



**Pacific Gas and
Electric Company™**

M. Grady Mathai-Jackson
Attorney

Mailing Address
P.O. Box 7442
San Francisco, CA 94120

Street/Courier Address
Law Department
77 Beale Street
San Francisco, CA 94105

(415) 973-3744
Fax: (415) 972-5952
Internet: MGML@pge.com

February 11, 2013

VIA HAND DELIVERY

Administrative Law Judges Regina M. DeAngelis and Anne E. Simon
California Public Utilities Commission
505 Van Ness Avenue
San Francisco, CA 94102

**Re: Correction to Pacific Gas and Electric Company's December 28, 2012 submittal of
the 2011 Preliminary Annual 33% Renewables Portfolio Standard Compliance
Report**

Dear ALJs DeAngelis and Simon:

Enclosed are corrected versions of Pacific Gas and Electric Company's ("PG&E") December 28, 2012 submittal of the 2011 Preliminary Annual 33% Renewables Portfolio Standard ("RPS") Compliance Report (both public and confidential versions). PG&E recently discovered errors in its procurement detail for one RPS contract that, when corrected, reduce PG&E's procurement of RPS-eligible deliveries in 2011 by a *de minimis* amount. While PG&E's original report shows that it procured RPS-eligible Renewable Energy Credits ("RECs") in 2011 equivalent to approximately 20.1% of its 2011 retail sales, PG&E's corrected report shows that it procured RECs in 2011 equivalent to approximately 19.8% of its retail sales.

The RPS contract with a corrected contract volume and delivery term is PG7085 "Transalta (RECs)". This contract is pending approval at the Commission. The enclosed and corrected version of PG&E's Compliance Report shows the contract volumes and delivery years for the TransAlta contract, including amendments executed on or before the original submission date of December 28, 2012.

Consistent with the directions in the "Instructions" tab contained in the 2011 Preliminary Annual Compliance Report template, PG&E is concurrently serving a corrected version of its report on the service list for Rulemaking 11-05-005 and submitting the confidential version of the corrected report to Robert Blackney in the Energy Division, with a copy to rpscompliance@cpuc.ca.gov.

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ALJs DeAngelis and Simon
February 11, 2013
Page 2

The enclosed attachment is being submitted in the manner directed by D.08-04-023 and the August 22, 2006 ALJ's Ruling Clarifying Interim Procedures for Complying with D.06-06-066 to demonstrate the confidentiality of the material and to invoke the protection of confidential utility information provided under either the terms of the IOU Matrix, Appendix 1 of D.06-06-066 and Appendix C of D.08-04-023, or General Order 66-C. Specifically, this submission incorporates by reference the Declaration Seeking Confidential Treatment submitted with PG&E's original Compliance Report on December 28, 2012, which remains applicable in all respects to the corrected Compliance Report.

Best Regards,

/s/ M. Grady Mathai-Jackson

M. Grady Mathai-Jackson

MGM/asy

Enclosure

cc: Paul Douglas, Energy Division (w/out enclosures)
Sean A. Simon, Energy Division (w/out enclosures)
Robert Blackney, Energy Division (w/confidential attachment)
RPScompliance@cpuc.ca.gov (w/confidential attachment)
Service List for R.11-05-005 (w/Public Version Only)