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October 17, 2013

Advice 3862-E-C (Pacific Gas and Electric CompanyID U39 E)

Public Utilities Commissionof the State of California

Subject: Third Supplemental Filing to Advice 3862-E for Purchase and Sale

Agreement for Procurement of Renewable Energy Credits Between

TransAlta Corporation and Pacific Gas and Electric Company

#### <u>Introduction</u>

In Advice 3862-E ("Advice Letter"), Paci**fic**d **Elest**ric Company ("PG&E") submitted to the California Public Utilities Commissionis ("Common "CPUC") a purchase and sales agreement dated September 15, 2009 ("PSA"), between Altar Corporation ("TransAlta") and PG&Efor a term of four years. Under Atherans Alta will sell all the Renewable Energy Credits ("RECs") created denominating renewable electric power at Trans Albairs merview 2 wind generation flacil in Albart Canada (the "Project") to PG&E. The annual production power to be 175,000 – 210,000 RECs. The Advice Letter is pending lution by the Commission.

On October 12, 2012, PG&Efiled supplemental Advice Letter 3862-E-A to obtain CPUC approval of the PSA as amended by the September 28, 2012 amendment to the PSA. The September 28, 2012 amendment reduced the term of the DSA representation of three years. Further, on January 30, 2013, PG&Efiled supplemental Letter 3862-E-B to obtain CPUC approval of the PSA amended by the January 3 amendment to the PSA. The January 2, 2013 amendmented the term of the PSA from three years to two years.

The purpose of this third supplement is entoredurbe the term of the contract and obtain CPUCapproval of the PSA as amended by September 28, 2012, January 2, 2013, and September 23, 2013 amendments ("Amended PSA"). The Amended PSA reduces the term of the PSA to one year. PG&Econtinues to seek Commission approval of the PSA and its subsequent amendments.

The Amended PSAC ontains a Reduced Delivery Term

Because of the delay in obtaining Comannipsissional for the PBAnsAlta contacted PG&E and requested a further reductionhelivierry term to walloransAlta the opticto sell the Project's 2013 vintage RECsthoirda party. PG&Efoundeantsonable to release the 2013

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RECsto TransAlta and executteed amendmenton September 23, 2013. The amendmentoes not otherwise modify the PSAsandttached as Confidential Appendix A.

The Amended PSA delivery term is now of the importance of the impo

Procurement from the Amended PSACountsin Full toward RPSCompliance

Procurement from the AmendedPSA will count in full toward procurement requirements in effect under Senate Bill (SB) **Trans**sactions signed before Jule 0, "count in full" if the following conditions are met:

- (1) The renewable energy resownasseligible under the rules aceinas of the date the contract was executed;
- (2) For an electrical oraction, the contract has beenedapprotine commission, even if that approval ocations June 1, 2010; and
- (3) Any contract amendments no odifications occurring affine 1, 2010, do not increase the name place pacity or expected antities of annual eration, or substitute a different renewable resource. The duration of the contract may be extended if the original cospterior a procurement commitment of 15 or more years!

Commission Decision ("D.")12-06-038 establish the guidance regarding pre-June 1, 2010 procurement that is subsequently amended, modified, or extended. The Commission determine that the original traction should "count in full" three ware curement requirements in effect prior to SB 2 1X and that only increpresented ment from the amended, modified or extended contract should be subject prior to su

Upon Commission approval of the AmerRes procurement from the Amended PSA will count in full toward RPS procurement requirements fulling "bankable." As detailed in the Advice Letter, the Project ligible erenewable resource under their ruplace as of the date the original agreements in generated October 29, 2009All subsequent amendments to the PSA signed after June 1, 2010 do not increase the capacity later expected intities of annual generation, substitute the renewatergy resources generalized RECs, or extend the duration of the PSA. Thus, if approved by the Commission, procurement from the Amend PSA is not subject to rules listes that by the Commission portfolio balance, long term contracting, and excess procurement under the 33% RPS program.

<sup>&</sup>lt;sup>1</sup> Public Utilities Code Section 399.16(d).

<sup>&</sup>lt;sup>2</sup> See D.12-06-038 at 33-34 and Conclusion of Law 13-14.

<sup>&</sup>lt;sup>3</sup> SeeAdvice Letter at 13.

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Superseded Energy Delivery Requirements do not Apply to the Amended PSA

SB 2 1X eliminated the requirement that cityelectric delivered Oration formia in order to be RPSeligible.4 In Advice Lett8662-E, PG&Eexplained tha PG&Ewould associate RECs from the Project with imports into & adisoan precautionary measure until implementation of SB 2 1X<sup>5</sup>. Subsequent to the Advice Letter, fthe Commission and California Energy Commission("CEC") implemented the removal of defigrerability requirement. Specifically, D.11-12-052 determined that (1) the resequencement for delivered; (2) anthe Commission's to required emands a reproduce the transport of the required emands action meets thedivery requirement ceases to exisDecember10, 2011. The CECRPSEligibility Guidebook was also modified to remove requirements that state t-o RECs are delivered to Californita, the CECwill no longer verify energy deflower persons so the RPS beginning on or after January 1, 2011. Because the Amended PSA is for the purchase of RECsproduced by the Project commencingJanuary 1, 2014 and pthal rof the RPSderlandility requirement was implemented by the Commission and CEC, PG&Es recontuired to associate RECsfrom the Project with imported energy.

# Request for CommissionApproval

PG&Erequests that the Commissionapproved with an additional finding that:

8. Finds that pursuant to SBa2nd110.11-12-052, PG&Eis not required to demonstrate that the RECsassdciante the Project delivered to California with imported energy for the purplose termining RPSeligibility.

#### Effective Date:

PG&Erequests that this Tier 3 Supplemental Advice Letter become effective concurrent was Advice Letter 3862-E, Supplemental Advice Latter 3862-E-A, and Supplemental Advice Letter 3862-E-B.

#### Notice:

In accordance with General **(2)**6487, Section IV, a copth isof Advice Letter excluding the confidential appendices is being sent electron initially U.S. annulail to parties shown on the attached list and threceselists for R.11-05-0058, 122963-014. Non-market participants who are members of PG&E's Procurement Review Grand have signed propriate Non-

<sup>&</sup>lt;sup>4</sup> SB 2 (1x) eliminates the delivery requirement by amending Public Resources Code Section 25471 to remove reference to delivery.

<sup>&</sup>lt;sup>5</sup> Advice Letter at 4, 12 (explaining the inapplicability of deliverability under SB 2 1X and that PG&Ewill at the Project's RECswith imported energy "out of an abundanceof caution" until SB 2 1X implementation). <sup>6</sup> D.11-12-052 at 15 and Conclusion of Law 1-2.

<sup>&</sup>lt;sup>7</sup> CECRenewablePortfolio Standard Eligibility Guidebook at 5 (August 2012 Sixth Edition). <sup>8</sup> Id.

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Disclosure Certificates will recade the Advice Letter and accompanying confidential attachments by overnight mail. Address chattnege Setoneral Order 96-68 vice list should be directed to PGETariffs@pge.com. For change so the range rivide light passe contact the Commission's Process Office at (415) 703-2021 Process\_Office@cpuc.ca.gov. Advice letter filings can also be accessed as the Advice at http://www.pge.com/tariffs.

Brian Cherry KHC

Vice President - Regulatory Relations

cc: Service List for R.11-05-005
Service List for R.12-03-014
Paul Douglas – Energy Division
AdamSchultz – Energy Division
ShannonO'Rourke – Energy Division
Karin Hieta – DRA
Joseph Abhulimen – DRA
Cynthia Walker – DRA

#### Attachments

## Limited Access to Coordential Material:

The portions of this Advice Letter mafketh (Ladn Protected Malateare submitted under the confidentiality protection 583 and 454.5(g) of Public Utilities Code and General Order 66-C. This material is protected lic disclosure beitausensists of, the Amendment which is protepted uant to D.06-06-066 and D.08-04-023. A separate Declaration Seeking Confidential Treatment retraction protection is filed concurrently herewith.

### Confidential Attachments:

Appendix A – Amendment Renewable Energy Certificate Purchase and Sale Agreement

# CALIFORNIA UBLICUTILITIES COMMISSION

# ADVICE LETTER FILING SUMMARY ENERGY UTILITY

MUSTBE COMP	LETBY UTILITY (Attac	h additional pages as needed)		
Companyname/CPU <b>O</b> tility NdPacific	Gas and Electric (	Company(ID U39E)		
Utility type:	Utility type: Contact Person: Anupamà/ege and Kingsley Cheng			
ELC ffi GAS	Phone#: (415)	973-7600 and (415) 973-5265		
ffi PLC ffi HEAT ffi WATER	E-mail: <u>alvb@pge.c</u>	omand k2c0@pge.comand PGETariffs@pge.com		
EXPLANATIODF UTILITY TYPE	<b>.</b>	(Date Filed/ Received Stampby CPUC)		
ELC= Electric GAS= Ga PLC= Pipeline HEAT= Hea		iter		
RenewableEnergy Credit	s Between TransAlt	Tier: <u>3</u> E for Purchase and Sale Agreementfor Procurement of a Corporation and Pacific Gas and Electric Company		
Keywords (choose from CPU0isting):				
AL filing type: Monthly Quarterly An				
If AL filed in compliance with a Comm Does AL replace a withdrawn or rejected				
Summarizedifferences between the AL at	•	<u> </u>		
	? If so, what inform	nation is the utility seeking co <u>Mester Stele three aattmac</u> he door:		
		no have executed a nondisc <u>l&amp;llur<b>eneintleensei</b>ntPG&amp;</u> E's <u>agreements will receive the confident</u> ial informatior		
Name(s) and contact information of the information: Richard Miram, (415) 973-117		rovide the nondisclosure agreement and access to the conf		
Resolution Required PYes No Requested effective dates ember 15, 201 1 (Concurrent with A 3862-E-B)	Advice 3862-E and 386	No. of tariff sh <b>e<u>tetts</u>:</b> 2-E-A_and		
Estimated system annual revenue effect	<u>(</u> %): N/A			
Estimated system average rate effect (%	%): N/A			
• · · · · · · · · · · · · · · · · · · ·	attachment in AL sho phting).	wing average rate effects on customer classes (residential,		
Tariff schedules affec <u>ted:</u> N/A				
Service affected and changes proposed:				
Pending advice letters that revise the	samet <u>ariff</u> sheets:	N/A		
Dispositions, and all other correspond authorized by the Commission, and shall		AL are due no later than 20 days after t <b>ise oltanc</b> rvoisethis f		
California Public Utilities Commission Energy Division EDTariffUnit 505 Van Ness Ave., <sup>th</sup> 4FIr.	Attn: Vice 77 B	Pacific Gas and Electric Company Brian K. Cherry President, Regulatory Relations eale Street, Mail Code B10C Box 770000		
San Francisco, CA 94102 E-mail: EDTariffUnit@cpuc.ca.gov	San	Francisco, CA94177 iil: PGETariffs@pge.com		

# DECLARATION OF RICHARD MIRAM SEEKING CONFIDENTIAL TREATMENT FOR CERTAIN DATA AND INFORMATION CONTAINED IN ADVICE LETTER 3862-E-C (PACIFIC GAS AND ELECTRIC COMPANY - U 39 E)

#### I, Rich Miram, declare:

- 1. I am presently employed by Pacific Gas and Electric Company ("PG&E") and have been an employee at PG&E since 1973. My current title is Principal within PG&E's Energy Procurement organization. In this position, my responsibilities include negotiating power purchase agreements with counterparties in the business of producing electric energy. In carrying out these responsibilities, I have acquired knowledge of PG&E's contracts with numerous counterparties and have also gained knowledge of the operations of electricity sellers in general. Through this experience, I have become familiar with the type of information that would affect the negotiating positions of electricity sellers with respect to price and other terms, as well as with the type of information that such sellers consider confidential and proprietary.
- 2. Based on my knowledge and experience, and in accordance with Decision ("D.") 08-04-023 and the August 22, 2006, "Administrative Law Judge's Ruling Clarifying Interim Procedures for Complying with Decision 06-06-066," I make this declaration seeking confidential treatment of Appendix A to Supplemental Advice Letter 3862-E-C submitted on October 17, 2013. By this Supplemental Advice Letter, PG&E is seeking the Commission's approval of an amendment to the purchase and sale agreement that PG&E has executed with TransAlta Corporation.
- 3. Attached to this declaration is a matrix identifying the data and information for which PG&E is seeking confidential treatment. The matrix specifies that the material PG&E is seeking to protect constitutes the particular type of data and information listed in Appendix 1 of

D.06-06-066 and Appendix C of D.08-04-023 (the "IOU Matrix"), or constitutes information that should be protected under Public Utilities Code § 583 and General Order 66-C. The matrix also specifies the category or categories in the IOU Matrix to which the data and information corresponds, and why confidential protection is justified. Finally, the matrix specifies that: (1) PG&E is complying with the limitations specified in the IOU Matrix for that type of data or information; (2) the information is not already public; and (3) the data cannot be aggregated, redacted, summarized or otherwise protected in a way that allows partial disclosure. By this reference, I am incorporating into this declaration all of the explanatory text in the attached matrix.

I declare under penalty of perjury, under the laws of the State of California that, to the best of my knowledge, the foregoing is true and correct. Executed on October 17, 2013, at San Francisco, California.

Rich Miram

SB
GT&S
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						PACIFIC GAS AND EL Advice Lette October 1	r 3862-E-C	,,,,,,
				IDENTIF	L ICATION OF CONFID	ENTIAL INFORMATION F	PER DECISION 06-06-066 AND DECISION 08-04-023	***************************************
1 1		1) The material submitted constitutes a particular type of data listed in the Matrix, appended as Appendix 1 to D.66-066 and Appendix C to D.08-04-023 (Y/N)	Which category or categories in the Matrix the data correspond to:	3) That it is complying with the limitations on confidentiality specified in the Matrix for that type of data (Y/N)	4) That the	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	
A	Appendix A Appendix A mendment of Renewable Energy Certificate PSA		Item VII G) Renewable Resource Contracts under RPS program - Contracts without SEPs.	· .	¥		This Appendix contains the terms of the amended PSA. Disclosure of certain terms of the PSA would provide valuable market sensitive information to competitors. Release of this information would be damaging to future negotiations. Furthermore, the counterparties to the PSA have an expectation that the terms of the PSA will remain confidential pursuant to confidentiality provisions in the PSA.	ree

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

Braun Blaising McLaughlin, P.C.

**CENERGY POWER** California Cotton Ginners & Growers Assn

California Energy Commission California Public Utilities Commission California State Association of Counties

Calpine

Casner, Steve

Center for Biological Diversity

City of Palo Alto City of San Jose Clean Power

Coast Economic Consulting

Commercial Energy

County of Tehama - Department of Public

Works

Crossborder Energy Davis Wright Tremaine LLP

Day Carter Murphy

Defense Energy Support Center

**Dept of General Services** 

Division of Ratepayer Advocates

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

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)