

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



**FILED**

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Application of Pacific Gas and Electric Company for Adoption of Electric Revenue Requirements and Rates Associated with its 2013 Energy Resource Recovery Account (ERRA) and Generation Non-Bypassable Charges Forecast.

A.12-06-002  
(Filed June 1, 2012)

**RESPONSE OF MARIN ENERGY AUTHORITY  
TO APPLICATION OF PACIFIC GAS AND ELECTRIC COMPANY  
FOR 2013 ENERGY RESOURCE RECOVERY ACCOUNT AND  
GENERATION NON-BYPASSABLE CHARGES FORECAST**

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July 13, 2012

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Pursuant to Rule 2.6 of the Rules of Practice and Procedure of the California Public Utilities Commission (“Commission”), Marin Energy Authority (“MEA”) respectfully submits this response to the Application of Pacific Gas and Electric Company (“PG&E”) for 2013 Energy Resource Recovery Account (“ERRA”) and Generation Non-Bypassable Charges (“NBCs”) Forecast (“Application”), filed on June 1, 2012.

MEA is the California community choice aggregator (“CCA”) serving customers in Marin County, and which will soon begin serving customers in the City of Richmond. MEA’s customers are served with transmission, distribution, billing and other services by PG&E, and are charged PG&E NBCs which include, *inter alia*, the Power Charge Indifference Adjustment (“PCIA”) and the Cost Allocation Mechanism (“CAM”). MEA intends on participating as a party in this proceeding. Specifically, MEA will focus on ensuring the accuracy, proper allocation and vintaging of charges proposed to be passed through to MEA customers pursuant to the Application.

Respectfully submitted,

Elizabeth Rasmussen  
Regulatory and Legal Counsel

By:           /s/ Elizabeth Rasmussen            
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