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Fax: 415.973.7226

October 21, 2013

Advice 4305-E (Pacific Gas and Electric CompanyD U 39 E)

Public Utilities Commission of the State of California

<u>Subject:</u> Revise Electric Rate Schedule NEMand Establish a NewElectric Sample Form for NEMfor Load Aggregation Pursuant to Senate Bill 594 and Resolution E-4610

## Purpose

Pacific Gas and Electric Company(PG&E) modifies its Electric Rate Schedule NEM- Net Energy Metering Service and introduces a new Appendix (Electric Sample Form No. 79-1153) to be used with the existing Electric Sample NEMforms, pursuant to Senate Bill (SB) 594 and Resolution  $E^{-1}461$  tariffs sheets are listed on the enclosed Attachment 1.

#### Background

SB 594 (Wolk, 2012) becameeffective January 1, 2013. Amongother changes, it added a new "option" to the "retail" net energy metering program described in Public (PU) Code Section 2827, effectively expanding PG&E'sSchedule NEM. Utilities This change permits an eligible customer-generator with multiple meters to elect to load of the meters located on the property where the aggregate the electrical property adjacent or contiguous to the generating facility is located and on all property on which the generating facility is located, if those properties are solel owned, leased, or rented by the eligible customer-generator. However, prior to the statute going into effect, SB 594 also provided<sup>2</sup> that:

This paragraph shall not become operative for an electrical corporation unless the commission determines that allowing eligible customer-generators to aggregate their load from multiple meters will not result in an increase in the expected revenue obligations of customers who are not eligible customergenerators. The commission shall make this determination by September 30,

<sup>&</sup>lt;sup>1</sup> Resolution E-4610:

http://docs.cpuc.ca.gov/PublishedDocs/Published/G000/M077/K158/77158265.PDF

<sup>&</sup>lt;sup>2</sup> In PUCodeSection 2827(h)(4)(D)

2013. In making this determination, the commission shall determine if there are any public purpose or other noncommodity charges that the eligible customergenerators would pay pursuant to the net energy metering program as it exists prior to aggregation, that the eligible customer-generator would not pay if permitted to aggregate the electrical load of multiple meters pursuant to this paragraph.

On September 19, the California Public Utilities Commission(CPUCor Commission) made a determination in Resolution E-4610 that NEMload aggregation would not result in an increased cost shift to non-NEM customers. Resolution E-4610 orders:

1. Within 30 days of the issuance of this resolution, Pacific Gas & Electric Company,Southern California Edison Company,and San Diego Gas & Electric shall each file a Tier 2 Advice Letter revising their Net Energy Metering (NEM) tariffs to enable meter aggregation pursuant to Senate Bill 594.

2. The advice letters and revised net energy metering tariffs must comply with all provisions of Senate Bill 594 pertaining to meter aggregation, including the provisions that were conditioned on the Commission making the determination contained in this resolution as well as the provisions that were not conditioned on the determination contained in this resolution.

3. The advice letters must be served on all parties to the Rulemaking (R.) for the California Solar Initiative, Self-Generation Incentive Program, and other Distributed Generation issues (R.12-11-005, and its predecessor R.10-05-004).

4. Within one year of the effective date of this Resolution, the IOUs will submi reports on the costs of interconnection for all NEMcustomers, as directed by the Energy Division director, which they will begin tracking immediately.

PG&E submits this Advice Letter, the accompanying NEM tariff revisions and, new NEM appendix form to address the requirements of SB 594 and Resolution E-4610.

# Tariff Changes

In making changes to Schedule NEM, PG&Eadds a new Special Condition 8 covering NEMLoad Aggregation. This new section provides the applicability for load aggregation, and formally introduces three defined terms: Generating Account, Aggregated Account(s), and Arrangement (that is, all of the Aggregated Accounts, including a single Generating Account, that are billed together). PG&Eis also introducing a new sub-schedule namedNEMA for NEMwith load aggregation. With these terms defined formally, changes are made throughout the NEMtariff as

<sup>&</sup>lt;sup>3</sup> Since 30 days is October <sup>th</sup>,9 and it falls on a Saturday, PG&Esubmits this advice letter on MondayOctober 21 <sup>st</sup>.

required and in accordance with SB 594 and Resolution E-4610, as described below.

Resolution E-4610 Ordering Paragraph (OP) 2 cited above requires that the "revised net energy metering tariffs must comply with all provisions of Senate Bill 594 pertaining to meter aggregation." This section generally describes how the SB 594 language is incorporated, along with other related changes.

1) PU Code Section 2827 (h) (4) (A) on Applicability and eligibility requires:

customer-generator with multiple An eligible meters may elect to aggregate the electrical load of the meters located on the property where the renewable electrical generation facility is located and on all property adjacent or contiguous to the property on which the renewable electrical generation facility is located, if those properties are solely owned, leased, or rented by the eligible customer-generator. If the eligible customergenerator elects to aggregate the electric load pursuant to this paragraph, shall use the aggregated load for the purpose of the electric utility customer-generator is a net consumer or determining whether an eligible a net surplus customer-generator during a 12-month period.

The first part of this section is addressed in the Applicability Section of Sheet 1 and in a new Special Condition 8 at the end of the NEMtariff. The last sentence above is addressed in Special Condition 2d, on Billing.

2) PU Section 2827 (h)(4)(B) onNet Surplus Compensation requires:

If an eligible customer-generator chooses to aggregate pursuant to subparagraph (A), the eligible customer-generator shall be permanently ineligible to receive net surplus electricity compensation, and the electric utility shall retain any kilowatt hours in excess of the eligible customer generator's aggregated electrical load generated during the 12-month period.

This language is addressed in Special Condition 6 on Net Surplus Electricity Compensation.

3) PU Section 2827 (h)(4)(C) onbilling allocation requires:

If an eligible customer-generator with multiple meters elects to aggregate the electrical load of those meters pursuant to subparagraph (A), and different rate schedules are applicable to service at any of those meters, the electricity generated by the renewable electrical generation facility shall be allocated to each of the meters in proportion to the electrical load served by those meters. For example, if the eligible customer-generator receives electric service through three meters, two meters being at an agricultural rate that each provide service to 25 percent of the customer's total load, and a third meter, at a commercial rate, that provides service to 50 percent of the customer's total load, then 50 percent of the electrical generation of the eligible renewable generation facility shall be allocated to the third meter that provides service at the commercial rate and 25 percent of the generation shall be allocated to each of the two meters providing service at the agricultural rate. This proportionate allocation shall be computed each billing period.

This language is addressed in Special Condition 2, on Billing.

Note that since the statutory language states, "If an eligible customergenerator with multiple meters elects to aggregate the electrical load of those meters pursuant to subparagraph (A), and ifferent rate schedules are applicable to service at any of those meters, " (emphasis added.) However, it does not explain what to do if the Aggregated Account rate schedules have the same rate schedule, PG&Eassumesfor the sake of this tariff, it should calculate the allocation in the same manner regardless of whether the Aggregated Account rate schedules are the same or different. The tariff reflects this consistent treatment.

- 4) PU Section 2827 (h)(4)(D) relates to the directive to the Commission on making a determination regarding these shift; therefore, PG&Edoes not need to address it in its tariff<sup>4</sup>.
- 5) PU Section 2827 (h)(4)(E) relates local publicly owned electric utilities and electric cooperatives and not PG&E. Therefore, it is not addressed in the tariff.
- 6) PU Section 2827 (h)(4)(F)defining "contiguous" requires:

For purposes of this paragraph, parcels that are divided by a street, highway, or public thoroughfare are considered contiguous, provided they are otherwise contiguous and under the same ownership.

This language is addressed in Special Condition 8.

7) PU Section 2827 (h)(4)(G) on theGenerating Account generation capacity requires:

An eligible customer-generator may only elect to aggregate the electrical load of multiple meters if the renewable electrical generation facility, or combination of those facilities, has a total generating capacity of not more than one megawatt.

<sup>&</sup>lt;sup>4</sup> It is included in the Background of this advice letter, however.

This one megawatt capacity limit is already included in the NEM tariff

However, on the issue of a combination of multiple generating facilities behind a single meter, existing NEMSpecial Condition 5 addresses how to credit multiple generating facilities subject to different tariff treatment (NEMMT The existing tariff language is straightforward on how to implement NEMMT for Load Aggregation if the only NEM-eligible Group is a single Load Aggregation Arrangement and a non-NEMgenerating facility, as covered in But with other scenarios the existing Special Condition 5(g). language is inadequate and additional CPUCquidance would be required to determine how to proceed. For instance, it does not address how to allocate the credits groups if there are multiple from the different NEM groups subject to hence these are not permitted at treatment under the different NEMtariffs. It is important to note that there are many possible scenarios for this time. behind a single meter not addressed in combinations of generating facilities If any such situations arise it is anticipated that special bil the tariff. methodologies would be required. Furthermore, the difficulty arises largely from the fact that Load Aggregation allocates by the percentage of monthly load, unlike the other NEM aggregation provisions in the NEMFC and The order of precedence for which credits apply would need NEMBIOariffs. to be established. Because of this, PG&Ereserves the right to file an advice to address these issues upon receiving an interconnection request for letter and also reserves the right to establish such a project. a special service charge to recover the additional programming costs and administration of these very unique situations.

8) PU Section 2827 (h)(4)(H) onService Charges requires:

Notwithstanding subdivision (g), an eligible customer-generator electing to aggregate the electrical load of multiple meters pursuant to this subdivision shall remit service charges for the cost of providing billing services to the electric utility that provides service to the meters.

This language is addressed in Special Condition 8 covering Load Aggregation. In this section PG&E proposes two charges:

These charges include:

i) One-Time Setup Charge of \$4.00 per Aggregated Account and for the Generating Account, as defined in Special Condition 8.

Plus,

ii) Monthly Charge of \$15 Per Aggregated Account and for the Generating Account as defined in Special Condition 8.

In addition to the aforementioned changes and additions, PG&Encluded language on the following:

- Direct Access and Community Choice Aggregation. In the Applicability section. PG&Eadds that, "if the tariffs for the customer's ESPdo not permit Load Aggregation, as described in Special Condition 8, this option is not available to the DA Customers." Also, PG&Eincludes in the Billing Special Condition 2(i) the provision that, "All accounts in a Load Aggregation Arrangement, including the Generating Account and all of its Aggregated Accounts, will normally all take service either only from PG&E,a single ESP or a single CCA. However, if PG&Es the billing agent, a mixture of electric commodity service providers may be permitted as long as PG&Eagrees and incremental costs related to billing recovers the additional this Load Aggregation Arrangement from the customer's ESPand/or CCAbased on the applicable rates in Schedules E-ESP and E-CCA."
- For demand response programs, the Applicability section adds language modeled after language in Schedule NEMV due to the presence of Aggregated Accounts.
- Metering is addressed in Special Condition 1. For metering costs not captured in the customer's OAS, PG&Eays out Generating Account metering charges based on the incremental costs of metering under the Special Facility charges to address the likelihood that generators will be sized larger than any existing on-site load to match the aggregated load. This method better captures the actual cost of metering.
- Billing is addressed in Special Condition 2. Here PG&Eadds details for the allocation from the Generating Account. Once the allocations are determined each month, the Aggregated Accounts for the most part are treated the same for billing purposes as a regular NEMaccount. One difference, however, is that PG&Erequires all accounts to have the same billing cycle and Relevant (true-up) period. Details are provided on how added or removed Aggregated Accounts are handled.
- Interconnection is discussed in Special Condition 3. This section adds language about the new Appendix (Form No. 79-1153) that will be used with existing interconnection agreements. Additionally, PG&Eincludes language on additional services, in case a generator account with no load is preferred by the customer to avoid electric service panel upgrade costs due to the added amperage of an "oversized" generating facility to support Load Aggregation. To prevent using this as a way to obtain a additional service to avoid demand charges, for example by requesting a second A6 account instead of a single E19 account, PG&Erequires that the additional service not

be allowed to have load and if the generator is removed, the additional service may not be converted to a load account.

Similar to all NEMcustomers Load Aggregation customers will continue to be responsible for the costs of interconnection facilities associated with their generator interconnection. Given the anticipated over sizing of the Load Aggregation generators relative to load at the generator site, customers should be aware that such costs may be more likely for Load Aggregation participants.

#### Tracking NEM Interconnection Costs Pursuant to OP 4 of Resolution E-4610

PG&Eplans to track and submit reports of all associated costs for interconnecting NEMcustomers that are under the Standard, Expanded, NEMVMASHNEMV, NEMFOND NEMBIO programs, as well as the newly proposed NEMAggregation program (NEMA). Specifically. these costs for interconnection include the processing and technical reviews of NEMinterconnection administrative requests, as well as the associated interconnection upgrades and facilities that are installed to interconnect these customers to PG&E's distribution safely and reliably svstem. PG&Eanticipates having this tracking capability in place no later than Novemberof this year.

## Billing Cost Recovery

PUCodeSection 2827(h)(4)(H), added by SB 594, allows PG& to recover its billing costs through a customer service charge for the Load Aggregation program. As noted above, PG&Eis implementing a one-time setup charge and monthly billing PG&Eplans to manually bill these customers until the interest charge. Initially. i the program has been gauged and it is determined that an automated billing solution is needed. At that point, PG&Ewill need to upgrade our NEMbilling system to be able to establish automated billing for these customers. Given this additional cost to the program, PG&Ereserves the right to modify the service charges for these customers as noted above. Additionally, as another option, PG&Ereserves the right to create a memorandumaccount to track these billing costs to be recovered in rates from all customers.

#### New Appendix to Include with Existing Interconnection Agreement

For Load Aggregation, a completed and signed "NEMLoad Aggregation Appendix "(Form No. 79-1153) must be included with the appropriate NEMinterconnection agreement listed above when it is submitted to PG&E. This form includes:

#### Protests

Anyone wishing to protest this filing may do so by letter sent via U.S. mail, by facsimile or electronically, any of which must be received no later than

November12, 2013, which is 22 da<sup>5</sup>ysafter the date of this filing. Protests should be mailed to:

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

Facsimile: (415) 703-2200 E-mail: EDTariffUnit@cpuc.ca.gov

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

The protest shall also be sent to PG&Eeither via E-mail, or U.S. mail (and by facsimile, if possible) at 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 groups, or organizations) may protest or respond individuals, (General Order 96-B, Rule 7.4.) to an advice letter. The protest shall contain the following information: specification of the advice letter protested; grounds for th 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, Rule 3.11).

#### Effective Date

PG&Erequests that this Tier 2 advice filing become effective 120 calendar days after the date of approval in order to prepare manual billing once the final program load aggregation program requirements are established, and allow for time to roll the program out internally and to PG&E's customers.

<sup>&</sup>lt;sup>5</sup> The 20-day protest period concludes on a weekend and the following day is a holiday. PG&E is hereby moving this date to the following business day.

## Notice

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 parties on the service lists for R.12-11-005, and R.10-05-004. 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

Brian Cherry / Sto-

Vice President, Regulatory Relations

Attachments

cc: Service Lists R.12-11-005 and R.10-05-004

# CALIFORNIARUBLICUTILITIES COMMISSION

# ADVICE LETTER FILING SUMMARY

ENERGY UTILITY

MUSTBECOMPLETER	OVUTILITY (Attach additional pages as needed)
Companyname/CPU <b>C</b> tility No. Pacific (	Gas and Electric Company(ID U39 E)
Utility type:	Contact Person: Shirley Wong
ELC ffi GAS F	Phone#: (415) 972-5505
	E-mail: slwb@pge.comand PGETariffs@pge.com
	(Date Filed/ Received Stampby CPUC)
ELC= Electric GAS= Gas	
PLC= Pipeline HEAT= Heat	WATER Water
Load Aggregation Pursuant Keywords (choose from CPUClisting): <u>A</u>	Tier: <u>2</u> edule NEMand Establish a NewElectric Sample Form for NEMfor to Senate Bill 594 and Resolution E-4610 Agreements, Billing Compliance, Conditions of Service, Customer Charge, Direct Access, Forms, Metering, Text Change, Rules
AL filing type: Monthly Quarterly	Annual One-Time Other
If AL filed in compliance with a Commis	ssionorder, indicate relevant Decision/Resolutios 594 and Res. E-4610
Does AL replace a withdrawn or rejected	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 confidential treatment for:
Confidential information will be madeave	vailable to those who have executed a nondisclosure agreement: N/A
Name(s) and contact information of the proceeding of the proceedin	person(s) who will provide the nondisclosure agreement and access to the
Resolution Required? Yes No	
Requested effective date <u>120 days after da</u>	ate of approvalNo. of tariff sheats:
Estimated system annual revenue effect (%	%): <u>N</u> /A
Estimated system average rate effect (%)	): <u>N</u> /A
Whenrates are affected by AL, include a (residential, small commercial, large C/	attachment in AL showing average rate effects on customer classes (1, agricultural, lighting).
Tariff         schedules         affected         Electric         Schedules           Form 79-1153         (NEMLoad         Aggregation         Apper	Ile NEM(Net Energy Metering Service), and new Electric Sample
Service affected and changes propose	"Tariff Changes" section in advice letter.
-	orrespondence regarding this AL are due no later than 20 days after the date by the Commission, and shall be sent to:
CPUC,Energy Division	Pacific Gasand Electric Company
EDTariff Unit	Attn: Brian K. Cherry, Vice President, Regulatory Relations
505 Van Ness Ave., 4 th floor	77 Beale Street, Mail CodeB10C P.O. Box 770000
San Francisco, CA94102 E-mail: EDTariffUnit@cpuc.ca.gov	San Francisco, CA94177 E-mail: PGETariffs@pge.com

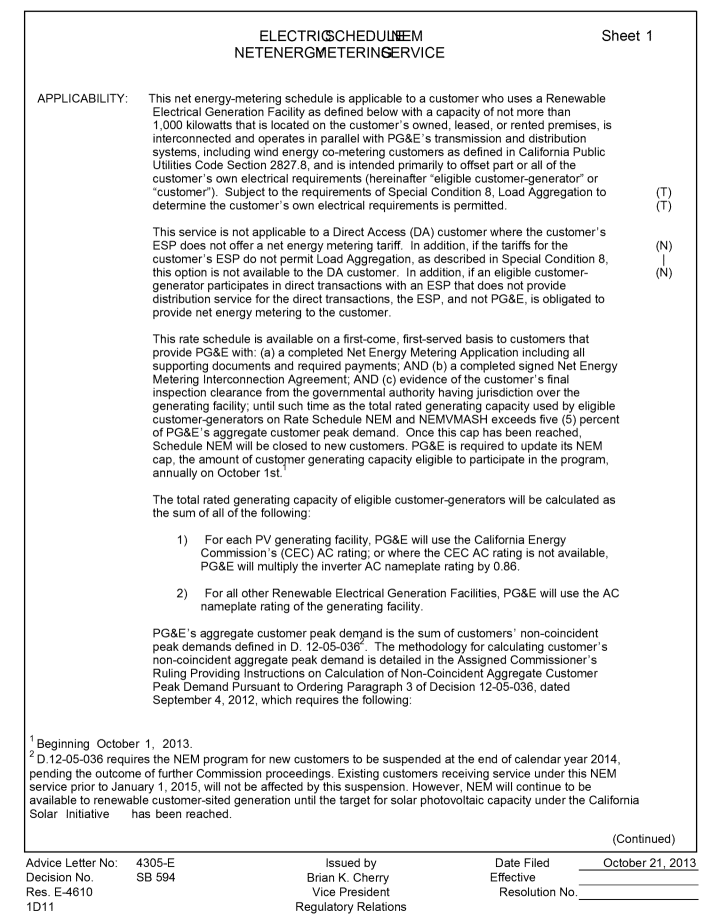
		ATTACHMENT Advice 4305-E
Cal P.U.C. Sheet No.	Title of Sheet	Cancelling Cal P.U.C. Sheet No.
33181-E	ELECTRIC SCHEDUL <b>NEE</b> M NETENERGMETERIN <b>G</b> ERVICE Sheet 1	32803-E
33182-E	ELECTRIC SCHEDUL <b>NE</b> M NETENERGMETERIN <b>G</b> ERVICE Sheet 2	32068-E
33183-E	ELECTRIC SCHEDULNEEM NETENERGMETERINGERVICE Sheet 3	30773-E
33184-E	ELECTRIC SCHEDUL <b>NE</b> M NETENERGMETERIN <b>G</b> ERVICE Sheet 4	30774-E
33185-E	ELECTRIC SCHEDULNEEM NETENERGMETERINGERVICE Sheet 5	30775-E
33186-E	ELECTRIC SCHEDUL <b>NEE</b> M NETENERGMETERIN <b>G</b> ERVICE Sheet 6	30776-E
33187-E	ELECTRIC SCHEDUL <b>NEE</b> M NETENERGMETERIN <b>G</b> ERVICE Sheet 7	30777-Е
33188-E	ELECTRIC SCHEDUL <b>NEE</b> M NETENERGMETERIN <b>G</b> ERVICE Sheet 8	30778-E
33189-E	ELECTRIC SCHEDUL <b>NEE</b> M NETENERGMETERIN <b>G</b> ERVICE Sheet 9	30779-E
33190-E	ELECTRIC SCHEDULNEEM NETENERGMETERINGERVICE Sheet 10	32804-E
33191-E	ELECTRIC SCHEDULNEEM NETENERGMETERINGERVICE Sheet 12	30782-E
33192-E	ELECTRIC SCHEDULMEM NETENERGMETERIN <b>G</b> ERVICE Sheet 13	30783-E

Page 1 of 2

		ATTACHMENT Advice 4305-E
Cal P.U.C. Sheet No.	Title of Sheet	Cancelling Cal P.U.C. Sheet No.
33193-E	ELECTRIC SCHEDULNEEM NETENERGMETERIN <b>G</b> ERVICE Sheet 14	30784-E
33194-E	ELECTRIC SCHEDULNEM NETENERGMETERIN <b>G</b> ERVICE Sheet 15	30785-E
33195-E	ELECTRIC SCHEDUINEM NETENERGMETERIN <b>G</b> ERVICE Sheet 16	30786-E
33196-E	ELECTRIC SCHEDUINEM NETENERGMETERIN <b>G</b> ERVICE Sheet 17	30787-E
33197-E	ELECTRIC SCHEDULNEM NETENERGMETERINGERVICE Sheet 20	30790-E
33198-E	ELECTRIC SAMPLEORM79-1153 NEMLOADAGGREGATI@RPENDIX Sheet 1	
33199-E	ELECTRIC TABLEOF CONTENTS Sheet 1	33137-E
33200-E	ELECTRIC TABLEOF CONTENTS RATESCHEDULES Sheet 6	33134-E
33201-E	ELECTRIC TABLEOF CONTENTS SAMPLEORMS Sheet 28	32534-E



33181-E 32803-E

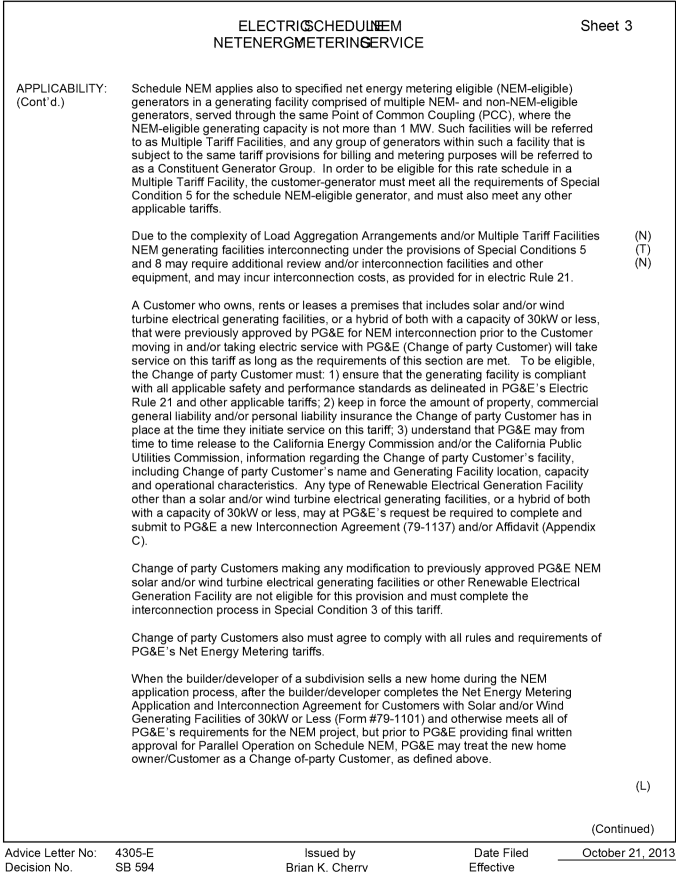




	Ν	ELECTRI©SCHEDULNEEM IETENERGMETERIN <b>G</b> ERVICE		Sheet 2
APPLICABILITY (Cont'd):	, 0	research data to calculate non-coincide r-year moving average based on annua		d;
	cap will rer	oincident aggregate peak demand decr nain at the previously determined level nt level determined;		
	peak dema 30-minute	ninute interval data for calculating non-c and when including 2012 data in the fou interval data may be used when incorpo ar moving average.	ir-year moving average. 15	- or
		ng generator interconnections in portion a network grid must contact PG&E abo		
	A Renewable Ele electricity by usin	es		
	g) small hydi an eligible impact on streamflov h) digester g i) municip j) landfill g k) ocean way	aic, al, s using renewable fuels, celectric generation (but a small hydroe Renewable Electrical Generation Facil instream beneficial uses or cause a cha v), as, al solid waste conversion, las, /e, hermal, or	lity if it will cause an advers	se (T)
	paragraph (1) of renewable source	s or enhancements to the facility using t subdivision (a) of Section 25741 of the f es are defined in the latest version of the EC's) Renewables Portfolio Standard ( am Guidebook.	Public Resources Code.  T e California Energy	hese
<sup>3</sup> The RPS Guideb	oooks can be found at:	http://www.energy.ca.gov/renewables/o	documents/index.html#rps	
				(Continued)
Advice Letter No: Decision No. Res. E-4610	4305-E SB 594	lssued by Brian K. Cherry Vice President	Date Filed Effective Resolution No.	October 21, 2013



Cal. P.U.C. Sheet No. Cal. P.U.C. Sheet No. 33183-Е 30773-Е

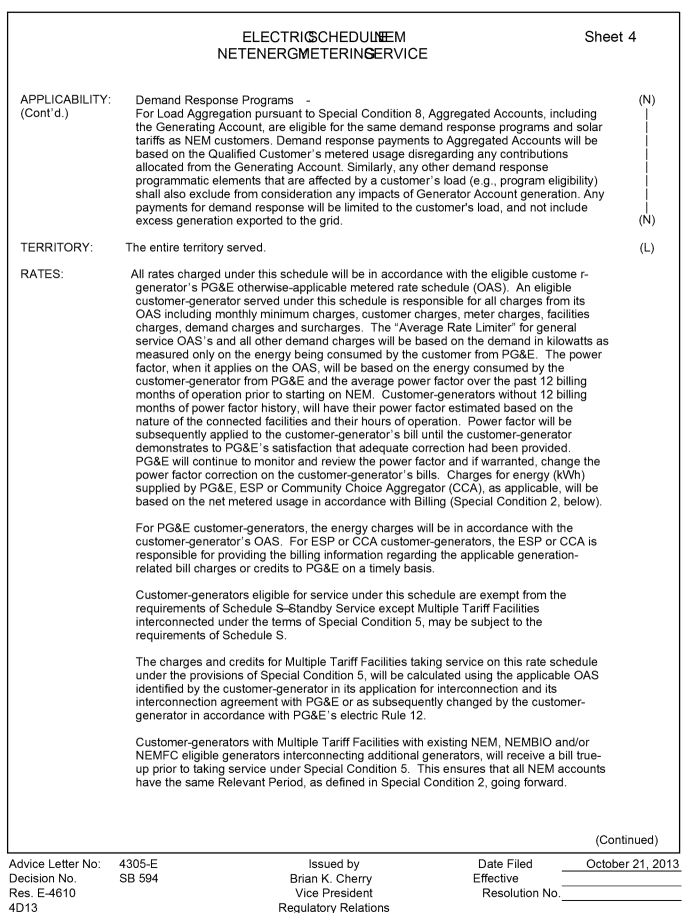


Issued by Brian K. Cherry Vice President Regulatory Relations

SB GT&S 0132245



Cal. P.U.C. Sheet No. Cal. P.U.C. Sheet No. 33184-E 30774-E



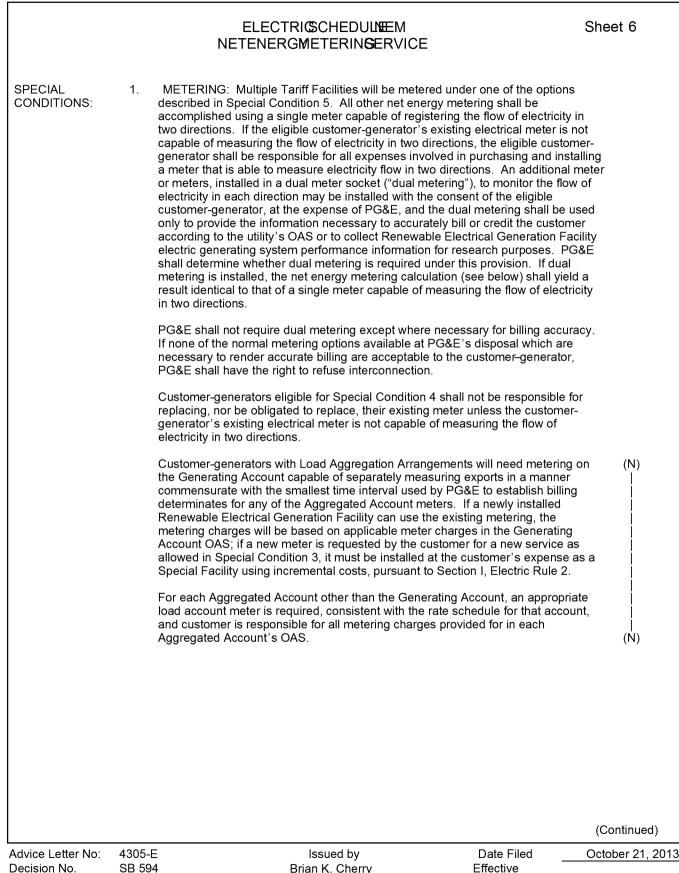


	N	ELECTRI©SCHEDULNEEM IETENERGMETERINGERVICE		Sheet 5
SUB- SCHEDULES:	Eligible customer described below:	r-generators will be placed on the appropria	ate sub-schedule as	
		or Small Customer (as defined in Rule 1) c solar and/or wind generating facilities, the an 30 kW.		
	solar gener	- For Small Customer (as defined in Rule 1 ating facilities, the combined total of which enewable Electrical Generation Facility.		
	agricultural generating	I – For all other commercial, industrial cust customers billed monthly under Special Co facilities, the combined total of which is gre wable Electrical Generation Facility.	ondition 2 with (i) solar	any
	4. NEMMT – Special Cor	For customer-generators taking service as ndition 5 of this tariff.	a Multiple Tariff Facility	under
		or a customer-generator with a Load Aggre Condition 8 of this tariff.	egation Arrangement pur	suant (N) (N)
				(Continued)
dvice Letter No: ecision No.	4305-E SB 594	lssued by Brian K. Cherry	Date Filed	October 21, 20
es. E-4610 D11	00 00 -	Vice President Regulatory Relations	Resolution No.	



Pacific Gas and Electric Company San Francisco, California U 39

Cal. P.U.C. Sheet No. Cal. P.U.C. Sheet No. 33186-E 30776-E



Brian K. Cherry Vice President **Regulatory Relations**  Resolution No.



		ELECTRICSCHEDULNEEM NETENERGMETERINCSERVICE		Sheet 7
SPECIAL CONDITIONS:	2.	BILLING: Facilities qualifying under multiple tariffs,	see Special Condition 5.	
(Cont'd.)		For customer-generators taking service on OAS's, a production shall be valued as follows:	ny net monthly consumpt	ion or
		a. <u>For an OAS with Baseline Rate</u> s		
		Any net consumption or production shall be val	ued monthly as follows:	
		If the eligible customer-generator is a net consugenerator will be billed in accordance with the e OAS.		
		If the eligible customer-generator is a net gene shall be valued at the rate for the kWh up to the excess kWh generated, valued at the rate for th which the equivalent kWh of usage would fall.	e baseline quantity, with a	ny
		If the eligible customer-generator is being serve ESP or CCA charges will be specified by their I with the eligible customer-generator's OAS and Community Choice Aggregation tariffs. Applica will be valued as described in this Section 2.	ESP or CCA in accordanc d PG&E's Direct Access o	e or
		For a DA or CCA Service customer-generator, credits, if any, do not reduce the charges owed to the eligible customer-generator.		
		b. For an OAS with Time of Use (TOU):		
		If the eligible customer-generator is a net consuperiod, the net kWh consumed shall be billed ir TOU period in the eligible customer-generator?	n accordance with that sar	
		If the eligible customer-generator is a net gener period, the net kWh produced shall be valued a the same TOU period in the eligible customer g	at the same price per kWh	
		In the event that at the end of the monthly billin generator's net usage for all TOU periods total one or more periods exactly offsets the net usa the value of usage and/or generation will be ca set forth in the OAS).	s zero (i.e. net generation ige in all other periods), th	in nen
		If the eligible customer-generator is being serve ESP or CCA charges will be specified by their f with the eligible customer-generator's OAS and Community Choice Aggregation tariffs. Applica will be valued as described in this Section 2.	ESP or CCA in accordanc d PG&E's Direct Access o	e or
		For a DA or CCA Service customer-generator, credits, if any, do not reduce the charges owed to the eligible customer-generator.		
				(Continued)
L Advice Letter No:	4305-E	Issued by	Date Filed	October 21, 2013
Decision No. Res. E-4610 7D11	SB 594	Brian K. Cherry Vice President Regulatory Relations	Effective Resolution No	



			ELECTRICSCHEDULNEEM NETENERGMETERINCSERVICE		Sheet 8
SPECIAL	2.	NE	T ENERGY METERING AND BILLING: (Cont'd.)		
CONDITIONS: (Cont'd.)		C.	_For an OAS with Minimum Charges:		
			Eligible customer-generators taking service on resid minimum charges have a customer-related component component. The applicable customer-related compo- charges shall be treated as described in the OAS an energy (kWh) related component shall be treated in energy (kWh) consumed, as described in Section 2. provided for in the OAS.	ent and an energy-re onents of such minin d billed monthly. Th the same manner as	num ne S
		d.	_For a customer-generator electing Load Aggregatio	n	(N)
			For each monthly billing period, the energy (kWh) ex kilowatt-hours or kWh) by the Renewable Electrical ( be allocated to each of the Aggregated Account met well as the Generating Account if it has load, in prop load (kilowatt-hours) served by those meters over th the month, once the allocation proportions are know Generating Account meter interval will be allocated to Accounts for the corresponding interval.	Generation Facility s ers (kWh reading), a ortion to the electric at month. At the en n, the kWh for each	hall as al d of
			Once the kWh is allocated to an eligible customer-ge Account, that account will be treated in accordance above, as applies to the rate schedule on which the takes service. The Generating Account will also be Account in months where it has net load.	with (a), (b), and/or ( Aggregated Accoun	c) t gated (N)
		e.	PaymentOptions:		(T)
			Eligible Small Customer (as defined in Rule 1) custo monthly or annually for the net energy (kWh) consur commercial, industrial, and agricultural customers, the moneys owed must be paid on each monthly billing of electricity producer over a monthly billing cycle, the kilowatt-hours generated during the billing cycle shal following billing period and appear as a credit on the account, until the end of the Relevant Period.	ned. For all other ne net balance of all cycle; when they are value of any excess Il be carried over to	e a net
			Aggregated Accounts, including the Generating According Aggregation Arrangement must pay monthly for ene		(N) (N)
		f.	Relevant Period:		(T)
			A Relevant Period consists of any twelve monthly bil on the date PG&E provides the Customer-Generator approval to begin parallel operation of the generating participating in NEM, and on every subsequent anni- eligible customer-generator terminates service, or ex ESP or CCA prior to the end of any 12 monthly billin Period will consist of that period from the anniversar date of that termination or ESP or CCA change.	r with PG&E's writte g facility for purpose versary thereof. If a xperiences a change g cycles the Releval	cing n s of n ∋ in nt
					(Continued)
Advice Letter No:	4305-E		Issued by	Date Filed	October 21, 20 <sup>2</sup>
Decision No. Res. E-4610	SB 594	ļ	Brian K. Cherry Vice President	Effective Resolution No.	



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

		ELECTRICSCHEDULNEEM NETENERGMETERINGERVICE	Sheet 9
SPECIAL CONDITIONS: (Cont'd.)	2.	<ul> <li>NET ENERGY METERING AND BILLING: (Cont'd.)</li> <li>f. <u>Relevant Period: (Cont'd.)</u></li> <li>For Load Aggregation, the Generating Account and all Aggregated Acc will have the same billing cycle and Relevant Period, based on the interconnection date, or Anniversary thereof as described earlier in this paragraph. However, if an Aggregated Account terminates service, or experiences a change in ESP or CCA prior to the end of any 12 month billing cycles, its Relevant Period will consist of that period from the anniversary date until the effective date of that termination or ESP or C change. If an Aggregated Account is subsequently added, its Relevant will consist of that period from its effective date of inclusion in Load</li> <li>g. <u>Energy True Up</u>:</li> <li>Net energy is defined as measuring the difference between the energy supplied by PG&amp;E, ESP or CCA, as applicable, through the electric gri eligible customer-generator and energy (kWh) generated by an eligible customer-generator and fed back into the electric grid over a Relevant</li> <li>For an Aggregated Account, (including a Generating Account) Net Ene defined as measuring the difference between the energy (kWh) supplied PG&amp;E, ESP or CCA, as applicable, through the electric grid to the eligible customer-generator and the total energy (kWh) allocated to that Aggre Account over a Relevant Period.</li> <li>A true up is performed by PG&amp;E and/or ESP or CCA, as applicable, at end of each Relevant Period following the date the customer-generator first eligible customer-generator shall be billed for energy (kWh) used durin period.</li> <li>Where the residential minimum bill applies at the true up for a Bundled Service customer, no further amounts will be billed to the customer-generator will be billed for energy (kWh) used durin period.</li> <li>Where the residential minimum bill applies at the true up customer-generator shall be billed for energy (kWh) used durin period.</li> </ul>	ly CA Period (N) (T) (kWh) d to the Period. rgy is ble gated (N) the r was to pating le g that herator p for a hdled mer- rovided uch
		credits and the ESP or CCA charges and credits. If PG&E is the electr commodity service provider, this condition may be modified where the customer has signed a contract to sell electricity to PG&E.	ic (L)
Advice Letter No:	4305-E	Issued by Date Filed	(Continued) October 21, 2013
Decision No. Res. E-4610	4303-∟ SB 594	Brian K. Cherry Effective Vice President Resolution No.	



			ELECTRICSCHEDULNEEM NETENERGMETERINGERVICE	Sheet	10	
SPECIAL	2.	NE	ET ENERGY METERING AND BILLING: (Cont'd.)			
CONDITIONS: (Cont'd.)		g.	_Energy True Up: (Cont'd)		(T)	(L)
		-	For a DA or CCA Service customer-generator, Generation R credits, if any, do not reduce the charges owed to PG&E for to the eligible customer-generator.			
			If any Eligible customer-generator has any credits calculated Section 2 remaining at the end of the Relevant Period, that of zero. However, in the event the energy (kWh) generated exo (kWh) consumed during the Relevant Period, compensation the excess energy (kWh) as described and allowed for in Sp	credit will be set to beeds the energy shall be made for	(T)	
			Once the true-up is completed at the end of the Relevant Pe overpayment for energy (kWh) from the true-up will be credi charges.			   (L)
		h.	Billing Information:		(T)	
			If PG&E supplies the eligible customer-generator with energ shall provide the eligible customer-generator with net energy consumption information with each regular bill. That information the current monetary balance owed PG&E for the net energy consumed since the last Relevant Period ended.	(kWh) ation shall include		
		i.	Electric Service Provider (ESP) Charges:		(T)	
			If PG&E provides direct access (DA) metering for the ESP, I billing (that is, PG&E Consolidated Billing as described on P or ESP dual or consolidated billing support services for DA o generators served under PG&E's rates or their ESP's rates recover the incremental costs related to net energy metering customer's ESP, as described in Schedule E-ESP–Services Service Providers, and Schedule E-EUS–End User Service	G&E's Rule 22), customer- , PG&E may g from the s To Electric	(N) (N)	
					(D)	
					(D)	
			All accounts in a Load Aggregation Arrangement, including t Account and all of its Aggregated Accounts, will normally all either only from PG&E, a single ESP or a single CCA. How the billing agent, a mixture of electric commodity service pro permitted as long as PG&E agrees and recovers the addition costs related to billing this Load Aggregation Arrangement fr customer's ESP and/or CCA based on the applicable rates E-ESP and E-CCA.	take service ever, if PG&E is viders may be nal incremental rom the	(N)           (N)	
				(Co	ntinue	ed)
Advice Letter No:	4305-E		Issued by Date F		oer 21	, 2013
Decision No. Res. E-4610 10D11	SB 594	ł	Brian K. Cherry Effectiv Vice President Reso Regulatory Relations	e lution No		



San Francisco, California

Revised Cancelling Revised

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

33191-E 30782-E

		ELECTRIC SCHEDULE NEM NET ENERGY METERING SERVICE	Sheet 12
SPECIAL CONDITIONS:	3.	INTERCONNECTION: (Cont'd.)	
(Conťd.)		For Load Aggregation, a completed and signed "NEM Load Aggregation Apper (Form 79-1153) must be submitted together with the appropriate NEM interconnection agreement listed above.	endix" (N) I (N)
		The eligible customer-generator must meet all applicable safety and performa standards established by the National Electrical Code, the Institute of Electrica Electronics Engineers, and accredited testing laboratories such as Underwrite Laboratories and, where applicable, rules of the California Public Utilities Commission regarding safety and reliability.	al and
		For Load Aggregation Arrangements Requesting an additional service for Generator – Subject to all other applicable rules, an additional service may be allowed for the Generating Account if it has no load other than that associated directly with the Renewable Electric Generation Facility. However, a custome not subsequently add load to that additional service, and if the Renewable Electrical Generation Facility is removed, the additional service, may not be converted to a load account.	1 1
	4.	EXEMPTIONS FROM CERTAIN CHARGES: Per Section 2827.7 of the Califi Public Utilities Code, eligible customer-generators who have all local and state permits required to commence construction of their generating facilities on or before December 31, 2002, and have completed construction on or before September 30, 2003, shall not be required to pay non-bypassable charges on Departing Load including Public Purpose Program charges and shall be entitle the net energy metering terms in effect on the date the local and state permits acquired, for the life of the generating facility, regardless of any change in cus or ownership of the generating facility.	e ed to s were
			(Continued)



		ELECTRICSCHEDULNEEM NETENERGMETERINGERVICE	Sheet 13
SPECIAL	5.	MULTIPLE TARIFF FACILITIES:	(T)
CONDITIONS: (Cont'd.)		Multiple Tariff Facilities have the following additional provisions:	
		a. When Net Generation Output Metering (NGOM) is required, suc must conform to the requirements set forth in Electric Rule 21, S	
		b. A NEM-eligible Constituent Generator Group is defined as a con generator group that is eligible for service under the provisions o schedule NEM, NEMBIO or NEMFC or their sub-schedules.	
		c. A non-NEM-eligible Constituent Generator Group is defined as generator group that does not take service under the provisions NEM, NEMBIO or NEMFC, but interconnects under the provisior Rule 21.	of schedules
		d. All metering for Multiple Tariff Facilities called for in this special must meet the requirements needed to bill under the customer-g OAS. All metering, equipment and Non Export relays necessary the provisions in this section will be provided at the Customer-Ge expense.	enerator's to implement
		e. Any generators eligible for tariffs NEMA, NEMFCA or NEMBIOA with the loads from eligible accounts aggregated on the main NE or NEMBIO account pursuant as allowed under this Special Con this NEM tariff) will be treated as a separate Constituent General However at this time NEMA may not be combined with NEMFCA NEMBIOA under this Special Condition	M, NEMFC   dition 5 of   for Group.
			(Continued)
Advice Letter No:	4305-E	Issued by Date Filed	October 21, 2013
Decision No. Res. E-4610 13D11	SB 594	Brian K. Cherry Effective Vice President Resolution Regulatory Relations	n No



			ELECTRICSCHEDULNEEM NETENERGMETERINGERVICE		Sheet 14
SPECIAL CONDITIONS:	5.	MULTIP	LE TARIFF FACILITIES (Cont'd):		
(Cont'd.)		Cor the con	ccept for Load Aggregation Arrangements whe istituent Generator Groups are present, and er grid at the PCC, the billing credit will be based tribution of the energy production (kWh) of eac nerator Group over the billing period as follows	nergy (kWh) is expor I upon the proportion ch NEM-eligible Cons	ted to al
		1)	Sum all NEM-eligible Constituent Generator	r Groups' NGOM rea	dings.
		2)	Determine the proportion of energy (kWh) a eligible Constitute Generator Group by dividi each by the sum from (1) above.		
		3)	NEM-eligible Export is the lesser of either a measured at the PCC or the sum of the ener		
		4)	Take the NEM-eligible Export and assign it Constituent Generator Group based on its re NGOM reading.		
		5)	Determine the bill credit for the customer-ge the customer-generator's OAS in combination metering tariff billing treatment type for each Generator Group.	on with the net energ	y
	6)	If interval metering is chosen per Special Co special condition, this allocation of bill credit aggregated intervals over a billing period. If (TOU) rate schedule, the allocation will be per aggregated TOU period separately.	will be done on the the OAS is a time-of		
		7)	Generating Facilities including only multiple Generating Facilities are not Multiple Tariff F generator will be billed as provided in Specia	acilities and the cust	omer-
					(Continued)
Advice Letter No: Decision No. Res. E-4610	4305-E SB 594		lssued by Brian K. Cherry Vice President	Date Filed _ Effective _ Resolution No.	October 21, 2013
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					ELECTRICSCHEDULNEEM TENERGMETERINCSERVICE		Sheet 15
SPECIAL	5.	М	JLTIP	LE T/	ARIFF FACILITIES (Cont'd):		
CONDITIONS: (Cont'd.)		g.	Mu	ltiple	Tariff Facility Configurations and Metering	g.	
			1)	NE	cept for Load Aggregation Arrangements, M-eligible Constituent Generator Groups, st select one of the following options:		
				a)	Install NGOM on each Constituent Ger metering is required at the PCC capable the flow of energy (kWh) in two direction calculated as provided for in Special Co Rate Component charges are the charg based on the generation rate componer under the customer-generator's rate sc be applied consistent with the appropria follows:	e of separately registents. Billing credit will le ondition 5(f). Generatives for energy (kWh) nt of the energy charge hedule(s). Billing cre	ering be ion used ge dit will
					i. First, apply NEMBIO credits (if a Component charges on any aggre to Generation Rate Component ch served by the generating facility (H	gated accounts, and arges on the accoun	then
					ii. Second, apply NEMFC credits ( Component charges on the accou facility.		
					iii. Third, apply NEM credits (if any remainder of energy charges on th generating facility.		
				b)	If the customer-generator has no Cons eligible for Schedule NEMBIOA, but has Group eligible for Schedule NEM consis Renewable Electrical Generation Facilit generator may elect to take service for s NEMBIO or NEMFC, as appropriate to o Generator Group(s).	s a Constituent Gene sting of one or more ies, the customer– such under either Scl	nedule
							(Continued)
Advice Letter No:	4305-E	-			Issued by	Date Filed	October 21, 2013
Decision No. Res. E-4610 15D11	SB 594	1			Brian K. Cherry Vice President Regulatory Relations	Effective Resolution No	i



				ELECTRICSCHEDULNSEM TENERGMETERINGERVICE		Sheet 16
SPECIAL	5.	M	JLTIPLE TA	ARIFF FACILITIES (Cont'd):		
CONDITIONS: (Cont'd.)		g.	Multiple	Tariff Facility Configurations and Mete	ring. (Cont'd)	
			Cor Elig Cor	r both, NEM-Eligible—unless there is a stituent Generator Group, in which ca ible Constituent Generator Group—an stituent Generator Groups, the Custor of the following options:	se it must be the only N d non-NEM Eligible	(Ť)
			i.	The Non Export Relay Option : A C install a Non-Export relay on their no Groups and install metering as follow of NEM-eligible Constituent Generat PCC is all that is required and the te tariff for that group will apply; 2) If th NEM-Eligible Constituent Generator PCC and NGOM metering of each N Generator Group is required. The re Condition 5(f) and 5(g) apply.	n-NEM Constituent Ge vs: 1) If there is only or or Group then metering rms of the appropriate ere are two or more typ Groups, then Metering IEM-Eligible Constituer	nerator ne type g at the NEM pes of at the
			Ϊ.	The Load Metering Option : The cu NGOM on each NEM-Eligible Consti energy consumption metering at the the PCC as follows: 1) If there is on Constituent Generator Group then th NEM tariff for that group will apply; 2 types of NEM-Eligible Constituent Generation 5 (f) and 5	tuent Generator Group load, and install meter e type of NEM-Eligible te terms of the appropr 2) If there are two or me enerator Groups, then	, install ing at iate pre
			iii.	The Interval Meter Option : The cus interval NGOM on each NEM-Eligible Group and install interval metering a there is one type of Constituent Gen the appropriate NEM tariff for that gr two or more types of NEM-Eligible C then the terms of Special Condition S metering apply. Energies (kWh) get aggregated over a billing period according	e Constituent Generato t the PCC as follows: erator Group then the t oup will apply; 2) If the onstituent Generator G 5(f) and 5(g) for interva nerated in an interval a	or I) If erms of re are iroups, I
		h.	participat	Tariff Facilities, served under DA or Co e to the extent their ESP or CCA offers nt generator group(s).		pecific
		i.	Generato	Tariff Facilities involving multiple Load or Groups, except for those allowed une l at this time.		
						(Continued)
Advice Letter No: Decision No. Res. E-4610	4305-8 SB 594			lssued by Brian K. Cherry Vice President	Date Filed Effective Resolution No.	October 21, 2013



33196-Е 30787-Е

		ELECTRISCHEDULNEEM NETENERGMETERINGERVICE	Sheet	: 17
SPECIAL CONDITIONS:	6. Net Surplu	s Electricity Compensation (NSC):		
(Cont'd.)	to provide a generated b as defined i consumed b (NSC) for th	P.U. Code Sections 2827 (h)(4)(A), this Special NEM customer having Net Surplus Electricity , y an eligible customer measured in kilowatt-hour n Special Condition 2(e) of this tariff – that exceed by that eligible customer), with Net Surplus Elect ie Net Surplus Electricity, while leaving other rate ho has Net Surplus Electricity will be known as a	(defined as all electricity rs over a Relevant Period – eds the amount of electricity tricity Compensation epayers unaffected. A NEM	
	the Applicat eligible to re This include NEMEXPM for the one o	plicability – All bundled Net Surplus Generators the polity Section of this tariff and take service under t aceive NSC if they have a true-up on, or following as Net Surplus Generators on sub-schedules NEI A NEMMT Net Surplus Generator is also eligib for more generators at the same metered account al Condition 2 (a through f) of this NEM schedules	this rate schedule are g, the effective date below. MS, NEMEXP, and le to receive NSC but only t eligible for billing treatment	
	receive Con	Generators who receive Direct Access (DA) Ser nmunity Choice Aggregation Service from a CCA G&E but may contact their ESP or CCA Provide	are not eligible to receive	
	generator sl and PG&E s	e customer-generator elects Load Aggregation, the nall be permanently ineligible to receive net surplishall retain any kilowatt-hours and zero out any c he Load Aggregation Arrangement at the end of	lus electricity compensation, credits remaining on each	(N)     (N)
	than the end Surplus Ger customer in following en NEM meter read dates,	e date for a Net Surplus Generator to begin to re d of their Relevant Period following January 1, 20 herator customer was a change-of-party Custom January 2010 and the meter read date for their t rollment in NEM falls in December of 2010; or (ii was set to be read in January 2011 but due to P the read occurred on December 27, 2010 or late (i) or (ii) will be eligible to receive NSC for their l 2010.	011 unless (i) the Net er or became a new NEM twelfth billing month ) a Net Surplus Generator's G&E's schedule of meter r. Customers covered by	
			(Cc	ntinued)
Advice Letter No: Decision No. Res. E-4610 17D11	4305-E SB 594	Issued by Brian K. Cherry Vice President Regulatory Relations	Date Filed Octo Effective Resolution No.	ber 21, 201



Pacific Gas and Electric Company San Francisco, California U 39

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

		ELECTRICSCHEDULNEEM S NETENERGMETERINGERVICE	Sheet 20
SPECIAL CONDITIONS: (Cont'd.)	7.	Pursuant to Public Utilities Code Section 2827(c)(2), any customer with al existing electrical generating facility and meter who enters into a new net energy metering contract (for example, Sample Form 79-978, Interconnect Agreement for Net Energy Metering of Solar and Wind Electric Generating Facilities of 1,000 Kilowatts or Less, other than Facilities of 30 Kilowatts or Less) shall complete and submit a copy of form 79-1125 – NEM / NEMVMASH Inspection Report to PG&E, unless the electrical generating facility and meter have been installed or inspected within the previous thre years. The NEM Inspection Report shall be prepared by a California license contractor who is not the owner or operator of the facility and meter. A California licensed electrician shall perform the inspection of the electrical portion of the facility and meter and sign the NEM / NEMVMASH Inspection Report. If an inspection is required, the customer shall submit the fully completed NEM / NEMVMASH Inspection Report to PG&E within 90 days the customer becoming the customer of record at this account, or else the customer agrees to disconnect their Generating Facility and inform PG&E no longer will take service on schedule NEM or NEMVMASH. By signing the incorporated into it.	tion e ed n of the
	8.	Load Aggregation Load Aggregation is available to an eligible customer-generator that has lo served by multiple meters ("Aggregated Accounts") located on the proper where the Renewable Electrical Generation Facility ("Generating Account is located and on property adjacent or contiguous to the property on which Renewable Electrical Generation Facility is located, only if those properties are solely owned, leased, or rented by the eligible customer-generator, subject to the terms of this Special Condition and elsewhere in this tariff. F purposes of Load Aggregation, parcels that are divided by a street, highwa or public thoroughfare are considered contiguous, provided they are other contiguous and under the same ownership. All of the Aggregated Account including a single Generating Account, that are billed together under this Special Condition are referred to as an Arrangement.	rty   ")   the   s   For   Ay,   wise
		Billing Service Charges Notwithstanding Public Utilities Code Section 28 (g), an eligible customer-generator electing Load Aggregation shall remit service charges for the cost of providing billing services as follows. These charges shall include:	
		<ul> <li>i) One-Time Setup Charge of \$4.00 per Aggregated Account and for Generating Account, as defined in this Special Condition.</li> </ul>	the
		Plus,	ļ
		ii) Monthly Charge of \$15 Per Aggregated Account and for the Generating Account as defined in this Special Condition.	 (N)
dvice Letter No: ecision No.	4305-E SB 594	lssued by Date Filed Brian K. Cherry Effective	October 21, 2



Pacific Gas and Electric Company San Francisco, California U 39

Original Cancelling Cal. P.U.C. Sheet No. Cal. P.U.C. Sheet No. 33198-E

Decision No. Res. E-4610	SB 594	Brian K. Cherry Vice President	Effective Resolution No.		
Advice Letter No:	4305-E	Issued by	Date Filed	October 21	, 2013
		Please Refer to Attached SampleForm			
		Diagon Defer to Attacked			
		NEIVLUALAGGREGA H <b>GR</b> PENDIX		(N)	
		ELECTRISSAMPLEORM79-1153 NEMLOADAGGREGATIOPPENDIX		Sheet 1	(N)



# NEM LOAD AGGREGATION APPENDIX

(If Applicable)

List of Qualifying Accounts Eligible for Load Aggregation under Special Condition 8 of Schedule NEM and Customer-Generator Declaration Warranting NEM Aggregation Is Located On Same or Adjacent or Contiguous Property to Generator Parcel

Automated Document - Preliminary Statement Part A

Page 1 of 5 Form No. 79-1153 Advice 4305-E October 2013



This is an appendix to form 79-1101 (79-1151A if approved), 79-978, 79-1137 or 79-1069 as applicable. As governed by Schedule NEM Special Condition 8, PG&E will aggregate the load of the Customer-Generator's accounts listed below where the Customer-Generator is the customer of record and the accounts are (i) located on the property where the Generation Facility is located, or (ii) on property adjacent or contiguous to that property as long as those properties are solely owned, leased, or rented by the Customer-Generator. Parcels that are divided by a street, highway, or public thoroughfare are considered contiguous, provided they are otherwise contiguous and under the same ownership as described in (ii) above.

In accordance with this appendix:

(i) Pursuant to Schedule NEM Special Condition 8, the electricity generated by the renewable electrical generation facility and exported to the grid shall be allocated to each of the aggregated meters in proportion to the electrical load served by those meters, and

(ii) In accordance with Special Condition 8 of the Rate Schedule NEM, Customer-Generator shall remit service charges of \_\_\_\_\_\_ to PG&E for its cost of providing billing service to those meters, and

(iii) Customer-Generator shall permanently be ineligible to receive AB 920 net surplus electricity compensation, and PG&E shall retain any kilowatt hours in excess of the eligible Customer-Generator's electrical load as determined for each aggregated meter individually.

This agreement at all times shall be subject to such modifications as the California Public Utilities Commission may direct from time to time in the exercise of its jurisdiction.

Automated Document - Preliminary Statement Part A

Page 2 of 5 Form No. 79-1153 Advice 4305-E October 2013



Generator Account	Customer-Generator Service Agreement ID from your Billing Statement	Account Address As listed on your Billing Statement (Street, City, Zip Code – no P.O. boxes)	Estimated Annual kWh Production <sup>1</sup>
1.			

Requesting Additional Service for Generator

· Yes · No

For Load Aggregation Arrangements Requesting an additional service for Generator – Subject to all other applicable rules, an additional service may be allowed for the Generating Account if it has no load other than that associated directly with the Renewable Electric Generation Facility. However, a customer may not subsequently add load to that additional service, and if the Renewable Electrical Generation Facility is removed, the additional service, may not be converted to a load account.

<sup>1</sup>Formulas for Solar, Wind, and Other Technologies:

Solar

CEC-AC<sup>2</sup> rating X 1,664<sup>3</sup> = \_\_\_\_\_

Wind

Total Inverter Nameplate Rating X 2,190<sup>4</sup> = \_\_\_\_\_

# **Other Technologies**

Total Inverter Nameplate Rating X 7,008<sup>5</sup> = \_\_\_\_\_

<sup>2</sup> CEC-AC (kW) = California Energy Commission Alternating Current, refers to inverter efficiency rating (Quantity of PV Modules x PTC Rating of PV Modules x CEC Inverter Efficiency Rating)/1000

<sup>3</sup> Estimated Solar Production = 8,760 hrs/yr X 0.19 solar capacity factor = 1,664

<sup>4</sup> Estimated Wind Production = 8,760 hrs/yr X 0.25 wind capacity factor = 2,190

<sup>5</sup> Estimated Other Technologies = 8,760 hrs/yr X 0.80 other technologies capacity factor = 7,008



Aggregated Accounts	Customer-Generator Service Agreement ID from your Billing Statement <sup>6</sup>	Account Address as listed on your Billing Statement (Street, City, Zip Code – no P.O. boxes)	Annual kWh Load <sup>7</sup>
1.			
2.			
3.			
4.			
5.			
6.			
7.			
8.			
9.			
10.			
	1	Total Annual kWh	
		110% of Total Annual kWh	

(Use more sheets as necessary.)

(Customer-Generator)\_\_\_\_\_ Date: \_\_\_\_\_

Page: \_\_\_\_ of \_\_\_\_

Automated Document – Preliminary Statement Part A

<sup>&</sup>lt;sup>6</sup> If this is a new account, enter *NEW*.

<sup>&</sup>lt;sup>7</sup> For previous twelve months from date of signature. Please also enter the annual kWh for generator account prior to the generator being installed; if none, enter zero.



# **Customer-Generator Declaration**

In accordance with Schedule NEM, I, Customer-Generator represent and warrant under penalty of perjury that:

1) The total annual output in kWh of the generator is less than or equal to 110% of the annual aggregated electrical load in kWh of the meters associated with the generator account, including the load on the generating account itself (before being offset by the generator); and

2) Each of the aggregated account meters associated with this NEM generator account are located either

(i) on the property where the renewable electrical generation facility is located, or

(ii) on property adjacent or contiguous to the property on which the renewable electrical generation facility is located, and those properties are solely owned, leased or rented by me; and

Parcels that are divided by a street, highway, or public thoroughfare are otherwise contiguous with the parcel where the generator is located and under the same ownership as described in (ii) above; and

3) PG&E reserves the right to request a parcel map to confirm the property meets the requirements of 2) above; and

4) PG&E will be notified within fifteen (15) days if there is any change of status that makes any of the meters listed in this Appendix ineligible for meter aggregation; and

5) Upon request by PG&E I agree to provide documentation that all aggregated meters meet the requirements of Rate Schedule NEM Special Condition 8 including but not limited to parcel maps and ownership records.

Customer Generator's Name

Date

Signature

Title

Type/Print Name

Automated Document - Preliminary Statement Part A



Res. E-4610		Vice President	Resolution No.		
Advice Letter No: Decision No.	4305-E SB 594	Issued by Brian K. Cherry	Date Filed Effective	October 21, 2	2013
				(Continued)	
		90,02020,02021,0209190201,02000,02000,	,02102,02401,02000,02		
Maps, Contracts	s and Deviations			3001-Е 2537-Е (Т)	
Preliminary Stat	ements		,32398,30846,32783,33	3138-E	
Title Page				3199-E (T)	
SCHEDULE	TITLE OF SHEET			P.U.C. ET NO.	
		TABLE OF CONTENTS			
		ELECTRICTABLEOF CONTENTS		Sheet 1	



Cal. P.U.C. Sheet No. Cal. P.U.C. Sheet No. 33200-Е 33134-Е

	ELECTRICTABLEOF C RATESCHED		Sheet	6
SCHEDULE	TITLE OF	SHEET	CAL P.U.C. SHEET NO.	
	Rate Sch Oth			
S	Standby Service		25 28238 28243	
E-CHP E-CHPS E-CHPSA E-DCG	Combined Heat and Power PP A	31126, 28245, 30291, 323 30809-30 ברבבבבבב 30814 בבבבבבבבב 3081. בבבבבבבבב	38628401-28404-E 0813-E 4-30817-E 25-30828-E	0168*,30169
	30697 Departing Customers New WAPA Departing Load New Municipal Departing Load	,30698,28954,28607,23252,232 	253,28405,23255-E 28859-E 63,27448-27452-E	
E-LORMS E-SDL E-TMDL	Limited Optional Remote Metering Services Split-Wheeling Departing Load Transferred Municipal Departing Load		68,27459-27464-E	29 2746
NEM	25883,28961,25 Net Energy Metering Service רברבר 33	8594,28608,25887,25888,2588 181-33190,30781,33191-33196	6,30788,30789,	(T)
	Net Energy Metering Service For Fuel Cell Custo Net Energy Metering Service for Biogas Custome			(1)
NEMCCSF N	Net Energy Metering Service for City and County	of San Francisco	26 <sup>.</sup> 28 28178,28179-E	140,27256,2 176,28177,
NEMV	Virtual Net Metering for a Multi-Tenant or Multi- 32806. ברברברברבים32806 Served at the Same Service Delivery Point	,31551-31562,32807,31564-31	568-E	
NEMVMASH	Net Energy Metering – Virtual Net Energy Rate Adjustments	305	4,32808,30516 – 522,30731-30736-E	
E-ERA RES-BCT E-OBF	Schedule for Local Government Renewable Ene Self-Generation Bill Credit Transfer On-Bill Financing Balance Account (OBFBA)	rgy 30752.30753.29208.32	2216-32219,29213,3	32220-E
E-SOP	Residential Electric SmartMete r <sup>™</sup> Opt-Out Pro	ירררררייי 3133( gram	-23432-L ), 31454-E	
			•	inued)
rice Letter No sision No. s. E-4610 3	: 4305-E Issued by SB 594 Brian K. Che Vice Preside Regulatory Rel	erry Effective Resolut		r 21, 2013



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

33201-E 32534-E

	ELECTRICTABLEOF CONTENTS SAMPLEORMS	Sheet	28
FORM	TITLE OF SHEET	CAL P.U.C. SHEET NO.	
	Sample Forms Net Energy Metering		
79-854	Interconnection Agreement for Net Energy Metering for Residential and Small Co	mmercial	
9-978	Solar or Wind Electric Generating Facilities of 10 kW or Less 1 Interconnection Agreement for Net Energy Metering of Solar or Wind Electric Gen Facilities 1,000 Kilowatts or less, other than Residential or Small Commercial Facilities 1,000 Kilowatts or less.	nerating acilities	
79-994	of 10 kW or Less Interconnection Application for Net Energy Metering (E-NET) for Residential or Sr Commercial Customers with Solar or Wind Generating Facilities of 10 Kilowatts	mall	
79-997	or Less Interconnection Agreement for Net Energy Metering of Biogas Digester Generatin	g Facilities	
79-998	Expanded Net Energy Metering (E-Net) Supplemental Application		32122-E
79-999 79-1010 79-1069	Agreement for Limited Optional Remote Metering Service Interconnection Agreement for Net Energy Metering of Fuel Cell Generating Facili Generating Facility Interconnection Agreement (Eligible/Non-Eligible Net Generating Facility Export)		32
79-1101	Application and Interconnection Agreement for Customers with Solar and/or Wind Electric Generating Facilities of 30 kilowatts or Less		3204
79-1109	Net Energy Metering Application and Interconnection Agreement for the Building Multifamily Affordable Solar Housing Facility with a Solar Generating Facility of	Owner of a 1 Megawatt or Less	
79-1112	Local Government Application for an Arrangement to Take Service on Rate Scher With Interconnection Eligible Renewable Generation of Not More Than 5	dule RES-BCT	
79-1114 79-1124	Megawatt, ארבר ברבר ברבר ברבר ברבר ברבר ברבר ברב	3929-E terconnection	
79-1125 79-1130	Less	047-E* 30639-E	
79-1131	NEMV Application and Interconnection Agreement for an Eligible Generating Facility of 1MW or Less Serving Multiple Tenants	32048-E*	
79-1137	Interconnection Agreement for Net Metering for a Renewable Electrical Generation Facility of 1,000 Kilowatts or Less	32049-E*	
79-1142	NEMV Interconnection Application for a Renewable Electrical Generation		
79-1153	Facility of 1 Megawatt or Less NEM Load Aggregation Appendix	3 2050-E* 33198-E	(N)
			ntinued)
dvice Letter ecision No.	No:4305-EIssued byDate FiSB 594Brian K. CherryEffective		er 21, 2013
es. E-4610	5	ution No.	

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