

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

FILED 04/28/23 04:59 PM A1911003

Application of Pacific Gas and Electric Company for Approval of Energy Savings Assistance and California Alternate Rates for Energy Programs and Budgets for 2021-2026 Program Years. Application No. 19-11-003 (Filed November 4, 2019)

(U 39 M)

And Related Matters.

Application No. 19-11-004 Application No. 19-11-005 Application No. 19-11-006 Application No. 19-11-007

ANNUAL REPORT OF PACIFIC GAS AND ELECTRIC COMPANY (U 39 M) ON THE RESULTS OF ITS ENERGY SAVINGS ASSISTANCE, CALIFORNIA ALTERNATE RATES FOR ENERGY AND FAMILY ELECTRIC RATE ASSISTANCE PROGRAMS

CLIFF GLEICHER JENNIFER C. REYES LAGUNERO

Pacific Gas and Electric Company

Law Department 300 Lakeside Dr. Oakland, CA 94612

Telephone: (415) 973-2361 Facsimile: (415) 973-5520

E-Mail: <u>Jennifer.ReyesLagunero@pge.com</u>

Attorneys for

Dated: April 28, 2023 PACIFIC GAS AND ELECTRIC COMPANY

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

Application of Pacific Gas and Electric Company for Approval of Energy Savings Assistance and California Alternate Rates for Energy Programs and Budgets for 2021-2026 Program Years. (U 39 M)	Application No. 19-11-003 (Filed November 4, 2019)
And Related Matters.	Application No. 19-11-004 Application No. 19-11-005 Application No. 19-11-006 Application No. 19-11-007

ANNUAL REPORT OF PACIFIC GAS AND ELECTRIC COMPANY (U 39 M) ON THE RESULTS OF ITS ENERGY SAVINGS ASSISTANCE, CALIFORNIA ALTERNATE RATES FOR ENERGY, AND FAMILY ELECTRIC RATE ASSISTANCE PROGRAMS

In accordance with Decisions (D.) 12-08-044, 16-11-022, and 21-06-015 and the annual reporting directives contained therein, Pacific Gas and Electric Company (PG&E) files this Annual Report on the results of its Energy Savings Assistance (ESA), California Alternative Rates for Energy (CARE), and Family Electric Rate Assistance (FERA) program efforts for the 2022 program year. PG&E is filing and serving this annual report in Application (A.) 19-11-003, et al. PG&E also notes that starting with this 2022 annual report, PG&E includes its annual reporting for its FERA program. 1/2

1

<u>1</u>/ D.21-06-015, p. 521, Ordering Paragraph 185.

Respectfully Submitted,

JENNIFER C. REYES LAGUNERO

By: /s/ Jennifer C. Reyes Lagunero
JENNIFER C. REYES LAGUNERO

Pacific Gas and Electric Company Law Department 300 Lakeside Dr. Oakland, CA 94612

Telephone: (415) 973-2361 Facsimile: (415) 973-5520

E-Mail: Jennifer.ReyesLagunero@pge.com

Attorney for

Dated: April 28, 2023 PACIFIC GAS AND ELECTRIC COMPANY



ENERGY SAVINGS ASSISTANCE (ESA), CALIFORNIA ALTERNATE RATES FOR ENERGY (CARE) AND FAMILY ELECTRIC RATE ASSISTANCE (FERA) PROGRAMS

2022 ANNUAL REPORT April 28, 2023











ESA, CARE AND FERA PROGRAMS 2022 ANNUAL REPORT TABLE OF CONTENTS

		Savings Assistance, California Alternate Rates for Energy and Assistance Programs Executive Summary	
1.	Energy	Savings Assistance (ESA) Program Executive Summary	4
	1.1.	Energy Savings Assistance (ESA) Program Overview	6
	1.2.	Marketing, Education and Outreach (ME&O)	
	1.3.	ESA Program Customer Enrollment	
	1.4.	Disability Enrollment Efforts	23
	1.5.	Leveraging Success, Including Low Income Home Energy	0.4
	1.6	Assistance Program (LIHEAP)	
	1.6. 1.7.	Integration Success Workforce Education & Training	
	1.7.	Studies	
	1.0.	Pilots	
		ESA Working Groups (WG) and Sub-working Groups (SWG)	
		Annual Public ESA-CARE Meeting	
	1.12.	S S S S S S S S S S S S S S S S S S S	
		Properties)	50
_			
2.		ia Alternate Rates for Energy (CARE) Program Executive	59
2.	Summa	ry	
2.	Summa 2.1.	Participant Information	60
2.	Summa	Participant Information	60
2.	2.1. 2.2.	Participant Information	60 64
2.	2.1. 2.2. 2.3.	Participant Information	60 64 66
2.	2.1. 2.2. 2.3. 2.4.	Participant Information	60 64 66 79
2.	2.1. 2.2. 2.3. 2.4. 2.5. 2.6. 2.7.	Participant Information CARE Budget Summary CARE Program Costs Marketing, Education and Outreach Processing CARE Applications Program Management Pilots	60 64 66 79 79
2.	2.1. 2.2. 2.3. 2.4. 2.5. 2.6. 2.7. 2.8.	Participant Information CARE Budget Summary CARE Program Costs Marketing, Education and Outreach Processing CARE Applications Program Management Pilots Studies	60 64 69 79 80
2.	2.1. 2.2. 2.3. 2.4. 2.5. 2.6. 2.7.	Participant Information CARE Budget Summary CARE Program Costs Marketing, Education and Outreach Processing CARE Applications Program Management Pilots	60 64 69 79 80
 3. 	2.1. 2.2. 2.3. 2.4. 2.5. 2.6. 2.7. 2.8. 2.9.	Participant Information CARE Budget Summary CARE Program Costs Marketing, Education and Outreach Processing CARE Applications Program Management Pilots Studies	60 64 66 79 80 80
	2.1. 2.2. 2.3. 2.4. 2.5. 2.6. 2.7. 2.8. 2.9.	Participant Information CARE Budget Summary CARE Program Costs Marketing, Education and Outreach Processing CARE Applications Program Management Pilots Studies Miscellaneous	60 64 69 79 80 82
	2.1. 2.2. 2.3. 2.4. 2.5. 2.6. 2.7. 2.8. 2.9.	Participant Information CARE Budget Summary CARE Program Costs Marketing, Education and Outreach Processing CARE Applications Program Management Pilots Studies Miscellaneous	606466798082
	2.1. 2.2. 2.3. 2.4. 2.5. 2.6. 2.7. 2.8. 2.9. CARE E 3.1. 3.2. 3.3.	Participant Information CARE Budget Summary CARE Program Costs Marketing, Education and Outreach Processing CARE Applications Program Management Pilots Studies Miscellaneous Participant Information Usage Information Program Costs	60646980828484
	2.1. 2.2. 2.3. 2.4. 2.5. 2.6. 2.7. 2.8. 2.9. CARE E 3.1. 3.2.	Participant Information CARE Budget Summary CARE Program Costs Marketing, Education and Outreach Processing CARE Applications Program Management Pilots Studies Miscellaneous Participant Information Usage Information	606466698082848484

4.	Family Electric Rate Assistance (FERA) Program Executive Summary 87				
		88			
		89			
		utreach91			
	• • • • • • • • • • • • • • • • • • • •	ns98			
	4.5. Program Management	98			
5.	Fund Shifting	100			
6.	PG&E's Commonly Used Acronyms	and Abbreviations101			
7.	Appendix A: PG&E's 2022 ESA, CA	RE and FERA Program Tables104			
8.	Appendix B: PG&E's 2022 Commor	Area Measures Treatment Photos163			
9.	Appendix C: PG&E's 2022 ESA Mar	keting Materials166			
10.	Appendix D: PG&E's 2022 Energy-V	Vater Coordination Program Report 169			
11.	Appendix E: PG&E's 2022 CARE Ma	arketing Materials185			
12.	Appendix F: PG&E's 2022 FERA Ma	rketing Materials193			

2022 Energy Savings Assistance, California Alternate Rates for Energy and Family Energy Rate Assistance Programs Executive Summary

Pacific Gas and Electric Company (PG&E or Company) is pleased to submit its Energy Savings Assistance (ESA), California Alternative Rates for Energy (CARE) and Family Electric Rate Assistance (FERA) programs' annual report¹ to the California Public Utilities Commission (CPUC or Commission) for the reporting period January 1, 2022, through December 31, 2022.

ESA, CARE, and FERA are long-standing programs in PG&E's service territory that are designed to deliver benefits to income-qualified households. ESA provides both homeowners and renters residing in all types of housing with no-cost weatherization, energy efficient appliances and energy education, assisting them in increasing the health, safety, and comfort of their home along with reducing their energy use and associated expenses. CARE and FERA offer a bill discount on gas and/or electricity for qualifying households, thereby reducing the energy burden for households most impacted by energy costs.

3

¹ In compliance with CPUC Decision (D.) 16-11-002 as modified by D.17-12-009, and as directed by D.21-06-015.

1. Energy Savings Assistance (ESA) Program Executive Summary

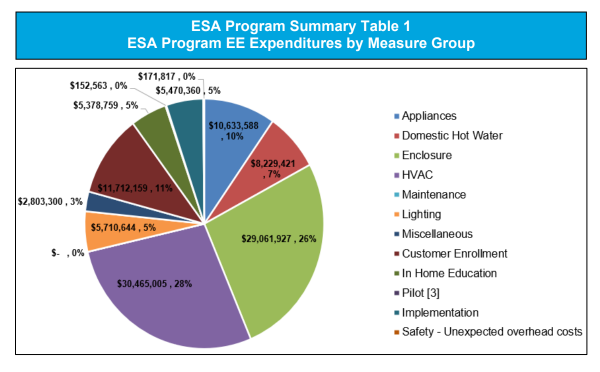
<u>2022 Energy Savings Assistance (ESA) Program | Summary of Results and Program Highlights</u>

PG&E's 2022 ESA Main (single-family, mobile homes, and multifamily in-unit) program provided 67,567 homes with energy efficiency (EE) and health, comfort, and safety improvements. The ESA Main program's installed measures and associated reduced energy use in 2022 was 24,601,916 kWh saved and 1,165,638 therms saved – the equivalent offset of an estimated 26,017 tons of greenhouse gas (GHG) emissions. In addition to energy use reduction, each household treated by the ESA Main program also received an estimated average lifetime bill savings benefits of \$863.

In addition, the ESA Multifamily Common Area Measures (MF CAM) program (part of the ESA portfolio serving multifamily properties) treated 45 properties, exceeding the 2022 goal of 33 properties by 136%. PG&E worked to sunset the ESA CAM program in 2022 and prepare for the launch of the Northern Multifamily Whole Building (MFWB) program planned for 2023.

In June 2022, after completing a competitive solicitation for a program implementer, PG&E launched its ESA Pilot Plus/Pilot Deep (PP/PD) pilot programs, and began outreach, site assessments, and home treatments in the second half of the year.

ESA Program Summary Table 1 provides a summary of Program Year (PY) 2022 ESA program EE expenditures by measure group. Additional details on PG&E's ESA program, including ESA Main, MF CAM, Northern MFWB, and PP/PD are included in Section 1.1.1 of this report.



PG&E's primary activities and new initiatives in 2022 for ESA centered around implementing the ESA program elements and pilots contemplated in D.21-06-015, orchestrating solicitations for new ESA program implementers, sunsetting ESA CAM while developing MFWB, and launching the PP/PD pilot programs.

The ESA program's noteworthy marketing, outreach, and administrative achievements in 2022 included:

- Implementing new program design while maintaining contractor workforce and exceeding overall annual energy savings and homes treated goals.
- Establishing data-driven targeting and segmentation to support customer need-states and shift the program to a focus on energy savings.
- Successfully completing multiple solicitations' Request for Proposals (RFP) with lessons learned primarily related to the challenges of concurrent simultaneous solicitations.
- Implementing the income guidelines change from 200% Federal Poverty Level (FPL) to 250% FPL pursuant to Senate Bill (SB) 756 authored by San Diego Senator Ben Hueso and effective July 1, 2022.
- Supporting an ESA financial audit by the CPUC of 2019 2021 program cycle unspent funds.
- Modifying approach to ESA Tribal Outreach Grants, in response to tribal input, to set up a pathway for increased success in 2023.
- Conducting pre-launch activities for the MFWB program set to commence in 2023.
- Developing and launching the Multifamily Central Portal to provide market data and assessments to a broad group of stakeholders.
- Implementing the new PP/PD pilot programs and completing the first home assessments.
- Using the ESA Working Group's (WG) measure modification protocol to modify measures and better optimize the ESA portfolio with stakeholder engagement and approval.

ESA Program Activities Supporting Environmental and Social Justice (ESJ) Initially approved February 21, 2019, and updated in a 2.0 version in 2022, the Commission's Environmental and Social Justice (ESJ) Action Plan² provides a roadmap and directive for utility programs to prioritize and improve services to residents of Disadvantaged Communities (DAC), tribes, communities of color and low-income communities. In 2022, PG&E's ESA program incorporated and advanced the goals of the ESJ Action Plan in multiple ways, including:

 Developing WGs and Sub-working groups (SWG) in the ESA WG to provide an opportunity for community voices and perspectives to be considered.

https://docs.cpuc.ca.gov/PublishedDocs/Published/G000/M465/K846/465846599.pdf

² CPUC Environmental and Social Justice Action Plan (February 21, 2019) Retrievable at https://docs.cpuc.ca.gov/PublishedDocs/Published/G000/M263/K673/263673090.pdf; 2.0 version released March 2022. Retrievable at

- Prioritizing tribal participation in ESA and revamping the Tribal Outreach Grant program in response to tribal input, such as by increasing the grant amount and timeline.
- Utilizing the annual public meeting as a forum to engage broad stakeholders on program outcomes, planning, and improvement opportunities.
- Prioritizing customer segments and improving data collection to better report impact and outcomes, such as for vulnerable communities, households with high energy burden DACs, CARB communities, etc.
- Tracking and reporting on DAC residents in ESA workforce.
- Designing the PP/PD programs to reach DACs and areas of high need in the Central Valley.

Procedural Background

The PG&E ESA program uses a prescriptive, direct install approach to provide free home weatherization, EE appliances and energy education to income-qualified customers throughout PG&E's service area. PG&E customers living in single-family (SF), multifamily (MF), and mobile homes (MH), including homeowners and renters, are eligible to participate.³

1.1. Energy Savings Assistance (ESA) Program Overview

1.1.1. Provide a summary of the ESA program elements as approved in D.21-06-015.

Decision (D.) 21-06-015 (approved June 3, 2021) authorized a new ESA, CARE, and FERA program funding cycle beginning July 1, 2021 through December 31, 2026. PG&E's overall budget is approximately \$972.06 million (M) for ESA (including ESA Main, MFWB, and PP/PD programs). D.21-06-015 also made homes treated a target rather than a goal beginning in 2022, approved the Energy Division's (ED) proposed ESA program concept on a pilot basis (i.e., the ESA PP/PD program) to commence in 2022, and established a new ESA MFWB program to commence in 2023.

D.21-06-015's program element highlights for the 2022-2026 ESA Main program include:

- Shifting the program towards a customer-centered prioritization model based on treating households based on need and customer profile.
- Approving new measures for the program that focus on deeper energy savings, while allowing the Investor-Owned Utilities (IOU) flexibility in managing the portfolio by updating the measure mixes through engagement with the ESA WG and monthly reports.
- Allowing for customer self-certification to receive treatment of basic measures without income qualification or a waiver of property owner forms.
- Establishing cost-effectiveness guidelines.

³ To qualify for the ESA program, the total customer household income must be equal to or less than 250% of the Federal Poverty Guideline (FPG), with income adjustments for family size. The program increased its income level from 200% FPL to 250% FPL on July 1, 2022 pursuant to Senate Bill (SB) 756.

- Establishing a new MFWB program to begin in 2023.
- Establishing an ESA WG to continuously monitor program progress and make recommendations.
- Approving the ED's ESA program redesign concept on a pilot basis (ESA Pilot Plus).
- Requiring the IOUs to establish effective coordination efforts among low income and clean energy programs.
- Directing research into the development of a Universal Application System (UAS).
- Manging impacts to ratepayers' bills by carrying over unspent funds to offset revenue collection and avoid large accumulations of unspent funds balances.

Energy Savings Assistance (ESA) Main Program

ESA Main Program Summary Table 1.1.1 compares PY 2022 authorized budgets and targets to PY 2022 actuals and achievements.

ESA Table 1.1.1 PY 2022 ESA Main Program Summary					
2022 Authorized/ Forecasted Planning 2022 Actual % Assumptions					
Janua	ary 1-December 31, 2022				
Budget [a][b]	\$118,591,601	\$123,161,951	104%		
Total Homes Treated [c]	59,340	67,567	114%		
kWh Saved	15,093,167	24,601,916	163%		
kW Demand Reduced	2,859	5,516	193%		
Therms Saved	629,105	1,165,638	185%		
GHG Emissions Reduced (Tons)	-	26,017	-		

[a] D.21-06-015, Attachment 1, Table 8.

^[b] Fund shift \$2,685,793 from MF CAM budget and \$2,670,226 from California Department of Community Services and Development (CSD) Leveraging budget to ESA Main budget. Detailed information can be found in Appendix A of this report: ESA Table 12 – ESA Fund Shifting. ^[c] Including both First Touch and Retreated Homes.

In addition to the primary achievements detailed in this report's Executive Summary, including that the program exceeded its annual energy savings and households treated goals, PG&E provides additional PY 2022 highlights and detail for the ESA Main program below:

- In January 2022, PG&E transitioned to the ESA Basic/Plus Tiered Program
 Design which allowed CARE-enrolled customers to self-certify that they are
 eligible for the ESA program's basic tier services.
- Starting in Q1 and continuing into Q4, PG&E launched all but two of the new measures proposed in Joint Advice Letter (AL) 3842-E/3012-G et al.⁴ filed by San Diego Gas and Electric Company (SDG&E). PG&E launched measures included air purifier, portable air conditioning (AC), cold storage, floor insulation, whole house fan, prescriptive duct sealing, and pool pump. PG&E opted not to launch diagnostic air sealing and freezers due to poor measure cost-effectiveness.

-

⁴ PG&E Advice 4482-G/6314-E

- PG&E ran a targeted marketing campaign to promote heat pump water heaters to customers identified as potentially having existing electric resistance water heaters. This resulted in PG&E installing its first heat pump water heaters in the ESA program with a total of 150 units installed by the end of the year.
- In 2022 PG&E concluded its solicitation for the ESA Main (Basic/Plus) program implementation which was released in November 2021. New contracts were signed and in effect as of September 1, 2022.
 - As a result of the solicitation, Richard Heath and Associates (RHA) was awarded Northern and Central Coast regions, and Resource Innovations was awarded Bay Area and Central Valley regions.
- Since contract execution, PG&E has been collaborating with the program
 implementers on revamping program delivery, customer acquisition strategy,
 contractor training, contractor oversight, and other program components with the
 aim of improving customer satisfaction, program cost-effectiveness, and reaching
 customers who would most benefit from ESA program services.
- Furthermore, PG&E has changed the implementer compensation model from fee
 per home treated to a pay for performance model tied directly to an implementer's
 ability to meet the energy savings goals.

One notable change resulting from the ESA Main program solicitation was the transition of most contractor training responsibilities from PG&E to the program implementers, as further detailed in the Workforce Education and Training (WE&T) Section 1.7. PG&E opted to continue delivering Natural Gas Appliance Testing (NGAT) training in person by PG&E authorized trainers at PG&E facilities in order to keep more oversight and reduce potential program risks.

Multifamily Common Area Measures (MF CAM) Program

PG&E's MF CAM initiative officially launched in 2019 (soft launch in December 2018) to provide deed-restricted MF property owners and managers with the following to assist with the completion of energy retrofits of common areas and central system upgrades:

- Incentives that cover up to 100% of project cost for qualified EE retrofits for incomeeligible and deed-restricted MF housing properties.
- No-cost utility energy benchmarking services.
- Coordination and treatment opportunities with ESA program for in-unit, and
- No-cost technical assistance that can be customized to support property owners and contractors throughout the program process.

The program's comprehensive no-cost technical assistance includes conducting preinstallation energy audits, property benchmarking, scope of work recommendations and development support, construction schedule monitoring, and post-installation inspections and verification.

PG&E's MF CAM program offers a comprehensive measure list to property owners with opportunities in the following categories: appliances, water heating, building envelope, heating and cooling, lighting and plug loads. Examples of an MF CAM treated property is included as Appendix B of this report: Common Area Measures Treatment Photos, and a summary of the 2022 MF CAM accomplishments is provided in Table 1.1.1.2.

ESA Table 1.1.1.2 2022 ESA MF CAM Program Summary				
2022 Authorized Budget/ Forecasted Planning Assumptions				
Budget ^{[a], [b]}	\$47,760,413	\$6,309,903	13%	
Properties Treated	33	45	136%	
Buildings Treated	N/A	520	N/A	
kWh Saved	N/A	1,755,800	N/A	
kW Demand Reduced	N/A	39	N/A	
Therms Saved	N/A	115,338	N/A	
GHG Emissions Reduced (Tons)	N/A	2,045	N/A	

[[]a] D.21-06-015. Attachment 1. Table 8.

As seen in Table 1.1.1.2, PG&E spent 13% of the authorized budget because the program had upsent funds from previous program years that were rolled over to 2022. Those unspent funds were due to delays in the initial launch of the program. In addition, the program paused enrollment of new projects in the first half of program year 2021 because no new authorized budget was available to MF CAM until D.21-06-015 was approved. Lastly, MF CAM projects on average take 25 months to complete installation from the initial enrollment, this long project lifecycle also hindered the program from treating more properties and resulted in more unspent funds.

Some of the noteworthy achievements, highlights and lessons learned for 2022 MF CAM include:

- MF CAM implemented a more streamlined project verification checklist and process that helped process payments more quickly, and the average payment turnaround time was reduced to three weeks from six weeks.
- A primary lesson learned from PY 2022 is that the majority of CAM projects completed work scopes that included multiple measure categories in which lighting measures account for nearly all electricity savings in the program, and domestic hot water measures account for the majority of gas savings in the program.
- In addition, heating, ventilation, and air conditioning (HVAC) measures accounted for over a quarter of incentive spending, but provided a relatively small proportion of approximately 10% of gas and electricity savings.
 - As a result of these findings, PG&E will consider examining ways to minimize HVAC costs and perhaps examining the potential for fuel substitution to deliver higher savings for future program design.
- PG&E also conducted two case studies for the AARTI Hotel and the Altenheim projects to highlight program success and create marketing collateral. These case studies provided a great venue for the program team to learn and connect with program participants, and the resulting marketing collateral included several quotes highlighting participants' satisfaction with the program offering.
 - The AARTI Hotel, in San Francisco, was chosen as a unique project that offered important resident services to its community, as the property provided essential youth services to formerly homeless youth in the area.

^[b] Fund shift \$2,685,793 from MF CAM budget and \$2,670,226 from CSD Leveraging budget to ESA Main budget. Detailed information can be found in Appendix A of this report: ESA Table 12 – ESA Fund Shifting

- The Altenheim case study was done in a video format and highlighted the upgrades, savings, and benefits of this successful ESA CAM and Eden Housing project.
- MF CAM participants were connected with PG&E's Single Point of Contact (SPOC) for program leveraging opportunities available including other energy efficiency financing and incentive programs offered by IOUs, Community Choice Aggregators (CCA), regional energy networks, and air quality management and water districts.
- In 2022, SPOC tracked over 40 multifamily-serving programs throughout California and referred 424 customers. MF CAM and SPOC worked collaboratively to provide customers with a scope of work leveraging services to maximize a property's incentive funding and energy savings potential.

Northern Multifamily Whole Building (MFWB) Program

Pursuant to D.21-06-015, PG&E successfully completed a competitive Northern MFWB program solicitation that utilized a single-stage solicitation process with two-step selection that included the use of a Procurement Review Group (PRG) and an Independent Evaluator (IE).

The resulting Northern MFWB program—which will be implemented in 2023 by TRC, a non-utility third party— will provide whole-building upgrades, including resident units and common areas, to income-qualified properties. The Northern MFWB program design has been developed to be in full compliance with D.21-06-015 and with adherence to cost-effectiveness guidelines and the ESA program portfolio goals to achieve deep savings; the program design also considers opportunities to maximize "a building's demand response (DR) technologies, GHG reduction, water energy nexus, and the health, comfort, and safety of tenants".⁵

The Northern MFWB program will take a holistic approach to engaging income-qualified multifamily stakeholders in PG&E territory, with end-to-end project support for property owners/representatives and tenants, and strategies that drive installation contractor and trade ally success. The program will be accessible to both deed-restricted and non-deed restricted properties and will feature SPOC service that connects multifamily property owners and tenants with incentive-layering opportunities and financing resources to lower the barriers to participation.

⁵ D.21-06-015, p. 500, OP 118.

ESA Table 1.1.1.3 2022 ESA Northern MFWB Program Summary					
	2022 Authorized Budget/Forecasted Planning Assumptions	2022 Actual	%		
Budget	N/A	N/A	N/A		
Administrative Budget [a]	N/A	N/A	N/A		
Properties Treated	N/A	N/A	N/A		
kWh Saved	N/A	N/A	N/A		
kW Demand Reduced	N/A	N/A	N/A		
Therms Saved	N/A	N/A	N/A		
GHG Emissions Reduced (Tons)	N/A	N/A	N/A		
[a] Implementation to occur no earlier than January 2023.					

ESA Pilot Plus and Pilot Deep Program

ESA Pilot Plus and Pilot Deep (Pilot Plus/Deep or the Pilot) is a pilot focused on achieving deep energy savings per home treated, through a combination of traditional and novel ESA interventions. D.21-06-015 approved the Pilot to begin implementation in 2022 with two treatment tiers: the "Pilot Plus" tier, which is intended to achieve five to 15% energy savings per household, and the "Pilot Deep" tier, which is intended to achieve 15 to 50% energy savings per household. The measure packages will be comprised of both basic measures found in the ESA Main program, as well as more advanced measures unique to the Pilot.

The Pilot is positioned to gather data on several new or modified approaches to implementing the ESA program, including:

- Innovations in measure delivery.
- Greater measure expenditure per home.
- Greater energy savings and bill impacts per home.⁷
- Electrification.

The Pilot also offers an opportunity to better understand the long-term benefits of more extensive treatments (including non-energy benefits), and the cost-effectiveness of the interventions.⁸ The Pilot is planned to operate through 2026.

To drive innovation and improve cost-effectiveness, PG&E opted to conduct a competitive solicitation for the design and implementation of the Pilot, which comprised the first half of 2022. Pilot implementation commenced in the second half of the year with a fully executed contract between PG&E and a third-party Pilot implementer. Because the Pilot design was ultimately defined by the successful bidder, details of the pilot design only began to emerge in mid-2022. The latter half of the year focused on clearly defining the pilot design, the roles and responsibilities of various parties, and

⁸ Ibid, p.1.

⁶ D.21-06-015, Attachment 2, p. 5.

⁷ Ibid, p.1.

[•] Ibid, p.1.

⁹ For more information, see PG&E AL 6412-E / 4530-G available at: https://www.pge.com/tariffs/assets/pdf/adviceletter/ELEC_6412-E.pdf

initiating the tasks and workflows necessary to enact them. Details regarding the distinguishing pilot design elements are included in Section 1.9.1.1.

ESA Table 1.1.1.4 2022 ESA Pilot Plus and Pilot Deep Program Summary					
	2022 Authorized Budget/ Forecasted Planning Assumptions ^[c]	2022 Actual	%		
Budget [a],[b]	\$8,749,299	\$907,761	10%		
Homes Treated	-	0	-		
kWh Saved (Plus = 5-15%)	5-15%	-	-		
kWh Saved (Deep = 15-50%)	15-50%	-	-		
kW Demand Reduced	-	-	-		
Therms Saved (Plus = 5-15%)	5-15%	-	-		
Therms Saved (Deep = 15-50 %)	15-50%	-	-		
GHG Emissions Reduced (Tons)	-	-	-		

[[]a] D.21-06-015. Attachment 1. Table 8.

^[c] Home treatment, kW demand reduction, and GHG emissions reduction targets were not included in D.21-06-015. PG&E will report on actual achievements upon completion of home treatment. There were no reportable home treatments completed in 2022.

<u>Single Family Affordable Solar Homes (SASH) and Multifamily Affordable Solar Housing (MASH) Unspent Funds (Electric IOUs Only)</u>

The Single Family Affordable Solar Homes (SASH) and Multifamily Affordable Solar Homes (MASH) programs both sunset in PG&E's service territory at the end of 2021, pursuant to Assembly Bill (AB) 217 (Bradford, 2013). As directed by D.15-01-027 that implemented AB 217, any unencumbered SASH/MASH program funds at the end of 2021 should be used for EE measures in low-income residential housing, as defined. At the end of 2022, PG&E had approximately \$9M left in its MASH budget, that it will propose to transfer to the ESA program. In the first quarter (Q1) 2023, the electric IOUs plan to file a Joint AL for disposal of unspent funds from the SASH and/or MASH programs to the ESA program. After the AL is filed, budget authorization will be pending per ED disposition of the AL.

^[b] Included Administrative budget. D.21-06-015, Attachment 2 pg. 3. PG&E in AL 6412-E / 4530-G set forth a Pilot Plus/Deep spending plan not to exceed 10% administrative spend over the course of the 2021-2026 program cycle. Individual years' administrative spend may exceed 10%, particularly during ramp-up and ramp-down.

¹⁰ OP 12 of D.15-01-027 states "The Program Administrators shall ensure that program expenditures in each utility's service territory do not exceed the total authorized budget amounts over the duration of the programs. The program incentive budgets will be available until all funds are exhausted or until December 31, 2021, whichever occurs first. Any money unspent and unencumbered on January 1, 2022, shall be used for "cost-effective energy efficiency measures in low-income residential housing that benefit ratepayers," as set forth in Public Utilities Code Section 2852(c)(3)."

¹¹ As of 12/31/2022, there was approximately \$8.6M in incentive funds remaining in addition to some remaining administrative funds (approximately \$0.5M) for PG&E. The final amount will be included in a 2023 Joint IOU AL.

ESA Table 1.1.1.5 2022 Single Family Affordable Solar Homes (SASH) and Multifamily Affordable Solar Housing (MASH) Unspent Funds (Electric IOUs Only) ^[a]				
	2022 Authorized Budget	2022 Actual	%	
Budget	N/A	N/A	N/A	
[a] Pending AL as described in preceding text.				

1.2. Marketing, Education and Outreach (ME&O)

1.2.1. Provide a summary of the segmentation strategy employed, (i.e., tools and analysis used to segment households and how households are segmented and prioritized for treatment, and how this information is communicated to the contractor/CBO).

For Marketing, Education & Outreach (ME&O) initiatives, PG&E used the joint utility methodology adopted by the CPUC in D.01-03-028 to develop eligibility estimates by geographic area. This method entails an annual estimation of eligibility for CARE, ESA, and other income-by-household size parameters at the small area (block group, census tract, ZIP+2, etc.) for each IOU territory and for the state. The joint utility methodology is further described in CARE Section 2.1.2.

Using the 2022 geographic area list of ESA-eligible customers, PG&E broke out ZIP+2 areas eligible for "self-certification" enrollment.¹²

PG&E provides the ZIP+2 geographic area lists to ESA program contractors for targeted program enrollment. Most ESA contractors scheduled their appointments geographically and worked through their assigned areas geographically to minimize costs.

1.2.1.1. Provide a summary of how customers are targeted/referred to implementation Pilots (Pilot Plus and Pilot Deep and Building Electrification)

Customer Targeting

Pilot Plus and Pilot Deep (Pilot)¹³ will implement new approaches to customer targeting. This Pilot builds upon efforts started within PG&E's Main ESA program (i.e. utilizing customer characteristics to determine need state, and propensity to participate), and additionally incorporates energy usage analysis as an aspect of customer targeting. The intent is to determine if advanced energy usage analytics yield predictable results (particularly regarding customer depth of realized savings), and if so, how usage analytics can be used in combination with customer characteristics to support the ESA portfolio in the future.

PG&E intends to implement and evaluate multiple approaches to customer targeting throughout the duration of the Pilot. PG&E began assessing the Pilot's targeting framework in 2022 to ensure its results can be evaluated empirically and plans to continue such work in 2023.

¹² Over 80% of households living at or below 200% of the FPG Level.

¹³ Pilot Plus and Pilot Deep refers to the regulatory language used in D.21-06-015 to describe the Pilot's requirements. However, in customer-facing settings, the Pilot is referred to as "Energy Savings Assistance Whole Home Program," or "ESA Whole Home" for short.

Coordination

The Pilot is being implemented at the same time as the ESA Main program, largely relying on the same eligibility criteria. In establishing the Pilot's customer targeting strategy in 2022, PG&E began coordinating customer outreach between the ESA Main program and the Pilot to limit the possibility of customers being contacted by multiple entities working within the PG&E ESA portfolio. Also for this reason, and as a means of differentiating Pilot offerings from those of the ESA Main Program, the Pilot's offerings were referred to as "ESA Whole Home" (relating the comprehensive and deep energy savings approach envisioned for the Pilot).

Pilot-Specific Approaches:

- Geographic parameters included Climate Zones 11 and 12 (northern Central Valley) as these are regions with substantial heating and cooling demand.
- Customers with dual-fuel PG&E service (gas and electric) were prioritized to
 maximize the potential household savings, and enable PG&E to implement all
 feasible measures (i.e. without the need to partner with another utility).
- Single-family detached homes were prioritized given the new ESA MFWB program is expected to implement novel approaches within the MF segment.
- PG&E prioritized customers likely to be income-qualified, whether or not they were already enrolled in CARE.
- The targeting criteria included data sufficiency as well: ensuring customers had at least 12 full months of service with PG&E, as to enable building a 12month pre-treatment baseline for energy savings estimates.
- Finally, customers who had participated in ESA within the past two years were removed, given these customers have recently benefitted from home treatment.

PG&E generated an anonymized dataset comprised of the population above (approximately 300,000 customers), including customer attributes such as CARE enrollment status, location, and energy usage consumption features. ¹⁴ This data set was delivered through secure means to the Pilot implementer, whose team conducted advanced analysis to prioritize customers with the greatest potential to save energy. This analysis initially resulted in a prioritization of approximately 5,000 customers to begin Pilot outreach in 2022. ¹⁵

Pilot-Specific Tactics

The Pilot implemented similar outreach tactics (direct mail, email, phone calls) as the ESA Main program, with a few notable exceptions described as follows:

¹⁴ Consumption features are a computation of specific energy usage characteristics, such as electricity used during summer months, natural gas used during winter months, and quantities of both energy sources used during shoulder months when heating and cooling are at low demand.

¹⁵ Customers with solar interconnection were removed in 2022 as a temporary screening mechanism due to difficulty factoring solar generation into baseline EE assumptions. As energy saving measurement methods improve throughout the course of the Pilot, PG&E intends to include solar customers in targeting efforts.

ESA Whole Home Branding:

Collateral materials were branded with a different color palette and with messaging focusing on deep energy savings. The intent was to differentiate Pilot offerings from those of the main ESA program, namely the depth of investment associated with Pilot offerings. However, given the history of its use, ¹⁶ the ESA logo was utilized by the Pilot, with a "Whole Home" tag added below the logo.

Outreach activities were implemented by the Pilot implementer. The implementer conducted outbound direct mail, email and phone-based campaigns, and collected interest through email, phone and voicemail, as well as an informational Pilot webpage with an interest form. PG&E provided additional support (i.e., validation of Pilot offerings and implementation parties) by hosting a www.pge.com webpage with Frequently Asked Questions (FAQ), and providing PG&E customer call center staff with reference material about the Pilot. In 2022, materials were primarily offered in English with Spanish versions available for select items such as the PG&E and implementer webpages and leave-behind marketing material. Additional materials will be available in Spanish in early 2023. Additional translations will be considered as needed.

1.2.2. Provide a summary of the customer segmentation strategies employed (i.e., tools and analysis used to identify customers based on energy usage and other factors) and how these customer segments are targeted in program outreach.

The ESA Propensity Model (Model) was rebuilt and operationalized in November 2022. PG&E's ESA program uses a propensity model to identify and target customers who are most likely to apply for the ESA program and have their home treated. The Model leverages customer attributes and behaviors including location, language preference, rebate activities, commodity type, payment patterns, and demographics. The Model creates a ranking of customers according to their likelihood, or propensity, to participate in the ESA program. The Model then divides the customer into ten groups or deciles. Decile 1 is the most likely to participate in ESA, decile 10 being the least likely. Each decile divides customers into a grouping of 10% of the eligible population (according to their ranking). PG&E's CARE propensity model score is also included in the ESA Model as, historically, engagement with other PG&E programs leads to additional customer engagement. Compared to the previous ESA model, the new Model is 51% more efficient at capturing ESA applications in the top deciles. At 10% depth, the new ESA Model efficiency is 23% higher than the previous model. At 15% depth, the new ESA Model efficiency is 8% higher than the previous model. From 12/01/2022 to 01/31/2023, 50% of all ESA treated homes were completed for customers from deciles 1 and 2 of the current Model. Deciles 1 and 2 delivered 150% more total ESA treatments than if customers were selected at random.

15

¹⁶ The ESA name and logo have been in wide use by each California IOU for over ten years, and thus can be assumed to have earned strong brand recognition.

2022 Energy Savings Assistance (ESA) Program | Marketing, Education and Outreach (ME&O) Tactics and Highlights

In 2022, PG&E continued to use marketing approaches and tactics that have proven successful in driving awareness and acquisition in the ESA program. To illustrate, PG&E's Marketing and Outreach (M&O) initiatives generated more than 73,000 qualified leads for ESA contractors in 2022, exceeding its goal by 22%. Overall assessment and treatment rate was 10% and 8% respectively, increased from 9% and 7% in 2021. In the following sections, PG&E details the outcomes from its approaches:

Direct Outreach

Throughout 2022, PG&E utilized proven marketing tactics to drive high ESA program awareness and acquisition. In Q1 and the second quarter (Q2), PG&E continued to use the simplified direct mail letter and application. This shorter application proved to be more convenient for customers. PG&E deployed new creative in the third quarter (Q3), prioritizing customers in DACs, and highlighting the change in income eligibility beginning in July, which made approximately 300k more customers eligible. Customers who may have not been eligible in previous years were encouraged to apply again. DAC response rate was 14% overall vs 9% for the non-DAC segment.

Examples of PG&E's ESA direct marketing materials are showin in Appendix C of this report: ESA Marketing Materials.

Paid Media

PG&E implemented an "Always-On" digital strategy to provide ongoing digital media presence to drive awareness, engagement, and enrollment. The digital media campaign started in January 2022 and ran through December 2022. The strategy included search engine marketing, digital display advertising, and social media ad placements. The 2022 media strategy retargeted ads to income-qualified customers that have similar characteristics to existing ESA customers and drove traffic to the ESA landing page, leading to increased conversion rates.

Some of the noteworthy outcomes include:

- Customers, on average, spent two minutes engaging with content on the ESA landing page, particularly the ESA customer journey video.
- Total online application submissions accounted for 51% of all leads generated, up from 45% in 2021.
- The strongest online response rate was in Q3 when PG&E launched new creative and prioritized customers in DACs.
- A month after launch of new creative across all digital channels, PG&E received more than 18,000 online applications.
- Year over year, the ESA digital campaign continues to gain efficiencies, outpacing previous performance, as evidenced by these key indicators:
 - o Click-Through-Rate (CTR): 0.29% 2022 vs. 0.14% in 2021;
 - o ESA home page visits: 227,282 in 2022 vs. 114,711 in 2021; and,
 - o Lead conversions: 9,452 in 2022 vs. 5,444 in 2021.

Bill Inserts

PG&E sent bill inserts to CARE-enrolled customers in March 2022 to drive awareness of the ESA program among eligible customers and to generate leads for ESA contractors. The insert was bilingual with English on one side and Spanish on the other.

PG&E Earned Media and Owned Assets

PG&E continued to deploy an income-qualified digital newsletter to approximately 1.6M customers per month. Information about the ESA program was featured in the April 2022 edition of the newsletter. Content focused on the needs of income-qualified renters and homeowners with medium- to high-energy bills with the purpose of building awareness, driving enrollment, and providing relevant energy management tips and tools.

PG&E also used its Home Energy Reports (HER) to promote the ESA program. In 2022, ESA was featured in the April, June and September eHER (email) and the March and September pHER (paper) editions. PG&E also periodically featured the ESA program on the www.pge.com homepage to increase program awareness.

PG&E participated in media interviews throughout the territory to promote the ESA program with a focus on Spanish and Chinese in-language media including:

- **KGRB Radio:** Coverage in the Sacramento area that targeted Hispanic adults ages 18-65.
- **KTVO Radio:** SING Tao Radio. Offers programs in both Mandarin and Cantonese. Morning talk show with an estimated listenership of approximately 182,000.
- **KGRB:** Despierta Valle Central, "Wake Up Central Valley", is a daily morning show that airs Monday through Friday from 5-7 am and reaches an average of 18,000 viewers per week, 18+, serving the Fresno-Visalia area.
- **KTVN:** Vietnamese language format that serves the San Francisco Bay Area with a specific focus on the Santa Clara Valley. Pre-recorded 10-minute segment interviews were aired at various times throughout the day. Targeted adults ages 30-60.
- **KRON 4.2 Skylink TV:** Local San Francisco Chinese TV station. Estimated viewership in the Bay Area is approximately 100,000.
- **KSFN:** News for Chinese Radio operated by News for Chinese Newspaper. Free bi-weekly publication with approximately 30,000 circulation per issue. Three separate editions for the Peninsula, South Bay, and East Bay regions. Covers Alameda, San Francisco, Santa Clara, San Mateo, and other counties in the Bay Area. Estimated weekly listenership is approximately 100,000.

Community Events

The majority of PG&E's in-person community events promoting ESA in 2022 were orchestrated by its partner network. This includes activities related to the Tribal Outreach Grant, as described in the ESA Tribal Outreach Grants Section, and activities related to its robust network of Community-Based Organizations (CBO) contracted for extensive ME&O activities in 2022. In addition, PG&E's staff supported some activities in the community that promoted ESA, such as the California State Fair. In 2022, all of PG&E's branch community service offices were closed, and therefore those sites were no longer venues for ESA contractors to market ESA directly to community members, as had been the case in prior program years.

1.2.3. Describe how the current program delivery strategy differs from previous years, specifically relating to Identification, Outreach, Enrollment, Assessment, energy Audit/Measure Installation, and Inspections.

Identifciation

In 2022, PG&E prioritized ME&O to customers residing in DACs for the ESA program.

Outreach

This year, PG&E prioritized targeted marketing to DAC customers. This campaign delivered a 45% open rate, a 5% CTR vs 2% for non-DAC, drove 78% of mobile traffic to the ESA home page, (61% of overall traffic), and accounted for 60% of all conversions in Q3. With the strategic targeting of DACs, PG&E received twice the number of applications in 2022 vs. 2021.

Enrollment

PG&E continued to offer ESA enrollment and energy education virtually in 2022.

Assessment

PG&E did not make any changes to the ESA program assessment process from 2021.

Energy Audit/Measure Installation

In January 2022, PG&E added the rescriptive duct sealing measure to the ESA Main program.

PG&E received approval at the July 28, 2022 ESA WG meeting to retire two measures: exterior hard-wired fixtures and diagnostic driven air sealing. PG&E worked with ESA implementers and contractors to phase out the installation of the exterior hard-wired fixture over the rest of the calendar year. Diagnostic air sealing had yet to be officially released.

In August 2022, PG&E launched the following program measures for need state customers: portable air conditioner, cold storage, air purifier and floor insulation. PG&E also launched whole house fans for single-family homes in eligible climate zones.

In October 2022, PG&E expanded the feasibility for the already existing central heat pump measure. Customers who had existing electric resistance forced air furnaces were then eligible for the central heat pump measure in CZ 1-5, 12 and 16. Detailed information can be found in Appendix A of this report: ESA Table 2 - ESA Main Expenses and Energy Savings by Measures Installed.

1.2.4. Describe Tribal outreach activities, including a summary of the biannual Tribal meetings, and an up-to-date list of Tribal contacts, including progress towards meeting goal for relationships with non-federally recognized tribes.

Initiatives

PG&E began outreach efforts in 2022 with a round of outreach to all 62 federally recognized tribes, 40 non-federally recognized tribes, 30 Tribal Housing Authority Offices, eight Tribe's Temporary Assistance for Needy Families (TANF) offices and four other state offices in its service territory. Email outreach included the following:

- Offers of webinars and/or phone call consultations; and
- The distribution of quarterly tribal newsletters. The newsletters provided customer assistance information, including alternate payment methods, greater access to PG&E's energy assistance programs, and ESA Tribal Outreach Grants.

ESA Tribal Outreach Grants¹⁷

In September 2022, PG&E awarded its first Tribal Outreach Grant to the Tejon Tribe. This grant (1) provided funding to the tribe to support their efforts to educate and inform tribal members about ESA and other relevant programs and services, and (2) encouraged tribal members' enrollment and participation. ESA program Tribal liaisons were identified to coordinate the distribution of marketing materials (via print media or electronically, via social media and emails), coordinate the service dates, and provide critical communication.

Grant-funded Activities

The Tejon co-chairperson sent out notifications to tribal members and posted program information on their website and in their newsletters. The ESA Tribal program information was provided to its residents in the events listed in Table 1.2.4.

ESA Table 1.2.4 Tejon Tribe: ESA Information Distribution at Events via Outreach Grant				
Date	Event Type	# of Participants		
October 2022	Council Meeting	46		
October 2022	Harvest Gathering	60		
October 2022	Diabetes Health Event	50		
November 2022	Tejon Elders Meeting	50		
November 2022	Thanksgiving Holiday Event	50		
December 2022	General Council meeting	400		
December 2022	Holiday Celebrations	25		
December 2022	Newsletter	800		

As a result, four Tejon Tribe members signed up for the ESA program. They were referred to the ESA contractor for work planned to be performed in early January 2023.

Setting the Foundation for 2023 Tribal Outreach Grants

In October 2022, PG&E invited Tribes, TANF and Tribal Housing Authority staff to a meeting to provide feedback on the Tribal Outreach Grant Program. A total of 16 tribal staff members responded to the meeting request and provided input on recommended changes for the Tribal Outreach Grant Program.

In December 2022, PG&E finalized modifications to its Tribal Outreach Grant program, based on tribal input received, and sent an announcement of the grant cycle. The primary changes to the 2023 Tribal Outreach Grant from 2022's Tribal Outreach Grant included an increase in funding available for each tribe, (from \$5k to \$30k annually) and an increase in the grant term (from 1-year grants to 2-year grants with an option to renew

¹⁷ D.21-06-015, pps. 523 and 524, OP 194 requires the Joint IOUs to offer mini-grants to those point persons in Tribal communities who maintain regular communications with the IOUs and assisting in outreach for ESA and CARE programs.

for a third year). PG&E is pleased to have received tribal input and acted accordingly to modify its Tribal Grant opportunity to ensure future success.

In accordance with D.21-06-015¹⁸, PG&E confirms that it has an up-to-date list of tribal contacts. Due to customer privacy concerns, PG&E is unable to provide an actual list of contact names as that information is not public.

1.2.5. Track Costs of Assembly Bill (AB) 793 related Energy Management Technologies programs (identify all of the programs or initiatives that will be able to benefit from the availability of the end-use and electric usage profiles, and to coordinate with the relevant proceedings so that the relevant costs can be considered in those proceedings' cost-effectiveness decision-making), including costs for Energy Education.

PG&E offers its income-qualified customers several energy management technologyrelated programs and tools to help them better manage their energy use.

Enhanced Energy Education

PG&E focuses its enhanced energy education on an ESA contractor-centric model in which ESA contractors leverage their in-home visits to provide energy education and help income-qualified customers know where and how to locate online tools available to assist in understanding and managing their energy bills. Leave-behinds (printed materials) further reinforce messages received during in-home visits.

In 2022, ESA Main contractor in-home energy education included the following initiatives, and in sum totaled \$5,378,759:

- ESA contractors are required to inform customers about tools available for enrolling in Your Account (<u>www.pge.com/youraccount</u>), PG&E's online portal to access energy statements, energy alerts and associated information, and ESA contractors often assist the customer with registering.
 - In 2022, ESA contractors assisted 8,103 customers with signing up for Your Account and enrolled 9,750 customers in Energy Alerts.
- ESA contractors may also review the customer's energy usage, and highlight rate options, payment options and bill payment assistance programs.
 - In 2022, PG&E's ESA contractors were trained on new payment programs including the Percentage of Income Payment Plan (PIPP) and the Arrearage Management Plan (AMP); PG&E created a flag in the database to help ESA contractors identify qualified customers.
- ESA contractors also may encourage customers to visit the Home Energy Checkup tool, an online energy audit tool that helps customers disaggregate their energy consumption into different end-use categories to receive customized energy saving tips.
 - From this site, CARE-enrolled customers can view their latest Personalized Energy Profile (PEP) report. The PEP report, available to CARE-enrolled customers and ESA contractors quarterly, offers customized behavioral and energy conservation tips, and rate

-

¹⁸ D.21-06-015, p. 457, Section 10.12.3.6.

recommendations based on the customer's energy use, load profile, and season of the year.

- In addition, participants in the ESA program receive collateral leave-behinds from ESA contractors with tips for managing energy, rate plan choices, and other programs and resources that they may be qualified for, both administered by PG&E and by third parties.
 - For example, PG&E's Universal Brochure provides comprehensive information to ESA customers about bill discount and assistance programs, rate plan choices, energy management and payment support programs in an easy-to-read format.

Smart Thermostats

In 2022, PG&E installed 14,625 smart thermostats which could be used to participate in PG&E's bring your own device automated Smart AC DR program. Of the smart thermostats that were installed by ESA, 885 customers opted to enroll in PG&E's Smart AC program.

Load Disaggregation Reports

PG&E launched the load disaggregation PEP reports in 2020. The load disaggregation reports used PG&E's electric and gas smart meter data to disaggregate CARE-enrolled customers' energy usage and provide them with tips to reduce their usage in the winter and summer months. The reports were made available to the ESA contractors via the contractor portal in June 2020. Contractors were asked to use these reports as part of their in-home ESA energy education activities. The reports were also made available to CARE-enrolled customers directly via the Your Account portal, starting in December 2020. PG&E continued to work with the third-party load disaggregation vendor to update reports quarterly with 1,271,134 reports available as of the fourth quarter (Q4) of 2022. In Q4, PG&E showed the customer accessing utilization increased by 5%.

Home Energy Reports (HERs)

PG&E used its HERs to promote ESA and other income-qualified programs for applicable audiences. In 2022, 2.93M customers received HERs. Of them, nearly 938,000 were income-qualified customers enrolled in the CARE program and 28,000 were enrolled in the FERA program.

Building Benchmarking Portal

PG&E encourages its income-qualified MF property owners to benchmark their properties using PG&E's building benchmarking portal, which uses PG&E's smart meter data to provide building owners and managers insights into how to save energy and reduce their operating costs. In 2022, PG&E's MF CAM program benchmarked 28 properties with 263 buildings in Energy Star Portfolio Manager (ESPM) for participating income-qualified MF property owners.

1.2.6. Managing Energy Use

Section 1.2.5 details the tools and resources provided and available to customers to assist in managing their energy use.

1.2.7. Services to Reduce Energy Bill

Section 1.2.5 includes a description of services the ESA contractors provide to customers to help reduce energy bill. In addition, the ESA program also has cross-referral and direct enrollment processes to auto-enroll eligible income-qualified customers

into either the CARE or FERA program, as appropriate, per the income eligibility guidelines.

1.3. ESA Program Customer Enrollment

1.3.1. Report the number of customers or households treated, the IOU specific 2022 household treatment target, and the percentage of households treated. If the IOU was not able to reach the total household target, please explain.

In 2022, PG&E treated 67,567 households, with a target of 59,340, totaling 114% of households treated for the ESA Portfolio, including ESA Main, MF In-unit, and MF CAM, with the exceptions of MFWB and PP/PD.¹⁹ PG&E exceeded the total households treated target in 2022.

1.3.2. Please summarize new efforts to streamline customer enrollment strategies, including efforts to incorporate categorical eligibility and self-certification.

In 2022, PG&E's ESA program contractors continued to streamline customer enrollment strategies by incorporating categorical eligibility, self-certification, and virtual enrollment into ESA program processes, per program policies.

Categorical Eligibility

For categorical enrollment, a customer is eligible for ESA if they also are participating in other public assistance programs that have already verified their income eligibility, such as the Low-Income Home Energy Assistance Program (LIHEAP), Women, Infants & Children (WIC), CalFresh/SNAP, Supplemental Security Income (SSI), and Medi-Cal for Families. It is important for accurate categorial enrollment into ESA that ESA implementers, contractors, and intake specialists correctly assess the customer's enrollment.

Self-Certification

PG&E encouraged contractors to work in the 80% self-certification areas by providing them with breakdowns of estimated eligible customers by ZIP+2 to use in their customer recruitment activities. In 2022, PG&E treated 2,092 homes in these targeted self-certification ZIP Codes.

PG&E continued to fulfill its commitment to the CPUC's expanded ESA self-certification requirements in counties impacted by the California wildfires. Customers residing in the wildfire-impacted counties could self-certify for ESA if they lost income documents in the fires. In addition, households in which persons displaced by the wildfires reside, were able to self-certify for ESA, as well as customers where a new state of emergency proclamation was issued. In 2022, PG&E treated 216 homes in this self-certification category.

The expanded ESA self-certification requirements continue to be in place for a period of one year commencing from the date the state of emergency proclamation was issued or until PG&E service is restored.

¹⁹ MFWB and PP/PD program implementation to occur no earlier than January 2023.

ESA treated other targeted self-certification enrollment including 102 customers who are self-employed and receiving cash wages, and 39 customers from the San Joaquin Valley (SJV) DACs pilot program.

1.3.3. If the IOU has failed to meet its annual savings goal, please provide an explanation of why the goal was not met. Explain the programmatic modifications that will be implemented in order to accomplish future annual energy savings goals.

PG&E exceeded the 2022 goals as shown in Appendix A of this report: ESA Table 2 - ESA Main Expenses and Energy Savings by Measures Installed. This was primarily due to a shift in ESA implementer contracts where the payment structure is designed to incentivize installation of measures with high energy savings. In the first eight months of 2022, implementers were paid through a comprehensive homes treated incentive. For the last four months of 2022, PG&E moved to a model where implementers are paid through a price per kW, kWh and therms.

2022 Energy Savings Assistance (ESA) Program Modifications

Beyond the measure modifications described in Section 1.2.3, there were no substantive modifications to program operations in 2022. In 2022, PG&E updated the ESA enrollment form to begin capturing the veterans customer segment, as well as including "decline to state" options for disability status and ethnicity, to support customer privacy.

1.4. Disability Enrollment Efforts

1.4.1. Provide a summary of efforts to which the IOU is meeting the 15% enrollment goal.

Disabled customers are estimated to make up 26% of the ESA program enrollees in 2022, exceeding the 15% enrollment goal. Because ESA contractors are not authorized to ask households about disabled occupants, households were counted and recorded by ESA contractors based on visual observations or unsolicited comments by occupants. Thus, participation of households with a disabled occupant may actually be higher than recorded.

1.4.2. Describe how the ESA program customer segmentation for ME&O and program delivery takes into account the needs of persons with disabilities.

PG&E's ESA program delivery takes the needs of persons with disabilities into account by providing specialty measure enhancements to ESA customers with disabilities. For example, side-by-side and bottom-mount refrigerators are available to customers with disabilities. In 2022, ESA installed 155 of these special-order refrigerators.

PG&E produces ESA program materials to help customers who are blind or have low vision, and provides alternate customer formats upon request. A large print ESA fact sheet continues to be available on PG&E's website, or customers can call or email PG&E to receive the fact sheet in Braille or large print. These fact sheets are available and provided to ESA contractors and community outreach partners to share with customers. In 2022, PG&E also updated the enrollment form to include an option for customers to decline to state their disability status. This option is to be rolled out in 2023.

1.4.3. Identify the various resources the IOUs utilize to target the disabled community and the enrollments as a result.

ESA Table 1.4.3 2021 Disability Enrollments					
Source Total Disability % of Disability Enrollments Enrollment Enrollment					
Various contractor recruiting and sign-ups					
Total Enrollment Rate	67,567	17,898	26%		

PG&E's outreach strategy includes collaboration with strategic community partners to provide energy education as well as facilitate enrollment in the ESA program. In 2022, PG&E contracted with 14 CBOs to provide ME&O to customers on various assistance and bill savings programs, including ESA.

1.4.4. If participation from the disabled community is below the 15% goal, provide an explanation why.

In 2022, disabled community participation in ESA was an estimated 26%.

1.5. Leveraging Success, Including Low Income Home Energy Assistance Program (LIHEAP)

In 2022, ESA contractors referred approximately 142 customers to the LIHEAP program. For PG&E estimated savings from its water agency leveraging initiative, see Sections 1.6.2 and 1.6.4 of this report. Specific results of 2022 leveraging activities are shown in Appendix A of this report: ESA Table 14 - ESA Leveraging & Integration.

1.5.1. Describe the efforts taken to reach out and coordinate the ESA program with other related low-income programs offered outside the IOU that serve low-income customers.

The following efforts were coordinated in 2022 with ESA enrolled or CARE enrolled customers:

- 45 customers were served through the Kohler Battery Program. This offering was orchestrated through a \$1.8M Kohler investment made pursuant to a settlement with the California Air Resources Board.
- Through PG&E's Medical Baseline (MBL) Customer Portable Battery Program (PBP), 3,776 ESA customers were served. The purpose of this program is to provide selected, qualifying customers a backup battery to power vital medical equipment during the onset of a Public Safety Power Shutoff (PSPS) event.
- ESA coordinated with the Residential Storage Initiative, a program that is designed to support financially disadvantaged (CARE-enrolled) customers located on circuits at the highest risk of outages by improving their resiliency by installing a permanent battery. 29 of these homes were served in 2022.

1.5.2. In addition to tracking and reporting whether each leveraging effort meets the above criteria in order to measure the level of success, please describe the Other Benefits resulting from this particular partnership not captured under the three criteria described above.

PG&E has not tracked other leveraging benefits outside of those captured under the three following criteria: dollars saved, energy savings/benefits, and enrollment increases. These are shown in Appendix A of this report – ESA Table 14: Leveraging and Integration.

1.5.3. Please provide a status of the leveraging effort with CSD. What new steps or programs have been implemented for this program year? What was the result in terms of new enrollments?

Low-Income Home Energy Assistance Program (LIHEAP) Refrigerator Leveraging In 2022, PG&E did not have any refrigerators installed through the refrigerator leveraging program. A number of CBOs expressed interest in the partnership; however, they noted that the subcontractors they worked with stated that the reimbursement amounts for the refrigerators were too low. This is an area for future review.

<u>Low Income Weatherization Program (LIWP) – Multifamily Whole Building (MFWB)</u> Coordination²⁰

PG&E and the California Department of Community Services and Development (CSD) held several conference calls throughout the year to discuss and exchange information on the CSD Low Income Weatherization Program (LIWP) – ESA leveraging program. All meetings were attended by three parties: PG&E, CSD, and the Association for Energy Affordability (AEA – CSD's implementer). PG&E and CSD were unsuccessful in leveraging a project as LIWIP projects are primarily focused on GHG savings and electrification. PG&E did not offer electrification in PY 2022 through its ESA program which made leveraging projects a challenge. PG&E plan to introduce electrification measures into the portfolio mix in PY 2023 and will revisit with CSD and AEA to determine if there are any projects that can be successfully leveraged while optimizing costs.

1.5.4. Describe the coordination efforts with water agencies or companies (wholesalers or retailers).

In 2022, PG&E's Water-Energy Coordination Program (WCP) completed a fourth full year of production. The program provides water conservation assessments and measures to ESA customers in individual water agency territories. PG&E continued to partner with California American Water's Monterey, Sacramento, Santa Rosa, and Merced districts; City of Santa Cruz Water Department, Solano County Water Agency, Alameda County Water District, and Sonoma Water.

Through the program, ESA contractors evaluated toilets using toilet dye tabs, replaced eligible toilets, conducted outdoor assessments, examined meters, performed leak detections and provided water conservation education. Customers also received conservation giveaway items such as hose nozzles and shower timers, and literature about additional water conservation opportunities. In 2022, 507 homes were served

²⁰ D.16-11-022 required PG&E to fund ESA measures currently offered by ESA for MF customer households participating in CSD's LIWP for MF buildings.

resulting in approximately 9,080,000 gallons of water savings and approximately 12,117 embedded kWh.

Production in the WCP experienced a slight drop in 2022 from the previous year due to a number of factors. Customer concerns over COVID-19 lingered, causing some customers to be wary of allowing field staff into their homes. To address these concerns, PG&E continued to ensure that COVID-19 protocols were utilized. Contractors used telephone screenings to qualify customers, minimizing in-person contact. They also wore masks and face shields, used hand sanitizer between homes, never entered a customer home if they were sick or feverish and always ensured the customers were not ill prior to entry.

The lingering impact of COVID-19 also impacted water agency revenues. Customer bill delinquencies impacted water agency revenue and discretionary dollars for conservation programs were reallocated, making it challenging to start new programs.

Finally, the transition of the ESA program into the new contract cycle delayed the onboarding of new program WCP contractors due to uncertainty of whether they would be serving specific regions. These issues were resolved with the establishment of the new program cycle contracts.

Included as Appendix D of this report is the 2022 Energy-Water Coordination Program Report, which offers in-depth detail on partnerships, program challenges. and accomplishments.

1.6. Integration Success

To support program integration and cross-enrollments, PG&E continued distribution of the customer-assistance-focused "Universal Brochure" in multiple languages, including Braille. The brochure was utilized during enrollment visits as part of the leave-behind collateral with customers. ESA contractors also referred to this brochure when communicating with customers over the phone. In addition to ESA, this brochure offers information on accessing the following programs:

- CARE
- FERA
- Relief for Emergency Assistance Through Community Help (REACH)²¹
- Balanced Payment Program
- Payment Arrangements
- Bill Guaranty
- Third-Party Notification (past due reminders)
- Your Account Platform
- Cooling Centers²²
- MBL

Rate Choices including Time-of-Use (TOU) rate plans²³

https://www.pge.com/en_US/residential/save-energy-money/help-paying-your-bill/one-time-assistance/reach/reach.page

²² https://www.pge.com/coolingcenters

 $^{{\}color{red}^{23}\,\underline{https://www.pge.com/en_US/residential/rate-plans/rate-plan-options/understanding-rate-plans/plans/understanding-rate-plans.page}$

As part of the collateral leave-behinds with the customers during enrollment visits, PG&E continued to distribute other brochures to help customers save money and better manage their energy bills. These materials included information on DR options, the California Wildfire Program, and how to prepare for potential PSPS outages. Until end of Q1 2022, ESA contractors also provided leave behinds related to the phase out of COVID-19 emergency protections, including PG&E's COVID-19 protections Fact Sheet that outlined the phase out timeline and provided resources and programs to assist customers with past due bills, along with the Housing Is Key's COVID-19 Emergency Rental Assistance flyer. Starting in Q2 2022, ESA contractors also began providing leave behinds related to the Affordable Connectivity Program (ACP), which provides a subsidy on customers' monthly internet service bills through local broadband providers.

1.6.1. Describe the new efforts in the program year to integrate and coordinate the ESA program with the CARE program.

In 2022, PG&E continued efforts to integrate ESA messaging into general CARE outreach efforts and materials, and offered ESA services to high-energy users on CARE. PG&E also sent a bilingual English/Spanish CARE Welcome Kit via direct mail or email to newly enrolled CARE customers which included an ESA program application. This tactic continued to be successful generating more than 2,800 applications for a response rate of 9%.

As discussed in Section 1.2.1 of this report, CARE-enrolled customers received PG&E direct marketing outreach, and were targeted by ESA contractors in their outreach efforts. ESA contractors, CARE Community Outreach Contractors (COC), and CBOs contracted with PG&E to provide CARE ME&O services or via the FERA CBO pilot (as described in Section 4.3.1), continued to cross-promote ESA and CARE programs via their outreach activities. In 2022, PG&E also continued to automatically enroll customers who participate in ESA into CARE and/or FERA, depending on income level.

1.6.2. Describe the new efforts in the program year to integrate and coordinate the ESA program with the EE Residential program.

Multifamily (MF) Single Point of Contact (SPOC)

PG&E launched its MF SPOC service in 2017 to provide a single PG&E representative to serve as the primary point of contact, and a go-to contact and resource for MF customers to learn about all program opportunities applicable to MF properties.

In 2022, PG&E continued to expand the services SPOC offered MF customers. SPOC launched the one-stop model for customers, facilitating and coordinating program access for property owners, managers and tenants. SPOC also began referring customers to water district, air quality management district, and DR programs. The SPOCs worked closely with the other IOU SPOC programs to continue statewide coordination as well as the ESA CAM, Multifamily Energy Savings Program (MESP), and California Energy-Smart Homes program teams to increase referrals, program layering, and marketing opportunities.

Table 1.6.2.1 summarizes the 2022 SPOC calls and referrals. Calls received may result in multiple referrals.

ESA Table 1.6.2.1 SPOC Calls Received and Call Referrals					
2017 – 2022 2022 Count 2021 Count 2022 % change from 2021					
SPOC Calls	744	197	143	+ 27%	
SPOC MF Program Referrals	1196	424	214	+ 50%	

As demonstrated in Table 1.6.2.1, in 2022, SPOC calls and referrals significantly increased compared to 2021, with program referrals demonstrating the most substantive increase.

In 2022, PG&E's SPOC made 424 referrals, representing at least 6,407 MF dwelling units, to 37 programs. Those 424 referrals resulted in 66 applications being submitted to 16 different programs, resulting in a 16% conversion rate. The SPOC collects information about customer applications using available project data reported from third party programs and through customer survey responses. The two methods of data collection are often incomplete because of the low response rate. PG&E's SPOC asks the customer whether the property or project applied to the program we referred them to. This remains an area for further improvement.

Table 1.6.2.2 provides SPOC program-specific referral data for 2022 (inbound inquiries via hotline calls and email) and includes PG&E programs as well as other utility programs operating in PG&E territory for split commodity properties.

While SPOC is a MF resource, the program received inquiries from customers with less than five units and single-family dwellings. PG&E's SPOC routed at least 378 single-family units to the PG&E marketplace and rebate catalogue, ESA In-unit, LIHEAP, or the Bay Regional Energy Network (BayREN) single-family home program (BayREN Home+), based on eligibility and ownership structure (renter versus owner).

ESA Table 1.6.2.2 SPOC Program Referrals					
Program	Customers	Buildings	Dwelling Units SF MF		
Bay Area Air Quality Management District (BAAQMD) Charge! Elelctric Vehicle (EV) Program	4	9	-	87	
Sonoma Clean Power (SCP) Advanced Energy Build (AEB)	1	1	0	33	
BayREN Bay Area Multifamily Building Enhancements (BAMBE)	27	313	-	2647	
Building Initiative for Low Emissions Development (BUILD)	15	125	121	618	
Marin Clean Energy (MCE) Multifamily Energy Savings Program (MFES)	2	1	-	12	
BayREN Home+	4	38	84	-	
California Energy Design Assistance (CEDA)	19	3	-	1200	
Comfortable Homes Program	14	6	6	-	

	Table 1.6.2.2	ontinued)		
SPOC Program Program	Customers	Buildings	Dwelling Units SF MF	
Demand Management Programs	1	N/A	N/A	N/A
Energy Star Rebate Finder	1	1	4	-
Energy-Smart Homes	60	235	127	686
ESA CAM	37	80	-	1161
ESA In-Unit	29	30	13	741
Misc. EV Programs	13	357	83	2843
California Alternative Energy and Advanced Transportation Financing Authority (CEATFA) GoGreen Home Energy Financing	9	2	3	N/A
CSD Low Income Home Energy Assistance Program (LIHEAP)	1	1	1	-
CSD Low-Income Weatherization Program (LIWP)	36	51	-	1077
Multifamily Energy Savings Program (MESP)	92	678	-	2499
Modesto Irrigation District (MID) Programs	0	0	0	0
On-Bill Financing	4	2	-	30
PG&E Market Place	16	14	19	109
Roseville Electric Utility (REU) Roseville Advanced Homes Program (RAHP)	3	1	1	94
Property Assessed Clean Energy (PACE)	1	2	0	412
PG&E Rebate Catalogue	12	13	17	0
Southern California Edison (SCE) Programs	4	N/A	N/A	N/A
Southern California Gas (SoCalGas) Programs	3	N/A	N/A	N/A
San Diego Gas and Electric (SDG&E) Programs	0	0	0	0
Self-Generation Incentive Program (SGIP)	9	8	1	206
Sacramento Municipal Utility District (SMUD) MFWB	8	18	-	215
SMUD Smart Homes	4	140	140	0
SMUD Neighborhood Solarshares	1	N/A	N/A	N/A
Solar on Multifamily Affordable Housing (SOMAH)	10	119	-	414
TECH Clean California	8	8	0	68
Turlock Irrigation District (TID) Programs	1	13	0	104
3C-REN Multifamily Home Energy Savings	1	N/A	N/A	N/A
Water District Programs	13	46	0	992
Air Quality Management District Programs	2	1	2	0
Total units given referrals [b]	6,407 MF Dwelling Units 378 SF Dwelling Units			

ESA Table 1.6.2.2 SPOC Program Referrals (continued)						
Program	Customers	Buildings	Dwell SF	ing Units MF		
No program available	0	0	0	0		

[a] "N/A" in Table 1.6.2.2 indicates information that was unavailable as a result of resident referrals or callers who either did not have or were unable to provide building and unit data (for example, new construction projects early in the planning phase).

[b] Some customers are referred to multiple programs for the same property. Those buildings and dwelling units are reported per program. The total number of reported dwelling units does not include duplicates.

[c] "-" in Table 1.6.2.2 indicates that a program does not accept that type of dwelling unit.

PG&E SPOC tracks the number of link clicks on the SPOC webpage at www.pgemultifamily.com, and how many visitors are navigating to one of the program websites from the SPOC landing page. In 2022, 940 unique visitors viewed the SPOC website for a total of 1,669 views (indicating repeat visitors). Table 1.6.2.3 summarizes click data from the SPOC landing page to PG&E's homepage and 14 energy program websites.

ESA Table 1.6.2.3 SPOC Click Data				
Energy Program Website	# of Clicks			
www.pge.com	46			
ESA In-Unit	0			
ESA CAM	13			
MESP	25			
BayREN	11			
Building Initiative for Low Emissions Development (BUILD)	18			
California Energy-Smart Homes	22			
CSD LIWP	20			
SGIP	0			
MCE Multifamily Energy Savings	11			
SOMAH	9			
GoGreen Affordable Multifamily Energy Financing	7			
SMUD Multifamily	10			
Switch is On	3			
TECH Clean California	5			
Total	200			

Energy Efficiency (EE) Multifamily Energy Savings Program (MF MESP)

SPOC referred 42 callers to MF MESP and recommended MESP for 180 ineligible ESA CAM properties, resulting in a total of 222 referrals to MESP.

Energy Efficiency (EE) Residential Energy Advisor

 Your Account: In 2022, the Your Account platform provided more comprehensive self-service tools to all PG&E customers (including ESA customers) who are enrolled in Your Account. Key enhancements such as bill journeys, which provide energy usage details and comparisons; Home Energy Checkups, including bill disaggregation; and personalized tips continued to help customers reduce their energy usage. Your Account continued to offer rate comparisons and a Bill Forecast Alert in 2022.

- Home Energy Report (HER): PG&E used HERs to promote ESA and other incomequalified programs to its customers. In 2022, 2.93M unique customers received a HER. Of those, approximately 938k were CARE customers, and approximately 28k were FERA customers.
 - 1.6.3. Describe the new efforts in program year to integrate and coordinate the ESA program with the Energy Efficiency Government Partnerships Program.

In September 2022, MF CAM was selected to present a poster at the California Climate and Energy Collaborative (CCEC)'s annual forum. The poster was titled "How Multifamily Clean Energy Programs Help to Achieve Climate Action Goals" and was selected to highlight barriers to program awareness or participation, the benefits of EE programs, and how resources such as SPOC can be part of a larger government partnerships effort supporting EE adoption. The CCEC annual forum brings together stakeholders such as CBOs, local governments, CCAs, and tribal representatives who all either administer their own energy programs and/or are seeking information on the availability of programs and resources that exist in the market.

1.6.4. Describe the new efforts in the program year to integrate and coordinate the ESA program with any additional EE programs.

In 2022, PG&E continued to incorporate ESA and ESA-qualified customers into overall EE program marketing campaigns. This included developing income-qualified versions of monthly digital newsletters and HERs which offered low- and no-cost programs, as well as energy savings recommendations and behavioral tips to lower energy use and bills. Free tools such as Bill Forecast Alerts and Home Energy Checkups were also promoted to these customers through income-qualified program materials and standard marketing channels including email, digital advertising, and via www.pge.com.

1.6.5. Describe the new efforts in the program year to integrate and coordinate the ESA program with the DR programs, including successes in AC Cycling or other DR programs, including the new Summer Reliability programs from D.21-12-015.²⁴

In 2022, PG&E continued its promotion of DR through the ESA program by providing two different promotional leave behinds; the first is a flyer highlighting two DR programs – Power Saver Rewards and SmartAC – that the energy specialist provides during ESA enrollment; and the second leave behind focuses on the SmartAC Program, and is provided by the weatherization specialist when ESA customers receive the smart thermostat. In 2022, there were 885 ESA customers enrolled in the SmartAC program.

1.6.6. Describe the new efforts in the program year to integrate and coordinate the ESA program with the California Solar Initiative (CSI) programs.

California Solar Initative (CSI) programs were fully subscribed in PG&E territories in 2021.

31

²⁴ D.21-12-015: Phase 2 Decision Directing PG&E, SCE, and SDG&E to Take Actions to Prepare for Potential Extreme Weather in the Summers of 2022 and 2023.

<u>Distributed Generation (DG) Program: Disadvantaged Communities Single-Family</u> <u>Affordable Solar Homes (DAC-SASH) Program</u>

PG&E's ESA program works with DAC-SASH program administrator GRID Alternatives to deliver ESA services to customers that have been approved to participate in the DAC-SASH program. On a regular basis, GRID Alternatives provides PG&E's ESA program with a list of DAC-SASH eligible homes prior to installing solar electric systems. PG&E checks to see if any of these customers have participated in the ESA program, and if not, reaches out to eligible customers to enroll them in the ESA program. In 2022, the ESA program treated 295 homes that participated in the DAC-SASH program. Additionally in 2022, the ESA program continued to provide a list of ESA customers potentially eligible for DAC-SASH to GRID and utilized part of this list in an email campaign that resulted in new leads generated for the DAC-SASH program.

In 2022, PG&E and GRID Alternatives launched a new co-marketing campaign for DAC-SASH. The campaign consisted of a targeted email sent to 4,225 customers that resulted in 290 visitors to program websites, and 102 project leads generated, for the creation of 26 DAC-SASH projects currently in the queue for potential contracting and installations.

1.6.7. Provide the number of referrals to the Single Family Affordable Solar Homes (SASH) Program Administrator.

The SASH program was fully subscribed in PG&E territories in 2021. Therefore no new referrals were made to the SASH program administrator, GRID Alternatives during the year.

1.6.8. Report annually the number of referrals provided to other Program Administrators (PAs) for participation and the number of leads they successfully acted on by program type.

2022 results are included in Appendix A of this report: ESA Table 14A – ESA Clean Energy Referral, Leveraging, and Coordination.

1.7. Workforce Education & Training

1.7.1. Please summarize efforts to improve and expand ESA program workforce education and training (WE&T). Describe steps taken to hire and train low-income workers and how such efforts differ from prior program years.

Energy Savings Assistance (ESA) Training

In Q1 and Q2 of 2022, ESA program trainings continued in virtual learning webinar format with the exception of NGAT remaining as a blended in-person and webinar sessions (referenced in Table 1.8.2 as "NGAT Training Blended"). Starting in Q3 and Q4 of 2022, ESA program trainings adopted the Train-the-Trainer (TTT) model, in which PG&E develops and manages the training materials (PowerPoint, video, on-demand, and knowledge assessments) while the implementer delivers the training in live format with approved instructors. PG&E administers and tracks formal training assessments and may audit training to ensure training effectiveness. This TTT model includes on-demand courses and in-person learning classrooms in both English and Spanish. Since implementing these approaches, PG&E continues to offer contractors a comparable level

of training to prior in-person training (pre-pandemic) at the discretion of the contractor and at reduced travel cost for subcontractors.

At the beginning of 2022, PG&E's WE&T program launched on-demand remote training to provide additional convenience and accessibility to its offerings. Throughout the year, PG&E continued to evaluate participant and contractor feedback and training data, to determine the effectiveness of the ESA on-demand & NGAT blended learning plans. Converting in-person training to virtual and on-demand learning was a logistical challenge and raised questions of instructional effectiveness. In anticipation of barriers such as digital literacy, broadband access, family obligations related to distance learning for children, childcare challenges and others, the WE&T program prepared a multi-pronged solution to ensure successful outcomes. WE&T leveraged stakeholder feedback, along with the following strategies, to inform the delivery approach, which included:

- The use of new technologies (webinar platform, polling/survey applications, and a user-friendly learning management system).
- An emphasis on adult learning principles (engagement techniques, training length/cognitive load, and knowledge checks).
- The introduction of supplemental training materials and resources (on-demand preparation training, how to enroll and accessing training materials with filesharing applications, including via demo videos).

WE&T provides demo videos to proactively reduce barriers related to digital literacy. The demo videos help learner navigate the learning management system, accessing training materials, and enrolling into live courses.

Recruiting Efforts

In 2022, PG&E had 32 unique ESA contractor companies, with approximately 1,174 staff, implementing the program in the field. ESA program contractors bring their local inlanguage knowledge to help recruit participants from the communities in which they live and work.

ESA contractors typically recruit and hire field personnel within their respective local communities to deliver program information authentically, in language and in culture, which helps provide greater program awareness and acceptance within the communities served by ESA contractors. Some of the techniques used by ESA program contractors to recruit field personnel employees included, but were not limited to:

- Posting on the CalJOBS website, along with veterans and workforce development boards, locally for a minimum of two weeks prior to general public posting.
- Advertising listings in technical colleges.
- Placing ads on Craigslist, Indeed job boards and other similar online sites.
- Distributing job postings through a network of CBOs and entities serving communities regionally.
- Posting on company social media outlets to include the company website, LinkedIn and Facebook.
- Recruting ESA program participants who expressed an interest in being an Energy or Weatherization Specialist, and;
- Using word of mouth within their respective communities.

1.7.2. Please list the different types of training conducted and the various recruitment efforts employed to train and hire from the low-income energy efficiency workforce.

Energy Savings Assistance (ESA) Training

PG&E's WE&T program provides training to ESA contractors, including weatherization specialists (installation crews), energy specialists (assessors/educators), and NGAT technicians. PG&E's training in safety, ESA home assessment, energy education, customer service, weatherization services and measure installation provides workers with skills and work experience that are transferable to other demand-side management roles and clean energy jobs.

In 2022, PG&E trained over 368 individual contractor staff to work as energy specialists, weatherization specialists, and NGAT technicians for the ESA program, equating to a total of 590 full student training days. Each of the students that completed training had been hired and were in the process of being onboarded by a participating contractor. ESA contractor training conducted throughout 2022 is detailed in Table 1.8.2.

ESA Table 1.8.2 ESA Program Training								
Type of ESA Training Conducted	Length of Training	2022 Employees Trained	Student Days					
ESA Program Onboarding Total [a]		110	110					
ESA Program Onboarding On-Demand	Self-Paced	110	110					
Energy Specialist (ES) Total -		87	240					
ES Certification Training Webinar	5 days	34	170					
ES Certification Training OnDemand	Self-Paced	36	36					
ES Certification Training Live	2 days	17	34					
Weatherization Specialist Total		56	81					
Weatherization Specialist Training Webinar	2 days	25	50					
Weatherization Specialist Training OnDemand	Self-Paced	20	20					
Weatherization Specialist Training Live	1 day	11						
Advanced Weatherization Specialist Total		48	68					
Advanced Weatherization Specialist Training Webinar	2 days	20	40					
Advanced Weatherization Specialist Training OnDemand	Self-Paced	17	17					
Advanced Weatherization Specialist Training Live	1 day	11	11					
NGAT Total		66	91					
NGAT Training Blended Webinar	2 days	25	50					
NGAT Training Blended OnDemand	Self-Paced	22	22					
NGAT Training Blended Live	1 Day	19	19					
Total	-	368	590					
[a] ESA Program Onboarding is an On-Demand (online, self-paced) training. Completion times vary by								

person. Estimated completion time is two-four hours.

1.7.3. For the ESA Program - Provide the following metrics related to WE&T in support of Commission's effort to increase workforce opportunities for workers in disadvantaged areas.

<u>Percent of Incentive Dollars Spent on Contracts with a Demonstrated Commitment to Provide Career Pathways to Disadvantaged Workers</u>

PG&E's contracts with its two primary ESA implementers require that implementers and contractors track hiring of local and disadvantaged workers, as well as trainings offered and completed, ESA job attainment, and ESA worker advancement. As such, the program is structured so that all ESA contractors can provide career pathways to disadvantaged workers. After completion of a competitive solicitation for ESA Main program implementers, PG&E executed its implementer contracts in mid-2022 and in Q4 2022, implementers completed their Implementor Program Manual, detailing how they will meet requirements including for reporting workforce outcomes. Due to the timelines of these 2022 activities, PG&E anticipates having data to report for this metric in PY 2023.

Number of Community Workforce Resources (CWR) Participants Employed for 12 Months After Receiving Training

The statewide Career and Workforce Readiness (CWR) program launched in late 2021. In 2022, 462 participants enrolled in training through the CWR program with 273 participants who completed training being placed in jobs using EE skills and seven having been employed for 12 months after receiving training. Many students that enrolled in 2022 are still actively involved in training and therefore, have not yet been placed in jobs.

<u>Percentage of Total WE&T Training Program Participants that Meet the Definition of Disadvantaged Worker</u>

In 2022 approximately 80% of ESA contractor training participants and approximately 45% of EE Workforce Education & Training (IEET) Technical Upskill training participants met the definition of disadvantaged worker.²⁵

1.8. Studies

1.8.1. For each Study, provide (1) a summary describing the activities undertaken in the study since its inception; (2) the study progress, problems encountered, ideas on solutions; and (3) the activities anticipated in the next quarter and the next year.

Table 1.8.1 provides an overview of the ESA Studies that PG&E and/or the IOUs conducted in 2022. Budgets associated with these authorized studies are provided in Appendix A of this report: ESA Table 15 – ESA Expenditures for Pilots and Studies. Details on the Categorical Eligibility Study and Community Help and Aweareness of Natural Gas and Electric Service (CHANGES) Evaluation can be found in Section 2.8 of this report.

²⁵ These metrics are based on the CalEnviroScreen 3.0 map; the CalEnviroScreen 4.0 map shows similar results.

ESA Table 1.8.1 ESA Studies								
Study	Lead Consultant	Contracting IOU	Project Initiation	Project Completion				
2022 Low Income Needs Assessment (LINA)	Evergreen Economics	SCE	Jan 2021	Dec 2022				
MF CAM Process Evaluation	Resource Innovations	PG&E	Aug 2021	Oct 2022				

2022 Low Income Needs Assessment (LINA) Study²⁶

AB 327 (Public Utilities Code Section 382) requires a Low Income Needs Assessment (LINA) to be conducted on behalf of the joint IOUs and the ED every three years. The 2022 LINA is the fifth report and focuses specifically on examining the income-qualified rental housing market. Much of the prior research on income-qualified single-family and multifamily spaces focuses on homeowners or multifamily buildings, and does not specifically address the different issues facing the rental households themselves, which span both single-family and multifamily buildings. The 2022 LINA built on key findings from prior research and shifted focus to understanding rental household needs and participation barriers in relation to the measures and services offered through the ESA program.

Work for the 2022 LINA commenced in January 2021 with Evergreen Economics as the selected consultant. A public workshop was held in March 2021 to present the draft research plan and solicit public comments, which were incorporated to produce the final research plan. The consultant then began planning for quantitative and qualitative data collection. The following methodology and data analyses were employed to better understand the energy-related needs of rental households:

- Analysis of secondary data to provide an overall characterization of the lowincome market in California. These data sources include 2019 Census data, 2019 Athens Eligibility Estimates, and data from the 2019 and 2009 Residential Appliance Saturation Surveys (RASS).
- A phone/email survey with a sample of rental customers (n=1,127) residing in single-family homes as well as small, medium, and large multifamily homes. This provided a broad understanding of specific needs and differences in needs based on housing type and program opportunities.
- Semi-structured phone interviews with a sample of renters from the phone/email survey (n=40). This activity provided additional details and explanations of energy needs among the sub-population of renters.
- Surveys with a small number of ESA contractors to obtain their perspectives on barriers associated with property owners of rental properties.
- Synthesis of primary and secondary data in conjunction with program and policy guidelines to understand relevant opportunities within different types of lowincome rental households.

36

²⁶ The LINA Study is mandated to be completed every three years per AB 327 and PUC Sec. 382(d).

A second public workshop was held in October 2022 to collect stakeholder feedback on draft study findings. The final report²⁷ was published in December 2022 with the following high-level recommendations that are currently being incorporated into program targeting and outreach strategies, and will be used to inform future ESA program design. For instance, in response to recommendation #2 below, starting in Q3 2023, PG&E plans to make available to ESA contractors, postcards with information alerting property owners that their rental property may be eligible for free energy upgrades with the ESA program. Contractors will be able to order these materials as needed, and share with property owners on the renter's behalf. The postcards will include the contractor's contact information.

- Prioritize single-family renters over multifamily renters for the ESA program.
- Develop outreach strategy that engages renters and property owners simultaneously, and communicates to renters that the program will work with the landlord on their behalf.
- Modify program outreach messaging to leverage specific sub-population findings

 to emphasize ventilation and pollution protection benefits and potential bill
 reduction benefits resulting from HVAC-related measures.
- Increase program outreach to rental households with seniors, disabled residents, or a larger number of residents. Update program marketing materials to emphasize health benefits of HVAC-related measures, particularly for homes with seniors and/or members with health issues.

Aside from the main findings planned for the study, lessons learned in terms of outreach strategies to this subset of customers were realized through the large-scale phone survey. When the survey first launched in November 2021 across the IOU territories, participation rates were lower than expected, and it was unclear whether the survey quota of 1,000 would be fulfilled. To mitigate this issue, the study consultant sent out an advanced letter (on CPUC letterhead with contact name and phone number provided) to pre-selected survey participants, and provided customers with a \$25 gift card after survey completion. The incentive, along with the revised outreach strategy lending credibility to the survey, proved to be effective and resulted in a steady uptake in survey completions – close to 1.000 over three months.

Multifamily Common Area Measures (MF CAM) Process Evaluation

A process evaluation for the MF CAM Initiative commenced in July 2021 with Resource Innovations, Inc. as the selected consultant. The study has the following objectives: (1) Assess the relative effectiveness of the IOUs' MF CAM outreach, delivery, and implementation strategies; (2) Identify what data currently exist and may be needed to facilitate more reliable evaluations of program impacts and; (3) Inform future program designs targeting the income-qualified multifamily sector.

A thorough research plan was developed to guide the process evaluation, and was presented to stakeholders for review and comments. The comparison and assessment of the IOUs' current MF CAM outreach, delivery, and implementation strategies, were informed by:

²⁷ 2022 Low Income Needs Assessment (LINA) Study - Final Report and Appendices. Evergreen Economics, December 2022. CALMAC Study ID: SCE0469.01. https://www.calmac.org/publications/2022 LINA Report 120922 FINAL.pdf

- Framework of the Initiative as expressed by the MF CAM program logic model.
- The IOUs' implementation approaches as captured by each IOU's process flow diagram.
- The experience of participants as summarized in the participant journey maps.

A program logic model was developed for the MF CAM Initiative through program materials review and in-depth interviews (IDIs) with the IOUs, program implementers, SPOCs, and ED. Together with the participant surveys and IDIs, they informed the development of process flow diagrams and program participant journey maps.

A web-based survey was used to collect data to assess tenant awareness of the initiative, perceived benefits, and tenant satisfaction. The survey outcome informed recommendations addressing metrics to quantify tenants' benefits, including health and safety-related impacts. Performance metrics were defined and an impact evaluation approach was devised based on outcomes of the previous activities.

Three public workshops were held throughout the process evaluation to collect stakeholder feedback and share the draft research plan, interim findings, and draft results, respectively. The final report²⁸ with detailed findings was published in October 2022; a summary of high-level findings is included as follows:

- Delivery and Implementation Strategies: The IOUs employed different program designs and approaches to implement the MF CAM Initiative. The substantial differences in implementation approaches stem from the allocation of roles and responsibilities. This ranges from maximizing participant flexibility by allowing them to select and retain the installation contractor (PG&E's approach), to a turn-key experience for participants as the IOU assumes responsibility for the entire treatment process (Southern California Gas Company's approach), while SCE and SDG&E's implementation approaches balance both IOU involvement and outsourcing. Each presents unique challenges and benefits for the participant (property representative).
- <u>Participant Experience</u>: Some potential participants were reluctant to participate
 due to unclear program eligibility rules, the unknown length of time required for
 the project, and upfront cost of participation. The opportunity to receive no-cost
 EE upgrades and the potential energy and bill savings ultimately persuaded these
 participants.
- <u>Tenant Awareness and Benefits</u>: Nearly 50% of the tenants reported they were aware of the MF CAM Initiative and subsequent upgrades. In general, tenants reported limited benefits from the Initiative. A more rigorous assessment comparing perception before and after the project is recommended to better assess tenant health, comfort, and safety for future programs and initiatives.

Overall findings and recommendations are currently being incorporated into MFWB evaluation and implementation planning. These include identifying the appropriate point of participant contact during program implementation, understanding their role in different program processes, and conducting surveys with participants as close to project

²⁸ MF CAM Process Evaluation - Draft Report. Resource Innovations, September 2022. https://pda.energydataweb.com/#!/documents/2709/view

completion as possible – with the goal of continuously identifying process improvements and adjusting program processes accordingly.

In parallel, a similar approach will be employed to gauge tenant feedback and program perception, which includes collecting tenant contact information during program implementation, and conducting pre- and post-treatment surveys to establish baseline and assess health, comfort, safety benefits realized through the program. In addition to leveraging the participant and tenant survey tools to improve program effectiveness, data collection mechanism will be assessed and established early on during program implementation to properly plan for the upcoming impact evaluation, especially given the known challenges with meter mapping in multifamily properties.

1.8.2. If applicable, submit Final Study Report describing: (1) overview of study; (2) budget spent vs. authorized budget; (3) final results of study; and (4) recommendations.

The LINA and the MF CAM Process Evaluation were completed in 2022; final reports are available at the websites referenced in Section 1.8.1. See Appendix A of this report: ESA Table 15 – ESA Expenditures for Pilots and Studies for 2022 study budgets and expenditures.

1.9. Pilots

1.9.1. For each Pilot, provide (1) a summary describing the activities undertaken in the study since its inception; (2) the study progress, problems encountered, ideas on solutions; (3) the activities anticipated in the next quarter and the next year; and (4) status of Pilot Evaluation Plan (PEP).

An overview of ESA Pilot Plus and Pilot Deep (the Pilot) can be found in Section 1.1 – Energy Savings Assistance Program Overview. A description of the distinguishing pilot design elements follows:

Data-Driven Customer Targeting

The Pilot builds upon the ESA program's success in leveraging PG&E customer attributes to inform outreach campaigns. The Pilot additionally focuses on energy consumption characteristics. See Section 1.2.1.1 for details.

The Pilot began outreach in 2022 in California Climate Zones 11 and 12 (spanning from Butte County south to Merced County). ²⁹ These areas were chosen due to the high heating and cooling demands observed in those regions. Additional climate zones may be considered in later years of the Pilot's multi-year implementation.

Deep Energy Savings Through Whole-Home Performance

The Pilot focuses on achieving deeper savings per home treated. To realize this goal, the Pilot takes a whole-home approach to assessing and selecting energy savings opportunities, meaning all home systems affecting home energy performance will be considered in prioritizing treatment options. Building science principles will be

²⁹ Information about California Climate Zones available at <a href="https://www.energy.ca.gov/programs-and-topics/programs/building-energy-efficiency-standards/climate-zone-tool-maps-and-dollars-and-topics/programs/building-energy-efficiency-standards/climate-zone-tool-maps-and-dollars-and-d

incorporated into the assessment, which will often result in the building envelope being prioritized for treatment, and mechanical and end-use treatments being added in the optimal combination to maximize energy savings per home. Since the Pilot is operating initially in Climate Zones 11 and 12, these envelope improvements are important in improving the home's resistance to extreme heat and cold, and reducing the demand for heating and AC.

Pilot Measures:

PG&E and the Pilot implementer have established an initial measure list, consisting of all current ESA Main program measures as well as several new measures unique to the Pilot. The measure package each customer receives will be customized to their home's unique opportunities. The Pilot has adopted the feasibility criteria within the ESA California Installation Standards Manual in large part, with specific exceptions noted in program documents agreed to by PG&E and the Pilot implementer (such as for new measures not offered by ESA). As with the ESA Main program, some measures may be infeasible to install due to health, safety, or code compliance concerns.

Energy Modeling

Various treatment options will be explored by the Pilot implementer for each project, utilizing energy modeling software. The software is used during an advanced home energy assessment, collecting information about the home structure, usage, occupancy and more. The software generates a baseline energy usage profile, ³⁰ which is calibrated against the customer's actual energy usage – an important step taken to improve the base assumptions utilized in creating both the baseline and the energy savings estimate. Additionally, the home assessment and energy modeling will be conducted by Pilot implementation team members with Building Performance Institute (BPI) certification or similar industry specialization.

Persistent Energy Savings

While the Pilot implementer conducts the initial home assessment, energy modeling, and measure package selection, the installation work will be performed by licensed contractors (similar to the ESA program). However, another distinguishing feature of the Pilot is the emphasis on performance testing. Unlike the ESA Main program which reports deemed, or prescribed, energy savings values, the Pilot will report energy savings estimates resulting from the specific measure packages installed.

Performance Testing

First, the Pilot implementer or their quality assurance subcontractor will perform on-site performance testing, taking measurements of the installed improvements, such as duct leakage, whole-home air leakage, quantity and quality of insulation, proper operation of appliances, and natural gas appliance testing, among others. Additional improvements will be made during installation until performance thresholds are met. The final measurements will be used to update, if necessary, the energy model to calibrate the estimated savings to the measured performance of the improvements.

Monitoring

Second, the Pilot will monitor (with consent) the customer's actual consumption for at

³⁰ The software generates several home energy usage simulations based on the inputs, which are then compared to the customer's past 12 months of gas and electric energy usage to determine the best matching profile. The resulting match is a simulated 12-month energy usage baseline, from which energy savings scenarios can be simulated for various energy savings packages.

least 12 months following installation. This utility meter-based energy measurement approach allows for timely monitoring, review, and subsequent intervention should customer energy usage deviate from the simulated energy improvements developed in the energy modeling tool. Subsequent interventions may range from informational tips (tailored to the customer, or seasonal) to retreatment.

Meter-Based Usage Analysis

After 12 months of data is collected, the Pilot implementer's analytics subcontractor will generate energy savings estimates, adjusted to weather and control groups, through a process known as Normalized Meter-Based Energy Consumption (NMEC). The 12-month post-treatment NMEC savings will serve as a feedback loop to continually improve Pilot offerings. The meter-based energy savings approach also allows the Pilot to more closely align Pilot goals and performance with the customers' realized energy and bill savings.

Electrification

PG&E plans to offer approximately 11% of participating customers the opportunity to electrify their entire home. In these cases, the Pilot will move select customers from natural gas to electric appliances where both fuel sources are provided by PG&E. As an aspect of this deep-savings Pilot, all homes receiving electrification will also be targeted to achieve 5% or more annual net energy savings.

Summary of Activities Occurring in 2022

Guidance Documents

Pilot implementation began in July 2022 with PG&E and the Pilot implementer developing guidance documents. Pilot guidance documents were adopted prior to beginning home treatments. It is expected they will be updated throughout the course of the Pilot. A summary of guidance documents follows:

- The Marketing Implementation Plan, prepared by the Pilot implementer, established the customer outreach strategy, resource needs, priorities, and timeframes to initiate various outreach campaigns.
- The Pilot Implementation Manual, also prepared by the Pilot implementer, serves as the central source of key operational and policy decisions guiding the Pilot implementation. Included within are guidelines on field operations, quality assurance/quality control procedures, safety, measure eligibility, customer engagement, and more. The manual largely aligns with the ESA Statewide Policies and Procedures Manual, but serves as a stand-alone guide to Pilot implementation, particularly where guidelines are needed for new or different approaches unique to the Pilot, and in cases where exceptions are made to the statewide manual.
- A measurement and verification plan was also developed to establish agreement and common understanding among PG&E and the Pilot Implementer regarding methods for tracking, analyzing and reporting energy savings.

Recruitment and Training

The Pilot implementer began recruiting and onboarding implementer staff, implementation partners, and installation subcontractors in July 2022. By the end of 2022, two implementation partners – one responsible for field quality control and training, another for analytics – and three installation subcontractors were successfully onboarded. The implementer partnered with PG&E to obtain NGAT procedure training for field managers, energy auditors and quality control staff, in addition to obtaining BPI

certification. Additional training and resources are available to workers through the Pilot implementer's online trade ally portal, and PG&E's WE&T program.

Information Systems

Other work necessary to operate the Pilot took place prior to commencing the first customer installation project. PG&E provisioned a program database and the Energy Insight (EI) project workflow tool augmented to support the Pilot's implementation model, and provided the Pilot implementer training on its usage, including steps to refer customers to the ESA Main program when not eligible for the Pilot's offerings. This tool will also be used to coordinate PG&E project inspections through its Central Inspection Program (CIP). The Pilot implementer also established its information systems, such as Pilot-specific financial tracking tools, a customer relationship management tool for outreach and engagement tracking, the trade ally portal previously mentioned, and began work on program management dashboards for visualizing metrics. The Pilot implementer also provisioned the previously mentioned energy modeling tool, and provided PG&E access and insights on the tool to enable PG&E's quality assurance review of select projects.

Resource Leveraging

In an effort to manage cost, the Pilot leveraged existing resources where possible. Examples include the previously mentioned EI tool (augmented slightly from an existing workflow), PG&E customer call center teams who were provided resources to help direct customer calls about the Pilot, and PG&E's website where a FAQ page about the Pilot was published. The Pilot also leveraged PG&E's WE&T resources, such as ESA Program Onboarding training, NGAT training at the Stockton Energy Training Center (ETC), and access to the WE&T schedule of no cost technical training for Pilot workers. The Pilot Implementation Manual was streamlined regarding measure feasibility standards because the Pilot adopted the ESA California Installation Standards Manual (CISM). Some specific exceptions are made to the CISM, documented in the Pilot Implementation Manual as stand-alone standards, along with new feasibility standards for measures unique to the Pilot. The Pilot also leveraged the ESA program's enrollment forms, except for the Home Assessment Form, which is replaced by the Pilot implementer's energy modeling tool's Treatment Plan template.

The Pilot leveraged, as much as possible, the tools and practices utilized by PG&E for customer outreach. For instance, the Pilot utilized the EI tool so customers are not contacted during an outreach campaign by multiple parties working for the ESA Main program and the Pilot. The Pilot also leveraged similar customer attributes as ESA Main program's outreach campaigns (although not in all cases, as an aspect of experimental design). Leveraging existing PG&E data also reduced the need to source data from third parties. The Pilot also leveraged the ESA logo and name, and PG&E's marketing department's expertise on materials development and customer engagement strategies.

The Pilot also leveraged PG&E's experience from implementing other pilots, and the Pilot implementer's experience implementing other programs. For instance, following the implementer's development of a supply chain risk assessment (in light of the 2021-2022 supply chain shortages), PG&E and the Pilot implementer conducted a knowledge sharing session with PG&E's SJV DACs pilot³¹ program manager to improve the Pilot's resilience to supply chain challenges. As a result, the Pilot implementer established a procurement agreement with local suppliers.

42

³¹ The SJV DACs Pilots were authorized in 2018 through CPUC D.18-12-015. PG&E administers these Pilots in several communities. Lessons learned from these Pilots may be applicable to PP/PD.

Ramp-Up Period

PG&E intends to learn as much as possible about the feasibility of deep energy savings prior to the next ESA program cycle. PG&E and the Pilot implementer planned a steep ramp-up timetable allowing for project installations to begin by end of 2022, and aiming to achieve full capacity by 2023. To manage the many tasks associated with ramp-up, PG&E and the Pilot implementer adopted a *Launch Readiness Plan*. This plan served as a phased implementation timetable, allowing both parties to communicate the status of each phase and determine current capacity to implement any given phase of ramp-up. The plan allowed parties to focus efforts on the most critical tasks necessary to proceed to the next ramp-up phase, while also planning ahead for the subsequent phases. The plan started with tasks necessary to begin outreach, then progressed through the following phases associated with ramp-up activity:



All phases of the Launch Readiness Plan were fully completed by mid-December 2022, prior to commencing the first installation project.

Lessons Learned/Opportunities for Improvement

Given the short implementation timeframe in 2022, there are few lessons learned to report at this time. Customer targeting and outreach occurred ahead of other phases of implementation, so these early phases comprise the most notable lessons learned in 2022. PG&E intends to track and address lessons learned throughout the entirety of the Pilot.

Lesson Learned #1: Add Customer Attributes to Customer Targeting
One of the first lessons learned occurred in establishing the new energy usage-driven targeting efforts. The customer targeting effort was originally conceived by the Pilot implementer as a combination of energy consumption data provided by PG&E and demographic and need state information available through public and third-party sources. PG&E in its ESA Main program utilizes customer attributes sourced from customer records to inform outreach campaigns. The Pilot design was adjusted to accommodate more PG&E customer attributes, though the relatively late adjustment resulted in under 10% of customers selected for targeting in 2022 utilizing the combined method. Additional adjustments will occur in early 2023 to incorporate PG&E-sourced customer attributes into the core of the customer targeting strategy. This may improve the incorporation of customer need-state information above and beyond what was used in 2022.³²

Lesson Learned #2: Pilot Offerings May Sound Too Robust to be Believed While the Pilot is still early in its implementation lifecycle, early results from outreach provided insights on the new tactics being implemented. Most notably, responses to email and direct mail campaigns were trending below industry averages. While additional time in the market might improve response rates through repetition, name recognition, and possibly word-of-mouth, it is also possible that the below average responses are due in part to customer skepticism (i.e. the offer sounding too good to be true). This challenge was predicted in advance, based on lessons learned from the SJV DACs

43

³² See ESA Table 17 – Customer Segments/Needs State by Demographic, Financial, Location, and Health Conditions.

Pilots.³³ In July 2022 PG&E launched an informational website on www.pge.com, including information about the Pilot, the implementing parties, and answers to frequently asked questions.³⁴

However, more can be done to ensure customers trust the validity of Pilot offerings. In November 2022, PG&E added a direct link from the PG&E webpage to the Pilot implementer-hosted webpage, providing additional validation of Pilot offerings and outreach materials. Analysis of page views by the Pilot implementer determined that a significant number of customers visiting the implementer's Pilot webpage were originating from the PG&E webpage.

Opportunities for improvement in 2023 include:

- Further enhancements to the Pilot webpages, outreach materials, and intended customer journey to emphasize the validity of Pilot offerings, including PG&E's role in administering the Pilot.
- Additional forms of validation such as partnerships with local CBOs, and utilizing PG&E-branded outreach materials similar to main ESA outreach campaigns.

Planned Activities for 2023

Ramp-up to Full Capacity:

PG&E intends for the Pilot to reach full capacity on a month-over-month basis in 2023. Customer targeting and outreach will remain the priority in Q1 2023. As the Pilot builds the pipeline of interested participants, the objective is to reach a regular monthly project count representative of the Pilot's full capacity. Reaching full capacity will allow for stabilization of key operations such as customer targeting, outreach, customer enrollment, home assessment, installation and post-treatment monitoring and engagement.

Evaluation Planning:

Because the Pilot is still early in its journey to full capacity, 2023 also presents an opportunity to finalize experimental pilot design elements to ensure the Pilot is capable of being evaluated effectively, maximizing possible learnings. Detail is provided in the following section.

Other milestones anticipated for Q1 2023 include the Pilot implementer's first workforce survey, an initial partnership report, and implementation of the customer post-treatment survey.

While efforts to initiate meter-based energy savings analysis will begin in 2023, PG&E does not expect this operation to yield results until 2024, due to the need to evaluate a full year of post-treatment energy usage.

³³ See PG&E 2022 Annual Report on SJV DACs Pilots, p. 23, available at: https://docs.cpuc.ca.gov/PublishedDocs/Efile/G000/M500/K050/500050133.PDF

³⁴ PG&E's customer service call centers also provide validation of Pilot offerings.

Status of Pilot Evaluation

The Pilot continues to operate under the guidance of the high-level evaluation plan included within the *Pilot Implementation Plan*.³⁵ PG&E plans to select an evaluation consultant in 2023 once the Pilot has reached a period of stabilization and all major pilot design elements have been finalized. Since the pilot design was not specified until after the third-party pilot design and implementation solicitation was finalized, PG&E did not have sufficient information about the pilot design to develop a clear scope of work for an evaluation consultant in 2022. PG&E intends to select a qualified evaluation consultant familiar with all aspects of the unique pilot design.

In the interim, guidance documents drafted in 2022 such as the *Pilot Implementation Manual* and the *Measurement and Verification Plan* provide clarity about the pilot design, and will serve as resources to the eventual evaluation consultant. Additional steps taken in 2022 to support a strong evaluation included developing an initial evaluability assessment, customer survey, and data collection plan. The evaluability assessment presents key questions the pilot seeks to answer, and guidance on how to implement the pilot to ensure the questions can be addressed. The customer survey will allow PG&E to begin customer data collection as projects are initiated. Finally, the data collection plan will ensure no data essential for the evaluation is omitted during the course of a project.

1.9.2. If applicable, submit Final Pilot Report describing: (1) overview of pilot; (2) description of PEP; (3) budget spent vs. authorized budget; (4) final results of pilot (including effectiveness of the program, increased customer enrollments or enhanced program energy savings); and (5) recommendations.

There are no Final Pilot Reports to submit for 2022.

1.9.3. Virtual Energy Coach Pilot – For each Pilot, provide (1) a summary describing the activities undertaken in the study since its inception; (2) the study progress, problems encountered, ideas on solutions; (3) the activities anticipated in the next quarter and the next year; and (4) status of Pilot Evaluation Plan (PEP).

D.21-06-015 approved PG&E's concept proposal for a "Virtual Energy Coach" (VEC), a new pilot program designed to evaluate the impacts of personalized communications on customer behavior in the income-qualified market. ³⁶ The VEC pilot program kicked off in December 2021 to develop a platform that could help encourage on-going energy savings, optimal residential rate selection and participation in a variety of programs while inspiring changes in energy usage behavior. PG&E selected a third-party vendor to design and launch the program, and set forth a shared scope of work with an executed contract in Q4 2021.

In March 2022, the VEC program moved into the design and planning phase to define program features, software functionality, customer journey, data sharing and data capture. As the program was concluding the design phase in August 2022, the vendor informed PG&E that the contract could no longer be fulfilled because the software

³⁵ See PG&E AL 6412-E / 4530-G available at: https://www.pge.com/tariffs/assets/pdf/adviceletter/ELEC_6412-E.pdf

³⁶ D.21-06-015, at pg. 381.

functionality would not support the customization required to meet the program objectives. In September 2022, activities began to terminate the vendor contract and identify what alternatives for the VEC Pilot Program may exist.³⁷

In Q4 2022, PG&E began exploring other avenues beyond VEC to provide customers customized communications that could help alter behavior and increase program participation. For example, since D.21-06-015 was issued, PG&E has been developing a general market Energy Action Guide program which may be customizable for Income-Qualified Programs and Disadvantaged Community (IQPDAC) customers. To illustrate, the IQPDAC section would promote programs to support energy and bill savings, as well as host personalized energy education material. PG&E has placed the VEC pilot program on hold while alternatives to achieve the same end and test the impact of customized communications and tools, at less ratepayer cost, are assessed. PG&E anticipates informing stakeholders, including the ESA WG, and the ED, of its determination related to the VEC concept in 2023.

1.10. ESA Working Groups (WG) and Sub-working Groups (SWG)1.10.1. Please provide a brief background on each WG and SWG.

D.21-06-015³⁸ established the mandate for implementing the ESA WG with a list of required tasks and actions.

In 2022, the IOUs responded to D.21-06-015 by organizing the ESA WG functions into three SWGs and ESA WG Council. In December 2022, per D.22-12-029, the ESA WG added the CARE/FERA PEV SWG to expand the three SWGs from three to four:

- ESA Program Cost-Effectiveness SWG (CE SWG),
- ESA Program Policy and Procedures (PP) and Installation Standards (IS) Manual SWG (PP&IS SWG),
- UAS SWG, and
- CARE/FERA PEV SWG.

Overall, the ESA WG Council performs the following functions:

- Oversees ESA WG and SWGs.
- Address cross-cutting program concerns beyond the ESA program,
- Coordinate activity with ESA/CARE Study Group,
- Manage the Response-to-Recommendation (RTR) process, and
- Manage the Facilitation Team.

While ESA WG strives to encourage consensus on all topics, when consensus is not possible, the ESA WG will move forward with the majority while documenting the disagreements. These disagreements and open items are tracked into a parking lot document maintained by the facilitators. In addition, all ESA WG meeting material, notes,

³⁷ The VEC vendor has agreed to refund to PG&E all payments made under VEC program development, thereby ensuring that no ratepayer dollars were used in developing the partially completed pilot.

³⁸ D.21-06-015, p. 413, Section 10.2.2.1.

and actions are posted to the CPUC public site for public access (https://pda.energydataweb.com).

To improve communication within the ESA WG and SWG, a Basecamp system is implemented for all members to post discussions and coordinate interim work products. In addition, all non-public working session meeting notes, actions, and interim deliverables are posted to the members-only Basecamp. All ESA WG and SWG's draft deliverables are posted to the CPUC public site to collect public feedback. The final deliverables are posted to the CPUC public site to support transparency.

1.10.2. What were the accomplishments of each WG and SWG in the 2022 PY?

2022 Energy Savings Assistance (ESA) Working Group

In 2022, ESA WG and ESA WG Council established the process and procedures necessary to administer the ESA WG infrastructure, including developing charter statements, governances, and Conflict of Interest disclosure statements. The non-IOU ESA WG members are encouraged to support a minimum of two SWGs to ensure continuity and consistency within ESA WG and SWGs. In addition, the five-member ESA WG Council met monthly to plan and address open issues.

By the end of 2022, ESA WG retained eight non-IOU members. In addition, with the support of the ESA WG co-chairs, the ESA WG completed eight statewide public meetings to engage ESA WG IOUs, non-IOUs member organizations, and the public.

While the SWGs support ESA WG, there are additional tasks within the ESA WG charters to support ESA program operations and improvements. These activities are incorporated into the ESA WG agenda to encourage public discussions for summer DR responses, program implementation progress, unspent program budgets, the Low Income Oversight Board (LIOB) liaison activities, and other ongoing program improvement concerns.

2023 Cost Effectiveness Sub-Working Group

Per D.21-06-015³⁹, the Cost Effectiveness (CE) SWG scope is to provide recommendations on cost-effectiveness test considerations via a progress report no later than the end of Q1 2023, and also provide recommendations on the Non-Energy Benefits (NEBs) study and stakeholder process via a progress report no later than December 31, 2022. Selected ESA WG Members and non-members supported the CE SWG to ensure project consistency and continuity. In 2022, the CE SWG initiated two tasks - Task 1: Cost-Effectiveness Test Considerations and Task 2: NEBs Study and Stakeholder Process.

In 2022, the CE SWG completed Task 2 as required. This SWG conducted many biweekly meetings with members to discuss relevant concerns to support the successful completion of Task 2.

Policies and Procedures & Installation Standards (PP&IS) SWG

The scope of the Policies and Procedures & Installation Standards (PP&IS) SWG is to incorporate timely updates to the PP&IS manuals to support program implementation.

In 2022, the PP&IS SWG requested that the ESA WG delegate the technical tasks to this

³⁹ D.21-06-015, pp. 491-492, OPs 85 and 86.

SWG for resolution. Selected ESA WG members support the PP&IS SWG to ensure ongoing project consistency and continuity. In addition, PG&E engaged RHA as the consultant to update the documentation of the PP&IS manuals and assess the Human-Body Model (HBM) requirements. These PP&IS updates are an iterative process based on program implementation needs over regular intervals.

In 2022, this working group completed the following tasks:

- The Statewide ESA Program 2021-2026 Cycle PP Manual update and the Summary of Statewide ESA Program Policy & Procedures Change documentation.
- The final version of the ESAP IS Manual (Version 1.1), including HBM requirements and the Summary of Statewide ESA Program Installation Standards Change documentation.
- The final ESA Main program measure offering modification protocol.

Universal Application System (UAS) SWG

D.21-06-015⁴⁰ ordered the IOUs to set up a Universal Application System (UAS) WG, as part of the overall ESA WG, to complete the assigned tasks that include the UAS' purpose, goals, requirements, and intra- and interagency solutions and alternatives.

The UAS SWG successfully filed the *Universal Application System Sub-Working Group Recommendation Report* on July 1, 2022. By year-end, the UAS SWG delegated its charter back to the ESA WG Council to terminate its charter.

CARE/FERA Post-Enrollment Verification (PEV) SWG

In December 2022, D.22-12-029⁴¹ ordered the IOUs to form a SWG under the ESA WG, within 60 days of the issuance of the decision, to focus on improving the income verification procedures and policies, with the ED having the ability to periodically update the scope of the WG's role and resolve potential disagreements among stakeholders. The scope of the CARE/FERA Post-Enrollment Verification (PEV) SWG includes developing recommendations that could be implemented in the current program and proposed in the next program application cycle, developing recommendations for additional reporting requirements in either IOU monthly or annual CARE/FERA reports to include data on arrearage and disconnection rates for customers removed from CARE/FERA due to non-response during recertification or PEV compared to other classes of customers, and exploring the CalFresh Confirm Hub tool and other datasharing partnerships to verify customer income eligibility before requesting recertifications and PEV.

ESA/CARE Study Working Group (WG)

D.21-06-015 authorized the formation of a statewide Study WG for the ESA and CARE programs.⁴² The Study WG exists outside of the ESA WG structure. Assigned tasks of the Study WG include planning and designing statewide studies and related research for the ESA and CARE programs and providing feedback on study deliverables.

In 2022, working group members provided scoping and budget inputs on the Categorical

-

⁴⁰ D.21-06-015, pp. 480-481, OP 45

⁴¹ D.22-12-029, pp. 20-21, OP 2 and OP 3.

⁴² D.21-06-015, OP 176.

Eligibility Study, the upcoming NEBs Study and MFWB Process Evaluation, and two SCE Clean Energy and Electrification pilot evaluations. The working group also discussed evaluation planning for the rest of the program cycle.

1.10.3. What are some of the goals for each WG and SWG in PY 2023?

2023 ESA Working Group

For 2023, the ESA WG will update its membership roster to include 11 non-IOU members, update co-chairs, and update ESA WG Council members. In addition, an update to the Conflict-of-Interest statements is currently pending. A few non-IOU members are dedicated to the CARE/FERA PEV SWG only, but most non-IOU members will continue to support a minimum of two SWGs to ensure consistency and continuity with ESA WG actions.

In 2023, ESA WG is scheduled to host eight public meetings, one dedicated to discussing CARE/FERA PEV SWG's recommendations. In addition, the ESA WG public meetings are expected to expand to cover RTR from the published income-qualified studies to pursue ongoing program operation and improvement efforts.

2023 Cost-Effectiveness Sub-Working Group

In 2023, the IOUs are required to complete Task 1 by March 31, 2023 and will then submit a Joint Tier 1 AL informing the Commission of the necessary steps to begin the NEBs study and how the recommendations from Task 2 of the CE SWG will be incorporated.

Afterward, the CE SWG may delegate its scope and charter back to the ESA WG to wind down the CE SWG in 2023. Later, the ESA WG Council will have the option to reconstitute another CE SWG as needed.

2023 Policies and Procedures (PP) and Installation Standards (IS) SWG

Starting in 2023, the PP&IS SWG is working on the following tasks:

- Develop MFWB PP documentation,
- Develop standards for new ESA Main program measures modifications,
- Continue to update a series of ESA program PP Attachments to maintain consistency between PP and IS manuals.
- Address miscellaneous ESA Main and ESA MFWB technical, measure, and installation issues, and
- Participate in the IOUs mid-cycle reporting development and filing.

2023 Universal Application System (UAS) SWG

On January 26, 2023, the CPUC issued a ruling requesting additional UAS information and actions. As a result, the UAS project scope is amended to address the implementation of SB 1208 and the potential funding needs relating to the implementation of the concurrent application process system (CAS).

2023 CARE/FERA Post-Enrollment Verification (PEV) SWG

In 2023, the IOUs are ordered to form a CARE/FERA PEV SWG and meet specified milestones and deadlines in D.12-22-029, consistent with the ESA WG structure and governance; hold a public meeting in August 2023 to discuss its recommendations and to seek public input, and incorporate its recommendations into the IOUs mid-cycle report.

ESA/CARE Study Working Group

In 2023, the ESA/CARE Study WG will continue to provide deliverable reviews and scoping inputs, and leverage research and analysis to shape future program design.

1.11. Annual Public ESA-CARE Meeting

PG&E and the other IOUs held a public forum via Microsoft Teams during the July ESA Working Group Monthly Meeting on July 28, 2022.⁴³ The IOUs presented an overview of their 2022 ESA Main, ESA CAM, CARE and FERA results, highlighting outcomes and lessons learned from 2022 that are applicable to 2023 and future program years. The public meeting provided an opportunity for stakeholder questions and discussion.

1.12. Multifamily Properties (Analysis of Non-Deed Restricted Properties)

1.12.1. The IOUs shall conduct and report an annual analysis of the square footage, energy consumption, ESA program participation. Please include the breakdown of market rate and deed restricted properties treated.

Introduction and Methodology

PG&E has contracted with ResIntel since 2020 to report on the number of multifamily properties and the characteristics of income-qualified residents residing at those properties for the PG&E service territory. Residents are classified as income-qualified if they are currently enrolled in ESA or if a predictive model classifies them as ESA eligible. The model generates a predicted number of ESA eligible residents per property based on a number of property-level variables. These variables include property value and location, current ESA participation⁴⁴, and those assigned at the census block level, such as median income, ethnicity, and average household size.

Multifamily properties are identified from county tax assessor records, which include parcel records for multifamily properties. Res-Intel aggregated parcel records and supplemented them with CoStar property data to arrive at a final dataset of multifamily properties in the PG&E territory. The number of buildings and units at each property is often documented within these databases. However, when these data were missing from existing records, they were imputed using predictive modeling, satellite imagery, and Light Detection and Ranging (LiDAR).

ResIntel identified current ESA participation at each of the multifamily properties by merging PG&E's premise IDs to the property dataset, along with Axciom customer demographic data provided by PG&E. Premise IDs were merged based on premise addresses and geospatial coordinates. The final dataset features an array of physical and demographic attributes for each individual property and a detailed profile of each property's energy consumption and utility data.

⁴³ D.12-08-044 ordered the IOUs to convene a minimum of one public meeting per year, within 60 days of their filing of the annual report, and other public meetings as deemed necessary by the IOUs, the ED, the Administrative Law Judge, or the Commission.

⁴⁴ Res-Intel determined ESA participation and eligibility using three methods: (1) identifying CARE eligible premises using data provided by PG&E; (2) identifying ESA eligible premises using Acxiom demographic data on household size and income; and (3) predicting eligibility based on premise characteristics where CARE status and household income are unknown.

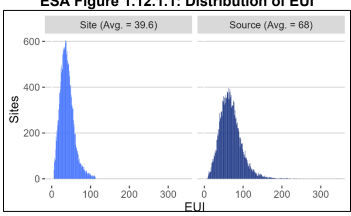
The analysis also disaggregates common area and tenant energy consumption. This disaggregation is achieved by classification of each meter using its available metadata. The indicator of whether a PG&E meter is assigned to common area is the dwelling type field that appears for each service point record in PG&E's database. A meter is labeled as a common area meter whenever the dwelling type field takes on the value "common area."45

Previous versions of this analysis can be found in the PY 2020 and PY 2021 ESA Annual Report. Results contained in the current analysis differ from previous results for two reasons. The first reason is that the 2022 property inventory has changed in three ways: (1) Res-Intel has updated the property inventory of multifamily 5+ unit sites in the PG&E territory using new CoStar, assessor, and building footprint data; (2) Property inventory results have changed slightly due to new data and improvements made to Res-Intel's aggregation methods for multi-parcel developments; (3) MF 5+ unit properties have also been redefined to include only properties with five or more units that share a common ceiling or wall (i.e. attached properties). The properties that remain under this new definition constitute a subset of the properties that were identified under the old definition.

The second reason is that ESA eligibility standards have changed. Under previous ESA standards, premises were ESA eligible if they were CARE eligible, either by household income or categorical criteria. Earlier household income requirements were based on having a household income below 200 percent of the Federal Poverty Level (FPL). Current ESA eligibility standards are based on household income below 250% FPL. As such, greater ESA eligibility is observed in the current analysis compared to previous years.

Results

Figure 1.12.1 shows distribution of Site and Source Energy Use Intensity (EUI) for the 23,274 attached multifamily 5+ sites that meet the criteria for benchmarking. Results from a prior analysis found that benchmarked sites had an average Site EUI of 42 and Source EUI of 72. However, previous results included all multifamily 5+ sites, regardless of whether each unit at the property shared a wall. Current results include only attached multifamily 5+ properties.



ESA Figure 1.12.1.1: Distribution of EUI

51

⁴⁵ For the PY 2021 version of this analysis, Res-Intel also classified meters as "common area" based on text analysis of the business activity field in the meter metadata, which describes each meter's specific end use.

Tables 1.12.1.1 and 1.12.1.2 compare PY 2022 ESA eligibility estimates (Table 1.12.1.1) with estimates from the PY 2021 analysis (Table 1.12.1.2). The tables include both actual and predicted ESA eligibility. As expected, due to more inclusive income requirements, a larger number of properties fall into the 80+ percent ESA eligible category compared to PY 2021.

ESA Table 1.12.1.1 Estimates of ESA Eligibility, All 5+ Unit Attached Multifamily (PY 2022)								
	De	ed Restricte	d	Nor	n-Deed Restric	ted		
Eligible %	Properties	Buildings	Units	Properties	Buildings	Units		
Less than 50	867	4,478	104,760	15,764	33,514	507,083		
50 to 64	148	958	14,312	3,581	8,086	86,589		
65 to 79	240	1,274	22,158	2,215	5,331	54,508		
+08	1,252	5,889	87,106	4,417	8,788	77,737		
Unknown	267	1,314	20,189	1,425	3,536	52,049		
Total	2,774	13,913	248,525	27,402	59,255	777,966		

ESA Table 1.12.1.2 Estimates of ESA Eligibility, All 5+ Unit Attached Multifamily (PY 2021)								
	De	ed Restricte	d	Non-Deed Restricted				
Eligible %	Properties	Buildings	Units	Properties	Buildings	Units		
Less than 50	969	5,254	104,335	22,430	49,599	709,279		
50 to 64	266	1,656	24,352	3,842	7,640	71,809		
65 to 79	464	2,693	39,710	1,721	3,919	37,863		
+08	643	3,336	40,407	1,813	2,777	21,760		
Total	2,342	12,939	208,804	29,806	63,935	840,711		

Table 1.12.1.3 breaks down the results of Table 1.12.1.1 by actual and predicted ESA eligibility. Actual eligibility is based on either (1) CARE enrollment, or 2) income eligibility, using Acxiom household data for each premise. The values in parentheses represent the change in the bin's value when predicted ESA eligibility is included. ESA eligibility values are unknown when the property does not have PG&E meters.

ESA Table 1.12.1.3 ESA Eligibility, Actual and Predicted (PY2022)								
	De	ed Restricte	d	Nor	n-Deed Restric	ted		
Eligible %	Properties	Buildings	Units	Properties	Buildings	Units		
Less than 50	903	4,743	108,415	15,996	34,224	52,049		
Less man 50	(-36)	(-265)	(-3,655)	(-232)	(-710)	(-52,049)		
50 to 64	154	895	13,753	3,823	8,706	92,703		
50 10 64	(-6)	(63)	(559)	(-242)	(-620)	(-6,114)		
65 to 79	304	1,728	27,418	2,470	6,202	62,801		
05 10 79	(-64)	(-454)	(-5,260)	(-255)	(-871)	(-8,293)		
80+	1 146 (106)	5,233	78,750	3,688	6,587	54,547		
0U+	1,146 (106)	(656)	(8,356)	(729)	(2,201)	(23,190)		
Unknown	267	1,314	20,189	1,425	3,536	52,049		
Ulikilowii	(-267)	(-1,314)	(-20,189)	(-1,425)	(-3,536)	(-52,049)		
Total	2,774	13,913	248,525	27,402	59,255	777,966		
i Olai	(0)	(0)	(0)	(0)	(0)	(0)		

Tables 1.12.1.4 through 1.12.1.8 report statistics for the subset of Non-Deed Restricted (NDR) properties with 80+ percent eligibility. This subset includes 4,417 of the 5+ unit attached multifamily properties. Note that the total numbers of properties reported in Tables 1.12.1.4 and 1.12.1.5 are slightly less than 4,417 (as shown in Table 1.12.1.1) because two properties lack daily usage data.

Differences between the results presented in Tables 1.12.1.4 and 1.12.1.5 and their counterparts in the PY 2021 analysis can be explained by the following factors:

- 1. Differences in ESA-eligibility standards (increased income) affecting classification of 80+ Non-Deed Restricted properties.
- 2. Updates to Res-Intel's multifamily 5+ property inventory.
 - a. Updated property data.
 - b. Addition of new income-qualified properties.
 - c. Changes to treatment of multi-parcel developments.
- 3. Yearly variation in electricity and gas usage.
- 4. Differences in samples of properties with common area, unit, and master meters.

	ESA Table 1.12.1.4 Total PY Annual Electricity Usage, 80+ Non-Deed Restricted (MWh)*								
Category	Number of Properties	Average Sq. Ft.	Total 2022 Annual MWh Consumption	Total 2022 Annual MWh for Common Areas	Total 2022 MWh for Units	Total 2022 Annual MWh for Master Meters			
Sq. Ft. <99,999	4,332	12,817	276,012	13,094	262,918	2,790			
Sq. Ft. >100,000	83	171,609	69,730	2,997	66,733	823			
Total	4,415	15,802	345,742	16,090	329,652	3,614			

*Annual sq. ft. totals averaged over January through December 2022. All other values are annual cumulative values.

Overall, PY 2022 results are comparable to those from PY 2021 when adjusting for the number of properties and average property size:

- The total number of properties in Table 1.12.1.4 is up to 4,415, compared to 1,771 in the PY 2021 analysis.
- Average property size is up to 15,802 square feet, compared to 11,276 square feet for PY 2021.
- Total annual MWh consumption for the 80+ NDR sites is roughly 2.7 times higher compared to PY 2021. This is consistent with the large increase in the number of properties and average property size.

Total annual gas usage has increased by similar proportions to electricity usage, accounted for by a greater number of 80+ percent NDR properties. The total number of properties in Table 1.12.1.5 is up to 4,415, compared to 1,693 in the PY 2021 analysis.

 Both the number of properties and total annual gas usage are 2.6 times higher compared to results from the PY 2021 analysis.

ESA Table 1.12.1.5 Total PY Annual Gas Usage, 80+ Non-Deed Restricted (therms)*							
Category	Number of Properties	Average Sq. Ft.	Total 2022 Annual Therms Consumption	Total 2022 Annual Therms for Common Areas	Total 2022 Therms for Units	Total 2022 Annual Therms for Master Meters	
Sq. Ft. <99,999	4,332	12,817	14,833,865	13,094	262,918	2,790	
Sq. Ft. >100,000	83	171,609	2,958,600	2,997	66,733	823	
Total	4,415	15,802	17,792,465	3,835,386	13,957,079	7,860,768	

Table 1.12.1.6 presents average site-based EUI for the 80+ percent NDR properties. Due to the small numbers of properties in these groups, average EUIs can be affected by large outliers. However, as shown in Figure 1.12.1.1, results for the overall set of multifamily 5+ properties are similar to previous results.

values.

ESA Table 1.12.1.6							
Average PY 2022 Energy Use Intensity (EUI), 80+ Non-Deed Restricted kBTU sq/ft							
PG&E Service	EUI (Median)						
Dual Fuel	3,805	50.1	45.7				
Electric Only	302	24.4	22.8				
Gas Only	308	43.4	31.6				

ESA Table 1.12.1.7 Year of ESA Treatment, 80+ Non-Deed Restricted (as of 2022)*							
ESA Treatment Year	# of Properties	# of Units					
2003	215	785					
2004	359	1,461					
2005	448	1,999					
2006	481	2,327					
2007	403	2,274					
2008	419	1,806					
2009	485	2,404					
2010	708	2,544					
2011	688	3,329					
2012	723	2,741					
2013	886	3,677					
2014	958	4,020					
2015	774	2,578					
2016	539	1,765					
2017	556	2,116					
2018	624	2,582					
2019	955	3,707					
2020	766	2,294					
2021	720	1,963					
2022	320	1,613					

^{*}In 2022, ResIntel updated their methodology of identifying multifamily properties resulting in the difference in the number of properties and units reported for 2003 through 2021 from prior annual reports.

ESA Table 1.12.1.8 Year of Most Recent Renovation, 80+ Non-Deed Restricted*							
Most Recent Renovation	# of Properties	# of Units					
(1940,1990]	4	65					
(1990,2000]	5	77					
(2000,2010]	26	1,679					
2010+	37	1,588					
None Recorded 3,947 64,278							
*Renovation records were retrieved from CoStar and do not account for all properties.							

Since the ESA program serves income-qualified households in PG&E's service areas, it does not provide treatment to market-rate multifamily properties. While PG&E did not perform common-area treatments for market-rate MF properties in PY 2022, PG&E treated 45 MF deed-restricted properties as part of the MF CAM Initiative. In addition, PG&E treated 9,454 MF homes as part of the ESA program (see Appendix A of this report: ESA Table 2 – ESA Main Expenses and Energy Savings by Measures Installed); this figure combines both market-rate and deed-restricted properties.

1.12.2. The IOUs shall describe the activities conducted in multifamily properties for multifamily common area measures under the ESA Program.

Please refer to MF CAM summary in Section 1.1.1 of this report.

1.12.3. Normalized Metered Energy Consumption (NMEC) Analysis of the Multi-Family Common Area Measures (MF-CAM) Initiative.

This report section is based upon a NMEC analysis for multifamily properties that received EE installations through the MF CAM Initiative. The CPUC requires that MF CAM savings be estimated using NMEC methods – which amounts to measuring savings at the meter using Advanced Metering Infrastructure (AMI) data. A key challenge in applying NMEC methods for MF CAM is correctly identifying all meters associated with EE interventions being installed in common areas.

PG&E contracted with Demand Side Analytics to conduct a NMEC analysis for properties treated through the MF CAM Initiative. The analysis requires 12 months of metered consumption data, prior to as well as after measure installation. As such, the analysis is conducted for properties treated between January 2021 and December 2021, with a minimum of 12 months of post-installation consumption data by the end of program year 2022.

133 properties treated by the MF CAM Initiative meet this requirement, with 123 sites reporting 6,000 MWh of deemed electric savings and 125 sites reporting 107,600 therms of deemed gas savings. There is a large overlap between the projects with gas and electric savings due to interactive effects, resulting from measures such as interior lighting upgrades. In fact, 68% of the program's electric savings are generated from LED interior lighting (Table 1.12.3.1).

ESA Table 1.12.3.1 Deemed Savings							
Measure Type	Deemed Savings (MWh)	Deemed Savings (Therms)					
LED Interior Lighting	4,092	-70,799					
LED Exterior Lighting	1,820	ı					
Heating & Cooling	13	44,173					
Water Heater	9	133,714					
Water Measure	44	413					
Other	16	131					
Total	6,000	107,600					

A site-level NMEC analysis is applied to 120 electric sites and 112 gas sites, where the respective meters can be successfully mapped. Energy saving estimates are generated through six steps:

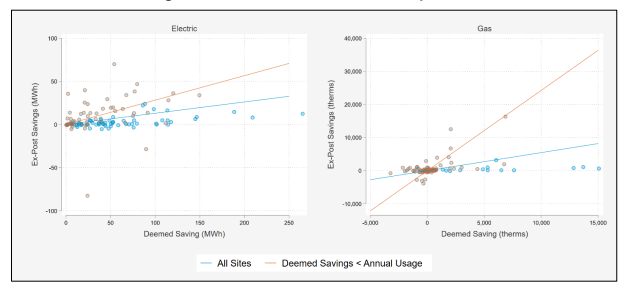
- 1. Identify a control group of MF common areas that did not participate in the program. This candidate control pool is composed of approximately 2,800 sites.
- Generate indexes of hourly energy use for the average MF common area.
 These were developed separately for electric and gas using the control pool customers. For electric, the profiles were developed by summer load shape and climate region. 46 For gas, the profiles were developed exclusively by climate region.
- 3. Use data from the pre-intervention period to develop a model of energy use. This is modelled as a function of temperature, hour of week, season, occupancy, and indexes of hourly energy use.
- 4. Apply the model to the pre-intervention period to generate uncertainty statistics. This allows for customers that are not highly predictable to be removed from the analysis to ensure confidence in portfolio-level performance.
- 5. Apply the model to the post-intervention period to produce a baseline.
- 6. Estimate savings as the difference between baseline and actual energy use during the period when energy efficiency was in place.

This process is applied to both electric and gas participants. Overall, electric participants generate a realization rate ⁴⁷ of 13%, and gas participants generate a 55% realization rate. There are 62 electric sites and 20 gas sites that claim more savings than they use in a year. While most of these sites still generate observable savings, the portfolio-level realization rate may be artificially low due to discrepancy in either the claimed savings or the mapped meters. Figure 1.12.3.1 shows how these realization rates change if the analysis is limited to sites where the annual usage is greater than deemed savings. After applying this filter, the realization rates for electric and gas savings are 28% and 242%, respectively. ⁴⁸

⁴⁶ Inland, coastal, north central, and south central.

⁴⁷ Realization rate is the ratio of measured savings to claimed (or deemed) savings.

⁴⁸ These realization rates correspond to 56 electric and 83 gas sites.



ESA Figure 1.12.3.1 – Realization Rate Comparison⁴⁹

Results and Recommendations

Table 1.12.3.2 details the savings for the sites that pass the uncertainty screen, which removes customers with a coefficient of the variation of the root mean square error (CVRMSE)⁵⁰ of greater than one during the year prior to efficiency installation. Overall, electric and gas savings are estimated to be 11% and 8% of annual energy consumption, respectively. These saving figures correspond to 118 electric and 103 gas sites (Table 1.12.3.2). As described above, the electric and gas realizations are 13% and 55%, respectively.

NMEC methods are a powerful tool, but it is important to understand the applications where they work well and the applications where they do not. Recommendations from this study include:

- 1. Map meters associated with the EE measures during installation, and monitor data generated from these meters during post-installation.
- 2. Use out-of-sample (OOS)⁵¹ metrics to evaluate performance.
- 3. Include a control group to control for exogenous effects.
- 4. Screen all sites for:
 - a) Appropriate meter mapping.
 - b) Signal-to-noise ratios⁵² (ideally between 10% and 100%).
 - c) OOS accuracy.
 - d) Non-routine events.53
- 5. Gas AMI data may not have adequate granularity for site-level NMEC methods.

⁴⁹ Ex-post-savings are negative for sites that used more energy in the post-installation period, compared to the baseline (predicted) period.

⁵⁰ In this application, CVRMSE refers to the uncertainty measured in the out-of-sample period.

⁵¹ Out-of-sample is defined as the period that begins two years before project installation and ends one year before project installation.

⁵² Signal-to-noise is the ratio of deemed savings to pre-installation annual energy use.

⁵³ Non-routine events in building energy use are those that are not attributable to changes in the independent variables used in the baseline model, or to the efficiency measures that were installed.

	ESA Table 1.12.3.2 Overall Program Savings ⁵⁴										
Install	Electric Savings (MWh)						Gas S	Savings (Therms)		
Month	Site Count	Deemed	Ex- Post	CVRMSE	% Savings	Site Count	Deemed	Ex- Post	CVRMSE	% Savings	
Jan	13	596	86	0.34	16.1%	10	6,304	1,493	0.33	3.5%	
Feb	11	953	71	0.35	17.9%	6	-326	2,185	0.18	5.3%	
Mar	7	411	46	0.66	16.5%	6	12,040	1,205	0.30	3.3%	
Apr	5	312	38	0.17	5.9%	6	8,555	1,470	0.24	2.2%	
May	12	666	-8	3.29	-4.8%	12	14,330	3,131	0.43	3.0%	
Jun	15	748	254	0.23	12.6%	11	7,787	1,831	0.30	1.2%	
Jul	31	1,229	55	0.35	4.2%	31	17,566	26,494	0.39	19.4%	
Aug	12	563	87	0.22	8.9%	10	30,466	13,690	0.46	21.6%	
Sep	12	326	131	0.22	14.8%	11	10,868	7,241	0.33	7.0%	
TOTAL	118	5,805	760	0.43	11%	103	107,590	58,741	0.36	8%	

⁵⁴ Program savings were calculated for Jan-Sep 2021, as no property was treated during Oct-Dec 2021.

2. California Alternate Rates for Energy (CARE) Program Executive Summary

2022 California Alternate Rates for Energy (CARE) Program | Summary of Results and Program Highlights

In 2022, PG&E estimated that 1,401,702 customers were eligible for the CARE discount. By the end of 2022, PG&E had enrolled 1,469,724, or 105% of the total eligible population within its service territory into the CARE program, including 223,206 new enrollments. 2022's enrollment represents an overall net decrease of 81,269 CARE customers from 2021's enrollment of 1,550,993. Participating households in 2022 received average monthly bill discounts of approximately \$52 for electric and \$14 for gas.

More than \$12.7 billion in cumulative subsidies have been provided to PG&E's CARE customers since the inception of the CARE program through year end 2022. CARE Program Summary Table 2 provides a summary of PY 2022 program expenditures and activities.

CARE Summary Table 2 2022 CARE Program Summary				
2022	Authorized Budget	Actual	%	
Administrative Expenses	\$13,760,000	\$11,096,396	81%	
Subsidies and Benefits	\$687,689,000	\$985,381,958	143%	
Total Program Costs and Discounts	\$701,449,000	\$996,478,354	142%	
2022 CARE New Enrollments	Automatically Enrolled via Data Sharing, ESA Participation, etc.	Self-Certified as Categorically Eligible	Self-Certified as Income Eligible	
By Method	13,061	92,791	117,354	
2022 CARE Enrollment	Estimated Eligible Participants	Participants	Enrollment Rate	
Total Enrolled	1,401,702	1,469,724	105%	

PG&E's primary activities in 2022 for CARE centered around improvement of program processes for PEV and recertification, and continuing efforts to enroll hard-to-reach customers. While the program is overenrolled overall, pockets of the service territory continue to have ZIP Codes with relatively low enrollment. PG&E's strategy for enrolling hard-to-reach customers included marketing in DACs and rural areas, and launching a new CBO ME&O pilot.

The CARE program's noteworthy marketing, outreach, and administrative initiatives and achievements in 2022 included:

- Establishing a CBO ME&O pilot in response to input from its CBO advisory group and other stakeholders that CBOs may be most effective in assisting IOUs with customer engagement when they are offered longer-term, paid contracts.
- Coordinating with the DAC-SASH program administrator, GRID Alternatives, to create a new process for auto-enrolling DAC-SASH referrals directly into CARE or FERA, as well as launching a successful co-marketing effort between PG&E and DAC-SASH.
- Introducing texting as a new method to contact customers with reminders and communications related to recertification.

CARE Program Activities Supporting Environmental and Social Justice (ESJ) Similar to the discussion in the ESA program's 2022 Summary of Results and Program Highlights, PG&E considers the needs of ESJ communities and has prioritized their inclusion in the CARE (and FERA) programs to the extent possible, thereby advancing and supporting the intent of the Commission's ESJ Action Plan. 55 In 2022, some of the

key ways that PG&E's CARE (and FERA) programs incorporated and advanced the goals of the ESJ Action Plan included:

- Significant, proactive CBO funding to support CBOs conducting ME&O activities for CARE and FERA.
- Coordination and cross-referrals with DAC-SASH, LIHEAP, etc. to streamline customer experience including information such as for Lifeline on CARE/FERA program materials and CBO outreach.
- Targeting DACs, rural communities and other hard-to-reach customers in ME&O plans.
- Conducting outreach initiatives in multiple languages.

Procedural Background

The CARE program provides a monthly bill discount of 20% or more on energy bills for qualifying residential single-family households, tenants of sub-metered residential facilities, nonprofit group living facilities, food banks, agricultural employee housing facilities and migrant farm worker housing centers throughout PG&E's service area.

D.21-06-015 authorized PG&E's CARE administrative and subsidy budgets for PYs 2021-2026, and sets a CARE enrollment goal of at least 93% in PG&E's service territory for these program years.⁵⁶

2.1. Participant Information

2.1.1. Provide the total number of residential CARE customers, including sub-metered tenants, by month, by energy source, for the reporting period and explain any variances of 5% or more in the number of participants.

The total number of residential CARE customers, including sub-metered tenants, is included in Appendix A of this report: CARE Table 8 – CARE Participants as of Month-End. During the 2022 PY, no monthly variances of 5% or more occurred.

⁵⁵ CPUC Environmental and Social Justice Action Plan (February 21, 2019) Retrievable at https://docs.cpuc.ca.gov/PublishedDocs/Published/G000/M263/K673/263673090.PDF; 2.0 version released March 2022. Retrievable at 465846599.pdf (ca.gov).

⁵⁶ D. 21-06-015, Attachment 1, Tables 1 and 2.

CARE Table 2.1.1 Residential CARE Program ^[a]						
Electric Customers by Month				Gas Customers by Month		
PY 2022	CARE Customers	Percentage Change		PY 2022	CARE Customers	Percentage Change
January	1,332,160	n/a		January	1,150,714	n/a
February	1,324,709	-1%		February	1,143,853	-1%
March	1,308,269	-1%		March	1,127,028	-1%
April	1,303,779	0%		April	1,121,686	0%
May	1,281,260	-2%		May	1,101,575	-2%
June	1,277,372	0%		June	1,097,634	0%
July	1,262,175	-1%		July	1,083,061	-1%
August	1,269,905	1%		August	1,086,137	0%
September	1,284,767	1%		September	1,101,043	1%
October	1,282,790	0%		October	1,099,722	0%
November	1,287,511	0%		November	1,105,076	0%
December	1,279,560	-1%		December	1,095,168	-1%

[[]a] Due to the timing of collection of CARE enrollment data, numbers throughout this report may vary slightly based on reporting timeframe for each monthly report throughout the year.

2.1.2. Describe the methodology, sources of data, and key computations used to estimate the utility's CARE enrollment rates by energy source.

PG&E used the joint utility methodology adopted in D.01-03-028 for developing monthly enrollment estimates by energy source in 2022.⁵⁷ This methodology entails annual estimation of eligibility for CARE, ESA, FERA, and other income-by-household size parameters at the small area (block group, census tract, ZIP+2, etc.) for each IOU territory and for the state as a whole.

Sources for the 2022 eligibility estimates included the January 2022 Health and Human Services (HHS) Federal Poverty Guidelines (FPG)⁵⁸ ("bundling" one- and two-person households at the HHS-defined 200% FPG limit as required by AB 327), current year small area vendor marginal distributions on household characteristics, Census 2020 Summary File 3 (SF3) data, Census American Community Survey (ACS) 2017-2021 Public Use Microdata Sample (PUMS) data, utility meter and master meter household counts, Department of Finance Consumer Price Index series, and various Geographic Information System sources.

The method takes into consideration ACS microdata relationships between guideline status (above/below 200% FPG), tenure, and fuel payment relationships. These cross classifications are fitted to small area (block group) marginals to produce payer type specific distributions, which can be aggregated to various other geographical levels.

Estimates from the block group level are aggregated to county/utility and whole utility level, among other aggregations. Annually, PG&E applies county/utility level eligibility

-

⁵⁷ Athens Research performs the analysis using the joint utility methodology to provide the estimates for the California IOUs.

⁵⁸ Federal Register/Vol. 87, No. 14/January 21, 2022/Notices; pps.3315-3316.

fractions to a new set of "technical eligibility counts" (for CARE, these are metered and sub-metered occupied housing units) to obtain an estimate of income/demographic eligibility in household count form.

PG&E counts the number of households (by small area, by county, and overall) that are enrolled in CARE. The CARE household total, including individually metered and submetered occupied housing units, is divided by the total income/demographic eligibility.

2.1.2.1. Describe how the estimates of current demographic CARE-eligibility rates, by energy source for the pre-June 1st periods, were derived.

The joint utility methodology, as described in Section 2.1.2 of this report, was used throughout 2022.

2.1.2.2. Describe how the estimates of current CARE-eligible meters were derived. Explain how total residential meters were adjusted to reflect CARE-eligible meters (i.e., master meters that are not sub-metered or other residential meter configurations that do not provide residential service.).

CARE eligibility rates by small and large areas are developed so that they apply to individual residential meters and sub-metered dwelling units only. PG&E reviews the base rate plan associated with the meter to confirm the premise is residential. Non sub-metered master meters and other meters that do not provide residential service are not included in the "technical eligibility" meter counts.

2.1.2.3. Discuss how the estimates of current CARE-eligible households were developed.

See PG&E's response to Section 2.1.2.2 of this report. The methodology is based on estimating small area (block group) level household size by income and householder age tabulations for the current year and connecting these estimates with small area counts of households that are individually metered or sub-metered. Block group/utility-specific estimates are then disaggregated/aggregated to various geographic levels within a given utility area: ZIP+2, ZIP, tract, county, territory, etc. Statewide estimates, regardless of utility boundaries, are also provided at small and large area levels.

2.1.2.4. Describe how current CARE customers were counted.

PG&E compiles a monthly report from the billing system with all accounts flagged as currently enrolled in CARE. This monthly report incorporates all CARE customer information necessary for reporting, including energy source information (electric, gas, or both) and CARE enrollment and recertification dates.

In the case of sub-metered tenants receiving CARE discounts from their master-metered facilities, PG&E runs a separate monthly report to count the number of sub-metered dwelling units that are flagged as being enrolled in CARE.

2.1.2.5. Discuss how the elements above were used to derive the utility's CARE participation rates by energy source.

The participation rate by energy source is the total number of participating CARE customer households by energy source divided by the estimated eligible CARE population by energy source.

2.1.3. Provide the estimates of current demographic CARE-eligibility rates by energy source at year-end.

PG&E's estimates of current demographic CARE eligibility rates by energy source at year-end are:

Electric and Gas: 23.3% Electric-only: 27.1% Gas-only: 27.1%

2.1.4. Provide the estimates of current CARE-eligible sub-metered tenants of master-meter customers by energy source at year-end.

PG&E's estimates of current CARE-eligible sub-metered tenants of master-meter customers by energy source at year-end are:

Electric-only: 42,539 Gas-only: 28,545

2.1.5. Provide the current CARE sub-metered tenant counts by energy source at year-end.

PG&E's current CARE sub-metered tenants counts by energy source at year-end are:

Electric-only: 22,116 Gas-only: 16,501

2.1.6. Provide the current CARE sub-metered enrollment rates by energy source at year-end.

PG&E's current CARE sub-metered enrollment rates by energy source at year-end are:

Electric-only: 52% Gas-only: 58%

2.1.7. Discuss any problems encountered during the reporting period administering the CARE program for sub-metered tenants and/or master-meter customers.

Challenges encountered in 2022 for sub-metered tenants and/or master-meter customers are described below, along with mitigation and improvement efforts to help address issues.

Mobile Home Park (MHP) Property Manager Communication

To advertise the CARE program for eligible tenants of sub-metered residential facilities, information packets containing program applications are mailed to Mobile Home Park (MHP) landlords/property managers annually. However, PG&E consistently receives returned and undelivered envelopes due to the high turnover of landlords/property managers. In situations where PG&E did receive notice of new landlords or property

managers, PG&E worked with them to transfer existing CARE certified tenant data to new accounts and onboard them with CARE program information.

PG&E provides a monthly CARE certification report to landlords/property managers and requests landlords/property managers to contact PG&E with updated information. Despite this outreach, some landlords/property managers failed to notify PG&E when a CARE-certified tenant moved out of the facility. To reduce this problem, PG&E increased its outreach, and provided detailed instructions on the certification report cover letter that requested that the landlords/property managers notify PG&E in writing, via email or fax, if certified tenants moved out. Likely due in part to this increased outreach PG&E observed a 50% improvement in notifications received from landlords/property managers in 2022, as compared to 2021's results.

Tenant Billing

Some new MHP owners or property managers did not know how to calculate electricity and gas discounts for their tenants. PG&E's CARE staff provided high-level information regarding the tiered rate structure to assist in tenant billing.

2.1.8. Discuss the steps taken towards Marketing CARE to Mobile Home customers and converting Mobile Home Sub-metering to direct utility served customers.

Some of the billing challenges described in Section 2.1.7, are ongoing due to the nature of the billing for this type of metering. MHP metering conversions to single individual metering for tenants can help address these issues, as each tenant would then be the customer of record for their account and would be responsible for reviewing and paying their bill. PG&E has undertaken converting mobile home sub-metering to direct utility served customers in recent years by increasing outreach to landlords/property managers and improving customer support. For example, in September 2022, PG&E's Operations team began implementing a daily review of sub-meter to residential meters to further support tenants maintaining their CARE status as they transitioned. In sum, 171 MHPs have transitioned from sub-metered to direct metering, of which 115 have been fully converted, and 56 have been partially converted. However, there are challenges and barriers to expanding MHP conversion from sub-metering to direct metering for the 1,040 MHPs that remain master-metered, primarily because PG&E is not authorized to mandate these conversions.

2.2. CARE Budget Summary

2.2.1. Please provide CARE program summary costs.

CARE Table 2.2.1 CARE Program Summary Costs					
CARE Budget Categories	Authorized Budget ^[a]	Actual Expenses ^[b]	% of Budget Spent		
Outreach	\$6,313,326	\$4,503,161	71%		
Processing, Certification, Recertification	\$844,100	\$687,125	81%		
Post Enrollment Verification	\$1,475,900	\$1,382,780	94%		
IT Technology/Programming ^[c]	\$2,144,038	\$2,144,038	100%		

CARE Table 2.2.1 CARE Program Summary Costs (continued)				
CARE Budget Categories	Authorized Budget ^[a]	Actual Expenses ^[b]	% of Budget Spent	
Community Help and Awareness of Natural Gas and Electric Services Program (CHANGES) Program [d]	\$892,854	\$892,854	100%	
Studies and Pilots ^[e]	\$45,682	\$45,682	100%	
Measurement and Evaluation	\$200,000	\$107,492	54%	
Regulatory Compliance	\$369,400	\$320,022	87%	
General Administration	\$1,306,800	\$894,426	68%	
CPUC ED Staff	\$167,900	\$118,816	71%	
Total Expenses	\$13,760,000	\$11,096,396	81%	
Subsidies and Benefits	\$687,689,000	\$985,381,958	143%	
Total Program Costs and Discounts	\$701,449,000	\$996,478,354	142%	

[[]a] D.21-06-015 approved the CARE program budget for PYs 2021-2026. 2022 authorized budget includes \$1,107,039 for Benefit Burdens as approved in D.20-12-005.

2.2.2. Please provide the CARE program enrollment rate to date.

CARE Table 2.2.2 2021 CARE Program Enrollment				
Participants Enrolled	Eligible Participants	Enrollment Rate	Target Met? [a]	
1,469,724	1,401,702	105%	Yes	
[a] Attachment 1, Table 1 of D.21-06-015 sets a 93% enrollment goal floor for PY 2022 for PG&E.				

2.2.3. Report the number of customer complaints received (formal or informal, however and wherever received) about their CARE recertification efforts, and the nature of the complaints.

Over the course of 2022, one complaint was received related to recertification, from a customer who submitted an application but was denied based on being over the income guidelines; this was explained to the customer. PG&E received 11 complaints related to PEV, generally around receipt of income documents, status of the process or questioning program removal. In all cases, customers had either failed to submit documentation or provided incomplete documentation, and PG&E contacted them to support resubmittal where appropriate. Also, four were related to sub-metered tenants who wanted to confirm that they were on the CARE program. Where relevant, customers were advised to provide the documents missing to get back on the CARE program and were issued an adjustment if applicable.

[[]b] Actual expenses include employee benefits costs.

^[6] Information Technology (IT) programming budget reflects fund shift \$1,053,438 from the Outreach category in according to fund shifting guidelines in D.12-08-044, as updated in D.16-11-022, D.17-12-009 and D.21-06-015.

^[d] CHANGES budget reflects fund shift \$367,854 from the Outreach category in according to fund shifting guidelines in D.12-08-044, as updated in D.16-11-022, D.17-12-009 and D.21-06-015. ^[e] Studies and Pilots budget reflects fund shift \$45,682 from the Outreach category in according to fund shifting guidelines in D.12-08-044, as updated in D.16-11-022, D.17-12-009 and D.21-06-015.

2.3. CARE Program Costs

2.3.1. Discount Cost

2.3.1.1. State the average monthly CARE discount received, in dollars, per CARE customer by energy source.

PG&E's average monthly CARE discount received in 2022, in dollars, per CARE customer are shown here by energy source:

Average Monthly Electric Discount: \$51.86 Average Monthly Gas Discount: \$13.74

2.3.1.2. State the annual subsidy (discount) for all CARE customers by energy source.

PG&E's annual subsidy in 2022 for all CARE customers are shown here by energy source:

Electric Subsidy: \$801,324,709 Gas Subsidy: \$184,057,249 Total: \$985,381,958

2.3.1.3. Provide the Number and Percent of Green Tariff Shared Renewables (GTSR) and Enhanced Community Renewables customer base. Also provide the average total bill discount.

In 2022, the number of CARE customers on Green Tariff Shared Renewables (GTSR) was 675 (0.05% of the CARE population). No CARE customers enrolled in the Enhanced Community Renewable Program. CARE-enrolled GTSR customers received the same bill discount as all CARE customers.

2.3.2. Administrative Cost

2.3.2.1. Show the CARE residential program's administrative cost by category.

PG&E shows the CARE residential program's administrative cost by category in Appendix A of this report: CARE Table 1 – CARE Overall Program Expenses.

2.3.2.2. Explain what is included in each administrative cost category.

Explanations of PG&E's administrative costs by category are as follows:

Outreach

This cost category includes:

- Marketing and Outreach (M&O) campaigns, such as direct mail, email, telemarketing, Automated Voice Response (AVR) systems, digital media and radio.
- Retention outreach.
- Printing of bill inserts, applications, advertising and promotional materials, annual notifications to sub-metered facilities, and other CARE program materials.
- Postage and handling fees.
- Purchase and storage of promotional items, other goods, and supplies.
- CARE toll-free line maintenance and operation, and PEV Outbound Call Pilot.
- Capitation fees to COCs⁵⁹ for new CARE enrollments and assistance with the PEV process, community event costs, community outreach activities and partnerships with CBOs.
- Staff labor related to ME&O.
- Other expenses include travel, membership fees, sponsorships, conferences, catering, and other outreach-related costs.

Processing, Certification and Recertification

This cost category encompasses day-to-day administrative tasks associated with processing CARE applications, including:

- Reviewing, sorting, scanning, processing, and data entry of CARE applications.
- Initiating and responding to customers' inquires by mail, email or phone regarding program participation.
- Resolving billing issues related to program enrollment.
- Tracking CARE enrollment and recertification statistics in support of operations and regulatory management.
- Training and other related costs.

Post Enrollment Verification (PEV)

This cost category encompasses day-to-day administrative tasks associated with completing PEV and High Usage (HU) verifications, including the following:

- Reviewing, sorting, scanning, data entry and processing of CARE PEV and HU correspondence.
- Printing and mailing of PEV and HU letters.
- Initiating and responding to customers' inquiries by mail, email or phone regarding the PEV and HU process.
- Resolving billing issues.
- Tracking CARE PEV and HU statistics in support of operations, management and regulatory support.
- Training and other related costs.

⁵⁹ D.21-06-015, OP 14, approved the CARE capitation fee increase from \$20 to *up to* \$30 per enrollment.

IT Programming

This category includes:

- Ongoing software enhancements and licensing for PG&E's current technology supporting CARE program activities.
- Routine and non-routine system maintenance.
- Automated CARE enrollment internal data exchanges among CARE, ESA, REACH and LIHEAP programs.
- External data exchanges with IOUs, municipalities and water utilities.
- Data reporting and analysis.
- CARE system enhancement and maintenance.
- Online applications enhancement and maintenance.
- Website and interactive voice response (IVR) enhancement and maintenance.
- Other IT-related obligations.

Studies and Pilots

This cost category includes any pilot projects for the CHANGES program. For 2022, this included the reimbursement cost for the ongoing CHANGES program, as well as the CHANGES Evaluation and staff labor to support the program.

This cost category includes any pilot projects for the program. For 2022, this included costs for LINA study.

Measurement & Evaluation

This cost category includes all measurement and evaluation related to the CARE program, including contract expenses for the annual study of CARE customer eligibility estimates and other studies where appropriate.

Regulatory Compliance

This category includes costs for staff labor and travel expenses associated with preparing regulatory filings, including:

- Program applications.
- ALs.
- Tariff revisions, comments and reply comments.
- Hearings.
- Preparation of regulatory compliance reports.
- Preparation of data request responses.
- Attendance at working group sessions, public input meetings and public workshops.
- Travel expenses and other related costs.

General Administration

This category includes:

- Program management labor.
- Office supplies and equipment.

- Envelopes and printing of CARE letters.
- Customer research.
- Propensity model costs.
- Other expenses include training, travel, membership fees, sponsorships, conferences, catering and other administrative-related costs.

CPUC ED Staff

This cost category includes reimbursement funding for ED staff.

2.3.3. Provide the year-end December 31 balance for the CARE balancing account.

At year-end 2022, the CARE electric balancing account was under-collected and reflected a year-end debit balance of \$191,097,520. The CARE gas balancing account was under-collected and reflected a year-end debit balance of \$33,602,659.

2.3.4. Describe which cost categories are recorded to the CARE balancing account and which are included in base rates.

All CARE administrative cost categories as well as the revenue shortfall associated with the CARE discount are included in the CARE balancing account, not in base rates.⁶⁰

2.3.5. Provide a table showing, by customer class, the CARE surcharge paid, the average bill paid, the percentage of CARE surcharge paid relative to the average bill, the total CARE surcharge collected, and the percentage of total CARE revenues paid.

PG&E includes the CARE surcharge and revenue data in Appendix A of this report: CARE Table 10 – CARE Surcharge & Revenue.

- 2.4. Marketing, Education and Outreach
 - 2.4.1. Discuss utility outreach activities and those undertaken by third parties on the utility's behalf including Lifeline coordination.

CARE program enrollment remained at approximately 105% throughout 2022. PG&E prioritized outreach and marketing to engage vulnerable and hard-to-reach customers. Marketing efforts focused on efficient channels and targeted tactics to enroll and retain customers. The direct marketing communications strategy was updated to deploy email to a targeted audience monthly, along with quarterly campaigns to previously enrolled customers. While the media spend for broad mass-market awareness tactics was reduced, PG&E maintained the ZIP Code targeting strategy for increased media weight in hard-to-reach areas.

In 2022, PG&E leaned heavily on third-party partnerships with CBOs to conduct outreach to hard-to-reach and disadvantaged communities on the availability of various assistance

⁶⁰ D.02-09-021.

and bill discount programs. In addition to the long-standing CARE Capitation program, PG&E proactively developed new CBO initiatives and made longer-term investments in CBOs via two pathways: the ME&O Contracts and a FERA Outreach Pilot. These initiatives, offering CBOs an 18- to 24-month contract with robust compensation structures to cover on-the-ground outreach costs, created 14 CBO partnerships in 2022, eight for CARE ME&O and an additional six CBOs for the FERA Outreach Pilot. PG&E created these new initiatives in response to informal feedback received from its advisory groups, the LIOB, and other stakeholders, pointing to CBOs as a trusted community voice to help deliver messages to hard-to-reach households. Combined, these CBOs reported reaching approximately 750,000⁶¹ customers in 2022 with information on CARE, FERA, ESA, AMP, Smart AC, Power Saver Rewards, and other complementary offerings.

PG&E offered support and resources to contracted CBOs with the goal of improving their experience in partnering with PG&E and driving more effective community outreach tactics. This support included campaign guidance to ensure alignment with business priorities, enhanced print and digital resources, increased accessibility to self-serve, and scalable multi-channel marketing tools such as program-specific social media templates. PG&E plans to expand support and resources further in the following year by providing strategic co-branding opportunities and continued campaign prioritization guidance.

Examples of PG&E's CARE marketing materials are shown in Appendix E of this report – CARE Marketing Materials.

Key findings:

- Compared to 2021, the 2022 CARE customer profile shifted to look more like the pre-pandemic profile which skews towards lower-income customers with higher bills.
- FERA direct marketing campaigns drove significant new CARE (rather than FERA) enrollments.
- PG&E's new 'Never Targeted' acquisition campaign generated higher enrollment rates compared to the previous quarterly campaign.
- CARE enrollment exceeds 100% overall; however, a few areas remain within PG&E's service area that have high levels of estimated eligible customers, but low levels of enrollment.
- New channel testing showed promise for increasing the number of customers who successfully complete recertification.
- CBO partners conducting ME&O have reported significantly lower attendance at in-person events after the pandemic compared to prepandemic attendance
- Social media continues to be an important outreach tool for CBOs in reaching community members

CARE Customer Profile

Year-over-year comparison of the CARE customer profile shows that 2022 enrollees shifted even further to look more like the pre-pandemic profile. The 2022 CARE enrollees have slightly lower household income than 2021 CARE enrollees and higher bills.

⁶¹ Per survey results submitted by CBOs.

Compared to 2021 CARE enrollees, CARE enrollees in 2022 are more likely to be high electric and/or gas users. 2022 CARE enrollees are also more likely to be gas only customers and have two adults in the household.

CARE Direct Marketing

In 2022, the CARE direct marketing campaign used the email channel exclusively. PG&E deployed CARE email messages to over 245,000 unique customers, using the CARE Acquisition Propensity Model to select campaign audiences.⁶²

In June 2022, PG&E launched a new, monthly direct marketing campaign to "Never Targeted" customers. The Never Targeted audience consisted of customers who had never received a CARE/FERA direct marketing campaign. The objective was to maintain the new enrollment pipeline, initiating multi-touch program promotions as soon as a potentially eligible customer was identified by the CARE Acquisition Propensity Model.

Each month, the campaign selected Never Targeted customers from model deciles 1-3, and up to three communications were sent over a period of about seven months. If the customer did not enroll after three communications, they were moved into the "Non-Responder" segment.

The Never Targeted campaign generated a much higher enrollment rate for both CARE and FERA compared to the quarterly campaign deployed in Q1 2022 (CARE: 3.48% vs. 1.02%, FERA: 0.27% vs. 0.13%).

PG&E also continued to send quarterly email campaigns targeted to CARE customers who Failed-to-Recertify (FTR) in the prior quarter. The FTR campaigns continued to have the highest enrollment rates (9.0% CARE enrollment rate for Q1-Q3 campaigns).

In addition to the CARE emails, targeted campaigns promoting FERA drove a significant number of CARE enrollments. FERA message campaigns continue to drive CARE enrollments at a ratio of approximately eight CARE enrollments for every one FERA enrollment. In total, CARE and FERA direct marketing campaigns targeted over 1.5M customers and generated over 34,000 enrollments for CARE.

Paid Media Summary

PG&E continued with an integrated "Always-On" digital media strategy to drive awareness and online applications. The campaign used paid Google search, Google Discover (Gmail) ads, display and native 63 (contextual) advertising. The campaign included both English and Spanish placement and creative, with a 70% English / 30% Spanish budget allocation.

The CARE digital campaign saw continued incremental gains in key performance metrics. The campaign generated almost 75M impressions and over 900,000 clicks, resulting in more than 500,000 landing page visits. The CTR of 1.21% exceeded the historical 0.25% CTR, improving campaign efficiency.

Although the digital campaign buy was territory-wide, PG&E continued increased spending in select ZIP Codes as part of the ongoing strategy to increase awareness with Hard-to-Reach customers. ZIP Codes were identified as Hard-to-Reach based on lower

⁶² The CARE Acquisition Propensity Model scores every residential PG&E customer and assigns them to a decile (1-10), with a decile 1 being most likely to enroll and 10 being least likely.

⁶³ Native ads appear as sponsored advertising on a site or page with similar/relevant content.

CARE enrollment rates vs. estimated eligible population, and those that were in designated rural and/or high-poverty areas.⁶⁴ Based on the ongoing strong CARE enrollment, the display and native buys were reduced mid-year from territory-wide to just the ZIP Code targeted coverage. PG&E plans to review the ZIP Code targeting strategy and results in 2023 to identify opportunities to adjust the media plan approach based on lessons learned.

Bill Inserts

The annual CARE/FERA bilingual bill insert took place in June 2022 and included the updated income guidelines. All customers receiving paper bills received the bilingual application in their PG&E bill, while paperless bill customers were provided a link to view monthly bill inserts.

Retention Campaigns

PG&E continued testing additional communication channels as part of the Recertification Reminder campaign, including SMS/text message and outbound automated calls. As part of the ongoing test, some customers due to recertify received a call or a text message at 120- and 30-days prior to the program end date.

Results for customers who received an automated call demonstrate a higher recertification rate than the control cells (customers who do not receive the additional call reminders), indicating that the addition of the call has a positive impact on retention.

In Q3 2022, the audience for the text testing was expanded to ensure as many customers as possible were receiving text reminders and to allow data levels to achieve statistical significance (i.e., testing a higher volume of customers to analyze results). Analysis will occur in 2023 to evaluate the impact of the addition of a text reminder on recertification rate once enough customers have completed the full recertification communication journey. The lessons learned from testing will inform recommendations for ongoing campaign optimization.

To further support CARE program retention and improve the customer experience, PG&E began development of an enhanced CARE Welcome campaign. The campaign will deploy to newly enrolled and re-enrolling customers, providing timely communication of the program savings benefit, program guidelines and how to monitor savings each month to demonstrate the value of being enrolled. The communications will be personalized with dynamic content including information other relevant cost and energy saving programs based on customer data attributes and eligibility. The new version of the CARE Welcome campaign is planned for launch in Q1 2023.

Earned Media and Local Outreach

Throughout 2022, PG&E's income-qualified programs garnered several earned media stories, across general market and multicultural media outlets. Coverage included live and pre-recorded radio interviews and programming for stations such as:

⁶⁴ A High Poverty household has income at or below 100 percent of the Federal Poverty Level Guidelines. Rural areas are defined as those isolated from larger metropolitan areas, by distance or other physical features. PG&E has identified specific ZIP Codes and counties within PG&E's territory that fall within these definitions for targeting purposes. The 2020 Hard-to-Reach ZIP Code targeting list included 367 (out of 1,001) prioritized ZIP Codes which capture most of the CARE eligible, non-enrolled, FERA eligible, non-enrolled, Rural and High Poverty customers.

- Cuerpo Corazon Comunidad Radio: program focused on safety and health resources for Spanish-speaking communities in and around Marin County.
- KZSF Radio: covering Santa Clara, San Mateo, Alameda and Contra Costa counties.
- KIQI Radio: serving Central and Northern California's Latino community.

PG&E also participated in local outreach opportunities to promote CARE, FERA and other assistance programs, including LIHEAP, AMP, and Lifeline. PG&E hosted several webinars and in-person workshops in partnership with local organizations such as the Mexican Consulate in Fresno and the Community Youth Center (CYC) in San Francisco.

Outbound Financial Assistance

In 2022, PG&E continued outbound case management calls to reach customers with past due amounts. The case management calls provided customers with flexible pay payment plans as well as information about CARE, FERA, MBL and other partner agency assistance programs such as LIHEAP. Customers who were deemed to be eligible for a specific program were enrolled.

In 2022, the campaign targeted 174,651 customers. PG&E Customer Service Representatives (CSRs) were able to make contact with contact 167,514 customers directly. The customers who could not be reached received a voicemail with information regarding financial assistance programs.

PG&E also successfully identified \$512M in potential savings for customers. Before calling customers, CSRs ran a rate analysis for each customer and provided advice if those customers had the potential to save money on their bills by switching their rate plan or adding a program such as SmartRate. Customers with a past due balance were directed to LIHEAP where they received pledges totaling \$705,175.

CARE Table 2.4.1 Outbound Case Management Calls to Customers with Past Due Amounts		
2022	Totals	
Number of Customers Reviewed	174,651	
Customers Called	167,514	
Enrolled in CARE/FERA	618	
LIHEAP Pledge Amounts	\$705,175	
Total Rate Savings Identified	\$5,501,654	

Community Based Organization (CBO) Outreach

As described earlier in this Section, PG&E contracted with 14 CBOs to conduct marketing, education and outreach in 2022 via two new initiatives: eight CBOs were identified for the ME&O Pilot and six CBOs were identified for the FERA Pilot. In order to help determine the success of the two outreach pilots, PG&E tracks the number of applications submitted by CBOs using a unique four-digit code. Through PG&E's internal tracking, 901 CARE applications were received from the CBOs participating in the ME&O and FERA outreach Pilots. Of the 901 CARE applications submitted by the CBOs, 408 were new CARE enrollments. The remaining applicants were already enrolled.

Four FERA applications were received, and three new customers were enrolled in FERA as a result of the two outreach pilots. The results show that CBOs are reaching more customers who are already enrolled in CARE with a lower enrollment outcome and not reaching the FERA eligible population.

As required, CBOs submit surveys reporting on outreach efforts including the number of customers reached, outreach methods, marketing materials utilized, languages used, and other information. CBOs reported that outreach involved in-person/door-to-door outreach, webinars, social media, newsletters, direct mail, and CARE/FERA application intake assistance. Some CBOs also utilized partnerships with other organizations to help reach more customers. CBOs utilized PG&E marketing materials in multiple languages, including Spanish, Chinese, Vietnamese, Hmong, and Tagalog to conduct the outreach.

CARE Community Outreach Contractors (COCs)

The CARE program partners with various COCs. These agencies help enroll customers into the CARE or FERA program. In 2022, PG&E had partnerships with 26 CARE COCs. Through the COC program, PG&E has received a total of 1,324 applications for the CARE program, resulting in 958 new enrollments.

Lifeline Program Integration

Both PG&E and its CBO network have integrated Lifeline messaging into CARE outreach in the following ways:

- PG&E includes Lifeline on its www.pge.com/billhelp webpage, which provides information on a variety of customer support programs.
 - PG&E's marketing includes references to this page periodically from newsletters, news releases, and other integrated messaging of customer assistance programs.
- The Cal Lifeline and Internet for All programs (now ACP) are both included on print and digital resources that are utilized by CBO's in outreach.
 - For example, PG&E developed a new webpage for community organizations and advocates in 2022 that includes Lifeline.⁶⁵

2.4.1.1. Discuss outreach to CARE customers for the Home Energy Report (HER), including percentage participation.

HERs explain energy usage, allow customers to compare their energy use to similar homes in their area, and provide customized tips and ideas to help customers maximize their energy savings. In 2022, approximately 2.96M customers participated in HERs with approximately 1.05M customers flagged as income-qualified. Of those customers, approximately 816,000 were enrolled in CARE representing 81% of the income-qualified customers who received a HER and accounts for 56% of all customers enrolled in CARE as of December 2022. PG&E continues to promote CARE and FERA via marketing modules included in the HERs to customers flagged as income-qualified and unenrolled.

2.4.2. Discuss the most effective outreach method, including a discussion of how success is measured.

As outlined in Section 2.4.1, PG&E leverages a multi-channel marketing strategy, using a mix of channels and tactics such as direct mail, email, digital advertising, the bill package and others that work together to drive awareness, engagement, and enrollment. The multi-channel approach provides the most effective method of outreach because it

74

⁶⁵ https://www.pge.com/en_US/residential/save-energy-money/help-paying-your-bill/community-partnership/community-organizations-and-advocates.page

increases customers' potential to see the messages in many places; have messages reinforced through repetition; and create a sense of urgency to encourage customers to act. Each tactic is measured based on specific Key Performance Indicators (KPIs) including cost-per measures (e.g., cost per visit, cost per click, cost per piece, etc.), click-through and view rates, and enrollment rates depending on the data available for the specific tactic and response channel. Due to online tracking limitations and a single shared application for CARE and FERA, digital media enrollments driven by marketing outreach are not directly attributable at the tactic level. Overall effectiveness is evaluated based on how the tactics work together to deliver to engagement and enrollment targets, and to make decisions to improve or optimize campaigns.

2.4.3. Discuss barriers to participation encountered during the reporting period and steps taken to mitigate them.

Despite high overall CARE enrollment, there remain areas scattered within PG&E's territory with high levels of eligibility (estimated eligible population), but low levels of CARE enrollment. PG&E uses a ZIP Code targeted media strategy attempting to reach these Hard-to-Reach populations. Additionally, PG&E plans to conduct additional analysis to generate actionable insights to help adapt marketing strategies and channel mix to drive increased program participation in these under-developed areas (see discussion in 2.4.8).

PG&E's outreach efforts employ strategies that place continued focus on barriers identified through historical research including:

- A multi-channel, multi-touch outreach approach to drive awareness and engagement.
- Simplified messaging that outlines eligibility requirements, emphasizes the ease of application, and provides multiple ways to apply.
- An empathetic and friendly tone to marketing and communications.
- Bilingual English/Spanish marketing campaigns.
- CARE applications, brochures and support in multiple languages.

Through monthly surveys and regular check-ins with our CBO partners who participate in the outreach efforts described above, the most common challenges identified include difficulty building trust with community members and customers due to an increase in scams that target vulnerable populations. The number of scams on social media and door to door outreach has significantly increased in recent years, making it more difficult for legitimate organizations to build trust with community members. In 2023, PG&E plans to further expand CBO support by providing strategic co-branding opportunities and resources to help CBOs build customer trust.

CBOs confirmed that COVID-19 had a negative impact on in-person events, interactions, and outreach. Despite restrictions being lifted in 2022, CBO partners have documented that there is significantly lower attendance at in-person events, making this type of outreach less effective than in prior years.

2.4.4. Discuss how CARE customer data and other relevant program information is shared by the utility with other utilities sharing its service territory.

A portion of PG&E's service area is shared with other CPUC regulated energy and water utilities. In 2022, PG&E had data sharing agreements with SoCalGas, SCE, Sacramento

Municipal Utility District, California American Water, California Water Service, Del Oro Water Company, Golden State Water, Great Oaks Water, and San Jose Water. PG&E shares customer data with these utilities quarterly via an automated, secure file transfer process that extracts lists of enrolled CARE customers identified in the shared service areas.

2.4.5. Discuss how CARE customer data and other relevant program information is shared within the utility, for example, between its ESA program and other appropriate low income programs.

A database of CARE customer contact information is uploaded for weekly distribution to PG&E's ESA program implementers for use in their outreach. Since the ESA income guidelines are higher than those for CARE, PG&E automatically enrolls customers in CARE who have participated in the ESA program.

Since the CARE discount is noted in the customer information system, PG&E CSRs can see the CARE status of any customer calling PG&E's contact centers for assistance. This provides important information for CSRs to use when discussing other benefits and services that may be of assistance to income-qualified customers.

Each CARE application provides a brief description of other financial assistance programs available in PG&E's service territory as well as contact numbers.

PG&E's CARE program integrated with other PG&E assistance programs to generate enrollments. CARE applications are on display and available to visitors at Cooling Centers. PG&E provides the CHANGES program contractors with training and collateral to help Limited English Proficient (LEP) customers enroll in CARE and other assistance programs. PG&E also runs monthly reports of customers receiving bill payments received through CSD's LIHEAP and PG&E's REACH programs and automatically enrolls eligible customers in CARE.

These combined efforts resulted in 7,766 new enrollments in 2022.

2.4.6. Describe the efforts taken to reach and coordinate the CARE program with other related low-income programs to reach eligible customers.

Throughout 2022, PG&E targeted existing CARE customers for outreach related to the ESA program. Because existing CARE customers were likely to qualify for the ESA program based on their income level, this was a way to ensure that the customer qualified via income guidelines. Other filters were then applied to determine those customers who had the highest likelihood of being eligible for the ESA program.

As stated in Section 2.4.5 of this report, PG&E automatically enrolls customers who receive LIHEAP and REACH assistance in the CARE program. Furthermore, for the CARE automated phone calls, PG&E integrates information about the FERA and ESA programs. Additionally, Section 2.4.1 of this report details efforts to cross-promote Internet Services for All, a discounted broadband service, with CARE and other relevant offerings.

PG&E provides bi-annual trainings to CBOs on income-qualified programs in a holistic approach to simplify the customer journey. In 2022, PG&E trained CBOs on CARE/FERA, ESA, Solar Choice, rate options including TOU, MBL, AMP, community pilots for DR, Green Saver program, energy management tools, Community Wildfire

Safety program, and provided info on other assistance programs such as LIHEAP and REACH. In addition to the bi-annual CBO trainings, PG&E launched a focused training series in 2022, designed to provide CBOs with in-depth program knowledge and more opportunities for question and dialogue with subject matter experts at PG&E and other CBO representatives.

Additionally, PG&E continues to coordinate CARE with other income-qualified outreach efforts to help streamline customer enrollment across multiple programs. For example, in July 2022, PG&E and GRID Alternatives (GRID), the program administrator for the DAC-SASH program finalized a new process that allows for GRID's referrals to PG&E to be directly enrolled into either CARE or FERA. GRID has verified the actual household income of the customers through their DAC-SASH application process, allowing PG&E to determine if they are CARE or FERA eligible and directly enroll them. In PY 2022, 374 CARE and 84 FERA direct enrollments resulted from this GRID and PG&E coordination initiative.

2.4.6.1. Track Costs of AB 793 related Energy Management
Technologies program (identify all of the programs or
initiatives that will be able to benefit from the availability
of the end-use and electric usage profiles, and to
coordinate with the relevant proceedings so that the
relevant costs can be considered in those proceedings'
cost-effectiveness decision making).

Please refer to Section 1.2.5 of this report.

2.4.7. Describe the process for cross-referral of low income customers between the utility and the California Department of Community Services and Development (CSD). Describe how the utility's CARE customer discount information is provided to CSD for inclusion in its federal funds leveraging application. (Note: These agreements are limited to sharing 1-800 phone numbers with customers and providing CARE benefit information for the federal fiscal year, October 1 of the current year through September 30 of the subsequent year. There are no tracking mechanisms in place to determine how many customers contact the other programs or actually become enrolled in other program(s) as a result of these agreements.)

PG&E provides quarterly and other reports to CSD on various programs such as LIHEAP. To facilitate secure sharing of customer information with CSD, PG&E uses a secured file transfer site to share any sensitive or personal customer information between PG&E and CSD. This secure file transfer system ensures that customer information is protected when sharing or receiving data. PG&E is currently leveraging this process to share data regarding LIHEAP eligible customers with past due balances so that local agencies can conduct their own outreach efforts.

PG&E has provided assistance by leveraging federal funding through CSD's LIHEAP on an annual basis since 1989. The primary information provided to CSD is a monthly breakdown of the total number of participants (residential and sub-metered tenant counts) along with the total dollar amount of discount provided to that portion of the population during that period.

2.4.8. Discuss any recommendations to improve cost-effectiveness, processing of applications, or program delivery. Discuss methods investigated or implemented by the utility or third parties under contract to the utility to improve outreach and enrollment services to non-participating households in the prior year. Provide cost-effectiveness assessments, if available.

In 2022, PG&E focused on continuous improvement opportunities in outreach, including the following:

- Implemented new, monthly acquisition campaign targeted to Never Targeted customers (described in Section 2.4.1). The new CARE/FERA Never Targeted campaign reduced the cost per enrollment from \$21.60 to \$11.70 in comparison to the previous quarterly campaign (total CARE and FERA enrollments).
- Enhanced communication to customers selected for PEV with additional text reminders to reduce non-response rate.
- Expanded text reminders within the Recertification Reminder channel testing campaign
- Tested a new "Explainer" native ad unit in the FreshEBT app
- 2.4.9. Low CARE Enrollment Zip Codes. Discuss the strategies that were effective in targeting and enrolling these hard to reach households. Include the IOU's successes, short-comings, and corrective plans in ME&O strategies to enroll customers in zip codes that fall into these categories.

PG&E continued a strategy of targeting heavier media spend in ZIP Codes with low CARE enrollment rates, and ZIP Codes in Rural and High Poverty areas. Direct marketing campaigns show increased enrollment rates in the targeted ZIP Codes, indicating the positive impact of this strategy.

Evaluating the low enrollment CARE categories from the ZIP Code lists in the CARE monthly report Tables 8 and 8A, CARE has been largely successful at enrolling customers throughout the territory. However, the reports indicate that small pockets of potentially eligible customers remain unenrolled.

To address these findings and focus on the areas of high unenrollment, PG&E has developed the following corrective plan:

- In 2023, PG&E's data analyst consultant will conduct a deep dive on the Hard-to-Reach customers to search for actionable insights.
- Using a proprietary platform⁶⁶ that includes over 7,000 data attributes for over 250M U.S. consumers, the analysis will identify ZIP Codes where CARE and FERA eligibility rates are above average and enrollment levels are either Saturated (index>120) or Under-Developed (index<80).

⁶⁶ Analysis will be performed via Omni, Omnicom's proprietary platform for integrated, data-driven marketing insights, planning and activation. Omnicom is an American global media, marketing and corporate communications holding company.

- Further segmentation will look at characteristics of customers in these areas to identify underlying hard-to-reach segments of opportunity.
- PG&E plans to leverage these insights to inform and adapt marketing strategies and channel mix to drive increased program participation in these under-developed areas.
- Additionally, PG&E plans to expand the number of partnerships with CBOs who can prioritize outreach to customers who have been Hard-to-Reach.

2.5. Processing CARE Applications

2.5.1. Describe the utility's process for recertifying sub-metered tenants of master-meter customers.

PG&E's process for recertifying sub-metered tenants of master-meter customers consisted of mailing the recertification package to sub-metered tenants 90 days prior to their CARE expiration date. A reminder letter was also mailed 30 days prior to the CARE expiration date, and tenants were removed from the CARE rate if they did not respond by the due date.

2.5.2. Describe any contracts the utility has with third parties to conduct certification, recertification and/or verification on the utility's behalf. Describe how these third-party efforts compare to the utility's efforts in comparable customer segments, such as hard-to-reach or under-served. Include comparisons of effectiveness and cost-effectiveness of comparable customer segments, if available.

PG&E did not have any contracts with third parties to conduct certification, recertification, and/or verification on PG&E's behalf in 2022.

2.6. Program Management

2.6.1. Discuss issues and/or events that significantly affected program management in the reporting period and how these were addressed.

Issues affecting program management primarily were related to emergency consumer protections put in place in 2022 due to impacts from disasters including wildfires and earthquakes, as detailed in Table 2.6.1. PG&E addressed these issues by pausing PEV for both standard and HU PEV requests, in the affected areas ⁶⁷, and based on ZIP Code. ⁶⁸

⁶⁷ CPUC Resolution M-4833 directed IOUs to freeze CARE program post-enrollment verification (PEV) in the counties impacted by the California wildfires. PG&E expanded the CARE PEV freeze to customers in affected counties where a state of emergency proclamation was issued by the Governor of California due to a disaster that resulted in PG&E's inability to deliver utility services to customers and remains in place for one year from the date of the proclamation. D.19-07-015 extends PG&E's Emergency Consumer Protection Plan to include residential and non-residential customers in areas where a state of emergency proclamation is issued by the California Governor's Office or the President of the United States where the disaster has either resulted in the loss or disruption of the delivery or receiptof utility service, and/or resulted in the degradation of the quality of utility service.

⁶⁸ 2022 will be the final full program year in which PG&E applies the customer protections on a zip code level. Beginning in March 2023, PG&E will commence transitioning to apply the customer protections at a premise level, thereby increasing accuracy in application of the emergency protections.

CARE Table 2.6.1 CARE Program PEV Freezes			
Date of Proclamation	Disaster Name	Affected Areas or ZIP Codes	Date when Protection Ends
July 2022	Alisal Wildfire	Santa Barbara County	August 1, 2023
July 2022	Colorado Wildfire	93920, 93923, 93940	August 1, 2023
July 2022	Oak Wildfire	95338 and 95345	September 1, 2023
September 2022	Fork Wildfire	93643, 93644, 95338	November 1, 2023
September 2022	Mosquito Wildfire	95603, 95631, 95634	November 1, 2023
December 2022	Ferndale Earthquake	95501, 95503, 95521, 95519, 95540, 95536, 95562, 95570, 95542, 95546, 95573, 95525, 95560, 95551, 95524, 95528, 95547, 95553, 95565, 95558, 95569, 95544, 95526, 95537, 95571, 95511, 95559, 95563	February 1, 2024

2.7. Pilots

2.7.1. Community Post-Enrollment Verification (PEV) Pilot

CARE Post Enrollment Verification (PEV) Pilot Project

In June 2022, in coordination with other IOUs, PG&E started its CARE PEV Outbound Call Pilot, an outbound calling campaign designed to provide direct support to customers who submitted incomplete or incorrect CARE PEV documentation required to confirm their program eligibility. The outbound calling campaign also provided customers with information on other income-qualified energy savings programs that PG&E administers and/or has partnerships with.

From June through December 2022, PG&E CSRs contacted all 6,476 households that returned incomplete PEV documentation, and reached 2,969, or 46%, of the households. Of those households,1,387 PG&E customers successfully completed the PEV process, resulting in a cost of \$56 per successful household, for a total pilot cost of \$77,765.69 The remaining balance for this pilot project is \$2,235. As December 2022 marked the end of the six-month pilot, and with the budget nearly exhausted, PG&E plans to analyze these results in early 2023 to determine efficacy and recommend whether to continue a similar initiative in the future.

2.8. Studies

See ESA Section 1.8 of this report for details of the 2022 LINA Study.

⁶⁹ Per D.21-06-015, OP 13, PG&E's not-to-exceed budget for the pilot is \$80,000.

Categorical Eligibility Study

D.21-06-015 authorized a Categorical Eligibility Study to be completed by December 2022, ⁷⁰ and for the IOUs to file a joint Tier 2 AL 60 days after study completion, proposing an updated list of categorical programs for enrollment in the ESA, CARE, and/or FERA programs. ⁷¹ The study would also assess whether any recommended categorical programs would be suitable candidates for CARE or FERA automatic enrollment.

The study commenced in July 2022 with Evergreen Economics as the selected third-party consultant. A public workshop ⁷² was held in August 2022 to share the study's draft research plan and collect stakeholder feedback. After finalizing the research plan, the study consultant examined eligibility requirements and verification processes for 17 third-party programs that serve income-qualified households in California and compared them to CARE and ESA programs. These comparisons included assessments of income requirements, how incomes are defined, whose incomes in a household are considered, when and how applicant self-reports are verified through documentation requirements, and what alternate paths to entry exist. FERA participation is currently small and does not use the categorical eligibility, hence the focus of research and analysis is on CARE and ESA.

The assessment groups the 17 third-party programs into different categories in descending degree of alignment. Program assessment was under progress at the end of 2022, and interim findings are expected to be available in Q1 2023, with the study concluding in Q2 2023.

<u>Community Help and Awareness with Natural Gas and Electricity Services</u> (<u>CHANGES</u>) <u>Evaluation</u>

D.21-06-015 requires the CHANGES program to be evaluated by an independent thirdparty and the first evaluation to begin no later than 12 months after Decision approval. The evaluation began in February 2022, with Opinion Dynamics as the selected evaluation consultant, and will be conducted for the 2019-2021 program period. The evaluation's study team consists of representatives from the CPUC Consumer Affairs Branch, ED and the IOUs.

This process evaluation of the CHANGES program is designed to cover five key areas: Overall Performance, Data Collection, Program Value, Program Costs, Funding, and Program Operations and Structure. To address the study's objectives, a mixed-methods approach was employed to leverage existing data sources and collect new primary data. Primary data will originate from in-depth interviews conducted with CPUC staff, IOUs, the program implementer, and select CBOs within the network managed by the program implementer. In addition, a mail survey will be conducted with PY 2021 program participants.

⁷⁰ Letter granting Joint Utilities Extension of Time (from December 31, 2022 to June 30, 2023), under Commission Rule 16.6 to Comply with Ordering Paragraph (OP) 170 and OP 171 of D.21-06-015, dated October 27, 2022.

⁷¹ D.21-06-015, OP 170.

⁷² ESA/CARE/FERA Categorical Eligibility Study - Draft Work Plan. Evergreen Economics, September 2022.

https://pda.energydataweb.com/#!/documents/2661/view

In July 2022, a public workshop was held to present the draft research plan and solicit stakeholder feedback, before it was finalized⁷³. Subsequently, in-depth interviews were conducted with different stakeholders through Fall 2022, and the draft program logic model was made available for review and improvements. Focus then shifted to the customer mail survey instrument, which was first drafted in English, then translated into four other most common languages spoken by CHANGES customers, including Chinese, Spanish, Vietnamese, and Korean. To encourage participation, a \$25 gift card was provided to customers who returned the completed survey.

Due to delays experienced while preparing the survey instrument for fielding, the new launch timeline would have overlapped with the holiday season, which is not ideal for survey response rate. As a result, survey launch was held until early January and the response rate was high (at 8.8%). These data collection streams will inform multiple research questions scoped in the study, and draft results are expected by March 2023, with a study completion date of Q2 2023.

2.9. Miscellaneous

2.9.1. Describe outreach efforts contained in Attachment 6 of the Joint Stipulation adopted in D.21-06-015.

In PY 2022, PG&E complied with the terms of the Joint Stipulation adopted in D.21-06-015, which is primarily focused on integrating broadband affordable offer messaging into CARE/FERA/ESA messaging.

PG&E has an ongoing placement of a telephone number and link to the Internet for All Now website on www.pge.com/billhelp, a web page featuring information about a range of customer financial assistance programs and services.

PG&E exceeded the requirement to integrate broadband discount messaging twice annually and included messaging for the ACP in broad marketing campaigns targeted to income-qualified customers, as detailed below with campaign name and estimated customer reach:

- COVID-19 Relief Payment Plan support email
 - o January 26, 2022: sent to approximately 366k residential customers
- Message integration in AMP Acquisition email
 - July 12, 2022: sent to approximately 43k residential customers
 - o July 19, 2022: sent to approximately 43k residential customers
 - July 26, 2022: re-send to customers that did not open on July 12 or July 19
 - October 13, 2022: sent to approximately 50k residential customers
 - October 24, 2022: re-send to customers that did not open on October 13
 - December 15, 2022: sent to approximately 78k residential customers
 - December 21, 2022: re-send to customers that did not open on December 15

^{73 2022} CHANGES Evaluation - Final Research Plan and Comment Responses. Opinion Dynamics, July 2022. Available at: https://pda.energydataweb.com/#!/documents/2644/view

In addition to direct messaging, PG&E relied on the efforts of ESA contractors to further amplify the affordable internet messaging, via leaving behind an ACP flyer with customers during ESA enrollment.

In addition, PG&E provided messaging and training on affordable internet access to its CBO network. In 2022, PG&E held CBO trainings where the CA Emerging Technology Fund (CETF) was invited to present, one on September 29 and another on October 3.

In compliance with Joint Stipulation (e), PG&E notes that in 2022, approximately 74% of CARE customers had an email address on file.

3. CARE Expansion Program

3.1. Participant Information

3.1.1. Provide the total number of residential and/or commercial facilities by month, by energy source for the reporting period.

See Appendix A of this report: CARE Table 12 – CARE Expansion Program.

3.1.1.1. State the total number of residents (excluding caregivers) for residential facilities, and for commercial facilities, by energy source, at year-end.

Of the tenants residing within CARE expansion program qualified facilities, approximately 108,016 were receiving the electric CARE discount and 97,718 were receiving the gas CARE discount by December 31, 2022. This represents the total number of residents housed in all facilities, both residential and commercial.

3.2. Usage Information

3.2.1. Provide the average monthly usage by energy source per residential facility and per commercial facility.

PG&E provides the average monthly usage by energy source per facility in Appendix A of this report: CARE Table 12 – CARE Expansion Program.

3.3. Program Costs

3.3.1. Administrative Cost (Show the CARE expansion program's administrative cost by category)

The CARE expansion program's administrative cost by category was reported as part of the overall program administrative expenses. See Appendix A of this report: CARE Table 1 – CARE Overall Program Expenses.

- 3.3.1.1. Discount Information
- 3.3.1.2. State the average annual CARE discount received per residential facility by energy source.

PG&E's average annual CARE discount received per residential facility are stated below by energy source:

Residential Facility Gas Discount: \$253.56 Residential Facility Electric Discount: \$686.64 3.3.1.3. State the average annual CARE discount received per commercial facility by energy source.

PG&E's average annual CARE discount received per commercial facility are stated below by energy source:

Commercial Facility Gas Discount: \$2,909.74 Commercial Facility Electric Discount: \$7,909.74

3.4. Outreach – CARE Expansion

3.4.1. Discuss utility outreach activities and those undertaken by third parties on the utility's behalf.

For utility outreach activities and those undertaken by third parties on the utility's behalf, please see Section 2.4.1 of this report.

3.4.1.1. Discuss the most effective outreach method, including a discussion of how success is measured.

Section 2.4.2 describes PG&E's multi-channel marketing strategy, using a mix of channels and tactics such as direct mail, email, digital advertising, the bill package and others that work together to drive awareness, engagement, and enrollment. As further expounded on in Section 2.4.1, PG&E's 2022 strategies coupled this multi-channel marketing with deep investment in CBO outreach. While most CBO activities targeted residential customers, some CBO messaging, such as on social media, also reached group living facilities, agricultural employee housing, and other eligible nonprofit organizations.

3.4.1.2. Discuss how the CARE facility data and relevant program information is shared by the utility with other utilities sharing service territory.

PG&E does not currently exchange CARE facility data or expansion program information with other utilities in the shared service areas.

3.4.1.3. Discuss barriers to participation encountered in the prior year and steps taken to mitigate these, if feasible, or not, if infeasible.

PG&E did not encounter any barriers to participation in 2022.

3.4.2. Discuss any recommendations to improve the cost-effectiveness, processing of applications, or program delivery. Discuss methods investigated or implemented by the utility or third parties on the utility's behalf to improve outreach and enrollment services to non-participating facilities in the prior year. Provide cost-effectiveness assessments, if available.

D.21-06-015 mandated that all utilities extend the certification period for CARE Expansion programs from two years to four years.⁷⁴ PG&E implemented this change in June 2022.

Because of a low number of applications received, (< 250 applications per year), there has not been a focus on improvement in processing applications.

3.5. Program Management

3.5.1. Discuss issues and/or events that significantly affected program management in the reporting period and how these were addressed.

PG&E did not experience any barriers that affected program management for 2022.

⁷⁴ D.21-06-015 at pg. 33.

4. Family Electric Rate Assistance (FERA) Program Executive Summary

2022 Family Electric Rate Assistance (FERA) Program | Summary of Results and Program Highlights

In 2022, PG&E estimated that over 174,219 of its customers were eligible for the FERA discount. By the end of 2022, PG&E had enrolled 36,652 customers, or 21% of the total eligible population within its service territory into the FERA program, including 12,679 new enrollments. 2022's enrollment totals represent an overall net decrease of 2,210 FERA customers over 2021's enrollment of 38,862 customers. Participating households in 2022 received average monthly bill discounts of approximately \$38 for electric.

FERA Program Summary Table 3 provides a summary of PY 2022 program expenditures and activities.

FERA Summary Table 4 2022 FERA Program Summary				
2022	Authorized Budget	Actual	%	
Administrative Expenses	\$2,794,400	\$2,850,749	102%	
Subsidies and Benefits	\$12,898,000	\$17,196,193	133%	
Total Program Costs and Discounts	\$15,692,400	\$20,046,942	128%	
2022 FERA New Enrollments	Automatically Enrolled via Data Sharing, ESA Participation, etc.	Self-Certified as Categorically Eligible	Self-Certified as Income Eligible	
By Method	164	n/a	12,681	
2022 FERA Enrollment	Estimated Eligible Participants	Participants	Enrollment Rate	
Total Enrolled	174,219	36,652	21%	

D.21-06-015 set an enrollment goal for 40% enrollment by the end of 2022. PG&E's FERA program reached only 21% enrollment by year end, significantly below the 40% goal, and off track to meet 2023's 50% enrollment goal, despite PY 2022's investment of \$2.8M in marketing and outreach. This shortfall is primarily due to well-identified structural program barriers, such as the small eligible population and the narrow income differentiation of \$1 between FERA and CARE eligibility.

Because FERA continues to be under-enrolled, PG&E's primary activities in 2022 for FERA centered around continuing existing marketing efforts and channels, expanding CBO marketing partnerships, and exploring opportunities for improved program enrollment and retention outcomes.

The FERA program's noteworthy marketing, outreach, and administrative initiatives and achievements in 2022 included:

- In response to feedback from its CBO advisory groups and other program stakeholders, PG&E proactively created a new FERA CBO pilot, representing a significant and long-term investment in the belief that there is a potential for community partners to help reach the FERA-eligible population.
- PG&E led the IOUs' coordination efforts with the ED to highlight enrollment challenges and explore new initiative development.

 PG&E's program team worked with a contracted Lean coach⁷⁵ to identify barriers and possible pathways to improve enrollment outcomes.

Despite PG&E's focused and consistent efforts, and launching new endeavors such as the FERA CBO pilot, FERA enrollment continued to lag behind program goals. Early results of the FERA CBO pilot indicate that CBOs are actually not reaching/serving the FERA eligible niche segment. PG&E will need all stakeholders' creative ideas to identify new strategies in an attempt to meet FERA's enrollment goals in future program years, since marketing efforts and engagement of CBOs are not delivering the desired outcome.

Procedural Background

The FERA program provides a monthly 18% discount on electric bills for qualifying households of three or more individuals throughout PG&E's service area. ⁷⁶ Unlike CARE which provides both an electric and a gas bill discount, FERA only offers an electric bill discount.

D.21-06-015 authorized PG&E's FERA administrative and subsidy budgets for PYs 2021-2026, and set a FERA enrollment goal of at least 40% in PG&E's service territory by the end of 2022.⁷⁷

4.1. Participant Information

4.1.1. Provide the total number of FERA customers By Month for the Reporting Period.

FERA Table 4.1.1			
2022 Total Number of FERA Enrolled Customers ^[a]			
January	39,800		
February	39,689		
March	39,907		
April	39,730		
May	39,278		
June	38,948		
July	36,643		
August	36,324		
September	36,961		
October	36,770		
November	36,873		
December	36,652		

^[a] The "FERA Enrolled" column reflects the cumulative number of customers in the relevant month that received the discount and excludes sub-metered accounts.

⁷⁵ PG&E adopted a Lean Operating System and management structure in 2022, which is a data-driven, operational system designed to drive effective and responsive decision-making.

⁷⁶ To qualify for the FERA discount, a residential customer's household income must be at 200 percent plus \$1 to 250 percent of Federal Poverty Guidelines, as required in D.05 10 044 and per Public Utilities Code Section 739.12.

⁷⁷ D. 21-06-015, Attachment 1, Tables 3 and 4.

4.1.2. Provide the total number of FERA-eligible households, FERA-participating households, and FERA household enrollment rates by quarter.

FERA Table 4.1.2 2022 FERA Program Enrollment Rate			
2022 Quarter Ending	(Estimated) FERA Eligible Households ^[a]	FERA Participating Households	FERA Household Enrollment Rate ^[b]
March 31	174,219	39,907	23%
June 30	174,219	38,948	22%
September 30	174,219	36,961	21%
December 31	174,219	36,652	21%

^[a] Updated February 2022 based on information from U.S. Department of Health and Human Services, and as reflected for CARE in filing A.19-11-003, et al., Annual CARE Eligibility Estimates filed February 14, 2022.

4.1.3. Discuss how the estimates of current FERA-eligible households were developed.

See PG&E's response to Section 2.1.2.2 of this report. The methodology is based on estimating small area (block group) level household size by income and householder age tabulations for the current year and connecting these estimates with small area counts of households. FERA eligibility estimates are then limited to household sizes of three or more that are receiving PG&E's electric service. Block group/utility-specific estimates are then disaggregated/aggregated to various geographic levels within a given utility area: ZIP+2, ZIP, tract, county, territory, etc. Statewide estimates, regardless of utility boundaries, are also provided at small and large area levels.

4.1.4. Provide the current FERA sub-metered tenant counts at year-end.

There were 176 sub-metered tenants enrolled in FERA at year-end.

4.1.5. Discuss any problems encountered during the reporting period administering the FERA program for sub-metered tenants and/or master-meter customers.

No problems were encountered during this reporting period.

4.2. FERA Program Costs

4.2.1. FERA Discount Costs

4.2.1.1. State the average monthly FERA discount received, in dollars, per FERA customer.

The average monthly FERA discount received per FERA customer in 2022 was \$37.85

^[b] The FERA household enrollment rate is calculated by dividing FERA Participating Households by FERA-Eligible Households.

4.2.1.2. State the cumulative annual discount for all FERA customers.

The cumulative annual discount for all FERA customers in 2022 was \$17,196,193.

4.2.2. FERA Administrative Costs

4.2.2.1. Show the FERA program's administrative cost by category.

FERA Table 4.2.2.1 FERA Administrative Costs by Category and Benefits		
Category	Cost	
Outreach	\$2,792,378	
Processing, Certification and Verification	\$8,838	
General Administration	\$49,533	
Total Program Costs	\$2,850,749	
Customer Benefits	\$17,196,193	
Total Program Costs and Customer Benefits	\$20,046,942	

4.2.2.2. Explain what is included in each administrative cost category.

Outreach

This category includes costs related to direct mail, email, paid media, bill inserts, applications (printing and mailing), postage, sub-metered outreach, information technology (technical support and software licensing), staff labor, event staffing, website design, and other outreach.

Processing, Certification and Verification

This category includes costs related to staff labor for application processing, certification, recertification, and training. PG&E has automated its certification and recertification processes; therefore PG&E did not incur labor costs in this category.

General Administration

This category includes costs related to office supplies, printing, program management labor, travel expenses, conference, training, and information technology (technical support and software licensing).

Customer Benefits

This category includes costs related to rate discounts.

4.2.2.3. Explain how costs of joint CARE/FERA activities are charged to each program.

For joint CARE/FERA activities, PG&E charges the expenses to the appropriate CARE/FERA order numbers based on the nature of the activities and the number of staff hours spent on each program.

4.2.2.4. Provide the year-end December 31 balances for the FERA balancing account for both the current and prior reporting periods.

The 2022 year-end balance for the FERA balancing account was \$20,648,177. This represents an increase of 22% over 2021's year-end balance of \$16,953,148, and is the result of a higher monthly discount provided to FERA customers in 2022 as a result of higher rates.

4.3. Marketing, Education and Outreach

4.3.1. Discuss utility outreach activities and those undertaken by third parties on the utility's behalf.

PG&E continued to prioritize FERA outreach efforts in 2022. Marketing and outreach engaged customers through multiple channels such as digital media, direct mail, email, and via CBOs to increase reach and awareness.

Ongoing test plans and new campaign strategies were executed throughout the year, and included a new monthly direct marketing campaign, an "Always-On" paid media campaign, creative message and format tests, and use of new channels to target FERA messaging to potentially eligible customers. PG&E also conducted messaging research with customers who previously received marketing messages but did not enroll to inform new FERA creative development. Finally, to mitigate the attrition impact of the recertification process, greater focus was placed on communications to encourage retention of enrolled FERA customers.

Additionally, in response to informal feedback from its advisory groups, the LIOB, and other stakeholders, PG&E has proactively invested in CBOs as an avenue to support FERA enrollment. In July 2022, PG&E launched a FERA CBO Pilot utilizing six newly contracted CBOs to begin supporting ME&O efforts. The FERA CBO Pilot initiative, which is additive to the existing FERA capitation program, is designed to offer CBOs longer-term (18-month) contracts, a substantive contract dollar amount to fund extensive staff time on-the-ground, and engage CBOs in driving FERA awareness and enrollments, while also promoting other supporting programs. To date, the FERA CBO pilot has not been successful in driving significant increases in FERA enrollment as most households the CBOs are contacting end up enrolling in CARE. This experience corroborates PG&E's marketing outcomes in which the majority of customers targeted for FERA who submit an application, end up enrolling in CARE. The challenges of the CBOs are the same as general marketing of the program: there is a very small eligible pool and a narrow income eligibility range.

Examples of PG&E's FERA marketing materials are shown in Appendix F of this report – FERA Marketing Materials.

Key Findings:

- Compared to 2021, the 2022 FERA customer profile shifted to look more like the pre-pandemic profile which skews towards lower income customers with higher bills.
- PG&E's new 'Never Targeted' acquisition campaign generated higher enrollment rates compared to the previous quarterly campaign.

- FERA specific marketing campaigns to the expected FERA eligible target audience continue to drive CARE enrollment at a ratio of approximately 8:1.
- Remarketing FERA to previously enrolled customers had higher enrollment rates for CARE than for FERA.
- FERA marketing non-responders ⁷⁸ had low awareness of most PG&E programs.
- Digital media campaigns drove strong CTRs and traffic to the landing page.
- New channel testing showed promise for increasing the recertification rate.
- CBOs participating in marketing, education, and outreach pilots have been unsuccessful at finding FERA eligible customers, likely due to the very small pool of customers who are eligible for FERA.

Despite considerable marketing and outreach effort to target FERA eligible customers, PG&E is not realizing the volume of new enrollments needed to grow the FERA enrollment rate. Enrollment barriers and mitigation efforts are further discussed in Section 4.3.2.2.

General Awareness

FERA Customer Profile

Year over year comparison of the FERA customer profile shows that 2022 enrollees shifted even further to look more like the pre-pandemic 'normal' which skews towards lower income customers with higher bills.

Compared to 2021 FERA enrollees, FERA enrollees in 2022 are more likely to be customers with higher electric and gas bills. 2022 FERA enrollees are also more likely to have two adults in the household, have slightly lower income, shorter PG&E account tenure of 1-3 years and live in the Fresno or Stockton areas. Like the 2022 CARE profile (Section 2.4.1).

Direct Communications

FERA Direct Marketing

PG&E continues to see a higher rate of CARE enrollment for FERA targeted marketing campaigns. FERA direct campaigns overall drove approximately eight CARE enrollments for every one FERA enrollment in 2022. Over 1.3M customers were targeted with FERA direct mail and/or email, generating over 2,600 FERA enrollments (approximate .0.20% enrollment rate). Additionally, FERA direct marketing drove over 2,000 CARE enrollments (approximate 1.7% enrollment rate). A total campaign enrollment rate of approximately 2.0% is in line with expectations.

In June 2022, PG&E launched a new, monthly direct marketing campaign to "Never Targeted" customers. The Never Targeted audience consisted of customers who had never received a CARE/FERA direct marketing campaign. Each month, the campaign selected Never Targeted customers with a model decile score of 1-3. Customers received up to three communications over a

⁷⁸ Non-responders are defined as customers who received two or more CARE or FERA direct marketing campaigns within the past 24 months but did not enroll.

period of about seven months. If the customer did not enroll after three communications, they were moved into the "Non-Responder" segment. The Never Targeted campaign generated much higher enrollment rate for both CARE and FERA compared to the quarterly campaign deployed in Q1 2022 (CARE: 3.48% vs. 1.02%, FERA: 0.27% vs. 0.13%).

In addition to the monthly acquisition campaign, PG&E resumed quarterly campaigns targeted to customers who failed to recertify for FERA after recertification requirements were paused as part of the COVID-19 emergency customer protections that ended June 2021. The Failed to Recertify (FTR) campaigns have the highest enrollment rates (4.0% FERA enrollment rate for Q1-Q3 campaigns).

The FTR campaign results help to highlight the ongoing challenge to increase FERA enrollment. Even when remarketing the FERA program using FERA specific marketing communications to previously enrolled customers, the campaign generates significantly more CARE enrollments. Of the over 7,000 customers contacted for the FERA FTR campaigns, 69% of the enrollments generated were for CARE.

Non-Responder Message Research and Creative Development

In 2022, PG&E conducted FERA messaging research, sending a brief online survey to approximately 30,000 customers who previously received FERA marketing but did not enroll.

More than 950 customers responded and were randomly shown one of six variations of FERA messages (each message was viewed and rated by approximately 148-179 customers). Customer responses indicate that FERA awareness continues to lag behind CARE (31% of respondents indicated awareness of FERA vs. 40% aware of CARE). Another third of respondents stated they were not aware of any of the programs listed.⁷⁹

Of those customers who indicated they were aware of FERA, 91% have never applied for the program, and 81% have never applied for CARE. The primary reason cited for not applying is the belief they do not qualify, with 77% stating they did not meet the qualifications and 23% stating they did not think they would qualify.

About half of respondents indicated intent to open most of the envelopes based on the opportunity to save money, and felt the message was simple and clear. However, customers that viewed the version that led with the message about having three or more people were less likely to indicate that they would open the envelope (59% of respondents indicate less than three people in the household).

When shown the letter versions, customers rated the clarity of the message high, but appeal and intent to visit the website to act was low. Customer

-

⁷⁹ Survey Question: Which of the following PG&E programs, if any, are you aware of? Select all that apply. Options shown: Medical Baseline (44%), CARE (40%), Budget Billing (38%), ESA Program (35%), FERA (31%), None of the above (30%)

interest wanes once they see income guidelines table on the letter and determine they will not qualify for the program.

These results were not surprising given that non-responder audiences may be less aware since they may discard communications without reviewing the message. Additionally, the small eligible population for FERA means that when casting a wide net to reach potential customers, PG&E inevitably reaches customers who are not eligible for the program.

The insights and top-rated message from the research were used to develop a new FERA direct mail and email for testing with the non-responder audience. In November, the new email version was deployed to approximately 180,000 customers who previously received CARE or FERA direct marketing but did not enroll. Additionally, the direct mail version was created in three print formats for split testing. The test included a traditional letter package versus an oversized postcard versus a self-mailer.

Non-Responders had a significantly lower enrollment rate for both CARE and FERA programs. However, based on the deployment date in mid-November, the campaign enrollment window extends into 2023. PG&E plans to review results in 2023 to compare against previous non-responder targeted campaigns. Lessons learned will inform planning for future campaigns targeting the non-responder audience.

Digital

Paid Media Summary

The "Always-On" digital media campaign remained an important element of the FERA marketing strategy. PG&E deployed an integrated campaign that ran January through December, using a mix of paid digital media tactics including search, Google Discovery (Gmail) ads, display and native ads (for example, ads that appear as sponsored on a site or page with similar/relevant content).

The campaign saw ongoing improvement in performance metrics, delivering over 102M impressions. Impression volume increases were led by display and native ads. The strong impression volume drove clicks and landing page visits beyond the annual media plan goal. The campaign drove over 605,000 clicks, with a CTR of 0.59%, an improvement from the prior year's 0.25% CTR. Resulting landing page visits (381,953) exceeded plan projections by 119%.

Hard-to-Reach Summary

PG&E continued targeted digital spending increases in 165 ZIP Codes as part of the ongoing effort to increase awareness with Hard-to-Reach customers. ZIP Codes were identified as Hard-to-Reach based on areas of estimated FERA eligibility, and those that were in designated rural and/or high poverty areas.⁸⁰

⁸⁰ A High Poverty household has income at or below 100 percent of the Federal Poverty Level Guidelines. Rural areas are defined as those isolated from larger metropolitan areas, by distance or other physical features. PG&E has identified specific zip codes and counties within PG&E's territory that fall within these definitions for targeting purposes. The 2022 Hard-to-Reach zip code targeting list included 165 prioritized zip codes which target FERA eligible, non-enrolled, Rural and High Poverty customers.

When comparing the enrollment rates for areas with increased spending, ZIP Codes with increased media spend had 21% higher FERA enrollment rates⁸¹.

Results provide directional indication that the additional FERA media spend in the FERA Hard-to-Reach areas may be driving improved enrollment rates. However, tests would need to be designed and deployed to isolate the increased FERA media spend to be the sole contributor.

Social Media

PG&E's 2022 CARE/FERA marketing plan did not include social media outreach. In 2022, some of PG&E's CBO partners in its ME&O Pilot and FERA CBO Pilot (as described in the Executive Summary and Section 4.3.1), used their social media accounts to reach constituents with information about programs including CARE/FERA, ESA, LIHEAP, and other complementary offerings.

Bill Inserts

The annual CARE/FERA bilingual bill insert took place in June 2022 and included the annually updated income guidelines. All customers receiving paper bills received the bilingual application in their PG&E bill, while paperless bill customers were provided a link to view monthly bill inserts.

Retention Campaigns

PG&E continued testing additional communication channels as part of the Recertification Reminder campaign, including SMS/text message and outbound automated calls. As part of the ongoing test, some customers due to recertify received a call or a text message at 120-days and 30-days prior to the program end date.

Customers who received an automated call had a higher recertification rate than the control cells (customers who did not receive the additional call reminders), indicating that the addition of the call had a positive impact on retention.

In Q3 2022, the audience for the text testing was expanded to ensure as many customers as possible were receiving text reminders and to allow data levels to achieve statistical significance (i.e. testing a higher volume of customers to accurately analyze results). Analysis is planned for 2023 to evaluate the impact of the addition of a text reminder on recertification rate once enough customers have completed the full recertification communication journey. The lessons learned from testing will inform recommendations for ongoing campaign optimization.

To further support program retention and improve the customer experience, PG&E began development of an enhanced CARE and FERA welcome campaign. The campaign will deploy to newly enrolled and re-enrolling customers, providing timely communication of the program savings benefit, program guidelines and how to monitor savings each month to demonstrate the value of being enrolled. The communications will be personalized with dynamic content including information about other relevant cost and energy saving programs based on customer data attributes and eligibility. The new version of the Welcome campaign is planned for launch in Q1 2023.

⁸¹ FERA Enrollment Rate = # FERA enrollments that can be attributed to campaigns/# Total campaign recipients

Earned Media

Throughout 2022, PG&E's income-qualified programs garnered several earned media stories, across general market and multicultural media outlets. Coverage included live and pre-recorded radio interviews and programming for stations such as:

- Cuerpo Corazon Comunidad Radio: program focused on safety and health resources for Spanish-speaking communities in and around Marin County.
- **KZSF Radio:** covering Santa Clara, San Mateo, Alameda and Contra Costa counties.
- KIQI Radio: serving Central and Northern California's Latino community.

Partner Education and Outreach

Community Based Organization Partner Network

As described in the Executive Summary and earlier in Section 4.3.1, in response to informal feedback from various stakeholders, PG&E has proactively invested in CBOs as an avenue to support FERA enrollment. In July 2022, PG&E launched a FERA CBO Pilot utilizing six newly contracted CBOs to begin supporting ME&O efforts. In addition to promoting and helping to enroll customers in FERA, the CBOs are also promoting other supporting programs such as Medical Baseline, SmartAC, Power Saver Rewards, WatterSaver, AMP, and others. To date, the FERA CBO pilot has not been successful as almost all households the CBOs are contacting end up enrolling in CARE.

CARE Capitation Agencies

In 2022, PG&E had contracts with 26 CARE COCs to help enroll customers into the CARE and FERA program. While most enrollments continue to be CARE, the COCs continue to try to reach FERA eligible customers. In 2022, PG&E received five FERA applications through the COC program, resulting in four new enrollments. PG&E will continue its partnership with these CBOs in 2023 and is looking to expand the number of COCs it currently partners with in this program.

Community Engagement

Events, Presentations, Workshops

In addition to many community events hosted by its CBO partners, PG&E participated in local outreach opportunities to promote CARE, FERA and other assistance programs. PG&E hosted several webinars and in-person workshops in partnership with local organizations such as the Mexican Consulate in Fresno and the Community Youth Center (CYC) in San Francisco. PG&E also hosted a booth at the CA State Fair and included FERA outreach.

Branch Offices and Customer Care Centers

PG&E's Customer Service Offices were closed across the service territory in 2022. Therefore this is not applicable for the reporting period.

Direct Marketing

Outbound Calls

PG&E orchestrated a direct calling campaign to customers with past due balances throughout 2022, notifying them of programs and resources available to assist, including FERA. See CARE section 2.4.1, Outbound Calling Assistance for complete 2022 results.

4.3.2. Discuss each of the following:

4.3.2.1. Discuss how FERA customer data and other relevant program information is shared within the utility, for example, between its Energy Savings Assistance Program and other appropriate low-income programs.

The FERA discount is recorded directly into the customer information system. This allows CSRs to see the FERA status of any customer calling PG&E's contact center for assistance. This provides valuable information for the CSR to use when discussing other benefits and services that may be of assistance to the incomequalified customer. The FERA program also uses the same system database as the CARE program. Therefore, relevant program information is shared between CARE, ESA, and other low-income programs. When FERA customers became eligible for the ESA program on July 1, 2022, direct referrals to ESA commenced.

4.3.2.2. Discuss barriers to participation encountered during the reporting period and steps taken to mitigate them.

Below are PG&E's observed barriers to participation and mitigation steps. Because these barriers are based on observation and experience, PG&E supports a third-party evaluation and study to gather evidence allowing for determination of the barriers. PG&E began the groundwork for this potential Barriers study in 2022 and plans to lead coordination of it with the other IOUs and ED in 2023. To highlight and elevate the challenges in meeting program enrollment goals, in Q3 2022, PG&E began leading the coordination of a quarterly ED-IOU meeting to discuss FERA enrollment outcomes, plans, and ideas for modifications or new initiatives to try and increase enrollment and/or retention. In addition to the barriers study idea, the group is reviewing a range of other new pilot initiatives for feasibility of implementation.

Structural Barriers

• There is a very small eligible pool for FERA and a narrow income eligibility range, which makes marketing the program a challenge.

Mitigation Steps:

- PG&E introduced targeted, data-driven marketing.
- PG&E established partnerships with other PAs to obtain FERA customers directly, such as through its direct enrollment process with the DAC-SASH program administrator GRID Alternatives to receive verified income for FERA enrollment. However, the scale of the DAC-SASH program limits how impactful these FERA enrollments can be toward the overall FERA program enrollment goal.

Outreach Barriers

• The target audience responds more favorably to trusted messenger, and the small eligible population makes accurate targeted marketing difficult.

Mitigation Steps:

- Ongoing testing of marketing messages, channels and tactics.
- Deep investment in CBO outreach contracts, per informal recommendations of stakeholders including LIOB, and Advisory Groups.

Barriers to Retention with Existing Enrollees

 The high non-response rates in recertification and PEV processes drives attrition and reduces overall program enrollment.

Mitigation Steps:

- New communication initiatives for recertification, such as text reminders.
- Analysis of CARE PEV outbound calling pilot to determine applicability to FERA in 2023.
- Establishment of the CARE/FERA PEV Sub-working group of the ESA WG in December 2022 to help improve PEV and recertification outcomes in 2023.

4.4. Processing FERA Applications

- 4.4.1. Processing self-certification and self-recertification applications (individual and sub-metered customers)
 - 4.4.1.1. Provide the number of utility and third-party FERA self-certification and self-recertification applications provided, received, approved, denied, pending/never completed, or duplicates for the reporting period.

See Appendix A of this report: FERA Table 4 – FERA Self-Certification and Self-Recertification Applications.

4.4.2. Processing Random Post-enrollment Verification Requests

4.4.2.1. Provide the total number of verifications requested, received, approved, denied, pending/never completed, or duplicates, for the reporting period.

See Appendix A of this report: FERA Table 5 – FERA Enrollment by County.

4.5. Program Management

4.5.1. Discuss issues and/or events that significantly affected program management in the reporting period and how these were addressed.

Program Attrition

Program attrition from the recertification process resulted in a 6% decrease in overall enrollment in 2022. Results from 2022 underscore the challenge to effectively retain customers once they are enrolled in the FERA program.

To address the attrition issue, PG&E refined paid media campaigns and direct marketing, expanded FERA recertification text efforts, updated the www.pge.com website with FERA information, increased the prominence of FERA messages across all marketing channels, awarded six CBOs to conduct grassroots outreach and education. PG&E joined with other IOUs in forming the CARE/FERA PEV Sub-working group in December 2022, and looks forward to working with stakeholders in 2023 to identify opportunities for improvement in program retention.

4.5.2. Discuss issues and/or events that significantly affected program management in the reporting period and how these were addressed.

The High Usage FERA PEV process re-started in November 2022 (after being paused for COVID-19 protections initially implemented in 2020); therefore, there are insufficient results to report for PY2022. The non-high usage FERA PEV will start in 2023.

5. Fund Shifting

5.1.1. Report ESA program fund shifting activity that falls within rules laid out in Section 10.5.8.2 of D.21-06-015.

PG&E's fund shifting activities in 2022 included:

- Fund shifting \$23,579,933 from electric budget categories to gas budget categories.
- Fund shifting \$2,015,050 from electric budget categories to electric budget categories.
- Fund shifting \$4,418,911 from gas budget categories to gas budget categories.
- Carried forward \$28,254,243 from 2021 to 2022 for Pilot, Studies, MF SPOC, MF CAM, and CSD Leveraging budget categories.
- Carried forward \$47,750,475 from 2022 to 2023 for Pilot, Studies, MF SPOC, MF CAM, and Pilot Plus and Pilot Deep budget categories.

Detailed information can be found in Appendix A of this report: ESA Table 12 – Fund Shifting.⁸²

5.1.2. Report CARE fund shifting activity that falls within rules laid out in Section 10.5.8.2 of D.21-06-015.

PG&E's CARE fund shifting activities in 2022 included moving \$1,053,438 from the Outreach category to IT Programming category, \$367,854 from the Outreach category to the CHANGES Program category, and \$45,682 from the Outreach category to Studies and Pilots category.⁸³

5.1.3. Report FERA fund shifting activity that falls within rules laid out in Section 10.5.8.2 of D.21-06-015

PG&E's FERA fund shifting activities in 2022 included moving \$160,930 from Processing, Certification, Recertification, Post Enrollment Verification, Regulatory Compliance, and General Administration budget categories to Outreach budget category.⁸⁴

5.1.4. Was there any ESA, CARE or FERA program fund shifting activity that occurred that falls OUTSIDE the rules laid out in Section 10.5.8.2 of D.21-06-015?

There was no ESA, CARE or FERA program fund shifting activities that occurred in 2022 that fell outside of the fund shifting guidelines in D.12-08-044, as updated in D.16-11-022, D.17-12-009, and D.21-06-015.

_

⁸² In compliance with D.12-080-44, as updated in D.16-11-022, D.17-12-009 and D.21-06-015.

⁸³ In compliance with D.12-08-044, as updated in D.16-11-022, D.17-12-009 and D.21-06-015.

⁸⁴ In compliance with D.21-06-015.

6. PG&E's Commonly Used Acronyms and Abbreviations

AB Assembly Bill
AC Air Conditioning

ACP Affordable Connectivity Program
AEA Association for Energy Affordability

AL Advice Letter

AMI Advanced Metering Infrastructure
AMP Arrearage Management Plan
BayREN Bay Regional Energy Network
BPI Building Performance Institute

CAM Common Area Measure

CARE California Alternate Rates for Energy

CBO Community-Based Organization
CCA Community Choice Aggregators

CHANGES Community Help and Awareness of Natural Gas and

Electric Services Program

CISM California Installation Standards Manual

COC Community Outreach Contractor

CPUC California Public Utilities Commission

CSD California Department of Community Services and

Development

CSO Customer Service Office

CSR Customer Service Representative

CTR Click-Through-Rate

CWR Community Workforce Resources

D. Decision

DAC Disadvantaged Communitity

DR Demand Response
ED Energy Division
EE Energy Efficiency

ESA Energy Savings Assistance

ESJ Environmental and Social Justice

EUI Energy Use Intensity

FAQ Frequently Asked Question

FERA Family Electric Rate Assistance

FPG Federal Poverty Guideline

FPL Federal Poverty Level

GHG Greenhouse Gas

HER Home Energy Report

HU High Usage

HVAC Heating, Ventilation, and Air Conditioning

IOU Investor-Owned Utility

IQP Income-Qualified Program

kW Kilowatt

kWh Kilowatt Hour

LIHEAP Low Income Home Energy Assistance Program

LINA Low Income Needs Assessment

LIWP Low Income Weatherization Program

M Millions

M&O Marketing and Outreach

MBL Medical Baseline

ME&O Marketing, Education and Outreach

MF Multifamily

MFWG Multifamily Working Group

MHP Mobile Home Park mWh Megawatt Hour

NDR Non-Deed Restricted
NEB Non-Energy Benefit

NGAT Natural Gas Appliance Testing

NMEC Normalized Metered Energy Consumption

OP Ordering Paragraph

P&P Policies and Procedures

PEP Personalized Energy Profile
PEV Post-Enrollment Verification

PG&E Pacific Gas & Electric Company

PP/PD Pilot Plus/Pilot Deep

PPE Personal Protective Equipment
PSPS Public Safety Power Shutoff

PY Program Year
Q1 First Quarter
Q2 Second Quarter
Q3 Third Quarter

Q4 Fourth Quarter

REACH Relief for Energy Assistance through Community Help

RFP Request for Proposal

RHA Robert Heath and Associates
RTR Response to Recommendation

SASH Single Family Affordable Solar Homes

SB Senate Bill

SCE Southern California Edison

SDG&E San Diego Gas and Electric Company

SGIP Self-Generation Incentive Program

SF Single-Family

SJV San Joaquin Valley

SoCalGas Southern California Gas Company

SPOC Single Point of Contact

SWG Sub-Working Group

TANF Tribal Temporary Assistance for Needy Families

TOU Time-of-Use

UAS Universal Application System

VEC Virtual Energy Coach

WCP Water-Energy Coordination Program
WE&T Workforce Education and Training

WG Working Group

7. Appendix A: PG&E's 2022 ESA, CARE and FERA Program Tables

ESA, CARE and FERA **Summary Highlights** ESA Summary Table 1 **Expenses Summary** ESA Table 1B **Energy and Demand Savings Summary** ESA Table 1 **ESA Main Overall Program Expenses** ESA Table 1A **Program Expenses Summary** ESA Table 2 ESA Main Expenses and Energy Savings by Measures Installed (SF, MH, MF In-Unit) ESA Table 2A MF CAM Initiative Expenses and Energy Savings by Measures Installed ESA Table 2B MFWB Expenses and Energy Savings by Measures Installed ESA Table 2C PP/PD Expenses and Energy Savings by Measures Installed ESA Table 2D Building Electrification Expenses and Energy Savings by Measures Installed (SCE Only) Clean Energy Homes Expenses and Energy Savings by ESA Table 2E Measures Installed (SCE Only) CSD Leveraging Expenses and Energy Savings by ESA Table 2F Measures Installed ESA Table 3 **Program Cost Effectiveness** ESA Table 4 Detail by Housing Type and Source ESA Table 5 Direct Purchases & Installation Contractors ESA Table 6 Installation Cost of Program Installation Contractors ESA Table 7 Expenditures Recorded by Cost Element **ESA Table 8** Homes Unwilling / Unable to Participate ESA Table 9 ESA Main Life Cycle Bill Savings by Measure (SF, MH, MF In-Unit) ESA Table 9A ESA MF CAM Life Cycle Bill Savings by Measure ESA Table 9B ESA Pilot Plus and Pilot Deep Life Cycle Bill Savings by Measure ESA Table 9C Building Electrification Life Cycle Bill Savings by Measure (SCE Only) ESA Table 10 Energy Rate Used for Bill Savings Calculations ESA Table 11 Bill Savings Calculations by Program Year ESA Table 12 Fund Shifting ESA Table 13 Categorical and Other Enrollment ESA Table 14 Leveraging & Integration ESA Table 14A Clean Energy Referral, Leveraging, and Coordination

ESA Table 15	Expenditures for Pilots and Studies
ESA Table 16	Tribal Outreach
ESA Table 17	Customer Segments/Needs State by Demographic, Financial, Location, and Health Conditions
CARE Table 1	Customer Segments/Needs State by Demographic, Financial, Location, and Health Conditions
CARE Table 2	Enrollment, Recertification, Attrition, & Enrollment
CARE Table 3	Post-Enrollment Verification Results
CARE Table 4	Self-Certification and Self-Recertification Applications
CARE Table 5	Enrollment by County
CARE Table 6	Recertification Results
CARE Table 7	Capitation Contractors
CARE Table 8	Participants as of Month-End
CARE Table 9	Average Monthly Usage & Bill
CARE Table 10	Surcharge & Revenue
CARE Table 11	Capitation Applications
CARE Table 12	Expansion Program
CARE Table 13	High Usage Verification Results
CARE Table 13A	Customer Usage and ESA Program Treatment
CARE Table 14	Categorical Enrollment
CARE Table 15	CARE and Disadvantaged Communities Enrollment Rate for Zip Codes
FERA Table 1	Overall Program Expenses
FERA Table 2	Enrollment, Recertification, Attrition, & Enrollment
FERA Table 3	Post-Enrollment Verification Results
FERA Table 4	Self-Certification and Self-Recertification Applications
FERA Table 5	Enrollment by County
FERA Table 6	Recertification Results
FERA Table 7	Capitation Contractors
FERA Table 8	Average Monthly Usage & Bill

	A	В	С	D
1		as and Electric Company		_
2	Energy Saving	gs Assistance (ESA) Program		
3	California Alternate R	lates for Energy (CARE) Program and		
4		Rate Assistance (FERA) Program		
5		Summary Highlights		
6		, ,		
7	FOA B.			
8	ESA Program			
9	2022 E	ESA Program Summary ^[1]		
10	2022	Authorized / Forecasted Planning Assumptions	Actual	%
	Budget	\$ 180,979,812		74%
	Summary Homes Treated	59,340	67,567	114%
	Summary kWh Saved	15,093,167	26,357,716	175%
	Summary kW Demand Reduced	2,859	5,555	194%
	Summary Therms Saved	629,105	1,280,976	204%
	^[1] This includes all programs for the reporting period Main ESA, MF In-Unit, MF CAM, MFWB, Pilot Plus a	nd Pilot Deep, Building Electrification, Clean Energy l	Homes, CSD Leveraging.	
17				
18				
19 20	CARE Program			
21	2022 (CARE Program Summary		
22	2022	Authorized Budget	Actual	%
23	Administrative Expenses	\$ 13,760,000	\$ 11,096,396	81%
24	Subsidies	\$ 687,689,000	\$ 985,381,958	143%
25	Service Establishment Charge	\$ -	\$ -	n/a
26	Total Program Costs and Discounts	\$ 701,449,000	\$ 996,478,354	142%
27	2022 CARE New Enrollments	Automatically Enrolled via Data Sharing, ESA Participation, etc	Self Certified as Income or Categorically Eligible	Self Certified as Recertification
	Method	13,061	210,145	646,405
_	2022 CARE-Enrollment Rate	Estimated Eligible Participants	Participants	Enrollment Rate
30	Total Enrolled	1,401,702	1,469,724	105%
31				
32		1		
33	FERA Program			
34				
35		FERA Program Summary		
36	2022	Authorized Budget	Actual	%
	Administrative Expenses	\$ 2,794,400		102%
	Subsidies	\$ 12,898,000	\$ 17,196,193	133%
_	Service Establishment Charge	-	-	n/a
40	Total Program Costs and Discounts	, ,	\$ 20,046,942	128%
41	2022 FERA New Enrollments	Automatically Enrolled via Data Sharing, ESA Participation, etc	Self Certified as Income or Categorically Eligible	Self Certified as Recertification
	Method	164	12,679	10,460
	2022 FERA-Enrollment Rate	Estimated Eligible Participants	Participants	Enrollment Rate
44	Total Enrolled	174,219	36,652	21%

G

Н

L		A	В	C	ט	L E	F
	1		E	SA Summar	y Table 1 - E	Expenses Su	mmary
	2			Pacific (Gas and Elec	ctric Compar	าง
	3			Program	n Year 2022 <i>i</i>	Annual Repo	ort
	4						

5	ESA Program Expenses:		Autl	horized Budg	et		Ye	ar t	o Date Expen	ses		% of B	udget Sper	t YTD
6	ESA Flogialli Expelises.	Electric		Gas		Total	Electric		Gas		Total	Electric	Gas	Total
7	ESA Main Program (SF and MH) ^[1]	\$ 63,189,150	\$	55,402,451	\$	118,591,601	\$ 43,660,184	\$	79,501,767	\$	123,161,951	69%	143%	104%
8	ESA Multifamily In-Unit ^[2]	\$ -	\$	-	\$	-	\$ -	\$	-	\$	-	0%	0%	0%
9	ESA Multifamily Common Area Measures	\$ 30,413,070	\$	17,347,343	\$	47,760,413	\$ 2,376,762	\$	3,933,141	\$	6,309,903	8%	23%	13%
10	ESA Multifamily Whole Building ^[3]	\$ -	\$	-	\$	-	\$ -	\$	-	\$	-	0%	0%	0%
11	ESA Pilot Plus and Pilot Deep	\$ 4,637,129	\$	4,112,170	\$	8,749,299	\$ 481,113	\$	426,647	\$	907,761	10%	10%	10%
12	Building Electrification Retrofit Pilot ^[4]	-		-		-	-		-		-	0%	0%	0%
13	Clean Energy Homes New Construction Pilot [4]	-		-		-	-		-		-	0%	0%	0%
14	CSD Leveraging	\$ 2,503,978	\$	1,467,786	\$	3,971,764	\$ 815	\$	723	\$	1,538	0%	0%	0%
	MCE Pilot	\$ 689,000	\$	611,000	\$	1,300,000	\$ 1,378,000	\$	1,222,000	\$	2,600,000	200%	200%	200%
16	SPOC	\$ 418,485	\$	188,250	69	606,735	\$ 131,538	\$	116,647	\$	248,185	31%	62%	41%
17	SASH and MASH Unspent Funds ^[5]	\$ -	\$	-	\$	-	\$ -	\$	-	\$	-	0%	0%	0%
18														
19	ESA Program TOTAL	\$ 101,850,812	\$	79,129,000	\$	180,979,812	\$ 48,028,412	\$	85,200,926	\$	133,229,337	47%	108%	74%

^{20 [1]} Budget for PY 2022 for entire portfolio, including ESA Main and Multifamily In-Unit.

25 26

27

28 29

ESA Table 1B - Energy and Demand Savings Summary Pacific Gas and Electric Company Program Year 2022 Annual Report

30		Authorized / F	orecasted Plannii	ng Assumptions		Actual			%	
31	ESA Program Savings:	kWh	kW	Therms	kWh	kW	Therms	kWh	kW	Therms
32	ESA Main Program (SF and MH) [1]	15,093,167	24,601,916	629,105	24,601,916	5,516	1,165,638	163%	193%	185%
33	ESA Multifamily In-Unit ^[2]	-	-	-	-	-	-	-	-	-
34	ESA Multifamily Common Area Measures	N/A	N/A	N/A	1,755,800	39	115,338	N/A	N/A	N/A
35	ESA Multifamily Whole Building [3]	-	-	-	-	-	-	-	-	-
36	ESA Pilot Plus and Pilot Deep [4]	-	-	-	-	-	-	-	-	0.00
37	Building Electrification Retrofit Pilot [5]	-	-	-	-	-	-	-	-	-
38	Clean Energy Homes New Construction Pilot [5]	-	-	-	-	-	-	-	-	-
39	CSD Leveraging	0	0	0	0	0	0	0%	0%	0%
40										
41	ESA Program TOTAL	15,093,167	24,601,916	629,105.00	26,357,716	5,555.02	1,280,975.60	175%	0%	204%

^{42 [1]} Energy and demand savings for PY 2022 includes ESA Main and Multifamily In-Unit.

PG&E does not account for the ESA Main Program and ESA Multifamily In-Unit costs separately and cannot provide a breakout at this level of detail. As a result, the ESA Multifamily In-Unit authorized and actual costs are included in the ESA Main Program category in 2022.

^{22 &}lt;sup>[3]</sup> Implementation to occur no earlier than January 2023.

^{23 [4]} Pilots are applicable to SCE only.

¹⁹ OP 12 of D.15-01-027 states "The Program Administrators shall ensure that program expenditures in each utility's service territory do not exceed the total authorized budget amounts over the duration of the programs. The program incentive budgets will be available until all funds are exhausted or until December 31, 2021, whichever occurs first. Any money unspent and unencumbered on January 1, 2022, shall be used for "cost-effective energy efficiency measures in low-income residential housing that benefit ratepayers," as set forth in Public Utilities Code Section 2852(c)(3)." The electric IOUs plan to file a Joint Advice Letter for disposal of unspent funds from the SASH and MASH programs to the ESA Program. Joint IOUs plan to file Advice Letter in Quarter 1 of 2023. After the Advice Letter is filed, budget authorization will be pending per Energy Division disposition of Advice Letter.

^{43 &}lt;sup>[2]</sup> The ESA Multifamily In-Unit energy and demand savings are included in the ESA Main Program category.

^{44 [3]} Implementation to occur no earlier than January 2023.

^{45 [4]} D.21-06-015 did not specify kWh, kW or Therm targets for Pilot Plus/Deep. PG&E did not complete Pilot Plus/Deep projects in 2022.

^{46 [5]} Pilots are applicable to SCE only.

	A	1	В	С	-	D I		E	T	F		G	Н	ı	J
1	^			SA Table 1 - E	SA N	lain Overall F	Pro	_	ses	· ·					
2						and Electric		_							
3				Progra	m Ye	ear 2022 Annu	ual	Report							
4						F41 F01					F01				
5			2022 Author	rized / Forecast	ed Bu	dget [1] [2]		202	22 Ar	nnual Expense	s ^[2]		% of	Budget Sp	ent
6	ESA Program:		Electric	Gas		Total		Electric		Gas		Total	Electric	Gas	Total
	Energy Efficiency		40.000.000					12.22.					42.404	201	10.10/
	Appliances Domestic Hot Water	\$	10,200,968 1,111,675	•	\$ 5 \$	10,200,968 6,906,440		10,633,588 377,876		- 7,851,544	\$	10,633,588 8,229,421	104% 34%	0% 135%	104% 119%
	Enclosure	\$ \$	236,147			23,614,446		290,619		28,771,308	<u>\$</u> \$	29,061,927	123%	123%	123%
	HVAC	\$	·	\$ 6,498,97		17,793,029	\$	4,618,669	\$	25,846,335	\$	30,465,005	41%	398%	171%
12	Maintenance	\$	-	\$ -	\$	-	\$	-	\$	-	\$	· -	0%	0%	0%
	Lighting	\$		\$ -	\$	5,542,434	\$	5,710,644	\$	-	\$	5,710,644	103%	0%	103%
	Miscellaneous	\$	12,485,358	•	\$	12,485,358	-	2,803,300		-	\$	2,803,300	22%	0%	22%
	Customer Enrollment In Home Education	\$ \$	8,940,653 2,657,489	\$ 7,928,50 \$ 2,356,64		16,869,156 5,014,130		6,207,444 2,850,742		5,504,715 2,528,017	<u>\$</u> \$	11,712,159 5,378,759	69% 107%	69% 107%	69% 107%
	Pilot [3]	\$		\$ 2,356,64	_ <u> </u>	5,014,130		80,858		71,704		152,563	0%	0%	0%
	Implementation	\$,	\$ 2,341,28	_		\$	2,899,291	\$	2,571,069	\$	5,470,360	0%	0%	0%
	Safety - Unexpected overhead costs	\$	-	\$ -	\$	-	\$	93,246		78,572		171,817	0%	0%	0%
20	Energy Efficiency TOTAL	\$	55,412,873	\$ 48,567,98	7 \$	103,980,860	\$	36,566,278	\$	73,223,264	\$	109,789,542	66%	151%	106%
21															
22	Administration														
	Training Center	\$	301,343			568,572		322,055		285,596	\$	607,652	107%	107%	107%
	Inspections	\$	1,538,944		_	2,903,668			\$	1,226,488	\$	2,609,549	90%	90%	90%
	Marketing and Outreach Statewide Marketing Education and Outreach	\$	1,207,970	\$ 1,071,21		2,279,188	\$	1,312,389	\$	1,163,817	\$ \$	2,476,207	109% 0%	109% 0%	109% 0%
	Measurement and Evaluation Studies [4]	\$	288,209	\$ - \$ 194,10	\$ 1 ¢	482,310	\$	62,283	\$	- 55,232	\$	117,516	22%	28%	24%
	Regulatory Compliance	\$ \$	306,957			579,165		300,462			\$	566,910	98%	98%	98%
	General Administration	\$	4,100,056			7,735,955		3,686,666		3,256,989		6,943,655	90%	90%	90%
	CPUC Energy Division	\$	32,798		_	61,883		26,988		23,933		50,921	82%	82%	82%
	Administration Subtotal	\$	7,776,277	\$ 6,834,46	4 \$	14,610,741	\$	7,093,906	\$	6,278,503	\$	13,372,409	91%	92%	92%
32	TOTAL DROGRAM COSTS	Ι¢	63 180 150	\$ 55.402.45	1 L C	118 501 601	¢	43 660 184	¢	79 501 767	¢	123 161 051	60%	1/130/	104%
33	TOTAL PROGRAM COSTS	\$	63,189,150			118,591,601 de of ESA Prog		43,660,184 Budget	\$	79,501,767	\$	123,161,951	69%	143%	104%
33 34	TOTAL PROGRAM COSTS Indirect Costs	\$	63,189,150			118,591,601 de of ESA Prog			\$	-	\$	123,161,951	69%	143%	104%
33 34 35 36		\$	63,189,150						\$	79,501,767 - 5,320,176	\$	- 5,320,176	69%	143%	104%
33 34 35 36 37	Indirect Costs NGAT Costs ^[1] Budget authorized in D.21-06-015, Attachment 1, Tak	ble 8.		Funded	Outsi	de of ESA Prog				-	\$	-	69%	143%	104%
33 34 35 36 37 38	Indirect Costs NGAT Costs ^[1] Budget authorized in D.21-06-015, Attachment 1, Tak ^[2] 2022 authorized budget and expenditures includes Bo	ble 8.	urdens as appr	Funded	Outsi 0-12-0	de of ESA Prog				-	\$	-	69%	143%	104%
33 34 35 36 37 38 39	Indirect Costs NGAT Costs [1] Budget authorized in D.21-06-015, Attachment 1, Tak [2] 2022 authorized budget and expenditures includes Be [3] Reflects carry forward VEC Pilot budget from 2021 to	ble 8. Senefit B	urdens as appr = \$131,672 / G	Funded roved in GRC (D.)2 \$116,766 total \$24	0-12-0 8,438.	de of ESA Prog				-	\$	-	69%	143%	104%
33 34 35 36 37 38 39 40	Indirect Costs NGAT Costs ^[1] Budget authorized in D.21-06-015, Attachment 1, Tak ^[2] 2022 authorized budget and expenditures includes Bo	ble 8. Senefit B	urdens as appr = \$131,672 / G	Funded roved in GRC (D.)2 \$116,766 total \$24	0-12-0 8,438.	de of ESA Prog				-	\$	-	69%	143%	104%
33 34 35 36 37 38 39 40	Indirect Costs NGAT Costs [1] Budget authorized in D.21-06-015, Attachment 1, Tak [2] 2022 authorized budget and expenditures includes Be [3] Reflects carry forward VEC Pilot budget from 2021 to	ble 8. Senefit B	urdens as appr = \$131,672 / G	Funded roved in GRC (D.)2 \$116,766 total \$24	0-12-0 8,438.	de of ESA Prog				-	\$	-	69%	143%	104%
33 34 35 36 37 38 39 40 41 42	Indirect Costs NGAT Costs [1] Budget authorized in D.21-06-015, Attachment 1, Tak [2] 2022 authorized budget and expenditures includes Be [3] Reflects carry forward VEC Pilot budget from 2021 to	ble 8. Senefit B	urdens as appr = \$131,672 / G	Funded roved in GRC (D.)2 \$116,766 total \$24	0-12-0 8,438.	de of ESA Prog				-	\$	-	69%	143%	104%
33 34 35 36 37 38 39 40 41 42 43	Indirect Costs NGAT Costs [1] Budget authorized in D.21-06-015, Attachment 1, Tak [2] 2022 authorized budget and expenditures includes Be [3] Reflects carry forward VEC Pilot budget from 2021 to	ble 8. enefit B 2022 E 2022 E \$	eurdens as appr E \$131,672 / G \$168,959 / G \$8	Funded roved in GRC (D.)2 \$116,766 total \$24	0-12-0 8,438. 10.	05. 2022	ram	n Budget	\$	- 5,320,176	\$	-	69%	143%	104%
33 34 35 36 37 38 39 40 41 42 43 44 45	Indirect Costs NGAT Costs [1] Budget authorized in D.21-06-015, Attachment 1, Tak [2] 2022 authorized budget and expenditures includes Be [3] Reflects carry forward VEC Pilot budget from 2021 to [4] Reflects carry forward Studies budget from 2021 to 2	ble 8. denefit B 2022 E 2022 E	Surdens as appr = \$131,672 / G \$168,959 / G \$8 • Main Prog	Funded Foved in GRC (D.)2 \$116,766 total \$25 38,351 total \$257,3	0-12-0 8,438. 10.	05. 2022	ram	n Budget	\$	- 5,320,176	\$	-	69%	143%	104%
33 34 35 36 37 38 39 40 41 42 43 44 45	Indirect Costs NGAT Costs [1] Budget authorized in D.21-06-015, Attachment 1, Tak [2] 2022 authorized budget and expenditures includes Be [3] Reflects carry forward VEC Pilot budget from 2021 to [4] Reflects carry forward Studies budget from 2021 to 2	ble 8. enefit B 2022 E 2022 E \$	Surdens as appr = \$131,672 / G \$168,959 / G \$8 • Main Prog	Funded Foved in GRC (D.)2 \$116,766 total \$25 38,351 total \$257,3	0-12-0 8,438. 10.	05. 2022	ram	n Budget	\$	- 5,320,176	\$	-	69%	143%	104%
33 34 35 36 37 38 39 40 41 42 43 44 45 46 47	Indirect Costs NGAT Costs [1] Budget authorized in D.21-06-015, Attachment 1, Tak [2] 2022 authorized budget and expenditures includes Botal [3] Reflects carry forward VEC Pilot budget from 2021 to 2 [4] Reflects carry forward Studies budget from 2021 to 2	ble 8. denefit B do 2022 E 2022 E \$	Surdens as appr = \$131,672 / G \$168,959 / G \$8 • Main Prog	Funded Foved in GRC (D.)2 \$116,766 total \$257,3 8,351 total \$257,3 gram Energy , 0%	0-12-0 8,438. 10.	05. 2022	ram	res by Meas	\$	- 5,320,176	\$	-	69%	143%	104%
33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48	Indirect Costs NGAT Costs [1] Budget authorized in D.21-06-015, Attachment 1, Tak [2] 2022 authorized budget and expenditures includes Botal [3] Reflects carry forward VEC Pilot budget from 2021 to 2 [4] Reflects carry forward Studies budget from 2021 to 2	ble 8. denefit B do 2022 E 2022 E \$	Surdens as appr = \$131,672 / G \$168,959 / G \$8 • Main Pros \$171,817 \$5,0%	Funded Foved in GRC (D.)2 \$116,766 total \$24 88,351 total \$257,3 gram Energy 7,0% 70,360 ,5%	0-12-0 8,438. 10.	05. 2022 ency Expend	ram	res by Meas Appliances	\$	- 5,320,176	\$	-	69%	143%	104%
33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48	Indirect Costs NGAT Costs [1] Budget authorized in D.21-06-015, Attachment 1, Tak [2] 2022 authorized budget and expenditures includes Botal [3] Reflects carry forward VEC Pilot budget from 2021 to 2 [4] Reflects carry forward Studies budget from 2021 to 2	ble 8. denefit B do 2022 E 2022 E \$	Surdens as appr = \$131,672 / G \$168,959 / G \$8 • Main Pros \$171,817 \$5,0%	Funded roved in GRC (D.)2 \$116,766 total \$257,3 88,351 total \$257,3 gram Energy 70,360,5%	0-12-0 8,438. 10.	05. 2022	ram	Budget - Ires by Meas - Appliances - Domestic H	\$	- 5,320,176	\$	-	69%	143%	104%
33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48	Indirect Costs NGAT Costs [1] Budget authorized in D.21-06-015, Attachment 1, Tak [2] 2022 authorized budget and expenditures includes Botal [3] Reflects carry forward VEC Pilot budget from 2021 to 2 [4] Reflects carry forward Studies budget from 2021 to 2	ble 8. Senefit B 2022 E 2022 E \$ ESA \$152,563 \$5,378,7	Surdens as appr = \$131,672 / G \$168,959 / G \$8 • Main Pros \$171,817 \$5,0% \$5,4	Funded Foved in GRC (D.)2 \$116,766 total \$24 88,351 total \$257,3 gram Energy 7,0% 70,360 ,5%	0-12-0 8,438. 10.	05. 2022 ency Expend	ram	Pares by Meas Appliances Domestic H Enclosure	\$	- 5,320,176	\$	-	69%	143%	104%
33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48	Indirect Costs NGAT Costs [1] Budget authorized in D.21-06-015, Attachment 1, Tak [2] 2022 authorized budget and expenditures includes Botal [3] Reflects carry forward VEC Pilot budget from 2021 to 2 [4] Reflects carry forward Studies budget from 2021 to 2	ble 8. Senefit B 2022 E 2022 E \$ ESA \$152,563 \$5,378,7	Surdens as appr = \$131,672 / G \$168,959 / G \$8 • Main Pros \$171,817 \$5,4 759 , 5%	Funded Foved in GRC (D.)2 \$116,766 total \$24 88,351 total \$257,3 gram Energy 7,0% 70,360 ,5%	0-12-0 8,438. 10.	05. 2022 ency Expend	ram	Pres by Meas Appliances Domestic H Enclosure HVAC	\$ sure	- 5,320,176	\$	-	69%	143%	104%
33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48	Indirect Costs NGAT Costs [1] Budget authorized in D.21-06-015, Attachment 1, Tak [2] 2022 authorized budget and expenditures includes Botal [3] Reflects carry forward VEC Pilot budget from 2021 to 2 [4] Reflects carry forward Studies budget from 2021 to 2	ble 8. Senefit B 2022 E 2022 E \$ ESA \$152,563 \$5,378,7	Surdens as appr = \$131,672 / G \$168,959 / G \$8 • Main Pros \$171,817 \$5,0% \$5,4	Funded Foved in GRC (D.)2 \$116,766 total \$24 88,351 total \$257,3 gram Energy 7,0% 70,360 ,5%	0-12-0 8,438. 10.	05. 2022 ency Expend	ram	Appliances Domestic H Enclosure HVAC Maintenance	\$ sure	- 5,320,176	\$	-	69%	143%	104%
33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54	Indirect Costs NGAT Costs [1] Budget authorized in D.21-06-015, Attachment 1, Tak [2] 2022 authorized budget and expenditures includes Be [3] Reflects carry forward VEC Pilot budget from 2021 to 2 [4] Reflects carry forward Studies budget from 2021 to 2	ble 8. Senefit B 2022 E \$ ESA \$152,563 \$5,378,7	Surdens as appr = \$131,672 / G \$168,959 / G \$8 • Main Pros \$171,817 \$5,4 759 , 5% \$11,712,159 , 11%	Funded Foved in GRC (D.)2 \$116,766 total \$24 88,351 total \$257,3 gram Energy 7,0% 70,360 ,5%	0-12-0 8,438. 10.	05. 2022 ency Expend	ram	- Appliances - Domestic H - Enclosure - HVAC - Maintenance - Lighting	\$ Sure	- 5,320,176	\$	-	69%	143%	104%
33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54 55	Indirect Costs NGAT Costs [1] Budget authorized in D.21-06-015, Attachment 1, Tak [2] 2022 authorized budget and expenditures includes Be [3] Reflects carry forward VEC Pilot budget from 2021 to 2 [4] Reflects carry forward Studies budget from 2021 to 2 [5] \$2,803,300 ,	ble 8. Senefit B 2022 E \$ ESA \$152,563 \$5,378,7	Surdens as appr = \$131,672 / G \$168,959 / G \$8 • Main Pros \$171,817 \$5,4 759 , 5%	Funded roved in GRC (D.)2 \$116,766 total \$24 88,351 total \$257,3 gram Energy 7,0% 70,360,5%	0-12-0 8,438. 10.	05. 2022 ency Expend	ram	- Appliances - Domestic H - Enclosure - HVAC - Maintenance - Lighting - Miscellaneo	\$ dot W	- 5,320,176	\$	-	69%	143%	104%
33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54 55	Indirect Costs NGAT Costs [1] Budget authorized in D.21-06-015, Attachment 1, Tak [2] 2022 authorized budget and expenditures includes Be [3] Reflects carry forward VEC Pilot budget from 2021 to 2 [4] Reflects carry forward Studies budget from 2021 to 2	ble 8. Senefit B 2022 E \$ ESA \$152,563 \$5,378,7	Surdens as appr = \$131,672 / G \$168,959 / G \$8 • Main Pros \$171,817 \$5,4 759 , 5% \$11,712,159 , 11%	Funded roved in GRC (D.)2 \$116,766 total \$24 88,351 total \$257,3 gram Energy 7,0% 70,360,5%	0-12-0 8,438. 10.	05. 2022 ency Expend	ram	Budget - Ires by Meas Appliances Domestic H Enclosure HVAC Maintenance Lighting Miscellanece Customer E	\$ Sure	- 5,320,176	\$	-	69%	143%	104%
33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54 55	Indirect Costs NGAT Costs [1] Budget authorized in D.21-06-015, Attachment 1, Tak [2] 2022 authorized budget and expenditures includes Be [3] Reflects carry forward VEC Pilot budget from 2021 to 2 [4] Reflects carry forward Studies budget from 2021 to 2 [5] \$2,803,300 ,	ble 8. Senefit B 2022 E \$ ESA \$152,563 \$5,378,7	Surdens as appr = \$131,672 / G \$168,959 / G \$8 • Main Prog \$171,817 \$5,4 759 , 5% \$11,712,159 ,11%	Funded roved in GRC (D.)2 \$116,766 total \$24 38,351 total \$257,3 gram Energy 7,0% 70,360,5% \$10,633,588 ,10%	0-12-0 8,438. 10.	05. 2022 ency Expend	ram	- Appliances - Domestic H - Enclosure - HVAC - Maintenance - Lighting - Miscellaneo	\$ Sure	- 5,320,176	\$	-	69%	143%	104%
33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54 55	Indirect Costs NGAT Costs [1] Budget authorized in D.21-06-015, Attachment 1, Tak [2] 2022 authorized budget and expenditures includes Be [3] Reflects carry forward VEC Pilot budget from 2021 to 2 [4] Reflects carry forward Studies budget from 2021 to 2 [5] \$2,803,300 ,	ble 8. Senefit B 2022 E \$ ESA \$152,563 \$5,378,7	Surdens as appr = \$131,672 / G \$168,959 / G \$8 • Main Pros \$171,817 \$5,4 759 , 5% \$11,712,159 , 11%	Funded roved in GRC (D.)2 \$116,766 total \$24 38,351 total \$257,3 gram Energy 7,0% 70,360,5% \$10,633,588 ,10%	0-12-0 8,438. 10.	05. 2022 ency Expend	ram	Budget - Ires by Meas Appliances Domestic H Enclosure HVAC Maintenance Lighting Miscellanece Customer E	\$ Sure	- 5,320,176	\$	-	69%	143%	104%
33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54 55	Indirect Costs NGAT Costs [1] Budget authorized in D.21-06-015, Attachment 1, Tak [2] 2022 authorized budget and expenditures includes Be [3] Reflects carry forward VEC Pilot budget from 2021 to 2 [4] Reflects carry forward Studies budget from 2021 to 2 [5] \$2,803,300 ,	ble 8. Senefit B 2022 E \$ ESA \$152,563 \$5,378,7	Surdens as appr = \$131,672 / G \$168,959 / G \$8 • Main Prog \$171,817 \$5,4 759 , 5% \$11,712,159 ,11%	Funded roved in GRC (D.)2 \$116,766 total \$24 38,351 total \$257,3 gram Energy 7,0% 70,360,5% \$10,633,588 ,10%	0-12-0 8,438. 10.	05. 2022 ency Expend	ram	Appliances Domestic H Enclosure HVAC Maintenance Lighting Miscellanece Customer E In Home Ec	\$ lot W	5,320,176 Froup Vater Iment tion	\$	-	69%	143%	104%
33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54 55 56 57 58 59 60 61	Indirect Costs NGAT Costs [1] Budget authorized in D.21-06-015, Attachment 1, Tak [2] 2022 authorized budget and expenditures includes Be [3] Reflects carry forward VEC Pilot budget from 2021 to 2 [4] Reflects carry forward Studies budget from 2021 to 2 [5] \$2,803,300 ,	ble 8. Senefit B 2022 E \$ ESA \$152,563 \$5,378,7	Surdens as appr = \$131,672 / G \$168,959 / G \$8 • Main Prog \$171,817 \$5,4 759 , 5% \$11,712,159 ,11%	Funded roved in GRC (D.)2 \$116,766 total \$24 38,351 total \$257,3 gram Energy 7,0% 70,360,5% \$10,633,588 ,10%	0-12-0 8,438. 10.	05. 2022 ency Expend	ram	- Appliances - Domestic H - Enclosure - HVAC - Maintenanc - Lighting - Miscellanec - Customer E - In Home Ec - Pilot [3] - Implementa	\$ lot W	5,320,176 Froup Vater Iment tion	\$ \$	5,320,176	69%	143%	104%
33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54 55 56 57 58 59 60 61	Indirect Costs NGAT Costs [1] Budget authorized in D.21-06-015, Attachment 1, Tak [2] 2022 authorized budget and expenditures includes Be [3] Reflects carry forward VEC Pilot budget from 2021 to 2 [4] Reflects carry forward Studies budget from 2021 to 2 [5] \$2,803,300 ,	ble 8. Senefit B 2022 E \$ ESA \$152,563 \$5,378,7	Surdens as appr = \$131,672 / G \$168,959 / G \$8 • Main Prog \$171,817 \$5,4 759 , 5% \$11,712,159 ,11%	Funded roved in GRC (D.)2 \$116,766 total \$24 38,351 total \$257,3 gram Energy 7,0% 70,360,5% \$10,633,588 ,10%	0-12-0 8,438. 10.	05. 2022 ency Expend	ram	- Appliances - Domestic H - Enclosure - HVAC - Maintenanc - Lighting - Miscellanec - Customer E - In Home Ec - Pilot [3] - Implementa	\$ lot W	5,320,176 For Group Vater Iment tion	\$ \$	5,320,176	69%	143%	104%
33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54 55	Indirect Costs NGAT Costs [1] Budget authorized in D.21-06-015, Attachment 1, Tak [2] 2022 authorized budget and expenditures includes Be [3] Reflects carry forward VEC Pilot budget from 2021 to 2 [4] Reflects carry forward Studies budget from 2021 to 2 [5] \$2,803,300 ,	ble 8. Senefit B 2022 E \$ ESA \$152,563 \$5,378,7	Surdens as appr = \$131,672 / G \$168,959 / G \$8 • Main Prog \$171,817 \$5,4 759 , 5% \$11,712,159 ,11%	Funded roved in GRC (D.)2 \$116,766 total \$24 38,351 total \$257,3 gram Energy 7,0% 70,360,5% \$10,633,588 ,10%	0-12-0 8,438. 10.	05. 2022 ency Expend	ram	- Appliances - Domestic H - Enclosure - HVAC - Maintenance - Lighting - Miscellanece - Customer E - In Home Ec - Pilot [3] - Implementa	\$ lot W	5,320,176 For Group Vater Iment tion	\$ \$	5,320,176	69%	143%	104%

	A		В		С	Г	D		E I		F		G	н І	1	J
1		-		ES	A Table 1A	- Pr	ogram Exp	ens	es Summa	ry						
2							and Electric			•						
3							ar 2022 Ann									
4	1				- J		-		•							
5				ES	A Table 1A - N	Multi	ifamily Whole	Buil	lding Expense	es						
6			2022 Auth		ed / Forecaste						nnual Expens	ses		% of	Budget Sp	ent
7	ESA Program (MFWB):		Electric		Gas		Total		Electric		Gas		Total	Electric	Gas	Total
8	ESA Multifamily In-Unit [1]	\$	-	\$	-	\$	-	\$	-	\$	-	\$	-	0%	0%	0%
9	ESA Multifamily Common Area Measures [2]	\$	30,413,070	\$	17,347,343		47,760,413	\$	2,376,762	\$	3,933,141	\$	6,309,903	8%	23%	13%
-	ESA Multifamily Whole Building [3]	\$	-	\$	-	\$	-	\$	-,:::,::=	\$	-	\$	-	0%	0%	0%
	SPOC [4]	\$	418,485	\$	188,250		606,735	\$	131,538		116,647	-	248,185	31%	62%	41%
	TOTAL	\$	30,831,555		17,535,593		48,367,148		2,508,300		4,049,788		6,558,088	8%	23%	14%
		Ψ	30,031,333	Ψ	17,000,000	Ψ	40,307,140	Ψ	2,300,300	Ψ	4,043,700	Ψ	0,330,000	0 70	23 /0	17/0
13 14	Budget is included in ESA Main Program.Reflects CAM budget carried forward from 2021 to 1	ാറാ	CAM Floatric \$1	10 UZ	7 670/ Cas ¢6 40	10 <i>4</i> 0	M total of \$24.49	6 07	4							
15	[3] Implementation to occur no earlier than January 202		CAIVI Electric \$	10,07	7,070/ Gas \$0,40	70, 4 0	14 lulai ui \$24,40	0,07	4.							
16	[4] Reflects SPOC budget carried forward from 2021 to		2 Electric \$306.6	643/ (Gas \$89.069 tota	l of \$	395.712.									
17	1		, , .		, ,	<u> </u>	,									
18				ES	SA Table 1A-1	- Pil	ot Plus and Pi	lot I	Deep Expense	es						
19			2022 Auth		ed / Forecaste						nnual Expens	202		% of	Budget Sp	ont
20			Electric	10112	Gas	ia b	Total		Electric	722 7	Gas		Total	Electric	Gas	Total
	ESA Pilot Plus and Pilot Deep Program ^[1]	\$	4,637,129	\$	4,112,170	\$	8,749,299	\$	481,113	\$	426,647	\$	907,761	10%	10%	10%
22		\$	4,637,129		4,112,170		8,749,299		481,113		426,647		907,761	10%	10%	10%
23	[1] Authorized budget adjusted to reflect carry backwar	т	· ·		, ,	Ψ	0,143,233	Ψ	401,110	Ψ	420,041	Ψ	301,701	10 70	10 /0	10 /0
24	Additionized budget adjusted to reflect ourly buckwar	u bu	1901 HOM 2022 1	0 202	- 1 οι φου,σου.											
25	_															
26				FS	A Table 1A-2 -	Bui	ilding Electrifi	catio	on Expenses	[1]						
27			2022 Auth		ed / Forecaste			outr			nnual Expens	ses		% of	Budget Sp	ent
28			Electric		Gas		Total		Electric		Gas		Total	Electric	Gas	
	ESA Building Electrification Program	\$		\$		\$	-	\$		\$		\$	7000			Lotal
	TOTAL	_		¥	_	Ψ	_		_			Ψ	_			Total
			_	¢	_	\$	_	т .	_		_	\$	-	0%	0%	
1 () (I'll Thic Dilot applicable to SCE only	\$	-	\$	-	\$	-	\$	-	\$	-	\$	-	0%	0%	l otal
	^[1] This Pilot applicable to SCE only.	Þ	-	\$	-	\$	-	т .	-		-	\$	-	0%	0%	
32		1 2		T			oon Engage H	\$	o Evponess ^{[1}	\$	-	\$	-	0%	0%	
32 33		1 2	2022 Aust	E	SA Table 1A-3	- Cle		\$		\$	nnual Evnan		-			0%
32 33 34		•		E	SA Table 1A-3	- Cle	udget	\$	20	\$	nnual Expens		Total	% of	Budget Sp	0% ent
32 33 34 35			2022 Auth	E	SA Table 1A-3	- Clo		\$		\$ 022 A	nnual Expens Gas	ses	Total			0%
32 33 34 35 36	ESA Clean Energy Homes Program	\$		Estatorization (Section 1987)	SA Table 1A-3 red / Forecaste Gas	- Cleed Br	udget	\$ ome	20 Electric	\$ 022 A \$		ses \$	Total	% of Electric	Budget Sp Gas	0% ent Total
32 33 34 35 36 37	ESA Clean Energy Homes Program TOTAL			E	SA Table 1A-3 red / Forecaste Gas	- Clo	udget	\$	20 Electric	\$ 022 A	Gas -	ses	Total	% of	Budget Sp	0% ent
32 33 34 35 36 37 38	ESA Clean Energy Homes Program TOTAL [1] This Pilot is applicable to SCE only.	\$		Estatorization (Section 1987)	SA Table 1A-3 red / Forecaste Gas	- Cleed Br	udget	\$ ome	20 Electric	\$ 022 A \$	Gas -	ses \$	Total	% of Electric	Budget Sp Gas	0% ent Total
32 33 34 35 36 37 38 39	ESA Clean Energy Homes Program TOTAL [1] This Pilot is applicable to SCE only.	\$		Estatorization (Section 1987)	SA Table 1A-3 red / Forecaste Gas - -	- Clo	udget Total - -	\$ \$ \$	Electric -	\$ 022 A \$	Gas -	ses \$	Total	% of Electric	Budget Sp Gas	0% ent Total
32 33 34 35 36 37 38 39 40	ESA Clean Energy Homes Program TOTAL [1] This Pilot is applicable to SCE only.	\$	Electric -	Estanoriz	SA Table 1A-3 red / Forecaste Gas - - - ESA Table 1/	- Cleed B	udget Total Leveraging -	\$ \$ \$	Electric D Expenses	\$ 022 A \$ \$	Gas -	\$ \$	Total	% of Electric 0%	Budget Sp Gas 0%	ent Total
32 33 34 35 36 37 38 39 40	ESA Clean Energy Homes Program TOTAL [1] This Pilot is applicable to SCE only.	\$	Electric	Estanoriz	SA Table 1A-3 red / Forecaste Gas	- Cleed B	udget Total Leveraging - udget	\$ \$ \$	Electric D Expenses	\$ 022 A \$ \$	Gas - - - nnual Expens	\$ \$	-	% of Electric 0%	Budget Sp Gas 0% Budget Sp	ent Total 0%
32 33 34 35 36 37 38 39 40 41 42	ESA Clean Energy Homes Program TOTAL [1] This Pilot is applicable to SCE only.	\$ \$	Electric	s s	SA Table 1A-3 ted / Forecaste Gas	- Cled B	Total	\$ \$ CSE	Electric	\$ 022 A \$ \$	Gas nnual Expens Gas	\$ \$	- - Total	% of Electric % of Electric	Budget Sp Gas 0% Budget Sp	ent Total 0% ent Total Total
32 33 34 35 36 37 38 39 40 41 42 43	ESA Clean Energy Homes Program TOTAL [1] This Pilot is applicable to SCE only. ESA Program Leveraging - CSD [1]	\$	2022 Auth Electric 2,503,978	\$ \$ \$	SA Table 1A-3 red / Forecaste Gas ESA Table 1/ red / Forecaste Gas 1,467,786	- Cloed Book \$	Leveraging - udget Total 3,971,764	\$ \$ CSE	Electric D Expenses 20 Electric 815	\$ 022 A \$ \$	Gas	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	- - Total 1,538	% of Electric 0%	Budget Sp O% Budget Sp Gas O%	ent Total ent Total 0%
32 33 34 35 36 37 38 39 40 41 42 43 44	ESA Clean Energy Homes Program TOTAL [1] This Pilot is applicable to SCE only. ESA Program Leveraging - CSD [1] MCE Pilot	\$ \$	2022 Auth Electric 2,503,978 689,000	s s s	ESA Table 1A-3 Eed / Forecaste Gas ESA Table 1/ Eed / Forecaste Gas 1,467,786 611,000	- Clo	Leveraging - udget Total 3,971,764 1,300,000	\$ \$ \$ \$ \$	Electric	\$ 022 A \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	Gas	\$ \$ \$ \$ \$ \$	Total 1,538 2,600,000	% of Electric % of Electric 0% 200%	Budget Sp O% Budget Sp Gas O% 200%	0% ent Total 0% ent Total 0% 200%
32 33 34 35 36 37 38 39 40 41 42 43 44	ESA Clean Energy Homes Program TOTAL [1] This Pilot is applicable to SCE only. ESA Program Leveraging - CSD [1]	\$ \$	2022 Auth Electric 2,503,978 689,000 3,192,978	s s s s	ESA Table 1/2 ESA Table 1/2 ESA Table 1/2 Eed / Forecaste Gas 1,467,786 611,000 2,078,786	- Classification - Clas	Leveraging - udget Total 3,971,764 1,300,000 5,271,764	\$ \$ \$ \$ \$ \$	Electric	\$ 022 A \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	Gas	\$ \$ \$ \$ \$ \$	- - Total 1,538	% of Electric 0%	Budget Sp O% Budget Sp Gas O%	ent Total ent Total 0%

,			1 10	gram rear 20	22 Annual Rep	ort				
;							n Progran			
5			_		Quantity	2022 C kWh ^[4] (Annual)	kW ^[4]	Expensed Inst	Expenses (\$)	% of
;	Measures Appliances	Basic	Plus	Units	Installed		(Annual)	(Annual)		Expenditur
	High Efficiency Clothes Washer Refrigerator	- -	√ √	Each Each	2,289 7,869	423,465 4,366,162	76 611	44,027	\$ 2,029,323 \$ 8,452,057	2
1	New - Clothes Dryer	-	۷ ا	Each	-	-	-		\$ -	C
	New - Dishwasher Freezers	-	N/A N/A	Each Home	-	-	-	-	\$ - \$ -	0
	Domestic Hot Water Other Domestic Hot Water [5]	-1		Home	F1 400	293,185	41	260 224	¢ 4.247.054	
3	Water Heater Tank and Pipe Insulation	- -	- √	Home	51,498 6,829	25,029	41 -	260,231 27,103		(
	Water Heater Repair/Replacement Low-Flow Showerhead / Combined Showerhead/TSV	- √	√ -	Home Home	1,423	-	-		\$ 2,824,716 \$ -	2
1	Heat Pump Water Heater	-	٧	Each	150	267,716	197	-	\$ 616,582	(
	Thermostatic Tub Spout/Diverter Thermostatic Shower Valve	√ √	-	Each Each	304	- 7	-		\$ 28,660 \$ -	
	New - Solar Water Heating	-	N/A	Home	-	-	-	-	\$ -	
_	Enclosure Air Sealing [1]	-	٧	Home	44,303	2,037,938	186	177,212	\$ 23,948,669	2
	Caulking	-	٧	Home	-	-	-	-	\$ -	(
	New - Diagnostic Air Sealing Attic Insulation	-	٧ V	Home Home	1,707	20,191	- 4		\$ - \$ 3,203,943	
	New - Floor Insulation HVAC	-	٧	Home	-	-	-	-	\$ -	
	FAU Standing Pilot Conversion	-	N/A	Home	-	-	-	-	\$ -	
	Furnace Repair/Replacement [6]	-	٧	Each	1,729	- (E7 470)	- (40)	(42,218)		
	Room A/C Replacement Central A/C replacement	- -	v √	Each Each	305	(57,470) 2,359	(10) 0.42	-	\$ 234,362 \$ 17,638	
	Heat Pump Replacement	-	٧	Each	-	-	-	-	\$ -	
	Evaporative Cooler (Replacement) Evaporative Cooler (Installation)	-	√ N/A	Each Each	351	138,728	- 22	-	\$ 233,411 \$ -	
	Duct Test and Seal	-	√ N/A	Home	703	(940)	(0.12)	-	\$ 299,942	
	Energy Efficient Fan Control New - Prescriptive Duct Sealing	-	N/A √	Home Home	23,425	3,659,688	2,647	258,378	\$ - \$ 14,995,865	1
	High Efficiency Forced Air Unit (HE FAU) A/C Time Delay	-	٧	Home	-	- 6 250	-		\$ -	
٠	Smart Thermostat	-	٧ V	Home Home	29 13,780	6,359 2,883,599	519		\$ 7,464 \$ 3,402,049	
ı	New - Portable A/C	-	٧ ١/٨	Each	74	-	-	-	\$ 42,199	
	New - Central Heat Pump-FS (propane or gas space) New - Wholehouse Fan	<u>-</u> -	N/A √	Home Each	- 2	367	<u>-</u> 1	(2)	\$ - \$ 2,709	
ı	Blower Motor Retrofit	-	N/A	Each	-	-	-	-	\$ -	
	Maintenance Furnace Clean and Tune	-	N/A	Home	-	-	-	-	\$ -	
	Central A/C Tune up New - Evaporative Cooler Maintenance	-	√ N/A	Home Home	5,721	779,379	881	(95)	\$ 2,252,273 \$ -	
	Lighting	_	IN/A			-				
	Interior Hard wired LED fixtures Exterior Hard wired LED fixtures	-	٧ ٧	Each Each	11,113 50,196	760,190 258,158	91	(17,097)	\$ 564,842 \$ 2,803,682	
	LED Torchiere	٧	-	Each	605	42,648	5	(971)	\$ 38,937	
	Occupancy Sensor LED Night Light	- N/A	√ -	Each Each	11	320	1		\$ 704 \$ -	
	LED Reflector Bulbs	√ V	-	Each	52,585	597,418	14	(12,515)	\$ 445,864	
	LED A-Lamps Miscellaneous	٧	-	Each	189,572	1,820,460	45	(4,303)	\$ 1,583,113	
	Pool Pumps Power Strip	-	٧	Each Each	5 18	5,465	1	-	\$ 8,613 \$ 5,114	
	Power Strip Tier II	۷ V	 -	Each	36,694	6,271,496	180		\$ 2,577,308	
	NEW - Air Purifier Cold Storage	-	٧	Home Each	120 51	-	-	-	\$ 29,429 \$ 16,305	
ı	New - Comprehensive Home Health and Safety Check-up	-	N/A	Home	-	-	-		\$ -	
	New - CO and Smoke Alarm Pilots	-	٧	Each	-	-	-	-	\$ -	
	-	-	-	-	-	-	-	-	-	
	Customer Enrollment ESA Outreach & Assessment	V	V	Home	67,567	-	-	-	\$ 10,279,730	1
	ESA In-Home Energy Education	٧	٧	Home	67,567	-	-	-	\$ 4,569,319	
	Total Savings/Expenditures	-	-			24,601,916	5,516	1,165,638	\$ 96,716,583	•
	Total Households Weatherized ^[2]	-	-		57,099					
	Households Treated									
	- Single Family Households Treated			Home	52,566					
	- Multi-family Households Treated - Mobile Homes Treated			Home Home	9,454 5,547					
ı	Total Number of Households Treated			Home	67,567					
۱	# Eligible Households to be Treated for PY ^[3] % of Households Treated			Home %	59,340 114%					
	- Master-Meter Households Treated			Home	3,073			• • •		
	^[1] Envelope and Air Sealing Measures may include outlet cover plate g / replacement, door repair, and window putty.	askets, atti	c access	weatnerization, we	aunerstripping - door	, caulking and minor	nome repairs	. iviinor nome rep	vairs predominantly a	แe door jamb
	Weatherization may consist of attic insulation, attic access weatheriz Based on D.21-06-015 Attachment 1, Table 6 targets.	zation, wea	therstripp	ing - door, caulking	, & minor home repa	nirs.				
	Savings estimates are sourced from the most recent ESA Impact Eva	aluation; m	easures i	not included in the I	mpact Evaluation uti	lize values from work	papers.			
	^[5] Other Domestic Hot Water includes the following parts: Faucet Aerato ^[5] Furnace Repair/Replacement contains some high-efficiency forced-a					2023.				
	. ,		- 1.10	•			 I			
	ESA Program - Main			Electric	ear to Date Exper Gas	ises Total				
ı	Administration [7]			\$ 7,093,906						
	Direct Implementation (Non-Incentive) [8]			\$ 2,899,291	\$ 2,571,069	\$ 5,470,360				
	Direct Implementation ^[9]			\$ 33,666,987	\$ 70,652,195	\$ 104,319,182	< <includes< td=""><td>measures costs</td><td></td><td></td></includes<>	measures costs		
ı	TOTAL ESA Main COSTS				\$ 79,501,767					
			d O t	soch Ctudios Dogu	latory Compliance (General				
	^[7] Administrative includes expenses from Training Center, Inspections, l Administrative, and CPUC Energy Division categories.	Marketing a	and Outre	acri, Studies, Regu	liatory Compliance, C	Jeneral				

	A	В	С	D	Е	F	G	Н	I
1	ESA Table 2A - Multit	amily Common Area		_		gy Savings by	Measures Instal	led	
3			acific Gas and rogram Year 2						
4		• • • • • • • • • • • • • • • • • • • •	ogram rear z	LVLL Allilual I	Report				
5		ESA Multifamil	ly Common A	rea Measure:	s Program To	tals ^[1]			
				Number of					
	ESA MF CAM Measures	Units (of Measure such as "each")	Quantity Installed	Units for Cap- kBTUh and	kWh (Annual)	kW (Annual)	Therms (Annual)	Expenses (\$)	% of Expenditure
6		us cacii j	mstanea	Cap-Tons					Experientare
	Appliances								
	High Efficiency Clothes Washer Refrigerator	Each Each	7	0	370.63	0.06	0 (10.18)	\$ - \$ 8,451.31	0.0% 0.2%
10	Domestic Hot Water				070.00	0.00	(10.10)	,	
	Non-Condensing Domestic Hot Water Boiler Condensing Domestic Hot Water Boiler	Cap-kBtuh Cap-kBtuh	0 27	0 14449	-	-	- 48,707.58	\$ - \$ 1,138,722.51	0.0% 22.5%
13	Storage Water Heater	Cap-kBtuh	103	16503.48		-	66,352.78	\$ 1,420,123.14	28.1%
	Tankless Water Heater	Cap-kBtuh	30	6885	` '	-	12,226.68	\$ 248,179.36	4.9%
	Heat Pump Water Heater Demand Control DHW Recirculation Pump	kW Each	0 87	-	22,332.83	2.575	507.73	\$ - \$ 191,961.57	0.0% 3.8%
17	Low flow Showerhead	Each	13	-	-	-	92.74	\$ 107.51	0.0%
	Faucet Aerator Envelope	Each	0	-	-	-	-	\$ -	0.0%
	Attic Insulation	Sq Ft	7491	-	464.46	0.42	26.62	\$ 10,920.95	0.2%
	Wall Insulation Blow-in	Sq Ft	0	-	- 4 540 04	- 4 74	-	\$ -	0.0%
	Windows Window Film	Sq Ft Sq Ft	1600.21 0	-	4,540.21	4.71	26.14	\$ 138,607.39 \$ -	2.7% 0.0%
24	HVAC	·	J.					·	
	Air Conditioners Split System Heat Pump Split System	Cap-Tons Cap-Tons	23 10	91.8 35	,	7.65 3.24	(118.03)	\$ 282,970.23 \$ 100,027.04	5.6% 2.0%
27	Packaged Air Conditioner	Cap-Tons	9	26.5		5.63	264.45	\$ 89,944.10	1.8%
	Package Terminal A/C	Cap-Tons	0	0		-	-	\$ -	0.0%
	Package Terminal Heat Pump Furnace Replacement	Cap-Tons Cap-kBtuh	28	2336	-	1.01	- 1,120.80	\$ - \$ 218,064.25	0.0% 4.3%
31	Space Heating Boiler	Cap-kBtuh	16	3300	(4,896.00)		1,361.10	\$ 232,654.51	4.6%
	Smart Thermostat L ighting	Each	48	-	3,841.10	-	310.87	\$ 12,493.86	0.2%
	Interior LED Lighting	Each	1433		190666.28	1.584	(2,381.40)	\$ 142,793.10	2.8%
	nterior TLED Type A Lamps	Each	N/A	N/A	N/A	N/A	N/A	N/A	0.0%
	nterior TLED Type C Lamps LED T8 Lamp - Interior	Each Each	N/A 1272	N/A	N/A 284,264.64	N/A 3.18	N/A (4,917.84)	N/A \$ 88,810.11	0.0% 1.8%
38	LED T8 Lamp - Exterior	Each	250	-	29,805.00	0.65	-	\$ 14,542.96	0.3%
	nterior LED Fixture nterior LED Screw-in	Each	1429 838	-	508,098.29 115,679.04	4.25 0.82	(6,507.41)	\$ 314,458.51 \$ 18,432.76	6.2%
	Interior LED Screw-in	Each Each	107	<u> </u>	22,027.02	3.00	(1,263.13) (381.03)	\$ 18,432.76 \$ -	0.4% 0.0%
42	Exterior LED Lighting	Each	24	-	6,327.12	-	-	\$ 1,970.36	0.0%
	LED Parking Garage Fixtures LED Exterior Wall or Pole Mounted Fixture	Each Each	969	-	522,906.42	-	-	\$ - \$ 366,159.69	0.0% 7.2%
	LED Corn Lamp for Exterior Wall or Pole Mounted	Each	41	-	22,136.82	-	-	\$ 8,679.59	0.2%
	Exterior LED Lighting - Pool	Each	N/A	-	- 4.002.40	-	- (00, 00)	\$ -	0.0%
	Wall or Ceiling Mounted Occupancy Sensor Miscellaneous	Each	103	<u>-</u>	4,983.18	0.37	(86.23)	\$ 11,247.80	0.2%
	Tier-2 Smart Power Strip	Each	2	-	260.00	0.04	(4.50)	\$ 226.80	0.0%
	Variable Speed Pool Pump Ancillary Services	Each	0	-	-	-	-	\$ -	0.0%
	Audit [4]	-	0	-	0	0	0	\$ -	0.0%
53									
	Total	7.11.16	15,953	43,627	1,755,800	39	115,338	•	
	Measures are customized by each IOU. Measures list may changed Audit costs may be covered by other programs or projects may ut						should fill out Table 2B a	as it pertains to their prog	ram.
57		•	'		'	,			
	Multifamily Properties Treated	Number							
59	Total Number of Multifamily Properties Treated [2] Subtotal of Master-metered Multifamily Properties	45							
60	Treated	7							
₆₄ [Total Number of Multifamily Tenant Units w/in Properties Treated ^[3]								
	Total Number of buildings w/in Properties Treated	4298 520							
_	² Multifamily properties are sites with at least five (5) or more dwelli								
	may have multiple buildings.								
	^{3]} Multifamily tenant units are the number of dwelling units located w	ithin properties treated. This							
_	number does not represent the same number of dwellings treated as	captured in Table 2 nor 2A.							
65 66		Year to	Date Expenses		1				
	ESA Program - MF CAM ^[5]	Electric	Gas	Total					
86	Administration	\$ 478,960	\$ 424,738	\$ 903,699					
	Direct Implementation (Non-Incentive)	\$ 842,480	-		المرام ما المرام				
70 71	Direct Implementation [7]	\$ 1,055,322	\$ 2,761,298	\$ 3,816,620	< <includes mea<="" td=""><td>sures costs</td><td></td><td></td><td></td></includes>	sures costs			
	TOTAL MF CAM COSTS [6]	\$ 2,376,762	\$ 3,933,141	\$ 6,309,903	1				
72	51				1				
	^{5]} Applicable to Deed-Restricted, government and non-profit owned								
73	12-009, where 65% of tenants are income eligible based (at or below	200% of the Federal Poverty	•						
73 74		200% of the Federal Poverty in measures total cost unless of	•						
73 74 75 76	12-009, where 65% of tenants are income eligible based (at or below Commissioning costs, as allowable per the Decision, are included Direct implementation expenses include measures costs and accr	200% of the Federal Poverty in measures total cost unless of	•						
'3 '4 '5 '6 '7	12-009, where 65% of tenants are income eligible based (at or below 61 Commissioning costs, as allowable per the Decision, are included	v 200% of the Federal Poverty in measures total cost unless of uals for 2022.	otherwise noted.	flect YTD adjustme	ents.				

	A	В	С	D	E	F	G	Н	I
1	E	SA Table 2B - M	ultifamily Whole	Building Expen	ses and Energy	Savings by Mea	asures Installed		
2			=	cific Gas and El					
3				ogram Year 202					
4									
5			ESA Mult	ifamily Whole Bu	uilding Program	Totals			
		Units (of		Number of Units					
	ESA MFWB Measures		Quantity Installed	for Cap-kBTUh	kWh (Annual)	kW (Annual)	Therms (Annual)	Expenses (\$)	% of Expenditure
	ESA WIF WID Measures	"each")	Quantity instance	and Cap-Tons	KVVII (Alliluai)	KW (Allilual)	Therms (Amuai)	Expenses (\$)	% of Expellulture
6		each)		and Cap-10115					
	Appliances								
8	-	-	-	-	-	-	-	-	-
	Domestic Hot Water	O = = LDTUI						Φ.	
	Central Boiler	Cap-kBTUh	-	-	-	-	-	5 -	-
	Faucet Aerator Pipe Insulation	Each Home	-	<u>-</u>	-	-	-	\$ - \$ -	-
	Envelope	поше	-	-	-	-	-	φ -	-
14	-	-	-	-	-	-	-	-	-
	HVAC								
	AC Tune-up	Cap-Tons	-	-	-	-	-	\$ -	-
	Furnace Replacement	Cap-kBTUh	-	-	-	-	-	\$ -	-
	HEAT Pump Split System	Cap-Tons	-	-	-	-	-	\$ -	-
	HEAT Pump Split System	Each	-	-	-	-	-	\$ -	-
	Programmable Thermostat	Each	-	-	-	-	-	\$ -	-
	Lighting								
	Exterior LED Lighting	Fixture	-	-	-	-	-	\$ -	-
	Exterior LED Lighting - Pool	Lamp	-	-	-	-	-	\$ -	-
	Interior LED Exit Sign	Fixture	-	-	-	-	-	\$ -	-
25		Fixture	-	-	-	-	-	\$ -	-
26	Interior LED Lighting	KiloLumen	-	-	-	-	-	\$ -	-
27	Interior LED Screw-in	Lamp	-	-	-	-	-	\$ -	-
28	Interior TLED Type A Lamps	Lamp	-	-	-	-	-	\$ -	-
29	Interior TLED Type C Lamps	Lamp	-	-	-	-	-	\$ -	-
30	Miscellaneous								
31	Tier-2 Smart Power Strip	Each	-	-	1	-	-	\$ -	ı
32	Variable Speed Pool Pump	Each	-	-	1	-	-	\$ -	-
33	Ancillary Services								
34	Audit	-	-	-	-	-	-	\$ -	ı
35									
36	Total	-	-	-	ı	-	-	\$ -	
37									
38	Multifamily Properties Treated	Number							
39	Total Number of Multifamily Properties Treated	0							
	Subtotal of Master-metered Multifamily								
40	Properties Treated	0							
	Total Number of Multifamily Tenant Units w/in								
41	Properties Treated Total Number of buildings w/in Properties	0							
100	Total Number of buildings w/in Properties Treated								
-	i i caleu	0							
43			(. D		I				
44	ESA Program - MFWB		ear to Date Expens						
45		Electric	Gas	Total					
	Administration			\$ -					
	Direct Implementation (Non-Incentive)			\$ -					
	Direct Implementation			\$ -	< <includes measure<="" th=""><th>es costs</th><th></th><th></th><th></th></includes>	es costs			
49				•					
_	TOTAL MFWB COSTS	\$ -	\$ -	\$ -					
51									
	Note:								
53	* MFWB implementation to occur no earlier than Janu	uary 2023.							

			LOF	t i logiali	ı - Pilot Plus					E O.	A Prograi	n - Pilot Dee _l	J	
					l & Expensed In	nstallation ^[1]		Units				d & Expensed Ir	stallation [1]	
Measures	Units (Each or Home)	Quantity Installed	kWh ^[2] (Annual)	kW ^[2] (Annual)	Therms ^[2] (Annual)	Expenses (\$) [3]	% of Expenditures	(Each or Home)	Quantity Installed	kWh ^[2] (Annual)	kW ^[2] (Annual)	Therms ^[2] (Annual)	Expenses (\$) [3]	% of Expendit
pliances th Efficiency Clothes Washer	Each	-	<u>-</u>	-	-	\$ -	0.0%	Each	-	-	-	-	\$ -	
frigerator crowave	Each Each	-	-	-	-	\$ - \$ -	0.0% 0.0%	Each Each	-	-	-	-	\$ - \$ -	
w - Freezer mestic Hot Water	Each	-	-	-	-	\$ -	0.0%	Each	-	-	-	-	\$ -	
ner Domestic Hot Water	Home	-	-	-	-	\$ -	0.0%	Each	-	-	-	-	\$ -	
ater Heater Tank and Pipe Insulation ater Heater Repair/Replacement	Home Each	-	<u>-</u>	-	-	\$ - \$ -	0.0% 0.0%	Each Each	-	-	-	-	\$ - \$ -	
mbined Showerhead/TSV	Each	-	-	-	-	\$ -	0.0%	Each	-	-	-	-	\$ -	
w - Heat Pump Water Heater w - Tub Diverter/ Tub Spout	Each Each	-	<u>-</u>	-	-	\$ - \$ -	0.0% 0.0%	Each Each	-	-	-	-	\$ -	
w - Thermostat-controlled Shower Valve	Each	-	-	-	-	\$ -	0.0%	Each	-	-	-	-	\$ -	
closure Sealing	Home	-	-	-	-	\$ -	0.0%	Each	-	-	-	-	\$ -	
ulking AC	Home	-	-	-	-	\$ -	0.0%	Each	-	-	-	-	\$ -	
U Standing Pilot Conversion	Each	-	-	-	-	\$ -	0.0%	Each	-	-	-	-	\$ -	
nace Repair/Replacement om A/C Replacement	Each Each	-	-	-	-	\$ -	0.0% 0.0%	Each Each	-	-	-	-	\$ -	
ntral A/C replacement	Each Each	-	-	-	-	\$ -	0.0%	Each Each	-	-	-	-	φ - \$ -	
at Pump Replacement	Each	-	-	-	-	\$ -	0.0%	Each	-	-	-	-	\$ -	
aporative Cooler (Replacement) aporative Cooler (Installation)	Each Each	-	-	-	-	\$ -	0.0% 0.0%	Each Each	-	-	-	-	\$ -	
ct Test and Seal	Home	-	-	-	-	\$ -	0.0%	Each	-	-	-	-	\$ -	
w - Energy Efficient Fan Control w - Prescriptive Duct Sealing	Home Home	-	-	-	-	\$ - \$ -	0.0% 0.0%	Each	-	-	-	-	\$ -	
w - High Efficiency Forced Air Unit (HE FAU)	Home	-	-	-	-	\$ -	0.0%	Each	-	-	-	-	\$ -	
w - A/C Time Delay w - Smart Thermostat	Home Home	-	-	-		\$ -	0.0% 0.0%	Each Each	-	-	-	-	\$ -	
intenance													Φ.	
nace Clean and Tune ntral A/C Tune up	Home Home	-	-	-	-	\$ - \$ -	0.0% 0.0%	Each Each	-	-	-	-	\$ - \$ -	
hting													•	
erior Hard wired LED fixtures erior Hard wired LED fixtures	Each Each	-	-	-	-	\$ - \$ -	0.0% 0.0%	Each Each	-	-	-	-	\$ - \$ -	
D Torchiere	Each	-	-	-	-	\$ -	0.0%	Each	-	-	-	-	\$ -	
cupancy Sensor D Night Light	Each Each	-	-	-	-	\$ - \$ -	0.0% 0.0%	Each Each	-	-	-	-	\$ - \$ -	
w - LED R/BR Lamps	Each	-	-	-	-	\$ -	0.0%	Each	-	-	-	-	\$ -	
w - LED A-Lamps scellaneous	Each	-	-	-	-	\$ -	0.0%	Each	-	-	-	-	\$ -	
ol Pumps	Each	-	-	-	-	\$ -	0.0%	Each	-	-	-	-	\$ -	
nart Strip nart Strip Tier II	Each Each	-	<u>-</u>	-	-	\$ - \$ -	0.0% 0.0%	Each Each	-	-	-	-	\$ - \$ -	
ots	Edon						0.070	Edon					Ψ	
		-	-	-	-	-	-	-	-	-	-	-	-	
stomer Enrollment A Outreach & Assessment	Home	-	_	-	_	\$ -	0.0%	Home	_	_	-	-	\$ -	
A In-Home Energy Education	Home	-		<u>.</u>	·	\$ -	0.0%	Home	-		·		\$ -	
tal Savings/Expenditures		-		-		S -	0.0%		-		-		\$ -	
tal Households Weatherized As of December 31, 2022, PG&E has begun installation, but ha	as not fully complet	ed a project. "	Completed and	Expensed In	stallation" projec	\$ -	0.0%	when project	ts have been f	ully closed (i.e.	inspected, is	ssues resolved, r	ermits closed as a	pplicable)
d reported by Pilot Implementer to PG&E. All measures and sa PG&E will report savings in monthly and annual reports based initoring and analysis. Final, disaggregated costs for measure installations will be rep	on the energy mod	eling software	's estimate of sa	vings. PG&E	will additionally	report the meter-b	ased energy savings	estimates fro			such data re	equires 12 month		
ot Plus Households Treated Single Family Households Treated	Total Home								p Households amily Househ				Total Home	
/lulti-family Households Treated	Home							- Multi-far	nily Househol	ds Treated			Home	
Mobile Homes Treated tal Number of Households Treated	Home Home	-							Homes Treate	d eholds Treate			Home Home	
Eligible Households to be Treated for PY [4]	Home	N/A								to be Treated			Home	
of Households Treated	%	0%						% of Hou	seholds Trea	ted			%	
Master-Meter Households Treated 0.21-06-015 did not specify annual home treatment or savings targets	Home for Pilot Plus/Deep.	-						- Master-	Meter Househ	olds Treated			Home	
ESA Program - Pilot Plus and Pilot Deep	Electric	to Date Expe	Total											
ministration [6] ect Implementation (Non-Incentive) [7] ect Implementation [8] TAL Pilot Plus and Pilot Deep COSTS	\$ 300,040 \$ 7,950	\$ 153,524 \$ 266,073 \$ 7,050 \$ 426,647	\$ 566,114 \$ 15,000	< <includes< td=""><td>measures costs</td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td></includes<>	measures costs									
TAL Pilot Plus and Pilot Deep COSTS Total ESA Pilot Plus and Pilot Deep YTD expenses may contain				1										
penses as reported in ESA Table 1A.														
Administration includes expenses from the following categories	: General Administ	ration, Regula	tory											

	А	В	С	D	Е	F	G	Н
1	ESA Table 2D - Building Elec	trificatio	n Expenses a	nd Energy Sav	ings by Mea	sures Instal	led (SCE Only)	
2			cific Gas and				`	
3			ogram Year 20	_	_			
4		• •	og.a oa. 20	/ /	port			
5				ESA Program	- Building El	ectrification	Retrofit Pilot []
6	<u></u>				Completed & E			
_	Measures		Quantity			Therms	liation	% of
7		Units	Installed	kWh (Annual)	kW (Annual)	(Annual)	Expenses (\$)	Expenditure
8	Appliances							
9	Electric Dryer	Each	-	-	-	-	\$ -	-
10	Heat Pump Dryer	Each	-	-	-	-	\$ -	-
11	Induction Cooktop	Each	-	-	-	-	\$ -	-
	Induction Range	Each	-	-	-	-	\$ -	-
	Domestic Hot Water							
14	Heat Pump Water Heater	Each	-	-	-	-	\$ -	-
15	Enclosure							
16	Attic Insulation	Home	-	-	-	-	\$ -	-
17	HVAC						·	
18	Heat Pump HVAC	Each	_	-	- 1	-	\$ -	-
	Duct Seal	Each	_	_	- 1	_	\$ -	_
	Smart Thermostat	Each	_	_	_	_	\$ -	_
	Miscellaneous ^[2]						1	
	Minor Home Repair	Home	_	_	_		\$ -	
	Carbon Monoxide/Smoke Alarm	Each		-	+ +		\$ -	-
	Electric Panel	Each	-		-		φ.	-
	Electric Sub-Panel	Each	-	-	-	-	\$ -	-
	Electric Sub-Pariel Electrical Circuit Run		-	-	-	-	\$ -	-
		Each	-	-	-	-		-
	Induction Cookware	Home	-	-	-	-	\$ -	-
	Customer Enrollment	11						
	Energy Assessment	Home	-	-	-	-	\$ -	-
	Total Savings/Expenditures		-	-	-	-	-	-
	[1] The costs for the following measures are included in the c							I_
	^[2] These measures do not have any savings associated and	i may be rec	uned to complete tr	ie iristaliation to elec	curry the residenti	ai end-uses or pa	rucipating nousehold	is.
33			T- 4 1	1				
	Households Treated		Total					
	Single Family Households Treated	Home	-					
	Estimated Avg. Annual Bill SavingsTreated ^[3]	Home	-					
37				<u> </u>	_			
38			Year to Date Ex	penses				
39	ESA Program - Building Electrification	Electric	Gas	Total				
40	Administration	-	-	\$ -	1			
41	Direct Implementation (Non-Incentive)	-	-	\$ -				
	Direct Implementation	-	-	\$ -	< <includes me<="" td=""><td>asures costs</td><td></td><td></td></includes>	asures costs		
43					1			
	TOTAL Building Electrification COSTS	\$ -	-	l \$ -	1			
Ė	¹³ Estimated average annual bill savings will be calculated p	*	*	*	1			
45	energy costs.	15 partio						

	А	В	С	D	Е	F
1	ESA Table 2E - Clean Energy Hom	nes Expenses a	and Energy Savi	ings by Measures	Installed (SCE On	v)
2			d Electric Comp			,
3			2022 Annual Re			
4		riogialli i eai	ZUZZ Allilual Ne	port		
-			ECA Dua succe	o Class Engrand	Iamaa Naus Canati	wation Dilat
5			ESA Progran		lomes New Constr	uction Pilot
6				2022 Completed & Ex	xpensed installation	0/ 5
-	M	1126	Quantity	Avoided	Incentives Paid (\$)	% of
	Measures	Units		(CO e) emissions	(17)	Expenditure
	Education and Outreach	F l		N1/A	Φ.	0.00/
	Direct Outreach (Developers and Owners)	Each	-	N/A	\$ -	0.0%
	Educational Webinars	Each	-	N/A	\$ -	0.0%
	Technical Design Assistance (Reserved)					0.00/
	Single-Family Homes	Each	-	-	-	0.0%
	Multifamily Properties	Each	-	-	\$ -	0.0%
	• Buildings	Each	-	-	-	0.0%
	No. of Dwelling Units	Each	-	-	\$ -	0.0%
	Technical Design Assistance (In Process)					2.20/
	Single-Family Homes	Home	-	-	-	0.0%
	Multifamily Properties	Each	-	-	-	0.0%
	Buildings	Each	-	-	-	0.0%
	No. of Dwelling Units	Each	-	-	\$ -	0.0%
	Technical Design Assistance (Completed)	_				
	Single-Family Homes	Each	-	-	-	0.0%
	Multifamily Properties	Each	-	-	\$ -	0.0%
	Buildings	Each	-	-	\$ -	0.0%
	No. of Dwelling Units		-	-	-	0.0%
26		Home	-		\$ -	0.0%
27						
	Total Savings/Expenditures		-	-	-	0.0%
29						
	Households Treated		Total			
	- Single Family Households Treated	Home	-			
	- Multifamily Dwelling Units Treated	Home	-			
	Total Number of Households Treated	Home	-			
34 35						
					_	
36			Year to Date Ex			
	ESA Program - Clean Energy Homes	Electric	Gas	Total		
38	Administration	\$ -	\$ -	\$ -		
39	Direct Implementation (Non-Incentive)	\$ -	\$ -	\$ -		
40	Direct Implementation	\$ -	\$ -	\$ -	< <includes measures<="" td=""><td>costs</td></includes>	costs
41					1	
42	TOTAL Clean Energy Homes COSTS	\$ -	\$ -	\$ -		
<u> </u>		Ŧ	Т	T		

	A	В	С	D	Е	F	G	Н
1	ESA Table 2F - CSD Leve		-			Measures	Installed	
2				Electric Com				
3		Program	Year 202	22 Annual R	eport			
4								
5				ES	A Program	- CSD Leve	eraging	
6				Year-To-	Date Complet		ed Installation	21 2
7	Measures	Units	Quantity	kWh (Annual)	Is No. (Amount)	Therms (Annual)	Expenses (\$)	% of Expenditure
8	Appliances	Units	ilistalleu	KWII (Allilual)	KW (Alliuai)	(Allitual)	Lxperises (ψ)	Lapenditure
	High Efficiency Clothes Washer	Each	-	-	-	-	\$ -	0.0%
	Refrigerators	Each	-	-	-	1	\$ -	0.0%
	Microwaves	Each	-	-	-	-	\$ -	0.0%
	New - Freezer Domestic Hot Water	Each	-	-	-	-	\$ -	0.0%
	Water Heater Blanket	Home	-	-	-	-	\$ -	0.0%
	Low Flow Shower Head	Home	-	-	-	-	\$ -	0.0%
	Water Heater Pipe Insulation	Home	-	-	-	-	\$ -	0.0%
	Faucet Aerator Water Heater Repair/Replacement	Home Each	<u>-</u>	-	-	-	\$ - \$ -	0.0% 0.0%
19	Thermostatic Shower Valve	Each	-	-	-		\$ -	0.0%
20	New - Combined Showerhead/TSV	Each	-	-	-	ı	\$ -	0.0%
	New - Heat Pump Water Heater	Each	-	-	-	-	\$ -	0.0%
	New - Tub Diverter/ Tub Spout New - Thermostat-controlled Shower Valve	Each Each	-	-	-	-	\$ - \$ -	0.0% 0.0%
	Enclosure	Each	-	-	-	-	Φ -	0.0%
	Air Sealing / Envelope	Home	-	-	-	-	\$ -	0.0%
26	Caulking	Home	-	-	-	-	\$ -	0.0%
	Attic Insulation	Home	-	-	-	-	\$ -	0.0%
	HVAC FAU Standing Pilot Conversion	Each					¢	0.0%
	Furnace Repair/Replacement	Each	-	-	-	-	\$ - \$ -	0.0%
	Room A/C Replacement	Each	-	-	-	-	\$ -	0.0%
32	Central A/C replacement	Each	-	-	-	ı	\$ -	0.0%
	Heat Pump Replacement	Each	-	-	-	-	\$ -	0.0%
	Evaporative Cooler (Replacement) Evaporative Cooler (Installation)	Each Each	-	-	-	-	\$ - \$ -	0.0%
	Duct Testing and Sealing	Home	-	-	-		\$ - \$ -	0.0% 0.0%
	New - Energy Efficient Fan Control	Home	_	-	-	-	\$ -	0.0%
38	New - Prescriptive Duct Sealing	Home	-	-	-	-	\$ -	0.0%
	New - High Efficiency Forced Air Unit (HE FAU)	Home	-	-	-	-	\$ -	0.0%
40	New - A/C Time Delay Maintenance	Home	-	-	-	-	\$ -	0.0%
	Furnace Clean and Tune	Home	_	_	_	_	\$ -	0.0%
	Central A/C Tune up	Home	-	-	-	-	\$ -	0.0%
	Lighting							
	Compact Fluorescent Lights (CFL)	Each	-	-	-	-	\$ -	0.0%
	Interior Hard wired CFL fixtures Exterior Hard wired CFL fixtures	Each Each	-	-	-	-	\$ - \$ -	0.0% 0.0%
	Torchiere	Each	-	_	_		\$ -	0.0%
49	Occupancy Sensor	Each	-	-	-	-	\$ -	0.0%
	LED Night Lights	Each	-	-	-	-	\$ -	0.0%
	New - LED Diffuse Bulb (60W Replacement) New - LED Reflector Bulb	Each	-	-	-	-	\$ -	0.0%
52 53	New - LED Reflector Downlight Retrofit Kits	Each Each	-	-	-	-	\$ - \$ -	0.0% 0.0%
	New - LED A-Lamps	Each	<u>-</u>	-	-	-	\$ -	0.0%
55	Miscellaneous							
	Pool Pumps	Each	-	-	-	-	\$ -	0.0%
	Smart Power Strips - Tier 1	Each	-	-	-	-	\$ -	0.0%
	New - Smart Power Strips - Tier 2 Pilots	Each	-	-	-	-	\$ -	0.0%
60	-	-	-	-	-	-	-	-
61	Customer Enrollment							
	Outreach & Assessment	Home	-				\$ -	0.0%
63 64	In-Home Education	Home	-				\$ -	0.0%
	Total Savings/Expenditures		_	-			\$ -	0.0%
66	go:ponditoroo							0.070
67	Total Households Weatherized		-	-	-	-	-	-
68								
69 70	CSD MF Buildings Treated			Total	1			
71	- Multifamily			1 0(a)				
72		I	1	<u>. </u>	•			
	ESA Program - CSD Leveraging			Electric	Gas	Total	Ī	
74	Administration [1]			\$ 815		\$ 1,538	1	
	Direct Implementation (Non-Incentive) [2]		1	\$ -	\$ -	\$ -	1	
76	Direct Implementation [3]			\$ -	\$ -	\$ -	< <includes me<="" td=""><td>asures costs</td></includes>	asures costs
77							1	
78	TOTAL CSD Leveraging COSTS			\$ 815	\$ 723	\$ 1,538	I	
79	Administration includes administration labor expens							
80	Direct Implementation (Non-Incentive) includes Imp							
81	^[3] Direct Implementation includes expenses for installa	ation of me	asures.					
								

	A	В	С	D	E	F	G	Н	I
1			ESA Ta	able 3 - Program	Cost Effective	ness			
2			Pa	cific Gas and El	ectric Company	1			
3			Pro	ogram Year 2022	Annual Repor	t			
4									
5			Ratio	of Benefits Over C	osts			Net Benefits \$	
6	Program	ESACET [2]	Resource Test	TRC	PAC	RIM	ESACET	Resource Test	TRC
7	ESA In-Unit (SF, MH, MF-In-Unit)	0.69	0.58	0.34	0.34	0.25	(36.50)	(29.34)	(77.91)
8	ESA MF CAM	-	-	0.52	0.52	0.38	-	-	(2.87)
9	ESA MFWB (MF In-Unit, MF CAM, MFWB)	-			-	-	-	-	-
10	ESA Pilot Plus and Pilot Deep [1]	-	-	-	-	-	-	-	-
11	Building Electrification	-	-	-	-	-	-	-	-
12	Clean Energy Homes	-	-	1	-	-	-	-	-
13 14	^[1] PG&E did not complete Pilot Plus/Deep project [2] PG&E used the CET 2024 Avoided Cost Calc								

*All program measures, including resource and non-resource measures, are represented in the ESACET. Only measures considered resource measures are represented in the Resource Test. Resource measures, as defined

17 by the ESA Cost Effectiveness Working Group, include any measure with a unit savings of less than one kWh or one therm.

19 *The Resource Test includes energy benefits and program measure and installation costs.

20 *ESA CAM savings estimates are based on approved workpapers.

22 *MFWB implementation to occur no earlier than January 2023.

18 *The ESACET includes energy and non-energy benefits and all program costs including measure, installation, and administrative costs.

*Ordering Paragraph 43 of D.14-08-030 directs the application of the two new cost effectiveness tests, ESACET and Resource TRC (renamed the Resource Test).

15

16 Notes:

	А	В	С	D	E	F	G
1		ESA	Table 4 - Detail b	y Housing Type ar	nd Source ^[1]		
2	1		Pacific Gas a	and Electric Compa	ıny		
3	1		Program Yea	r 2022 Annual Rep	ort		
4	7						

5			2022 Energy	[/] Savings ^[2]		
6 Customer	Housing Type	# Homes /Properties Treated	(mWh)	MW	(mTherm)	2022 Expenses
7 Gas and Electric Customers						
8 Owners - Total		31,239	13.50	3.45	718.69	\$ 50,606,599
9	Single Family	27,313	12.20	3.06	658.51	\$ 45,461,286
10	Multi Family	158	0.05	0.01	2.31	\$ 168,341
11	Mobile Homes	3,768	1.25	0.39	57.86	\$ 4,976,971
12 Renters - Total		23,925	7.08	1.17	340.14	\$ 20,909,759
13	Single Family	16,038	5.50	1.03	247.29	\$ 15,230,637
14	Multi Family	7,673	1.50	0.12	89.47	\$ 5,424,670
15	Mobile Homes	214	0.08	0.02	3.38	\$ 254,452
16 Electric Customers (only)						
17 Owners - Total		4,930	2.14	0.41	1.61	\$ 2,965,262
18	Single Family	4,255	1.91	0.39	1.36	\$ 2,614,832
19	Multi Family	39	0.02	0.00	0.07	\$ 34,913
20	Mobile Homes	636	0.21	0.02	0.18	\$ 315,517
21 Renters - Total		3,459	1.04	0.12	2.93	\$ 1,974,386
22	Single Family	1,880	0.65	0.08	0.15	\$ 994,784
23	Multi Family	1,444	0.34	0.03	2.60	\$ 896,727
24	Mobile Homes	135	0.05	0.01	0.17	\$ 82,875
25 Gas Customers (only)						
26 Owners - Total		3,228	0.71	0.31	84.96	\$ 4,661,652
27	Single Family	2,445	0.57	0.24	71.77	\$ 3,715,531
28	Multi Family	6	0.00	0.00	0.07	\$ 5,574
29	Mobile Homes	777	0.14	0.07	13.11	\$ 940,547
30 Renters - Total		786	0.12	0.05	17.31	\$ 749,878
31	Single Family	641	0.12	0.05	15.68	\$ 681,532
32	Multi Family	136	0.01	0.00	1.47	\$ 60,215
33	Mobile Homes	9	0.00	0.00	0.16	\$ 8,131
34 Gas and Electric Total - ESA MFWB						
35 ESA Multifamily In-Unit [3]			-	-	-	-
36 ESA Multifamily Common Area Measures [4]		- -	-	-	-	-
37 ESA Multifamily Whole Building [5]			-	-	-	-
38 Totals:		67,567	24.60	5.52	1,165.64	\$ 81,867,535

^{39 [1]} Summary data which includes ESA Main Program (SF, MH, MF-In-Unit). There are no Pilot Plus/Deep data to report because PG&E did not complete pilot projects in 2022.

^{43 [}b] Implementation to occur no earlier than January 2023.

45 46 47	Year	Utility in Shared Service Territory	Eligible Households in Shared Service Territory	Eligible Households Treated by Both Utilities in Shared Service Territory
48	2022	SCE	5,415	0
49	2022	SoCalGas	93,411	2,499

^{40 [2]} Savings estimates are sourced from the most recent ESA Impact Evaluation; measures not included in the Impact Evaluation utilize values from workpapers.

^{41 [3]} Included in ESA Main Program reported in the above table lines 9-33

^{42 [4]} MF CAM totals are included in Table 2A MF CAM

3		ESA Table 5 - Direct Purcha Pacific Gas and	d Electric C	ompany				
		Program Year 2	2022 Annua	l Report				
	Contractor	County	Private	Contrac CBO	tor Type WMDVBE	LIHEAP		2022 Annual Expenditures
		Imple Alameda, Contra Costa, Marin, Napa, San Francisco,	ementer 1					
	1	Alpine, Amador, Calaveras, Fresno, Kern, Kings, Madera, Mariposa, Merced, San Bernardino, San Joaquin, Stanislaus, Tulare, Tuolumne	Х	-	-	-	\$	755,25
+	2	Fresno, Madera, Kings, Tulare, Kern San Francisco, San Mateo, Santa Clara, Alameda,	X	-	- ~	-	\$	1,722,90
	3 4	Contra Costa, San Joaquin, Stanislaus, Merced, Solano Alameda, Contra Costa, San Francisco	X	-	X -	-	\$	766,35 1,444,76
	5	Merced, Madera, Tuolumne, Mariposa, Fresno	Х	-	-	-	\$	759,75
	<u>6</u> 7	Fresno, Madera, Kings, Tulare Alameda, Contra Costa, Napa, Yolo, Solano,	Х	X	X		\$	473,30 2,626,68
	8	Sacramento, San Joaquin Kern, Tulare, Kings, Fresno, Madera, Monterey, Stanislava and San Joaquin	Х	-	-	-	\$	212,66
	9	Stanislaus and San Joaquin Fresno, Madera, Merced, Stanislaus, San Joaquin, Kern, Tulare, Kings, Contra Costa, Alameda	Х	-	-	-	\$	70,62
	10	Contra Costa, San Francisco, San Mateo, Santa Clara		Х		-	\$	21
+	11 12	Merced, Stanislaus, San Joaquin Fresno	X	-	X	-	\$	448,47 2,398,47
	13	Kern	X	-	X	-	\$	822,55
	14	Napa, San Francisco, Contra Costa, Alameda, Sonoma, Solano, Marin	Х	-	-	-	\$	12,495,20
:	15 16	Kern, Kings, Madera Contra Costa, Napa	X	-	X -	-	\$	67,02 690,97
		Shasta, Tehama, Glenn Butte, Colusa, Calaveras, El Dorado, Humbolt, Mendocino, Placer, Plumas,						
	17	Sacramento, Solano, Sonoma, Yolo, Yuba, Stanisluas	X	-	-	-	\$	81,38
	18 19	Alpine, Amador, Calaveras, Kern, Contra Costa Fresno, Madera, Merced, San Luis Obispo, San	X	_	_ X	-	\$	914,32 429,06
	20	Joaquin, Stanislaus Alameda, Contra Costa, San Francisco, Marin, San	X		X		\$	•
		Joaquin, Stanislaus, Fresno, Merced Kern, Fresno, Calaveras, Kings, Madera, Mariposa,			^			5,314,02
	21	Merced, San Joaquin, Tulare, Tuolumne, Stanislaus Kern, Kings, Tulare, Fresno, Madera	X	-	-	-	\$	719,63
lm		actor Expenditures	X	_	_	_	\$	34,137,75
	Contractor	County			tor Type			2022 Annual
			Private ementer 2	СВО	WMDVBE	LIHEAP		Expenditures
	1 2	Fresno, Kings, Madera San Luis Obispo, Santa Barbara	X	-	- X	-	\$	373,79 957,58
	3	Butte, Colusa, El Dorado, Fresno, Glenn, Kern, Mariposa, Nevada, Placer, Sacramento, San Joaquin,	X	_	_	_	\$	3,532,55
	·	San Mateo, Santa Clara, Solano, Sonoma, Stanislaus, Sutter, Tehama, Tuolumne, Yolo, Yuba						
	<u>4</u> 5	Fresno San Mateo, Santa Clara, Solano, Sonoma	X	- -	-	-	\$	4,096,04 367,49
	6	Santa Cruz, Santa Clara Tuolumne, Mariposa, Fresno, Madera, Merced	X	-	-	-	\$	1,808,18 4,345,69
	8	Santa Cruz, Santa Barbara, Monterey, San Luis Obispo	-	X	-	X	\$	289,90
	9	Humboldt, Kings, Tulare, Madera, Fresno Sacramento, Yolo, San Joaquin, Solano	-	- X	X	-	\$	4,348,71 3,262,05
	11 12	Kern Fresno	-	<u>-</u>	X	-	\$	904,92 7,25
	13	Calaveras, Fresno, Kern, Kings, Madera, Merced, Sacramento, San Joaquin, Stanislaus, Tulare	Х	-	-	-	\$	584,98
	14	San Mateo, Santa Clara	-	Х	-	-	\$	53,23
	15	Merced, Sacramento, San Joaquin, Solano, Stanislaus, Yolo	-	-	Х	-	\$	3,633,06
	16	Fresno, Kern, Kings, Merced, San Joaquin, Stanislaus,	-	-	X	-	\$ \$	6,890,98 1,866,13
	17	Alpine, Amador, Butte, Calaveras, Colusa, El Dorado,	-	-				2,320,87
	18	Alpine, Amador, Butte, Calaveras, Colusa, El Dorado, Kern	-	-	X	- V	\$	
	18 19 20	Alpine, Amador, Butte, Calaveras, Colusa, El Dorado, Kern Fresno, Kern, Kings, Tulare Sonoma, Solano	- - X	- X -		- X -	\$	215,36 1,852,44
	18 19	Alpine, Amador, Butte, Calaveras, Colusa, El Dorado, Kern Fresno, Kern, Kings, Tulare	-	- X -		- X - -	\$	215,36 1,852,44 51,81
	18 19 20 21 22	Alpine, Amador, Butte, Calaveras, Colusa, El Dorado, Kern Fresno, Kern, Kings, Tulare Sonoma, Solano Fresno, Merced Kern, San Luis Obispo, Santa Barbara Butte, Colusa, Glenn, Lake, Mendocino, Nevada, Placer,	- - X X	-	X - - - X	-	\$ \$ \$	215,36 1,852,44 51,81 357,49
	18 19 20 21	Alpine, Amador, Butte, Calaveras, Colusa, El Dorado, Kern Fresno, Kern, Kings, Tulare Sonoma, Solano Fresno, Merced Kern, San Luis Obispo, Santa Barbara Butte, Colusa, Glenn, Lake, Mendocino, Nevada, Placer, Plumas, Sacramento, Shasta, Sierra, Sutter, Tehama, Yolo, Yuba	- - X X	-	- - -	-	\$ \$ \$ \$	215,36 1,852,44 51,81 357,49 777,26
	18 19 20 21 22	Alpine, Amador, Butte, Calaveras, Colusa, El Dorado, Kern Fresno, Kern, Kings, Tulare Sonoma, Solano Fresno, Merced Kern, San Luis Obispo, Santa Barbara Butte, Colusa, Glenn, Lake, Mendocino, Nevada, Placer, Plumas, Sacramento, Shasta, Sierra, Sutter, Tehama, Yolo, Yuba Butte, Calaveras, Colusa, El Dorado, Fresno, Glenn, Humboldt, Mendocino, Placer, Plumas, San Joaquin,	- - X X	-	X - - - X	-	\$ \$ \$	215,36 1,852,44 51,81 357,49 777,26
	18 19 20 21 22 23	Alpine, Amador, Butte, Calaveras, Colusa, El Dorado, Kern Fresno, Kern, Kings, Tulare Sonoma, Solano Fresno, Merced Kern, San Luis Obispo, Santa Barbara Butte, Colusa, Glenn, Lake, Mendocino, Nevada, Placer, Plumas, Sacramento, Shasta, Sierra, Sutter, Tehama, Yolo, Yuba Butte, Calaveras, Colusa, El Dorado, Fresno, Glenn, Humboldt, Mendocino, Placer, Plumas, San Joaquin, Shasta, Solano, Sonoma, Stanislaus, Sutter, Tehama, Yolo, Yuba	- X X	-	X - - - X	-	\$ \$ \$	215,36 1,852,44 51,81 357,49 777,26
	18 19 20 21 22 23	Alpine, Amador, Butte, Calaveras, Colusa, El Dorado, Kern Fresno, Kern, Kings, Tulare Sonoma, Solano Fresno, Merced Kern, San Luis Obispo, Santa Barbara Butte, Colusa, Glenn, Lake, Mendocino, Nevada, Placer, Plumas, Sacramento, Shasta, Sierra, Sutter, Tehama, Yolo, Yuba Butte, Calaveras, Colusa, El Dorado, Fresno, Glenn, Humboldt, Mendocino, Placer, Plumas, San Joaquin, Shasta, Solano, Sonoma, Stanislaus, Sutter, Tehama,	- X X	-	X - - - X	-	\$ \$ \$ \$	215,36 1,852,44 51,81 357,49 777,26 3,743,23
	18 19 20 21 22 23 24	Alpine, Amador, Butte, Calaveras, Colusa, El Dorado, Kern Fresno, Kern, Kings, Tulare Sonoma, Solano Fresno, Merced Kern, San Luis Obispo, Santa Barbara Butte, Colusa, Glenn, Lake, Mendocino, Nevada, Placer, Plumas, Sacramento, Shasta, Sierra, Sutter, Tehama, Yolo, Yuba Butte, Calaveras, Colusa, El Dorado, Fresno, Glenn, Humboldt, Mendocino, Placer, Plumas, San Joaquin, Shasta, Solano, Sonoma, Stanislaus, Sutter, Tehama, Yolo, Yuba Tehama, Shasta Santa Clara Amador, Calaveras, El Dorado, Kern, Monterey,	- X X X	-	X - - - X	-	\$ \$ \$	215,36 1,852,44 51,81 357,49 777,26 3,743,23 357,48 9,90
	18 19 20 21 22 23 24 25 26 27	Alpine, Amador, Butte, Calaveras, Colusa, El Dorado, Kern Fresno, Kern, Kings, Tulare Sonoma, Solano Fresno, Merced Kern, San Luis Obispo, Santa Barbara Butte, Colusa, Glenn, Lake, Mendocino, Nevada, Placer, Plumas, Sacramento, Shasta, Sierra, Sutter, Tehama, Yolo, Yuba Butte, Calaveras, Colusa, El Dorado, Fresno, Glenn, Humboldt, Mendocino, Placer, Plumas, San Joaquin, Shasta, Solano, Sonoma, Stanislaus, Sutter, Tehama, Yolo, Yuba Tehama, Shasta Santa Clara Amador, Calaveras, El Dorado, Kern, Monterey, Nevada, Placer, Sacramento, San Benito, Santa Cruz Fresno, Madera, Merced, San Joaquin, San Luis	- X X X	-	X - - - X	-	\$ \$ \$ \$ \$ \$ \$	215,36 1,852,44 51,81 357,49 777,26 3,743,23 357,48 9,90 5,895,59
	18 19 20 21 22 23 24 25 26 27 28	Alpine, Amador, Butte, Calaveras, Colusa, El Dorado, Kern Fresno, Kern, Kings, Tulare Sonoma, Solano Fresno, Merced Kern, San Luis Obispo, Santa Barbara Butte, Colusa, Glenn, Lake, Mendocino, Nevada, Placer, Plumas, Sacramento, Shasta, Sierra, Sutter, Tehama, Yolo, Yuba Butte, Calaveras, Colusa, El Dorado, Fresno, Glenn, Humboldt, Mendocino, Placer, Plumas, San Joaquin, Shasta, Solano, Sonoma, Stanislaus, Sutter, Tehama, Yolo, Yuba Tehama, Shasta Santa Clara Amador, Calaveras, El Dorado, Kern, Monterey, Nevada, Placer, Sacramento, San Benito, Santa Cruz	- X X X	-	X - - X X - -	-	\$ \$ \$ \$ \$ \$ \$ \$	215,36 1,852,44 51,81 357,49 777,26 3,743,23 357,48 9,90 5,895,59 1,494,63
	18 19 20 21 22 23 24 25 26 27	Alpine, Amador, Butte, Calaveras, Colusa, El Dorado, Kern Fresno, Kern, Kings, Tulare Sonoma, Solano Fresno, Merced Kern, San Luis Obispo, Santa Barbara Butte, Colusa, Glenn, Lake, Mendocino, Nevada, Placer, Plumas, Sacramento, Shasta, Sierra, Sutter, Tehama, Yolo, Yuba Butte, Calaveras, Colusa, El Dorado, Fresno, Glenn, Humboldt, Mendocino, Placer, Plumas, San Joaquin, Shasta, Solano, Sonoma, Stanislaus, Sutter, Tehama, Yolo, Yuba Tehama, Shasta Santa Clara Amador, Calaveras, El Dorado, Kern, Monterey, Nevada, Placer, Sacramento, San Benito, Santa Cruz Fresno, Madera, Merced, San Joaquin, San Luis Obispo, Stanislaus	- X X X	-	X - - - X	-	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$	215,36 1,852,44 51,81 357,49 777,26 3,743,23 357,48 9,90 5,895,59 1,494,63 2,315,51
	18 19 20 21 22 23 24 25 26 27 28	Alpine, Amador, Butte, Calaveras, Colusa, El Dorado, Kern Fresno, Kern, Kings, Tulare Sonoma, Solano Fresno, Merced Kern, San Luis Obispo, Santa Barbara Butte, Colusa, Glenn, Lake, Mendocino, Nevada, Placer, Plumas, Sacramento, Shasta, Sierra, Sutter, Tehama, Yolo, Yuba Butte, Calaveras, Colusa, El Dorado, Fresno, Glenn, Humboldt, Mendocino, Placer, Plumas, San Joaquin, Shasta, Solano, Sonoma, Stanislaus, Sutter, Tehama, Yolo, Yuba Tehama, Shasta Santa Clara Amador, Calaveras, El Dorado, Kern, Monterey, Nevada, Placer, Sacramento, San Benito, Santa Cruz Fresno, Madera, Merced, San Joaquin, San Luis Obispo, Stanislaus Monterey, San Joaquin, San Mateo, Santa Clara, Solano Amador, Butte, Calaveras, Colusa, El Dorado, Fresno, Glenn, Humboldt, Kern, Kings, Lake, Madera, Mariposa,	- X X X	-	X - - X X - -	-	\$ \$ \$ \$ \$ \$ \$	215,36 1,852,44 51,81 357,49 777,26 3,743,23 357,48 9,90 5,895,59 1,494,63
	18 19 20 21 22 23 24 25 26 27 28	Alpine, Amador, Butte, Calaveras, Colusa, El Dorado, Kern Fresno, Kern, Kings, Tulare Sonoma, Solano Fresno, Merced Kern, San Luis Obispo, Santa Barbara Butte, Colusa, Glenn, Lake, Mendocino, Nevada, Placer, Plumas, Sacramento, Shasta, Sierra, Sutter, Tehama, Yolo, Yuba Butte, Calaveras, Colusa, El Dorado, Fresno, Glenn, Humboldt, Mendocino, Placer, Plumas, San Joaquin, Shasta, Solano, Sonoma, Stanislaus, Sutter, Tehama, Yolo, Yuba Tehama, Shasta Santa Clara Amador, Calaveras, El Dorado, Kern, Monterey, Nevada, Placer, Sacramento, San Benito, Santa Cruz Fresno, Madera, Merced, San Joaquin, San Luis Obispo, Stanislaus Monterey, San Joaquin, San Mateo, Santa Clara, Solano Amador, Butte, Calaveras, Colusa, El Dorado, Fresno, Glenn, Humboldt, Kern, Kings, Lake, Madera, Mariposa, Merced, Monterey, Nevada, Placer, Sacramento, San Benito, San Joaquin, San Luis Obispo, San Mateo, Santa Barbara, Santa Clara, Santa Cruz, Shasta,	- X X X	-	X - - X X - -	-	\$ \$ \$ \$ \$ \$ \$	215,36 1,852,44 51,81 357,49 777,26 3,743,23 357,48 9,90 5,895,59 1,494,63 2,315,51
	18 19 20 21 22 23 24 25 26 27 28 29	Alpine, Amador, Butte, Calaveras, Colusa, El Dorado, Kern Fresno, Kern, Kings, Tulare Sonoma, Solano Fresno, Merced Kern, San Luis Obispo, Santa Barbara Butte, Colusa, Glenn, Lake, Mendocino, Nevada, Placer, Plumas, Sacramento, Shasta, Sierra, Sutter, Tehama, Yolo, Yuba Butte, Calaveras, Colusa, El Dorado, Fresno, Glenn, Humboldt, Mendocino, Placer, Plumas, San Joaquin, Shasta, Solano, Sonoma, Stanislaus, Sutter, Tehama, Yolo, Yuba Tehama, Shasta Santa Clara Amador, Calaveras, El Dorado, Kern, Monterey, Nevada, Placer, Sacramento, San Benito, Santa Cruz Fresno, Madera, Merced, San Joaquin, San Luis Obispo, Stanislaus Monterey, San Joaquin, San Mateo, Santa Clara, Solano Amador, Butte, Calaveras, Colusa, El Dorado, Fresno, Glenn, Humboldt, Kern, Kings, Lake, Madera, Mariposa, Merced, Monterey, Nevada, Placer, Sacramento, San Benito, San Joaquin, San Luis Obispo, San Mateo,	- - X X - X X	-	X - - X X - -	-	\$ \$ \$ \$ \$ \$ \$	215,36 1,852,44 51,81 357,49 777,26 3,743,23 357,48 9,90 5,895,59 1,494,63 2,315,51
	18 19 20 21 22 23 24 25 26 27 28 29	Alpine, Amador, Butte, Calaveras, Colusa, El Dorado, Kern Fresno, Kern, Kings, Tulare Sonoma, Solano Fresno, Merced Kern, San Luis Obispo, Santa Barbara Butte, Colusa, Glenn, Lake, Mendocino, Nevada, Placer, Plumas, Sacramento, Shasta, Sierra, Sutter, Tehama, Yolo, Yuba Butte, Calaveras, Colusa, El Dorado, Fresno, Glenn, Humboldt, Mendocino, Placer, Plumas, San Joaquin, Shasta, Solano, Sonoma, Stanislaus, Sutter, Tehama, Yolo, Yuba Tehama, Shasta Santa Clara Amador, Calaveras, El Dorado, Kern, Monterey, Nevada, Placer, Sacramento, San Benito, Santa Cruz Fresno, Madera, Merced, San Joaquin, San Luis Obispo, Stanislaus Monterey, San Joaquin, San Mateo, Santa Clara, Solano Amador, Butte, Calaveras, Colusa, El Dorado, Fresno, Glenn, Humboldt, Kern, Kings, Lake, Madera, Mariposa, Merced, Monterey, Nevada, Placer, Sacramento, San Benito, San Joaquin, San Luis Obispo, San Mateo, Santa Barbara, Santa Clara, Santa Cruz, Shasta, Solano, Sonoma, Stanislaus, Sutter, Tehama, Tulare, Tuolumne, Yolo, Yuba Monterey, San Benito, San Luis Obispo, Santa Barbara,	- - X X - X X	-	X - - X X - -	-	\$ \$ \$ \$ \$ \$ \$	215,36 1,852,44 51,81 357,49 777,26 3,743,23 357,48 9,90 5,895,59 1,494,63 2,315,51
	18 19 20 21 22 23 24 25 26 27 28 29	Alpine, Amador, Butte, Calaveras, Colusa, El Dorado, Kern Fresno, Kern, Kings, Tulare Sonoma, Solano Fresno, Merced Kern, San Luis Obispo, Santa Barbara Butte, Colusa, Glenn, Lake, Mendocino, Nevada, Placer, Plumas, Sacramento, Shasta, Sierra, Sutter, Tehama, Yolo, Yuba Butte, Calaveras, Colusa, El Dorado, Fresno, Glenn, Humboldt, Mendocino, Placer, Plumas, San Joaquin, Shasta, Solano, Sonoma, Stanislaus, Sutter, Tehama, Yolo, Yuba Tehama, Shasta Santa Clara Amador, Calaveras, El Dorado, Kern, Monterey, Nevada, Placer, Sacramento, San Benito, Santa Cruz Fresno, Madera, Merced, San Joaquin, San Luis Obispo, Stanislaus Monterey, San Joaquin, San Mateo, Santa Clara, Solano Amador, Butte, Calaveras, Colusa, El Dorado, Fresno, Glenn, Humboldt, Kern, Kings, Lake, Madera, Mariposa, Merced, Monterey, Nevada, Placer, Sacramento, San Benito, San Joaquin, San Luis Obispo, San Mateo, Santa Barbara, Santa Clara, Santa Cruz, Shasta, Solano, Sonoma, Stanislaus, Sutter, Tehama, Tulare, Tuolumne, Yolo, Yuba	- - X X X X	-	X - - X X - -	-	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$	215,36 1,852,44 51,81 357,48 777,26 3,743,23 357,48 9,90 5,895,59 1,494,63 2,315,51 4,841,36
	18 19 20 21 22 23 24 25 26 27 28 29	Alpine, Amador, Butte, Calaveras, Colusa, El Dorado, Kern Fresno, Kern, Kings, Tulare Sonoma, Solano Fresno, Merced Kern, San Luis Obispo, Santa Barbara Butte, Colusa, Glenn, Lake, Mendocino, Nevada, Placer, Plumas, Sacramento, Shasta, Sierra, Sutter, Tehama, Yolo, Yuba Butte, Calaveras, Colusa, El Dorado, Fresno, Glenn, Humboldt, Mendocino, Placer, Plumas, San Joaquin, Shasta, Solano, Sonoma, Stanislaus, Sutter, Tehama, Yolo, Yuba Tehama, Shasta Santa Clara Amador, Calaveras, El Dorado, Kern, Monterey, Nevada, Placer, Sacramento, San Benito, Santa Cruz Fresno, Madera, Merced, San Joaquin, San Luis Obispo, Stanislaus Monterey, San Joaquin, San Mateo, Santa Clara, Solano Amador, Butte, Calaveras, Colusa, El Dorado, Fresno, Glenn, Humboldt, Kern, Kings, Lake, Madera, Mariposa, Merced, Monterey, Nevada, Placer, Sacramento, San Benito, San Joaquin, San Luis Obispo, San Mateo, Santa Barbara, Santa Clara, Santa Cruz, Shasta, Solano, Sonoma, Stanislaus, Sutter, Tehama, Tulare, Tuolumne, Yolo, Yuba Monterey, San Benito, San Luis Obispo, Santa Barbara, Santa Cruz Butte, El Dorado, Fresno, Glenn, Kern, Lake, Madera,	- X X X X X X X X X X X X X X X X X X X	-	X - - X X - -	-	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	215,36 1,852,44 51,81 357,49 777,26 3,743,23 357,48 9,90 5,895,59 1,494,63 2,315,51 4,841,36 1,279,53
	18 19 20 21 22 23 24 25 26 27 28 29 30 31 31 32 33	Alpine, Amador, Butte, Calaveras, Colusa, El Dorado, Kern Fresno, Kern, Kings, Tulare Sonoma, Solano Fresno, Merced Kern, San Luis Obispo, Santa Barbara Butte, Colusa, Glenn, Lake, Mendocino, Nevada, Placer, Plumas, Sacramento, Shasta, Sierra, Sutter, Tehama, Yolo, Yuba Butte, Calaveras, Colusa, El Dorado, Fresno, Glenn, Humboldt, Mendocino, Placer, Plumas, San Joaquin, Shasta, Solano, Sonoma, Stanislaus, Sutter, Tehama, Yolo, Yuba Tehama, Shasta Santa Clara Amador, Calaveras, El Dorado, Kern, Monterey, Nevada, Placer, Sacramento, San Benito, Santa Cruz Fresno, Madera, Merced, San Joaquin, San Luis Obispo, Stanislaus Monterey, San Joaquin, San Mateo, Santa Clara, Solano Amador, Butte, Calaveras, Colusa, El Dorado, Fresno, Glenn, Humboldt, Kern, Kings, Lake, Madera, Mariposa, Merced, Monterey, Nevada, Placer, Sacramento, San Benito, San Joaquin, San Luis Obispo, San Mateo, Santa Barbara, Santa Clara, Solano, Sonoma, Stanislaus, Sutter, Tehama, Tulare, Tuolumne, Yolo, Yuba Monterey, San Benito, San Luis Obispo, Santa Barbara, Santa Cruz Butte, El Dorado, Fresno, Glenn, Kern, Lake, Madera, Merced, Nevada, Placer, San Joaquin, Santa Clara, Solano, Stanislaus, Sutter, Tulare, Yolo, Yuba	- X X X X X X X X X X X X X X X X X X X	-	X - - X X - -	-	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	215,36 1,852,44 51,81 357,49 777,26 3,743,23 357,48 9,90 5,895,59 1,494,63 2,315,51 4,841,36
g To	18 19 20 21 22 23 24 25 26 27 28 29 30 31 32 32 plementer 1 Contract Experi	Alpine, Amador, Butte, Calaveras, Colusa, El Dorado, Kern Fresno, Kern, Kings, Tulare Sonoma, Solano Fresno, Merced Kern, San Luis Obispo, Santa Barbara Butte, Colusa, Glenn, Lake, Mendocino, Nevada, Placer, Plumas, Sacramento, Shasta, Sierra, Sutter, Tehama, Yolo, Yuba Butte, Calaveras, Colusa, El Dorado, Fresno, Glenn, Humboldt, Mendocino, Placer, Plumas, San Joaquin, Shasta, Solano, Sonoma, Stanislaus, Sutter, Tehama, Yolo, Yuba Tehama, Shasta Santa Clara Amador, Calaveras, El Dorado, Kern, Monterey, Nevada, Placer, Sacramento, San Benito, Santa Cruz Fresno, Madera, Merced, San Joaquin, San Luis Obispo, Stanislaus Monterey, San Joaquin, San Mateo, Santa Clara, Solano Amador, Butte, Calaveras, Colusa, El Dorado, Fresno, Glenn, Humboldt, Kern, Kings, Lake, Madera, Mariposa, Merced, Monterey, Nevada, Placer, Sacramento, San Benito, San Joaquin, San Luis Obispo, San Mateo, Santa Barbara, Santa Clara, Solano, Sonoma, Stanislaus, Sutter, Tehama, Tulare, Tuolumne, Yolo, Yuba Monterey, San Benito, San Luis Obispo, Santa Barbara, Santa Cruz Butte, El Dorado, Fresno, Glenn, Kern, Lake, Madera, Merced, Nevada, Placer, San Joaquin, Santa Clara, Solano, Stanislaus, Sutter, Tulare, Yolo, Yuba Fresno, Kern, Kings, Madera, Tulare	- X X X X X X X X X X X X X X X X X X X	- X X	X X X	X	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	215,3 1,852,4 51,8 357,4 777,2 3,743,2 3,743,2 3,743,2 1,494,6 2,315,5 4,841,3 1,279,5 1,542,5 3,060,8 67,438,4 101,576,2

В

Α

D

Е

ESA Table 6 - Installation Cost of Program Installation Contractors [1] Pacific Gas and Electric Company Program Year 2022 Annual Report

М

N

0

Q

R

S

Control Cont	3		Program Year 2022 Annual Report																	
Control Cont	5					CBO/WMI	OVBE					Non-CBC	D/WMDVB	E			2022	Program Total		
Tell	6				ons	Dwelli	ngs	Costs			itions	Dwelli	ngs	Costs		Units Installed	Installations	Costs	Cost/ Unit	Cost/
Part		Dwallings	Fach		%	Units	%	\$ \$ 5,600,228			%	Units	%	\$ \$ 76.267.307						Household
Control Cont			Eacil	170,302	Z1 /0	_	0 70	φ J,UUU,ZZO	1 /0	700,019	7 3 70	-	U /U	Ψ 10,201,301	JJ /0	030,001	07,307	Ψ 01,00 <i>1</i> ,004	ψ 120.20	Ψ 1,211.00
Company	10	High Efficiency Clothes Washer		7		7	0%					,		. , ,						•
Mary Section				175	2%	1	2%	\$ 187,967		7,694	98%		98%	\$ 8,264,090	98%	<u> </u>			Φ.	
December 1					-	.	- ;	5 -		-	-	+	-	\$ -	<u>-</u>			Φ.	\$ -	Ψ
Control Cont	14	Domestic Hot Water																		·
The Note National Programming 4000 223 35 25 35 2 15 15 15 15 15 15 15			+	,										. , ,		· · · · · · · · · · · · · · · · · · ·				
Description point values East 29 150 27 150 27 150 28 28 28 28 28 28 28 2			-											. , ,		,				
Second Content of March 1997 Feb.				23					15%	127	85%	127		\$ 522,039		150	149	\$ 616,582	\$ 4,111	,
2 Description Stock must PSY						7							97%		97%				Φ.	
20 March Proposed Part						+		<u> </u>				-	-	*			+	·	\$ -	Ψ
20 200				-	-	-	- :	\$ -	-	-	-	-	-	\$ -	-	-	-	\$ -	\$ -	\$ -
28				-	-	-	- ;	Ψ		-	-	-	-	Ψ	-			Φ.	\$ -	\$ -
The content of the		•	1.51116	_				Ψ -			I .			Ψ -			· L	Ψ -	Ψ -	Ψ -
The part	26	Air Sealing						. , ,						. , ,			_			
2 PAU Raming Pilot Conversion Each - - - 5 5 - - - - 5 5			Home	269	16%	269	16%	\$ 504,898	16%	1,438	84%	1,438	84%	\$ 2,699,045	84%	1,707	1,707	\$ 3,203,943	\$ 1,877	\$ 1,877
State Stat			Each		-	<u> </u>	- :	\$ -	_					\$				\$	\$ -	\$ -
Second Control Contr	30	Furnace Repair/Replacement										,		. , ,						\$ 3,722
Section Sect												279								\$ 768 \$ 2,940
Second content of the content Second February Second Sec			+			 	- :	<u> </u>		-		-	-		-	-	-		\$ -	
Second Property Seco				22	6%	1	5%	\$ 14,630	6%	329	94%	248	95%	\$ 218,781	94%	270	262	\$ 233,411	\$ 864	\$ 891
Section Proceeding Process P				- 53		53	8%	\$ <u>-</u> \$ 22.613		- 650	92%		92%	\$ - \$ 277 329	92%			Ψ	Ψ	\$ - \$ 427
Second Thermodal Home 1,066 8% 1,079 9% 2,031 97% 12,714 97% 13,489 13,487 8,302,49 8,253 3 4 More 1,066 8% 1,079 9% 8, 263 7 9% 12,343 97% 13,489 13,487 8,302,49 8,253 3 4 More 1,066 8% 1,079 9% 1,079 1,079 9% 1,079 9% 1,079 9% 1,079 9% 1,079 9% 1,079 9% 1,079 9% 1,079 9% 1,079 9% 1,079 9% 1,079 9% 1,079 9% 1,079 9% 1,079 9% 1,079 9%				-	-	-	- :	\$ -	-	-	-	-	-	\$ -	-	-	-	\$ -	\$ -	\$ -
A			+	,		,		. , ,						. , ,				, ,		
A New Purp England Purp Horne				ŕ		<u> </u>				12,714			92%		92%				Φ.	
A New - Pathole ACC		1 1 7			-		- :	\$ -	1	-	-	-	-	*	-		-	φ	\$ -	Ψ
A New - Wholehouse Fan				-				\$ -												\$ 276
45 CAM - Programmable Thermosiat						-		5 -										,		
47 Funce Clean and Tune	45	CAM - Programmable Thermostat		-		· · · · · · · · · · · · · · · · · · ·			+	-	-	-			-				Φ	
AB Central AIC Tune-up			Lloma		I		00/	^	ı		Ī		1	Φ				Φ	Φ Ι	Φ.
49 Exporative Cooler Maintenance Home				-		-	0%	-			100%		100%	\$ 2.252.273	100%		5.721	Ψ	Ψ	\$ -
State Each 1,627 3% 740 3% \$9,0876 3% 43,669 97% \$2,080 97% \$2,112,07 77% \$2,007 \$2,620 \$2,003,082 \$1,25 \$1,005 \$1,0	49	Evaporative Cooler Maintenance		-		-		\$ -	+	-				\$ -	-	· · · · · · · · · · · · · · · · · · ·				
Second Figure Each 10 10 10 10 10 10 10 1			Foob	1 607	20/	740	20/	¢ 00.976	20/	49.560	070/	20.000	070/	¢ 2742.907	070/	22.507	24 620	¢ 2.002.602.I	¢ 105 l	¢ 120
SS Cocupancy Sensor Each (1) -9% 1 14% \$ (64) -9% 12 109% 6 86% \$ 768 109% 5 7 \$ 704 \$ 141 \$ \$ \$ 4 LED Trochrere Each 133 22% 467 138 23% 46.502% 472 78% 50.27% 478 \$ 50.07% 50.000														. , ,						
SE New - LED A-Lamps	53	Occupancy Sensor	Each	(1)	-9%	1	14%	\$ (64)	-9%	12	109%	6	86%	\$ 768	109%	5	7	\$ 704	\$ 141	\$ 101
56 New - LED R/JBR Lamps																		,		
ST CAM - Exterior LED Lighting																	,			
Sep Exterior LED Lighting - Spa Each \$ \$ \$ \$	57	CAM - Exterior LED Lighting	Fixture	·		1 1	- :	\$ -					-	\$ -	-		-	\$ -	\$ -	\$ -
Fixture					-		- :	*	-		-	+	-	Ψ	-			ф ф	\$ - \$	Ψ
File CAM - Interior LED Lighting KiloLumen - - - S - - - - S - -					-	-	- :	*	 -		-	+	-	Ψ	<u>-</u>		-	ф ф	\$ -	Ψ
63 CAM - Interior TLED Type A Lamps		<u> </u>	+		-	+	- :	Ψ	-		-	+	-	*	-		-	*	\$ -	Ψ
66 CAM - Interior TLED Type C Lamps			+		-	1	- ;	5 - \$ -		-	-		-	Ψ	-	1		*	\$ - \$ -	Ψ
Figure F	64	CAM - Interior TLED Type C Lamps	Lamp					\$ -				-						,	\$ -	Ψ
67 Smart Strip			Fixture	-	-	-	- ;	\$ -	-	-	-	-	-	\$ -	-	-	-	\$ -	\$ -	\$ -
68 Smart Strip Tier II Each 3,440 9% 1,530 8% \$ 241,618 9% 33,254 91% 16,525 92% \$ 2,335,690 91% 19,965 18,055 \$ 2,577,308 \$ 129 \$ 69 Cold Storage Each - 0% - 0% \$ - 0% 51 100% \$ 16,305 100% 51 16,305 100% 51 100% \$ 16,305 100% \$ 320 \$ 70 Pool Pump Each - 0% - 0% \$ - 0% 5 100% \$ 8,613 100% 5 8,613 100% 5 8,613 100% 5 8,613 100% 5 8,613 100% 5 8,613 100% 5 8,613 100% 5 8,613 100% 5 8,613 100% 5 8,613 120 29,429 2,429 2,429 8,242 2,429 8,242 2,429 8,242 <td< td=""><td></td><td></td><td>Fach</td><td>_ </td><td>0%</td><td> I</td><td>0%</td><td>\$ -</td><td>0%</td><td>18</td><td>100%</td><td>q I</td><td>100%</td><td>\$ 5114</td><td>100%</td><td>Q</td><td>g l</td><td>\$ 5 114</td><td>\$ 568</td><td>\$ 568</td></td<>			Fach	_	0%	I	0%	\$ -	0%	18	100%	q I	100%	\$ 5114	100%	Q	g l	\$ 5 114	\$ 568	\$ 568
70 Pool Pump Each - 0% - 0% 5 100% 5 100% \$ 8,613 100% 5 5 \$ 8,613 \$ 1,723 \$ 1 71 NEW - Air Purifier Each 21 18% 21 18% 5,150 18% 99 83% 99 83% 24,279 83% 120 120 \$ 29,429 \$ 245 \$ 72 Ancillary Services -	68	Smart Strip Tier II	_	3,440	9%		8%	\$ <u>241,61</u> 8	9%	33,254	91%	16,525	92%	\$ 2,335,690	91%	19,965	18,055	\$ 2,577,308	\$ 129	\$ 143
71 NEW - Air Purifier Each 21 18% 21 18% \$ 5,150 18% 99 83% \$ 24,279 83% 120 120 \$ 29,429 \$ 245 \$ 72 Ancillary Services The company of								\$ -				51								
72 Ancillary Services Services </td <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td>\$ - \$ 5.150</td> <td></td> <td>Ŭ</td> <td></td> <td>5 aa</td> <td></td> <td>,</td> <td></td> <td></td> <td></td> <td>. ,</td> <td></td> <td></td>								\$ - \$ 5.150		Ŭ		5 aa		,				. ,		
74 CAM - Audit Home - - - - - - - - - - \$ - \$ - \$ - \$ -			Laon	21	10 /0		10 /0	Ψ 5,100	10 /0	33	00 /0		JJ /0	Ψ 24,219		120	120	Ψ 23,423	Ψ 240	Ψ 240
75 Customer Enrollment Customer Enrollment 76 ESA In-Home Energy Education Home 67,567 <t< td=""><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td>•</td><td>+</td><td></td><td></td><td>-</td><td>-</td><td>,</td><td>-</td><td>-</td><td></td><td>*</td><td>Ψ</td><td>т</td></t<>								•	+			-	-	,	-	-		*	Ψ	т
76 ESA In-Home Energy Education Home 67,567 Image: Control of the c			Home	-	_	-	- !	-	1 -	-	_	-	-	\$ -	-	-	-	φ -	\$ -	\$ -
77 ESA Outreach & Assessment Home 67,567			Home	67.567																
78 [1] Summary data which includes ESA Main Program (SF, MH, MF-In-Unit) . There are no Pilot Plus/Deep data to report because PG&E did not complete pilot projects in 2022.		<u> </u>																		
	78	Summary data which includes ESA Main Program (S	SF, MH, MF-In-U	Init) . There are no	Pilot Plus/[Deep data to rep	oort because	PG&E did not co	mplete pilo	ot projects in 20)22.									

	A	В	С	D	Е
1		ESA Table 7 - Exp	enditures Recorded by Cost Ele	ement ^[1]	
2		Pacific	Gas and Electric Company		
3		Progra	am Year 2022 Annual Report		
_					

4				
5 ESA Program:	Labor ^[1]	Non-Labor ^[2]	Contractor ^[3]	Total
6 Energy Efficiency				
7 ESA Main Program (SF, MH, MF In-Unit)				
8 Appliances	\$ -	\$ -	\$ 10,633,588	\$ 10,633,588
9 Domestic Hot Water	\$ -	\$ -	\$ 8,229,421	\$ 8,229,421
10 Enclosure	\$ -	\$ -	\$ 29,061,927	\$ 29,061,927
11 HVAC	\$ -	\$ -	\$ 30,465,005	\$ 30,465,005
12 Maintenance	\$ -	\$ -	\$ -	\$ -
13 Lighting	\$ -	\$ -	\$ 5,710,644	\$ 5,710,644
14 Miscellaneous	\$ -	\$ -	\$ 2,803,300	\$ 2,803,300
15 Customer Enrollment	\$ -	\$ -	\$ 11,712,159	\$ 11,712,159
16 In Home Education	\$ -	\$ -	\$ 5,378,759	\$ 5,378,759
17 Pilot	\$ -	\$ -	\$ 152,563	\$ 152,563
18 Implementation ^[4]	\$ -	\$ -	\$ 5,470,360	\$ 5,470,360
19 Safety - Unexpected overhead costs	\$ -	\$ -	\$ 171,817	\$ 171,817
20 Multi-Family SPOC	\$ -	\$ -	\$ 248,185	\$ 248,185
21 Multi-Family Common Area Measures	\$ 9,538	\$ -	\$ 6,300,365	\$ 6,309,903
22 Multi-Family Whole Building	\$ -	\$ -	\$ -	\$ -
23 Building Electrification (SCE Only)	\$ -	\$ -	\$ -	\$
24 Clean Energy Homes (SCE Only)	\$ 	\$ -	\$ -	\$ -
25 CSD Leveraging	\$ 1,538	\$ -	\$ -	\$ 1,538
26 MCE LIFT PILOT	\$ 	\$ 2,600,000	\$ -	\$ 2,600,000
27 Energy Efficiency TOTAL	\$ 11,076	\$ 2,600,000	\$ 116,338,092	\$ 118,949,168
28				
29 Training Center	\$ 191,696	\$ 50,397	\$ 365,559	\$ 607,652
30 Workforce Education and Training				\$ -
31 Inspections	\$ 2,605,863	\$ 3,686	\$ -	\$ 2,609,549
32 Marketing and Outreach	\$ 385,484	\$ 421,109	\$ 1,669,613	\$ 2,476,207
33 Statewide Marketing Education and Outreach	\$ -	\$ -	\$ -	\$ -
34 Measurement and Evaluation Studies	\$ -	\$ -	\$ 117,516	\$ 117,516
35 Regulatory Compliance	\$ 486,245	\$ 364	\$ 80,300	\$ 566,910
36 General Administration	\$ 5,107,417	-	\$ 1,836,238	6,943,655
37 CPUC Energy Division	\$ 	\$ -	\$ 50,921	\$ 50,921
38 Administration TOTAL	\$ 8,776,705	\$ 475,556	\$ 4,120,146	\$ 13,372,408
39				
40 Pilot Plus and Pilot Deep [5]	\$ 313,877	\$ 84	\$ 593,800	\$ 907,761
41				
42 TOTAL PROGRAM COSTS	\$ 9,101,658	\$ 3,075,640	\$ 121,052,039	\$ 133,229,337
42 [1] Labor and include any internal direct and (admin	 	1.0		

^{43 [1]} Labor costs include any internal direct costs (administrative and/or implementation), burdened by overhead, that represents person hours.

^{44 &}lt;sup>[2]</sup> Non-Labor costs include all direct internal costs (administrative and/or implementation) not covered under labor.

^{45 [3]} Contract costs include all outsourced costs (administrative and/or implementation). Contract costs do not need to be further broken out by labor/non-labor.

^{46 [4]} This budget category includes the primary Implementer(s) administrative fee for ESA Main.

^{47 &}lt;sup>[5]</sup> PG&E did not complete Pilot Plus/Deep projects in 2022.

⁴⁸

⁴⁹ **Note**:

^{50 *}MFWB implementation to occur no earlier than January 2023.

1 2 3 4										Paci	lomes Unwilling fic Gas and Elec ram Year 2022 <i>A</i>		ticipate ^[1]											
5			Reason Pr	ovided							Reason Provided -	ESA Main								Reason Provide	d - PP/PD			
Coun	Customer ty Unwilling/Declined Program Measures	Customer Unavailable - Scheduling Conflicts	Hazardous Environment (unsafe/unclean)	to Authorize	Household Income Exceeds Allowable Limits	Unable to Provide Required Documentation	Other Infeasible/ Ineligible	County	Customer Unwilling/Declined Program Measures S	Customer Unavailable - cheduling Conflicts	Hazardous Environment (unsafe/unclean)	Landlord Refused to Authorize Participation	Household Inco Exceeds Allowa Limits		equired Infe		County	Customer Unwilling/Declined Program Measures	Customer Unavailable - Scheduling Conflicts	Hazardous Environment (unsafe/unclean)	Landlord Refused to Authorize Participation	Household Income Exceeds Allowable Limits	Unable to Provide Required Documentation	Other Infeasible/ Ineligible
7 ALAMEDA	129	2,667	'	3 389	68	8 261	227	ALAMEDA	129	2,667	3	389		68	261	226	ALAMEDA							1
8 ALPINE 9 AMADOR		-	-	-	-		-	ALPINE AMADOR		-	-	-		-	-	-	ALPINE							
10 BUTTE	55	310		1 13		7 3	32 58	RUTTE	55	319	1	13		77	1	52	AMADOR BUTTE							
11 CALAVERAS	30	70	-	. 1	21	1 2	19	CALAVERAS	35	70	- 4	1		1	2	19	CALAVERAS							
12 COLUSA	11	86	_	- 4		4 3	7	COLUSA	11	86	_	4		4	3	7	COLUSA							+
13 CONTRA CO	OSTA 306	2,443	2	2 480	154	4 422	329	CONTRA COSTA	306	2,443	2	480	1	154	422	329	CONTRA COSTA							
14 EL DORADO		160	-	- 33	4	4 3	61	EL DORADO	22	160	-	33		4	3	60	EL DORADO							1
15 FRESNO	187	1,849	32	2 56	57	7 39	208	FRESNO	187	1,849	32	56		57	39	207	FRESNO							1
16 GLENN	10	69	-	- 5	3	8 3	4	GLENN	10	69	-	5		8	3	4	GLENN							
17 HUMBOLDT		15	1	1 3	7	7 -	5	HUMBOLDT	14	15	1	3		7	-	4	HUMBOLDT							1
18 KERN	175	2,309	7	7 80	46	6 243	427	KERN	175	2,309	7	80		46	243	426	KERN							1
19 KINGS 20 LAKE	2	296	-	. 1	1	1 1	/	KINGS	2	296	-	1		1	1	1	KINGS LAKE							
21 LASSEN	TC IC	290	`	3 10	12	2 0		LASSEN	10	290	3	10		12	<u> </u>		LASSEN							
22 MADERA	95	265	3	3 12	20	9 4	37	MADERA	95	265	- 3	12		29	4	37	MADERA							
23 MARIN	12	295		1 32	3	3 17	9	MARIN	12	295		32	1	3	17	9	MARIN							
24 MARIPOSA	6	5	_			1 -	6	MARIPOSA	6	5	-	-		1	-	6	MARIPOSA							
25 MENDOCIN	0 3	47	-	. 1		1 - 1	-	MENDOCINO	3	47	-	1		1	-	-	MENDOCINO							
26 MERCED	174	739	10	0 32	96	6 4	96	MERCED	174	739	10	30		96	4	95	MERCED				2			1
27 MONTEREY	73	502	-	- 132	12	2 119	240	MONTEREY	73	502	-	132		12	119	239	MONTEREY							1
28 NAPA	59	176	-	- 102	35	5 37	24	NAPA	59	176	-	102		35	37	24	NAPA							
29 NEVADA	17	274	-	- 24	1	1 7	49	NEVADA	17	274	-	24		1	7	49	NEVADA							
30 PLACER	34	205	-	- 48	18	8 15	40	PLACER	34	205	-	48		18	15	39	PLACER							1
31 PLUMAS	1	8	-		-		-	PLUMAS	1	8	-	-		-	-	-	PLUMAS							
32 SACRAMEN		000		4 121	56	6 21	170	SACRAMENTO	339	580	· ·	121		56	21	168	SACRAMENTO							2
33 SAN BENITO		104	-	- 19	1	7 12	9	SAN BENITO	19	104	-	19		/	12	9	SAN BERNADRING							
34 SAN BERNA		690	-	1 127	-		- 44	SAN BERNARDINO	- 10	- 690	-	137		- 10		- 44	SAN BERNARDINO SAN FRANCISCO							
35 SAN FRANC 36 SAN JOAQU		000		2 154	77	7 07	91	SAN FRANCISCO SAN JOAQUIN	160	1,379		157		77	07	99	SAN FRANCISCO SAN JOAQUIN			1	1			3
37 SAN LUIS O		574		5	1/	4 -	24	SAN LUIS OBISPO	17	574		5	 	14	-	24	SAN LUIS OBISPO			'	'			
38 SAN MATEC		68	_	. 2	11	1 -	3	SAN MATEO	3	68	+	2		11	-	3	SAN MATEO							+
39 SANTA BAR		517	-	. 4	2	2 -	103	SANTA BARBARA	4	517	-	4		2	-	103	SANTA BARBARA							1
40 SANTA CLA		771	4	4 5	43	3 4	47	SANTA CLARA	130	771	4	5		43	4	46	SANTA CLARA							1
41 SANTA CRU		472		- 25	7	7 34	48	SANTA CRUZ	52	472		25		7	34	48	SANTA CRUZ							
42 SHASTA	68	252	27	7 31	38	8 24	65	SHASTA	68	252	27	31		37	24	65	SHASTA					1		
43 SIERRA	-	3	-	-	-		-	SIERRA	-	3	-	-		-	-	-	SIERRA							
44 SISKIYOU	-	-	-	-	-		-	SISKIYOU	-	-	-	-		-	-	-	SISKIYOU							
45 SOLANO	54	234		2 172	37	7 61	78	SOLANO	54	234		172		37	61	78	SOLANO							
46 SONOMA	69	240		35	31	1 20	61	SONOMA	69	240	+	35		31	20	61	SONOMA							
47 STANISLAU	5 49	888	`	9	18	8 9	15	STANISLAUS	49	888	· · ·	9		18	9	14	STANISLAUS					1		1
48 SUTTER	26	136	3	7 22	32	9	13	SUTTER TEHAMA	26	136 124	· · · · · · · ·	22		30	9	13	SUTTER TEHAMA			+	1	+		4
49 TEHAMA 50 TRINITY	30	124	11		30	5	40	TRINITY	30	124	17	8		-	-	39	TRINITY							+ '-
51 TULARE	1	16	-			1	13	TULARE	1			-		-	1	13	TULARE							+
52 TUOLUMNE	6	48	-	. 7		2 - 1	16	TUOLUMNE	6	48	-	7		2	- :	16	TUOLUMNE			1	1	†		+
53 YOLO	234	160	1	1 55	18	8 5	82	YOLO	234	160	1	55		18	5	81	YOLO					1		1
54 YUBA	36	110	3	3 12	16	6 7	10	YUBA	36	110	3	12		16	7	9	YUBA							1
55 Total	2,728	20,324	146	3 2,337	1,034	1,557	2,819	Total	2,728	20,324	145	2,334	1,0	33	1,557	2,800	Total	-		1	3	1	-	1/

56 [1] Summary data which includes ESA Main Program (SF, MH, MF-In-Unit), Pilot Plus and Deep, MF CAM, MFWB, CSD Leveraging, and Building Electrification.

57
58 Note:
59 *MFWB implementation to occur no earlier than January 2023.

ESAP Coordinated Treatment (SCE and SCG Only) Reason Why Household did not Receive Additional Measures from one Utility or Partnering Agency [1] # of Households Received Measures from one Utility,
but not other Utility
or Partnering

of Customer
Unwilling/Declined
Program Measures # of Customer # of Landlord # of Hazardous Environment (unsafe/unclean) Unavailable -Scheduling Conflicts Refused to # of Other Infeasible/ Ineligible Authorize Participation Agency 65 66 **Total** -67 Electrification.

68
69
Note:
70 *MFWB implementation to occur no earlier than January 2023.

				Program Year 2022 FERA Program Tables	;		
	- 11		,	J			
	А	В	С	D	E	F	G
1	ESA Table 9 - ESA Mai	n Life Cvo	le Bill Savir	ngs by Measur	e (SF. MH. MF	In-Unit) [1	j
2		Pacific 6	as and Fled	tric Company	· (•: ,,		
3				Annual Report			
4		i rogram	i i cai zozz /	-imaa Keport			
						T .C. (1)	
	Manager Name	11	2022	Per Measure	Per Measure	Effective	2022 Total
	Measure Name	Unit	Number	Electric Impact	Gas Impact	Useful	Measure Life Cycle
5			Installed	(kWh)	(Therms)	Life (years)	Bill Savings
	Appliances						
	High Efficiency Clothes Washer	Each	2,289	423,465.00	44,027.00	11	\$ 1,297,221
	Refrigerator	Each	7,869	4,366,162.02	-	15	\$ 8,657,913
	Microwave	Each	-	-	-	-	\$ -
	New - Freezer	Each	-	-	-	-	\$ -
	Domestic Hot Water						
. —	Other Domestic Hot Water	Home	51,498	293,184.74	260,230.80	8	\$ 3,238,420
	Water Heater Tank and Pipe Insulation	Home	6,829	25,029.00	27,103.47	8	\$ 330,576
	Water Heater Repair/Replacement	Each	1,423	-	11,121.31	15	\$ 200,344
	Combined Showerhead/TSV	Each	-	-	-	-	\$ -
	New - Heat Pump Water Heater	Each	150	267,716.2		10	\$ 391,322
	New - Tub Diverter/ Tub Spout	Each	304	7.00	570.60	8	\$ 6,326
	New - Thermostat-controlled Shower Valve	Each	-	-	-	-	\$ -
	Enclosure	l la mana	44.000	0.007.000.00	177.010.00	•	4 000 040
	Air Sealing / Envelope	Home	44,303	2,037,938.00	177,212.00	9	\$ 4,898,643
21	Caulking	Home	4 707	-	75 500 04	-	\$ -
	Attic Insulation HVAC	Home	1,707	20,191.16	75,500.91	20	\$ 1,695,147
		Each					Φ.
	FAU Standing Pilot Conversion Furnace Repair/Replacement	Each	4 700	-	(40.047.70)	- 10	\$ - (705,474)
	Room A/C Replacement	Each	1,729	(57,469.67)	(42,217.72)	16 15	\$ (795,474)
	·	Each	305		-	18	\$ (113,960)
	Central A/C replacement Heat Pump Replacement	Each	6	2,358.95	-	- 18	\$ 5,295 \$ -
	Evaporative Cooler (Replacement)	Each	351	138,727.81	-	15	\$ 275,091
	Evaporative Cooler (Replacement) Evaporative Cooler (Installation)	Each	331	130,727.01	-	15	\$ 275,091
	Duct Test and Seal	Home	703	(940.12)	<u>-</u>	25	\$ (2,572)
	New - Energy Efficient Fan Control	Home	703	(940.12)		- 23	\$ (2,372)
	New - Prescriptive Duct Sealing	Home	23,425	3659687.75	258377.75	25	\$ 16,432,771
	New - Prescriptive Buct Seating New - Portable A/C	Each	74	0	236377.73		\$ 10,432,771
	New - High Efficiency Forced Air Unit (HE FAU)	Home				_	\$ -
	New - Wholehouse Fan	Each	2	366.79	(1.74)	20	\$ 843
	New - A/C Time Delay	Home	29	6,358.98	(1.74)	10	\$ 9,295
	New - Smart Thermostat	Home	13,780	2,883,599.20	388,693.83	9	\$ 8,614,273
	Maintenance	51110	. 5,. 50	_,555,555.20	223,000.00	,	3,0,2.0
	Furnace Clean and Tune	Home	_	-	-	-	\$ -
11			5 704	 			φ

5,721

11,113

50,196

52,585

189,572

605

11

5

120

51

18

36,694 6,271,496.00

779,378.51

760,189.61

258,158.03

42,648.35

320.2013094

597,418.19

5,464.65

1,820,459.92

Home

Each

Home

Each

Each

Each

67,567 863 15

16

16

16

8

16

16

10

9

5

5

5

\$

\$

\$

\$

\$

\$

\$

\$

(94.54)

(17,096.67)

(12,515.23)

(4,303.28)

(970.89)

1,543,771

1,254,548

535,438

70,162

390.2271911

1,003,273

3,694,677

5,088,520

58,340,240

7,988

41 Central A/C Tune-up

43 Interior Hard wired LED fixtures

44 Exterior Hard wired LED fixtures

42 Lighting

45 LED Torchiere

47 LED Night Light

50 Miscellaneous 51 Pool Pumps

52 New - Air Purifier

57 Smart Strip Tier II

55 Cold Storage

56 Smart Strip

58 Pilots

60 **Total**

46 Occupancy Sensor

48 New - LED R/BR Lamps

53 New - CO and Smoke Alarm

54 New - Comprehensive Home Health and Safety

62 Total Homes Served By the Program63 Life Cycle Bill Savings Per Home

64 TI Summary data which includes ESA Main Program (SF, MH, MF-In-Unit).

49 New - LED A-Lamps

^{65 |} Notes:
67 *Savings estimates are sourced from the most recent ESA Impact Evaluation; measures not included in the Impact Evaluation utilize values
68 *Per measure kWh and therm impacts are presented as total kWh savings divided by total participants and total therm savings divided by total participants.
69 *Average rates for kWh and therms paid by ESA participants in 2022 was used to calculate lifecycle bill savings.

	Α	B C D E F G									
1	ESA Table 9A	- ESA MF	CAM Life C	ycle Bill Savin	gs by Measur	е					
2				tric Company							
3				nnual Report							
4		· ·		•							
5	MF CAM Measure Name ^[1]	Unit	2022 Number Installed	Per Measure Electric Impact (kWh)	Per Measure Gas Impact (Therms)	Effective Useful Life (years)	2022 Total Measure Life Cycle Bill Savings				
_	Appliances										
	High Efficiency Clothes Washer	Each	0	0	0	-	\$	-			
_	Refrigerator	Each	7	52.95	(1.45)	14	\$	560			
9 D	Domestic Hot Water										
10 N	Non-Condensing Domestic Hot Water Boiler	Cap-kBtuh	0	-	-	-	\$	-			
11 C	Condensing Domestic Hot Water Boiler	Cap-kBtuh	14449	-	3.37	20	\$	795,861			
12 S	Storage Water Heater	Cap-kBtuh	16503.48	-	4.02	11	\$	670,245			
13 T	Tankless Water Heater	Cap-kBtuh	6885	(0.01)	1.78	20	\$	168,911			
14 H	Heat Pump Water Heater	kW		-	-	-	\$	-			
15 C	Demand Control DHW Recirculation Pump	Each	87	-	5.84	15	\$	49,273			
16 L	ow flow Showerhead	Each	13	_	7.13	10	\$	909			
17 F	aucet Aerator	Each	0	-	-		\$	-			
18 E	nvelope										
19 A	Attic Insulation	Sq Ft	7491	0.06	0.00	20	\$	2,134			
20 V	Vall Insulation Blow-in	Sq Ft	0	-	-	-	\$	-			
21 V	Vindows	Sq Ft	1600.21	2.84	0.02	20	\$	9,693			
22 H	IVAC										
23 A	Air Conditioners Split System	Cap-Tons	91.8	65.55	(1.29)	15	\$	7,648			
24 H	leat Pump Split System	Cap-Tons	35	124.71	-	15	\$	7,300			
25 P	Packaged Air Conditioner	Cap-Tons	26.5	411.58	9.98	15	\$	19,166			
	Package Terminal A/C	Cap-Tons	0	-	-	-	\$	-			
27 P	Package Terminal Heat Pump	Cap-Tons	0	-	-	-	\$	-			
28 F	urnace Replacement	Cap-kBtuh	2336	0.50	0.48	20	\$	16,695			
	Space Heating Boiler	Cap-kBtuh	3300	(1.48)	0.41	20		951			
30 S	Smart Thermostat	Each	48	80.02	6.48	9	\$	7,076			
	ighting										
	nterior LED Lighting	Each	1433	133.05	(1.66)	11	\$	135,747			
33 Ir	nterior TLED Type A Lamps	Each	N/A	N/A	N/A	-	\$	-			
	nterior TLED Type C Lamps	Each	N/A	N/A	N/A	-	\$	-			
	.ED T8 Lamp - Interior	Each	1272	223.48	-3.87	5		80,964			
_	ED T8 Lamp - Exterior	Each	250	119.22	-	5		9,788			
37 Ir	nterior LED Fixture	Each	1536	561.42	(8.11)	10		427,568			
_	nterior LED Screw-in	Each	838	138.04	(1.51)	2	\$	26,969			
	nterior LED Exit Sign	Each	107	205.86	(3.56)	0	\$	-			
	Exterior LED Lighting	Each	24	263.63	-	15	\$	6,858			
	ED Parking Garage Fixtures	Each	0	-	-	-	\$	-			
	ED Exterior Wall or Pole Mounted Fixture	Each	969	539.64	-	13		693,979			
_	ED Corn Lamp for Exterior Wall or Pole Mounted	Each	41	539.92	-	5		6,678			
	Exterior LED Lighting - Pool	Each	N/A	N/A	N/A	-	\$	-			
	Vall or Ceiling Mounted Occupancy Sensor	Each	103	48.38	(0.84)	8	\$	5,128			
	Miscellanous										
	Fier-2 Smart Power Strip	Each	2	130.00	(2.25)	5	_	306			
	Total						\$	3,150,407			
49 50 -											
	Total Properties Served By the Program	45									
_	Life Cycle Bill Savings Per Property	\$ 70,009									
	^{1]} Measures are customized by each IOU. Measures list	may change ba	sed on availabl	e information on bot	th costs and benefi	ts and may vary	across	climate			
<u> </u>	zones.										
53											
_	Notes:										
_	Per measure kWh and therm impacts are presented as		-		-	s divided by total	particip	ants.			
56 I*	Average rates for kWh and therms paid by ESA particip	ants in 2022 wa	as used to calcu	late lifecycle bill sav	ings.						

	A	В	С	D	Е	F	G					
1	ESA Table 9B - ESA Pilot Plus and Pilot Deep Life Cycle Bill Savings by Measure [1]											
2	Pacific Gas and Electric Company											
3		Program	Year 2022	Annual Repo	ort							
1												

4	Measure Name	Unit	2022 Number Installed	Per Measure Electric Impact (kWh)	Per Measure Gas Impact (Therms)	Effective Useful Life (years)	2022 Total Measure Life Cycle Bill Savings				
5				` '							
6	Appliances										
7	High Efficiency Clothes Washer	Each	-	N/A	N/A	N/A	N/A				
8	Refrigerator	Each	-	N/A	N/A	N/A	N/A				
9	Microwave	Each	-	N/A	N/A	N/A	N/A				
	New - Freezer	Each	-	N/A	N/A	N/A	N/A				
	Domestic Hot Water			21/2		21/2					
	Other Domestic Hot Water	Home	-	N/A	N/A	N/A	N/A				
	Water Heater Tank and Pipe Insulation	Home	-	N/A	N/A	N/A	N/A				
	Water Heater Repair/Replacement	Each	-	N/A	N/A	N/A	N/A				
_	Combined Showerhead/TSV	Each	-	N/A	N/A	N/A	N/A				
	New - Heat Pump Water Heater	Each	-	N/A	N/A	N/A	N/A				
	New - Tub Diverter/ Tub Spout New - Thermostat-controlled Shower Valve	Each	-	N/A N/A	N/A N/A	N/A N/A	N/A N/A				
		Each	-	IN/A	N/A	IN/A	IN/A				
	Enclosure	Цата		NI/A	NI/A	N1/A	NI/A				
	Air Sealing / Envelope	Home	-	N/A	N/A	N/A	N/A				
	Caulking Attic Insulation	Home	-	N/A N/A	N/A N/A	N/A N/A	N/A N/A				
	HVAC	Home	-	IN/A	IN/A	IN/A	IN/A				
	FAU Standing Pilot Conversion	Each		NI/A	NI/A	NI/A	NI/A				
_	Furnace Repair/Replacement	Each	-	N/A N/A	N/A N/A	N/A N/A	N/A N/A				
	Room A/C Replacement	Each	-	N/A N/A	N/A N/A	N/A N/A	N/A				
	Central A/C replacement	Each	-	N/A	N/A N/A	N/A N/A	N/A				
27	Heat Pump Replacement	Each	-	N/A	N/A N/A	N/A N/A	N/A				
	Evaporative Cooler (Replacement)	Each	-	N/A N/A	N/A N/A	N/A N/A	N/A				
	Evaporative Cooler (Replacement) Evaporative Cooler (Installation)	Each	-	N/A	N/A	N/A	N/A				
	Duct Test and Seal	Home	-	N/A	N/A	N/A	N/A				
	New - Energy Efficient Fan Control	Home	-	N/A	N/A	N/A	N/A				
	New - Prescriptive Duct Sealing	Home	-		N/A	N/A	N/A N/A				
	New - High Efficiency Forced Air Unit (HE FAU)		Home				<u>-</u>	N/A N/A	N/A	N/A	N/A
	New - A/C Time Delay	Home		N/A	N/A	N/A	N/A				
	New - Smart Thermostat	Home		N/A	N/A	N/A	N/A				
	Maintenance	TIOTIC		14/7	14// (14/71	14/7				
	Furnace Clean and Tune	Home	_	N/A	N/A	N/A	N/A				
	Central A/C Tune-up	Home		N/A	N/A	N/A	N/A				
	Lighting	1101110		1477	14/7	147.	14/7 (
	Interior Hard wired LED fixtures	Each	_	N/A	N/A	N/A	N/A				
	Exterior Hard wired LED fixtures	Each		N/A	N/A	N/A	N/A				
	LED Torchiere	Each		N/A	N/A	N/A	N/A				
_	Occupancy Sensor	Each	_	N/A	N/A	N/A	N/A				
	LED Night Light	Each	_	N/A	N/A	N/A	N/A				
	New - LED R/BR Lamps	Each	_	N/A	N/A	N/A	N/A				
	New - LED A-Lamps	Each	-	N/A	N/A	N/A	N/A				
	Miscellaneous										
	Pool Pumps	Each	-	N/A	N/A	N/A	N/A				
	Smart Strip	Each	_	N/A	N/A	N/A	N/A				
	Smart Strip Tier II	Each	-	N/A	N/A	N/A	N/A				
	Pilots										
53		-	-	-	-	-	-				
54	Total		_	N/A	N/A	N/A	N/A				
55											
	Total Homes Served By the Program										
	Life Cycle Bill Savings Per Home	- N/A									
	^[1] PG&E did not complete Pilot Plus/Deep projects in 202			port							
JÖ	1 Saz dia not compicto i ilot i ida/Deep projecta ili 202	IIIGIE AIE II	io savings to le	,port.							

ESA Table 9C - Building Electrification Life Cycle Bill Savings by Measure (SCE Only) 2 **Pacific Gas and Electric Company Program Year 2022 Annual Report** 3 4 **Per Measure** 2022 Total 2022 **Per Measure Effective Electric Measure Life Useful Life Measure Name Number Gas Impact** Unit **Impact** Cycle Bill Installed (Therms) (years) (kWh) Savings 5 6 **Appliances** High Efficiency Clothes Washer Each Refrigerator Each 8 Microwave Each 9 10 New - Freezer Each **Domestic Hot Water** 11 Other Domestic Hot Water 12 Water Heater Tank and Pipe Insulation 13 Home Water Heater Repair/Replacement 14 Each 15 Combined Showerhead/TSV Each 16 New - Heat Pump Water Heater Each New - Tub Diverter/ Tub Spout Each 17 New - Thermostat-controlled Shower Valve Each Enclosure Air Sealing / Envelope 20 Home 21 Caulking Home Attic Insulation 22 Home 23 **HVAC** FAU Standing Pilot Conversion Each Furnace Repair/Replacement Each 26 Room A/C Replacement Each 27 Central A/C replacement Each 28 Heat Pump Replacement Each 29 Evaporative Cooler (Replacement) Each 30 Evaporative Cooler (Installation) Each 31 Duct Test and Seal Home New - Energy Efficient Fan Control Home New - Prescriptive Duct Sealing Home New - High Efficiency Forced Air Unit (HE FAU) Home 35 New - A/C Time Delay Home 36 New - Smart Thermostat Home 37 Maintenance Furnace Clean and Tune Home 39 Central A/C Tune-up Home 40 Lighting Interior Hard wired LED fixtures Each Exterior Hard wired LED fixtures Fach LED Torchiere Each 43 Occupancy Sensor Each LED Night Light Each New - LED R/BR Lamps Each New - LED A-Lamps Each Miscellaneous Pool Pumps Each Smart Strip Each Smart Strip Tier II Each 51 52 **Pilots** 53 Total 54 \$ 55 Total Homes Served By the Program 57 Life Cycle Bill Savings Per Home N/A 58 59 Notes: *Savings estimates are sourced from the PY 2015 to 2017 ESA Impact Evaluation; Energy Division instructed the IOUs to use these results for 60 *Per measure kWh and therm impacts are presented as total kWh savings divided by total participants and total therm savings divided by total participants. *Average rates for kWh and therms paid by ESA participants in 2020 was used to calculate lifecycle bill savings.

A B C D E F G

1 ESA Table 10 - ESA Energy Rate Used for Bill Savings Calculations [1]

Pacific Gas and Electric Company
Program Year 2022 Annual Report

Residential Energy Rate Used for Bill Savings Calculations [2]

5					
6	Year	\$/kWh	\$/Therm		
7	2022	0.1769	1.6075		
8	2023	0.3462	3.1454		
9	2024	0.5082	4.6167		
10	2025	0.6631	6.0243		
11	2026	0.8114	7.3710		
12	2027	0.9532	8.6594		
13	2028	1.0889	9.8921		
14	2029	1.2187	11.0714		
15	2030	1.3429	12.1996		
16	2031	1.4617	13.2791		
17	2032	1.5754	14.3118		
18	2033	1.6841	15.2997		
19	2034	1.7882	16.2450		
20	2035	1.8877	17.1493		
21	2036	1.9830	18.0145		
22	2037	2.0741	18.8422		
23	2038	2.1612	19.6341		
24	2039	2.2446	20.3917		
25	2040	2.3244	21.1165		
26	2041	2.4008	21.8100		
27	2042	2.4738	22.4734		
28	2043	2.5436	23.1081		
29	2044	2.6105	23.7154		
30	2045	2.6744	24.2963		
31	2046	2.7356	24.8522		

Non-Residential Energy Rate Used for Bill Savings Calculations (MF In-Unit, MF CAM, MFWB) [3]

Year	\$/kWh	\$/Therm
2022	0.1900	1.2200
2023	0.3718	2.3872
2024	0.5457	3.5039
2025	0.7121	4.5722
2026	0.8712	5.5943
2027	1.0235	6.5722
2028	1.1692	7.5077
2029	1.3086	8.4027
2030	1.4420	9.2590
2031	1.5696	10.0782
2032	1.6916	10.8620
2033	1.8084	11.6119
2034	1.9201	12.3292
2035	2.0270	13.0156
2036	2.1293	13.6722
2037	2.2271	14.3004
2038	2.3207	14.9014
2039	2.4103	15.4764
2040	2.4959	16.0265
2041	2.5779	16.5528
2042	2.6563	17.0564
2043	2.7313	17.5381
2044	2.8031	17.9990
2045	2.8718	18.4399
2046	2.9375	18.8617

For 2022, the average cost per kWh and therm paid by ESA participants is shown. Cost is escalated 3% annually for remaining years. These values do not include adjustments for TOU rates. Only the 2022 value is used to calculate lifecycle bill savings for this report.

35

36 **Note**:

37 MFWB implementation to occur no earlier than January 2023.

Summary includes ESA Main Program (SF, MH, MF-In-Unit), CSD Leveraging, and Building Electrification. Clean Energy Homes is not applicable. There are no Pilot Plus/Deep data to report because PG&E did not complete pilot projects in 2022.

Summary data includes ESA MF CAM and MFWB. MF In-Unit is shown in residential rates. For 2022, the average cost per kWh and therm paid is based on the average data of completed CAM project. Cost is discounted 7.99% annually for remaining years. Lifecycle bill savings are calculated based on the actual useful life of installed measures

Α	В	С	D	E	F	G	Н	I	J	K			
1	ESA Table 11 - ESA Bill Savings Calculations by Program Year												
Pacific Gas and Electric Company													
3	Program Year 2022 Annual Report												

ESA Table 11 6 Bill Savings Calculations by Program Year (ESA Main - SF, MH, MF-In-Unit) Program Program Bill Savings/ Per Home Average Lifecycle **Program Year Program Costs** Lifecycle Bill Cost Ratio **Bill Savings** Savings 145,900,978 58,889,388 0.40 2011 460 44,191,560 9 2012 131,145,519 \$ 0.34 384 \$ 2013 \$ 142,181,389 \$ 54,007,801 0.38 437 2014 145,940,449 \$ 53,008,314 429 0.36 2015 \$ 136,775,345 \$ 63,956,471 0.47 636 105,094,305 \$ 52,052,655 700 2016 \$ 0.50 14 2017 122,778,059 \$ 106,566,378 1,224 \$ 0.87 2018 \$ 122,576,966 \$ 102,803,203 0.84 1,207 2019 168,368,608 \$ 92,267,012 \$ 0.55 865 2020 \$ 133,404,957 \$ 80,411,595 0.60 930 155,136,501 \$ 100,062,749 970 2021 \$ 0.64 \$ 123,161,951 \$ 58,340,240 2022 863 0.47 \$

20

21 22

39 January 2023, therefore this data only reflects MF CAM.

			ESA Table 11A									
Bill Sa	Bill Savings Calculations by Program Year (Pilot Plus and Pilot Deep) [1]											
Program Year	Program Year Program Costs Program Costs Program Lifecycle Bill Savings Cost Ratio											
2011												
2012												
2013												
2014												
2015												
2016												
2017												
2018												
2019												
2020												
2021												
2022	\$	907,761	N/A	N/A	N/A							
^[1] PG&E did not complete Pilot Plus/	Deep proje	cts in 2022.										

Note:

^{*}Data for program years prior to 2022 is not applicable as program not authorized until D.21-06-015.

24	ESA Table 11B											
25	Bill Savings Calculations by Program Year - MF CAM and MFWB [1]											
26	Program Year Program Costs Program Lifecycle Bill Savings Program Bill Savings/ Cost Ratio Per Property Average Lifecycle Bill Savings											
27	2011											
28	2012											
29	2013											
30	2014											
31	2015											
32	2016											
33	2017											
34	2018											
35	2019											
36	2020											
37	2021											
38	2022	\$ 6,309,903	\$ 4,517,144	0.72	\$ 70,009							
	^[1] Summary data includes	ESA MF CAM and MFWB. I	MF In-Unit is shown in	ESA Main. MFWB implemen	tation to occur no earlier than							

Bill Savings Calculations by Program Year - Building Electrification (SCE Only)											
Program Year	Per Home Average Lifecycle Bill Savings										
2011											
2012											
2013											
2014											
2015											
2016											
2017											
2018											
2019											
2020											
2021											
2022	-	-	-	-							

*Data for program years prior to 2022 is not applicable as program not authorized until D.21-06-015.

1 2	В	С	D	E	F	G	Н	1	J	К	L		Pacific Gas a	- ESA Fund Shi	pany	Q	R S	Т	U	V	W	X	Y
3 4														FUND SHIFT AMOU									
5 6		Budget		E	expenditures		(Shift	t) or Carried Forwa	rd	Among Catego	ories within Prog	gram Year 1-3		arry Forward from 2		Carry Ba	ck from 2023			- 101161			
Program Year 2022	Electric	Gas	Total Authorized	Electric	Gas	Total Expenditures		Variance		(1) Shift of	Current Year Au	thorized ^[1]	(2)	Shift of Carry Forw	ard ^[2]	(3) Shift o	of Carry Back	Total Shifted Gas/ Electric	% of Authorized Total	Fund Shifting Source 1. Current Year Authorized 2. Carried Forward 3. Carried Back	To/From Year	Fund Shift Description	Authorization
8 9 Energy Efficiency							Electric	Gas	Total	Electric	Gas	Total	Electric	Gas	Total	Electric	Gas Total						
10 Appliance	\$ 10,200,96	8 \$ -	\$ 10,200,968	\$ 10,633,588 \$	-	\$ 10,633,588	\$ (432,620) \$	- \$	(432,620)	\$ 432,620 \$	-	\$ 432,620	\$ -	\$ -	\$ - \$	- \$	- \$	- \$ 432,620	0.2%	Current Year Authorized	1. 2022	electric.	1. D.21-06-015
Domestic Hot Water	\$ 1,111,67	5 \$ 5,794,765	\$ 6,906,440	\$ 377,876 \$	7,851,544	\$ 8,229,421	\$ 733,799 \$	\$ (2,056,779)	(1,322,981)	\$ (733,799) \$	2,056,779	\$ 1,322,981	\$ -	\$ -	\$ - \$	- \$	- \$	- \$ 1,322,981	0.7%	Current Year Authorized Current Year Authorized Current Year Authorized	1. 2022 2. 2022 3. 2022	Weter and	1. D.21-06-015 2. D.21-06-015 3. D.21-06-015
Enclosure	\$ 236,14	7 \$ 23,378,299	\$ 23,614,446	\$ 290,619 \$	28,771,308	\$ 29,061,927	\$ (54,472) \$	\$ (5,393,009)	(5,447,481)	\$ 54,472 \$	5,393,009	\$ 5,447,481	\$ -	\$	\$ - \$	- \$	- \$	- \$ 5,447,481	3.0%	Current Year Authorized Current Year Authorized Current Year Authorized	1. 2022 2. 2022 3. 2022 4. 2022 5. 2022	2. Shift \$36,991 from Customer Enrollment electric to Enclosure gas. 3. Shift \$856,063 from Leveraging gas to Enclosure gas.	1. D.21-06-015 2. D.21-06-015 3. D.21-06-015 4. D.21-06-015 5. D.21-06-015
HVAC	\$ 11,294,05	3 \$ 6,498,976	\$ 17,793,029	\$ 4,618,669 \$	25,846,335	\$ 30,465,005	\$ 6,675,384 \$	\$ (19,347,359)	(12,671,976)	\$ (6,675,384)	19,347,359	\$ 12,671,976	\$ -	\$ -	\$ - \$	- \$	- \$	- \$ 12,671,976	7.0%	Current Year Authorized Current Year Authorized Current Year Authorized Current Year Authorized Current Year Authorized	1. 2022 2. 2022 3. 2022 4. 2022	2. Shift \$2,423,788 from Customer Enrollment gas to HVAC gas.3. Shift \$566,129 from Customer Enrollment electric to HVAC gas.	1. D.21-06-015 2. D.21-06-015 3. D.21-06-015 4. D.21-06-015
14 Maintenance	\$ -	\$ -	\$ -	\$ - \$	-	\$ -	\$ - \$	- \$	- (400, 240)	\$ - \$	-	\$ -	\$ -	\$ -	\$ - \$	- \$	- \$	- \$ -	0.0%	1 Current Veer Authorized	1 2022		- 1 D 24 06 045
Lighting 15 Miscellaneous	\$ 5,542,434 \$ 12,485,356		\$ 5,542,434 \$ 12,485,358	\$ 5,710,644 \$ \$ 2,803,300 \$		\$ 5,710,644 \$ 2,803,300	\$ (168,210) \$ \$ 9,682,058 \$	- \$ 5 \$	(168,210) 9,682,058	\$ 168,210 \$ \$ (9,682,058) \$	-	\$ 168,210 \$ (9,682,058)	\$ -	\$ -	\$ - \$ \$ - \$	- \$	- \$ - \$	- \$ 168,210 - \$ (9,682,058)	0.1% -5.3%	Current Year Authorized Current Year Authorized	1. 2022 1. 2022	1	1. D.21-06-015 1. D.21-06-015
Customer Enrollment	\$ 8,940,65	3 \$ 7,928,503	\$ 16,869,156	\$ 6,207,444 \$	5,504,715	\$ 11,712,159	\$ 2,733,209 \$	\$ 2,423,788 \$	5,156,997	\$ (2,733,209) \$	(2,423,788)	\$ (5,156,997)	\$ -	\$ -	\$ - \$	- \$	- \$	- \$ (5,156,997)	-2.8%	2. Current Year Authorized	1. 2022 2. 2022 3. 2022	 Shift \$1,532,291 from Customer Enrollment electric to Domestic Hot Water gas, Enclosure gas, and HVAC gas. Shift \$2,423,788 from Customer Enrollment gas to HVAC gas. 	1. D.21-06-015 2. D.21-06-015 3. D.21-06-015
In Home Education	\$ 2,657,489	9 \$ 2,356,641	\$ 5,014,130	\$ 2,850,742 \$	2,528,017	\$ 5,378,759	\$ (193,253) \$	\$ (171,376) \$	(364,629)	\$ 193,253 \$	171,376	\$ 364,629	\$ -	\$ -	\$ - \$	- \$	- \$	- \$ 364,629	0.2%	Current Year Authorized Current Year Authorized N/A	1. 2022 2. 2022 1. N/A	Shift \$171,376 from Program Admin electric and gas to In Home Education gas.	1. D.21-06-015 2. D.21-06-015 1. N/A
Pilot 19	\$ 303,922	2 \$ 269,516	\$ 573,438	\$ 80,858 \$	71,704	\$ 152,563	\$ 223,064 \$	\$ 197,812 \$	420,876	\$ - \$	-	\$ -	\$ 131,672	\$ 116,766	\$ 248,438 \$	- \$	- \$	- \$ 248,438	0.1%	2. Carried Forward 3. N/A	2. 2021 3. N/A	3. N/A1. Shift \$259,117 from Customer Enrollment electric to Implementation	2. D.21-06-015 3. N/A
Implementation 20	\$ 2,640,174	4 \$ 2,341,287	\$ 4,981,461	\$ 2,899,291 \$	2,571,069	\$ 5,470,360	\$ (259,117) \$	\$ (229,782) \$	(488,899)	\$ 259,117 \$	229,782	\$ 488,899	\$ -	\$ -	\$ - \$	- \$	- \$	- \$ 488,899	0.3%	Current Year Authorized Current Year Authorized	1. 2022 2. 2022		1. D.21-06-015 2. D.21-06-015
Safety - Unexpected overhead	costs \$ -	\$ -	\$ -	\$ 93,246 \$	78,572	\$ 171,817	\$ (93,246) \$	\$ (78,572)	(171,817)	\$ 93,246 \$	78,572	\$ 171,817	\$ -	\$ -	\$ - \$	- \$	- \$	- \$ 171,817	0.1%	Current Year Authorized Current Year Authorized N/A	1. 2022 2. 2022 1. N/A	Unexpected Overhead Costs electric.	1. D.21-06-015 2. D.21-06-015 1. N/A
MF- SPOC	\$ 418,48	5 \$ 188,250	\$ 606,735	\$ 131,538 \$	116,647	\$ 248,185	\$ 286,947 \$	\$ 71,603 \$	358,550	\$ - \$	-	\$ -	\$ 306,643	\$ 89,069	\$ 395,712 \$	- \$	- \$	- \$ 395,712	0.2%	Carried Forward N/A	2. 2021 3. N/A	2. Shift from 2021 to 2022	2. D.21-06-015 3. N/A
MF- Common Area Measures	\$ 30,413,070	\$ 17,347,343	\$ 47,760,413	\$ 2,376,762 \$	3,933,141	\$ 6,309,903	\$ 28,036,308 \$	\$ 13,414,202 \$	41,450,510	\$ (2,685,793) \$	-	\$ (2,685,793)	\$ 18,077,670	\$ 6,408,404	\$ 24,486,074 \$	- \$	- \$	- \$ 21,800,281	12.0%	Carried Forward Current Year Authorized Carried Forward	1. 2021 2. 2022 1. 2021	2. Shift \$2,685,793 from MF CAM electric to Enclosure gas.	1. D.21-06-015 2. D.21-06-015 1. D.21-06-015
MF- Leveraging-CSD LIWP	\$ 2,503,976	\$ 1,467,786	\$ 3,971,764	\$ 815 \$	723	\$ 1,538	\$ 2,503,163 \$	\$ 1,467,063 \$	3,970,226	\$ (2,503,163)	(1,467,063)	\$ (3,970,226)	\$ 1,918,299	\$ 948,410	\$ 2,866,709 \$	- \$	- \$	- \$ (1,103,517)	-0.6%	Current Year Authorized Current Year Authorized	2. 2022 3. 2022 4. 2022 5. 2022	 2. Shift \$689,000 from Leveraging electric to MCE-LIFT electric. 3. Shift \$611,000 from Leveraging gas to MCE-LIFT gas. 4. Shift \$856,063 from Leveraging gas to Enclosure gas. 	2. D.21-06-015 3. D.21-06-015 4. D.21-06-015 5. D.21-06-015
MF- MCE-LIFT Pilot	\$ 689,000	\$ 611,000	\$ 1,300,000	\$ 1,378,000 \$	1,222,000	\$ 2,600,000	\$ (689,000) \$	\$ (611,000) \$	(1,300,000)	\$ 689,000 \$	611,000	\$ 1,300,000	\$ -	\$ -	\$ - \$	- \$	- \$	- \$ 1,300,000	0.7%	Current Year Authorized Current Year Authorized	1. 2022 2. 2022		1. D.21-06-015 2. D.21-06-015
26 Multi-Family Whole Building27 Pilot Plus and Pilot Deep	\$ - \$ 4,637,129	\$ - 9 \$ 4,112,170	\$ - \$ 8,749,299	\$ - \$ \$ 481,113 \$	- 426,647	\$ - \$ 907,761	\$ - \$ \$ 4,156,016 \$	- \$ 3,685,523 \$	- 7,841,538	\$ - \$ \$ - \$	- -	\$ - \$ -	\$ - \$ -	\$ - \$ -	\$ - \$ \$ - \$	- \$ - \$	- \$ - \$	- \$ - - \$ -	0.0% 0.0%	N/A N/A	N/A N/A	N/A	N/A N/A
28 Building Electrification 29 Clean Energy Homes 30 SASH/MASH	\$ - \$ -	\$ - \$ -	\$ - \$ -	\$ - \$ \$ - \$	- - -	\$ - \$ -	\$ - \$ \$ - \$	5 - \$ 5 - \$ 5 - \$	-	\$ - \$ \$ - \$ \$ - \$	- -	\$ - \$ -	\$ - \$ -	\$ - \$ -	\$ - \$ \$ - \$	- \$ - \$ - \$	- \$ - \$	- \$ - - \$ -	0.0% 0.0% 0.0%	N/A N/A N/A	N/A N/A N/A	N/A	N/A N/A
31 Energy Efficiency TOTAL	\$ 94,074,53	5 \$ 72,294,536	\$ 166,369,071	\$ 40,934,506 \$	78,922,423	\$ 119,856,929	\$ 53,140,029 \$	\$ (6,627,887) \$	46,512,142	<u> </u>	23,997,026	\$ 873,539	\$ 20,434,284	\$ 7,562,649	\$ 27,996,933 \$	- \$	- \$	- \$ 28,870,472		N/A	N/A	N/A	N/A
32 Training Center	\$ 301,34	3 \$ 267,229	\$ 568,572	\$ 322,055 \$	285,596	\$ 607,652	\$ (20,712) \$	\$ (18,367) \$	(39,080)	\$ 20,712 \$	18,367	\$ 39,080	\$ -	\$ -	\$ - \$	- \$	- \$	- \$ 39,080	0.0%	Current Year Authorized Current Year Authorized	1. 2022 2. 2022	Shift \$20,712 from General Admin electric to Training Center electric. Shift \$40,367 from Consent Admin energy to Training Center electric.	
33 Inspections	\$ 1,538,94	4 \$ 1,364,724	\$ 2,903,668	\$ 1,383,061 \$	1,226,488	\$ 2,609,549	\$ 155,883 \$	\$ 138,236 \$	294,119	\$ (155,883) \$	(138,236)	\$ (294,119)	\$ -	\$ -	s - s	- \$	- s	- \$ (294,119)	-0.2%	Current Year Authorized Current Year Authorized	1. 2022	1. Shift \$155,883 from Inspections electric to Energy Efficiency gas.	2. D.21-06-015 1. D.21-06-015
34												, , ,			- Ψ	^Ψ	•			Current Year Authorized Current Year Authorized	2. 2022 1. 2022	Shift \$138,236 from Inspections gas to Energy Efficiency gas Shift \$104,419 from General Admin electric to Marketing and Outreach electric.	2. D.21-06-015 1. D.21-06-015
Marketing and Outreach 35 36 Statewide ME&O	\$ 1,207,976	\$ 1,071,218	\$ 2,279,188	\$ 1,312,389 \$ \$ - \$	1,163,817	\$ 2,476,207 \$ -	\$ (104,419) \$ \$ - \$	\$ (92,599) \$	(197,019)	\$ 104,419 \$ \$ - \$	92,599	\$ 197,019 \$ -	\$ -	\$ -	\$ - \$ \$ - \$	- \$	- \$ - \$	- \$ 197,019 - \$ -	0.1%	Current Year Authorized N/A	2. 2022 N/A	2. Shift \$92,599 from General Admin gas to Marketing and Outreach gas. N/A	2. D.21-06-015 N/A
M&E Studies 37	\$ 288,209		,			·			364,795	\$ - \$	- /5 = 5 :::	\$ -	\$ 168,959	\$ 88,351	\$ 257,310 \$	- \$	- \$	- \$ 257,310	0.1%	1. N/A 2. Carried Forward 3. N/A 1. Current Year Authorized	1. N/A 2. 2021 3. N/A 1. 2022	3. N/A	1. N/A 2. D.21-06-015 3. N/A 1. D.21-06-015
Regulatory Compliance 38	\$ 306,95	7 \$ 272,208	\$ 579,165	\$ 300,462 \$	266,447	\$ 566,910	\$ 6,495 \$	5,761 \$	12,256	\$ (6,495) \$	(5,761)	\$ (12,256)	\$ - -	>	- \$	- \$	- \$	- \$ (12,256)	0.0%	Current Year Authorized Current Year Authorized Current Year Authorized	1. 2022	2. Shift \$5,761 from Regulatory Compliance gas to Energy Efficiency 1. Shift \$125,132 from General Admin electric to Training Center	2. D.21-06-015 1. D.21-06-015
General Administration 39	\$ 4,100,050	6 \$ 3,635,899	\$ 7,735,955		3,256,989	\$ 6,943,655	\$ 413,390 \$	\$ 378,910 \$	792,300		(378,910)	\$ (792,300)	\$ -	\$ -	\$ - \$	- \$	- \$	- \$ (792,300)		Current Year Authorized Current Year Authorized Current Year Authorized	2. 2022 3. 2022 4. 2022	2. Shift \$110,966 from General Admin gas to Training Center gas, and	2. D.21-06-015 3. D.21-06-015 4. D.21-06-015
CPUC Energy Division 40	\$ 32,79	3 \$ 29,085	\$ 61,883	\$ 26,988 \$	23,933	\$ 50,921	\$ 5,810 \$	5,152 \$	10,962	\$ (5,810) \$	(5,152)	\$ (10,962)	\$ -	\$ -	\$ - \$	- \$	- \$	- \$ (10,962)	0.0%	Current Year Authorized Current Year Authorized	1. 2022 2. 2022	gas. 2. Shift \$5,152 from CPUC Energy Division gas to Energy Efficiency gas	2. D.21-06-015
41 TOTAL PROGRAM COSTS	¢ 404.950.94	2 \$ 79 429 000	\$ 180 070 840	\$ 48,028,412 \$	85 200 020	\$ 133 220 227	\$ 53,922,404	\$ (6,071,925) \$	47,750,475	\$ (23,579,933) \$	23,579,933	\$	\$ 20,603,243	\$ 7,651,000	\$ 28,254,243 \$			- \$ 28,254,243	15.6%				
Carryforward from 2022 and pi	rior				03,200,920	₩ 133,223,33 <i>1</i>				(20,019,933)	23,318,833					- 3	- 3	Ψ 20,234,243	19.0 /6	-			_
43 years [3] Approved Budget for Unspent		3 \$ 17,508,008	\$ 47,750,475	- \$	-	\$ -	\$ 30,242,468 \$	17,508,008 \$	47,750,475	\$ - \$	-	-	\$ 30,242,468	\$ 17,508,008		- \$	- \$	- \$ -					
44 in 2022 TOTAL PROGRAM INCLUDIN 45 CARRY FORWARD / CARRY		1 \$ 96 627 000	\$ 228 720 200	\$ 48 029 442	85 200 020	\$ - \$ 133 229 337	\$ - \$ \$ 84 064 868 \$	\$ - \$ \$ 11,436,082 \$	95,500,951	\$ - \$ \$	_	φ - \$	\$ - \$ -	\$	\$ - \$ \$	- \$ - \$		- \$ - - s -					
45 CARRY FORWARD / CARRY 46 ^[1] Shift a total of \$2,015,050 from 47 ^[2] Carried forward a total of \$28,25	electric budget categories	to electric budget c	ategories. Shift a total	l of \$4,418,911 from gas	s budget categor	ies to gas budget cat				ories to gas budget cate	egories.	- ·	Ψ -	- ·	- \$	- \$	- \$	- 10 -					
48 [3] Carry forward a total of \$47,750),475 from 2022 to 2023. (Carry forward budge	et categories include P	ilot, Studies, MF SPOC,	, MF CAM, Pilot	Plus and Pilot Deep.																	

	A	В	С		D	E						
1	ESA Table 13 - ESA Categorical and Other Enrollment											
2	Pacific Gas and Electric Company											
3	Program Year 2022 Annual Report											

5	ESA Main (SF, MH, MF In-Unit) [1]	
6	Type of Enrollment	Number of Homes Treated
7	Women, Infants, and Children Program (WIC)	3,629
8	Supplemental Security Income (SSI)	3,270
9	CalFresh/Supplemental Nutrition Assistance Program - Food Stamps	4,067
10	CalWORKs/Temporary Assistance for Needy Families (TANF) or Tribal TANF	141
11	Tribal TANF	Combined with TANF
	Medicaid/Medi-Cal for Families	11,017
13	Healthy Families A&B	5,846
14	National School Lunch Program (NSLP) - Free Lunch	464
15	Low-income Home Energy Assistance Program (LIHEAP)	1,400
16	Bureau of Indian Affairs General Assistance	3
17	Head Start Income Eligible - (Tribal Only)	5
18	CARE Income Certified	1,580
19	80/20 Rule ^[2]	3,104
20	Targeted Self Certification	2,467
21	Multiple Categorical Programs	1,761
22	Standard Enrollment	28,813
23	Total	67,567
24	^[1] Summary data which includes ESA Main Program (SF, MH, MF-In-Unit).	
	$^{ extstyle{ ilde{I}} extstyle$	vidual metered
25	homes which allows treatment of property when 80% of tenants are income qualified for E	

ESA MF CAM	
Type of Enrollment	Number of Homes Treated
Women, Infants, and Children Program (WIC)	N/A
Supplemental Security Income (SSI)	N/A
CalFresh/Supplemental Nutrition Assistance Program - Food Stamps	N/A
CalWORKs/Temporary Assistance for Needy Families (TANF)	N/A
Tribal TANF	N/A
Medicaid/Medi-Cal for Families	N/A
Healthy Families A&B	N/A
National School Lunch Program (NSLP) - Free Lunch	N/A
Low-income Home Energy Assistance Program (LIHEAP)	N/A
Bureau of Indian Affairs General Assistance	N/A
Head Start Income Eligible - (Tribal Only)	N/A
CARE Income Certified	N/A
80/20 Rule	N/A
Targeted Self Certification	N/A
Multiple Programs	N/A
Standard Enrollment	N/A
Total	-

_		
29	Type of Enrollment	Number of Homes Treated
30	Women, Infants, and Children Program (WIC)	-
31	Supplemental Security Income (SSI)	-
32	CalFresh/Supplemental Nutrition Assistance Program - Food Stamps	-
33	CalWORKs/Temporary Assistance for Needy Families (TANF)	-
34	Tribal TANF	-
35	Medicaid/Medi-Cal for Families	-
36	Healthy Families A&B	-
37	National School Lunch Program (NSLP) - Free Lunch	-
38	Low-income Home Energy Assistance Program (LIHEAP)	-
39	Bureau of Indian Affairs General Assistance	-
40	Head Start Income Eligible - (Tribal Only)	-
41	CARE Income Certified	-
42	80/20 Rule	-
43	Targeted Self Certification	-
44	Standard Enrollment	-
45	Total	•

ESA Pilot Plus and Pilot Deep [3]

ESA Building Electrification (SCE Unity)	
Type of Enrollment	Number of Homes Treated
Women, Infants, and Children Program (WIC)	-
Supplemental Security Income (SSI)	-
CalFresh/Supplemental Nutrition Assistance Program - Food Stamps	-
CalWORKs/Temporary Assistance for Needy Families (TANF)	-
Tribal TANF	-
Medicaid/Medi-Cal for Families	-
Healthy Families A&B	-
National School Lunch Program (NSLP) - Free Lunch	-
Low-income Home Energy Assistance Program (LIHEAP)	-
Bureau of Indian Affairs General Assistance	-
Head Start Income Eligible - (Tribal Only)	-
CARE Income Certified	-
80/20 Rule	-
Targeted Self Certification	-
Standard Enrollment	-
Total	-

47 48 **Note**:

26 27

49 *Categorical enrollment is not applicable to MFWB or Clean Energy Homes.

46 ^[3] PG&E did not complete Pilot Plus/Deep projects in 2022.

Part	tner	Brief Description of Effort	Relationship outside of the IOU?	MOU Present?	Amount of Dollars Saved [2]	Amount of Energy Savings ^[3]	Other Measurable Benefits ^[3]	Enrollments Resulting from Leveraging Effort ^[4]	Methodology ^[5]	Meets all Criteria	If not, Explain
Self Help Improve Project (vement	Coordination with LIHEAP and Redding Electric Utility (REU)	Yes	Yes	\$ 43,794	Unknown	unknown	32	Installation contractor provided dollars saved	N	Unknown amount of end savings.
GRID Alte		Coordination with the Single-family Affordable Solar Homes Program Administrator, current GRID Alternatives, on referrals and homes treated.	Yes	Unknown	Unknown	Unknown	Unknown	295	Unknown	N	Unknown amount of en savings
Reside Newsl	dentiai	As part of the Residential Integrated Campaign, the Residential Newsletter promoted the ESA program to 1.6M income-qualified customers with medium to high energy bills in 2022.	No	No	N/A	N/A	N/A	Unknown	N/A	N/A	Unknown amount of ene dollar savings
ESA Wate Coordii Prog	0,	This purpose of this effort is to allow ESA contractors to offer water conservation measures while they treat ESA customers. Water Agencies select from a standardized menu of options that can include replacing toilets, leak detection, meter checks, etc.	Yes	Yes	Unknown	~ 12,117 kWh/year ~ 9,080,000 million gallons of water/year	TBD	507 homes received water measures in 2022	CPUC Water / Energy Calculator documented in the Water Energy Nexus workpaper	N	Unknown amount of dollar
		Water offerings are paid by each participating Water Agency.				water, you			полкраро.		<u> </u>
	and MFWB	Brief Description of Effort	Relationship outside of the IOU?	MOU Present?	Amount of Dollars Saved ^[2]	Amount of Energy Savings ^[3]	Other Measurable Benefits ^[3]	Enrollments Resulting from Leveraging Effort ^[4]	Methodology ^[5]	Meets all Criteria	If not, Explain
Bui	uild	SPOC refers multifamily customers to relevant program offerings to maximize customer benefits and leverage additional programs	Yes	N/A	N/A	N/A	N/A	1	N/A	N/A	
Home E		SPOC refers multifamily customers to relevant program offerings to maximize customer benefits and leverage additional programs	Yes	N/A	N/A	N/A	N/A	0	N/A	N/A	
Air District		SPOC refers multifamily customers to relevant program offerings to maximize customer benefits and leverage additional programs	Yes	N/A	N/A	N/A	N/A	0	N/A	N/A	
	gram	SPOC refers multifamily customers to relevant program offerings to maximize customer benefits and leverage additional programs	Yes	N/A	N/A	N/A	N/A	0	N/A	N/A	
BayREN	I DAIVIDE	SPOC refers multifamily customers to relevant program offerings to maximize customer benefits and leverage additional programs	Yes	N/A	N/A	N/A	N/A	19	N/A	N/A	
BayREN	N Home	SPOC refers multifamily customers to relevant program offerings to maximize customer benefits and leverage additional programs SPOC refers multifamily customers to relevant program offerings	Yes	N/A	N/A	N/A	N/A	0	N/A	N/A	
	JILD	to maximize customer benefits and leverage additional programs SPOC refers multifamily customers to relevant program offerings	Yes	N/A	N/A	N/A	N/A	4	N/A	N/A	
	EDA	to maximize customer benefits and leverage additional programs SPOC refers multifamily customers to relevant program offerings	Yes	N/A	N/A	N/A	N/A	0	N/A	N/A	
Prog Dem	gram nand	to maximize customer benefits and leverage additional programs SPOC refers multifamily customers to relevant program offerings	Yes	N/A	N/A	N/A	N/A	0	N/A	N/A	
• • •	gement grams tar Rebate	to maximize customer benefits and leverage additional programs SPOC refers multifamily customers to relevant program offerings	Yes	N/A N/A	N/A N/A	N/A N/A	N/A N/A	0	N/A N/A	N/A N/A	
Find	nder y Smart	to maximize customer benefits and leverage additional programs SPOC refers multifamily customers to relevant program offerings	Yes Yes	N/A N/A	N/A N/A	N/A N/A	N/A N/A	5	N/A N/A	N/A N/A	
Hom ESA M	AE CAM	to maximize customer benefits and leverage additional programs SPOC refers multifamily customers to relevant program offerings to maximize customer benefits and leverage additional programs	Yes	N/A N/A	N/A	N/A	N/A	16	N/A	N/A	
ESA	Main	to maximize customer benefits and leverage additional programs SPOC refers multifamily customers to relevant program offerings to maximize customer benefits and leverage additional programs	Yes	N/A	N/A	N/A	N/A	5	N/A	N/A	
	Green	to maximize customer benefits and leverage additional programs SPOC refers multifamily customers to relevant program offerings to maximize customer benefits and leverage additional programs	Yes	N/A	N/A	N/A	N/A	0	N/A	N/A	
LIHE	EAD	SPOC refers multifamily customers to relevant program offerings to maximize customer benefits and leverage additional programs	Yes	N/A	N/A	N/A	N/A	0	N/A	N/A	
LIW	MD	SPOC refers multifamily customers to relevant program offerings to maximize customer benefits and leverage additional programs	Yes	N/A	N/A	N/A	N/A	6	N/A	N/A	
MCE MF	FES and	SPOC refers multifamily customers to relevant program offerings to maximize customer benefits and leverage additional programs	Yes	N/A	N/A	N/A	N/A	1	N/A	N/A	
ME		SPOC refers multifamily customers to relevant program offerings to maximize customer benefits and leverage additional programs	Yes	N/A	N/A	N/A	N/A	2	N/A	N/A	
Non PG Progr		SPOC refers multifamily customers to relevant program offerings to maximize customer benefits and leverage additional programs	Yes	N/A	N/A	N/A	N/A	1	N/A	N/A	
ОВ		SPOC refers multifamily customers to relevant program offerings to maximize customer benefits and leverage additional programs	Yes	N/A	N/A	N/A	N/A	1	N/A	N/A	
Other Utili		SPOC refers multifamily customers to relevant program offerings to maximize customer benefits and leverage additional programs	Yes	N/A	N/A	N/A	N/A	0	N/A	N/A	
PA		SPOC refers multifamily customers to relevant program offerings to maximize customer benefits and leverage additional programs	Yes	N/A	N/A	N/A	N/A	0	N/A	N/A	
PG&E EV	v Progrms,	SPOC refers multifamily customers to relevant program offerings to maximize customer benefits and leverage additional programs	Yes	N/A	N/A	N/A	N/A	0	N/A	N/A	
PG&E Mar	arket Place	SPOC refers multifamily customers to relevant program offerings to maximize customer benefits and leverage additional programs	Yes	N/A	N/A	N/A	N/A	0	N/A	N/A	
RAI	ANP	SPOC refers multifamily customers to relevant program offerings to maximize customer benefits and leverage additional programs	Yes	N/A	N/A	N/A	N/A	0	N/A	N/A	
Rebate Ca	Jatalogue	SPOC refers multifamily customers to relevant program offerings to maximize customer benefits and leverage additional programs	Yes	N/A	N/A	N/A	N/A	0	N/A	N/A	
SCE Pro	rograms	SPOC refers multifamily customers to relevant program offerings to maximize customer benefits and leverage additional programs	Yes	N/A	N/A	N/A	N/A	0	N/A	N/A	
SCG Pro	rograms	SPOC refers multifamily customers to relevant program offerings to maximize customer benefits and leverage additional programs	Yes	N/A	N/A	N/A	N/A	0	N/A	N/A	
SDG&E P	Programs	SPOC refers multifamily customers to relevant program offerings to maximize customer benefits and leverage additional programs SPOC refers multifamily customers to relevant program offerings	Yes	N/A	N/A	N/A	N/A	0	N/A	N/A	
SG	31P	to maximize customer benefits and leverage additional programs SPOC refers multifamily customers to relevant program offerings	Yes	N/A	N/A	N/A	N/A	1	N/A	N/A	
	iergy Line	to maximize customer benefits and leverage additional programs SPOC refers multifamily customers to relevant program offerings	Yes	N/A	N/A	N/A	N/A	0	N/A	N/A	
SMUD Mu SMU Neighbo	MUD	to maximize customer benefits and leverage additional programs SPOC refers multifamily customers to relevant program offerings	Yes	N/A N/A	N/A N/A	N/A N/A	N/A N/A	0	N/A N/A	N/A N/A	
Solarsi SMUD	shares O Smart	to maximize customer benefits and leverage additional programs SPOC refers multifamily customers to relevant program offerings	Yes Yes	N/A N/A	N/A N/A	N/A N/A	N/A N/A	1	N/A N/A	N/A N/A	
	МДН	to maximize customer benefits and leverage additional programs SPOC refers multifamily customers to relevant program offerings to maximize customer benefits and leverage additional programs	Yes	N/A	N/A	N/A	N/A	1	N/A	N/A	
TEC	:CH	to maximize customer benefits and leverage additional programs SPOC refers multifamily customers to relevant program offerings to maximize customer benefits and leverage additional programs.	Yes	N/A	N/A	N/A	N/A	1	N/A	N/A	1
TID Pro	ograma	to maximize customer benefits and leverage additional programs SPOC refers multifamily customers to relevant program offerings to maximize customer benefits and leverage additional programs	Yes	N/A	N/A	N/A	N/A	0	N/A	N/A	
Water [Progr	District	SPOC refers multifamily customers to relevant program offerings to maximize customer benefits and leverage additional programs	Yes	N/A	N/A	N/A	N/A	0	N/A	N/A	1
	<u> </u>						<u> </u>	<u> </u>		<u> </u>	1
	t Plus and I tner	Pilot Deep ^[6] Brief Description of Effort	Relationship outside of the	MOU Present?	Amount of Dollars Saved [2]	Amount of Energy Savings [3]	Other Measurable	Enrollments Resulting from Leveraging Effort [4]	Methodology ^[5]	Meets all Criteria	If not, Explain
	-	-	IOU?	Present?	Jollars Saved 1-1	Savings 1-1	Benefits ^[3]	Leveraging Effort 19	-	- Criteria	-
SA Build	ding Electr	ification (SCE Only)	Polotica				Other				
Part	rtner -	Brief Description of Effort	Relationship outside of the IOU?	MOU Present?	Amount of Dollars Saved [2]	Amount of Energy Savings ^[3]	Other Measurable Benefits ^[3]	Enrollments Resulting from Leveraging Effort [4]	Methodology ^[5]	Meets all Criteria	If not, Explain
	-	-	-	-	-	-	-	-	-	-	-
	-	-	-	-	-	-	-	-	-	-	-
ESA Clean Part		Homes (SCE Only) Brief Description of Effort	Relationship outside of the	MOU Present?	Amount of	Amount of Energy	Other Measurable	Enrollments Resulting from	Methodology ^[5]	Meets all	If not, Explain
	-	- -	IOU?	Present?	Dollars Saved [2]	Savings ^[3] - -	Benefits [3]	Leveraging Effort [4]	-	Criteria - -	- -
	-	- -	-	-	- - -	-	-	-	-	- - -	- - -
		artmental integration, Program Coordination, Data Sharing, ME&O, etc. ration efforts are measurable and quantifiable in terms of dollars saved by	the IOU (Shared/co	ntributed/donated	resources, shared m	narketing materials, sha	red information tech	nology, shared programmatic infras	tructure, among others are just s	some examples	of cost and/or resource savings
^{l]} Annual En ^{l]} Enrollmen	ent increases.	s/benefits for measures installation in 2021. Leveraging efforts are measured to expression or measures installation in 2021. Leveraging efforts are measurable and quantifiable in terms of program entire contents of the second	nrollment increases			avings to the eligible ho	ouseholds.				
	•	information on methodology used to calculate cost and/or resource saving 2, PG&E and its Pilot Implementer had not formalized any partnerships for		ration.							

	A	В	С	D	E	F	G
1		ESA Table 14A - ESA Clean Energy Referral, Leveragii	ng, and Coo	rdination			
2		Pacific Gas and Electric Company	7				
3		Program Year 2022 Annual Report	t				
4							

5	Partner	Brief Description of Effort	# of Referrals ^[1]	# of Leveraging ^[2]	# of Coordination Efforts ^[3]	# of Leads ^[4]	# of Enrollments from Successful Leads ^[5]
6	LIHEAP	When a home does not qualify for R&R measures in ESA, contractors connect the customer to LIHEAP contractors.	142	250	-	1,699	784
7	DAC-SASH	Coordination with the DAC Single-family Affordable Solar Homes Program Administrator, GRID Alternatives, on referrals and homes treated.	N/A	N/A	N/A	653	295
8	ESA Water-Energy Coordination Program	Allows ESA contractors to offer water conservation measures while they treat ESA customers. Water Agencies select from a standardized menu of options that can include replacing toilets, leak detection, meter checks, etc. Water offerings are paid by each participating Water Agency.	N/A	N/A	10	N/A	507
9	REACH	REACH provides an energy credit for up to \$300 based on the past due bill (energy credit support is subject to funding availability). A non-profit organization runs the REACH program from 170 offices in Northern and Central California.	14	N/A	N/A	N/A	N/A
10	SmartAC Program	SmartAC is a voluntary program that helps prevent power interruptions. It encourages customer participation by providing incentives and instant rebates for purchasing an eligible smart thermostat.	14,625	N/A	6,248	N/A	N/A
11	SoCal Gas ESA	When a home is has PGE Electric Only and gas service is through SoCal Gas, contractors connect the customer to SoCal Gas ESA for additional assistance w/ ESA measures.	52	6	67	21	12
12	SJV DAC	Residential Electrification in three communities in the San Joaquin Valley: Allensworth, Cantua Creek, and Seville. Customer's eligible for this service, ESA contractor will enroll customer in SJV DAC and once home is fully converted will also enroll through PGE ESA to receive additional ESA measures not offered through this program.	66	34	-	170	38
13	SMUD	ESA Subcontractor provides customer with contact information for SMUD for possible assistance.	5	N/A	N/A	N/A	N/A

^{14 [1] #} of referral includes leads provided to a Partner Program by ESA.

15 [2] # of leveraging accounts for households that have received treatments by both ESA and the Partner Program where there were shared resources/cost, such as Direct Tech, CSD, Water Energy, Refrigerator, etc...

^{16 [3] #} of coordination efforts include joint marketing activities by ESA and its Partner Program. These joint marketing activities may include social media, leave behinds, customer outreach events and activities..

^{17 [4] #} of customer leads provided to ESA by Partner Program.

^{18 [5]} This includes customer leads that result in actual ESA enrollments/treatment. It does not include leads that are in the intake process or have been treated in prior years.

¹⁹ 20 Notes:

^{21 *}PG&E is currently updating its system to capture information required for this reporting. PG&E expects to begin reporting on these metrics in full starting in 2023.

^{22 *}PG&E is currently compiling this data for this reporting period.

	A	В	С	D	E	F	G	Н	I	J	K	L	М
1	ESA Table 15 - ESA Expenditures for Pilots and Studies												
2	Pacific Gas and Electric Company												
3	Program Year 2022 Annual Report												

5	Author	ized 2021-26 Fu	ınding		2022 Expenses		Cvc	le to Date Expens	es	% of Budget Expensed		
6	Electric	Gas	Total	Electric	Gas	Total	Electric	Gas	Total	Electric	Gas	Total
7 Pilots												
8 Virual Energy Coach (PG&E only)	\$689,000	\$611,000	\$1,300,000	\$80,858	\$71,704	\$152,563	\$121,436	\$107,688	\$229,125	18%	18%	18%
9 ESA Pilot Plus and Pilot Deep	\$23,273,909	\$20,639,127	\$43,913,036	\$481,113	\$426,647	\$907,761	\$498,766	\$442,302	\$941,069	2%	2%	2%
10 Total Pilots	\$23,962,909	\$21,250,127	\$45,213,036	\$561,971	\$498,352	\$1,060,323	\$620,202	\$549,991	\$1,170,193	3%	3%	3%
11												
12 Studies [1]												
13 Joint IOU - 2022 Low Income Needs Assessment (LINA) Study [2]	\$ 52,125	\$ 22,875	\$ 75,000	\$ 22,120	\$ 19,616	\$ 41,736	\$ 41,926	\$ 32,504	\$ 74,430	80%	142%	99%
14 Joint IOU - 2025 Low Income Needs Assessment (LINA) Study [3]	\$ 39,750	\$ 35,250	\$ 75,000	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	0%	0%	0%
15 Joint IOU - 2028 Low Income Needs Assessment (LINA) Study [3]	\$ 39,750	\$ 35,250	\$ 75,000	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	0%	0%	0%
16 Joint IOU - Statewide CARE-ESA Categorical Study [4]	\$ 11,925	\$ 10,575	\$ 22,500	\$ 13,067	\$ 11,587	\$ 24,654	\$ 13,067	\$ 11,587	\$ 24,654	110%	110%	110%
17 Load Impact Evaluation Study ^[5]	\$ 238,500	\$ 211,500	\$ 450,000	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	0%	0%	0%
18 Equity Criteria and Non Energy Benefits (NEBs) Evaluation [5]	\$ 79,500	\$ 70,500	\$ 150,000	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	0%	0%	0%
19 Rapid Feedback Research and Analysis ^[6]	\$ 159,000	\$ 141,000	\$ 300,000	\$ -	\$ -	\$ -	\$	\$ -	\$ -	0%	0%	0%

\$624,900 \$1,387,500 \$62,283 \$55,232 \$117,516 \$97,933 \$82,171 Authorized per D.21-06-015. Funds for pilots and studies may be rolled over to the next program year or borrowed from a future program year within the cycle, to allow for flexibility in scheduling changes with these efforts. Funding for studies is not solely supported via the ESA program budget; some studies are jointly supported via the CARE budget. Funding amounts listed reflect PG&E's 30% allocation among the IOUs, except for PG&E-only studies including the "Rapid Feedback Research and Analysis". Final authorized budgets may be adjusted by the ESA/CARE Studies 23 Working Group per D.21-06-015.

24,029

51,125

42,940 \$

38,080

81,020

\$180,104

69%

0%

13%

139%

0%

13%

90%

0%

13%

27,096

90,000

150,000

27,450 \$

70,500

PG&E's Advice Letter 4193-G/5718-E approved Joint Utilities' 2022 LINA Study for \$500,000. SCE holds the statewide contract for this co-funded 50/50 via the ESA and CARE budgets. The 2022 LINA commenced in January 2021, and was 24 completed in December 2022. The Joint Utilities would carry over committed, unspent 2021 LINA funding forward to 2022 and until the study is completed.

25 [3] Authorized per D.21-06-015, the 2025 and 2028 Low Income Needs Assessment (LINA) are required to be completed by Dec 2025 and Dec 2028, respectively.

62,550 \$

79,500

\$762,600

26 [4] Authorized per D.21-06-015, the Categorical Study is funded 50/50 via the ESA and CARE budgets.

27 [5] Authorized per D.21-06-015, to be conducted during PY 2023-26.

20 Joint IOU - Multi-Family CAM Process Evaluation [7]

22 Total Studies

21 Joint IOU - Process Evaluation Studies (1-4 Studies) [5]

28 [6] Authorized per D.21-06-015, for each IOU to use for IOU-specific studies as needed. Unused annual budget may be carried forward until the end of the cycle.

^[7] PG&E's Advice Letter 4349-G/6030-E was approved on January 21, 2021, and authorized \$90,000 shift from MF-CAM Adminstration to Studies for the MF CAM Process Evaluation; funding source is 100% ESA. PG&E holds the statewide contract for this co-funded study. The study 29 commenced in August 2021 and was completed in October 2022. The Joint Utilities will carry over committed, unspent 2021 funding forward to 2022 and until the study is completed.

	А	В	С
1	•	ESA Table 1	6 - Tribal Outreach ^[1]
<u> </u>			
2			and Electric Company
3		Program Yea	ar 2022 Annual Report
4			
5	OUTREACH STATUS	Quantity (Includes CARE, FERA, and ESA)	List of Participating Tribes
			Blue Lake Rancheria, Cloverdale Rancheria, Hoopa Valley Rancheria, Ione Band of Miwok Indians, Karuk Tribe,
	Tribes completed ESA Meet & Confer		Robinson Rancheria, Scotts Valley Band of Pomo, Sherwood Valley Rancheria of Pomo Indians, and Tejon Indian Tribe.
6		9	
7	Tribes requested outreach materials or applications	1	Sherwood Valley Rancheria of Pomo Indians
8	Tribes who have not accepted offer to Meet and Confer	0	N/A
9	Tribes and Housing Authority sites involved in Focused Project/ESA	1	Tejon Indian Tribe
10	Partnership offer on Tribal Lands	102	(Federally-Recognized Tribes) Bear River Band of the Rohnerville Rancheria, Big Lagoon Rancheria, Big Sandy Rancheria, Big Valley Band Rancheria, Blue Lake Rancheria, Buena Vista Rancheria of Mi-Wuk Indians, Cachil DeHe Band of Wintun Indians of the Colusa Indian Community, Cahto Tribe (Laytonville), California Valley Miwok Tribe, Chicken Ranch Rancheria, Cloverdale Rancheria of Pomo Indians of California, Cold Springs Rancheria, Cortina Rancheria, Coyote Valley Band of Pomo Indians, Dry Creek Rancheria of Pomo Indians, Elem Indian Colony, Enterprise Rancheria, Federated Indians of Graton Rancheria, Greenville Rancheria, Grindstone Indian Rancheria, Guidiville Indian Rancheria, Habematolel Pomo of Upper Lake, Hoopa Valley Tribe, Hopland Band of Pomo Indians, Ione Band of Miwok Indians of California, Jackson band of Mi-Wuk Indians, Kashia Band of Pomo Indians of the Stewart's Point Rancheria, Karuk Tribe, Lower Lake (Koi Tribe), Lytton Rancheria of California, Manchester Band of Pomo Indians, Mechoopda Indian Tribe, Middletown Rancheria of Pomo Indians, Mooretown Rancheria, North Fork Rancheria, Paskenta Band of Nomlaki Indians, Picayune Rancheria of Chukchansi Indians, Pinoleville Pomo Nation, Pit River Tribe, Potter Valley Tribe, Redding Rancheria, Redwood Valley, Little River Band of Rancheria of Pomo, Robinson Rancheria, Round Valley Raeservation, Santa Ynez Band of Chumash Mission Indians, Scotts Valley Band of Pomo Indians, Sherwood Valley Rancheria, Shingle Springs Band of Miwok Indians, Susanville Indian Rancheria, Table Mountain Rancheria, Tachi-Yokut Tribe (Santa Rosa Rancheria, Leemore, CA), Tejon Indian Tribe, Trinidad Rancheria, Tule River Indian Reservation, Tuolumne Band of Me-Wuk Indians, Tyme Maidu Tribe-Berry Creek Reservation, United Auburn Indian Council of Mariposa County (Southern Sierra Miwuk Nation), Butte Tribal Council, Calaveras Band of Mi-Wuk Indians, California Choinumni Tribal Project, Chaushila Yokuts, Coastal Band of the Chumash Nation, Coastanoan Ohlone Rumsen-Mutsen Triba Dunna
			Housing Authority Offices, Boor Diver Bond of Dobnomillo Bonoberia, Borry Crook Bonoberia, Big Condy Bonoberia
	Housing Authority and Tribal Temporary Assistance for Needy Families (TANF) office who received outreach (this includes email, U.S. mail, and/or phone calls)		Housing Authority Offices: Bear River Band of Rohnerville Rancheria, Berry Creek Rancheria, Big Sandy Rancheria, Big Valley Rancheria, Cher-Ae Heights Indian Community of The Trinidad Rancheria, Cloverdale Rancheria, Dry Creek Rancheria, Elem Indian Colony, Enterprise Rancheria of Maidu Indians, Federated Indians of Graton Rancheria, Fort Independence Reservation, Greenville Rancheria, Hoopa Valley Tribe, Ione Band of Miwok Indians, Karuk Tribe, Laytonville Rancheria, North Fork Rancheria, Picayune Rancheria, Pinoleville Reservation, Pit River Tribes, Round Valley Reservation, Santa Rosa Rancheria Tachi-Yokut, Stewarts Point Rancheria (Kashaya Pomo), Susanville Indian Rancheria, Tejon Indian Tribe, Tule River Indian Tribe, Upper Lake Rancheria, Washoe Tribe, Wilton Rancheria, and Yurok Tribe. TANF Offices: California Department of Social Services CALWORKS and Family Resilience Branch, Federated Indians of Graton Rancheria, Hoopa Valley Tribe, Karuk Tribe, North Fork Rancheria, Susanville Indian Rancheria, Tuolumne
11	Housing Authority and TANF offices who participated in Meet and Confer	38	Rancheria, and Owens Valley Career Development Center. Hoopa Valley Housing Authority, Hoopa Valley TANF Office, North Fork Rancheria Housing Authority, and Wilton
12	, ,	4	Rancheria Housing Authority
13	$^{[1]}$ Summary data which includes ESA Main Program (SF, MH, MF-In-Unit), Pilot Plus and Pilot	ot Deep, MF CAM, and CSD L	everaging.

ESA Table 17 - ESA Customer Segments/Needs State by Demographic, Financial, Location, and Health Conditions* **Pacific Gas and Electric Company Program Year 2022 Annual Report**

4 ESA Main (SF, MH, MF in-unit) Avg. Energy Avg. Energy Savings Avg. Energy Avg. Energy Savings Avg. HH Energy Avg. HH Energy Savings (kWh) Per Savings (kWh) Per (Therms) Per Treated (Therms) Per Treated # of # of Rate of Avg. Peak Demand **Enrollment Rate** vg. Cost Per Treated Savings (kWh) of Households Households (Energy Households (Energy **Customer Segments** Treated Households Treated Households Households Households Uptake = Savings (kW) Per Savings (Therms) Households Total Annual = (C/B)Saving and HCS Saving Measures only) (Energy Saving and (Energy Saving **Treated Household** Total Annual Energy Treated Contacted (C/E) **Energy Use (kWh)** Measures) [4] HCS Measures) [4] Measures only) ! Use (Therms) [21] [21] 6 Demographic 7 Housing Type 406.64 407.7 1,302 0.0641 0.05026 8 SF 1,213,009 52,566 106,760 49% 0.09 19.1 19.84 4% 53% 0.09 13.55 14.23 1,172 0.00109 9 MH 5,547 10,457 319.65 319.75 0.0010 117,468 10.1 206.7 206.7 10.18 0.00220 9,454 24,512 39% 0.0043 10 MF In-Unit 491,864 11 Rent vs. Own 0% 421.9 423.0 20.6 1,471 722.005 39.397 5% 50% 0.1 21.68 \$ 0.0111 0.01445 12 Own 78.152 43% 301.6 12.92 \$ 836 13 Rent 1.100.330 28.170 65,177 301.0 0.05 12.8 0.0147 0.01063 Previous vs. New 14 Participant 353.95 354.6 1,440,864 59,315 0.01066 0.0117 15 New 64,035 16 Previous 8,252 497.84 500.0 15.2 16.84 1,569 0.0270 0.03219 381.476 0% 8.506 0% 0.11 17 Seniors [6 756,944 29,238 4% 29,861 98% 365.07 365.67 0.09 17.35 18.04 1,244 0.00753 0.00735 18 Veterans [18] 148.890 19 Hard-to-Reach [7] 792,159 9,805 34,011 29% 366.5 367.69 0.07 16.04 16.65 1,110 0.01542 0.01389 20 Vulnerable [8 89% 17.64 687,389 35,637 5% 39,845 331.04 332.3 0.08 18.15 1,161 0.01331 0.01736 21 Location 22 DAC 562,067 16,559 335.43 337.0 1,302 0.01742 0.02736 16,797 99% 0.08 18.13 18.96 23 Rural 367,782 13,881 4% 28,337 49% 362.83 364.06 0.09 15.85 16.39 1,164 0.01764 0.00632 24 Tribal [20] 1,967 67% 545.13 545.13 0.07 3.82 3.82 2,195 0.07372 0.01739 12.98 25 PSPS Zone 222,332 6,929 375.35 375.41 6,079 88% 0.07 13.22 939 0.00805 0.00439 26 Wildfire Zone [9] 82,444 438 0.04 3.63 536 0.03659 0.00606 474 92% 334.65 334.65 3.57 0.09 13.7 14.18 27 Climate Zone 1 (PG&E) 28,937 355 1,551 23% 328.13 328.13 1,169 0.00613 0.00042 28 Climate Zone 2 (PG&E) 115,486 3,177 9,001 35% 285.41 285.41 0.05 12.20 12.46 862 0.00288 0.00255 29 Climate Zone 3 (PG&E) 425.730 16,438 36,185 45% 271.89 271.89 0.03 11.43 11.91 776 0.01125 0.00618 3,871 29% 17.34 1,123 30 Climate Zone 4 (PG&E) 157,752 13,245 346.92 346.9 0.06 16.89 0.00562 0.02335 31 Climate Zone 5 (PG&E) 43,176 2,150 4,845 44% 439.92 439.9 0.03 -0.86 -0.86 518 0.0102 -0.00180 1,217 32 Climate Zone 11 (PG&E) 153,226 3,477 14,201 24% 364.7 364.7 16.1 16.58 0.00362 0.12 0.0023 33 Climate Zone 12 (PG&E) 573,718 24.7 25.39 17,379 56,206 31% 480.47 480.96 0.12 1,514 0.0298 0.02743 34 Climate Zone 13 (PG&E) 299.175 20,467 51,805 40% 374.98 377.40 19.11 20.04 1.437 0.02082 0.05163 0.09 35 Climate Zone 14 (PG&E) 187.95 187.9 16.65 2,129 0.03020 5,991 293 0.06 8.5 0.02534 36 Climate Zone 16 (PG&E) 19,146 852 465.99 466.7 0.05 1.48 663 0.04749 0.00206 136 16% 1.66 37 CARB Communities [10] 174,113 9,672 10,458 92% 290.49 291.89 0.05 13.19 13.70 911 0.01338 0.01585 38 **Financial** 39 CARE 1,401,702 61,718 56,701 109% 375.98 376.84 0.08 18.06 1,214 0.0115 0.01308 40 FERA 174,219 483 624 77% 424.7 425.89 0.09 20.64 21.40 1,327 0.01389 0.05510 41 Disconnected [11] 0% 42 Arrearages [12] 97% 554,495 20,167 349.41 350.1 0.07 17.02 17.42 1,084 0.02569 0.01449 20,685 43 High Usage [13] 18.33 1,254 0.00925 31,649 14,624 46% 14.973 98% 378.06 379.25 0.08 17.53 0.01286 44 High Energy Burden [14] 1,075,439 36,828 56,500 65% 345.37 0.07 17.06 17.49 1,098 0.01529 344.51 0.01218 45 SEVI [15] 602,765 31,499 35,066 346.14 346.98 0.07 17.12 17.53 1,102 0.01268 0.01481 0% 0% 17.0 17.52 1,103 830,254 24,918 43,259 346.03 346.89 0.0 0.0128 0.01557 388,21 7,787 0% 8,639 0% 342.6 343.1 0.0 16.9 17.37 1,095 0.0138 0.01596 49 Affordability Ratio [16] 13,929 6% 15,304 91% 16.98 17.60 1,158 233,227 296.27 298.40 0.07 0.00592 0.03269 50 **Health Condition** 8,789 8,718 405.9 18.01 124,753 101% 405.2 0.10 18.71 1,332 0.00244 0.00327 51 Medical Baseline 52 Respiratory (Asthma) [928,252 0.01541 41,957 62,130 346.66 347.55 17.52 1,106 0.0127 543,596 16,369 18,276 343.0 343. 1.08 0.0130 0.0143345.98 346.46 0.01662 55 350,522 5.878 6,558 17.71 1,107 0.01318 56 Disabled 630.364 17.898 18.261 98% 386.28 387.01 1,293 0.00688 0.00907

57 [*] PG&E is reporting on these customer segments at the direction of the Energy Division with the caveat that estimates/numbers may be compiled from multiple sources, based on available estimates, and/or self-reported data. The numbers may not be additive

58 [1] The estimates for eligible households will be provided based on the 250% Federal Poverty Guidelines where applicable.

Households treated data is not additive because customers may be represented in multiple categories. Data is compiled based on ESA measures received YTD, and may include enrollments from prior years.

60 [3] The number of household contacted includes YTD leads and enrollments.

61 Gegivent and the energy savings associated with all ESA measures installed for this entry, regardless of whether the savings have a negative or positive value for kW, kWh, and/or Therms. Many measures offered in ESA provide Non-Energy Benefits (including Health, Comfort, and Safety (HCS)) in addition to energy savings associated with all ESA measures offered in ESA provide Non-Energy Benefits (including Health, Comfort, and Safety (HCS)) in addition to energy savings associated with all ESA measures offered in ESA provide Non-Energy Benefits (including Health, Comfort, and Safety (HCS)) in addition to energy savings associated with all ESA measures offered in ESA provide Non-Energy Benefits (including Health, Comfort, and Safety (HCS)) in addition to energy savings associated with all ESA measures of the energy savings associated with all ESA measures of the energy savings associated with all ESA measures of the energy savings associated with all ESA measures of the energy savings associated with all ESA measures of the energy savings as a saving saving saving savings as a saving s 62 savings, and some of these measures may be associated with a negative savings value. 63 [5] PG&E has considered only the energy savings associated with the ESA measures installed for this entry that have a positive value for kWh and/or Therms. Installed ESA measures with a negative savings value for both kWh and Therms were excluded.

[64] In this represents the number of households with at least one member who is at least 60 years old at the time of data collection.

65 [7] "Hard-to-reach" residential customers include "those customers who do not have easy access to program information or generally do not participate in energy efficiency programs due to a language, income, housing type, geographic, or home ownership (split incentives) barrier" (Advice Letter 4482-G/6314-E dated September 1, 66 2021). For the purpose of this reporting, PG&E is defining 'hard-to-reach" as those residential customer self-identified as not preferring or speaking English as the primary language because income, housing type, geographic, and homeownership information is reported elsewhere on this table.

[8] Vulnerable refers to Disadvantaged Vulnerable Communities (DVC) which consists of communities in the 25% highest scoring to the most current versions of the California Communities Environmental Health Screening Tool (CalEnviroScreen), as well as all California tribal lands, census tracts that 68 score in the highest 5% of Pollution Burden within CalEnviroScreen, but do not receive an overall CalEnviroScreen score due to unreliable public health and socioeconomic data, and census tracts with median household incomes less than 60% of state median income. 69 [9] Includes Zone 3 (Tier 3) of the CPUC Fire-Threat Map

70 [10] This reflects communities within PG&E's service territory that are identified by the California Air Resources Board (CARB) Community Air Protection Program as communities continue to experience environmental and health inequities from air pollution.

71 [11] Rates are based on the previous year. PG&E did not perform any disconnections in 2021.

72 [12] PG&E defines arrearages as overdue balance greater than 30 days. Estimated eligibility is based on CARE/FERA households with arrearages in the prior year as reported in PG&E's R.18-07-015 Monthly Disconnection Report through December 2022.

73 [13] PG&E defines high usage as at least 400% of baseline at least three times in 12-month period.

14] PG&E utilizes the Low-Income Energy Affordability Data (LEAD) Tool developed DOE's Office of Energy to identify census tracts with high energy burden for households at below 200 % Federal Poverty Level (FPL) that are in PG&E's service territory. The 2016 Needs Assessment for the Energy 75 Savings Assistance and the California Alternate Rates for Energy Programs describes households that spent more 6.3% of their annual income on energy bills as having high energy burden (p.47).

76 [15] The Socioeconomic Vulnerability Index (SEVI) metric represents the relative socioeconomic standing of census tracts, referred to as communities, in terms of poverty, unemployment, educational attainment, linguistic isolation, and percentage of income spent on housing. PG&E utilizes the SEVI data provided by the CPUC to map its 77 service territory by SEVI scores (L: 0 to 33; M: >33 to 66; H: >66).

18 Ine Affordability Ratio (AR) metric quantifies the percentage of a representative household's income that would be used to pay for an essential utility service after non-discretionary expenses such as housing and other essential utility service charges are deducted from the household's income. Using Gas AR20 and Electric AR20 79 data for 2022 (using 2019 base year) provided by the CPUC, PG&E selects census tracts with Electric AR20 at above 15% or Gas AR20 above 10% to identify areas within its service territory as having high affordability ratio (CPUC 2019 Annual Affordability Report, pp 34, 44).

80 [17] PG&E utilizes the 'Asthmas' indicator in CalEnviroScreen 4.0 (published by the California Office of Environmental Health Hazard Assessment) as a proxy to identify locations within its service territory. L: 0-33 percentile; M: >33-66 percentile; L: >66-100 percentile.

81 [18] PG&E is currently updating its form/system to begin data collection for this segment.

82 [19] Rate of Uptake may be greater than 100% as homes that have received treatment this year may have been enrolled/contacted in the prior year.

83 [20] Currently, this data only captures tribal households located on federally-recognized tribes whose trust lands are identified in the Bureau of Indian Affairs. This data currently does not include ESA participants from non federally-recognized tribes or households that self-identified as Native American. PG&E plans to incorporate self-84 reported information in this reporting in the future.

85 [21] In alignment with SCE, PG&E is using the average total annual energy use (in kWh or Therms) as the denominator in Column M and Column N, respectively.

86 87 **Note**:

88 The MF In-unit will be tracked with ESA main program until MFWB program launches. Upon MFWB program launch, the data for MF In-Unit and MF CAM will be captured in the MFWB section.

Α	В	С	D	E	F	G	Н	I	J	K	L	M	N
ESA MFWB											•	•	
Customer Segments	# of Properties Eligible	# of Properties Treated	Enrollment Rate = (C/B)	# of Properties Contacted	Rate of Uptake = (C/E)	Avg. Energy Savings (kWh) Per Treated Properties (Energy Saving and HCS Measures)	Avg. Energy Savings (kWh) Per Treated Properties (Energy Saving Measures only)	Avg. Peak Demand Savings (kW) Per Treated Properties	Avg. Energy Savings (Therms) Per Treated Properties (Energy Saving and HCS Measures)	Avg. Energy Savings (Therms) Per Treated Properties (Energy Saving Measures only)	Avg. Cost Per Treated Properties	Avg. Properties Energy Savings (kWh) / Total Annual Energy Use (kWh)	Avg. Propertie Energy Saving (Therms) / Tota Annual Energy U (Therms)
Demographic													
Housing Type													
SF	-	-	0%	-	0%	-	-	-	-	-	-	-	-
MH	-	-	0%	-	0%	-	-	-	-	-	-	-	-
MF In-Unit	-	-	0%	-	0%	-	-	-	-	-	-	-	-
Rent vs. Own													
Own	-	-	0%	-	0%	-	-	-	-	-	-	-	-
Rent	-	-	0%	-	0%	-	-	-	-	-	-	-	-
Previous vs. New													
Participant													
Seniors	-	-	0%	-	0%	-	-	-	-	-	-	-	-
Veterans	-	-	0%	-	0%	-	-	-	-	-	-	-	-
Hard-to-Reach	-	-	0%	-	0%	-	•	-	-	-	-	-	-
Vulnerable	-	-	0%	-	0%	-	-	-	-	-	-	-	-
Location			00/		00/								
DAC Rural	-	-	0% 0%	-	0%	-	-	-	-	-	-	-	-
Tribal	-	-	0%	-	0% 0%	-	-	-	-	-	-	-	-
PSPS Zone	-	-	0%	-	0%	-	-	-	-	-	-	-	-
Wildfire Zone	-	-	0%	-	0%	-	-	-	<u>-</u>	-	-	-	-
Climate Zone 7 (example)	<u> </u>	<u>-</u>	0%	-	0%	-	<u> </u>	-	<u> </u>	-	-	-	<u> </u>
Climate Zone 10 (example)	<u>-</u>	-	0%	-	0%	-	-	-	-	-	-	-	-
Climate Zone 14 (example)		<u> </u>	0%	_	0%	-	<u> </u>		<u>-</u>	-			
Climate Zone 15 (example)	<u>-</u>	-	0%	-	0%	-	-	-	-	<u> </u>	-	-	-
CARB Communities	-	-	0%	-	0%	-	-	-	-	_	-	_	_
Financial			370		370								
CARE	-	-	0%	-	0%	-	-	-	-	-	-	-	-
Disconnected	-	-	0%	-	0%	-	-	-	-	-	-	-	-
Arrearages	-	-	0%	-	0%	-	-	-	-	-	-	-	-
High Usage	-	-	0%	-	0%	•	-	-	•	-	-	-	-
High Energy Burden	-	1	0%	-	0%	•	-	-	•	-	-	-	-
SEVI	-	-	0%	-	0%	•	-	-	•	-	-	-	-
Affordability Ratio	-	-	0%	-	0%	-	-	-	-	-	-	-	-
Health Condition													
Medical Baseline	-	-	0%	-	0%	-	-	-	-	-	-	-	-
Respiratory	-	-	0%	-	0%	-	-	-	-	-	-	-	-
Disabled	-	-	0%	-	0%	-	-	-	-	-	-	-	-
Note:													
*ESA MFWB reporting will be p	opulated in the 2023	annual report resul	ts.										

Α	В	С	Гр	E	F	G	Н	I	.J	K	l ı	l M	l N
131 Pilot Plus and Pilot Deep	В	U	<u> </u>	<u> </u>	'	0	11	ı	J	I IX	L	IVI	11
Customer Segments	# of Households Eligible [1]	# of Households Treated [2]	Enrollment Rate = (C/B)	# of Households Contacted	Enrollment Rate = (C/E)	Avg. Energy Savings (kWh) Per Treated Households (Energy Saving and HCS Measures)	Avg. Energy Savings (kWh) Per Treated Households (Energy Saving Measures only)	Avg. Peak Demand Savings (kW) Per Treated Household	Avg. Energy Savings (Therms) Per Treated Households (Energy Saving and HCS Measures)	Avg. Energy Savings (Therms) Per Treated Households (Energy Saving Measures only)	Avg. Cost Per Treated Households	Avg. HH Energy Savings (kWh) / Total Annual Energy Use (kWh)	Avg. HH Energy Savings (Therms) / Total Annual Energy Use (Therms)
133 Demographic													
134 Housing Type													
135 SF	1,213,009	-	0%	4,711	0%	-	-	-	-	-	-	-	-
136 MH	117,468	-	0%	-	0%	-	-	-	-	-	-	-	-
137 MF In-Unit	491,864	-	0%	-	0%	-	-	-	-	-	-	-	-
138 Rent vs. Own	700.005	-	0%	*	0%	-	-	-	-	-	-	-	-
139 Own	722,005	-	0%	*	0%	-	-	-	-	-	-	-	-
140 Rent	1,100,330	-	0%	^	0%	-	-	-	-	-	-	-	-
Previous vs. New 141 Participant			0%	4,711	0%								
142 Previous	1,440,864	-	0%	1,865	0%	-	-	-	-	-	-	-	-
143 New	381,476	-	0%	2,846	0%	-	-	-	-	-	-	-	_
144 Seniors	756,944	<u> </u>	0%	*	0%	-	-	-	-	-	-		<u> </u>
145 Veterans	148,890	-	0%	*	0%	-	-	-	-	_	-	_	_
146 Hard-to-Reach	792,159	_	0%	*	0%	_	_	-	_	_	-	_	-
147 Vulnerable	687,389	-	0%	*	0%	=	-	-	-	-	-	-	-
148 Location	·												
149 DAC	562,067	-	0%	1,267	0%	-	-	-	-	-	-	-	-
150 Rural	367,782	-	0%	976	0%	-	-	-	-	-	-	-	-
151 Tribal ^[3]	1,967	-	0%	2	0%	-	-	-	-	-	-	-	-
152 PSPS Zone	222,332	-	0%	*	0%	-	-	-	-	-	-	-	-
153 Wildfire Zone [4]	82,444	-	0%	38	0%	-	-	-	-	-	-	-	-
154 Climate Zone 11	153,226	-	0%	1,430	0%	-	-	-	-	-	-	-	-
155 Climate Zone 12	573,718	-	0%	3,281	0%	-	-	-	-	-	-	-	-
156 CARB Communities [5]	174,113	-	0%	134	0%	-	-	-	-	-	-	_	-
157 Financial	·												
158 CARE	1,401,702	-	0%	3,195	0%	-	-	-	-	-	-	-	-
159 FERA	174,219	-	0%	68		-	-	-	-	-	-	-	-
160 Disconnected	-	-	0%	*	0%	-	-	-	-	-	-	-	-
161 Arrearages	554,495	•	0%	*	0%	-	-	-	-	-	-	-	-
162 High Usage	31,649	-	0%	*	0%	-	-	-	-	-	-	-	-
163 High Energy Burden [6]	1,075,439	-	0%	2	0%	-	-	-	-	-	-	-	-
164 SEVI ^[7]		1	0%	4,711	0%	1	-	1	-	-	-	-	-
165 High	602,765	-	0%	1,248	0%	-	-	-	-	-	-	-	-
166 Medium	830,254	-	0%	2,227	0%	-	-	-	-	-	-	-	-
167 Low	388,211	-	0%	1,236	0%	-	-	-	-	-	-	-	-
168 Affordability Ratio [8]	233,227	-	0%	558	0%	-	-	-	-	-	-	-	-
169 Health Condition													
170 Medical Baseline	124,753	-	0%	711	0%	-	-	-	-	-	-	-	-
171 Respiratory (Asthma) [9]		-	0%	4,711	0%	-	-	-	-	-	-	-	-
172 High	928,252	-	0%	2,424	0%	-	-	-	-	-	-	-	-
173 Medium	543,596	-	0%	1,608	0%	-	-	-	-	-	-	-	-
174 Low	350,522	-	0%	679	0%	-	-	-	-	-	-	-	-
175 Disabled 176 [*] PG&E is currently in the pro	630,364	=	0%	*	0%	-	-	-	-	-	-	-	-

176 [*] PG&E is currently in the process of identifying method and updating its system/process to report on this customer segment.

177 [1] The estimates for eligible households will be provided based on the 250% Federal Poverty Guidelines where applicable; PG&E is awaiting eligibility estimates for 2023 from its vendor Athens, the eligiblity estimates here are based on 2022's data.

178 [2] As of the end of 2022, ESA Pilot Plus/Deep program has not completed home treatments. Households treated data is not additive because customers may be represented in multiple categories. Data is compiled based on ESA measures received YTD, and may include enrollments from prior years.

Currently, this data only captures tribal households located on federally-recognized tribes whose trust lands are identified in the Bureau of Indian Affairs. This data currently does not include ESA participants from non federally-recognized tribes or households that self-identified as Native American. PG&E plans to incorporate self-reported information in this reporting in the future.

180 [4] Includes Zone 3 (Tier 3) of the CPUC Fire-Threat Map

181 [5] This reflects communities within PG&E's service territory that are identified by the California Air Resources Board (CARB) Community Air Protection Program as communities continue to experience environmental and health inequities from air pollution.

^[6] PG&E utilizes the Low-Income Energy Affordability Data (LEAD) Tool developed DOE's Office of Energy Efficiency & Renewable Energy burden for households at below 200 % Federal Poverty Level (FPL) that are in PG&E's service territory. The 2016 Needs Assessment for the Energy Savings Assistance and the California Alternate Rates for Energy Programs describes households that spent more 6.3% of their annual income on energy bills as having high energy burden (p.47).

[7] The Socioeconomic Vulnerability Index (SEVI) metric represents the relative socioeconomic standing of census tracts, referred to as communities, in terms of poverty, unemployment, educational attainment, linguistic isolation, and percentage of income spent on housing. PG&E utilizes the SEVI data provided by the CPUC to map its service territory by SEVI scores (L: 0 to 33; M: >33 to 66; H: >66).

[8] The Affordability Ratio (AR) metric quantifies the percentage of a representative household's income that would be used to pay for an essential utility service after non-discretionary expenses such as housing and other essential utility service charges are deducted from the household's income. Using Gas AR20 and Electric AR20 data for 2023 (using 2019 base year) provided by the CPUC, PG&E selects census tracts with Electric AR20 at above 15% or Gas AR20 above 10% to identify areas within its service territory as having high affordability ratio (CPUC 2019 Annual Affordability Report, pp 34, 44).

[9] PG&E utilizes the 'Asthmas' indicator in CalEnviroScreen 4.0 (published by the California Office of Environmental Health Hazard Assessment) as a proxy to identify locations with varying levels of respiratory conditions within its service territory. L: 0-33 percentile; M: >33-66 percentile; L: >66-100 percentile.

	В	С		F	Г	0	ш		l ı	l v	1	M	l N
187 Building Electrification (S		C	D I	<u> </u>	l L	G	Н	<u> </u>	J	<u>r</u>	L L	IVI	N
Building Electrification (30	or only)												
Customer Segments	# of Households Eligible	# of Households Treated	Enrollment Rate = (C/B)	# of Households Contacted	Enrollment Rate = (C/E)	Avg. Energy Savings (kWh) Per Treated Households (Energy Saving and HCS Measures)	Avg. Energy Savings (kWh) Per Treated Households (Energy Saving Measures only)	Avg. Peak Demand Savings (kW) Per Treated Household	Avg. Energy Savings (Therms) Per Treated Households (Energy Saving and HCS Measures)	Avg. Energy Savings (Therms) Per Treated Households (Energy Saving Measures only)	Avg. Cost Per Treated Households	Avg. HH Energy Savings (kWh) / Total Annual Energy Use (kWh)	Avg. HH Energy Savings (Therms) / Total Annual Energy Use (Therms)
189 Demographic													
190 Housing Type			0%		0%								
191 SF			0%		0%								
192 MH			0%		0%								
193 MF In-Unit			0%		0%								
194 Rent vs. Own			0%		0%								
195 Own			0%		0%								
196 Rent			0%		0%								
Previous vs. New													
197 Participant			0%		0%								
198 Seniors			0%		0%								
199 Veterans			0%		0%								
200 Hard-to-Reach			0%		0%								
201 Vulnerable			0%		0%								
202 Location			00/		00/								
203 DAC 204 Rural			0% 0%		0% 0%								
205 Tribal			0%		0%								
206 PSPS Zone			0%		0%								
207 Wildfire Zone			0%		0%								
208 Climate Zone 7 (example)			0%		0%								
209 Climate Zone 10 (example)			0%		0%								
210 Climate Zone 14 (example)			0%		0%								
211 Climate Zone 15 (example)			0%		0%								
212 CARB Communities			0%		0%								
213 Financial													
214 CARE			0%		0%								
215 Disconnected			0%		0%								
216 Arrearages 217 High Usage			0%		0%								
217 High Usage			0%		0%								
218 High Energy Burden			0%		0%								
219 SEVI			0%		0%								
220 Affordability Ratio			0%		0%								
221 Health Condition			00/		00/								
222 Medical Baseline			0%		0%								
223 Respiratory			0%		0%								
224 Disabled			0%		0%								

	A	В	С	D	Е	F	G	Н						
CARE Table 1 - CARE Overall Program Expenses														
2				Р	acific Gas and	l Electric Comp	oany							

Program Year 2022 Annual Report

5	Catagony	Ove	erall Expenditures	s ^[2]	Authorized	% of Budget	Total Shifted ^[6]	Shifted to/from?					
6	Category	Electric	Gas	Total	Budget [1][2]	Spent	Total Shifted 193	Shifted to/from?					
7	Outreach	\$3,602,529	\$900,632	\$4,503,161	\$6,313,326	71%	(\$1,466,974)	Shifted to IT Programming, CHANGES Program, and Studies and Pilots categories					
8	Processing, Certification, Recertification	\$549,700	\$137,425	\$687,125	\$844,100	81%	\$0	-					
9	Post Enrollment Verification	\$1,106,224	\$276,556	\$1,382,780	\$1,475,900	94%	\$0	-					
10	IT Programming	\$1,715,230	\$428,808	\$2,144,038	\$2,144,038	100%	\$1,053,438	Shifted from Outreach category					
11	CHANGES Program ^[3]	\$714,283	\$178,571	\$892,854	\$892,854	100%	\$367,854	Shifted from Outreach category					
12	Studies and Pilots ^[4]	\$36,546	\$9,136	\$45,682	\$45,682	100%	\$45,682	Shifted from Outreach category					
13	Measurement & Evaluation ^[5]	\$85,994	\$21,498	\$107,492	\$200,000	54%	\$0	-					
14	Regulatory Compliance	\$256,018	\$64,004	\$320,022	\$369,400	87%	\$0	-					
15	General Administration	\$715,540	\$178,885	\$894,426	\$1,306,800	68%	\$0	-					
16	CPUC Energy Division	\$95,053	\$23,763	\$118,816	\$167,900	71%	\$0	-					
17													
18	TOTAL Program Costs	\$8,877,117	\$2,219,279	\$11,096,396	\$13,760,000	81%	\$0	•					
19													
20	CARE Rate Discount ^[7]	\$801,324,709	\$184,057,249	\$985,381,958	\$687,689,000	143%	\$297,692,958	-					
21	Service Establishment Charge Discount	\$0	\$0	\$0	\$0	0%	\$0	-					
22													
	TOTAL PROGRAM COSTS & CUSTOMER DISCOUNTS [7]	\$810,201,825	\$186,276,528	\$996,478,354	\$701,449,000	142%	\$297,692,958	-					

^{24 [1]} Reflects total authorized funding approved in D.21-06-015, Attachment 1, Table 2.

^{25 [2] 2022} authorized budget includes \$1,107,039 for Benefit Burdens as approved in GRC Decision D.20-12-005. Actual employee benefit burden costs have been included in the program expenses.

^{26 [3]} Decision 15-12-047 transitioned from CHANGES pilot to CHANGES program and funding for the effort is captured herein. D.21-06-015 approved funding for the CHANGES program through CARE program for PYs 2021-2026. Total expenses also includes CHANGES Evaluation expenses

^{28 [4]} Reflects the budget and expenses for the CARE portion of the LINA study.

^{29 [5]} Reflects the budget and expenses for Annual Eligibility Estimates prepared by Athens Research on behalf of the utilities.

Reflects fund shift in accordance with the rules set forth in D.08-11-031 as modified by D.10-10-008, D.16-11-022, D.17-12-009 and D.21-06-015, which granted the IOUs authority to shift funds between the CARE program categories. The information in the "Total Shifted" and "Shifted to/from?" column is for illustrative purposes only, to disclose how funds from the overall authorized budget can be shifted between categories

Total program administrative expenses did not exceed the overall authorized budget. The CARE discount exceeded the authorized amount by \$297,692,958. Per D.02-09-021, PG&E is authorized to recover the full value of the discount through the CARE two-way balancing account on an automatic pass-through basis.

	Α	В	С	D	E	F	G	H I	J	K	L	М	N	0	Р	Q	R	S	Т	U	V	W	X	Υ	Z	AA	AB
1	CARE Table 2 - CARE Enrollment, Recertification, Attrition, & Enrollment																										
2	Pacific Gas and Electric Company																										
3											Р	rogram Yea	ır 2022 <mark>A</mark> nnı	ual Report													

5					New E	New Enrollment						Recer	ification		Attrition (Drop Offs)						lment	Total CARE Participants by					
6	Automatic Enrollment				Self-Certification (Income or Categorical) Total New					Sobodulod	Non- Scheduled	Automotio	Total Recertification	No	Failed	Failed	O415 a.m. [5]	Total Attrition	Gross	Net		Dwelling Type [6]		Total CARE	CARE	Enrollment Rate %	
7	Inter-Utility Intra-Utility Leverage [1] [2] [3]		Leveraging [3]	Combined (B+C+D)	Online	Paper	Phone	Capitation	Combined (F+G+H+I)	Enrollment Schedule (E+J)	Scheduled	(Duplicates)	Automatic	(L+M+N)	Response ^[4]	PEV	Recertification	Other [9]	(P+Q+R+S)	(K+O)	Adjusted (K-T)	SF	MF	МН	Participants	Eligible	(W/X)
8 January	0	652	0	652	14,600	3,237	455	26	18,318	18,970	55,136	16,906	5,439	77,481	n/a	8,699	18,721	6,089	33,509	96,451	-14,539				1,536,454	1,401,702	110%
9 February	0	846	0	846	11,407	3,742	510	85	15,744	16,590	59,591	13,921	5,777	79,289	n/a	4,368	13,530	7,256	25,154	95,879	-8,564				1,527,890	1,401,702	109%
10 March	2,665	932	0	3,597	13,985	3,356	517	104	17,962	21,559	43,459	15,979	70,297	129,735	n/a	3,948	23,597	14,084	41,629	151,294	-20,070				1,507,820	1,401,702	108%
11 April	0	867	0	867	9,444	2,218	451	109	12,222	13,089	24,902	10,830	4,516	40,248	n/a	4,809	16,550	-3,559	17,800	53,337	-4,711				1,503,109	1,401,702	107%
12 May	0	481	0	481	8,979	2,677	331	84	12,071	12,552	30,608	15,891	3,367	49,866	n/a	6,531	13,980	17,942	38,453	62,418	-25,901				1,477,208	1,401,702	105%
13 June	0	505	0	505	12,729	3,053	486	64	16,332	16,837	18,613	9,037	3,807	31,457	n/a	4,827	17,302	-1,027	21,102	48,294	-4,265				1,472,943	1,401,702	105%
14 July	0	691	0	691	12,884	4,023	492	60	17,459	18,150	19,861	7,307	2,793	29,961	n/a	3,938	14,384	18,324	36,646	48,111	-18,496				1,454,447	1,401,702	104%
15 August	0	455	0	455	15,251	3,079	617	59	19,006	19,461	11,454	10,944	376	22,774	n/a	3,189	4,815	8,437	16,441	42,235	3,020				1,457,467	1,401,702	104%
16 September	0	418	0	418	15,067	14,370	460	44	29,941	30,359	11,354	11,594	185	23,133	n/a	4,807	571	7,075	12,453	53,492	17,906				1,475,373	1,401,702	105%
17 October	0	507	0	507	13,517	1,894	498	73	15,982	16,489	22,085	8,942	6,431	37,458	n/a	8,601	885	8,602	18,088	53,947	-1,599				1,473,774	1,401,702	105%
18 November	0	692	184	876	12,825	2,001	960	57	15,843	16,719	16,067	10,225	3,333	29,625	n/a	336	1,005	9,582	10,923	46,344	5,796				1,479,570	1,401,702	106%
19 December	2,446	720	0	3,166	15,554	2,605	1,033	73	19,265	22,431	12,050	16,174	67,154	95,378	n/a	6,578	3,501	22,198	32,277	117,809	-9,846				1,469,724	1,401,702	105%
20 YTD Total	5.111	7.766	184	13,061	156.242	46.255	6.810	838	210.145	223,206	325,180	147,750	173.475	646,405	n/a	60.631	128.841	115.003	304.475	869,611	-81.269	954.827	476,280	38,617	1 469 724	1,401,702	105%

21 [1] Enrollments via data sharing between the IOUs.
22 [2] Enrollments via data sharing between departments and/or programs within the utility.
23 [3] Enrollments via data sharing with programs outside the IOU that serve low-income customers.
24 [4] PG&E counts attrition due to no response in the Failed PEV and Failed Recertification columns, respectively.
25 [5] Includes customers who closed their accounts, requested to be removed, or were otherwise ineligible for the program.
26 [6] Based on SF and MF structure configuration as noted in PG&E's billing system; MH reflects sub-metered dwelling units

Α	В	C	D	l E	F	G
		CARE	Table 3 - CARE	E Post-Enrollmei	nt Verification Re	esults
			Pacific G	as and Electric (Company	
			Program	Year 2022 Annu	al Report	

CARE Table 3A - Post-Enrollment Verification Results (Model) 2022

6	Month	Total CARE Households Enrolled	Households Requested to Verify ^[1]	% of CARE Enrolled Requested to Verify Total	CARE Households De- enrolled (Due to no response)	CARE Households De-enrolled (Verified as Ineligible) [2]	Total Households De-enrolled [3]	% De-enrolled through Post Enrollment Verification ^[4]	% of Total CARE Households De- enrolled
7	January	1,536,454	4,411	0.29%	3,387	234	3,621	82%	0.24%
8	February	1,527,890	5,264	0.34%	4,222	236	4,458	85%	0.29%
9	March	1,507,820	4,998	0.33%	3,839	309	4,148	83%	0.28%
10	April	1,503,109	3,833	0.26%	3,079	157	3,236	84%	0.22%
11	May	1,477,208	4,162	0.28%	3,376	165	3,541	85%	0.24%
12	June	1,472,943	4,355	0.30%	3,431	197	3,628	83%	0.25%
13	July	1,454,447	4,306	0.30%	3,421	174	3,595	83%	0.25%
14	August	1,457,467	4,150	0.28%	3,258	165	3,423	82%	0.23%
15	September	1,475,373	6,256	0.42%	4,237	377	4,614	74%	0.31%
16	October	1,473,774	7,974	0.54%	5,692	446	6,138	77%	0.42%
17	November	1,479,570	2,958	0.20%	2,254	149	2,403	81%	0.16%
18	December	1,469,724	45,258	3.08%	33,920	1,980	35,900	79%	2.44%
19	YTD Total	1,469,724	97,925	6.66%	74,116	4,589	78,705	80%	5.36%

^{20 [1]} Includes customers selected randomly or via PG&E's CARE probability model.

25 26

24

3

CARE Table 3B - Post-Enrollment Verification Results (Electric only High Usage)

28	Month	Total CARE Households Enrolled	Households Requested to Verify ^[1]	% of CARE Enrolled Requested to Verify Total	CARE Households De-enrolled (Due to no response)	CARE Households De-enrolled (Verified as Ineligible) [2]	Total Households De-enrolled [3]	% De-enrolled through HUV Post Enrollment Verification	% of Total CARE Households De- enrolled
29	January	1,536,454	1,004	0.07%	857	34	891	89%	0.06%
30	February	1,527,890	1,292	0.08%	1,149	51	1,200	93%	0.08%
31	March	1,507,820	3,236	0.21%	2,822	119	2,941	91%	0.20%
32	April	1,503,109	2,491	0.17%	2,185	79	2,264	91%	0.15%
33	May	1,477,208	852	0.06%	728	36	764	90%	0.05%
34	June	1,472,943	813	0.06%	712	28	740	91%	0.05%
35	July	1,454,447	1,882	0.13%	1,658	45	1,703	90%	0.12%
36	August	1,457,467	2,007	0.14%	1,692	72	1,764	88%	0.12%
37	September [4]	1,475,373	0	0.00%	0	0	0	0%	0.00%
	October	1,473,774	1,606	0.11%	1,399	49	1,448	90%	0.10%
	November	1,479,570	1,806	0.12%	1,595	52	1,647	91%	0.11%
40	December	1,469,724	2,467	0.17%	2,213	54	2,267	92%	0.15%
41	YTD Total	1,469,724	19,456	1.32%	17,010	619	17,629	91%	1.20%

^[1]Includes all participants who were selected for high usage verification process.

^{21 [2]} Includes customers verified as over income or who requested to be de-enrolled.

^[3] Verification results are tied to the month initiated.

^[4] Percentage of customers dropped compared to the total participants requested to provide verification in that month.

^[2] Includes customers verified as over income, who requested to be de-enrolled, did not reduce usage, or did not agree to be weatherized.

^{44 [3]} Verification results are tied to the month initiated.

^[4] Due to a change to the HU PEV process, no HU PEV took place in September.

	А	В	С	D	E	F	G					
1	CARE Tak	ole 4 - CARE S	elf-Certification	and Self-Rece	rtification Appl	ications ^[1]						
2	Pacific Gas and Electric Company											
3	Program Year 2022 Annual Report											
4												
5		Provided [2]	Received	Approved	Denied	Pending/Never Completed	Duplicates					
6	Total (Y-T-D)	3,102,336	474,663	416,479	42,006	16,178	147,750					
7	Percentage ^[3]		100%	88%	9%	3%	31%					
8	^[1] Includes sub-metered customers.											
9	^[2] Includes number of applications provide customers obtain applications which are no ^[3] Percentage of Received. Duplicates are	ot counted, this numb	er is only an approxin	nation.		cause there are other	means by which					

A B C D E F G H I J CARE Table 5 - CARE Enrollment by County Pacific Gas and Electric Company Program Year 2022 Annual Report 4

5	County	Est	imated Eligib	ole	Tot	al Participar	nts	Enrollment Rate			
6		Urban	Rural [1]	Total	Urban	Rural [1]	Total	Urban	Rural [1]	Total	
7	ALAMEDA	114,857	3	114,860	124,171	1	124,172	108%	34%	108%	
8	ALPINE	0	114	114	0	11	11	n/a	10%	10%	
9	AMADOR	1	5,226	5,227	0	4,382	4,382	0%	84%	84%	
10	BUTTE	21,373	11,976	33,349	20,342	12,363	32,705	95%	103%	98%	
11	CALAVERAS	9	7,655	7,664	15	5,271	5,286	168%	69%	69%	
12	COLUSA	12	2,183	2,195	5	3,478	3,483	41%	159%	159%	
13	CONTRA COSTA	76,638	1	76,639	94,052	0	94,052	123%	0%	123%	
14	EL DORADO	7,609	6,489	14,098	6,004	5,899	11,903	79%	91%	84%	
15	FRESNO	123,228	170	123,398	156,876	91	156,967	127%	54%	127%	
16	GLENN	0	3,508	3,508	0	4,717	4,717	n/a	134%	134%	
17	HUMBOLDT	0	19,759	19,759	0	17,818	17,818	n/a	90%	90%	
18	KERN	37,923	59,404	97,327	51,506	70,998	122,504	136%	120%	126%	
19	KINGS	87	7,582	7,669	136	10,300	10,436	156%	136%	136%	
20	LAKE	0	14,205	14,205	0	12,635	12,635	n/a	89%	89%	
21	LASSEN	0	250	250	0	168	168	n/a	67%	67%	
22	MADERA	11,899	4,688	16,587	18,229	5,802	24,031	153%	124%	145%	
23	MARIN	16,239	0	16,239	14,084	0	14,084	87%	n/a	87%	
24	MARIPOSA	29	3,627	3,656	20	2,297	2,317	69%	63%	63%	
25	MENDOCINO	22	14,654	14,676	1	10,379	10,380	5%	71%	71%	
26	MERCED	17,940	17,721	35,661	20,239	21,948	42,187	113%	124%	118%	
27	MONTEREY	34,633	4,633	39,265	39,201	6,300	45,501	113%	136%	116%	
28	NAPA	11,198	0	11,198	11,255	0	11,255	101%	0%	101%	
29	NEVADA	6	10,447	10,453	0	9,521	9,521	0%	91%	91%	
30	PLACER	19,435	8,860	28,295	14,375	7,927	22,302	74%	89%	79%	
31	PLUMAS	104	2,498	2,602	8	1,632	1,640	8%	65%	63%	
32	SACRAMENTO	123,014	0	123,014	92,661	0	92,661	75%	n/a	75%	
33	SAN BENITO	85	4,536	4,620	77 22	6,025	6,102	91%	133%	132%	
34	SAN BERNARDINO	40	256	295		249	271	56%	97%	92%	
35	SAN FRANCISCO	64,494	0 020	64,494	51,959	0.504	51,959	81%	n/a	81% 110%	
36 37	SAN JOAQUIN SAN LUIS OBISPO	75,102	8,030	83,133 27,264	82,029	9,581 15,924	91,610 22,177	109% 56%	119% 99%		
38	SAN MATEO	11,139 40,074	16,125 0	40,074	6,253 37,578	15,924	37,578	94%	99% n/a	81% 94%	
	SANTA BARBARA	14,604	1,182			929		146%	79%	141%	
	SANTA CLARA	91,994	3,684	15,786 95,677	21,269 109,546	3,198	22,198 112,744	119%	87%	118%	
	SANTA CLARA SANTA CRUZ	20,863	3,004	20,869	19,642	ا 5, ۱۳۵	19,643	94%	15%	94%	
	SHASTA	10,225	10,661	20,886	9,762	8,580	18,342	95%	80%	88%	
	SIERRA	8	360	368	9,702	115	116	12%	32%	31%	
	SISKIYOU	0	16	16	0	7	7	n/a	45%	45%	
	SOLANO	36,064	0	36,064	45,669	0	45,669	127%	n/a	127%	
	SONOMA	43,522	2,641	46,163	40,250	2,739	42,989	92%	104%	93%	
	STANISLAUS	29,585	25,973	55,558	23,100	22,465	45,565	78%	86%	82%	
	SUTTER	11,554	23,973	11,555	13,237	0	13,237	115%	0%	115%	
	TEHAMA	11,334	9,258	9,269	4	11,227	11,231	38%	121%	121%	
	TRINITY	0	556	556	0	270	270	n/a	49%	49%	
	TULARE	536	6,648	7,184	367	10,056	10,423	69%	151%	145%	
	TUOLUMNE	0	8,977	8,977	0	7,297	7,297	n/a	81%	81%	
	YOLO	21,107	1	21,108	21,637	1	21,638	103%	185%	103%	
	YUBA	9,765	113	9,878	11,430	110	11,540	117%	98%	117%	
54	TUDA										

Rural includes zip codes classified as such according to the Goldsmith modification that was developed to identify small towns and rural areas within large metropolitan counties.

	Α	В	С	D	E	F	G	Н
1			CARE	Table 6 - CARE	Recertification	Results		
2				Pacific Gas and E	lectric Compa	any		
3			I	Program Year 202	22 Annual Rep	ort		
4								
5	2022	Total CARE Households	Households Requested to Recertify [1]	% of Households Total (C/B)	Households Recertified ^[2]	Households De-enrolled [3]	Recertification Rate % ^[4] (E/C)	% of Total Households De-enrolled (F/B)
6	January	1,536,454	38,218	2.5%	21,668	16,550	57%	1.08%
7	February	1,527,890	33,516	2.2%	19,536	13,980	58%	0.91%
8	March	1,507,820	39,919	2.6%	22,617	17,302	57%	1.15%
9	April	1,503,109	27,881	1.9%	13,497	14,384	48%	0.96%
10	May	1,477,208	8,611	0.6%	3,796	4,815	44%	0.33%
11	June	1,472,943	8,749	0.6%	2,205	6,544	25%	0.44%
12	July	1,454,447	8,427	0.6%	1,849	6,578	22%	0.45%
13	August	1,457,467	8,343	0.6%	2,245	6,098	27%	0.42%
14	September	1,475,373	8,561	0.6%	5,060	3,501	59%	0.24%
15	October	1,473,774	6,498	0.4%	2,572	3,926	40%	0.27%
16	November	1,479,570	12,288	0.8%	4,885	7,403	40%	0.50%
17	December	1,469,724	22,275	1.5%	11,384	10,891	51%	0.74%

15.19%

YTD

1,469,724

^[3] Includes customers who did not respond or who requested to be de-enrolled.

19 [1] Excludes count of customers recertified through the probability model.

20 [2] Recertification results are tied to the month initiated.

223,286

^[4] Percentage of customers recertified compared to the total participants requested to recertify in that month.

18

111,314

111,972

50%

7.62%

	А	В	С	D	Е	F	G	Н			
1	CARE Table 7 - CARE Capitation Contractors										
2	Pacific Gas and Electric Company										
3	Progr	Program Year 2022 Annual Report									
4											

5	Contractor Name ^[1]	(Check		actor Type more if appl	icable)	Е	nrollme	nts ^[2]	Eve	Total enditures ^[3]
6	Contractor Name	Private	CBO	WMDVBE	LIHEAP	Rural	Urban	Total	EXD	enaltures · ·
7	Amador-Tuolumne Community Action Agency		Х		Х	19	0	19	\$	570
8	Arriba Juntos		Х			0	0	0	\$	-
9	Breathe California		Х			0	0	0	\$	-
10	Catholic Daisies of Fresno		Х			3	4	7	\$	210
	Central Coast Energy Services Inc		Х		Χ	6	152	158	\$	4,740
12	Cesar A Moncada DBA Moncada Outreach		Х			0	154	154	\$	4,620
13	Child Abuse Prevention Council of San Joaquin County		Х			0	0	0	\$	-
14	Community Action Marin		Х		Χ	0	1	1	\$	30
15	Community Action Partnership of Madera County		Х		Χ	14	32	46	\$	1,380
	Community Resource Project Inc		Х		Χ	0	284	284	\$	8,520
17	El Puente Comunitario		Х			0	1	1	\$	30
	Human Investment Project Housing Inc (HIP)		Х			0	0	0	\$	-
	Independent Living Center of Kern County Inc		Х			5	3	8	\$	240
20	Interfaith Food Bank & Thrift Store of Amador County		Х			0	0	0	\$	-
	KidsFirst		Х			0	0	0	\$	-
	Kings Community Action Organization Inc		Х		Х	0	0	0	\$	-
23	Merced County Community Action Agency		Х		Х	5	9	14	\$	420
24	National Asian American Coalition		Х			0	0	0	\$	-
25	North Coast Energy Services, Inc		Х			97	30	127	\$	3,810
	Resources for Independence Central Valley		Х			0	0	0	\$	-
27	Sacred Heart Community Service		Х		Х	0	19	19	\$	570
	UpValley Family Centers		Х			0	0	0	\$	-
	Valley Clean Air		Х			0	0	0	\$	-
	West Valley Community Services		Χ			0	0	0	\$	-
	Total Enrollments and Expenditures					149	689	838	\$	25,140

^{32 [1]} All capitation contractors with current contracts are listed regardless of whether they have signed up customers or submitted invoices this year.

33 [2] Enrollments reflect new enrollments only.

Expenditures reflect payments made in 2022 and may not correlate directly with enrollment numbers due to unsubmitted invoices or timing differences.

	A	В	С	D	Е	F	G	Н
1			CARE Tabl	e 8 - CARE Partio	cipants as of Mo	nth-End		
2			Pa	acific Gas and Ele	ectric Company			
3	1		Pı	ogram Year 2022	Annual Report			
4	1			3				
5	2022	Gas and Electric	Gas Only	Electric Only	Total	Eligible Households	Enrollment Rate	% Change
6	January	946,420	204,294	385,740	1,536,454	1,401,702	110%	n/a
7	February	940,672	203,181	384,037	1,527,890	1,401,702	109%	-0.61%
8	March	927,477	199,551	380,792	1,507,820	1,401,702	108%	-1.43%
9	April	922,356	199,330	381,423	1,503,109	1,401,702	107%	-0.34%
10	May	905,627	195,948	375,633	1,477,208	1,401,702	105%	-1.85%
11	June	902,063	195,571	375,309	1,472,943	1,401,702	105%	-0.30%
12	July	890,789	192,272	371,386	1,454,447	1,401,702	104%	-1.32%
13	August	898,575	187,562	371,330	1,457,467	1,401,702	104%	0.22%
14	September	910,437	190,606	374,330	1,475,373	1,401,702	105%	1.28%
15	October	908,738	190,984	374,052	1,473,774	1,401,702	105%	-0.11%
16	November	913,017	192,059	374,494	1,479,570	1,401,702	106%	0.41%
17	December	905,004	190,164	374,556	1,469,724	1,401,702	105%	-0.70%

	А	В	С	D								
1	CARI		Average Monthly Usag	je & Bill								
2			nd Electric Company									
3		Program Year	2022 Annual Report									
4												
5			ly Gas / Electric Usage									
6	Residential Non-CARE vs. CARE Customers [1] Gas Therms Gas Therms											
7	Customer	Tier 1	Tier 2	Total								
8	Non-CARE	21.7	12.0	33.7								
10	CARE	19.6	8.6	33. <i>1</i> 28.2								
11	-	Electric KWh	Electric KWh	-								
12	Customer	Tier 1	Tier 2 and Above	Total								
13	Non-CARE	120	318	438								
14	CARE	223	281	504								
15												
16												
17	Averag	e Monthly Gas / Electr	ic Bill ^[2]									
18	Residential	Non-CARE vs. CARE (Customers [1]									
19		(Dollars per Customer)									
20	Customer	Gas	Electric [3]									
21	Non-CARE	\$74.54	\$117.57									
22	CARE	\$58.11	\$88.77									
23												
24	[1] Excludes master-meter us	-										
25	 ,											
27	services provided by PG&E of generation revenues.	only, and will be lower for I	DA/CCA customers because the	ey exclude								
20	generation revenues.											

1	A			ь .	<u> </u>	CARE Table 10	CARE Surcharge & B	01/00110	•	J .	IX		IVI
							CARE Surcharge & R						
2						Pacific Gas	and Electric Compar	ıy					
3						Program Yo	ear 2022 Annual Repo	rt					
4						J	•						
5			Elec	tric						G	as		
6		CARE Surc	harge and Revenue	Collected by Custo	mer Class				CARE Sur	charge and Revenue	Collected by C	Customer Class	
7		Assamana I	Manathala.	CADE Curch curc	Total CARE	Percentage of			Averes Mar	Alala	CARE	Total CARE	Percentage of
8	Customer Class [1] [3]	Average N	wontniy	CARE Surcharge	Surcharge Revenue	CARE Surcharge	Customer Class [1]	Average Monthly		Surcharge	Surcharge Revenue	CARE Surcharge	
9		CARE Surcharge	Monthly Bill	as Percent of Bill	Collected	Revenue Collected		CARE Su	rcharge ^[2]	Monthly Bill	Bill	Collected	Revenue Collected
10	Residential	\$5.18	\$118	4.4%	\$223,077,309	27.65%	Residential		\$1.39	\$75	1.87%	\$58,799,642	36.23%
11	Commercial	\$51.51	\$841	6.1%	\$334,420,164	41.45%	Commercial		\$12.46	\$449	2.78%	\$33,075,985	20.38%
12	Agricultural	\$82.63	\$1,744	4.7%	\$87,921,853	10.90%	Natural Gas Vehicle		\$106.68	\$3,571	2.99%	\$1,809,680	1.12%
13	Large/Indust	\$12,014.54	\$123,103	9.8%	\$161,308,826	20.00%	Industrial ^[2]		\$8,933.10	\$137,311	6.51%	\$68,610,955	42.28%
14	^{1]} Excludes CARE customer	S.											
15	^{2]} Industrial includes both G-	NT(D), G-NT(T), G-NT(BB	3), and GNGV4 and is n	et of volumes qualifying	for G-COG.								
16 ^l	^{3]} Includes both bundled and	DA/CCA customers. Reve	enues and associated b	ills are for services prov	rided by PG&E only, and w	ill be lower for DA/CCA cu	stomers because they exclude	generation reve	enues.				

G

М

В

С

D

	A	В	С	D	E	F
1	CARE Table	11 - CARE Cap	itation Applica	itions ^[1]		
2		fic Gas and Elec				
3		ram Year 2022				
4		,				
5	Entity	Total Received	Approved [2]	Denied	Pending/ Never Completed	Duplicate
6	Amador-Tuolumne Community Action Agency	34	19	6	0	9
7	Catholic Daisies of Fresno	19	7	1	0	11
8	Central Coast Energy Services Inc	268	158	42	0	68
9	Cesar A Moncada DBA Moncada Outreach	222	154	2	0	66
10	Child Abuse Prevention Council of San Joaquin County	1	0	0	0	1
11	Community Action Marin	2	1	0	0	1
12	Community Action Partnership of Madera County	60	46	3	0	11
13	Community Resource Project Inc	347	284	22	0	41
14	El Puente Comunitario	12	1	1	0	10
15	Independent Living Center of Kern County Inc	9	8	1	0	0
16	Interfaith Food Bank & Thrift Store of Amador County	1	0	0	0	1
17	Merced County Community Action Agency	25	14	9	0	2
18	North Coast Energy Services, Inc	351	127	80	0	144
19	Sacred Heart Community Service	49	19	5	0	25
20	UpValley Family Centers	1	0	0	0	1
21	Total	1,401	838	172	0	391
	^[1] Includes sub-metered customers. ^[2] Includes new enrollments only.					

9 F 10 11 12	January February March April May	CARE Residential Facilities 3,017 3,025 3,086 3,087	Pacific Ga Program Particip Gas CARE Commercial Facilities 515 515	2 - CARE Expa as and Electric Year 2022 Anno pating Facilities by Total Gas 3,532	ual Report	Electric CARE Commercial	Total Electric													
3 4 5 6 202 7 8 9 F 10 11 12	January February March April	Residential Facilities 3,017 3,025 3,086	Program Particip Gas CARE Commercial Facilities 515 515	Year 2022 Annotating Facilities by Total Gas	y Month CARE Residential	CARE Commercial	Total Flectric													
3 4 5 6 202 7 8 9 F 10 11 12	January February March April	Residential Facilities 3,017 3,025 3,086	Program Particip Gas CARE Commercial Facilities 515 515	Year 2022 Annotating Facilities by Total Gas	y Month CARE Residential	CARE Commercial	Total Flectric													
4 5 6 202 7 8 9 F 10 11 12	January February March April	Residential Facilities 3,017 3,025 3,086	Particip Gas CARE Commercial Facilities 515 515	pating Facilities by Total Gas	y Month CARE Residential	CARE Commercial	Total Flectric													
5 6 202 7 8 9 F 10 11 12	January February March April	Residential Facilities 3,017 3,025 3,086	Gas CARE Commercial Facilities 515 515	Total Gas	CARE Residential	CARE Commercial	Total Flectric													
7 8 9 F 10 11 12	January February March April	Residential Facilities 3,017 3,025 3,086	CARE Commercial Facilities 515 515		Residential	CARE Commercial	Total Flectric													
7 8 9 F 10 11 12	January February March April	Residential Facilities 3,017 3,025 3,086	Commercial Facilities 515 515		Residential	Commercial	Total Flectric													
7 8 9 F 10 11 12	January February March April	Facilities 3,017 3,025 3,086	Facilities 515 515				Total Electric													
8 9 F 10 11 12	ebruary March April	3,017 3,025 3,086	515 515	3,532	Facilities															
9 F 10 11 12	ebruary March April	3,025 3,086	515	3,532																
10 11 12	March April	3,086			2,706	956	3,662													
11 12	April	•		3,540	2,707	961	3,668													
12		2 007	520	3,606	2,948	976	3,924													
	Mav	3,00 <i>1</i>	523	3,610	2,983	984	3,967													
		3,076	521	3,597	2,972	985	3,957													
13	June	3,080	525	3,605	2,982	990	3,972													
14 July 3,066 526 3,592 2,964 991																				
15 August 3,054 528 3,582 2,957 989																				
16 Se j	ptember	3,041	528	3,569	2,944	988	3,932													
17	October	3,059	531	3,590	2,962	990	3,952													
18 N c	ovember	2,509	530	3,039	2,808	982	3,790													
19 D e	ecember	2,964	529	3,493	2,865	985	3,850													
20																				
21 Av	erage Mo	onthly Gas / Electr	ic Usage ^[1]																	
22		Gas	Electric																	
23 Custo	omer –	Therms	KWh																	
Reside 24 Facili		43	503																	
Commo		718	8,218																	
26 [1] Excludes	s master me	eter usage.																		
27		<u> </u>																		
28																				
29		Received	Approved	Denied	Pending/Never Completed	Duplicates														
30	Total	228	190	3	19	16	1													
31 Pei	rcentage		83%	1%	8%	7%	1													

	А	В	С	D	Е	F	G	Н		J				
1				CARE Table 13	3 - CARE High I	Jsage Verification	on Results ^[5]							
2				Pa	acific Gas and E	lectric Company	1							
3	Program Year 2022 Annual Report													
4														
5	Stage 1 - IRS Documentation and ESA Agreement Stage 2 - ESA Participation [6] Stage 3 - Usage Monitoring													
	Households Requested to	Removed	Removed (Verified	Income Verified and		Ineligible ^[3]	Completed	Removed [4]	Appeals Denied	Appeals Approved				
6	Verify	(No Response)	Ineligible) [1]	Referred to ESA	Removed [2]				Deilled	7.661.0104				
6 7	•	(No Response) 14,878	Ineligible) ^[1] 840	3,727	Removed 1-3	82	223	3	0	0				

^{| 10 | 12 |} Includes customers who declined to participate in ESA Program, failed to respond to appointment requests or missed multiple appointments, or denied access to all rooms.

| 10 | 13 | Includes customers who previously participated in ESA Program, landlord refused, etc. These customers move directly to Stage 3.

| 11 | 14 | Customers removed for exceeding 600% of baseline in any monthly billing cycle, after the 90-day grace period following ESA Participation.

| 12 | 15 | High usage is defined as electric customers with usage above 400% of baseline 3 times in a 12-month period. Results reflect status as of March 22, 2023.

^{13 [6]} Does not include 3,422 customers still pending ESA participation.

	А	В	С	D	Е	F	G	Н	I						
1			CARE	Table 13A - CARE Custom	ner Usage and ESA	Program Treatmen	it								
2				Pacific Gas an	nd Electric Company	у									
3				Program Year	2022 Annual Repor	rt									
4				_											
	# of CARE quotomore at ar				Ener	gy Usage of Long-Tern	n Tenancy CARE Custo	mers							
5	above 90th Percentile of	For CARE customers at or Percent of those CARE # of Enrollments led to # of Long-Term tenancy CARE who Accept ESA Program Treatment [3] Energy Usage of CARE													
	Usage Not subject to High	customers Not served by	_		Energy Usage before		Energy Usage within		customers who do Not accept						
_	Usage PEV ^[1]	ESA Program [2]	Installations	applied for ESA Program	ESA Program	3-months of ESA	6-months of ESA	12-months of ESA	ESA Program treatment [3]						
6	30.121				treatment	Program treatment	Program treatment	Program treatment							
7	23,408	66%	7,921	15,487	1,160	1,158	1,163	1,179	1,239						
8	8 [1] Those CARE customers who have been on the CARE rate at the same meter for at least six years; 90th percentile of usage determined at the customer level after applying tenancy and HU PEV filters														
	^[2] Customers who have not participated in ESA since 2018														
9	Customers who have not participa	O [3] Reflects average monthly kWh usage													

	A	В
1	CARE Table 14 - CARE Categoric	al Enrollment
2	Pacific Gas and Electric Co	
3	Program Year 2022 Annual	•
4	3	
5	Type of Enrollment	Number of Customer Enrollments [1]
6	Bureau of Indian Affairs General Assistance	182
7	CalFresh/Supplemental Nutrition Assistance Program - Food Stamps	67,599
8	CalWORKs/Temporary Assistance for Needy Families (TANF) [2]	8,878
9	Head Start Income Eligible - (Tribal Only)	552
10	Healthy Families A&B	53,212
11	Low-income Home Energy Assistance Program (LIHEAP)	18,475
12	Medicaid/Medi-Cal	76,085
13	National School Lunch Program (NSLP) - Free Lunch	18,529
14	Supplemental Security Income (SSI)	29,356
15	Tribal TANF [2]	8,878
16	Women, Infants, and Children Program (WIC)	20,395
	Number of customers enrolled reflects categorical programs selected by customers for a single account.	
18	^[2] CalWORKS and Tribal TANF are combined categorical programs with no distinction	on between the two programs.

	А	В	С	D	E									
1	CARE Table 1	5 - CARE and Dis	advantaged Cor	nmunities Enrollme	nt Rate for Zip Codes									
2		Pac	ific Gas and Elec	ctric Company	•									
3			gram Year 2022											
4			,											
5			otal CARE Househ	olds Enrolled										
6	Month	CARE Enrollment Rate for Zip Codes That Have 10% or More Disconnections ^[1]	CARE Enrollment Rate for Zip Codes in High Poverty (Income Less than 100% FPG) [2]	CARE Enrollment Rate for Zip Codes in High Poverty (with 70% or Less CARE Penetration) ^[2]	CARE Enrollment Rate for DAC (Zip/Census Track) Codes in High Poverty (with 70% or Less CARE Enrollment Rate) ^{[2] [3]}									
7	January	n/a	n/a	n/a	n/a									
_	March	n/a	n/a	n/a	n/a									
	April	n/a	n/a	n/a	n/a									
	May	n/a	n/a	n/a	n/a									
	June	n/a	105%	35%	39%									
	July	n/a	104%	34%	38%									
	August	n/a	105%	34%	37%									
	September	n/a	106%	33%	38%									
	October	n/a	105%	34% 34%	37% 37%									
	November December	n/a n/a	106% 105%	34% 35%	37%									
		·		perform any disconnections										
20		are based on the previou ith >25% of customers w			III ZUZ I.									
20					e of this table; however, the entire									
21	zip code listed may not		orresponding zip codes	are provided for the purpose	or this table, nowever, the entire									
22		22 22.10140104 4 2710.												
	Note:													
24	*Data was not available	prior to June 2022												
25		Enrollment Rate are the s	same value.											

	А	В	С	D	Е	F	G	Н
1				FERA	Table 1 - FE	RA Overall Pro	gram Expenses	
2					Pacific Gas	and Electric C	ompany	
3					Program Ye	ar 2022 Annua	l Report	
4					_		-	
5		Ov	verall Expenditures [2]		Authorized	% of Budget		

5	Cotomomi	Ove	erall Expenditure	s ^[2]	Authorized	% of Budget	T	Chiffing to France
6	Category	Electric	Gas	Total	Budget [1][2]	Spent	Total Shifted [3]	Shifted to/from?
7	Outreach	\$2,792,378	\$0	\$2,792,378	\$2,736,030	102%	\$217,278	Shifted \$160,930 from Processing, Certification, Recertification, Post Enrollment Verification, Regulatory Compliance, and General Administration categories
8	Processing, Certification, Recertification	\$8,838	\$0	\$8,838	\$8,838	100%	(\$46,562)	Shifted to Outreach category
9	Post Enrollment Verification	\$0	\$0	\$0	\$0	0%	(\$81,500)	Shifted to Outreach category
10	IT Programming	\$0	\$0	\$0	\$0	0%		
11	Pilots	\$0	\$0	\$0	\$0	0%		
12	Measurement & Evaluation	\$0	\$0	\$0	\$0	0%		
13	Regulatory Compliance	\$0	\$0	\$0	\$0	0%	(\$28,700)	Shifted to Outreach category
14	General Administration	\$49,533	\$0	\$49,533	\$49,533	100%	(\$4,167)	Shifted to Outreach category
15	CPUC Energy Division	\$0	\$0	\$0	\$0	0%		
16								
17	TOTAL Program Costs	\$2,850,749	\$0	\$2,850,749	\$2,794,400	102%	\$56,349	
18								
19	FERA Rate Discount [4]	\$17,196,193		\$17,196,193	\$12,898,000	133%	\$4,298,193	
20	Service Establishment Charge Discount	\$0	\$0	\$0	\$0	0%	\$0	
21								
22	TOTAL PROGRAM COSTS & CUSTOMER DISCOUNTS [4]	\$20,046,942	\$0	\$20,046,942	\$15,692,400	128%	\$4,354,542	

^{23 [1]} Reflects total authorized funding approved in D.21-06-015, Attachment 1, Table 4.

^{24 [2] 2022} authorized budget includes \$505 for Benefit Burdens as approved in GRC D.20-12-005. Actual employee benefit burden costs have been included in the program expenses.

Reflects fund shift in accordance with the rules set forth in D.21-06-015, which granted the IOUs authority to shift funds between the FERA program categories. The information in the "Total Shifted" and "Shifted to/from?" column is for illustrative purposes only, to disclose how funds from the overall authorized budget can be shifted between categories

Total program administrative expenses exceeded the authorized budget by \$56,349. The FERA discount exceeded the authorized amount by \$4,298,193. Per D.21-06-015, PG&E is authorized to recover the full value of the discount through the FERA two-way balancing account an automatic pass-through basis.

	Α	В	С	D	E	F	G	Н	1	J	K	L	М	N	0	Р	Q	R	S	Т	U	V	W	X	Υ	Z	AA	AB
1	FERA Table 2 - FERA Enrollment, Recertification, Attrition, & Enrollment																											
2	Pacific Gas and Electric Company																											
3												F	Program Year	² 2022 Annua	l Report													

5					New Enrol	ment						Recer	tification			A	ttrition (Drop Off	s)		Enrol	lment	Total FERA Partic	inants by			
6		Automatic	Enrollment		S	elf-Certifica	tion (Income	or Categoric	cal)	Total New	O alla a dada d	Non-	A	Total	No	Failed	Failed	[5]	Total	Gross	Net	Dwelling Type [6]		Total FERA	Estimated FERA	Enrollment Rate %
7	Inter-Utility [1]	Intra-Utility [2]	Leveraging [3]	Combined (B+C+D)	Online	Paper	Phone	Capitation	Combined (F+G+H+I)	Enrollment (E+J)	Scheduled	(Duplicates)		Recertification (L+M+N)	Response [4]	PEV	Recertification	Other [5]	Attrition (P+Q+R+S)	(K+O)	Adjusted (K-T)	SF MF	МН	Participants	Eligible	(W/X)
8 January	0	0	0	0	1,680	348	19	0	2,047	2,047	773	177	0	950	0	0	740	369	1,109	2,997	938			39,800	174,219	23%
9 February	0	0	0	0	658	290	12	1	961	961	1,636	161	0	1,797	0	0	846	226	1,072	2,758	-111			39,689	174,219	23%
10 March	0	0	0	0	1,092	246	13	0	1,351	1,351	1,252	148	0	1,400	0	0	1,096	37	1,133	2,751	218			39,907	174,219	23%
11 April	0	0	0	0	456	217	15	0	688	688	783	148	0	931	0	0	858	7	865	1,619	-177			39,730	174,219	23%
12 May	0	0	0	0	421	285	17	1	724	724	907	215	0	1,122	0	0	957	219	1,176	1,846	-452			39,278	174,219	23%
13 June	0	0	0	0	720	185	21	0	926	926	801	178	0	979	0	0	2,455	-1,199	1,256	1,905	-330			38,948	174,219	22%
14 July	0	0	0	0	723	240	25	1	989	989	510	140	0	650	0	0	2,007	1,287	3,294	1,639	-2,305			36,643	174,219	21%
15 August	0	50	0	50	850	309	30	0	1,189	1,239	742	164	0	906	0	0	988	570	1,558	2,145	-319			36,324	174,219	21%
16 September	0	27	0	27	771	254	31	0	1,056	1,083	295	99	0	394	0	0	425	21	446	1,477	637			36,961	174,219	21%
17 October	0	20	0	20	683	178	32	0	893	913	299	100	0	399	0	0	871	233	1,104	1,312	-191			36,770	174,219	21%
18 November	0	45	0	45	628	174	65	1	868	913	380	120	0	500	0	0	798	12	810	1,413	103			36,873	174,219	21%
19 December	0	22	0	22	700	225	62	0	987	1,009	312	120	0	432	0	0	604	626	1,230	1,441	-221			36,652	174,219	21%
20 YTD Total	0	164	0	164	9.382	2,951	342	4	12,679	12,843	8,690	1,770	0	10.460	0	0	12,645	2,408	15,053	23,303	-2.210	29,173 7,479	n/a	36,652	174,219	21%

²⁰ YTD Total 0 164 0 164 9,382 2,9
21 [1] Enrollments via data sharing between the IOUs.
22 [2] Enrollments via data sharing between departments and/or programs within the utility.
23 [3] Enrollments via data sharing with programs outside the IOU that serve low-income customers.
24 [4] PG&E counts attrition due to no response in the Failed PEV and Failed Recertification columns, respectively.
25 [5] Includes customers who closed their accounts, requested to be removed, or were otherwise ineligible for the program.
26 [6] Based on SF and MF structure configuration as noted in PG&E's billing system; does not include sub-metered tenants.

	А	В	С	D	Е	F	G	Н						
1			FEF	RA Table 3 - FEF	RA Post-Enrollme	ent Verification R	Results							
2	Pacific Gas and Electric Company													
3	Program Year 2022 Annual Report													
4	arphi													

FERA Table 3A - Post-Enrollment Verification Results (Model) 2022

6	Month	Total FERA Households Enrolled	Households Requested to Verify ^[1]	% of FERA Enrolled Requested to Verify Total	FERA Households De-enrolled (Due to no response)	FERA Households De-enrolled (Verified as Ineligible) [2]	Total Households De-enrolled [3]	% De-enrolled through Post Enrollment Verification [4]	% of Total FERA Households De-enrolled
7	January	39,800	0	0.00%	0	0	0	0%	0.00%
8	February	39,689	0	0.00%	0	0	0	0%	0.00%
9	March	39,907	0	0.00%	0	0	0	0%	0.00%
10	April	39,730	0	0.00%	0	0	0	0%	0.00%
11	May	39,278	0	0.00%	0	0	0	0%	0.00%
12	June	38,948	0	0.00%	0	0	0	0%	0.00%
13	July	36,643	0	0.00%	0	0	0	0%	0.00%
14	August	36,324	0	0.00%	0	0	0	0%	0.00%
15	September	36,961	0	0.00%	0	0	0	0%	0.00%
16	October	36,770	0	0.00%	0	0	0	0%	0.00%
	November	36,873	0	0.00%	0	0	0	0%	0.00%
18	December	36,652	0	0.00%	0	0	0	0%	0.00%
19	YTD Total	36,652	0	0.00%	0	0	0	0%	0.00%

24 25

FERA Table 3B - Post-Enrollment Verification Results (Electric only High Usage)

28	Month	Total FERA Households Enrolled	Households Requested to Verify ^[1]	% of FERA Enrolled Requested to Verify Total	FERA Households De-enrolled (Due to no response)	FERA Households De-enrolled (Verified as Ineligible) [2]	Total Households De-enrolled [3]	% De-enrolled through Post Enrollment Verification	% of Total FERA Households De-enrolled
	January	39,800	0	0.00%	0	0	0	0%	0.00%
30	February	39,689	0	0.00%	0	0	0	0%	0.00%
	March	39,907	0	0.00%	0	0	0	0%	0.00%
	April	39,730	0	0.00%	0	0	0	0%	0.00%
	May	39,278	0	0.00%	0	0	0	0%	0.00%
	June	38,948	0	0.00%	0	0	0	0%	0.00%
35	July	36,643	0	0.00%	0	0	0	0%	0.00%
36	August	36,324	0	0.00%	0	0	0	0%	0.00%
	September	36,961	0	0.00%	0	0	0	0%	0.00%
38	October	36,770	0	0.00%	0	0	0	0%	0.00%
	November	36,873	1,166	3.16%	1,070	39	1,109	95%	3.01%
40	December	36,652	524	1.43%	480	14	494	94%	1.35%
41	YTD Total	36,652	1,690	4.61%	1,550	53	1,603	95%	4.37%

 ^[1] Includes customers selected randomly.
 [2] Includes customers verified as over income or who requested to be de-enrolled.

^{22 [3]} Verification results are tied to the month initiated.

^{23 [4]} Percentage of customers dropped compared to the total participants requested to provide verification in that month.

^{42 [1]} Includes all participants who were selected for high usage verification process.
43 [2] Includes customers verified as over income or who requested to be de-enrolled.

^{44 [3]} Verification results are tied to the month initiated.

	А	В	С	D	E	F	G				
1	FERA Table 4 - FERA Self-Certification and Self-Recertification Applications [1]										
2	Pacific Gas and Electric Company										
3	Program Year 2022 Annual Report										
4											
5	FERA Table 4A - Self-Certification and Self-Recertification Applications [1]										
6		Provided [2]	Received	Approved	Denied	Pending/Never Completed	Duplicates				
7	Total	2,661,763	23,743	21,979	1,369	395	1,776				
8	Percentage ^[3]		100%	93%	6%	2%	7%				
9	^[1] Includes sub-metered customers.										
	^[2] Includes number of applications prov	vided via direct mai	l campaigns, call ce	nters, bill inserts an	d other outreach me	ethods. Because there	e are other means				
10	by which customers obtain applications	s which are not cou	nted, this number is	only an approximat	tion.						
11	^[3] Percentage of Received. Duplicates	are also counted a	as Approved, so the	total will not add up	to 100%.						
12											
13											
14		FERA Table 4	B - Post-Enrollmer	nt Verification [1]							
15	Requested Received Approved Denied Pending/Never Completed										
16	Total	1,690	204	87	53	1,550					
17											
18	18 [1] Includes sub-metered customers.										

	Α	В	С	D	Е	F	G	Н	I	J
1						ent by Cour	nty			
2	Pacific Gas and Electric Company									
3			Progi	ram Year 2	022 Annua	l Report				
4										
5	County	Est	imated Eligik	ole	Tot	Total Participants			rollment Rate)
6		Urban	Rural [1]	Total	Urban	Rural	Total	Urban	Rural	Total
7	ALAMEDA	14,249	0	14,249	3,355	0	3,355	24%	0%	24
8	ALPINE	0	6	6	0	0	0	n/a	0%	0'
9	AMADOR	0	453	453	0	134	134	0%	30%	30
10	BUTTE	2,228	1,139	3,366	411	199	610	18%	17%	18
11	CALAVERAS	1	752	753	0	160	160	0%	21%	21
12	COLUSA	3	638	640	0	78	78	0%	12%	12
13	CONTRA COSTA	13,437	0	13,437	3,366	0	3,366	25%	0%	25
14	EL DORADO	854	677	1,531	320	219	539	37%	32%	35
15	FRESNO	16,482	21	16,504	3,662	4	3,666	22%	19%	22
16	GLENN	0	803	804	0	107	107	0%	13%	13'
17	HUMBOLDT	0	1,693	1,693	0	398	398	n/a	24%	24
18	KERN	5,243	9,173	14,416	1,363	859	2,222	26%	9%	15
19	KINGS	18	1,592	1,610	2	242	244	11%	15%	15
20	LAKE	0	1,168	1,168	0	246	246	n/a	21%	21
21	LASSEN	0	15	15	0	0	0	n/a	0%	0
22	MADERA	2,530	999	3,529	423	143	566	17%	14%	16
23	MARIN	1,641	0	1,641	362	0	362	22%	n/a	22
24	MARIPOSA	2	261	263	1	49	50	48%	19%	19
25	MENDOCINO	2	1,226	1,228	0	227	227	0%	19%	18
26	MERCED	2,798	2,613	5,412	410	537	947	15%	21%	17
27	MONTEREY	6,949	925	7,874	835	116	951	12%	13%	12
28	NAPA	2,241	0	2,241	315	0	315	14%	0%	14
	NEVADA	0	767	768	0	259	259	0%	34%	34
30	PLACER	1,155	1,049	2,204	507	286	793	44%	27%	36
	PLUMAS	6	136	141	0	40	40	0%	29%	28
	SACRAMENTO	58	0	58	10	0	10	17%	n/a	17
33	SAN BENITO	17	977	993	6	297	303	36%	30%	31
	SAN BERNARDINO	0	0	0	0	0	0	n/a	n/a	n
	SAN FRANCISCO	6,041	0	6,041	1,121	0	1,121	19%	n/a	19
	SAN JOAQUIN	11,168	1,010	12,179	2,761	398	3,159	25%	39%	26
	SAN LUIS OBISPO	1,556	2,250	3,806	146	383	529	9%	17%	14
	SAN MATEO	6,534	0	6,534	1,370	0	1,370	21%	n/a	21
	SANTA BARBARA	4,191	339	4,530	299	16	315	7%	5%	7
	SANTA CLARA	15,033	638	15,671	3,703	157	3,860	25%	25%	25
	SANTA CRUZ	2,783	1	2,784	425	0	425	15%	0%	15
	SHASTA	550	672	1,221	155	154	309	28%	23%	25
	SIERRA	0	12	12	0	4	4	0%	34%	34
	SISKIYOU	0	1	1	0	0	0	n/a	0%	0
	SOLANO	6,974	0	6,974	1,814	0	1,814	26%	n/a	26
	SONOMA	5,380	364	5,743	1,228	89	1,317	23%	24%	23
	STANISLAUS	6	1,304	1,310	1	324	325	16%	25%	25
	SUTTER	2,060	0	2,060	452	0	452	22%	0%	22
	TEHAMA	2	1,587	1,588	2	261	263	130%	16%	17
	TRINITY	0	64	64	0	0	0	n/a	0%	0
	TULARE	104	1,288	1,391	6	122	128	6%	9%	9
	TUOLUMNE	n	740	740	0	202	202	n/a	27%	27
	YOLO	2,964	0	2,964	713	0	713	24%	0%	24
	YUBA	1,591	15	1,606	390	8	398	25%	54%	25
55	Total	136,852	37,367	174,219	29,934	6,718	36,652	22%	18%	21

	А	В	С	D	E	F	G	Н			
1	FERA Table 6 - FERA Recertification Results										
2	Pacific Gas and Electric Company										
3	Program Year 2022 Annual Report										
4		· · · · · · · · · · · · · · · · · · ·									

5	2022	Total FERA Households	Households Requested to Recertify ^[1]	% of Households Total (C/B)	Households Recertified ^{[2] [5]}	Households De-enrolled ^[3]	Recertification Rate % [4] (E/C)	% of Total Households De-enrolled (F/B)
6	January	39,800	1,343	3.4%	485	858	36%	2.16%
7	February	39,689	1,471	3.7%	514	957	35%	2.41%
8	March	39,907	3,669	9.2%	1,214	2,455	33%	6.15%
9	April	39,730	2,860	7.2%	853	2,007	30%	5.05%
10	May	39,278	1,485	3.8%	497	988	33%	2.52%
11	June	38,948	1,413	3.6%	988	425	70%	1.09%
12	July	36,643	1,545	4.2%	674	871	44%	2.38%
13	August	36,324	1,324	3.6%	526	798	40%	2.20%
14	September	36,961	891	2.4%	287	604	32%	1.63%
15	October	36,770	561	1.5%	154	407	27%	1.11%
16	November	36,873	551	1.5%	211	340	38%	0.92%
17	December	36,652	722	2.0%	287	435	40%	1.19%
18	YTD	36,652	17,835	48.66%	6,690	11,145	38%	30.41%

^{19 [1]} Excludes count of customers recertified through the probability model.

^{20 [2]} Recertification results are tied to the month initiated.

^{21 [3]} Includes customers who did not respond or who requested to be de-enrolled.

^{22 [4]} Percentage of customers recertified compared to the total participants requested to recertify in that month.

Н **FERA Table 7 - FERA Capitation Contractors Pacific Gas and Electric Company** 2 3 **Program Year 2022 Annual Report Contractor Type** Total Enrollments [2] 5 Contractor Name [1] (Check one or more if applicable) **Expenditures** Rural Urban WMDVBE Private **CBO** LIHEAP **Total** Amador-Tuolumne Community Action Agency Х 0 0 8 Arriba Juntos 0 \$ Х 0 0 0 9 Breathe California Х 10 Catholic Daisies of Fresno 0 n 0 \$ Х 11 Central Coast Energy Services Inc 0 0 0 Х Х 12 Cesar A Moncada DBA Moncada Outreach 0 3 90 Х 13 Child Abuse Prevention Council of San Joaquin County 0 0 0 Х -\$ 14 Community Action Marin 0 0 Х Х 15 Community Action Partnership of Madera County 0 0 0 Х Х 16 Community Resource Project Inc n 0 0

Х

Х

Х

Х

Х

Х

Х

Х

Х

Х

Х

Х

Х

Х

Х

Х

Х

Х

Χ

0

0

0

0

0

0

0

n

0

0

0

0

0

0

0

0

0

0

0

n

0

0

0

0

\$

\$

\$

\$

-

30

120

0

0

0

0

n

0

0

()

17 El Puente Comunitario

21 KidsFirst

18 Human Investment Project Housing Inc (HIP)

19 Independent Living Center of Kern County Inc.

22 Kings Community Action Organization Inc

23 Merced County Community Action Agency

26 Resources for Independence Central Valley

24 National Asian American Coalition

25 North Coast Energy Services, Inc.

27 Sacred Heart Community Service

30 West Valley Community Services

31 Total Enrollments and Expenditures

28 UpValley Family Centers

29 Valley Clean Air

20 Interfaith Food Bank & Thrift Store of Amador County

^[1] All capitation contractors with current contracts are listed regardless of whether they have signed up customers or submitted invoices this year. [2] Enrollments reflect new enrollments only.

	Α	В	С	D							
1	FERA Table 8 - FERA Average Monthly Usage & Bill										
2	Pacific Gas and Electric Company										
3	P	Program Year 2022 Annual Report									
4											
5		Average Monthly Electric Usage									
6	Re	sidential Non-FER	A vs. FERA Custome	ers							
7	Customer Electric KWh Electric KWh Total										
8	Customer	Tier 1	Tier 2 and Above	Total							
9	Non-FERA	147	307	454							
10	FERA	206	404	611							
11											
12											
13	Aver	age Monthly Electri	c Bill								
14	Residential N	on-FERA vs. FERA	Customers [1]								
15	(C	ollars per Custome	er)								
16	Customer										
17	Non-FERA										
18	FERA	\$139.18									
19	^{гл} Excludes master-me	eter usage.									

8. Appendix B: PG&E's 2022 Common Area Measures Treatment Photos

Pacific Gas and Electric Company | Program Year 2022 Appendix B: PG&E's Common Area Measures Treatment Photos Page 1 of 2

Project: Woodcreek Terrace

Location: Roseville, CA

• Characteristics: 11 Buildings, 104 Units

Resident Type: Senior Housing





ESA Common Area Measures

Description

> Smart Thermostats (2) > High Efficiency Water Heaters (2)

Savings and Benefits

- > Reduce energy usage and lifecycle costs by upgrading to more efficient equipment
- > Improves resident comfort and access to reliable hot water

ESA CAM

Incentive Amount \$25,200.94

Estimated 1st Year ESA CAM Bill Savings* \$1,689.71

ESA In-Unit Incentive Amount \$34,217.70 Pacific Gas and Electric Company | Program Year 2022 Appendix B: PG&E's Common Area Measures Treatment Photos Page 2 of 2

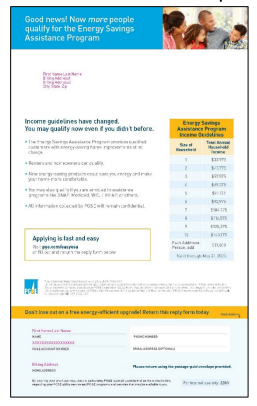




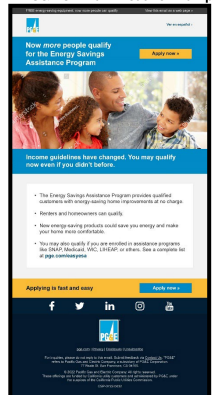
9. Appendix C: PG&E's 2022 ESA Marketing Materials

Pacific Gas and Electric Company | Program Year 2022 Appendix C: ESA Marketing Materials Page 1 of 2

2022 PG&E's Direct Mail Example



2022 PG&E's Email Creative Example

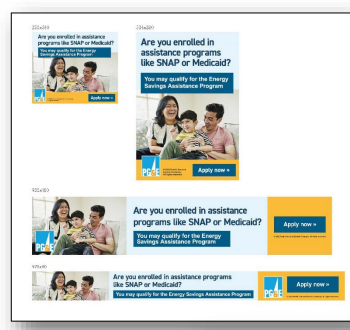


2022 PG&E's Bill Insert Example



Pacific Gas and Electric Company | Program Year 2022 Appendix C: ESA Marketing Materials Page 2 of 2

2022 PG&E's 2022 Digital Media Examples







10. Appendix D: PG&E's 2022 Energy-Water Coordination Program Report

PG&E Water-Energy Coordination Program 2022 Annual Report

Submitted to:



Pacific Gas & Electric Company 77 Beale St San Francisco, CA 94105

Submitted by:



Richard Heath & Associates, Inc. rhainc.com

This page intentionally left blank



TABLE OF CONTENTS

1.	Executive Summary	2
2.	BACKGROUND	4
	Water Agency Contracts	
4.	Budget	8
5.	Production	8
6.	Quality Control	12
7.	SAVINGS	12
8.	LOOKING FORWARD TO 2023	12





1. EXECUTIVE SUMMARY

In 2022, the Pacific Gas and Electric Company's (PG&E) Water-Energy Coordination Program (WCP) completed a fourth full year of production. The program, offered in collaboration with water agencies and delivered in conjunction PG&E's Energy Savings Assistance (ESA) Program, provides water conservation assessments and measures to ESA customers in individual water agency territories. Each water agency contract is customized to meet specific agency budgets and water conservation goals. Richard Heath & Associates, Inc. (RHA) administers the program on behalf of PG&E.

Program services include:

- Evaluating toilets for retrofit qualification and for leaks
- Replacing eligible toilets
- Replacing leaking flappers
- Replacing bathroom and kitchen faucets
- Conducting outdoor water use assessments
- Performing meter checks
- Isolating leaks
- Replacing outdoor hose bibs
- Replacing sprinkler heads
- Providing water conservation education
- Delivering water conservation items such as hose nozzles, shower timers and water agency program literature

Production in the WCP experienced a slight drop in 2022 from the previous year due to a number of factors. Customer concerns over the COVID-19 virus lingered, causing some customers to be wary of allowing field staff into their homes. To address these concerns, RHA continued to ensure that COVID-19 protocols were utilized. Contractors used telephone screenings to qualify customers, minimizing inperson contact. They also wore masks and face shields, used hand sanitizer between homes, never entered a customer home if they were sick or feverish and always ensured the customers were not ill prior to entry.

The lingering impact of COVID-19 also impacted water agency revenues. Customer bill delinquencies impacted water agency revenue and discretionary dollars for conservation programs were reallocated, making it impossible to start new programs. RHA provided water agencies with grant opportunities to overcome funding barriers.

Finally, the transition of the ESA program into the new contract cycle delayed the onboarding of new program WCP contractors due to uncertainty of whether they would be serving specific regions. These issues were resolved with the establishment of the new program cycle contracts.





WATER AGENCY PARTNERS

Listed below are the ten water agency partners from 2022:

- 1. Alameda County Water District
- 2. California American Water Oakhurst
- 3. California American Water Merced
- 4. California American Water Monterey
- 5. California American Water Sacramento
- 6. California American Water Santa Rosa
- 7. City of Santa Cruz Water Department
- 8. Solano County Water Agency
- 9. Sonoma Water
- 10. Valley Water

Combined, the service areas covered the following nine counties: Alameda, Madera, Merced, Monterey, Sacramento, Santa Clara, Santa Cruz, Solano and Sonoma.

NEW CONTRACTS EXECUTED IN 2022

- Valley Water Leak Assessment and Repair Pilot (third quarter)
- Valley Water Toilet Assessment and Retrofit Pilot (third quarter)

CONTRACT(S) RENEWED IN THE 2022

- Solano County Water Agency (third quarter)
- Alameda County Water District (third quarter)

SUCCESSES AND LESSONS LEARNED

Program achievements included:

1. 507 homes received WCP measures:

Collectively, these measures will achieve approximately 11,164,314 gallons in annual water savings and 12,117 kWh of embedded energy savings. In comparison, the WCP served a slightly higher number (554) of homes in 2021.

2. The program continued to achieve high customer satisfaction rates.

100 percent of customers surveyed through telephone quality assurance calls were very satisfied with program services.





LESSONS LEARNED INCLUDED:

1. Many complexities and variables continue to have an impact on the process of contracting with water partners.

Part of RHA's to role as the WCP administrator is to develop relationships with water agencies and establish collaborative water programs. Due to the different types encountered (municipal water retailers, water wholesalers, wastewater agencies, and water IOUs), the process to develop programs and execute contracts was in many cases complex and protracted. Some contracts required multiple layers of review and ultimately could not be launched until approved by a supervising board or council. The cycle time varied from a few months to as much as an entire year due to water agency staffing shortages, budget reductions and prioritization of other drought-related projects. Additionally, prospective partners has to overcome concerns regarding sole sourcing for large budget programs, identifying and obtaining program funding, and meeting prevailing wage criteria for publicly funded agencies. RHA provided water agencies information on solutions that have worked for other agencies to overcome barriers to program execution.

2. ESA subcontractor recruitment can be challenging due to the requirements of some public agency programs.

Most municipal or public water agencies require installation work to be performed at a prevailing wage rate by public works contractors registered with the California Department of Industrial Relations (DIR). This can present an operational challenge to onboard WCP contractors in certain PG&E regions, particularly where the current pool of ESA subcontractors is not registered with DIR, and/or not interested in pursuing registration as a public works contractor. When this occurs, a participating ESA contractor can perform WCP enrollment and assessments; however, RHA has to engage a separate public works contractor to complete toilet retrofits and other installation work.

2. BACKGROUND

HOW THE WCP STARTED

In conjunction with work on the Water-Energy Nexus, the CPUC directed investor owned energy utilities to establish partnership frameworks with the water sector to co-fund programs that reduce energy consumption by the water sector in supplying, conveying, treating, and distributing water. In 2016, PG&E developed a plan to meet the CPUC requirement by leveraging its ESA program to deliver water conservation services co-funded by water agencies.

In 2016 and 2017, PG&E worked with two water agencies to conduct a test program that delivered water conservation offerings to PG&E ESA customers during ESA appointments (water conservation assessments, education, and measures). For PG&E, the program proved that incremental energy conservation could be achieved through the embedded energy savings of water conservation. The program also proved successful for water agencies by enabling them to leverage PG&E's existing visits to offer water conservation measures.





LAUNCHING A FULL-SCALE PROGRAM

After the success of the test program, PG&E developed the full-scale program in 2018. As part of the planning and collaboration efforts, RHA hosted a webinar for PG&E and water agencies to discuss program details. Key discussion topics included:

- Best practices and lessons learned from the test program
- How PG&E and water agencies could best work together
- Available funding for low-income programs
- Existing water conservation rebate programs
- Labor laws and potential impacts on the WCP
- Program measures and associated savings
- Number of potentially eligible homes to be served

Following the webinar, program stakeholders collaborated to identify solutions to potential problems, finalized details, and developed a detailed plan for full-scale program launch. The fully-scaled program officially launched in August 2018.

3. WATER AGENCY CONTRACTS

Each water agency contract is fully customized to deliver the services and measures that are in alignment with the agency's budget and water conservation goals. Please see the contract summaries in Table 1 below for a description of each current contract within the program.

Table 1. Summary of WCP Contracts for 2022

Contract Description	Alameda County Water District	California American Water	City of Santa Cruz Public Works	Solano County Water Agency	Sonoma Water	Valley Water
Estimated Number of ESA Homes to be Served During Current Contract Period	215	1,000	250	300	250	100
Current Contract Period	9/29/2021 - 9/30/2022	8/16/2021- 12/31/2023	7/28/2020 - 12/31/2022	7/1/2021 - 6/30/2022	7/1/2020 - 12/1/2022	7/1/2022 - 6/30/2023
Territory Served	Cities of Fremont, Newark, and Union City	Four areas in Merced, Monterey, Sacramento and Santa Rosa	City of Santa Cruz only	Solano County	6 Sanitation Districts in Sonoma County	Santa Clara County
Organization Type	Retailer	Investor-Owned Utility	Retailer	Wholesaler	Wastewater / Wholesaler	Wholesaler
Program Type	Full-Scale Direct Install Program	Full-Scale Direct Install Program	Full-Scale Direct Install Program	Full-Scale Direct Install Program	Full-Scale Direct Install Program	Two Direct Install Pilot Programs
Number of ESA Contractors Assigned	1	1	1	1	1	1





Contract Description	Alameda County Water District	California American Water	City of Santa Cruz Public Works	Solano County Water Agency	Sonoma Water	Valley Water
Program Measures Offered						
Toilet Retrofit Assessment & Leak Test	х	х	х	х	х	х
Basic Outdoor Assessment / Meter Check / Leak Location - Observe all water structures, hose bibs, and yard for leaking issues.	x	x				х
Water Agency Supplied Education	х		х			х
High-Efficiency Toilet Retrofit	x	x	х	х	х	х
Kitchen Faucet Retrofit	Х					х
Bathroom Faucet Retrofit	Х					х
Outdoor Hose Bib Retrofit	Х					х
Sprinkler Head Replacement	х					х
Sprinkler Irrigation Valve Repair	х					х
Shower Timer		x				
Hose Nozzle		х				
Distribution of Water Agency Information / Materials	х	Х	Х		х	х
Flange Repair	х	х		Х		х
Angle Stop Replacement	Х	Х		Х		Х
Flapper Replacement	Х	Х		х		Х

^{*}The 2022 goal for homes served for each water partner agency was determined using the number of anticipated customers served from each contract. Some contracts carried over from 2020 and were renewed in 2021 or 2022 with a change to the number of anticipated customers served. This explains the variance in the estimated number of customers served for the current contract period and the 2021 goal for homes served.

ALAMEDA COUNTY WATER DISTRICT

The third quarter of 2022 was the final quarter of Alameda County Water District's second program year. The full-scale program had two primary goals: offer more low-income customers water saving measures to help reduce their water bills and conserve water for the district. Immediately after the previous contract expired, the current iteration of their full-scale program launched in October,





continuing to provide leak assessment and repair measures including bathroom and kitchen faucet replacements, hose bib and sprinkler head replacements and toilet retrofits.

CALIFORNIA AMERICAN WATER

California American Water's single-family WCP launched the first week of October 2021 and is scheduled through December 31, 2023. Most of California American Water's current WCP budget was consumed by the third quarter of 2022. Program services include toilet assessments, toilet retrofits, flange and angle stop replacements and flapper installation. Additionally, outdoor leak assessments, meter checks and giveaway items are provided for each participating customer. Collectively, this program serves five of California American Water's districts in PG&E territory: Oakhurst, Merced, Monterey, Sacramento and Santa Rosa.

CITY OF SANTA CRUZ WATER DEPARTMENT

The City of Santa Cruz Water Department extended their contract in July of 2021 through December 2022. The current iteration was expanded from serving exclusively multifamily customer to include single-family homes. Program services included toilet assessments, toilet retrofits, flange and angle stop replacements and water conservation giveaway items. After a long period of inactivity, the city decided to sunset the program in December of 2022 and focus on customer outreach to promote conservation efforts.

SOLANO COUNTY WATER AGENCY

Solano County renewed their WCP contract in July of 2022. Due to increased demand and past program performance, the water wholesaler increased their water conservation budget from the previous year and set a goal of serving approximately 300 customers. This program focuses on toilet retrofits for customers located in urban and disadvantaged areas throughout Solano County.

SONOMA WATER

Sonoma Water is the water wholesaler for the majority of Sonoma County. There are six water retailers within the County. Sonoma Water also fully funds wastewater treatment through six sanitation districts throughout the County. Sonoma Water has full discretion of the funding for the sanitation districts, and they have funded a direct install toilet pilot program that targets approximately 300 customers in these sanitation districts. Throughout 2022, the program experienced a period of inactivity. This was primarily due to the difficulty that contractors had in identifying eligible customers. As a water wholesaler comprised of sanitation zones, Sonoma Water can only provide a list of sites with street addresses and Assessor's Parcel Numbers, as this is the only information available. All customers were required to be vetted against this list prior to offering program services. Program services included toilet assessments, toilet retrofits, flange repairs and angle stop replacements. As this contract expired in December of 2022, Sonoma Water was exploring grant opportunities to partner with RHA on a variety of water conservation programs for disadvantaged groups.





VALLEY WATER

In July of 2022, Valley Water launched two pilot programs offering both leak assessment and repair services and toilet retrofits. Program services included toilet assessments, toilet retrofits, flange repairs, angle stop replacements, bathroom and kitchen faucet replacements, hose bib and sprinkler head replacements and toilet retrofits. ESA contractor recruitment in Santa Clara County contributed to a long ramp-up period that carried over into the third and fourth quarters of 2022. Valley Water will support the program through coordinated outreach activities with six water retailers in their area.

4. BUDGET

PG&E provided RHA with a budget of \$75,000 in the 2022 to continue the water partner recruitment and contract process. The strategy for 2022 was to front load water agency outreach, proposals, and contract negotiations in the first half of the year. This approach was especially helpful when working with municipal water agencies, many of whom operate on a July – June fiscal year, making first and second quarter engagement critical.

WATER AGENCY CONTRIBUTION

The growth in the WCP from its launch in August of 2018 has been substantial. Many programs began as small pilots and later evolved into larger, full-scale programs with substantially larger investments once program success was proven. In 2022, water agencies contributed \$199,555 for the delivery of WCP water coordination services.

5. PRODUCTION

HOMES SERVED

In 2022, services funded by the six water agency partners were delivered to 507 homes through nine programs. In the beginning of the calendar year, contractors continued to encounter ongoing challenges from the previous year in gaining customer trust due to concerns about COVID-19. Program production was also affected by turnover among the remaining ESA contractors.

A summary of homes served by agency is illustrated in Table 2.

Table 2. Total Homes Served in 2022

Agency	Total Homes Served
Alameda County Water District	160
California American Water, Merced	20
California American Water, Monterey	74
California American Water, Sacramento	118
California American Water, Santa Rosa	14





Agency	Total Homes Served
City of Santa Cruz	4
Solano County Water Agency	117
Sonoma Water	0
Valley Water	0
Total Homes Served	507

HOME TYPE

Four different types of homes were served by WCP contractors in 2022, as shown below in Table 4 and Figure 1.

Table 3. WCP Home Types Served by Agency in 2022

	Single Family	Multifamily	Mobile Home	2-4 Plex
Alameda County Water District	125	30	1	4
California American Water (all five districts)	226	0	0	0
City of Santa Cruz	2	0	1	1
Solano County Water Agency	114	1	0	2
Sonoma Water	0	0	0	0
Valley Water	0	0	0	0
Totals	467	31	2	7



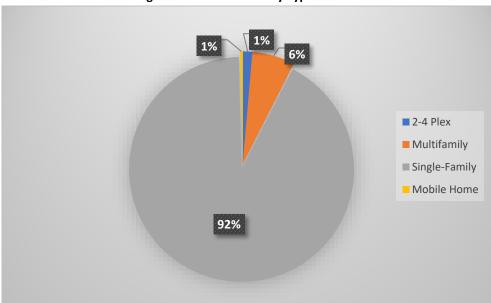


Figure 1. Homes Served by Type in 2022

RENTER VS. OWNER

Figure 2 below shows the percentages of renter occupied versus owner occupied homes served in 2022.

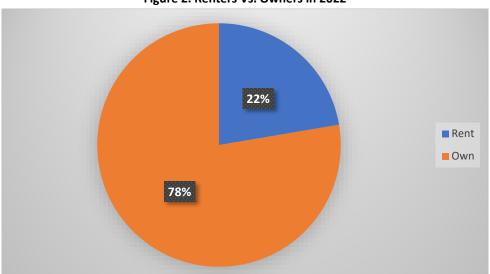


Figure 2. Renters Vs. Owners in 2022

MEASURES SERVED

A summary of WCP measures served in 2022 is provided below in Table 5.





Table 4. WCP Measures Served by Agency in 2022

Measures Served	Alameda County Water District	California American Water, Merced	California American Water, Monterey	California American Water, Oakhurst	California American Water, Sacramento	California American Water, Santa Rosa	City of Santa Cruz	Solano County Water Agency	Sonoma Water	Totals
Toilet Dye Test / Assessment	328	40	146	13	242	36	4	239	0	1048
Toilet Retrofits	131	35	65	10	122	20	1	70	0	454
Leak Assessments + Meter Check	154	20	73	6	114	14	NA	NA	0	381
Shower Timers	NA	40	148	12	226	28	NA	NA	0	454
Hose Nozzles	NA	20	74	6	113	14	NA	NA	0	227
Other Giveaway Items	NA	20	74	6	113	14	NA	NA	0	227
Angle Stop Replacements	7	0	3	1	8	0	0	5	0	24
Flange Repairs	3	5	4	0	1	1	0	2	0	16
Flapper Replacements	2	3	1	0	2	0	0	0	0	8
Bathroom Faucet Retrofits	13	NA	NA	NA	NA	NA	NA	NA	0	13
Kitchen Faucet Retrofits	4	NA	NA	NA	NA	NA	NA	NA	0	4
Outdoor Hose Bib Retrofits	14	NA	NA	NA	NA	NA	NA	NA	0	14
Water Education and or Agency Literature	142	NA	NA	NA	NA	NA	4	NA	0	146
Referral for Additional Services	NA	NA	NA	NA	NA	NA	NA	NA	0	0

DIFFERENCES IN PRODUCTION FROM 2021 TO 2022

In 2022, the number of homes served and average water agency-leveraged dollars per home was comparable to the previous year.

Table 5. Production Variances from 2021 to 2022

	2021	2022
Homes Served	554	507
Leveraged Funding	\$206,685	\$199,555
Average Cost / Home	\$373.07	\$393.60





6. QUALITY CONTROL

RHA performed two primary quality control activities to ensure positive customer experiences:

Telephone Quality Assurance Calls: A minimum of 5% of customers served were contacted to inquire about their experience after receiving toilet retrofit services. Customers were asked questions about the contractor representative who provided the service and their professionalism, customer satisfaction with installed measures, and overall satisfaction with the program. In 2022, 33 customers received quality assurance calls. 100 percent of customers surveyed were satisfied with the program.

Installation Photo Review: Contractors serving the WCP are required to take careful "before" photos prior to toilet removal. They must show the date stamp and gallons per flush in the photo and the surrounding subfloor to ensure it qualifies for a program retrofit. Once the new toilet is installed, an "after" photo is taken that will demonstrate installation standards were met. All photos are reviewed by RHA's program management team prior to approval for contractor reimbursement.

Contractor ride-alongs are generally a standard part of the WCP quality control process; however, due to COVID-19 safety issues, no ride-alongs were conducted in 2022.

7. SAVINGS

The WCP achieved excellent water and embedded energy savings in 2022. Calculated savings can be seen below in Table 8.

Table 6. 2022 Water and Energy Savings

Measure	# of Measures Installed	Water Savings in (gallons / year)	Embedded Energy Savings (kWh)	
0.8 gpf High Efficiency Toilet	454	9,080,000	8,190	
Shower Timer	454	1,471,414	3,310	
Hose Nozzles	227	612,900	617	
Total Savings in 2	2022	11,164,314	12,117	

Note: The above savings were calculated using data from the CPUC Water / Energy Calculator documented in the Water Energy Nexus workpaper.

8. LOOKING FORWARD TO 2023

As the WCP moves into 2023, there will be several notable changes that will affect program production:

The contract for the California American Water Statewide Single-Family program was executed at the end of the third quarter of 2021 and will run through 2023. Thanks to strong production in 2022, much of the program budget has been consumed, leaving less work to be completed in 2023.





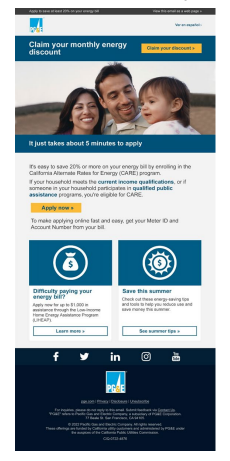
- The California American Water is awaiting regulatory approval to implement at statewide multifamily program. RHA will work with the ESA Northern Multifamily Whole Building Program administrator to coordinate program services.
- A long anticipated contract with the City of Fresno contract will launch in March 2023. This sixmonth pilot will serve an estimated 250 customers and may be a precursor to a longer, full-scale program.
- The Department of Water Resources' Urban Community Drought Relief Program provides funding for activities including residential water conservation. It is anticipated that one or more water agencies may receive funding for a WCP, clearing away one of the most common hurdles: a lack of internal funds available.
- The Bipartisan Infrastructure Law also provides funding for water efficiency projects and may serve as a catalyst for additional water agencies to participate in WCP.



11. Appendix E: PG&E's 2022 CARE Marketing Materials

Pacific Gas and Electric Company | Program Year 2022 Appendix E: CARE Marketing Materials Page 1 of 7

CARE Acquisition Email Samples - Touch 1, Touch 2 and Touch 3







Pacific Gas and Electric Company | Program Year 2022 Appendix E: CARE Marketing Materials Page 2 of 7

CARE Failed to Recertify Acquisition Email Sample

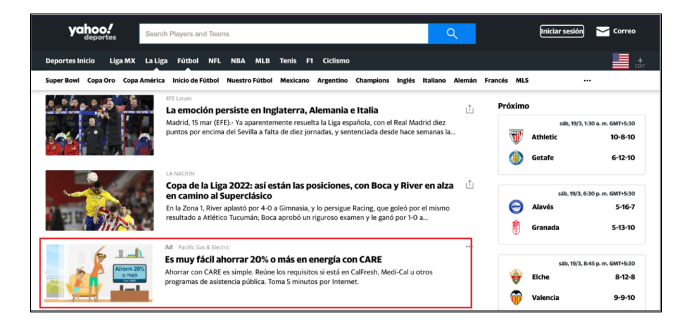


Pacific Gas and Electric Company | Program Year 2022 Appendix E: CARE Marketing Materials Page 3 of 7

CARE Native Ad Samples (English and Spanish)







Pacific Gas and Electric Company | Program Year 2022 Appendix E: CARE Marketing Materials Page 4 of 7

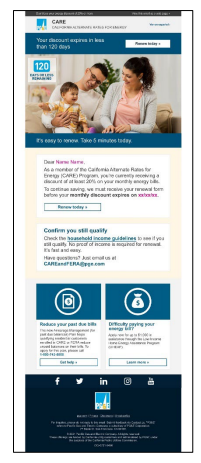
CARE Display Ad Samples (English and Spanish)

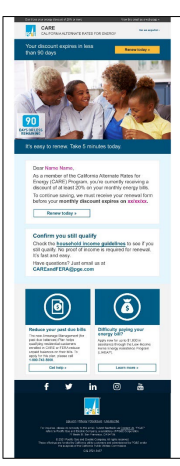


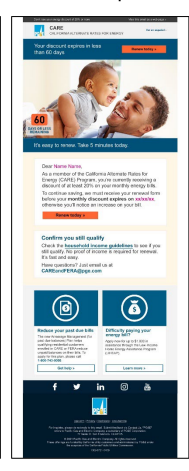


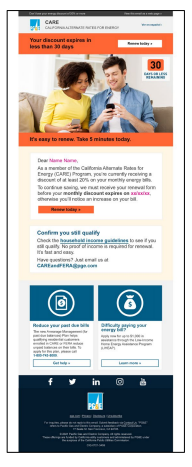
Pacific Gas and Electric Company | Program Year 2022 Appendix E: CARE Marketing Materials Page 5 of 7

CARE Recertification Reminder Email Samples









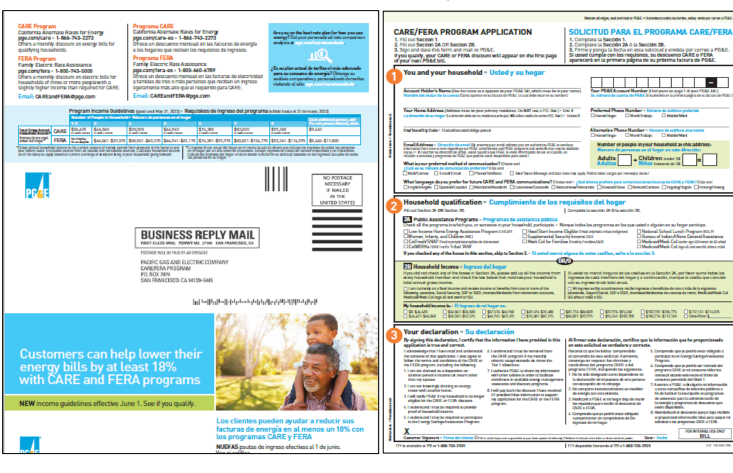
Pacific Gas and Electric Company | Program Year 2022 Appendix E: CARE Marketing Materials Page 6 of 7

CARE Auto-Recertification Email Sample



Pacific Gas and Electric Company | Program Year 2022 Appendix E: CARE Marketing Materials Page 7 of 7

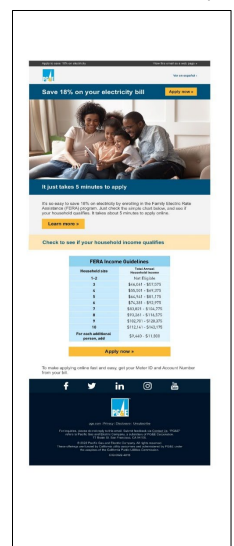
CARE/FERA Bill Insert Sample



12. Appendix F: PG&E's 2022 FERA Marketing Materials

Pacific Gas and Electric Company | Program Year 2022 Appendix F: FERA Marketing Materials Page 1 of 10

FERA Acquisition Email Samples - Touch 1, Touch 2 and Touch 3

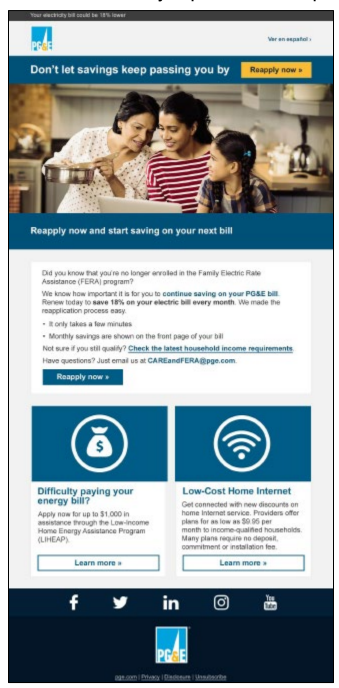






Pacific Gas and Electric Company | Program Year 2022 Appendix F: FERA Marketing Materials Page 2 of 10

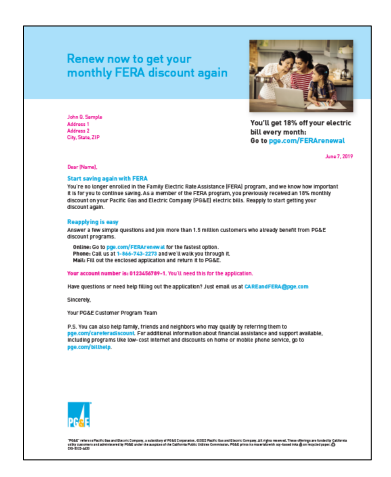
FERA Failed to Recertify Acquisition Email Sample



Pacific Gas and Electric Company | Program Year 2022 Appendix F: FERA Marketing Materials Page 3 of 10

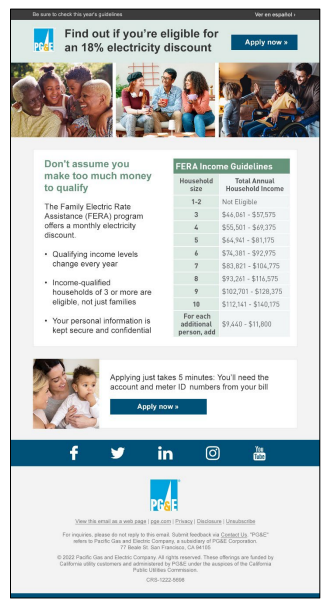
FERA Failed to Recertify Acquisition Direct Mail Sample





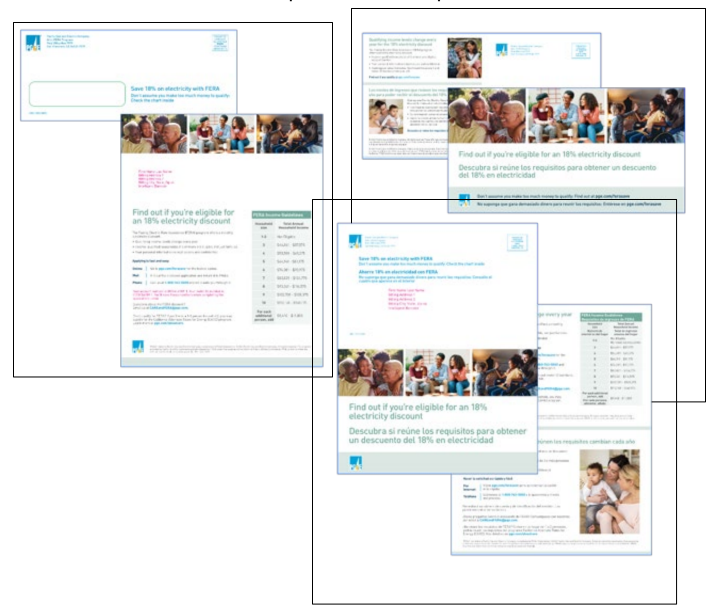
Pacific Gas and Electric Company | Program Year 2022 Appendix F: FERA Marketing Materials Page 4 of 10

FERA Non-Responder Email Sample



Pacific Gas and Electric Company | Program Year 2022 Appendix F: FERA Marketing Materials Page 5 of 10

FERA Non-Responder Direct Mail Samples

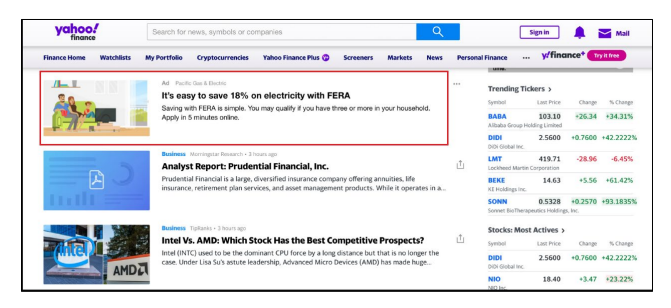


Pacific Gas and Electric Company | Program Year 2022 Appendix F: FERA Marketing Materials Page 6 of 10

FERA Native Ad Samples (English and Spanish)

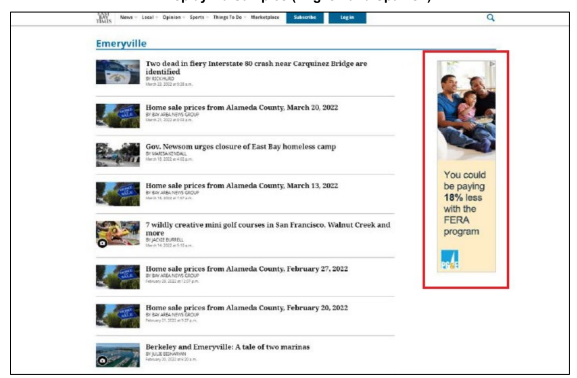






Pacific Gas and Electric Company | Program Year 2022 Appendix F: FERA Marketing Materials Page 7 of 10

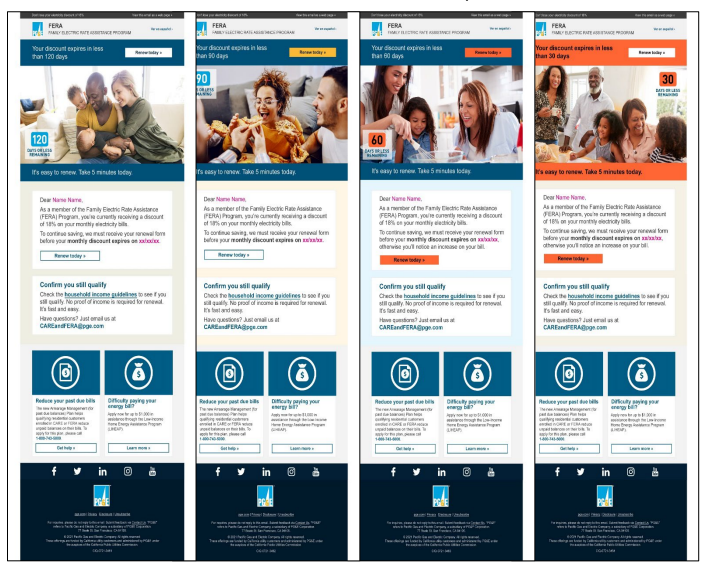
FERA Display Ad Samples (English and Spanish)





Pacific Gas and Electric Company | Program Year 2022 Appendix F: FERA Marketing Materials Page 8 of 10

FERA Recertification Reminder Email Samples



Pacific Gas and Electric Company | Program Year 2022 Appendix F: FERA Marketing Materials Page 9 of 10

FERA Auto-Recertification Email Sample



Pacific Gas and Electric Company | Program Year 2022 Appendix F: FERA Marketing Materials Page 10 of 10

CARE/FERA Bill Insert Sample



