BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

Application of Pacific Gas and Electric Companylication 12-03-026 (U39E) for Approval of AmendedPurchase and (Filed March 30, 2012) Sale Agreement between Pacific Gas and Electric Companyand Contra Costa Generating Station LLC and for Adoption of Cost Recovery and Ratemaking Mechanisms.

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 Thursday, December 13, 2012, at
approximately 3:30 p.m. for 20 minutes at the offices of the California Public Utilities
Commission. The communication was oral and the attached handouts were used.
(Rule 8.4(a)(c)]

Erik Jacobson, Senior Director, Regulatory Relations, PG&E, initiated the communication with Commissioner Mark Ferron and his Advisors, Sara Kamins and Michael Colvin. Also in attendance on behalf of PG&E was Fong Wan, Senior Vice President, Energy Procurement. In addition, Bryan Bertacchi, CEO, Radback Energy participated in the meeting. [Rule 8.4(b)]

Mr. Jacobson stated that PG&E recommends approval of the Oakley Project. He described the procedural history of the Project. It was originally proposed in PG&E's 2008 Long-Term Request for Offers and had a better market valuation than other

projects approved by the Commission. Mr. Jacobson explained that PG&E has met the

conditions established by the Commission in D.10-07-045 for reconsideration of the

Oakley Project prior to the next Long-Term Procurement Plan (LTPP) proceeding. In

particular, the California Independent System Operator's renewable integration studies

show that there are significant negative reliability risks from integrating the 33%

Renewable Portfolio Standard (RPS). Mr. Bertacchi stated that the Oakley Project is

fully permitted and under construction. He described some of the environmental and

operational benefits that would be derived from the Project. Mr. Wan provided an

overview of PG&E's projected RPS portfolio. He described the reliability risks

associated with integrating these intermittent resources and explained the importance of

approving the Oakley Project now given the 6-8 year lead time required to develop new

resources. [Rule 8.4(c)]

Respectfully submitted,

/s/ Brian K. Cherry

Brian K. Cherry

Vice President, Regulatory Relations

Pacific Gas and Electric Company

P.O. Box 770000, Mail Code B10C

San Francisco. CA 94177

Phone: 415-973-4977

Fax: 415-973-7226

E-mail: BKC7@pge.com

Attachment

Dated: December 18, 2012