

PUBLIC UTILITIES COMMISSION

505 VAN NESS AVENUE
SAN FRANCISCO, CA 94102-3298



October 25, 2011

Advice Letters 3899-E and 3899-E-A

Brian K. Cherry
Vice President, Regulation and Rates
Pacific Gas and Electric Company
77 Beale Street, Mail Code B10C
P.O. Box 770000
San Francisco, CA 94177

Subject: Proposing Amendments to the California Solar Initiative Program Handbook to Update the CSI Program Handbook to Conform to the Changes Adopted in D.11-07-031 and Supplemental Filing

Dear Mr. Cherry:

Advice Letters 3899-E and 3899-E-A are effective October 7, 2011.

Sincerely,

A handwritten signature in blue ink that reads "Julie A. Fitch".

Julie A. Fitch, Director
Energy Division



September 13, 2011

CCSE ADVICE LETTER 20-A / PG&E ADVICE LETTER 3899-E-A / SCE ADVICE LETTER 2624-E-A

PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA
ENERGY DIVISION

SUBJECT: Supplemental Filing to Make a Correction to CCSE Advice Letter 20 / PG&E Advice Letter 3899-E / SCE Advice Letter 2624-E Proposing Amendments to the California Solar Initiative Program Handbook to Update the CSI Program Handbook to Conform to the Changes Adopted in Decision 11-07-031

The California Center for Sustainable Energy (CCSE), on behalf of Pacific Gas and Electric Company (PG&E) and Southern California Edison Company (SCE), hereby submits this supplemental advice filing to correct one of the values of the reduced Multifamily Affordable Solar Housing (MASH) incentive rates, as provided on page 3 of CCSE Advice Letter 20 / PG&E Advice Letter 3899-E / SCE Advice Letter 2624-E.

PURPOSE

The purpose of this supplemental advice filing is to correct one of the values of the reduced MASH incentive rates, as provided on page 3 of CCSE Advice Letter 20 / PG&E Advice Letter 3899-E / SCE Advice Letter 2624-E, which proposed amendments to the CSI Program Handbook to conform to the changes adopted by the California Public Utilities Commission (Commission) in Decision (D.)11-07-031, *California Solar Initiative Phase One Modifications* (Phase One Decision).

BACKGROUND

In D.11-07-031, the Commission modified several prior decisions that established and implemented the CSI Program. The modifications affect the program requirements, processes, and rules. To help facilitate the implementation of these modifications, the CSI Program Handbook needed to be updated. On September 9, 2011, CCSE, on behalf of PG&E and SCE, submitted CCSE Advice Letter 20 / PG&E Advice Letter 3899-E / SCE Advice Letter 2624-E to propose amendments to the CSI Program Handbook in order to update it to conform to the changes adopted in D.11-07-031.

Since filing CCSE Advice Letter 20 / PG&E Advice Letter 3899-E / SCE Advice Letter 2624-E (Advice Letter), it has come to CCSE's attention that one of the values of the reduced MASH incentive rates provided on page 3 of the Advice Letter was incorrect. CCSE hereby submits this supplemental advice letter to correct this value. All other portions of CCSE Advice Letter 20 / PG&E Advice Letter 3899-E / SCE Advice Letter 2624-E remain unchanged. Furthermore,

the redlined version of the CSI Program Handbook, attached to the original filing as Attachment A, remains unchanged.

CORRECTION TO SECTION OF ADVICE LETTER TITLED “MASH INCENTIVE CHANGES”

This section of CCSE Advice Letter 20 / PG&E Advice Letter 3899-E / SCE Advice Letter 2624-E should be corrected to reflect that Track 1B incentives have decreased from \$4.00/watt to \$2.80/watt, not \$2.00/watt, as incorrectly stated in the original filing. This section should read as follows:

MASH Incentive Changes

Reason: All remaining MASH Track 2 funds are moved to Track 1. Due to the success of the MASH Track 1 program, the Commission concluded that Track 2’s higher incentives were not needed to sustain Program participation. Additionally, Track 1A and 1B have decreased from \$3.30/watt and \$4.00/watt to \$1.90/watt and \$2.80/watt respectively. The rate decrease corresponds with decline in solar installation costs tracked by the CSI database. (Emphasis added to show corrected value.)

Affected Section(s): 1.1.5, Table 6, 4.5

All other portions of CCSE Advice Letter 20 / PG&E Advice Letter 3899-E / SCE Advice Letter 2624-E remain unchanged, including the redlined version of the CSI Program Handbook, attached to the original filing as Attachment A.

TIER DESIGNATION

Pursuant to General Order (GO) 96-B, Energy Industry Rule 5.1, this advice letter is submitted with a Tier 1 designation.

PROTESTS

Anyone wishing to protest this Advice Letter may do so by letter sent via U.S. mail, by facsimile or electronically, any of which must be received no later than September 29, 2011, which is 20 days after the filing of the original Advice Letter, CCSE Advice Letter 20 / PG&E Advice Letter 3899-E / SCE Advice Letter 2624-E. Protests should be mailed to:

CPUC Energy Division
Attention: Tariff Unit
505 Van Ness Avenue
San Francisco, CA 94102
Facsimile: (415) 703-2200

Copies of the protest should also be sent via e-mail to the attention of both Maria Salinas (mas@cpuc.ca.gov) and Honesto Gatchalian (jnj@cpuc.ca.gov) of the Energy Division.

A copy of the protest should also be sent via e-mail, U.S. mail, and by facsimile to CCSE at the address shown below on the same date it is mailed or delivered to the Commission:

Andrew McAllister
Director of Policy & Strategy
California Center for Sustainable Energy
8690 Balboa Avenue, Suite 100
San Diego, California 92123
Facsimile: (858) 244-1178
E-mail: andrew.mcallister@energycenter.org

There are no restrictions as to who may file a protest, but the protest shall set forth specifically the grounds upon which it is based and shall be submitted expeditiously.

EFFECTIVE DATE

CCSE believes that this filing is subject to Energy Division disposition, and should be classified as Tier 1 (effective after staff approval) pursuant to G 96-B. CCSE respectfully requests that this filing be approved July 14, 2011, which is the date D.11-07-031 was effective.

NOTICE

CCSE is providing a copy of this Supplemental Advice Letter to service list R.10-05-004.



Andrew McAllister
Director of Policy & Strategy
California Center for Sustainable Energy

cc: Service List R.10-05-004

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

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| AT&T | Dept of General Services | Northern California Power Association |
| Alcantar & Kahl LLP | Douglass & Liddell | Occidental Energy Marketing, Inc. |
| Ameresco | Downey & Brand | OnGrid Solar |
| Anderson & Poole | Duke Energy | Praxair |
| Arizona Public Service Company | Economic Sciences Corporation | R. W. Beck & Associates |
| BART | Ellison Schneider & Harris LLP | RCS, Inc. |
| Barkovich & Yap, Inc. | Foster Farms | Recurrent Energy |
| Bartle Wells Associates | G. A. Krause & Assoc. | SCD Energy Solutions |
| Bloomberg | GLJ Publications | SCE |
| Bloomberg New Energy Finance | GenOn Energy, Inc. | SMUD |
| Boston Properties | Goodin, MacBride, Squeri, Schlotz & Ritchie | SPURR |
| Braun Blasing McLaughlin, P.C. | Green Power Institute | San Francisco Public Utilities Commission |
| Brookfield Renewable Power | Hanna & Morton | Seattle City Light |
| CA Bldg Industry Association | Hitachi | Sempra Utilities |
| CLECA Law Office | In House Energy | Sierra Pacific Power Company |
| CSC Energy Services | International Power Technology | Silicon Valley Power |
| California Cotton Ginners & Growers Assn | Intestate Gas Services, Inc. | Silo Energy LLC |
| California Energy Commission | Lawrence Berkeley National Lab | Southern California Edison Company |
| California League of Food Processors | Los Angeles Dept of Water & Power | Spark Energy, L.P. |
| California Public Utilities Commission | Luce, Forward, Hamilton & Scripps LLP | Sun Light & Power |
| Calpine | MAC Lighting Consulting | Sunshine Design |
| Cardinal Cogen | MBMC, Inc. | Sutherland, Asbill & Brennan |
| Casner, Steve | MRW & Associates | Tabors Caramanis & Associates |
| Chris, King | Manatt Phelps Phillips | Tecogen, Inc. |
| City of Palo Alto | McKenzie & Associates | Tiger Natural Gas, Inc. |
| City of Palo Alto Utilities | Merced Irrigation District | TransCanada |
| City of San Jose | Modesto Irrigation District | Turlock Irrigation District |
| Clean Energy Fuels | Morgan Stanley | United Cogen |
| Coast Economic Consulting | Morrison & Foerster | Utility Cost Management |
| Commercial Energy | NLine Energy, Inc. | Utility Specialists |
| Consumer Federation of California | NRG West | Verizon |
| Crossborder Energy | NaturEner | Wellhead Electric Company |
| Davis Wright Tremaine LLP | Navigant Consulting | Western Manufactured Housing Communities Association (WMA) |
| Day Carter Murphy | Norris & Wong Associates | eMeter Corporation |
| Defense Energy Support Center | North America Power Partners | |
| Department of Water Resources | North Coast SolarResources | |