

ALJ/CS8/SL5/kp7 11/7/2024



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R2401018

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

Order Instituting Rulemaking to  
Establish Energization Timelines.

Rulemaking 24-01-018

**EMAIL RULING MARKING PACIFIC GAS AND ELECTRIC COMPANY  
DECLARATION AND WORKPAPERS AS EXHIBIT PGE-01 AND PGE-02**

Dated November 7, 2024, at San Francisco, California.

/s/ CARRIE SISTO

Carrie Sisto  
Administrative Law Judge

/s/ SASHA GOLDBERG

Sasha Goldberg  
Administrative Law Judge

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**Subject:** R.24-01-018: Email Ruling Marking PG&E declaration and workpapers as Exhibit PGE-01 and PGE-02

To the Service List of R.24-01-018:

This email ruling seeks party feedback on whether to admit information provided by Pacific Gas and Electric Company (PG&E) in its October 4, 2024, Motion to Revise 2025 and 2026 Energization Cost Caps (Motion) as evidence in the ratesetting track of Rulemaking (R.) 24-01-018.

We mark and identify the declaration of Bryon Winget, Attachment 1 to PG&E's Motion, as exhibit PGE-01. PG&E's supporting workpapers, which were provided as Attachment A to PG&E's Motion, are marked and identified as exhibit PGE-02.

[PG&E's Motion, including Bryon Winget's associated declaration, and PG&E's supporting workpapers](#) was filed at 4:59 p.m. Pacific Daylight Time on October 4, 2024. Party responses to PG&E's Motion were filed and served on October 21, 2024.

On October 31, 2024, PG&E filed and served its reply to parties' responses to its Motion, which, on page 3, stated that the declaration and supporting workpapers provided in its Motion constitute its direct testimony, and that PG&E does not intend to provide any new or additional testimony to support its Motion. PG&E's representative Walker Matthews reiterated that PG&E will not provide new or additional testimony to support its Motion, during discussion at the November 5, 2024, status conference.

Exhibit PGE-01 and PGE-02 are not yet admitted into evidence for consideration in the ratesetting track of R.24-01-018. Rule 13.8(c) of the Commission's Rules of Practice and Procedure (Rules) provides that prepared testimony, and associated exhibits, may be offered and received into evidence without direct or cross examination, absent objection by any party. Rule 13.6(b) also provides that when objections are made to the admission or exclusion of evidence, the grounds relied upon shall be stated briefly. Finally, Rule 13.7(d) provides that if relevant and material matter offered in evidence is embraced in a document containing other matter(s), parties shall be afforded opportunity to examine the document(s), and to offer in evidence other portions thereof that are believed to be material and relevant to the proceeding.

No later than November 14, 2024, parties may provide any responses or protests to admitting PG&E's declaration, as provided in Attachment 1 of its Motion, and PG&E's associated workpapers, as provided in Attachment A of its Motion, as evidence in the ratesetting track of R.24-01-018.

Adjustments to the schedule adopted in President Alice Reynolds' October 18, 2024, Amended Scoping Memo and Ruling, may occur after the Assigned Commissioner and Administrative Law Judges consider party responses to this email ruling.

IT IS RULED:

1. No later than November 14, 2024, parties may respond to or protest this email ruling proposing to admit Attachment 1 to PG&E's Motion, the Bryon Winget declaration, or Exhibit PGE-01, as evidence in the ratesetting track of R.24-01-018.
2. No later than November 14, 2024, parties may respond to or protest this email ruling proposing to admit Attachment A to PG&E's Motion, the associated workpapers, or Exhibit PGE-02, as evidence in the ratesetting track of R.24-01-018.

The Docket Office shall formally file this email ruling.

Carrie Sisto  
Administrative Law Judge  
California Public Utilities Commission

Sasha Goldberg  
Administrative Law Judge  
California Public Utilities Commission