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

Application of Pacific Gas and Electric  
Company for Approval of Regionalization  
Proposal. (U39M)

Application 20-06-011

**E-MAIL RULING GRANTING MODIFICATION OF THE SCHEDULE**

Dated December 23, 2020, at San Francisco, California.

/s/ BRIAN STEVENS  
Brian Stevens  
Administrative Law Judge

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**Subject:** A.20-06-011 (PG&E Regionalization) E-mail ruling granting modification of the schedule

Ms. Gandesbery and service list participants to Application 20-06-011:

The requested schedule modification is reasonable and granted.

| Event                        | Scoping Memo Date | Revised Date      |
|------------------------------|-------------------|-------------------|
| Updated Proposal             | January 14, 2021  | February 26, 2021 |
| Second Workshop              | January 25, 2021  | March 3, 2021     |
| Comments on Updated Proposal | February 24, 2021 | April 2, 2021     |
| Reply Comments               | March 5, 2021     | April 9, 2021     |

To all parties -- please reference this e-mail ruling (e-mail ruling of Judge Stevens on December 23, 2020) on the cover pages of any documents that are filed with the commission pursuant to this modified schedule.

It is so ruled.

The Commission's Docket Office shall formally file this ruling.

**Brian Stevens**

Administrative Law Judge, California Public Utilities Commission

[brian.stevens@cpuc.ca.gov](mailto:brian.stevens@cpuc.ca.gov)

**From:** "Gandesbery, Mary (Law)" <[MAGq@pge.com](mailto:MAGq@pge.com)>

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Subject: RE: A.20-06-001 | Regionalization | Request for an extension of time

Good afternoon Judge Stevens:

PG&E respectfully requests revisions to the Scoping Memo schedule to extend the date for filing its updated Regionalization proposal and the other related activities. PG&E requests this extension for two reasons. First, PG&E's new Chief Executive Officer will assume her role on January 4, 2021. PG&E is also in the process of hiring other key leaders who would consider PG&E's revised proposal. PG&E believes that additional time is needed to engage its new leadership on Regionalization before proposing changes. Second, the additional time will allow PG&E to provide a more fulsome response in its updated proposal to the post-workshop comments it received from parties last week. The schedule changes PG&E proposes are in the table below:

| Event                        | Scoping Memo Date | Revised Date      |
|------------------------------|-------------------|-------------------|
| Updated Proposal             | January 14, 2021  | February 26, 2021 |
| Second Workshop              | January 25, 2021  | March 3, 2021     |
| Comments on Updated Proposal | February 24, 2021 | April 2, 2021     |
| Reply Comments               | March 5, 2021     | April 9, 2021     |

Pursuant to Commission Rule 11.6, PG&E met and conferred with the parties to this proceeding about the proposed schedule. The following parties support the alternate schedule: the Public Advocates Office *at* the California Public Utilities Commission, the California Coalition of Utility Employees, the California Large Energy Consumers Association, East Bay Community Energy, Marin Clean Energy, The Utility Reform Network, and Small Business Utility Advocates. The following parties indicated they do not oppose the extension request: California Farm Bureau, the Center for Accessible Technology, and the South San Joaquin Irrigation District. In addition, Mr. Abrams indicated that he would support the extension if there are Public Participation Hearings scheduled. Other parties did not provide a response.

Thank you for your consideration of this request. Happy Holidays.

Mary Gandesbery  
Attorney for PG&E

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