BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

Application of Southern California Edison Company (U338E) for Approval of its 2012-2014 California Alternate Rates for Energy (CARE) and Energy Savings Assistance Programs and Budgets.

Application 11-05-017 (Filed May 16, 2011)

Application of Southern California Gas Company (U 904-G) for Approval of Low-Income Assistance Programs and Budgets for Program Years 2012-2014

A.11-05-018 (Filed May 16, 2011)

Application of Pacific Gas and Electric Company for Approval of the 2012-2014 Energy Savings Assistance and California Alternate Rates for Energy Programs and Budget (U 39-M) A.11-05-019 (Filed May 16, 2011)

Application of San Diego Gas & Electric Company (U 902-M) for Approval of Low-Income Assistance Programs and Budgets for Program Years 2012-2014

A.11-05-020 (Filed May 16, 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
communication. The communication occurred on Friday, June 1, 2012 at approximately
4:40 p.m. by telephone to the offices of California Public Utilities Commission. The
communication was oral only. [(Rule 8.4(a))]

Sidney Dietz, Director, Regulatory Relations, PG&E, initiated the communication

with Sepideh Khosrowjah, Advisor to Commissioner Michael Florio. [Rule 8.4(b)]

Mr. Dietz stated that PG&E supports a study about energy-efficient upgrades to central boilers and furnaces for multi-family buildings, and that the programs for these upgrades most appropriately fit among the EE rebate and engineering programs, not with the ESA programs where the method is to install standardized measures at no cost to a low-income customer. Mr. Dietz further stated that PG&E supports PEV that insures that the discounts are going to the correct individuals. Mr. Dietz stated that PG&E supports the PD's general approach to high users on CARE. [Rule 8.4(c)]

Respectfully submitted,

/s/ Brian K. Cherry

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