May 1, 2013

SEVENTEENITERIODICREPORT ONNON-TARIFFETRODUCTAND
SERVICESOFFEREBY PACIFICGAS ANDELECTRICCOMPANY, 39 M

Public Utilities Commissionof the State of California:

Introduction

Decision 97-12-088 as modified by Decision 06a11240F291e VII. H. of the Affiliate Transaction Rules adopted thereinirereall California gyentelities offering non-tariffed products and services to "filte reperitsd with the Commission's Energy Division twice annually foffirsthe two years following ffetcheve date of these Rules, then annually thereafter. . ." (Rules VH) of the product of the produ

In Advice 2063-G/1741-E (filed on January 30), to the Affiliate Transaction Rules), PG& Edistate to go tariffed and non-tariffed products and services, provided summalignates showings for the non-tariffed products and services categories; equested authorization or continguia uthorization for listed tariffed and non-tariffectes coaft approached and services. On September 8, 1998, PG& Ediled an amended Advice 206 A/CF41-E-A, with minor continuous and other revisions. On April 1PG APPS amended Advice 2063-G-B/1741-E-B, with additional minor correctations of the revisions.

The Seventeenth Report covers January through De2012 berlt includes the categories of PG&Enon-tariffed products visced sexisting as of December31, 1998, as listed in Advice 2063-G/1741-E and amended amended Advice 2063-G-A/1741-E-A and Advice 2063-G-B/1741-E-B; the Mover Services gory, approved by Resolution G-3417 on June 12, 2008; plus eight new category effect in PG&E's Non-Tariffed Products and Services (NTP&S)Information Only Report on September 30, 2011 and amended products and services using approved ision 11-05-018. This report covers only products and services using assets. While the Commissionauthorized a new category of an exception of an exception of any services, Third-Party Meter Reading Services, Resolution E 368 PG&Edid not provide any services under this category during 2012.

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¹ Of the eight new categories, these four had activity in 2012: 1) Operations Services for Other Utilities, Energy Service Providers, Municipalities and Others, 2) Energy Efficiency Engineering, Consulting and Technical Services, 3) Use of Utility Software, and 4) Use of Utility Held Patents.

Resolution E-3685, issued December21, 2000, approved Advice Letter 2166-G/1890-E (in which PG&E had requested authority to offer "Third-Party Meter-Reading Services") subject to the condition that PG&E file a supplemental advice letter within 30 days of the effective date of the resolution. The Commission stated that PG&E may begin offering these services 30 days after receipt of the required supplement unless the Energy Division advises the utility that its supplemental advice letter is deficient." (Reso E-3685 at 28.) PG&E lied the required supplemental Advice Letter, Advice 2166-G-A/1890-E-A, on

Rule VII.H. required four semi-annual Reports of Non-tariffed Products and Services, and annual Reports thereaffenis Seventeenth Report®&E'sfourteenth annual Report.

Format of the PG&Periodic Report

The four subsections of Rule VII.H. in this time which must be contained in the energy utilities' periodizers. PG&E's Sixte Reliport, Attachment A to this filing, presents the required informantice to an another the categories are listed to interest and with the same alphanumeric designations, that were used in PG&E's Advice 2063-G/1741 The new Mover Services category is added at the end. If PG&E did not provide any produce voices within a particular category edisin Advice 2063-G/1741-Eduring 2004 category is included with a notation that there were sactions completed in 2011.

- 1. Rule VII.H.1. Description and AuthorRule VII.H.1. calls for the Report to contain "a descriptionanch of string or new category of non-tariffed products and services and thou author which it is offered."
 - (a) Description: Under the heading to a & Description," the Report lists the categories from 2406 & 6/1741-E, and provides a brief description of products or sefficients in the category.
 - (b) Authority: The segulates of products and cess are, by definition, not tariffed. In the past, threy general, recognized only through acceptance of their reven tests in Operating Revenues (OOR), as indicated in Advice 2063-G/174/Affer the effective date of D.97-12-088, they have been authorized through VII.F. and by the filing of Advice 2063-G/1741-E. Therefore, separateormation concerning "the authority under which [each calle gory of fered" is not provided. PG&E's later Reports under Rule VIIII include separate information about Commissionauthority by referring either to the Commission decision approving Advice 2063-G/174/1-16 the appropriate Commissiondecision authoriziang new category of non-tariffed products or service.

January 22, 2001. The Energy Division did not advise PG&Eof any deficiency in the supplemental Advice Letter.

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³ As noted in Advice 2063-G/1741-E, page 7, note 6, the listing of non-tariffed products and services does not include uses authorized under G.O. 69-C or disposition of property not useful or necessary in the provision of utility service. Sale or lease of facilities, equipment, and real or personal property necessful in the performance of utility service are considered tariffed (Category T.C.4., page 6) and are therefore not included, whether the Application for authority under Sec. 851 has already been approved, in pending at the Commission, or is being prepared for filing by PG&E. See Advice 2063-G/1741-E, page 6, note 5.

Rule VII.H.2. - Types and Quantities Rule VII.H.2. requires "a description of the types and quantities of production of the types and quantities of production contained thin each category." PG&E's Sixteenth Report productions in the first column in Attachment A to this beintibled "Category Description," and in the second column entitled "Norm Deans actions." Where necessary, additional information is provided in footnotes.

PG& Ehas included in this Sewhelm to Exercise port only those non-tariffed products and services which wear tendly provided du 200 (or earlier) and for which bills have been rendthered 2012. Someof these products and services were actually violated before 2012 but, because bills had not yet been rendered, they were not included in Exaction in the services of Subsequent Reports will cover non-tariffed products in the products or services were rendered during the reletivance period, ever his products or services were actually provided during a diver period (as absorbey were provided after December 31, 1998).

- 3. Rule VII.H.3. Costs and Revenues: Rule VII.H.3. calls for "the costs allocated to and revedenced from each category." The Report provides this information in two columns, headed Alloats" and "Revenues".
 - (a) Allocated Costs: PG&Ebelitenzers incremental costs of the non-tariffed products and services are the most felevibet allocated costs required in this Report. The Allocates in Coste both recurring and nonrecurring costs ibattable to the product vioce.ser For purposes of this Report, to provide consistentially-available information, determined costs using its bussidessancial system (SAP) to determinestandard rate, when availa Thès rate includes fully loaded labor rates (e.g., satlariesits, payroll taxpes rvisory time, etc.), overhead (including space occbpieble employee, office supplies and equipment such as computers, phones and copy machines, office furniture, etc.), vehicles, other equipment, and direct theorets incurred in the provision of the noiffetar product or serverausethe standard labor rate does not include tessuschasi pensions and insurance, the labor rates have been increased factor of 15.99% (PG&E's2012 standard adder for these items) to coverosthese in some cases, costs are This method of accoforting Allocated (incremental) Costs is also that redoctor any new category products and services (see Appendix A to Decision 99-04-021).
 - (b) Revenues: Because there is a contessiderable period of time between the date on which a non-tariffed producteoriss eprovided and date on which the revenue for the producter is received, and PG&E wished to have the costs and revenuered by the Report match as

much as possible, PG& Ehas reported textenues billeth the relevant time period rather than extenues received. Report also indicates a few instances in which the "revenauces" been received in the form of credits, "in-kind" paymenthem non-cash consideration. The monetary value of these credits hero considerations been estimated and included in the "Revenues" column. This method of accounting for the Revenues also that resonance (see Appendix Decision 99-04-021).

4. Rule VII.H.4. - AssetsRule VII.H.4. requirensrent information on the proportion of relevant utility exclstretsoffeer each category of product and service." PG&E'sReport proviblies information in two columns, headed "Types of Relevant Assets" antimitation Annual Proportion of Assets Used."

For purposes of these Periodic Rombortsemployee time is treated as an "Asset" and is listed under "Typeds varint Assets" as "employees." In computing the "Estimated Annual Proportion" of the employee time asset, PG& Hocused on the particular classification involved, calculated the ratio of the time spent by the delessification nowledge in providing the non-tariffed product or service, compared to time spent by all employees in that classification a year.

In most cases, several different Answeltzedarein providing a single category of non-tariffed product ear senovicexample, PG&Emayuse 1% of one type of asset, 2% of another type of asset, and 3% of a third type of asset to offer non-tariffed Product Q. Whenthis is the case, the Report averages the different "proportions assistetotalind providessingle figure; in the example given, put portion of total tsasseculd be the average of the three proportions, or 2%. When the estimate the less than 1% of the total, theoretical is shown as <a the case of the total of th