

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

Fax: 415.973.7226

January 22, 2014

Advice 4313-E-B (Pacific Gas and Electric CompanyD U39E)

Public Utilities Commissionof the State of California

Subject: Second Supplemental Filing for Adhiee Letter Filing f PG&E's Fourth Renewable Auction Mechanism Power Purchase Agreement

I. Purpose

In Advice Letter 4313-E ("Advicetter"), Pacific GasEtherctric Company("PG&E") submitted to the California Philibilities Commiss("Onommission" or "CPUC") four Power Purchase Agreements ("PPAs") executed asulta resis its fourth RenewableAuction Mechanism ("RAM") Program auction ("Fourth RAMSolicitent"). In Advice Letter 4313-E-A, PG&E filed one additional PPAthat was executed substants of Footsorth RAMSolicitation.

In Advice Letter 4313-E, P@AEvertently did not include an version of Appendix C Valuation Process Summaryand did include the appears for Appendix F2, the STS Hydropower, Ltd PPA. In this supplement, productes the corrected Appendix C and Appendix F2.

At PG&E'sAugust 13, 2013 Procurement Review Group ("PRG") meeting, PG&Ewas asked to discuss in its RAM4 Advice Letter Filing hoterite striets to reachtoout evelopers of baseload renewable projects to enother age participation in FtAtMselicitations. PG&E inadvertently did not address this issue inetterdvise13-E. PG&Ewill be holding a Bidders' Webinar to review the Fourth RAMS incitations planned changes for the Fifth RAMS olicitation and receive feedback from the development community. The baseload issue will be one of the topics discussed at the webinar.

PG&Ewill use input and feedback received at the webinar to conduct outreach to the base developers and incorporate any needed process miempts of the Fifth RAMSolicitation.

PG&Ewill inform the PRGpartiaints of the status of olithius up item and will also inform them of this Bidders' Webinar. This withe a PRGC participant of the status o

¹ Supplemental Advice Letters are authorized by General Order ("GO") 96-B, General Rules Section 7.5.1.

RAMcommunity and will provide an opportunity for additional feedback to PG&Ewhen the next status updaterois ided to the PRG.

The filing would not increase any cuereout often generated the withdrawal of service, or conflict with any seathedule or rule.

II. Request for CommissionApproval

PG&Erequests that this supplemental felionogne effective concurrent with Advice Letter 4313-E and supplemental Advice Letter 4313-E-A.

III. Request for Confidential Treatment

In support of this supplemental filing, PG&E has provided the following confident information below. This information is being is ultimetter danner directed by D.08-04-023 and the August 22, 2006 Administrative Law Judge's Ruling Clarifying Interim Procedures Complying with D.06-06-066 to demonstilize confidentiality of Imaginediato invoke the protection of confidentiality u information provided entitle there of the IOU Matrix, Appendix 1 of D.06-06-066 and Appendix C of D.08-04-023, or General Order 66-C. A separate Declaration Confidential Treatmenteils by tiled concurrent with this supplement.

Confidential Attachments:

Confidential Appendix C: Valuation Process Summary

Confidential Appendix F2: STSHydropower, Ltd PPAExecuted Contract

Effective Date

PG&Erequests that this supplemental believement effective concurrent with Advice Letter 4313-E and supplemental Advice Letter 4313-E-A.

Notice

In accordance with General Order, 9Section IV, a copy of this advice letter is being se electronically and via U.S. mail to parties the houteached list and the service list for R.11 05-005. Address changes to the General Orders 196-25 delectronic approvals should be directed to PGETariffs@pge.com. For changes to the emprove list, as epteon tact the Commission's Process Office at (415) 703-2202 Process_Office@cpuc.ca.gov. Advice letter filings can also be attentisse in the list and the service list and the service list, as epteon tact the Commission's Process Office at (415) 703-2202 Process_Office@cpuc.ca.gov. Advice letter filings can also be attentisse in the list and the service list and the service list for R.11 of the list and the service list for R.11 of the list and the service list for R.11 of the list and the service list for R.11 of the list and the service list for R.11 of the list and the service list for R.11 of the list and the service list for R.11 of the list and the service list for R.11 of the list and the service list for R.11 of the list and the service list for R.11 of the list and the service list for R.11 of the list for R.11 of the list and the service list for R.11 of the list for R.

Vice President - Regulatory Relations

Brian Cherry /IG

cc: Paul Douglas – Energy Division Sean Simon – Energy Division ShannonO'Rourke – Energy Division Service List for R.11-05-005

Limited Access to Coordential Material:

The portions of this Advice Letter mafketh@adn Protected Malateare submitted under the confidentiality protection 583 and 454.5(g) of Public Utilities Code and General Order 66-C. This material is dpfooterct@public disclosure because it consists of, amongother items, the contracts the masselly personal information of a proposed RPS-eligible RAMcontract, which are poted pursuant to D.06-06-066 Da@a0-04-023. A separate Declaration seeking Confiden Tigetatment regarding the contraction is filed concurrently herewith.

Confidential Attachments:

Confidential Appendix C: Valuation Process Summary

Confidential Appendix F2: Executed Contract

CALIFORNIA UBLICUTILITIES COMMISSION

ADVICE LETTER FILING SUMMARY ENERGY UTILITY

MUS'BE COMPLETEDY UTILITY (Attach additional pages as needed)							
Companyname/CPUtility NdPacific Gas and Electric Company(ID U39E)							
Utility type: Contact Person: Anupamà/ege and Igor Grinberg							
ELC ffi GAS Phone#: (415) 973-7600 and (415) 973-8580							
ffi PLC ffi HEAT ffi WATER E-mail: <u>a1vb@pge.comixg8@pge.co</u> mand PGETariffs@pge.com							
EXPLANATIOONFUTILITY TYPE (Date Filed/ Received Stampby CPUC)							
ELC= Electric GAS= Gas PLC= Pipeline HEAT= Heat WATER Water							
Advice Letter (AL) 48:13-E-B Tier: 2							
Subject of ASecond Supplemental Filing for the Advice Letter Filing of PG&E's Fourth Renewable							
Auction Mechanism Power Purchase Agreement							
Keywords (choose from CPU0 isting): Contracts, Portfolio							
AL filing type: Monthly Quarterly Annualffi One-Time Other							
If AL filed in compliance with a Commissionorder, indicate relevant Decision (DR 4 solution E-4414							
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 matrix that identifies all of the confidential information. Confidential information will be madeavailable to those who have executed a nondisclitistifes agreement:							
All membersof PG&E'sProcurement Review Group who have signed nondisclosure agreements will receive the confidential information.							
Name(s) and contact information of the person(s) who will provide the nondisclosure agreement and access to the co information: Dennis L. Sullivan (415) 973-4666							
Resolution Required? Yesffi No							
Requested effective datencurrent with Advice Letter 4313-E and No. of tariff sheets: N/A supplemental Advice Letter 4313-E-A							
Estimated system annual revenue effect (%): N/A							
Estimated system average rate effect (%): N/A							
Whenrates are affected by AL, include attachment in AL showing average rate effects on customer classes (residential commercial, large C/I, agricultural, lighting). Tariff schedules affected: N/A Service affected and changes proposed: N/A							
Pending advice letters that revise the sametariff sheets: N/A							
Dispositions, and all other correspondence regarding this AL are due no later than 20 days after tise diatervoisethis authorized by the Commission, and shall be sent to:							
California Public Utilities Commission Pacific Gas and Electric Company							
Energy Division Attn: Brian Cherry							
EDTariffUnit Vice President, Regulatory Relations 77 Beale Street, Mail Code B10C							
Son Francisco CA 04102 P.O. Box 770000							
San Francisco, CA 94 102 San Francisco, CA 94 177 E-mail: EDTariffUnit@cpuc.ca.gov E-mail: PGETariffs@pge.com							

DECLARATION OF DENNIS L. SULLIVAN SEEKING CONFIDENTIAL TREATMENT FOR CERTAIN DATA AND INFORMATION CONTAINED IN ADVICE LETTER 4313-E-B (PACIFIC GAS AND ELECTRIC COMPANY - U 39 E)

I, Dennis L. Sullivan, declare:

- 1. I am presently employed by Pacific Gas and Electric Company ("PG&E"). I am a Renewable Energy Principal in PG&E's Energy Procurement organization. In this position, my responsibilities include management of PG&E's Renewable Auction Mechanism Power Purchase Agreements Request for Offers and finalization of the Power Purchase Agreements submitted for approval in this Advice Letter. In carrying out these responsibilities, I have acquired knowledge of such sellers in general and, based on my experience in dealing with facility owners and operators, I am familiar with the types of data and information about their operations that such owners and operators 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 C and F2 to PG&E's Advice Letter 4313-E-B, submitted on January 22, 2014.
- 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"). The matrix also specifies the category or categories in the IOU Matrix to which the data and information corresponds, if applicable, 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, if applicable; (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 January 22, 2014, San Francisco, California.

DENNIS L. SULLIVAN

PACIFIC GAS AND ELECTRIC COMPANY'S (U 39 E) Advice Letter 4313-E-B January 22, 2014

IDENTIFICATION OF CONFIDENTIAL INFORMATION PER DECISION 06-06-066 AND DECISION 08-04-023

Redaction Reference	1) The material submitted constitutes a particular type of data listed in the Matrix, appended as Appendix 1 to D.06-06-066 (Y/N)	2) Which category or categories in the Matrix the data correspond to:	3) That it is complying with the limitations on confidentialit y specified in the Matrix for that type of data (Y/N)	4) That the informat ion is not already public (Y/N)	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
Appendix C	Advice Letter Y	Item VIII B) Specific quantitative analysis involved in scoring and evaluation of participating bids. Item VII (un-numbered category following VII G) Score sheets, analyses, evaluations of proposed RPS projects.	Y	Y	Y	This Appendix contains the confidential summary and discussion of PG&E's valuation and selection process. Disclosure of this information would provide valuable market sensitive information to competitors. It is in the public interest to treat such information as confidential because if such information were made public, it could have a damaging effect on current and future negotiations with other counterparties in other renewables programs.	For information covered under Item VIII B), remain confidential for three years after winning bidders selected. For information covered under un-numbered category following VII G), remain confidential for three years after the commercial operation date.
Appendix F2	Y	Item VII G) Renewable Resource Contracts under RPS program - Contracts without SEPs.	Y	Y	. Y	This Appendix contains the PPA for which PG&E seeks approval in the Advice Letter filing. Disclosure of this information would provide valuable market sensitive information to competitors. Furthermore, the counterparty to the PPA has an expectation that the terms of the PPA will remain confidential.	For information covered under Item VII G), remain confidential for three years after the commercial operation date, or one year after expiration (whichever is sooner).

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

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

In House Energy

Hanna & Morton

International Power Technology
Intestate Gas Services, Inc.

K&L Gates LLP

Kelly Group Linde

Los Angeles Dept of Water & Power

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)