

From: Gandesbery, Mary (Law
Sent: 12/20/2013 12:09:48 PM
To: Elizabeth Kelly (ekelly@marinenergy.com); Dawn Weisz
(dweisz@marinenergy.com)
Cc: Lamming, Jean A. (jean.lamming@cpuc.ca.gov); Dietz, Sidney
(/O=PG&E/OU=Corporate/cn=Recipients/cn=SBD4); [Redacted]
[Redacted]; psandro-
yepes@noblesolutions.com (psandro-yepes@noblesolutions.com); Beckie Menten
(bmenten@marinenergy.com)
Bcc:
Subject: RE: Line Item Billing question

Dear Dawn, Beckie and Beth:

As we just discussed on the telephone, my response to Beth's question should have been more complete. In some of our discussions with MEA about billing for energy-efficiency loans to non-MCE customers, we referenced a billing functionality that was developed as part of our non-tariffed products and services catalogue. We are not proposing to provide on-bill space to MEA for these loans as a non-tariffed product or service. The Commission's definition of "tariff" or "tariffed" includes services that we provide under contract. (See D. 06-12-029, Appendix A-3, "Rule VII.B.4. "Tariff" or "tariffed" refers to rates, terms and conditions of service as approved by this Commission or the Federal Energy Regulatory Commission (FERC), whether by traditional tariff, approved contract or other such approval process as the Commission or the FERC may deem appropriate.") If PG&E uses its line item billing functionality to provide billing services for MEA, and such services are required by a Commission decision, this would be a "tariffed" service even though such service would be provided under a contract to MEA.

Sorry for the confusion my too brief e-mail caused.

Regards,

Mary Gandesbery

Mary Gandesbery | Attorney | **Pacific Gas and Electric Company** | 77 Beale Street | San Francisco, CA 94105 | tel: 415.973.0675 | fax: 415.973.5520 | email: magq@pge.com

From: Dawn Weisz [mailto:dweisz@marinenergy.com]
Sent: Thursday, December 19, 2013 12:57 PM
To: Gandesbery, Mary (Law); Elizabeth Kelly
Cc: jl2@cpuc.ca.gov; [Redacted]; Dietz, Sidney; psandro-yepes@noblesolutions.com; Lamming, Jean A.; Beckie Menten
Subject: RE: Line Item Billing question

Mary,

Thanks very much for providing this clarification. The line-item billing tariff should really help to simplify things for all parties and help with transparency and cost accounting. We appreciate the efforts to-date to flesh this out.

Just to clarify, it seems a tariffed approach will be comprehensive enough to easily encompass other line item billing needs that that MCE/other CCAs will have in the future, without creating more headaches for you all. For example, in the next year we will offer customers the ability to pay on bill for investments in on-site battery storage. The line item billing tariff would also be a good fit for any MCE departing load charges that we may have a need for in the future.

Are you considering any limitations in the tariff that we should be aware of?

Thanks and happy holidays!

Dawn

Dawn Weisz

Executive Officer

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From: Gandesbery, Mary (Law) [mailto:MAGq@pge.com]

Sent: Wednesday, December 18, 2013 6:25 PM

To: Elizabeth Kelly (ekelly@marinenergy.com); Dawn Weisz (dweisz@marinenergy.com); Beckie Menten (bmenten@marinenergy.com)

Cc: jl2@cpuc.ca.gov

Subject: Line Item Billing question

Dear Beth,

In our last conference call, you requested a clarification of whether our proposal to use our line-item billing functionality to bill non-MCE customers for energy efficiency loans would be a “tariffed” or “non-tariffed” product or service. The billing service under discussion would be considered a tariffed service. Please let me know if you have any other questions about this.

Mary

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