					AND ELECTRIC C							
	IDENTI	FICATION OF CO		cument: Decem		oject Locations 6-066, DECISION 08-04-023 and General Order 66-C						
Date: December 7, 2012												
Redaction Reference	(1) The material submitted constitutes a particular type of data listed in the Matrix, appended as Appendix 1 to D.06-06- 066 and Appendix C to D.08-04- 023 (Y/N)	(2) To which category or categories in the Matrix do the data correspond?	(3) That it is complying with the limitations on confidentiali ty specified in the Matrix for that type of data (Y/N)	(4) That the information is not already public (Y/N)	(5) The data cannot be aggregated, redacted, summarized , masked or otherwise protected in a way that allows partial disclosure (Y/N)	PG&E's Justification for Confidential Treatment	Length of Time					
Column Q	No	No Matrix Item. Corresponds to General Order 66-C.	N/A	Yes	Yes	This data constitutes commercially sensitive information that should be withheld from public disclosure under General Order 66-C paragraph 2.8. It includes confidential WECC information, and may be used to derive specific site or interconnection information. There are several reasons why it is in the public interest to protect the confidentiality of this information. First, this information is obtained in confidence from an entity other than a business regulated by the Commission. Second, this information may be used to derive specific site or interconnection information. Disclosure of site specific or interconnection information could discourage developers from providing detailed site and interconnection information to PG&E, and thus undermine PG&E's ability to adequately assess project viability. Second, PG&E's counterparties have an expectation of confidentiality when they provide site specific information to PG&E under the terms of PG&E's agreements with the counterparties. If contract-related information considered sensitive and confidential by developers is not protected, developers may not respond to PG&E's solicitation for bids, impairing PG&E's ability to increase its procurement of renewable energy resources. In addition, release of this information may result in developers increasing project costs in the future to compensate them for competitive harm resulting from disclosure. Disclosure of this information could provide	Remain confidential until no longer protected pursuant to the provisions of G.O. 66-C.					

						valuable market sensitive information to entities in competition with PG&E's counterparties.	
Columns R (except rows 4-8 , 82, 83, 85-112), S, T	No	No Matrix Item. Corresponds to General Order 66-C.	N/A	Yes	Yes	<ul> <li>This data constitutes commercially sensitive and personally- identifiable information that should be withheld from public disclosure under General Order 66-C paragraph 2.8. It includes specific site or interconnection information. There are several reasons why it is in the public interest to protect the confidentiality of this information.</li> <li>First, disclosure of this information could discourage developers from providing detailed site and interconnection information to PG&amp;E, and thus undermine PG&amp;E's ability to adequately assess project viability. Second, PG&amp;E's counterparties have an expectation of confidentiality when they provide this information to PG&amp;E under the terms of PG&amp;E's agreements with the counterparties. If contract- related information considered sensitive and confidential by developers is not protected, developers may not respond to PG&amp;E's solicitation for bids, impairing PG&amp;E's ability to increase its procurement of renewable energy resources. In addition, release of this information may result in developers increasing project costs in the future to compensate them for competitive harm resulting from disclosure. Disclosure of this information could provide valuable market sensitive information to entities in competition with PG&amp;E's counterparties.</li> </ul>	Remain confidential until no longer protected pursuant to the provisions of G.O. 66-C.