BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

Order Instituting Rulemaking into Transfer of Master-Meter/Submeter systems at Mobilehome parks and Manufactured Housing Communities to Electric and Gas Corporations.

Rulemaking 11-02-018 (Filed February 24, 2011)

NOTICE OF EX PARTE COMMUNICATION

Pursuant to Rule 8.4(a) of the Commission's Rules of Practice and Procedure, Pacific Gas & Electric (PG&E) hereby gives notice of two separate ex parte communications. The communications occurred on Tuesday, March 4, 2014, at approximately 10:00 a.m. and 10:30 a.m. at the offices of the California Public Utilities Commission. The communications were oral and included handouts, which are attached. [Rule 8.4(a)(c)]

Brian Cherry, Vice President, Regulatory Relations, PG&E, initiated the first communication with Carol Brown and Brian Stevens, Advisors to Commission President Michael Peevey; and the second communication with Amy Baker, Advisor to Commissioner Catherine Sandoval. Also present for PG&E was Sidney Dietz, Director, Regulatory Relations. [Rule 8.4(b)]

Mr. Cherry stated that PG&E agrees with the approach of the Proposed

Decision (PD) in solving the problem of poorly-maintained Mobile-Home-Park

(MHP) gas and electric systems. Mr. Dietz stated that some of the systems

represent a safety threat to MHP residents, and that PD's approach will begin to

address the problem. Mr. Cherry stated that the PD should be changed to allow for

normal cost recovery of beyond-the-meter capital costs since, as the CPUC has

affirmed, safety investments should not be treated as less important than other

utility investments. Mr. Cherry further stated that the PD should be changed to

allow for recovery on a forecast and trueup basis, and that the PD should not

require a reasonableness review. [Rule 8.4(c)]

Respectfully submitted,

/s/ BRIANK. CHERRY

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Attachment

Dated: March 7, 2014

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