

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



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**Order Instituting Rulemaking Regarding
Policies, Procedures and Rules for the
California Solar Initiative, the Self-
Generation Incentive Program and Other
Distributed Generation Issues.**

**Rulemaking 08-03-008
(Filed March 13, 2008)**

**PACIFIC GAS AND ELECTRIC COMPANY'S (U 39 E) PETITION TO
MODIFY DECISION 07-11-045: OPINION ESTABLISHING THE
SINGLE-FAMILY LOW-INCOME INCENTIVE PROGRAM WITHIN
THE CALIFORNIA SOLAR INITIATIVE**

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November 13, 2008

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I. INTRODUCTION

Pursuant to Rule 16.4 of the California Public Utilities Commission’s (“Commission”) Rules of Practice and Procedure, Pacific Gas and Electric Company (“PG&E”) respectfully submits this Petition for Modification of Decision 07-11-045: Opinion Establishing Single-Family Low-Income Incentive Program within the California Solar Initiative (“SFLI Decision or Decision”)^{1/}. The Decision establishes within the California Solar Initiative (“CSI”) a program to provide incentive payments for solar energy systems installed by single-family, low-income, owner-occupied households (“SFLI Program”)^{2/} PG&E seeks an order modifying the Decision to allow the Investor Owned Utilities (“IOUs”) to seek rate recovery for utility expenses associated with the SFLI Program in a manner similar to that accorded the IOUs in the CSI Research, Development and Design (“RD&D”) program.

^{1/} D. 07-11-045 (November 16, 2007).

^{2/} *Ibid.*

II. DISCUSSION

When addressing administration of the SFLI Program, the Decision ordered that there would be a single statewide Program Manager to administer the SFLI Program within California.^{3/} The Commission conducted a solicitation and the selection of GRID Alternatives as the Program Manager was announced at the July 18, 2008 CSI Public Forum in San Francisco. The Decision also ordered that the IOUs perform certain administrative tasks, but did not consider that enough information was provided at the time to allow for cost recovery for the IOUs.^{4/} PG&E believes that on this point the Decision is inconsistent with other Commission decisions establishing similar CSI-related IOU roles; in particular in the recent Decision 07-09-024: Opinion Establishing a Research, Development, Demonstration and Deployment Plan for the California Solar Initiative^{5/} (“RD&D Decision”). PG&E respectfully requests that the Commission establish the same right to cost-recovery for IOU-incurred administrative costs associated with implementing the SFLI Program as currently is in place in the CSI RD&D program.

In the RD&D Decision, the Commission ordered that fifteen percent (15%) of the total RD&D budget be allocated for administrative costs: “ These administrative costs include the Program Manager’s costs, the Program Evaluator’s costs, the costs of performing all evaluations, the IOUs’ cost of accounting (including entering into the co-funding agreement, contracting with the RD&D Program Manager and issuing payments to individual RD&D grantees) and all other costs that either the CSI Program Administrators (PAs) or the IOUs may incur as a result of

^{3/} *Ibid* at p. 30.

^{4/} *Ibid* at p. 31.

^{5/} D. 07-09-042 (September 20, 2007).

implementing this RD&D program.”^{6/} With regard to the cost recovery mechanism, the RD&D Decision provided that the “IOUs may file advice letters to receive reasonable compensation for this accounting function from the RD&D fund.”^{7/} PG&E suggests a similar determination should be made for the SFLI Program.

As part of the SFLI Decision, the IOUs were given the following SFLI Program administrative tasks:

1. Enter into a co-funding agreement to specify how each utility will fund its portion of the Program Management, as well as govern all financial transactions among the utilities for the low-income incentive program based on the program budget.
2. Issue incentive payments to SFLI Participants.
3. Provide data on single-family homeowners enrolled in the Low-Income Energy Efficiency program to the Program Manager.
4. Manage the RFP and subsequent contract for the Program Manager and biannual Program Evaluator.^{8/}

In addition to the above ordered tasks, there are other potential costs associated with implementing the SFLI Program, including: program integration between SFLI, CARE and/or LIEE; and providing summary reporting on CARE/LIEE/Interconnection status of SFLI participants for the SFLI Program Manager. The latter reduces the administrative costs of the SFLI Program Manager, who would not then have to separately track these applications for each SFLI participant.

^{6/} *Ibid*, pp. 18-19.

^{7/} *Ibid*, Appendix A, p. A6.

^{8/} D. 07-11-045, pp. 31, 46-47.

The SFLI Program mirrors the RD&D Program in that there will be a single Program Manager, an IOU contract manager, a Program Evaluator, a co-funding agreement, and IOU issued payments. However, the SFLI decision anticipates that the IOUs would provide additional support such as identification of potential customer sites and more complex (than with RD&D) tracking and reporting requirements. For these reasons PG&E requests that the Commission modify the SFLI Decision to establish cost recovery for the IOUs for taking the same role (in fact, a more burdensome role) in the SFLI program as in the RD&D program.

PG&E respectfully requests that the Commission make the following changes to Decision 07-11-045:

1) Strike Finding of Fact 6.

2) Replace Conclusion of Law 19 with the following new language: “PG&E, SDG&E and SCE are assigned a number of tasks in this Decision and, as with the CSI RD&D program, may file advice letters to receive reasonable compensation for these functions from program funds.”

III. CONCLUSION

PG&E appreciates the opportunity to submit this Petition for Modification to the Commission, and thanks the Commission for its time and attention to this matter.

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Respectfully submitted,

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November 13, 2008

CERTIFICATE OF SERVICE BY ELECTRONIC MAIL

I, the undersigned, state that I am a citizen of the United States and am employed in the City and County of San Francisco; that I am over the age of eighteen (18) years and not a party to the within cause; and that my business address is 77 Beale Street, San Francisco, California 94105

On November 13, 2008, I served a true copy of:

**PACIFIC GAS AND ELECTRIC COMPANY'S PETITION TO MODIFY
DECISION 07-11-045: OPINION ESTABLISHING THE SINGLE-FAMILY
LOW-INCOME INCENTIVE PROGRAM WITHIN THE CALIFORNIA
SOLAR INITIATIVE**

- [XX] By Electronic Mail – serving the enclosed via e-mail transmission to each of the parties listed on the official service list for R.08-03-008 with an e-mail address.
- [XX] By U.S. Mail – by placing the enclosed for collection and mailing, in the course of ordinary business practice, with other correspondence of Pacific Gas and Electric Company, enclosed in a sealed envelope, with postage fully prepaid, addressed to those parties listed on the official service list for R.08-03-008 without an e-mail address.

I certify and declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Executed on this 13th day of November 2008, at San Francisco, California.

/s/

PAMELA J. DAWSON-SMITH

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THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA SERVICE LIST

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