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Fax: 415.973.7226

May 24, 2013

Advice 4229-E (Pacific Gas and Electric CompanyID U 39 E)

Public Utilities Commission of the State of California

Subject: Revisions to Electric Rule 22 – Direct Access and Electric Rule 22.1 – Direct Access Switching Exemption Rules, and the Submittal of ESP Financial Security Requirements in Compliance With D.13-01-021, D.13-02-017, and D.13-04-001

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>

In compliance with Ordering Paragraph (OP) 15 of California Public Utilities Commission's (CPUCor Commission) Decision (D.) 13-01-02,1 PG&Eis submitting revisions to its Electric RulBitact Access and Electric Rule 22Di,rect Access Switching Exemption Rules to incorporate the Electric Service Provider (ESP) financial security provisions and re-entry fee provisions applicable to the involuntary return or direct access (DA) customers, and its calculation of the financial security requirements for the ESPs serving customers within its service territory.

Background

On May 24, 2007, the Commission opened an Order Instituting Rulemaking (R.07-05-025) to consider, in three phases, whether, and under what terms and conditions, In its Phase 1 Decision (D.08-02-033), reopen the DA market. the Commission concluded that it did not have the authority to lift the DA suspension in the absence of action by the Legislature. Subsequently, the Legislature took up the matter in (SB) 695. On October 11, 2009, SB 695 becamelaw, adding Public Utilities Senate Bill (PU) Code Section 365.1 to provide for a partial and phased re-opening of DA for all customers, but otherwise maintaining the DA suspension established by (AB) 1X (Water Code Section 80110). On March 15, 2010, the Assembly Bill Commission issued D.10-03-022, the Phase II decision implementing the partial DA re-

As corrected by D.13-02-017, issued on February 25, 2013, and D.13-04-001, issued on April 2, 2013.

opening under SB 695. This decision addressed only those matters that needed to be immediately resolved in order to partially re-open the DA market and deferred additional issues for resolution in a subsequent decision.

On December 1, 2011, the Commission issued the Phase III Decision, D.11-12-018 which, among other updates and reforms in the rate setting methodologies and rules applicable to DA service, adopted modifications to the financial security requirements for ESPs. Under PU Code Section 394.25(e), an ESP is required to post a bond or demonstrate insurance sufficient to cover the appropriate amount of any re-entry fees applicable to the involuntary return of DA customer to utility procurement service to avoid imposing costs on bundled service customers. In D.11-12-018, the Commission concluded that re-entry fees and rate treatment for large and small customers would For large commercial and industrial customers (and associated smaller accounts associated with a larger DA customer), involuntarily returned DA customers are placed on Transitional Bundled Service (Electric Schedule TBCC), while involuntarily and small commercial customers are placed directly on Bundled Portfolio residential Service under their Otherwise Applicable Tariff (OAT). The re-entry fee for large customers includes only an administrative fee of \$3.94 per customer account based upon the comparable customer re-entry fee previously adopted by the Commission for Community Choice Aggregation Service (ref. Electric Schedule E-CCA). The re-entry fee for involuntarily returned residential and small commercial customers would include both the administrative fee of \$3.94 and the incremental procurement costs for a 60-day safe harbor period and then for an additional six-month period for those customers remaining on bundled service. The methodology to be used for the determination of the associated incremental procurement cost portion of the re-entry fee was held by the Commission for a later decision.

On January 24, 2013, the Commission issued D.13-01-021 which revised the frequency for posting financial security updates from once a year to twice a year and adopted a methodology to derive incremental procurement costs for the financial security requirement and re-entry fees for an involuntary return of DA residential and small commercial customers. On February 25, 2013, the Commission issued D.13-02-017 and on April 2, 2013, the Commission issued D.13-04-001. These two decisions corrected inadvertent technical errors in D.13-01-021.

On March 21, 2013, the Executive Director granted Southern California Edison, PG&E and San Diego Gas and Electric Company(Utilities) request for an extension of time to file Tier 2 advice letters pursuant to OP15 of D.13-01-021. The request was approved on March 21, 2013 and the time was extended to May 24, 2013. The additional time allowed the Utilities to collaborate with the ESPs on an appropriate process for requesting and obtaining certified lists of each ESP's small unaffiliated service accounts.

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[†] PG&Eelectric Schedule E-CCA- Services To CommunityChoice Aggregators, Item 5.b Customer Reentry fee

The purpose of this filing is to submit revisions to PG&E's direct access tariffs to incorporate the adopted methodologies for determining the ESP financial security, reentry fees, and related provisions applicable to the involuntary return of DA customers, and to modify the specific amounts of financial security required to be posted by each ESP.

In order to calculate the ESP's financial security requirement, PG&Eprovided a list to each ESPof their residential and small commercial service accounts, including up to two years of historical usage data for those service accounts. Each ESPthen identified which of the service accounts were affiliated with large customers and provided the as to the remaining unaffiliated customer service accounts. requisite certifications Th unaffiliated residential and small customer service accounts were then used to determine the ESP financial security amounts associated with the incremental procurement cost exposure per D.13-01-021. Attachment B contains a table showing, by ESP, the calculated financial security amount based upon number of customers served by each ESP multiplied times the Commission approved Schedule E-CCA administrative fee of \$3.94 per customer account plus the incremental procurement cost for involuntarily returned residential and small commercial customer service accounts that were not certified by the ESPas being affiliated with a large DA customer. table has been redacted of any confidential ESP data utilized in the calculation. An unredacted version with the relevant supporting data and calculation of each respective ESP's financial security amount will be filed under confidential seal to the Energy Division. The version of this advice letter posted at www.pge.com is redacted.

Tariff Revisions

In compliance with D. 13-01-021, D.13-02-017, and D.13-04-001, PG& \to proposes the following tariff revisions:

- 1. Electric Rule 22 -Direct Access:
 - a. Section N, Involuntary Service Changes was renamed Involuntary Service Changes And Involuntary Returns and was revised to add a new item 9 to clarify the rate treatment of involuntarily returned DA customers in the event of default by an ESP.
 - b. Section Q, ESP Financial Security Requirementswas revised to incorporate the Commission's increased frequency for posting updated financial security updates from once a year to twice a year, and methodology for determining the incremental procurement costs for the financial security requirement and reentry fees applicable to the involuntary return of DA customers.
- Electric Rule 22D (rect Access Switching Exemption Rules Revised Section
 A.1 to add a citation to Electric Rule 22, Section Q to clarify the treatment or
 involuntarily returned DA customers.

3. Attachment B - ESPFINANCIALSECURITYREQUIREMENTavides, by ESP, the specific financial security amounts required to be posed by ESPspursuant to D.13-01-021 in a redacted format which excludes any confidential ESPdata. An unredacted version of Attachment B and the relevant supporting data and calculation of each respective ESP's financial security amount will be filed under confidential seal to the Energy Division.

Protests

Anyone wishing to protest this filing may do so by letter sent via U.S. mail, facsimile E-mail, no later than June 13, 2013, which is 20 days from the date of this filing. Protests should be submitted to:

CPUC Energy Division ED Tariff Unit 505 Van Ness Avenue, 4th Floor San Francisco, California 94102

Facsimile: (415) 703-2200

E-mail: EDTariffUnit@cpuc.ca.gov

Copies also should be mailed to the attention of the Director, Energy Division, Room 4004, at the address shown above.

The protest also should be sent via E-mail or U.S. Mail (and by facsimile, if possible) to PG&Eat the address shown below on the same date it is mailed or delivered to the Commission:

Brian K. Cherry Vice President, Regulatory Relations Pacific Gas and Electric Company 77 Beale Street, Mail Code B10C P.O. Box 770000 San Francisco, California 94177

Facsimile: (415) 973-7226 E-mail: PGETariffs@pge.com

Any person (including individuals, groups, or organizations) may protest or respond to an advice letter (General Order 96-B, Section 7.4). The protest shall contain the following information: specification of the advice letter protested; grounds for the protest supporting factual information or legal argument; name, telephone number, postal address, and (where appropriate) e-mail address of the protestant; and statement that the protest was sent to the utility no later than the day on which the protest was submitted to the reviewing Industry Division (General Order 96-B, Section 3.11).

Effective Date

PG&Erequests that this Tier 2 advice filing become effective on regular dumetice, 23, 2013, which is 30 calendar days after the date of filing.

<u>Notice</u>

In accordance with General Order 96-B, Section IV, a copy of this advice letter is being sent electronically and via U.S. mail to parties shown on the attached list 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&Eat 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

cc: Service List R. 07-05-025

Attachments:

Attachment 1–List of Revised Tariff Sheets
Attachment A – Declaration of Ronald Jang supporting confidential treatment
Confidential Attachment B–ESP Financial Security Requirement
(Redacted copy provided in public version)

CALIFORNIARUBLIC UTILITIES COMMISSION

ADVICE LETTER FILING SUMMARY ENERGY UTILITY

MUSTE COMP	LETEND UTILITY (Attach additional pages as needed)			
Companyname/CPUCtility NcPacific Gas and Electric Company(ID U39 E)				
Utility type:	Contact <u>Person: Kimbe</u> rly Chang			
ELC ffi GAS	Phone#: (415) 972-5472			
ffi PLC ffi HEAT ffi WATER	E-mail: kwcc@pge.com PGETariffs@pge.com			
EXPLANATION UTILITY TYPE				
ELC= Electric GAS= Gas				
PLC= Pipeline HEAT = Heat				
Advice Letter (AL) 4229-E	Tier: <u>2</u>			
Subject of ALRevisions to Electric Rule 22 – Direct Access and Electric Rule 22.1 – Direct Acces				
	d the Submittal of ESPFinancial Security Requirements in Comp			
	13-02-017, and D.13-04-001			
Keywords (choose from CPU0isting):	•			
AL filing type: Monthly Quarterly An				
If AL filed in compliance with a Comm	issionorder, indicate relevant Decisio <u>nD'Resolluton21, \$5.13-02-017,</u> and			
	<u>D.13-04-00</u> 1			
•	AL? If so, identify the prior AL: No			
Summarizedifferences between the AL and the prior withdrawn or rejected AL:				
Is AL requesting confidential treatment? If so, what information is the utility seeking confidentialchrheatBoent for: ESPFinancial Security Requirement				
Confidential information will be madeavailable to those who have executed a nondisclosul/Yees agreement:				
Name(s) and contact information of the person(s) who will provide the nondisclosure agreement and access to the information: Ronald Jang (415)973-2973				
Resolution Required? Yes ffi No				
Requested effective datee 23, 2013	No. of tariff sheets: 16			
Estimated system annual revenue effect_	<u>(%</u>): N/A			
Estimated system average rate effect (%): N/A				
Whenrates are affected by AL, include attachment in AL showing average rate effects on customer classes (residential commercial, large C/I, agricultural, lighting).				
Tariff schedules affected: Electric Rule 22 - Direct Access, Electric Rule 22.1 - Direct Access Switching Exempti				
Service affected and changes proposed: Modify ESPFinancial Security Requirements				
Pending advice letters that revise the sametariff sheets: N/A				
Protests, dispositions, and all other correspondence regarding this AL are due no later than 20 days, aftenlesse date otherwise authorized by the Commission, and shall be sent to:				
California Public Utilities Commission	Pacific Gas and Electric Company			
Energy Division	Attn: Brian Cherry			
EDTariffUnit	Vice President, Regulatory Relations 77 Beale Street, Mail Code B10C			
505 Van Ness Ave., th 4FIr.	P.O. Box 770000			
San Francisco, CA 94102 E-mail: EDTariffUnit@cpuc.ca.gov	San Francisco, CA 94177			
L-man. ED farmonne@cpuc.ca.gov	E-mail: PGETariffs@pge.com			

		ATTACHME N T Advice 4229-E
Cal P.U.C. Sheet No.	Title of Sheet	Cancelling Cal P.U.C. Sheet No.
32707-E	ELECTRIŒULENO. 22 DIRECTACCESS Sheet 1	30871-E
32708-E	ELECTRIŒULENO. 22 DIRECTACCESS Sheet 54	30916-E
32709-E	ELECTRIŒULENO. 22 DIRECTACCESS Sheet 55	30917-E
32710-E	ELECTRIŒULENO. 22 DIRECTACCESS Sheet 56	30918-E
32711-E	ELECTRIŒULENO. 22 DIRECTACCESS Sheet 57	30919-E
32712-E	ELECTRICRULENO. 22 DIRECTACCESS Sheet 58	30920-E
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32721-E	ELECTRIC TABLEOF CONTENTS Sheet 1	32704-E
32722-E	ELECTRIC TABLEOF CONTENTS RULES Sheet 21	32652-E

ATTACHMENT

Sheet 1

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- D. ESPSERVICESTABLISHMENT
- E. DIRECTACCESSERVICEREQUESTDASR)
- F. INDEPENDENTERIFICATION
- G. METERINSERVICES
- H. UTILITY METERSERVICEOPTIONSANDOBLIGATIONS
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- K. BILLING SERVICEOPTION SANDOBLIGATIONS
- L. PAYMENAINDCOLLECTIONERMS
- M. LATEORPARTIALPAYMENTASNDUNPAIDBILLS
- N. INVOLUNTARSERVICECHANGESINDINVOLUNTARRETURNS (T)
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M. LATEORPARTIALPAYMENTANDUNPAIDBILLS (Cont'd.)

- Under Separate PG&E/ESBilling 3.
 - PG&Eand the ESPare responsible for collecting their respective unpaid balances, sending notices to customers informing them of the unpaid balance, and taking appropriate actions to recover their respective unpaid balances. Customer disputes with ESPcharges must be directed to the ESP, and customer disputes with PG&Echarges must be directed to PG&E. Late fees and fees for collections may be charged by PG&Eas approved by the CPUC.
 - Late payment of PG&Echarges by customers will be handled in accordance with applicable CPUCules.

N. INVOLUNTARSERVICECHANGESINDINVOLUNTARRETURNS

(T)

1. Service Changes

> The customer may have service of electricity, or metering from an ESP billing, changed involuntarily in the following circumstances:

- The ESPHas Been Decertified by the CPUOr receives a CPUOrder that otherwise prohibits the ESPfrom serving that customer;
- The ESPhas materially failed to meet its obligations under the terms of the b. ESPService Agreement (including applicable tariffs) so as to constitute an event of default and PG&Eexercises a contractual right to terminate the agreement;
- The ESPhas materially failed to meet its obligations under the terms of the ESPService Agreement(including applicable tariffs) so as to constitute event of default and PG&Eexercises a contractual right to change billing options;
- The ESPhas materially failed to meet its obligations under the terms of the ESPService Agreement (including applicable tariffs) so as to constitute an event of default and PG&Eexercises a contractual right to change metering options;

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INVOLUNTARSERVICECHANGESINDINVOLUNTARRETURN(Scont'd.)

(T)

- Service Changes(Cont'd.)
 - The ESPceases to perform by failing to provide schedules through a Scheduling Coordinator wherever such schedules are required.
 - The customer fails to meet its direct access requirements and obligations under the utility's rules and tariffs.
 - Notices of involuntary service changes or termination in Direct Access will sent to the ESP the MDMAK different from the ESP and to each customer under contract as described in this section N, and to the CPUC.
- 2. Changeof Service Election In Exigent Circumstances

In the event PG&Efinds that an ESPor the customer has materially failed to meet its obligations under this tariff or ESPService Agreement such that PG&E seeks to invoke its remedies under this Section N (other than a termination of under Section N.4. or metering under Section N.5.), and ESPconsolidated billing the failure constitutes an emergency (i.e., the failure poses a substantial threat to the reliability of the electric system or to public health and safety or the failure poses a substantial threat of irreparable economic or other harm to PG&Eor the customer), or the failure relates to ESP's unauthorized energy use, then PG&E may initiate a change, or, in some cases, terminate a customer's service election, or an ESP's ability to provide certain services under Direct Access. In such case, the change or termination by preparing a DASR,but the PG&Eshall initiate change or termination may be madeimmediately notwithstanding the applicable DASRorocessing times set forth in this tariff. PG&Eshall provide such notice and/or opportunity to cure the problem to the ESPand/or the affected customer as is reasonable under the circumstances of this section , if any is reasonable. The ESPor the affected customer shall have the right to seek an order from the CPUCestoring the customer's service election and/or the ESP's ability provide services. Unless expressly ordered by the CPUC, these provisions do not disconnect electric service provided to the customer.

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INVOLUNTARSERVICECHANGESINDINVOLUNTARRETURNSCont'd.)

(T)

Changeof Service Election Absent Exigent Circumstances 3.

In the event PG&Efinds that an ESPhas materially failed to meet its obligations under this tariff or the ESPService Agreement such that PG&Eseeks to invoke its remedies under this Section N (other than a termination of ESPConsolidated Billing under Section N.4. or metering under Section N.5.), but the failure not constitute an emergency(as defined in Section N.2) or involve ESP's unauthorized energy use, PG&Eshall notify the ESPand the affected customer of such finding in writing stating specifically:

- The nature of the alleged non-performance;
- The actions necessary to cure it; b.
- The consequences of failure to cure it and the remedy PG&Eproposes to C. invoke in the event of a failure to cure: and
- The name, address and telephone number of a contact person at PG&E authorized to discuss resolution of the problem.

The ESPshall have thirty (30) days from receipt of such notice to cure the alleged non-performance or reach an agreement regarding it with PG&E. If the problem is not cured or an agreement is not reached following this thirty (30) day period, PG&Emayinitiate the DASR process set forth in this tariff accomplish the remedy set forth in the notice; provided that PG&Eshall suspend the exercise of such remedy if, before the end of the cure period, the ESPhas filed an application with the CPU@equesting an order from the CPUChat the ESPis entitled to continue the ESPService Agreement and PG&Es not entitled to exercise the remedy it has identified in its notice. The status of the ESPshall not change pending the CPUC's eview of PG&E's request provided that an emergency, as described in Section N.2. does not arise. Unless expressly ordered by the CPUC, these provisions do not disconnect electric service provided to the customer. PG&E'saction to defer the exercise of its remedies in accordance with this section does not constitute a waiver of any rights.

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INVOLUNTARSERVICECHANGESINDINVOLUNTARRETURN(Scont'd.)

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Termination of Consolidated ESPBilling

Consolidated ESPbilling services will be terminated under the following circumstances. (Amongother things, this section describes the notice and opportunity to cure provisions applicable to defaults that permit a remedy of terminating ESPConsolidated Billing):

- If PG&Efinds that the information provided by the ESPin ESPService Agreement is materially false, incomplete, or inaccurate; the ESPattempts to avoid payment of CPUC-authorized PG&Echarges; or the ESPfiles for bankruptcy, fails to have a bankruptcy proceeding filed against it dismissed within sixty (60) calendar days, admits insolvency, makes a general assignment for the benefit of creditors, or is unable to pay its debts as they mature, or has a trustee or receiver appointed over all or a substantial portion of its assets, customers will be notified that consolidated ESPbilling services will be terminated, and will be switched to Separate PG&Billing promptly as possible.
- If the ESPdoes not pay PG&\(\mathbb{H}\)or dispute payment pursuant to the procedures set forth herein) the full amount of all PG&Eand TTA charges by the applicable past due date. PG&Eshall notify the ESPof the past due amount within two (2) days of the applicable past due date. If the full has not been received by PG&E(or properly disputed) within seven (7) days of the applicable past due date, the ESP's customers and the ESPwill be notified on approximately the twenty-fourth (224) following the date the was rendered to the ESPthat Consolidated ESPBilling services will be terminated, and that they will be switched to separate PG&Billing first regular scheduled meter reading date for each customer approximately thirty (30) days after the bill was rendered.
- If the ESPfails to comply within fifteen (15) calendar days of the transmittal of a written notice from PG&Eof any additional or increased credit requirements as set forth in Section P, the ESP's customers and the ESP will be notified on approximately the twenty-foulth daQ4following the date of transmittal that Consolidated ESPBilling services will be terminated, and that they will be switched to separate PG&Billing on the first regular scheduled meter reading date for each customer.

(Continued)

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INVOLUNTARSERVICECHANGESINDINVOLUNTARRETURN(Scont'd.)

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to

- Termination of Consolidated ESPBilling (Cont'd.)
 - Upon termination of consolidated ESPbilling pursuant to this Section N. d. PG&Emay deliver a separate bill for all PG&Echarges which were not previously billed by the ESP. The ESPor the affected customer shall have the right to seek an order from the CPUCestoring the ESP's eligibility engage in Consolidated ESPBilling.
 - At any time not less than six (6) months after termination of Consolidated ESPBilling pursuant to this section N, the ESP's eligibility to engage in consolidated billing services shall be reinstated upon a reasonable showing by the ESPthat the problems causing revocation of its consolidated billing right have been cured, including payment of any late charges and reestablishment of compliance with credit requirements under Section P.
- Termination of ESPMetering Services

PG&Ewill terminate an ESP's eligibility to provide metering services in PG&E's service territory if the ESPfails to comply with industry-accepted standards approved for PG&Eby the CPUGor metering services. PG&Eshall provide the ESPwith fifteen (15) days written notice prior to such termination. comply is defined in Section G, Metering. The ESPor the affected customer shall have the right to seek an order from the CPUCestoring the ESP's eligibility to provide metering services.

Burden of Proof Before CPUC

In any case before the CPUChe party bearing the burden of going forward and the party bearing the burden of proof shall be established in the manner normally established at the CPUC.

Action in the Event of Termination

Upon termination of ESPDirect Access services pursuant to this Section N, the customer will be returned to PG&Bundled services, unless the customer has previously selected another ESPunder the procedures set forth in Section E. The customer shall thereafter have the right at any time to select another ESP pursuant to Section E.

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INVOLUNTARSERVICECHANGESINDINVOLUNTARRETURN(Scont'd.)

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30921-E

8. Prohibition

> PG&Es prohibited from using any of the involuntary service changes in an anticompetitive manner.

Involuntary Returns

(N)

- An Involuntary Return is defined in Section B.18 herein.
- Action in the Event of Involuntary Return

Upon the involuntary return of a DA customer, the customer will be returned to default PG&Eoundled service on a transitional basis pursuant to Section Q.3 and Rule 22.1, unless the customer has previously selected another ESPunder the procedures set forth in Section E. (N)

SERVICEDISCONNECTIONS SERVICEDISCONNECTIONS

- Consolidated PG&Billing
 - PG&Evill notify the customer of PG&E's right to disconnect electric service for the non-payment of PG&Echarges pursuant to electric Rule 8 and 11. The customer, and not PG&E,is responsible for contacting the ESPin the event it receives notice of late payment or service termination from PG&Eor any of its DAService Accounts. If a customer has been disconnected, and is not reconnected within two (2) days, PG&Evill promptly notify the ESP. To the extent authorized by the CPUC a service charge will be imposed on the customer if a field call is performed to disconnect electric service.
 - PG&Evill not disconnect electric service to the customer for the nonpayment of ESPcharges. In the event of non-payment of ESPcharges by the customer, the ESPmaysubmit a DASRequesting transfer of the service account to PG&Bundled service according to Section E.
 - PG&Evill reconnect electric service for a CPUC-authorized service fee when the criteria for reconnection, as specified in Rule 11, Discontinuance of Service, have been met.

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SERVICEDISCONNECTIONSDRECONNECTIONS ont'd.)

2. Consolidated ESPBilling

- PG&Evill not disconnect electric service to the customer for either the nona. payment of ESPcharges by the customer, or the non-payment of PG&E charges by the ESP. In the event of non-payment of ESP charges by the customer, the ESPmay submit a DASR equesting transfer of the service account to PG&Bundled service according to Section E.
- If an ESPfails to pay in full the charges that PG& Enas transmitted to it (consisting of PG&Echarges and the TTA charges) by the applicable past due date, the provisions of Section N.4.b. of this rule shall govern. (L)
- In accordance with CPUCules, PG&Enas the right to disconnect electric service to the customer for the non-payment of prior PG&Eolosing bills any past due charges by the customer, and evidences of safety violations, energy theft, or fraud, by the customer. If a customer has been disconnected, and is not reconnected within two (2) days, PG&Evill promptly notify the ESP. To the extent authorized by the CPUC,a service charge will be imposed on the customer if a field call is performed to disconnect electric service.
- PG&Evill reconnect electric service for a CPUC-authorized service fee when the criteria for reconnection, as specified in Rule 11, Discontinuance of Service, have been met.

3 Separate PG&E/ESBills

- In accordance with CPUQules, PG&Emay disconnect electric service to a. the customer for the non-payment of PG&Echarges by the customer, but PG&Evill not disconnect electric service to the customer for the nonpayment of ESPcharges. If a customer has been disconnected, and is not reconnected within two (2) days, PG&Ewill promptly notify the ESP. In the event of non-payment of ESPcharges by the customer, the ESPmay submit a DASRequesting transfer of the service account to PG&Bundled service according to Section E. In the event of non-payment of PG&Echarges, and to the extent authorized by the CPUC,a service charge will be imposed on the customer if a field call is performed to disconnect electric service.
- PG&Evill reconnect electric service for a service fee when the criteria reconnection, as specified in Rule 11, Discontinuance of Service, have been met.

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

ELECTRICRULENO. 22 **DIRECTACCESS**

Sheet 65

Q. ESPFINANCIALSECURITYREQUIREMENTS

As described in Section D.3, all newand existing ESPsare required to post a bond or demonstrate insurance (collectively, "financial security") sufficient to cover the reentry fees associated with the involuntary return of its DA customers to PG&E's The calculated financial security amount shall be the higher of the bundled service. calculated financial security amount described in Section Q, or the minimum deposit of twenty-five thousand dollars (\$25,000) required for ESPregistration pursuant to PUCode Section 394(b)(9). Pursuant to the methodology adopted in Appendix 1 of D.13-01-021 and corrected by D.13-02-017 and D.13-04-001, the calculated financial security amount will include the administrative costs related to switching customer back to bundled service and pursuant to the methodology set forth in Appendix 1 of D.13-01-021, the incremental procurement costs for involuntarily returned residential and small commercial service accounts that are not affiliated I with a large DA customer for a sixty (60) day safe harbor period and then for an I additional six-month period. The incremental administrative costs shall be calculated for each involuntarily returned customer service account using the Customer Re-Entry Fee set forth in rate Schedule E-CCA, in effect at the time the financial security is calculated. As described in Sections Q.1.b and Q.2, below, the ESPis responsible for the identification and certification of the residential commercial service accounts that are affiliated with a large customer. Residential and small commercial service accounts that are not timely certified by the ESPas with a large customer will be deemedto be an unaffiliated or small commercial service account for purposes of determining the financial ı security amount. (N)

- security for existing and new ESPswill be established T as The initial financial follows:
 - For existing ESPs, pursuant to D.11-12-018, PG&Evill perform the initial financial security calculation based upon the administrative costs of switching an ESP's customer back to bundled service and submit the proposed financial security amount in separate Tier 2 advice letter filing for each applicable ESPfor CPUCapproval. Any confidential data relating to in the calculation shall be redacted. An unredacted version an ESPutilized of each advice letter will be filed under confidential seal to the Energy Division. Concurrent with submitting the advice letter to the Energy PG&Evill serve by electronic meanson each applicable ESPa copy of the advice letter, with the relevant supporting data and calculations of each respective ESP's financial security amount provided confidentially(T) only to that specific ESPin complete and unredacted form. Financial security amounts must be posted by June 30, 2012, subject to approval by the CPUC's Energy Division. (T)

(Continued)

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ESPFINANCIALSECURITREQUIREMENTCont'd)

- financial security for existing and new ESPswill be established as The initial follows: (Cont'd)
 - (T)Per D.13-01-021, D.13-02-017, and D.13-04-001, for a new ESPthat begins service in Month M+2 (where M denotes the month when PG&E will calculate the financial security amount), the financial security (N) calculation will be performed using Month M-1 data, and the financial security will be for the period from the start date through the next semi-Customers that have submitted Direct Access annual calculation. Service Requests (DASRs)to switch to DAservice may be included in the calculation of the respective ESP's financial security amount. PG&E will submit the proposed financial security amount for each ESPin separate Tier 2 advice letter filings for each applicable ESPfor CPÙC approval. Upon CPU Capproval of the relevant ESP financial security amounts, the Energy Division will notify each ESPof the final financiàli security amounts due on an aggregate statewide basis. The ESP's financial security amount most be posted with the CPUcbefore the ESP may begin serving customers. It is the responsibility of the ESPto (N) provide PG&Evith an accurate forecast of the expected number of customers and associated loads, including a break-down by unaffiliated and small commercial service accounts, by the date specified (N) by PG&E.
- Semi-annual Financial Security Calculation: 2.

On an annual basis, the ESPshall provide PG&Evith a certified residential and small commercial service accounts that are affiliated with I a large DAcustomer for use in the semi-annual financial security calculations. Upon request, PG&Evill provide the ESPwith a list of residential and small commercial service accounts for use in the certification process. and small commercial service accounts not certified by the ESPas being with a large DA customer will be deemed to be an unaffiliated or small commercial service account. If PG&Edoes not receive a residential the information from the ESPby no later than thirty (30) calendar days before the date PG&E'ssemi-annual update filing is due to the CPUC,PG&Emay proceed with the semi-annual update based upon the assumption that none of the ESP's residential and small commercial service accounts are affiliated with a large DA customer. (N)

(L)

(T)

(Continued)

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Sheet 67

Q. ESPFINANCIALSECURITYREQUIREMEN(TCS)nt'd)

2. Semi-annual Financial Security Bond Calculation: (Cont'd)

(T)

PG&Ewill update the amount of an ESP's financial security requirement (L) semi-annually, and submit the updated calculation to the Energy Division by May 10 and November10 of each year, and any adjustments to the financial security amount would be implemented on the following July 1 or January 1, respectively. Updated financial security amounts for each ESPwill be submitted as a Tier 2 advice letter to the Energy Division. (L)

The ESPshall adjust the required posted financial security amount if and(T) when it is more than ten percent (10%) above or below the ESP's current posted financial security amount. Upon CPU Capproval of the relevant ESP(T) financial security amounts, the Energy Division will notify each ESP of the final financial security amounts due on an aggregate statewide basis. (T)

An ESPis required to post the financial security amounts in the advice (T) letter(s) within thirty (30) days of notification by the Energy Division, subject to correction for any errors. If an ESPbelieves that its financial security amount has been calculated inaccurately or in conflict with the adopted processes, the ESPshall confer with PG&Eo resolve the inaccuracies, and may file (T) comments with the Energy Division, and served upon PG&E, indicating any appropriate corrections with relevant supporting explanation and detail within twenty (20) days of the advice letter filing.

The posted financial security maybe in the form of a third-party guarante from an investment grade guarantor, a surety bond, letter of credit, cash or cash equivalent financial instrument or security, or other financial instrument or security reasonably acceptable to PG&Eand should be payable directly (\overline{d}) PG&Ein the event an ESPfails to timely pay the re-entry fees demanded by PG&Epursuant to Section Q.3, below.

(Continued)

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Sheet 68

Q. ESPFINANCIALSECURITYREQUIREMEN(C3)nt'd)

3. Re-Entry Fees For The Involuntary Return Of Customers

The ESPis responsible for all applicable re-entry fees for its customers that are involuntary returned.

- a. PG&Ewill calculate re-entry fees pursuant to the methodology set for h in Appendix 1 of D.13-01-021 within sixty (60) days of the earlier of (i) the start of the involuntary return of customers, or (ii) PG&E's receipt of the ESP's written notice of involuntary return. The re-entry fee will be a binding estimate of:
 - 1) The administrative cost to switch the involuntarily returned large DA customers and their affiliated residential and small commercial service accounts to bundled service, which will be established for leach customer service account using the Customer Re-Entry Fee set forth in rate Schedule E-CCA; plus,
 - 2) The administrative cost to switch the involuntarily returned I unaffiliated residential and small commercial DA service accounts to bundled service, which will be established for each customer service account using the Customer Re-Entry Fee set forth in rate Schedule I E-CCA; plus, (N
 - 3) The incremental procurement costs for involuntarily returned residential and small commercial service accounts, that are not certified by the ESPas being affiliated with a large customer, for a sixty (60) day safe harbor period, as described in electric Rule (20), and then for an additional six-month period for those customers remaining on bundled service as set forth in Appendix 1 of D.13-01-1 021. For purposes of the ESPfinancial security amount, a commercial service account is considered "small" if it has a billing demandof less than twenty (20) kWfor three (3) consecutive months during the past twelve (12) months.

At no time shall the sum of the administrative cost and the incremental procurement costs for involuntarily returned residential and small commercial service accounts, described in Section Q.3.a(2) and Q.3.a(3), above, be less than zero dollars (\$0). The re-entry fees will not be subject to true-up.

(L)

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May 24, 2013

(Continued)

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Date Filed _____

Resolution No.

ELECTRICRULENO. 22

DIRECTACCESS

Sheet 69

Cal. P.U.C. Sheet No.

Cal. P.U.C. Sheet No.

ESPFINANCIALSECURITYREQUIREMENTC3nt'd)

(N)

(N)

- PG&E'sdemandto the ESPfor payment of the re-entry fees shall permadent later than sixty (60) days after the start of the involuntary return of DAcustomers to bundled service. (T)
- Re-entry fees are due and payable to PG&Evithin fifteen (15) days after issuance of the demandfor payment. An involuntary return by an ESPand the failure of the ESPto makepayment within fifteen (15) days of PG&E'sdemandshall be an event of default under the ESP's financial security instrument, entitling PG&E to immediately draw upon the financial security posted by the ESPunder Sections (N) Q.1 or Q.2 to cover the re-entry fees.
- The ESPis responsible for covering all applicable re-entry fees for its customers that are involuntarily returned. Only if, or to the extent, the ESPis unable to cover all of the applicable re-entry fees any unreimbursed fees from the ESPmust be covered by the returned DA customers. Any re-entry fees not involuntarily recovered from the ESPshall be paid by the involuntarily returned DAcustomers over a time period specified by PG&E,but not to exceed the bundled service commitment period. If PG&E subsequently recovers additional re-entry fees from the ESP, a refund up to the recovered amount will be provided to the involuntarily returned DA customers in proportion to the amount i collected by PG&E. (L)
- Service changes for the ESP's involuntarily returned customers will be as follows:
 - i. Unaffiliated residential and small commercial service accounts will be switched to Bundled Portfolio Service, but are otherwise subject to the samerights and obligations of other DAcustomer with respect to Transitional Bundled Service, advance notices required for switching, and the minimumstay provisions in PG&E'sauthorized direct access tariffs.
 - Large customers and their affiliated residential commercial service accounts will be switched to Transitional Bundled Service and be subject to the then current Switching Exemption Rules.

(N)

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Sheet 1

ELECTRICRULENO. 22.1 DIRECTACCESSERVICESWITCHINGXEMPTIONULES

The following terms and conditions apply to both PG&Ecustomers and electric service providers (ESPs) who participate in Direct Access (DA) as defined in Rule 22.

The following rules implement the Switching Exemption Decision (D.) 03-05-034, which adopted guidelines regarding the rights and obligations of DA customers who return to Bundled Service and subsequently switch back to DA service, Decision Regarding Increased Limits For Direct Access Transactions D.10-03-022, which adopted guidelines regarding the rights and obligations of non-residential bundled service customers to switch to DA service, D.11-12-018, which reduced the minimum commitmenton Bundled Service from three (3) years to eighteen (18) months and D.12-12-026, which adopted a lottery process in lieu of a first-come/first-served process. D.03-05-034. D.1d-03-022. D.11-12-018 and D.12-12-026 established provisions for eligible **DA customers** (1) Transitional Bundled Service; (2) Bundled Portfolio Service; (3) Phase-In Period and (4) Post-Phase-In Period. Pursuant to D.05-12-041, customers receiving Direct Access Service, Transitional Bundled Service or Bundled Portfolio Service maybe automatically enrolled in a CommunityChoice Aggregation Program as described in Rule 23.

Effective March 11, 2010, the right to transfer to Direct Access service is closed to residential customers. However, a residential customer previously classified as DA-eligible that submitted a six-month notice to transfer to DA service prior to March 11, 2010, retains a one-time right to transfer to DA service pursuant to D.10-03-022 and the conditions set forth in Section B. below.

Customers switching to or from bundled service (with the exception of Transitional Bundled Service described in Section A of this Rule) shall notify PG&Esix (6) months in advance of their intent to switch.

A. Transitional Bundled Service

- 1. Transitional Bundled Service (TBS) is effective February 19, 2004, and allows DA customers to return to Bundled Service on a transitional basis while switching from one ESPto another, or for similar or related reasons where TBS is needed in this Rule or Rule 22, Section Q. (N)
- 2. The TBSprovision is limited to a sixty (60) day period. The sixty (60) day period begins on the day the DAservice is disconnected, which is the day PG&Estarts supplying power to the service account (Day 1). By no later than the end of the sixty (60) day period (Day 60 of PG&Esupplying power), PG&Emust be in receipt of a Direct Access Service Request (DASR) from the customer's new ESPto switch the service account to DAservibe addition to meeting the DASR provisions set forth in Rule 22, Section E, DASR so switch the service account back to DAservice must comply with the following special conditions:

(Continued)

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

32721-E 32704-E

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Rule 23	Community Choice Aggregation 25527-25535, 29 25537,25538,29471,25540-25544,29472,27268,29473,29474,29475,2550-2551, 29634, 25553-25574-E	9202,
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Issued by Brian K. Cherry Vice President Regulatory Relations

DECLARATION OF RONALD JANG SEEKING CONFIDENTIAL TREATMENT FOR CERTAIN DATA AND INFORMATION CONTAINED IN ADVICE LETTER 4229-E (PACIFIC GAS AND ELECTRIC COMPANY - U 39 E)

I, Ronald Jang, declare:

- 1. I am presently employed by Pacific Gas and Electric Company (PG&E) and have been an employee at PG&E since 1977. My current title is Principal Account Manager within PG&E's Customer Impact organization. In this position, my responsibilities include maintaining the ongoing business relationship with third-party electric service providers (ESPs) participating in PG&E's direct access service program. In carrying out these responsibilities, I have acquired knowledge of the operations of electric service providers in general. Through this experience, I have become familiar with the type of information ESPs' consider confidential and proprietary.
- 2. Based on my knowledge and experience, I make this declaration seeking confidential treatment of "Attachment B to Advice Letter 4229-E," submitted on May 24, 2013. By this Advice Letter, PG&E is seeking this Commission's approval of its revisions to electric Rule 22, Direct Access, and the submittal of its calculations of the financial security requirements for individual ESPs in compliance with Ordering Paragraph 15 of Decision 13-01-021.
- 3. PG&E is seeking confidential treatment of the number of customers served by each ESP, historic usage information, forecasted electric pricing information, and the calculated financial security requirement. The material PG&E is seeking to protect constitutes information that should be protected under Public Utilities Code § 583 and General Order 66-C. Finally, PG&E states that: (1) the information is not already public; and (2) the data cannot be aggregated, redacted, summarized or otherwise protected in a way that allows partial disclosure.

I declare under penalty of perjury, under the laws of the State of California, that the foregoing is true and correct. Executed on May 24, 2013 at San Francisco, California.

/s/ Ronald O. Jang Ronald O. Jang

ATTACHMENT B Redacted Public Version

ESP FINANCIAL SECURITY REQUIREMENT				
Pacific Gas & Electric				
May 24, 2013				
Electric Service Provider	Total Financial Security Amount			
3phases Renewables LLC				
Calpine Power America LLC				
Commerce Energy				
Commercial Energy of Montana, Inc				
Constellation Newenergy, Inc				
Direct Energy Business LLC				
EDF Industrial Power Services (CA), LLC				
Gexa Energy of California Inc				
Glacial Energy of California Inc				
Liberty Power Holdings LLC				
Noble Americas Energy Solutions LLC				
Pilot Power Group Inc				
Shell Energy North America (US) LP				
Tiger, Inc.	Assantantan an a			

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.

Ritchie

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

CENERGY POWER 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

Crossborder Energy Davis Wright Tremaine LLP

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Defense Energy Support Center

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

Goodin, MacBride, Squeri, Schlotz &

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

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Los Angeles Dept of Water & Power

MAC Lighting Consulting MRW & Associates Manatt Phelps Phillips Marin Energy Authority McKenna Long & Aldridge LLP

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Occidental Energy Marketing, Inc.

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Pacific Gas and Electric Company

Praxair

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SCD Energy Solutions

SCE

SDG&E and SoCalGas

SPURR

San Francisco Public Utilities Commission

Seattle City Light

Sempra Utilities

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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)