BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

Application of Pacific Gas and Electric Company (U39E) for Approval of Demand Response Programs, Pilots and Budgets for 2012-2014.

Application 11-03-001 (Filed March 1, 2011)

Application of San Diego Gas & Electric Company (U902M) for Approval of Demand Response Programs and Budgets for Years 2012-2014.

Application 11-03-002 (Filed March 1, 2011)

Application of Southern California Edison Company (U338E) for Approval Demand Response Programs, Activities and Budgets for 2012-2014. Application 11-03-003 (Filed March 1, 2011)

NOTICE OF EX PARTE COMMUNICATION

Pursuant to Rule 8.4(a) of the Commission's Rules of Practice and Procedure,
Pacific Gas and Electric Company (PG&E) hereby gives notice of the following ex parte
communications. The communication occurred on Wednesday, March 7, 2012, at
approximately 2:00 p.m. by telephone to the offices of the California Public Utilities
Commission. The communications were oral and no written materials were used.
[(Rule 8.4(a)]

Sidney Dietz, Director, Regulatory Relations, PG&E, initiated the communication with Matthew Tisdale, Advisor to Commissioner Michel Florio; and Damon Franz, Advisor to Commission President Michael Peevey. Also present telephonically from PG&E were: Kenneth Abreu, Principal Regulatory Analyst, Customer Care; Boaz Ur, Manager, Customer Care; Nick Ho, Senior Manager, Customer Care; Kathy Rios,

Senior Program Manager, Customer Care; and Mary Gandesbery, Attorney, Law

Department. Also in participation telephonically were: for Comverge - Carlos Lamas-

Babbini, Program Director; for EnergyConnect (now part of Johnson Controls, Inc.) -

Rich Quattrini, Vice President of Marketing and Business Development; and David

Weidberg, Regional Product Manager; for EnerNOC - Melanie Gillette, Director

Regulatory Affairs; Andrew Hoffman, Program Operations Manager; and Jose

Villalobos, Energy Market Analyst, (collectively "DR Aggregators"); and Sara Steck

Myers, Attorney for DR Aggregators. [Rule 8.4(b)]

Ms. Gandesbery described the understanding among PG&E and the DR

aggregators to modify contractual timelines to allow the start of the Aggregator

Managed Portfolio (AMP) program on May 1 if the decision is issued on April 19. Mr.

Dietz stated that the Commission's final decision should approve the contract

amendments with no extra conditions to allow for the timely implementation of the AMP

program. Ms. Gandesbery said that without an April decision, the contract amendments

would not be effective in May. [Rule 8.4(c)].

Respectfully submitted,

/s/ Brian K. Cherry

Brian K. Cherry

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