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Fax: 415.973.7226

May 8, 2013

Advice 3983-E-B (Pacific Gas and Electric CompanyD U 39 E)

Public Utilities Commission of the State of California

<u>Subject:</u> Supplemental Filing: Revisions to Electric Rule 22 – Direct Access and the Submittal of Electric Service Provider Financial Security Requirements in Compliance With Resolution E-4479

Pacific Gas and Electric Company("PG&E") hereby submits for filing revisions to its electric tariffs. The affected tariff sheets are listed on the enclosed Attachment 1.

<u>Purpose</u>

This advice filing revises PG&E'sElectric Ruber 22, Access in compliance with Ordering Paragraph (OP) 3 of Resolution E-4479.

Background

In compliance with OPs 14, 15, 16 and 32 of California Public Utilities Commission's (Commission or CPUC) Decision (D.) 11-12-018, PG& Esubmitted Advice 3983-E on December 29, 2011 to make revisions to its Electric Rule 22, Direct Access, to incorporate the Electric Service Provider (ESP) financial security provisions and reentry fee provisions applicable to the involuntary of direct access (DA) return customers, and its calculation of the financial security requirements for the ESPs serving customers within its service territory.

On January 18, 2012, the Alliance for Retail Energy Markets, the Direct Access Customer Coalition, the Retail Energy Supply Association, the Energy Users Forum Rate Reduction ("Joint and the School Project for Utility Protestors") to PG&E's Advice 3983-E. While the Joint **Protesters** agreed that, "In protest general, the tariff revisions proposed by PG&Eare appropriate," they suggested that revisions did not adequately address that the financial the proposed tariff requirement approved for ESPs do not apply to a small commercial load that is the load of a large commercial or industrial with customer and recommended a modification to PG&E's proposed language in Section Q of Rule 22.

On January 25, 2012, PG&Esubmitted its protest reply concurring with the Joint Protestors' recommendation and agreed to file a Supplemental Advice Letter adopting the modified language proposed by the Joint Protestors. The modified language was submitted by PG&E in Advice 3983-E-A on February 3, 2012.

On April 18, 2013, the Commission issued Resolution E-4479 which approved PG&E'sAdvice 3983-E and 3983-E-A with modification. The purpose of this advice letter is to submit the ordered modifications to Electric Rule 22, Direct Access.

Tariff Revisions

In compliance with Resolution E-4479, PG&Eproposes the following revisions to its Electric Rule 22, Direct Access:

1. In Section C.1.6,ustomer Inquiries, maderevisions to clarify that, pursuant to Public Utilities Code Section 394(b), all ESPs are required to register with the Commission without regard to whether the ESP offers service to residential and/or small commercial customers and directs customers to the Commission's website for a list of registered ESPs. Section C.1.b is revised as follows (bold emphasis added):

Pursuant to D.03-12-015, all ESPs are required to register with the CPUC. A list of CPUC-registered ESPseligible—to serve small customers as well as a list of all ESPs with service agreements to do business in PG&E'sservice territoryis available on the CPUC'swebsite. PG&Ewillendeavor to update its lists periodically, but PG&Es under no obligation to assure the accuracy of these the CPUC's lists.

2. In Section DESP Service Establishment, revised Item 2 to clarify that, pursuant to Public Utilities Code Section 394(b), all ESPs are required to register with the Commission without regard to whether the ESP offers service to residential and/or small commercial customers. Section D.2 is revised as follows (emphasis added):

The ESP must warrant to PG&E that the ESP has registered with the CPUC if it intends to serve small customers and has selected an Independent Verification Agent (IVA) for all transactions for which independent verification is required by law.

Protests

Given the limited scope of this supplemental filing, PG&Boelieves that pursuant to Section 7.5.1 of General Order 96-B, the protest period should not be re-opened.

Effective Date

PG&Erequests that this Tier 1 advice filing be approved effectively 8,or 2013, the date of filing.

Notice

In accordance with General Order 96-B, Section IV, a copy of this advice letter is and via U.S. mail to parties shown on the attached list being sent electronically and the service list for Rulemaking ("R.") 07-05-025. Address changes to the General Order 96-B service list should be directed to PG&E at email address PGETariffs@pge.com. For changes to any other service list, please contact the Commission's Process Office at (415) 703-2021 or at Process Office@cpuc.ca.gov. Send all electronic approvals to PGETariffs@pge.com.Advice letter filings can also be accessed electronically at http://www.pge.com/tariffs.

Vice President, Regulatory Relations

Brian Cherry /Sw

cc: Service List R. 07-05-025

Daniel W. Douglass, Douglass & Liddell, Counsel for the Joint Protestors

Energy Service Providers

Attachments

CALIFORNIA UBLICUTILITIES COMMISSION

ADVICE LETTER FILING SUMMARY ENERGY UTILITY

MUS'BE COMPLETE	BDY UTILITY (Attach additional pages as needed)
Companyname/CPUOtility No. Pacific	Gas and Electric Company(ID U39 E)
Utility type:	Contact Person: Shirley Wong
ELC ffi GAS	Phone#: (415) 972-5505
PLC HEAT WATER	E-mail: slwb@pge.comand PGETariffs@pge.com
EXPLANATION UTILITY TYPE	(Date Filed/ Received Stampby CPUC)
ELC= Electric GAS= Gas PLC= Pipeline HEAT= Hear	t WATER Water
	Tier: _1 evisions to Electric Rule 22 – Direct Access and the Submittal of Financial Security Requirements in Compliance With Resolution E-
Keywords (choose from CPU0isting): Con	npliance, Rules, Text Changes
AL filing type: Monthly Quarterly	Annual One-Time Other
If AL filed in compliance with a Comm	issionorder, indicate relevant Decision/Resolutid Res.#E-4479
Does AL replace a withdrawn or rejected	AL? If so, identify the prior_AL: No
Summarizedifferences between the AL ar	d the prior withdrawn or rejected AL:
Is AL requesting confidential treatment	? If so, what information is the utility seeking confidential trea <u>tm</u> ent <mark>for</mark>
Confidential information will be madea	vailable to those who have executed a nondisclosure agreement: N/A
Name(s) and contact information of the confidential information:	person(s) who will provide the nondisclosure agreement and access to the
Resolution Required? Yes No	
Requested effective dateMay8, 2013	No. of tariff shee <u>t</u> s:
Estimated system annual revenue effect	(%): <u>N</u> /A
Estimated system average rate effect (%	<u>a): N</u> /A
Whenrates are affected by AL, include (residential, small commercial, large C	attachment in AL showing average rate effects on customer classes C/I, agricultural, lighting).
Tariff schedules affected Electric Rule 2	22 – Direct Access
Service affected and changes propose <u>d:a</u>	riff revisions in compliance with Resolution E-4479
-	correspondence regarding this AL are due no later than 20 days after the blue by the Commission, and shall be sent to:
CPUC,Energy Division	Pacific Gas and Electric Company
ED Tariff Unit 505 Van Ness Ave., 4 th Floor San Francisco, CA94102	Attn: Brian K. Cherry, Vice President, Regulatory Relations 77 Beale Street, Mail CodeB10C P.O. Box 770000 San Francisco, CA94177
EDTariffUnit@cpuc.ca.gov	E-mail: PGETariffs@pge.com

		ATTACHMENT Advice 3983-E-B
Cal P.U.C. Sheet No.	Title of Sheet	Cancelling Cal P.U.C. Sheet No.
32649-E	ELECTRICRULENO. 22 DIRECTACCESS Sheet 12	14898-E
32650-E	ELECTRIŒULENO. 22 DIRECTACCESS Sheet 14	14900-E
32651-E	ELECTRIC TABLEOF CONTENTS Sheet 1	32647-E
32652-E	ELECTRIC TABLEOF CONTENTS RULES Sheet 21	32426-E

ELECTRICRULENO. 22 DIRECTACCESS

Sheet 12

- C. CUSTOMERQUIRIESANDDATAACCESSIBILITYCont'd.)
 - 1. Customer Inquiries (Cont'd.)
 - b. Pursuant to D.03-12-015, all ESPsare required to register with the CPUC) A list of CPUC-registered ESPseligible to do business in PG&E'sservice | territory is available on the CPUC'swebsite. PG&Es under no obligation | to assure the accuracy of the CPUC'slist. (T)

Newcustomers will receive general information concerning their choices for electric services by contacting PG&E.

2. Customer Request to Initiate Service

For customers initiating a request for electric service from PG&E,PG&Eshall inform customers of their ability to choose their electric provider and that the information described in Section C.1 is available. PG&Eshall also inform customers of the toll-free number of the Electric Education Call Center so long as it remains in operation.

3. Access to Customer Usage Data

PG&Evill provide customer-specific usage data to parties specified by the customer, subject to the following provisions:

- a. Except as provided in Section E, the inquiring party must have written authorization from the customer to release such information to the inquiring party only. At the customer's request, this authorization may also indicate if customer information may be released to other parties as specified by the customer.
- Subject to customer authorization, PG&Ewill provide a maximumof the most recent twelve (12) months of customer usage data or the amount of data for that specific service account in a format approved by the CPUC. Customer information will be released to the customer or its authorized agent up to two (2) times per year per service account at no cost to the requesting party. Thereafter, PG&Ewill have the ability to assess a processing charge only if approved by the CPUC.

(Continued)

Advice Letter No: Decision No.

3983-E-B Resolution E-4479 Issued by Brian K. Cherry Vice President Date Filed Effective Resolution No. May 8, 2013 May 8, 2013

Regulatory Relations

ELECTRICRULENO. 22 DIRECTACCESS

Sheet 14

- CUSTOMERQUIRIESANDDATAACCESSIBILITYCont'd.)
 - Customer Inquiries Related to EmergencySituations and Outages (Cont'd.) 5.
 - PG&Evill be responsible for implementing Commission-approvedload d. curtailment programs, including providing notification "nonfirm" customers who are the Direct Access customers of the ESP.
 - The ESPwill be responsible for notifying its Scheduling Coordinator of any notice received from PG&Eunder Section C5.

D. ESPSERVICESTABLISHMENT

The ESPmust satisfy the following requirements before an ESPcan provide Direct Access services in PG&Es service territory:

- All ESPsmust submit an executed standard Energy Service Provider Agreement (ESP Service Agreement- Form No. 79-948).
- The ESPmust warrant to PG&Ethat the ESPhas registered with the CPUCand (D) has selected an Independent Verification Agent (IVA) for all transactions for which independent verification is required by law.
- The ESPwill provide PG&Ewith the CPUCertification that the ESPhas posted a bond or demonstrated insurance sufficient to cover the ESPfinancial security requirements specified in Section Q.1.
- The ESPmust satisfy PG&Ecredit-worthiness requirements as specified in Section P, Credit Requirements.
- 5. The ESPmust satisfy applicable CPUŒlectronic Data Exchangerequirements, includina:
 - ESPmust complete all necessary electronic interfaces for the ESPand PG&Ho communicate for DASRs, general communications and if providing Metering and Data ManagemenAgent (MDMA)services, to satisfy meter reading communications including communicating to and from MDMA Servers for sharing of meter reading and usage data.
 - The ESPmust have the capability to exchange data with PG&Evia the Alternative arrangements may be allowed if mutual agreement is madebetween PG&Eand the ESP.

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Advice Letter No: Decision No.

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Issued by Brian K. Cherry Vice President Regulatory Relations

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Cancelling

Revised Revised Cal. P.U.C. Sheet No. Cal. P.U.C. Sheet No.

32651-E 32647-E

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Sheet 1

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Rules		(T)

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Advice Letter No: Decision No.

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Effective
Resolution No.

May 8, 2013 May 8, 2013

Revised Cancelling Revised Cal. P.U.C. Sheet No. Cal. P.U.C. Sheet No. 32652-E 32426-E

ELECTRICIABLEOF CONTENTS RULES

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Issued by Brian K. Cherry Vice President Regulatory Relations

Date Filed May 8, 2013 Effective May 8, 2013 Resolution No.

PG&EGas and Electric Advice Filing List General Order 96-B, Section IV

1st Light Energy

AT&T

Alcantar & Kahl LLP Anderson & Poole

BART

Barkovich & Yap, Inc.

Bartle Wells Associates Bear Valley Electric Service Braun Blaising McLaughlin, P.C.

CENERGY POWER Int California Cotton Ginners & Growers Assn

California Energy Commission

California Public Utilities Commission

Calpine

Casner, Steve

Center for Biological Diversity

City of Palo Alto City of San Jose Clean Power

Coast Economic Consulting

Commercial Energy

Consumer Federation of California

Crossborder Energy Davis Wright Tremaine LLP

Day Carter Murphy

Defense Energy Support Center

Dept of General Services Douglass & Liddell Downey & Brand

Ellison Schneider & Harris LLP

G. A. Krause & Assoc. GenOn Energy Inc. GenOn Energy, Inc.

Goodin, MacBride, Squeri, Schlotz &

Ritchie

Green Power Institute
Hanna & Morton
In House Energy
International Power Technology

Intestate Gas Services, Inc.

Kelly Group

Lawrence Berkeley National Lab

Linde

Los Angeles Dept of Water & Power

MAC Lighting Consulting

MRW & Associates Manatt Phelps Phillips Marin Energy Authority

McKenna Long & Aldridge LLP

McKenzie & Associates

Modesto Irrigation District

Morgan Stanley NLine Energy, Inc. NRG Solar Nexant, Inc.

North America Power Partners
Occidental Energy Marketing, Inc.

OnGrid Solar

Pacific Gas and Electric Company

Praxair

Regulatory & Cogeneration Service, Inc.

SCD Energy Solutions

SCE

SDG&E and SoCalGas

SPURR

San Francisco Public Utilities Commission

Seattle City Light

Sempra Utilities

SoCalGas

Southern California Edison Company

Spark Energy Sun Light & Power Sunshine Design

Tecogen, Inc.

Tiger Natural Gas, Inc.

TransCanada

Utility Cost Management
Utility Power Solutions
Utility Specialists

Verizon

Water and Energy Consulting Wellhead Electric Company Western Manufactured Housing Communities Association (WMA)