STATE OF CALIFORNIA GAVIN NEWSOM, Governor

# PUBLIC UTILITIES COMMISSION

505 VAN NESS AVENUE SAN FRANCISCO, CA 94102-3298



March 24, 2020

**Advice Letter 5563-G** 

Ronald van der Leeden Director, Regulatory Affairs Southern California Gas 555 W. Fifth Street, GT14D6 Los Angeles, CA 90013-1011

SUBJECT: Information-Only Submittal - PG&E's, SCE's, and SoCalGas' Bulk Purchasing Plan for San Joaquin Disadvantaged Communities Pilots.

Dear Mr. van der Leeden:

Advice Letter 5563-G is effective as of March 13, 2020.

Sincerely,

Edward Randolph

Deputy Executive Director for Energy and Climate Policy/

Director, Energy Division

Edward Randoft



**Erik Jacobson**Director
Regulatory Relations

Pacific Gas and Electric Company 77 Beale St., Mail Code B13U P.O. Box 770000 San Francisco, CA 94177

Fax: 415-973-3582

December 30, 2019

Advice 4201-E/5729-G

(Pacific Gas and Electric Company ID U 39 M)

Advice 4138-E

(Southern California Edison Company ID U 338 E)

Advice 5563-G

(Southern California Gas Company ID U 904 G)

Public Utilities Commission of the State of California

Subject: Information-Only Submittal - PG&E's, SCE's, and SoCalGas' Bulk

**Purchasing Plan for San Joaquin Disadvantaged Communities Pilots** 

# **Purpose**

Pursuant to Ordering Paragraphs (OPs) 15.f and 16 of California Public Utilities Commission (CPUC or Commission) Decision (D.) 18-12-015, issued on December 19, 2018, Pacific Gas and Electric Company (PG&E), Southern California Edison Company (SCE) and Southern California Gas Company (SoCalGas) (collectively, Joint IOUs) submit this Joint Tier 1 Information Only Advice Letter providing their Bulk Purchasing Plan for approved San Joaquin Valley Disadvantaged Communities (SJVDAC) Pilots, as shown in Attachment A.

# **Background**

In 2015, the Commission initiated a rulemaking to (1) identify disadvantaged communities in the San Joaquin Valley, and (2) evaluate the feasibility of options to improve access to affordable energy in these communities. To assist in addressing these goals, D.18-12-015 approved pilots in eleven (11) SJVDACs.

-

<sup>&</sup>lt;sup>1</sup> Order Instituting Rulemaking to Identify Disadvantaged Communities in the San Joaquin Valley and Provide Economically Feasible Options for Affordable Energy, R. 15-10-030, p. 2 (April 3, 2015).

D.18-12-015, OPs 15.f and 16, directed the Joint IOUs to submit a Joint Tier 1 Bulk Purchasing Information Only Advice Letter within 60 days after the approval of their Tier 2 Program Implementation Plan filings containing:

- a) Bulk purchasing pricing arrangements for approved pilot projects; and
- b) Co-funding arrangements providing for measures available through the Energy Savings Assistance Program, the Middle-Income Direct Install Program, the Mobile Home Direct Install Program and/or the California Solar Initiative Solar Thermal Program at the current measure and installation costs established in those programs.

# **Information-Only Bulk Purchasing Plan**

The Joint IOUs provide their Bulk Purchasing Plan for approved SJVDAC Pilots in Attachment A as information-only pursuant to OPs 15.f and 16 of D.18-12-015.

# **Protests**

This is an information-only advice letter submittal. Pursuant to General Order 96-B Section 6.2, Joint IOUs are not seeking relief through this advice letter and thus this advice letter is not subject to protest.

# **Effective Date**

Pursuant to OPs 15.f and 16 of D.18-12-015, the Joint IOUs request that this Tier 1 information-only advice letter become effective upon the date of submittal, which is December 30, 2019.

# **Notice**

In accordance with General Order 96-B, Section IV, a copy of this advice letter is being sent electronically and via U.S. mail to the parties shown on the attached list and the parties on the service list for R.15-03-010. Address changes to the General Order 96-B service list should be directed to PG&E at email address PGETariffs@pge.com. For changes to any other service list, please contact the Commission's Process Office at (415) 703-2021 or at Process\_Office@cpuc.ca.gov. Send all electronic approvals to PGETariffs@pge.com. Advice letter submittals can also be accessed electronically at: http://www.pge.com/tariffs/.

Erik Jacobson Director, Regulatory Relations

Attachments

CC: Service List R.15-03-010





# California Public Utilities Commission

# ADVICE LETTER



LINERGI UIILIII	CAU
MUST BE COMPLETED BY UT	ILITY (Attach additional pages as needed)
Company name/CPUC Utility No.: Pacific Gas as	nd Electric Company (ID U39M)
Utility type:  LEC LEGAS WATER  PLC HEAT	Contact Person: Kimberly Loo Phone #: (415)973-4587 E-mail: PGETariffs@pge.com E-mail Disposition Notice to: KELM@pge.com
EXPLANATION OF UTILITY TYPE  ELC = Electric GAS = Gas WATER = Water  PLC = Pipeline HEAT = Heat WATER = Water	(Date Submitted / Received Stamp by CPUC)
Advice Letter (AL) #: 4201-G/5729-E	Tier Designation: Information Only
Disadvantaged Communities Pilots	E's, SCE's, and SoCalGas' Bulk Purchasing Plan for San Joaquin
Keywords (choose from CPUC listing): Compliant AL Type: Monthly Quarterly Annual Annua	
<del>_</del>	on order, indicate relevant Decision/Resolution #:
Does AL replace a withdrawn or rejected AL? I	f so, identify the prior AL: $_{ m No}$
Summarize differences between the AL and th	e prior withdrawn or rejected AL:
Confidential treatment requested? Yes	<b>∠</b> No
	nation: vailable to appropriate parties who execute a ontact information to request nondisclosure agreement/
Resolution required? Yes Vo	
Requested effective date: 12/30/19	No. of tariff sheets: $_{\mathrm{0}}$
Estimated system annual revenue effect (%): N	N/A
Estimated system average rate effect (%): $N/A$	A
When rates are affected by AL, include attach (residential, small commercial, large C/I, agrical)	nment in AL showing average rate effects on customer classes ultural, lighting).
Tariff schedules affected: $_{ m N/A}$	
Service affected and changes proposed $^{1:}$ $_{\mathrm{N/A}}$	A
Pending advice letters that revise the same ta	riff sheets: $_{ m N/A}$

# Protests and all other correspondence regarding this AL are due no later than 20 days after the date of this submittal, unless otherwise authorized by the Commission, and shall be sent to:

CPUC, Energy Division Attention: Tariff Unit 505 Van Ness Avenue San Francisco, CA 94102

Email: <a href="mailto:EDTariffUnit@cpuc.ca.gov">EDTariffUnit@cpuc.ca.gov</a>

Name: Erik Jacobson, c/o Megan Lawson

Title: Director, Regulatory Relations

Utility Name: Pacific Gas and Electric Company Address: 77 Beale Street, Mail Code B13U

City: San Francisco, CA 94177

State: California Zip: 94177

Telephone (xxx) xxx-xxxx: (415)973-2093 Facsimile (xxx) xxx-xxxx: (415)973-3582

Email: PGETariffs@pge.com

Name:

Title:

Utility Name:

Address:

City:

State: District of Columbia

Zip:

Telephone (xxx) xxx-xxxx: Facsimile (xxx) xxx-xxxx:

Email:

# Attachment A Bulk Purchasing Joint Tier 1 Information Only Advice Letter

### Overview

The investor-owned utilities (IOU) collaborated on their respective appliance purchasing strategies and are generally aligned, with minor variations in approach. These strategies are below. Where there are notable differences among the IOUs, those differences are described for clarification. Richard Heath and Associates, Inc. (RHA), functioning as the third-party Pilot Administrator/Pilot Implementer (PA/PI), also participated in and contributed to the IOU discussions during development of this Advice Letter (AL).

Table 1 below provides an overview of the IOUs' approach to the appliance topics raised by the California Public Utilities Commission in Decision (D.) 18-12-015 related to bulk purchasing: measure pricing strategy, co-funding (leveraged-funding) arrangements, uniformity of measure specifications, and supply chain sufficiency. The IOUs' strategies on each of these topics is dependent in part on whether the measures are (1) currently offered through an existing program; or (2) new and unique to the San Joaquin Valley Disadvantaged Communities Pilot (Pilot). As a result, the strategies outlined within this AL are distinguished between existing measure and new measures.

There are some cases where a new electric or natural gas appliance provided through the Pilot is already offered through an existing IOU program but only when replacing "like for like" fuel type (i.e., an inefficient *electric* water heater can only be replaced with an efficient *electric* water heater). Because the Pilot specifically targets propane and wood-burning appliances for replacement with electric or natural gas appliances (i.e., switching the fuel type), these appliance replacements would normally not be eligible through the existing programs. For the purposes of describing appliance strategies, appliance replacements falling within these scenarios shall be referred to as "existing measures" because the new appliance being offered through the Pilot is a measure offered in an existing program, which allows for alignment in pricing, purchasing strategy, and appliance specifications. Only new appliance types that are unique to the Pilot shall be considered "new measures."

Each appliance strategy topic identified in D.18-12-015 is addressed in more detail in the sections that follow Table 1 below.

<sup>&</sup>lt;sup>1</sup> D.18-12-015, Section 11.2, p. 104.

Leveraged-funding in this context refers to leveraging existing program funding to pay for measures available through existing IOU programs. D.18-12-015 refers to this as "co-funding," but it is relabeled as "leveraged-funding" within this advice letter for clarity.

<sup>&</sup>lt;sup>3</sup> D.18-12-015, Section 14.2, p. 112.

<sup>&</sup>lt;sup>4</sup> D.18-12-015, Section 11.2, p. 104.

<sup>&</sup>lt;sup>5</sup> D.18-12-015, Section 11.2, p. 105.

Table 1: Overview of Appliance Strategies for IOUs and Third-Party Program Administrator/Implementer

	EXISTING MEASURES	NEW MEASURES				
	Appliances, Weatherization, Energy Efficiency, and Repairs	Cooking Appliances	Clothes Dryer	Heat Pump Appliances <sup>(a)</sup>	Tankless Water Heater <sup>(b)</sup>	
Measure Pricing Strategy	Pilot measure pricing will be aligned with ESA measure pricing (or lower) and ESA supplier purchasing channels will be extended to PIs.	and external indus	try experts, conductin	egotiations such as co Ig market research on manufacturers and di	specifications and	
Leveraged- Funding Arrangements	Eligible measures offered through existing programs will be installed, reported, and funded through those programs.	These measures are unique to the Pilot; therefore, leveraged-funding opportunities are not available.				
Uniform Specifications Across Pilots	Where possible, specifications will be based upon the California Installation Standards Manual, which is applicable across all IOUs.	# of possible features and consumer preferences may lead to variability.	Pilots will seek a specifio	alignment across cations.	Unique to SoCalGas.	
Supply Chain Sufficiency	Existing measures are available through existing supply chains. There is no indication of supply chain deficiencies.		•	ologies, as well as coo cies in supply chain a ice providers.	•	

## Measure Pricing Strategy

Pricing: Existing Measures

Most measures to be offered through the Pilot are currently available through the ESA Program. These include some weatherization, Energy Efficiency (EE), repair, and select appliance measures. In support of the ESA Program, each IOU has pre-negotiated discounted material and installation labor pricing for ESA contractors. Where the IOUs have a dedicated ESA materials supplier, the PA/PI and PIs will have access to those suppliers but will not be required to use them. However, all IOUs will require that the PA/PI and PIs must meet or exceed the minimum specifications of materials

<sup>(</sup>a) Within each IOU's Energy Savings Assistance (ESA) Program there are differences in which heat pump measures are offered. Insofar as heat pump Heating, Ventilation and Air Conditioning (HVAC) systems and heat pump water heaters are currently offered in each IOU's respective ESA Program, these appliances are considered "existing measures" within Table 1 above; insofar as they are not currently offered, they are considered "new measures."

<sup>(</sup>b) Tankless water heaters are a unique offering in the Southern California Gas Company (SoCalGas) Pilot.

<sup>(</sup>c) The IOUs are currently in various stages of contracting with Pilot Implementers. Subsequently these activities related to pricing negotiations may likewise be at various stages from planned to in-progress to completed.

provided through the ESA Program and meet or beat the material and installation cost rates as established in the ESA Program, regardless of which supplier the PA/PI and PIs utilize. While this approach does not necessarily establish a single supplier for bulk purchasing of appliances, it does provide the intended outcome of a bulk purchasing approach, which is discounted material pricing extended to the Pilot.

Pricing: New Measures

Several key Pilot measures are unique to the Pilot and are not offered through existing programs. This includes some of the new appliances that will be replacing propane and wood-burning appliances. Each IOU has completed or is currently conducting competitive solicitations for the PA/PI and PIs, through which pricing for new measures is also negotiated. In addition, each IOU has conducted, or will conduct, research into the reasonable pricing of appliances by contacting internal and external industry experts, securing quotes from manufacturers and distributors both within and outside of established supply chains, and researching publicly available pricing data. The combination of these data points allows for the IOUs to negotiate discounted pricing with the PA/PI and PIs for the appliances unique to the Pilot. As with existing measures, these appliances will be available for purchase by the PA/PI and PI vendors through the dedicated ESA materials suppliers where those supply chains exist, but they may also be purchased through the vendor's own supplier so long as they meet or beat pricing available through the ESA materials suppliers. Alternatively, the IOUs may set up new bulk purchasing agreements with the manufacturers or distributors of new appliances as appropriate.

### **Leveraged-Funding Arrangements with Existing Programs**

Leveraged-Funding: Existing Measures

For existing IOU programs, the IOUs will leverage existing programs to fund existing measures that the Pilot participants qualify for. However, the installation contractor representing the existing programs may vary depending on whether the PI is a participating contractor in those programs or not. Due to the variation in technical competencies required to provide installations for some of the programs identified in D.18-12-015—specifically, California Solar Initiative (CSI) Solar Thermal, Self-Generation Incentive Program, and Single-Family Affordable Solar Homes and Disadvantaged Communities Single-Family Affordable Solar Homes Programs—it is not feasible for a single installation contractor to directly perform all installations under every potential existing program. This means that in some cases the PI will act as the installation contractor for both the Pilot and the existing program being leveraged. This scenario is expected to apply to the ESA Program, across all IOU and Pilot communities. The intention is to combine installation visits in such instances in order to minimize burden on participating customers. In other cases, the PI will only perform installations for the Pilot, and installations for other existing programs will need to be performed by a separate contractor. Leveraging these programs and their respective funding will still occur, but the installation may be separate.

When the PI is not the installation contractor for an existing program, there are multiple ways that the Pilots may engage and leverage the existing programs. At a minimum, the IOUs will collaborate with the Community Energy Navigators to educate potential Pilot participants on other available programs and assist with providing referrals. In other instances, the IOUs may pursue an enhanced

referral approach whereby the PIs confirm customer interest and assess potential home feasibility, and then provide a referral to a participating contractor in the applicable existing program(s). The participating contractor shall then contact the customer directly and any resulting completed projects will be reported through and funded by that respective program.

Regardless of who the installation contractor is under the existing programs, Pilot measure installations and existing program measure installations shall be reported as separate projects under the Pilot and the existing programs, respectively, following established procedures for each program. This helps to ensure that each respective program both funds and reports achievements for those measures installed under their respective programs.

The IOUs are actively making decisions on the continuation or discontinuation of current EE programs in order to improve the cost effectiveness of their respective EE portfolios. Subsequently, some of the programs that were initially envisioned to be leveraged by the Pilot may change. The IOUs intend to actively coordinate with new and continuing residential EE programs to ensure Pilot participants can leverage available services and offerings.

Leveraged-Funding: New Measures

New measures are by their very nature unique to the Pilot. Subsequently, leveraged-funding for these measures is not applicable.

# **Uniformity of Measures Specifications**

**Uniformity: Existing Measures** 

The California Installation Standards Manual (CISM) is the installation manual used by the ESA Program across IOUs. As such, the CISM will be used as guidance for all Pilot measures contained therein. However, the product specifications for the Pilot may be adjusted to exceed CISM specifications and exceptions to the feasibility requirements may also be necessary. Whereas the CISM may deem a measure ineligible due to feasibility criteria, the Pilot may leverage remediation funding to make minor home repairs that resolve the feasibility issue and allow installation of the measure. It is important to note that these types of repairs are only applicable to Pilot appliance measures and not to ESA Program measures. This will potentially expand uptake of appliance measures that would otherwise be considered not feasible according to the CISM.

Uniformity: New Measures

The Pilot Administrators with electric appliance offerings (including RHA as PA/PI) have collaborated with each other, as well as with internal and external industry experts, to identify a core set of minimum appliance specifications focused primarily on energy efficiency and annual electricity consumption. SoCalGas has also collaborated with internal and external industry experts to identify a core set of minimum natural gas appliance specifications focused primarily on energy efficiency. Due to the number of potential features available for cooking appliances and the variation among customer preferences for those appliances, it is expected that there may be some variation in cooking appliance selection across Pilots.

Electrification pilot community members have expressed a desire to have an opportunity to provide input on the electric appliances to be offered through the Pilots. Pacific Gas and Electric Company

(PG&E) and Southern California Edison Company (SCE) jointly shared a community engagement plan with the Pilot Team in September 2019 whereby they would provide minimum specifications to the Pilot Team, and the Pilot Team would then solicit feedback from community members on high-priority features desired in the Pilot appliances. The Pilot Team would relay this information back to PG&E and SCE to help inform appliance selection. This plan is currently in progress as of the time of this AL. PG&E and SCE intend to consider timely community member feedback before making final appliance selections and to relay this feedback to the 3P PA/PI for their consideration as well. Timeline and budget cost-effectiveness constraints may limit the extent to which feedback can be incorporated into final appliance selections.

Exhibit 1 contains the list of tentative minimum EE appliance specifications for each of the major appliances to be offered by each IOU and RHA. These specifications were informed by the annual usage targets that were included in the Bill Protection ALs<sup>6</sup> and may be updated based on community member feedback, customer uptake, and/or other market or regulatory factors.

# **Supply Chain Sufficiency**

Supply Chain: Existing Measures

As the number of potential Pilot participants is minor in comparison to the volume of annual participants in the ESA Program, and because most Pilot measures are available through the ESA Program, the IOUs are confident in the capacity of the existing IOU and vendor supply chains to also provide for the volume required in the Pilot.

Supply Chain: New Measures

For measures unique to the Pilot, the IOUs have made efforts to avoid niche products and technologies without established supply and repair networks, or products which would otherwise impose new burdens upon participants, which may either limit market availability or deter customer uptake. Examples that may have triggered these negative effects include restricting cooking appliance options to induction technology only; limiting clothes dryers to heat pump technology only; or requiring heat pump HVAC systems that use non-conventional refrigerant.

In addition, PG&E, SCE, and RHA will share planned appliance selections and supply sources to confirm that suppliers are able to provide the combined volume required across Pilots.

# Conclusion

The IOUs appreciate the opportunity to share its collective approaches to appliance purchasing and appliance selection. This AL outlines the joint IOUs planned strategies for measure purchasing and pricing, leveraged-funding arrangements, uniformity of measure specifications, and supply chain sufficiency. By taking these approaches the IOUs expect to achieve multiple benefits for Pilot participants and for the success of the Pilot overall. This includes maximizing available program offerings and funding sources for participants, leveraging existing discounted pricing and supply chains,

<sup>&</sup>lt;sup>6</sup> PG&E's March 18, 2019 Proposed Bill Protection Approach to Implement in Phase 2 of the San Joaquin Valley Disadvantaged Communities Pilot Proceeding – Advice 5496-E; SCE's 3970-E; SoCalGas' 5439-G.

ensuring consistent quality across Pilots, and providing the IOUs with sufficient flexibility to adapt in order to ensure the success of the Pilot.

Exhibit 1: Minimum Energy Efficiency Specifications for Pilot Appliances

Electrification Pilot Appliances

Appliance	Technology	PG&E	ВНА	SCE
Electric Range	Ceramic	Energy et	Energy efficiency standards are not available for this appliance	ppliance
Electric Cooktop	Ceramic	Energy et	Energy efficiency standards are not available for this appliance	ppliance
Electric Range	Induction	Energy et	Energy efficiency standards are not available for this appliance	ppliance
Electric Cooktop	Induction	Energy et	Energy efficiency standards are not available for this appliance	ıppliance
Electric Wall Oven	Conventional	Energy et	Energy efficiency standards are not available for this appliance	ppliance
		- Energy Star qualified - Compliance with the Combined Energy	- Energy Star qualified - Compliance with the Combined Energy	- Energy Star qualified - Ventless or Vented Electric, Standard
Electric Clothes	Conventional	Factor (CEF) of a Ventless or Vented	Factor (CEF) of a Ventless or Vented	size (4.4 cu. ft. or greater capacity)
Dryer		Electric, Standard size (4.4 cu. ft. or	Electric, Standard size (4.4 cu. ft. or	- Combined Energy Factor≥ 3.93
		greater capacity) - Combined Energy Factor ≥ 3.93	greater capacity) - Combined Energy Factor ≥ 3.93	
		- Fnormy Star Ouslified	- Energy Star Qualified	- Energy Star Qualified
		- Compliance with NEEA Advanced Water	- Compliance with NEEA Advanced Water	- Compliance with NEEA Advanced Water
Heat Pump Water	Heat Pilmn	Heater Specification	Heater Specification	Heater Specification
Heater		- III -listed or equivalent	- UL-listed or equivalent	- 50 gallons or greater capacity
		- Compliance with UL 174 and UL 1995	- Compliance with UL 174 and UL 1995 - Wi-Fi Enabled	- Energy Factor ≥ 2.6
		- Compliance with AHRI Central Split	- Compliance with AHRI Central Split	- Title 24 efficiency standards
Central Split		System specifications and Consortium of	System specifications and Consortium of	- Energy Star Qualified or Air-
System Heat Pump	Heat Pump	Energy Efficiency (CEE) Tier 3: 15 ≥ SEER;	Energy Efficiency (CEE) Tier 3: 15 ≥ SEER;	Conditioning, Heating, & Refrigeration
HVAC		12> EER; 8.5 > HSPF	12.5≥ EER; 8.5 ≥ HSPF	Institute (AHRI) certified
		- UL Listed or equivalent	- UL Listed or equivalent	- > 15 SEER / > 12 EER / > 8.5 HSPF
		- Compliance with AHRI Central Split	- Compliance with AHRI Central Split	
Central Packaged	-	System specifications and Consortium of	System specifications and Consortium of	
System Heat Pump	Heat Pump	Energy Efficiency (CEE) Tier 3: 15 2 SEEK;	Energy Efficiency (CEE) lier 3: 15 ≥ SEEK;	Not offered through SCE
HVAC		122 EEK; 8.5 2 HSPF	122 EEK; 8.2 ≥ HSPF	
		- UL listed or equivalent	- UL listed or equivalent	
		- Compliance with AHRI Min Split Ductless	- Compliance with AHRI Min Split Ductless	- Title 24 efficiency standards
Mini Split Ductless	Heat Pump	System specifications and Consortium of	System specifications and Consortium of	- Energy Star Qualified or Air-
Heat Pump HVAC		Energy Efficiency (CEE) Tier 3: 15 ≥ SEER; 12> FEB: 8 ≤ > HSDE	Energy Efficiency (CEE) Tier 3: 15 ≥ SEER; 12 5> FER: 8 5 > HSDE	Conditioning, Heating, & Refrigeration
		111111111111111111111111111111111111111	12:31 12:4	וופנומני (בווווי) ככן נוווכמ

Natural Gas Pilot Appliances

Appliance	SoCalGas
Natural Gas Range	- N/A
Natural Gas Cooktop	- N/A
Natural Gas Wall Oven	- N/A
Natural Gas Clothes Dryer	Energy Star qualified Combined Energy Factor ≥ 3.49 ≥ 6.5 cu. ft.
Natural Gas Storage Water Heater	Energy Star Qualified ≥ 67% Annual Fuel Utilization Efficiency ≥ 30 Gallon Storage Tank
Natural Gas Tankless Water Heater	Energy Star Qualified ≥ 90% Annual Fuel Utilization Efficiency
Natural Gas Wall Furnace	≥ 65% Annual Fuel Utilization Efficiency
Natural Gas Forced Air Unit Furnace	Energy Star Qualified ≥ 95% Annual Fuel Utilization Efficiency

# PG&E Gas and Electric Advice Submittal List General Order 96-B, Section IV

AT&T

Albion Power Company Alcantar & Kahl LLP

Alta Power Group, LLC Anderson & Poole

Atlas ReFuel BART

Barkovich & Yap, Inc. P.C. CalCom Solar

California Cotton Ginners & Growers Assn California Energy Commission California Public Utilities Commission California State Association of Counties Calpine

Cameron-Daniel, P.C. Casner, Steve Cenergy Power

Center for Biological Diversity

Chevron Pipeline and Power City of Palo Alto

City of San Jose Clean Power Research Coast Economic Consulting Commercial Energy

County of Tehama - Department of Public

Works

Crossborder Energy Crown Road Energy, LLC Davis Wright Tremaine LLP Day Carter Murphy

Dept of General Services Don Pickett & Associates, Inc.

Douglass & Liddell

Downey & Brand

East Bay Community Energy Ellison Schneider & Harris LLP Energy Management Service

Engineers and Scientists of California

Evaluation + Strategy for Social

Innovation

GenOn Energy, Inc.

Goodin, MacBride, Squeri, Schlotz &

Ritchie

Green Charge Networks Green Power Institute Hanna & Morton

**ICF** 

International Power Technology Intestate Gas Services, Inc.

Kelly Group

Ken Bohn Consulting Keyes & Fox LLP

Leviton Manufacturing Co., Inc. Linde Los Angeles County Integrated Waste

Management Task Force

Los Angeles Dept of Water & Power

MRW & Associates Manatt Phelps Phillips Marin Energy Authority McKenzie & Associates

Modesto Irrigation District

Morgan Stanley NLine Energy, Inc. NRG Solar

Office of Ratepayer Advocates

OnGrid Solar

Pacific Gas and Electric Company

Peninsula Clean Energy

Pioneer Community Energy

Praxair

Redwood Coast Energy Authority Regulatory & Cogeneration Service, Inc. SCD Energy Solutions

SCE

SDG&E and SoCalGas

**SPURR** 

San Francisco Water Power and Sewer

Seattle City Light Sempra Utilities

Southern California Edison Company Southern California Gas Company

Spark Energy Sun Light & Power Sunshine Design Tecogen, Inc.

TerraVerde Renewable Partners

Tiger Natural Gas, Inc.

TransCanada

Troutman Sanders LLP Utility Cost Management Utility Power Solutions Utility Specialists

Verizon

Water and Energy Consulting Wellhead

Electric Company

Western Manufactured Housing Communities Association (WMA)

Yep Energy