

PUBLIC UTILITIES COMMISSION

505 VAN NESS AVENUE
SAN FRANCISCO, CA 94102-3298

Tel. No. (415) 703-1691



March 4, 2004

Advice Letter 2512-G|2462-E

Ms Anita Smith, Rate Analyst
Pacific Gas and Electric Company
77 Beale Street, 10B Mail Code
San Francisco, CA 94177

Subject: Revisions to Gas and Electric Rule 6 - Establishment and Reestablishment of
Credit - Nonresidential Customers

Dear Ms Smith:

Advice Letter 2512-G|2462-E is effective February 25, 2004. A copy of the advice letter is sent herewith for your records.

Sincerely,

A handwritten signature in cursive script that reads "Paul Clamor".

Director
Energy Division



**Pacific Gas and
Electric Company**

Karen A. Tomcala
Vice President
Regulatory Relations

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January 16, 2004

Advice 2512-G/2462-E
(Pacific Gas and Electric Company ID U 39 M)

Public Utilities Commission of the State of California

Subject: Revisions to Gas and Electric Rule 6 – Establishment and Reestablishment of Credit – Nonresidential Customers

Pacific Gas and Electric Company (PG&E) hereby submits for filing revisions to its gas and electric rules. The affected tariff sheets are listed on the enclosed Attachment I.¹

Purpose

The purpose of this filing is to revise the language of gas and electric Rule 6 – *Establishment and Reestablishment of Credit*, to more appropriately reflect the capabilities of PG&E's new customer information system called CorDaptix.

PG&E proposes to eliminate the deposit exemptions that are based on business equity and payment history with PG&E. This revision will conform PG&E's nonresidential credit deposit practices to PG&E's residential credit deposit practices that were recently adopted in Advice 2461-G/2381-E. The revisions to the nonresidential tariffs proposed herein will allow business customers to establish credit by the same means as residential customers.

Background

On December 6, 2002, PG&E switched from its current information system to the new CorDaptix system. As a result of the change to the new customer information system, PG&E has identified the need to modify the credit establishment options provided in Rule 6 because the customer information system does not maintain

¹ PG&E reserves all legal rights to challenge the decisions or statutes under which it has been required to make this advice filing, and nothing in this advice filing constitutes a waiver of such rights. Also, PG&E reserves any additional legal rights to challenge the requirement to make this advice filing by reason of its status as a debtor under Chapter 11 of the Bankruptcy Code, and nothing in this advice filing constitutes a waiver of such rights. PG&E reserves all rights to amend or revise its filings before the Commission and other agencies to implement the requirements of the order or orders of the Bankruptcy Court confirming PG&E's plan of reorganization as originally filed on September 20, 2001, and subsequently amended.

customer history in a manner consistent with the credit determination methodologies described in the rule.

The changes in the computer information system, combined with PG&E's utilization of a credit scoring mechanism since 1997, has made two credit establishment options for nonresidential customers described in Rule 6, obsolete.² With credit scoring, applicants whose credit score indicates a high risk or whose scores are unavailable are asked to pay a deposit or produce a guarantor. This credit scoring mechanism is used by other utilities and industries, and has been a reliable method for PG&E in determining a customer's eligibility to establish credit.

PG&E's Advice 1981-G/1616-E, which was approved in 1997, removed home ownership from Rule 6 as a criterion for residential customers to establish credit. More recently, the Commission approved Advice 2461-G/2381-E, wherein PG&E again revised Rule 6 for its residential customers to more appropriately reflect the capabilities of its new customer information system.

PG&E is now proposing revisions to the nonresidential portions of Rule 6 to conform to the residential credit establishment methods approved in Advice Nos. 1981-G/1616-E and 2461-G/2381-E.

The revisions proposed in this filing would allow both business and residential customers to establish credit through:

- a) deposits,
- b) guarantors; and,
- c) otherwise establishes credit to the satisfaction of PG&E.

Tariff Revisions

PG&E proposes to delete the language contained in gas Rule 6, Sections B.1 and B.4, and the corresponding electric Rule 6, Sections A.2.a and A.2.d.

Protests

Anyone wishing to protest this filing may do so by sending a letter by **February 5, 2004**, which is 20 days from the date of this filing. The protest must state the grounds upon which it is based, including such items as financial and service impact, and should be submitted expeditiously. Protests should be mailed to:

² Resolution G-3202 approved the use of a predictive credit risk score for each applicant.

January 16, 2004

IMC Branch Chief
Energy Division
California Public Utilities Commission
505 Van Ness Avenue, Room 4002
San Francisco, California 94102
Facsimile: (415) 703-2200

Copies should also be mailed to the attention of the Director, Energy Division, Room 4005 and Jerry Royer, Energy Division, at the address shown above. It is also requested that a copy of the protest be sent via postal mail and facsimile to Pacific Gas and Electric Company on the same date it is mailed or delivered to the Commission at the address shown below.

Pacific Gas and Electric Company
Attention: Brian Cherry
Director, Regulatory Relations
77 Beale Street, Mail Code B10C
P.O. Box 770000
San Francisco, California 94177
Facsimile: (415) 973-7226

Effective Date

PG&E requests that this advice filing become effective on regular notice, **February 25, 2004**, which is 40 days after the date of filing.

Notice

In accordance with General Order 96-A, Section III, Paragraph G, a copy of this advice letter is being sent electronically and via U.S. mail to parties shown on the attached list. Address changes should be directed to Sandra Ciach at (415) 973-7572. Advice letter filings can also be accessed electronically at:

<http://www.pge.com/tariffs>

Karen A. Tomcala/TSN

Vice President - Regulatory Relations

Attachments

**Attachment I
Page 1 of 1
Advice 2512-G**

Cal P.U.C. Sheet No.	Title of Sheet	Cancelling Cal P.U.C. Sheet No.
22126-G	Rule 6 – Establishment and Reestablishment of Credit	21608-G
22127-G	Rule 6 (Cont'd)	21609-G
22128-G	Table of Contents (Cont'd) – Rules	22090-G
22129-G	Table of Contents	22093-G

Advice 2462-E

Cal P.U.C. Sheet No.	Title of Sheet	Cancelling Cal P.U.C. Sheet No.
21155-E	Rule 6 – Establishment and Reestablishment of Credit	20229-E
21156-E	Rule 6 (Cont'd)	20230-E
21157-E	Table of Contents (Cont'd) - Rules	20483-E
21158-E	Table of Contents	21107-E



RULE 6—ESTABLISHMENT AND REESTABLISHMENT OF CREDIT

An applicant for PG&E service may be required to establish credit. A customer whose PG&E service has been terminated for nonpayment of an energy bill or whose payments have been past due, as set forth below, may be required to reestablish credit.

When, for an applicant's convenience, PG&E provides service to the applicant before credit is established and the applicant fails to establish credit in accordance with this rule, service may be terminated after notice is given in accordance with Rule 8.

A. ESTABLISHMENT OF CREDIT—RESIDENTIAL SERVICE

Credit will be established if the applicant:

1. makes a cash deposit to secure payment of bills as prescribed in Rule 7; or
2. furnishes a guarantor, satisfactory to PG&E, to secure payment of bills for the service requested; or
3. otherwise establishes credit to the satisfaction of PG&E.

B. ESTABLISHMENT OF CREDIT— OTHER THAN RESIDENTIAL SERVICE, EXCEPT FOR TRANSMISSION SERVICES

Credit will be established if the applicant:

1. makes a cash deposit to secure payment of bills as prescribed in Rule 7; or (D) (T)
2. furnishes a guarantor, satisfactory to PG&E, to secure payment of bills for the service requested; or (T)
3. otherwise establishes credit to the satisfaction of PG&E. (T) (L)

(Continued)



RULE 6—ESTABLISHMENT AND REESTABLISHMENT OF CREDIT
(Continued)

(D)

(L)

C. ESTABLISHMENT OF CREDIT—SHIPPERS TAKING PG&E'S FIRM INTERSTATE RIGHTS

1. Shippers shall provide PG&E with written verification, originating with the interstate pipeline(s), that: (1) they have met the interstate pipeline(s) creditworthiness standards; or (2) they have provided security to the interstate pipeline(s).
2. Written verification shall be required by PG&E at the time the shipper bids for interstate capacity as provided in Rule 21.1.

D. ESTABLISHMENT OF CREDIT—TRANSMISSION SERVICES

Customers of PG&E's transmission services including, but not limited to, transportation, storage, parking and lending shall establish credit in accordance with Rule 25.

(Continued)



TABLE OF CONTENTS
(Continued)
RULES

RULE	TITLE OF SHEET	CAL P.U.C. SHEET NO.
1	Definitions	18195 to 18202,21536,18204 to 18207,19429-G
2	Description of Service	13299 to 13302,14903,17521-G
3	Application for Service	13842,21118-G
4	Contracts	17051-G
5	Special Information Required on Forms	17641,13348,13349-G
6	Establishment and Reestablishment of Credit	22126,22127,18873-G (T)
7	Deposits	18212,18213-G
8	Notices	17579,17580,15726,17581,15728-G
9	Rendering and Payment of Bills	19353,18712,21294,21295,17780,17781-G
10	Disputed Bills	18214 to 18216-G
11	Discontinuance and Restoration of Service	18217 to 18228,19710-G
12	Rates and Optional Rates	18229,18996,21207,21208,21209-G
13	Temporary Service	21542,18800-G
14	Capacity Allocation and Constraint of Natural Gas Service	18231 to 18236, 21891,22072,22073,22074,22075,22076,22077,18244,22078,22079,22080,22081-G
15	Gas Main Extensions	21543,18802, 18803,19888,20350,20351,20352,18808,21544,21545,20353,20354,18812,18813,18814-G
16	Gas Service Extensions	21546,18816,17728,17161,18817 to 18825,17737,18826,18827-G
17	Meter Tests and Adjustment of Bills for Meter Error	14450 to 14456-G
17.1	Adjustment of Bills for Billing Error	14457,14458-G
17.2	Adjustment of Bills for Unauthorized Use	14459 to 14461-G
18	Supply to Separate Premises and Submetering of Gas	13399,17796,13401-G
19	Medical Baseline Quantities	21119,21120,21121-G
19.1	California Alternate Rates for Energy for Individual Customers and Submetered Tenants of Master-Metered Customers	19370,21637,19372,19373-G
19.2	California Alternate Rates for Energy for Nonprofit Group-Living Facilities	17132,21638,17035,17134,17037-G
19.3	California Alternate Rates for Energy for Qualified Agricultural Employee Housing Facilities	17305,21639,17307,17308-G
21	Transportation of Natural Gas	22082,22083,22084, 19089,18912 18913,22085,18915,18916,22086,22087, 18256 to 18258-G
21.1	Use of PG&E's Firm Interstate Rights	20461,18260,18261-G
21.2		
23	Gas Aggregation Service for Core Transport Customers	20072,18263 to 18267,20073,18269 to 18272-G
25	Gas Services-Customer Creditworthiness and Payment Terms	21409 to 21418-G
26	Standards of Conduct and Procedures Related to Transactions with Intracompany Departments, Reports of Negotiated Transactions, and Complaint Procedures	18284,18285,18633,20462-G

(Continued)



TABLE OF CONTENTS

	<u>CAL P.U.C. SHEET NO.</u>	
Title Page	11271-G	
Table of Contents:		
Rate Schedules	22129,22092-G	(T)
Preliminary Statements	22091,21381-G	
Rules	22128-G	(T)
Maps, Contracts and Deviations	20922-G	
Sample Forms	21643,21180,21538,22089,21292-G	

RATE SCHEDULES

RESIDENTIAL

<u>SCHEDULE</u>	<u>TITLE OF SHEET</u>	<u>CAL P.U.C. SHEET NO.</u>
G-1	Residential Service	21998,18597-G
GM	Master-Metered Multifamily Service	21999,21028,18599-G
GS	Multifamily Service	22000,21030,18601-G
GT	Mobilehome Park Service	22001,21032-G
G-10	Service to Company Employees	11318-G
GL-1	Residential CARE Program Service	22002,18603-G
GML	Master-Metered Multifamily CARE Program Service	22003,21035,18605-G
GSL	Multifamily CARE Program Service	22004,21037,18607-G
GTL	Mobilehome Park CARE Program Service	22005,22006,18608-G
G-MHPS	Master-Metered Mobilehome Park Safety Surcharge	22034-G

NONRESIDENTIAL

G-NR1	Gas Service to Small Commercial Customers	22007,18980-G
G-NR2	Gas Service to Large Commercial Customers	22008,18981-G
G-CP	Gas Procurement Service to Core End-Use Customers	22009-G
G-NT	Gas Transportation Service to Noncore End-Use Customers	22035,22036,22037,22038-G
G-COG	Gas Transportation Service to Cogeneration Facilities	22039,20857,18114,18985-G
G-EG	Gas Transportation Service to Electric Generation	22040,22041-G
G-30	Public Outdoor Lighting Service	22042,17050-G
G-WSL	Gas Transportation Service to Wholesale/Resale Customers	22043,22044,22045-G
G-BAL	Gas Balancing Service for Intrastate Transportation Customers	22046,21549,20034,22047,22048,22037,20038, 20039,22049,22050,20042,20043,20044,20051-G



RULE 6—ESTABLISHMENT AND REESTABLISHMENT OF CREDIT

An applicant for PG&E service may be required to establish credit. A customer whose PG&E service has been terminated for nonpayment of an energy bill or whose payments have been past due, as set forth below, may be required to reestablish credit.

A. ESTABLISHMENT OF CREDIT

When, for an applicant's convenience, PG&E provides service to the applicant before credit is established and the applicant fails to establish credit in accordance with this rule, service may be terminated after notice is given in accordance with Rule 8.

1. RESIDENTIAL SERVICE

Credit will be established if the applicant:

- a) makes a credit deposit to secure payment of bills as prescribed in Rule 7; or
- b) furnishes a qualified guarantor to secure payment of applicant's PG&E bills;
or
- c) otherwise establishes credit to the satisfaction of PG&E.

2. NONRESIDENTIAL SERVICE

Credit will be established if the applicant:

- a) makes a credit deposit to secure payment of bills as prescribed in Rule 7; or (D) (T)
- b) furnishes a qualified guarantor to secure payment of applicant's PG&E bills; (T)
or
- c) otherwise establishes credit to the satisfaction of PG&E. (T) (L)

(Continued)



RULE 6—ESTABLISHMENT AND REESTABLISHMENT OF CREDIT

(D)

(L)

B. REESTABLISHMENT OF CREDIT—ALL CLASSES OF SERVICE

1. An applicant who previously has been a customer of PG&E and whose electric service has been discontinued by PG&E during the last twelve months of that prior service because of nonpayment of bills, may be required to reestablish credit by depositing the amount prescribed in Rule 7 for that purpose, and by paying bills regularly due; except, an applicant for residential service will not be denied service for failure to pay such bills for other classes of service.
2. A customer who fails to pay bills before they become past due as defined in Rule 11, and who further fails to pay such bills within five days after presentation of a discontinuance of service notice for nonpayment of bills, may be required to pay said bills and reestablish credit by depositing the amount prescribed in Rule 7. This rule will apply regardless of whether or not service has been discontinued for such nonpayment.
3. A customer using nonresidential service may be required to reestablish credit in accordance with Rule 6.A.2 in case the conditions of service or basis on which credit was originally established have, in the opinion of PG&E, materially changed.



TABLE OF CONTENTS
(Continued)
RULES

RULE	TITLE OF SHEET	CAL P.U.C. SHEET NO.
1	Definitions..... 14855,16368,14857 to 14861,19095,14863 to 14865,19403,14867 to 14871, 15564,14873,14874-E	
2	Description of Service..... 11257,11896,11611, 14079,11261 to 11264,11498,11266,11267,11499,11269 to 11278,14055,11280 to 11283-E	
3	Application for Service..... 11714,14875-E	
4	Contracts..... 13612-E	
5	Special Information Required on Forms..... 11287,14192,11289-E	
6	Establishment and Re-establishment of Credit..... 21155,21126-E	(T)
7	Deposits..... 11300,11301-E	
8	Notices..... 14144,14145,13137,14146,13139-E	
9	Rendering and Payment of Bills..... 16369,14877,14878,13986,14317,14318-E	
10	Disputed Bills..... 11308 to 11310-E	
11	Discontinuance and Restoration of Service..... 13140 to 13150,14080,13152-E	
12	Rates and Optional Rates..... 16872,16873,16874-E	
13	Temporary Service..... 20092,15574-E	
14	Shortage of Supply and Interruption of Delivery..... 15526,15527-E	
15	Distribution Line Extensions..... 20093,20094,15577,15578,17850,17851, 17852,15582,15583,20095,17854,17855,15587,15588,17856,17857,15591,16986,15593-E	
16	Service Extensions..... 20096, 15595,14880,14881,15596 to 15598,16987,15600 to 15608,14254,13775,15609,15610-E	
17	Meter Tests and Adjustment of Bills for Meter Error..... 20099,12050 to 12052-E	
17.1	Adjustment of Bills for Billing Error..... 14886,12054-E	
17.2	Adjustment of Bills for Unauthorized Use..... 14887,12056 to 12058-E	
18	Supply to Separate Premises and Submetering of Electric Energy 14329,14330,13396,13276-E	
19	Medical Baseline Quantities..... 14346,13839,13518-E	
19.1	California Alternate Rates for Energy for Individual Customers and Submetered Tenants of Master-Metered Customers..... 16391,20371,16393,16394-E	
19.2	California Alternate Rates for Energy for Nonprofit Group-Living Facilities..... 13728,20372,13589,13730,13591-E	
19.3	California Alternate Rates for Energy for Qualified Agricultural Employee Housing Facilities 13899,20373,13901,13902-E	
20	Replacement of Overhead with Underground Electric Facilities 19012,11240,11241,19013,16665,15611,19014-E	
21	Generating Facility Interconnections..... 19404 to 19453-E	
22	Direct Access Service..... 14888,14889, 15565,14891 to 14901,16448,14903,14904,16449,16235 to 16243,14913,16244,16245, 16384,14917,15833 to 15836,14920,14921,15568,14923,15569,14925,14926,15190,15191, 14929,14930,16385,16386,14933,16387,14935,14936,15192,14938 to 14946,16388-E	
SERVICE AREA MAPS:		
	Boundary Lines..... 10534-E	
Map A	Lassen Municipal Utility District/Surprise Valley..... 10423-E	
Map B	Sacramento Municipal Utility District..... 4524-E	
Map C	Modesto Irrigation/Turlock Irrigation District..... 4525-E	
Map D	SoCalEdison..... 4671-E	
Map E	Palo Alto..... 4672-E	
Map F	Redding..... 13310-E	
Map G	Healdsburg..... 13079-E	
Map H	Lompoc..... 13372-E	
Map I	Gridley..... 13780-E	
LIST OF CONTRACTS AND DEVIATIONS: 13819,13794,14452,12000,12001,13672,12003,13456,11435, 12004,17021,12006,14162,12008,12009,11191,12010,11193,11194,11195,12969, 15050,12012,13466, 12014,12015,13296,12955,14221,12018 to 12024,17259,12026,13092,11211,12027,12028,16703,12030, 12031,14035,11217,12032,20482,11219,12034,12035,12036,11223,11986,11987,17007,16898,11227-E		

(Continued)



TABLE OF CONTENTS

	CAL P.U.C. SHEET NO.	
Title Page	8285-E	
Table of Contents:		
Rate Schedules	21158,21106,21105-E	(T)
Preliminary Statements	20088,19373,19877-E	
Rules, Maps, Contracts and Deviations	21157-E	(T)
Sample Forms	19880,20377,20196,20979,18911,20980,19308-E	

RATE SCHEDULES

SCHEDULE	TITLE OF SHEET	CAL P.U.C. SHEET NO.
RESIDENTIAL RATES		
E-1	Residential Service	21042,20635,19910,20866,20867-E
E-2	Experimental Residential Time-of-Use Service	19882,21043,21044,20235,19886,19887,21045,20869-E
E-3	Experimental Residential Critical Peak Pricing Service	19890,21046,21047,20240,19894,19895,19896,21048,20871-E
EE	Service to Company Employees	20872-E
EM	Master-Metered Multifamily Service	21049,20647,20648,20874,20875-E
ES	Multifamily Service	21050,20652,19920,20877,20878-E
ESR	Residential RV Park and Residential Marina Service	21051,20656,20657,20880,20881-E
ET	Mobilehome Park Service	21052,20661,19930,20883,20884-E
E-7	Residential Time-of-Use Service	20885,21053,20665,20666,20886-E
E-A7	Experimental Residential Alternate Peak Time-of-Use Service	20887,21054,20669,20670,20888-E
E-8	Residential Seasonal Service Option	21055,20673,20890-E
E-9	Experimental Residential Time-of-Use Service for Low Emission Vehicle Customers	20891,21056,21057,20679,20680,20892, 20893-E
EL-1	Residential CARE Program Service	21058,19951,20683,20895-E
EML	Master-Metered Multifamily CARE Program Service	21059,19955,20686,20897-E
ESL	Multifamily CARE Program Service	21060,19959,20689,20899, 20900-E
ESRL	Residential RV Park and Residential Marina CARE Program Service	21061,19963,20692,20902,20903-E
ETL	Mobilehome Park CARE Program Service	21062,19967,20695,20905,20906-E
EL-7	Residential CARE Program Time-of-Use Service	20907,21063,19781,20908, 20909-E
EL-A7	Experimental Residential CARE Program Alternate Peak Time-of-Use Service	20910,21064,19783,20911, 20912-E
EL-8	Residential Seasonal CARE Program Service Option	21065,20703,20914-E
COMMERCIAL/INDUSTRIAL		
A-1	Small General Service	21066,20707,20916,20917-E
A-6	Small General Time-of-Use Service	20918,21067,19791,20711,20920-E
A-10	Medium General Demand-Metered Service	20921,21068,21069,20924,20715,20925,20926, 20927-E
A-T	Nondomestic Interruptible Service	
A-15	Direct-Current General Service	21070,20718-E
E-19	Medium General Demand-Metered Time-of-Use Service	20928,17092, 17093,21071,21072, 21073,19997,20932,20723,18037,18864,18039,20933,18865,17900,16414,15330,20512, 21074,21075,21076,20003,20004,20934,20935,20728,20729,19805,20730,20936-E
E-20	Service to Customers with Maximum Demands of 1,000 Kilowatts or More	20937,20938,21077, 21078,21079,20010,20735,19314,20736,18866,18044,20942,18867,15356,16430,15358, 20513,21080,21081,21082,20943,20944,17101,20945,20946-E

(Continued)

**PG&E Electric Advice Filing List
General Order 96-A, Section III(G)**

ABAG Power Pool
Aglet Consumer Alliance
Agnews Developmental Center
Ahmed, Ali
Alcantar & Elsesser
Anderson Donovan & Poole P.C.
Applied Power Technologies
APS Energy Services Co Inc
Arter & Hadden LLP
Avista Corp
Barkovich & Yap, Inc.
BART
Bartle Wells Associates
Blue Ridge Gas
Bohannon Development Co
BP Energy Company
Braun & Associates
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CA Cotton Ginners & Growers Assoc.
CA League of Food Processors
CA Water Service Group
California Energy Commission
California Farm Bureau Federation
California ISO
Calpine
Calpine Corp
Calpine Gilroy Cogen
Cambridge Energy Research Assoc
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Cardinal Cogen
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CPUC
Creative Technology
Crossborder Inc
CSC Energy Services
Davis, Wright Tremaine LLP
Davis, Wright, Tremaine, LLP
Defense Fuel Support Center
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Department of Water & Power City
Dept of the Air Force
DGS Natural Gas Services
DMM Customer Services
Downey, Brand, Seymour & Rohwer
Duke Energy
Duke Energy North America

Duncan, Virgil E.
Dutcher, John
Dynegy Inc.
Ellison Schneider
Energy Law Group LLP
Enron Energy Services
Exeter Associates
Foster, Wheeler, Martinez
Franciscan Mobilehome
Future Resources Associates, Inc
GLJ Energy Publications
Goodin, MacBride, Squeri, Schlotz &
Grueneich Resource Advocates
Hanna & Morton
Heeg, Peggy A.
Hogan Manufacturing, Inc
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Imperial Irrigation District
Integrated Utility Consulting Group
International Power Technology
J. R. Wood, Inc
JTM, Inc
Kaiser Cement Corp
Korea Elec Power Corp
Marcus, David
Masonite Corporation
Matthew V. Brady & Associates
Maynor, Donald H.
McKenzie & Assoc
McKenzie & Associates
Meek, Daniel W.
Meyer, Joseph
Mirant California, LLC
Modesto Irrigation Dist
Morrison & Foerster
Morse Richard Weisenmiller & Assoc.
New United Motor Mfg, Inc
Norris & Wong Associates
North Coast Solar Resources
Northern California Power Agency
PG&E National Energy Group
Pinnacle CNG Company
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Price, Roy
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Provost Pritchard
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R. W. Beck & Associates
Recon Research
Regional Cogeneration Service
RMC Lonestar
Sacramento Municipal Utility District
SCD Energy Solutions
Seattle City Light

Sempra
Sempra Energy
Sequoia Union HS Dist
SESCO
Sierra Pacific Power Company
Silicon Valley Power
Simpson Paper Company
Smurfit Stone Container Corp
Southern California Edison
SPURR
St. Paul Assoc
Stanford University
Sutherland, Asbill & Brennan
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Tansev and Associates
Tecogen, Inc
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United Cogen Inc.
URM Groups
Utility Cost Management LLC
Utility Resource Network
Wellhead Electric Company
Western Hub Properties, LLC
White & Case
WMA