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

Application of Pacific Gas and Electric Company for
Recovery of Costs to Implement Electric Rule 24
Direct Participation Demand Response.

(U39E)

And Related Matters.

Application 14-06-001
(Filed June 2, 2014)

Application 14-06-002
Application 14-06-003

**PACIFIC GAS AND ELECTRIC COMPANY
NOTICE OF EX PARTE COMMUNICATION**

Pursuant to Rule 8.4 of the Commission's Rules of Practice and Procedure, Pacific Gas & Electric Company (PG&E) hereby gives notice of the following ex-parte communication. The oral communication occurred on Monday, May 16, 2016, at 10:00 AM at the offices of the California Public Utilities Commission (CPUC). The communication was oral only. [(Rule 8.4(a)]

Sidney Dietz, Director, Regulatory Relations, PG&E, initiated the meeting with Matthew Tisdale, Advisor to Commissioner Michel Florio. Also present from the CPUC was Bruce Kaneshiro of Energy Division. Present at the meeting from PG&E were: Brooke Reilly, Director, Demand Response; Corey Mayers, Principal Policy Analyst, Demand Response; and Melody Agustin, Manager, Demand Response Operations. [Rule 8.4(b)]

Ms. Reilly stated that the 2017 PD should state that the extra six million dollars should be used for the 2017 DRAM. Mr. Mayers stated that the twelve million dollars for the 2018 DRAM has not been authorized and that the PD should be changed to include a mechanism to

provide for its cost recovery. Ms. Agustin stated that the PD should be changed so that it does not require dis-enrolling customers who may not be included in a PDR immediately, e.g., resource is not able to meet the 100kW minimum requirement. Mr. Mayers stated that PG&E should send letters to customers whose data has been released under the new ‘click-through’ protocol to help reduce PG&E’s liability against fraud, and that this is standard practice in banking and other industries. Mr. Mayers further stated that a consensus around this process would be very difficult to find, and that the language in the PD should be changed to allow for something short of a consensus. Ms. Reilly stated that PG&E hasn’t determined a final solution for accepting customer data release authorizations. [Rule 8.4(c)]

Respectfully submitted,

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