or water such as sulfur oxides (SOx), nitrogen oxides (NOx), carbon monoxide (CO) and other pollutants; (2) any avoided emissions of carbon dioxide (CO2), methane (CH4), nitrous oxide, hydrofluorocarbons, perfluorocarbons, sulfur hexafluoride and other greenhouse gases (GHGs) that have been determined by the United Nations Intergovernmental Panel on

Climate Change, or otherwise by law, to contribute to the actual or potential threat of altering the Earth's climate by trapping heat in the atmosphere;  $\frac{3}{2}$  (3) the reporting rights to these avoided emissions, such as Green Tag Reporting Rights. Green Tag Reporting Rights are the right of a Green Tag Purchaser to report the ownership of accumulated Green Tags in compliance with federal or state law, if applicable, and to a federal or state agency or any other party at the Green Tag Purchaser's discretion, and include without limitation those Green Tag Reporting Rights accruing under Section 1605(b) of The Energy Policy Act of 1992 and any present or future federal, state, or local law, regulation or bill, and international or foreign emissions trading program. Green Tags are accumulated on a MWh basis and one Green Tag represents the Green Attributes associated with one (1) MWh of Energy. Green Attributes do not include (i) any energy, capacity, reliability or other power attributes from the Project, (ii) production tax credits associated with the construction or operation of the Project and other financial incentives in the form of credits, reductions, or allowances associated with the project that are applicable to a state or federal income taxation obligation, (iii) fuel-related subsidies or "tipping fees" that may be paid to Seller to accept certain fuels, or local subsidies received by the generator for the destruction of particular preexisting pollutants or the promotion of local environmental benefits, or (iv) emission reduction credits encumbered or used by the Project for compliance with local, state, or federal operating and/or air quality permits. If the Project is a biomass or biogas facility and Seller receives any tradable Green Attributes based on the greenhouse gas reduction benefits or other emission offsets attributed to its fuel usage, it shall provide Buyer with sufficient Green Attributes to ensure that there are zero net emissions associated with the production of electricity from the Project.

"Law" means any statute, law, treaty, rule, regulation, ordinance, code, permit, enactment, injunction, order, writ, decision, authorization, judgment, decree or other legal or regulatory determination or restriction by a court or Governmental Authority of competent jurisdiction, including any of the foregoing that are enacted, amended, or issued after the Execution Date, and which becomes effective during the Delivery Term; or any binding interpretation of the foregoing.

"Market Price Referent" means the market price referent applicable to this Agreement, as determined by the CPUC in accordance with Public Utilities Code Section 399.15(c), as may be amended or modified from time to time.

"Nameplate" has the meaning set forth in Section 2.1.4.

"Product" means the energy (net of Station Use), capacity and all ancillary products, services or attributes similar to the foregoing which are or can be produced by or associated with the Facility, including, without limitation, renewable attributes, Renewable Energy Credits, Resource Adequacy Benefits and Green Attributes.

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Avoided emissions may or may not have any value for GHG compliance purposes. Although avoided emissions are included in the list of Green Attributes, this inclusion does not create any right to use those avoided emissions to comply with any GHG regulatory program.

"Renewable Energy Credit" has the meaning set forth in Public Utilities Code Section 399.12(f), as may be amended from time to time or as further defined or supplemented by Law.

"Resource Adequacy Benefits" means the rights and privileges attached to the Facility that satisfy any entity's resource adequacy obligations, as those obligations are set forth in any Resource Adequacy Rulings and shall include any local, zonal or otherwise locational attributes associated with the Facility.

"Resource Adequacy Rulings" means CPUC Decisions 04-01-050, 04-10-035, 05-10-042, 06-06-064, 06-07-031 and any subsequent CPUC ruling or decision, or any other resource adequacy laws, rules or regulations enacted, adopted or promulgated by any applicable governmental authority, as such decisions, rulings, laws, rules or regulations may be amended or modified from time-to-time during the Delivery Term.

"Station Use" means energy consumed within the Facility's electric energy distribution system as losses, as well as energy used to operate the Facility's auxiliary equipment. The auxiliary equipment may include, but is not limited to, forced and induced draft fans, cooling towers, boiler feeds pumps, lubricating oil systems, plant lighting, fuel handling systems, control systems, and sump pumps.

"WREGIS" means the Western Renewable Energy Generating Information System or any successor renewable energy tracking program.

"WREGIS Certificate Deficit" has the meaning set forth in Section 3.2.1.

### Appendix B

### INITIAL ENERGY DELIVERY DATE CONFIRMATION LETTER

In accordance with the terms	of that certain Small Renewable Generator
Power Purchase Agreement dated	("Agreement") by and between Pacific Gas and
Electric Company ("PG&E") and	
	(i) the conditions precedent to the occurrence of
1	satisfied, and (ii) Seller has scheduled and PG&E
has received the energy, as specified in the	
20 1	1 Energy Delivery Date, as defined in the
Agreement, as the date referenced in the pre	sceding sentence.
IN WITNESS WHEREOF, each Party has o	caused this Agreement to be duly executed by its
authorized representative as of the date of la	ast signature provided below:
_	
By:	By: Pacific Gas and Electric Company
Signad:	Signad
Signed:	Signed:
Name:	Name:
Title:	Title:
	D
Date:	Date:

Appendix C
Time of Delivery (TOD) Periods & Factors

<b>Monthly Period</b>	Super-Peak <sup>1</sup>	Shoulder <sup>2</sup>	Night <sup>3</sup>
Jun – Sep	2.38	1.12	0.59
Oct Dec., Jan. & Feb.	1.10	.94	0.66
Mar. – May	1.22	0.90	0.61

### <u>Definitions</u>:

- 1. Super-Peak (5x8) = HE (Hours Ending) 13 20 (Pacific Prevailing Time (PPT)), Monday Friday (*except* NERC holidays) in the applicable Monthly Period.
- 2. Shoulder = HE 7 12, 21 and 22 PPT Monday Friday (*except* NERC holidays); and HE 7 22 PPT Saturday, Sunday and *all* NERC holidays in the applicable Monthly Period.
- 3. Night (7x8) = HE 1 6, 23 and 24 PPT all days (including NERC holidays) in the applicable Monthly Period.
- "NERC Holidays" mean the following holidays: New Year's Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day, and Christmas Day. Three of these days, Memorial Day, Labor Day, and Thanksgiving Day occur on the same day each year. Memorial Day is the last Monday in May; Labor Day is the first Monday in September; and Thanksgiving Day is the 4<sup>th</sup> Thursday in November. New Year's Day, Independence Day, and Christmas Day, by definition, are predetermined dates each year. However, in the event they occur on a Sunday, the "NERC Holiday" is celebrated on the Monday immediately following that Sunday. However, if any of these days occur on a Saturday, the "NERC Holiday" remains on that Saturday.

### Appendix D

### COUNTERPARTY NOTIFICATION AND FORECASTING REQUIREMENTS

### A. NOTIFICATION REQUIREMENTS FOR START-UP AND SHUTDOWN

Prior to paralleling to or after disconnecting from the electric system, ALWAYS notify your designated Distribution Operator as follows:

- 1. Call your Distribution Operator for permission to parallel before any start-up.
- 2. Call your Distribution Operator again after start-up with parallel time.
- 3. Call your Distribution Operator after any separation and report separation time as well as date and time estimate for return to service.

### B. FORECASTING REQUIREMENTS

- 1. Seller shall abide with all established requirements and procedures described below:
  - (a) Generating Facilities 1000 kW and greater must comply with the CAISO Tariff and Protocols while generating facilities under 1000 kW must comply with all applicable interconnection, communication and metering rules; and
  - (b) Generating Facilities 100 kW and greater must provide a weekly forecast of their expected generation output.
- 2. Weekly Energy Forecasting Procedures.

Seller must meet all of the following requirements specified below:

Beginning the Wednesday prior to the planned Initial Energy Delivery Date of the Generating Facility, and every Wednesday thereafter, Seller will electronically provide PG&E with an Energy Forecast for the next calendar week, by no later than 5 PM Wednesday of the week preceding the week covered by the Energy Forecast.

The Weekly Energy Forecast submitted to PG&E shall:

- a) Not include any anticipated or expected electric energy losses;
- b) Be submitted using PG&E's website at https://www.pge.com/qic, or as otherwise instructed by PG&E;
- c) Include Seller's contact information;

- d) Limit Day Ahead forecast changes to no less than 100 kW.
- 3. Outage and Scheduled Maintenance Reporting Procedures.

Submit outage information by posting on PG&E's website at https://www.pge.com/qic . If the website is unavailable, implement the procedures set forth below:

For project outages, complete the specifics below and submit by email to <a href="mailto:DAenergy@pge.com">DAenergy@pge.com</a> and <a href="mailto:Bilat Settlements@pge.com">Bilat Settlements@pge.com</a>

Email subject Field: dd/mm/yyyy – dd/mm/yyyy XYZ Company Project #2 Outage Notification

### Email body:

Type of Outage: Planned Outage, Forced Outage, Prolonged Outage Start Date and Start Time Estimated or Actual End Date and End Time Date and time when reported to PG&E and name(s) of PG&E representative(s)contacted.

### C. <u>CHANGES TO OPERATING PROCEDURES</u>.

Seller understands and acknowledges that the requirements of Appendix D are subject to change by Buyer from time to time and, upon receipt of Notice of any such changes, Seller agrees to work in good faith to implement any such changes as reasonably deemed necessary by Buyer; provided that such change does not result in an increase cost of performance to Seller other than de minimis amounts.

### Appendix E

Attach a description of the Facility, including a summary of its significant components, a drawing showing the general arrangements of the Facility, and a single line diagram illustrating the interconnection of the Facility and loads with PG&E's electric distribution or transmission system.

Revised Revised

Cal. P.U.C. Sheet No. Cal. P.U.C. Sheet No. 30763-E 30699-E

### **ELECTRIC TABLE OF CONTENTS**

Sheet 1

CAL P.U.C.

### **TABLE OF CONTENTS**

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(T)	30763-E	Title Page
(T)		Rate Schedules
. ,		Preliminary Statement
		Rules
	29909-E	Maps, Contracts and I
	1353 30372 29913 30354 30740 29916 29917 30748 29919 29920 29921_F	Sample Forms

(Continued)

Advice Letter No: 3965-E Decision No.

Issued by **Brian K. Cherry**Vice President
Regulation and Rates

Date Filed Effective Resolution No.

December 7, 2011 January 3, 2012 E-4442

Cancelling F

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

30764-E 30582-E

## ELECTRIC TABLE OF CONTENTS RATE SCHEDULES

Sheet 4

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E-31	Distribution Bypass Deferral Rate		
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E-CARE	CARE Program Service for Qualified Nonprofit Group-Living	and Qualified Agricultural	
	Employee Housing Facilities	30548-E	
E-CSAC	Commercial Smart A/C Program	29962,30094,27302-E	
E-PWF	Section 399.20 PPA	30263, 30264, <b>30759-E</b>	(T)
E-SRG	Small Renewable Generator PPA	30265, 30266, <b>30760-Е</b>	(T)
FD	Experimental Economic Development Rate	·	` '

(Continued)

Advice Letter No: 3965-E Decision No.

Issued by **Brian K. Cherry**Vice President
Regulation and Rates

Date Filed Effective Resolution No. December 7, 2011 January 3, 2012 E-4442

Cancelling

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

30765-E 30748-E

## ELECTRIC TABLE OF CONTENTS SAMPLE FORMS

Sheet 30

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79-985	Interval Meter Data Management Service Agreement		
79-993	Agreement for Schedule E-POBMC	27810-E	
79-995	Agreement for Customers Taking Service on Schedule E-31	20623-E	
79-1006	Municipal Departing Load - Nonbypassable Charge Statement		
79-1029	Community Choice Aggregator (CCA) Service Agreement		
79-1031	Community Choice Aggregator (CCA) Non-Disclosure Agreement		
79-1039	Agricultural, Commercial, Residential Rate Schedule Selection Customer		
	Agreement	30095-E	
79-1040	Non-Disclosure and Use of Information Agreement	23601-E	
79-1050	Contract for Customer Provision of Physically Assured Load Reduction		
79-1075	Notice to Add or Delete Customers Participating in the Capacity Bidding		
	Program	27875-E	
79-1076	Agreement for Aggregators Participating in the Capacity Bidding Program	28277-E	
79-1079	Agreement for Aggregators Participating in the Base Interruptible Load Program	28420-E	
79-1080	Notice to Add or Delete Customers Participating in the Base Interruptible Program	28421-E	
79-1102	Section 399.20 Power Purchase Agreement	30761-E	(T)
79-1103	Small Renewable Generator PPA	30762-Е	(T)
79-1118	General On-Bill Financing Loan Agreement	29493-E	` '
79-1126	Off-Bill and On-Bill Financing Loan Agreement for Self-Installed Projects		
79-1127	Agreement to Perform Tariff Schedule Related Work, Rule 20A General Conditions		
79-1128	Customer Affidavit Form for the Self Certification of Small		
	Business Customers under Government Code Section 14837	29725-F	

(Continued)

Advice Letter No: 3965-E Decision No.

Issued by **Brian K. Cherry** Vice President Regulation and Rates Date Filed Effective Resolution No. December 7, 2011 January 3, 2012 E-4442

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

AT&T

Alcantar & Kahl LLP

Ameresco

Anderson & Poole

Arizona Public Service Company

**BART** 

Barkovich & Yap, Inc. Bartle Wells Associates

Bloombera

Bloomberg New Energy Finance

**Boston Properties** 

Braun Blaising McLaughlin, P.C.

Brookfield Renewable Power CA Bldg Industry Association

CLECA Law Office CSC Energy Services

California Cotton Ginners & Growers Assn

California Energy Commission

California League of Food Processors California Public Utilities Commission

Calpine

Cardinal Cogen Casner, Steve Chris, King City of Palo Alto

City of Palo Alto Utilities

City of San Jose City of Santa Rosa Clean Energy Fuels

Coast Economic Consulting

Commercial Energy

Consumer Federation of California

Crossborder Energy
Davis Wright Tremaine LLP

**Day Carter Murphy** 

Defense Energy Support Center

Department of Water Resources

Dept of General Services
Douglass & Liddell
Downey & Brand
Duke Energy

Economic Sciences Corporation Ellison Schneider & Harris LLP

Foster Farms

G. A. Krause & Assoc. GLJ Publications GenOn Energy, Inc.

Goodin, MacBride, Squeri, Schlotz &

Ritchie

Green Power Institute Hanna & Morton

Hitachi

In House Energy

International Power Technology
Intestate Gas Services, Inc.
Lawrence Berkeley National Lab
Los Angeles Dept of Water & Power
Luce, Forward, Hamilton & Scripps LLP

MAC Lighting Consulting

MBMC, Inc.

MRW & Associates Manatt Phelps Phillips McKenzie & Associates Merced Irrigation District Modesto Irrigation District

Morgan Stanley Morrison & Foerster NLine Energy, Inc.

NRG West NaturEner

**Navigant Consulting** 

Norris & Wong Associates
North America Power Partners

North Coast SolarResources

Northern California Power Association Occidental Energy Marketing, Inc.

OnGrid Solar

Praxair

R. W. Beck & Associates

RCS, Inc.

Recurrent Energy SCD Energy Solutions

SCE SMUD SPURR

San Francisco Public Utilities Commission

Seattle City Light Sempra Utilities

Sierra Pacific Power Company

Silicon Valley Power Silo Energy LLC

Southern California Edison Company

Spark Energy, L.P. Sun Light & Power Sunshine Design

Sutherland, Asbill & Brennan Tabors Caramanis & Associates

Tecogen, Inc.

Tiger Natural Gas, Inc.

TransCanada

**Turlock Irrigation District** 

United Cogen

**Utility Cost Management** 

Utility Specialists

Verizon

Wellhead Electric Company
Western Manufactured Housing
Communities Association (WMA)

eMeter Corporation