

DMG/niz 11/01/2011



**FILED**

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

Application of Pacific Gas and Electric  
Company for Approval of the GWF  
Transaction and Associated Cost Recovery  
(U39E).

Application 11-07-010  
(Filed July 21, 2011)

**ADMINISTRATIVE LAW JUDGE'S SECOND RULING SEEKING  
FURTHER INFORMATION ON APPLICATION, AND RULING DENYING  
MOTIONS FOR PARTY STATUS**

In order to complete my inquiry into this matter, I will require additional information from Pacific Gas and Electric Company (PG&E). PG&E shall provide the following information by November 8, 2011:

1. For the October 2009-October 2011 time period, provide all the final bid(s) that you received in Request for Offers for capacity products. Please disaggregate by the type of capacity product (e.g., toll or RA-only). Please indicate the bids that were executed and approved for each solicitation. Each value should be expressed in dollars for kW-yr units. Please provide the associated annual capacity payments and energy revenues for executed and approved contracts.
2. For the October 2009-October 2011 time period, provide the prices for all the executed and approved bilateral contracts for capacity products. Each value should be expressed in dollars for kW-yr units. Please specify the type of capacity products (e.g., toll or RA-only). Please provide the associated capacity payments and energy revenues.
3. Provide all PRG material that relates to (1) and (2).
4. Provide a disaggregated capacity balance table which shows all your contracts for the next ten years (2012-2022).

Against each contract, you must specify the duration of the contract. Refer to Table-1 of the bundled procurement plan. Please list all the contracts that are PG&E owned fossil resources (row 15) and bilateral contracts (row 22).

On September 19, 2011, Robert Sarvey filed a Motion to Intervene.

Mr. Sarvey states that he is a ratepayer in Tracy, California with an interest in the impact of the Application on jobs. On October 10, 2011, Division of Ratepayer Advocates (DRA) filed a Motion for Party Status. DRA states that it is interested in the issues of environmental benefits and ratepayer savings in the Application. There were no timely protests or responses to the Application. At this time, there is no opportunity for any substantive filing in the record. Neither Mr. Sarvey nor DRA seek to make any such filing. If Mr. Sarvey or DRA wish to make a substantive filing, they may file a Motion for Party Status along with any other Motion they wish. The Motions are denied without prejudice.

**IT IS RULED** that:

1. Pacific Gas and Electric Company shall file responses to the questions in this Ruling no later than November 8, 2011.
2. The September 19, 2011 Motion to Intervene of Robert Sarvey and the October 10, 2011 Motion of Division of Ratepayer Advocates for Party Status are denied without prejudice.

Dated November 1, 2011, at San Francisco, California.

/s/ DAVID M. GAMSON

David M. Gamson  
Administrative Law Judge