## BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

Order Instituting Rulemaking to Continue Implementation and Administration of California Renewables Portfolio Standard Program.

Rulemaking 11-05-005 (Filed May 5, 2011)

MOTION OF PACIFIC GAS AND ELECTRIC COMPANY (U 39 E)
FOR LEAVE TO FILE CONFIDENTIAL MATERIAL IN ITS
MOTION TO AMEND ITS CONFIDENTIAL JUNE 4, 2014 DRAFT RENEWABLE
ENERGY PROCUREMENT PLAN UNDER SEAL CONSISTENT WITH THE
CONFIDENTIALITY PROTECTIONS OF DECISIONS 06-06-066 AND 08-04-023

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Dated: June 23, 2014

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Pursuant to Rule 11.4 of this Commission's Rules of Practice and Procedure and Decisions ("D.") 06-06-066 and 08-04-023 governing confidentiality procedures, Pacific Gas and Electric Company ("PG&E") files this motion for leave to file confidential electric procurement information and data under seal (the "Motion"). The material PG&E seeks to protect is included in the confidential, unredacted version of PG&E's Motion to (1) Amend the Confidential Version of Pacific Gas and Electric Company's (U 39 E) June 4, 2014 Draft Renewable Energy Procurement Plan and (2) Waive Extension of Time for Comments under Rule 1.12 (the "Motion to Amend") that is being filed concurrently with this Motion.

In D.06-06-066 and D.08-04-023, the Commission adopted rules and procedures governing the submission of confidential electric procurement information to the Commission. In a Matrix, attached to D.06-06-066 as Appendix 1 (the "IOU Matrix"), the Commission established specific rules for Investor-owned Utilities ("IOUs") governing the confidentiality of certain categories of data and information. D.08-04-023 requires that material formally filed with the Commission for which an IOU seeks confidential treatment must be accompanied by a

Motion. In its Motion the IOU must establish:

- that the material it is submitting constitutes a particular type of data listed in the Matrix;
- 2) the category or categories in the Matrix to which the data correspond;
- that the IOU is complying with the limitations on confidentiality specified in the Matrix for that type of data;
- 4) that the information is not already public; and
- 5) that the data cannot be aggregated, redacted, summarized, masked or otherwise protected in a way that allows partial disclosure. 1/2

Attached hereto and incorporated herein by this reference is a matrix identifying the material 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 material listed in the IOU Matrix, or is otherwise protected pursuant to 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 whether: (1) PG&E is complying with the limitations specified in the IOU Matrix for data or information covered by the IOU Matrix; (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.

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<sup>1/</sup> D.06-06-066, p. 80, Ordering Paragraph No. 2.

For all the reasons described above and in the attached matrix, PG&E requests that the Commission grant PG&E's motion to file the confidential, unreduced version of its Motion to Amend under seal. As required by Rule 11.4(a), a proposed order granting this Motion is attached behind the matrix.

Respectfully submitted,

CHARLES R. MIDDLEKAUFF M. GRADY MATHAI-JACKSON

By: /s/M. Grady Mathai-Jackson
M. GRADY MATHAI-JACKSON

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Attorneys for PACIFIC GAS AND ELECTRIC COMPANY

Dated: June 23, 2014

# PACIFIC GAS AND ELECTRIC COMPANY Draft 2014 Renewable Energy Procurement Plan June 23, 2014

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

Redaction Reference  Redaction Reference  A  A  C  O	1) The material submitted constitutes a particular type of data listed in the Matrix, appended as Appendix 1 to D.06-06-066 and Appendix C to D.08-04-023 (Y/N)	3) That it is complying with the limitations on confidentiality specified in the Matrix for that type of data (Y/N)	4) That the information 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
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**Document: Confidential 2014 Renewable Energy Procurement Plan (Draft Version)** 

Appendix C1 - Quantitative	Yes	Item V(C):	Yes	Yes	Yes	For rows A, C,	Item V(C): Front
Information: Net Short	100	LSE Total	, 66	100	100	E, Ga and Gb,	three years.
Calculations Using PG&E		Energy				this information	
Bundled Retail Sales		Forecast				shows PG&E's	Item VI(B): Front
Forecast In Near Term		Bundled				net position for	three years of
(2014 - 2018) and LTPP		Customer				RPS-eligible	forecast data
Methodology (2019 - 20333)		(MWh)				energy in the	confidential
, (=====,						periods within	
Gray Shading in rows:		VI(B): Utility				the front three	Item VII(H):
3		Bundled				years of the	Confidential for three
A, C, E, Ga, Gb, Ha, Hb, H,		Net Open				forecast.	years
la, lb, J, J0, J1, J2, La, Lb		(Long or					•
		Short)				The redacted	May 21, 2014 ALJ
		Position for				information in	Ruling: Indefinite.
		Energy				Rows A, C, E,	
						Ga, and Gb	
		Item VII(H):				could also be	
		Score				manipulated in	
		sheets,				conjunction with	
		analyses,				publicly-	
		evaluations				available	
		of proposed				information to	
		RPS				determine	
		projects				PG&E's internal	
						and proprietary	
						forecast of its	
						bundled	
						customer total	
						energy	
						requirements.	
						The made at a d	
						The redacted	
						information for	
						rows Ha, Hb, H,	
						la, lb, J, J0, J1,	
						J2, La and Lb relates to	
						PG&E's	
						optimized	
						Renewable Net	
						Lenewable net	

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		Short (RNS),	
		including:	
		PG&E's	
		assumptions for	
		its overall	
		portfolio	
		optimization	
		strategy; any	
		plans to sell	
		forecast	
		Renewable	
		Energy Credits	
		(RECs) above	
		the	
		Procurement	
		Quantity	
		Requirements	
		(PQR);	
		application of	
		forecast RECs	
		above the PQR	
		towards a	
		future RPS	
		compliance	
		requirement;	
		and any plan to	
		procure of	
		RECs above	
		the PQR in	
		future years.	
		This information	
		is expressly	
		deemed	
		confidential by	
		the May 21,	
		2014	
		Administrative	
		Law Judge's	
		Ruling on	
		Renewable Net	

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#### [PROPOSED] RULING

In accordance with its Rules of Practice and Procedure, the California Public Utilities Commission ("Commission") has considered the motion of Pacific Gas and Electric Company ("PG&E"), filed June 23, 2014, for leave to file confidential materials under seal, namely an unintentionally omitted Appendix C1 in the confidential, unredacted version of its June 4, 2014 Draft RPS Plan ("Motion"). The Commission rules as follows:

- 1. PG&E's Motion is granted. The protected materials in the confidential, unredacted version of Appendix C1 to PG&E's June 4, 2014 Draft RPS Plan are described in the matrix attached to the Motion.
- 2. The confidential, unreducted version of this information shall remain under seal, and shall not be made accessible or disclosed to anyone other than the Commission staff except on the further order or ruling of the Commission, the Assigned Commissioner, the Assigned Administrative Law Judge ("ALJ"), or the ALJ then designated as Law and Motion Judge.

Dated	, 2014 at San Francisco, California.						
	Administrative Law Judge						

#### VERIFICATION

I am an employee of PACIFIC GAS AND ELECTRIC COMPANY, a corporation, and am authorized to make this verification on its behalf. I have read the foregoing "MOTION OF PACIFIC GAS AND ELECTRIC COMPANY (U 39 E) FOR LEAVE TO FILE CONFIDENTIAL MATERIAL IN ITS MOTION TO AMEND ITS CONFIDENTIAL JUNE 4, 2014 DRAFT RENEWABLE ENERGY PROCUREMENT PLAN UNDER SEAL CONSISTENT WITH THE CONFIDENTIALITY PROTECTIONS OF DECISIONS 06-06-066 AND 08-04-023." The statements in the foregoing document are true to my own knowledge, except as to matters which are therein stated on information and belief, and as to those matters I believe them to be true.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on this 23rd day of June 2014 at San Francisco, California.

/s/ Karen Khaumou

Karen Khamou Manager, Renewable Energy Policy and Planning Pacific Gas and Electric Company