February 14, 2003

Advice 2344-E
(Pacific Gas and Electric Company (ID U39 E))

Public Utilities Commission of the State of California

Subject: Establish Common-Area Balancing Account and Update Electric Tariffs in Compliance with Decision 03-01-037

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

Purpose

This filing complies with Decision (D.) 03-01-037 issued on January 16, 2003, in Baseline OIR 01-05-047. Specifically, this filing submits a proposed Common-Area Balancing Account (CABA), and updates PG&E’s residential and commercial electric rate schedules.

Background

The Modified Stipulation on Common-Area Accounts in Baseline OIR Phase 2 (Modified Stipulation) was submitted on July 15, 2002, and was approved by D. 03-01-037. The settlement provides PG&E’s common-area electric accounts, which are currently served on residential rate schedules, the option to be served on commercial rate schedules. The Commission found that the five-tier residential rate structure adopted in D. 01-05-064 is not well suited for application to common-area accounts, particularly those with very high usage. The adopted settlement will ameliorate the disproportionately high bill impacts of the residential rate structure on PG&E’s larger common-area accounts. To implement the Modified Stipulation, D. 03-01-037 orders PG&E to update its residential and commercial rate schedules and establish a balancing account.

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 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.
Tariff Revisions

Rate Schedules

Pursuant to Ordering Paragraph (OP) 7 of D. 03-01-037, PG&E is updating its rate schedules to implement the Modified Stipulation. Residential Schedules E-1, EL-1, E-7, EL-7, EA-7, EL-A7, E-8 and EL-8 are modified to allow common-area accounts the one-time option to switch to an applicable general service rate schedule. Commercial Schedules A-1, A-6, A-10, and E-19 are modified to allow common-area accounts to elect commercial service with a one-time option to return to a residential rate schedule. For those commercial accounts that received electric service on or prior to January 16, 2003, a one-time option to return to a residential rate schedule exists during the period from April 1, 2004, to May 31, 2004. For newly constructed common-areas that received electric service after January 16, 2003, a one-time option to transfer to a residential schedule exists during the period that begins 14 months after taking service on a commercial schedule. In the event that the Commission substantially reduces the three-cent surcharge or substantially amends any or all of PG&E’s commercial or residential rate schedules, the Executive Council of Homeowners (ECHO) can direct PG&E to begin an optional second right-of-return period lasting 105 days. However, if this occurs prior to the April 1, 2004, to May 31, 2004, time period, the ECHO directed right of return period will be the only window for returning to a residential schedule.

Balancing Account

In accordance with OP 6 of D. 03-01-037, PG&E proposes a new electric Preliminary Statement Part CR—Common-Area Balancing Account (CABA) to record the revenue shortfalls resulting from common-area accounts that switch from residential rate schedules to commercial rate schedules for which they qualify. The CABA has two subaccounts consisting of: 1) the Common-Area Accounts Surcharge Revenue Shortfall Subaccount, and 2) the Common-Area Accounts Frozen Rate Revenue Shortfall Subaccount.

The framework or structure of subaccounts for the proposed CABA is consistent with PG&E’s pending proposal in Baseline OIR Phase 2 for modification of certain component rates in commercial rate schedules, and parallels the structure where appropriate of the similar Baseline Balancing Account (BBA) established in Advice 2228-E, approved by the Commission effective May 1, 2002, pursuant to D. 02-04-026 in Phase 1 of Baseline OIR 01-05-047.

Customer Notice

In compliance with OP 5 of D. 03-01-037, and the discussion on page 19 of D. 03-01-037, PG&E plans to send individual letters and rate analyses to known residential common-area accounts, a bill insert to all residential customers
notifying all common-area accounts of the option to transfer from residential to commercial schedules, as well as routine bill inserts to notify both new and existing common-area accounts of these options and the right-of-return provisions.

**Protests**

Anyone wishing to protest this filing may do so by sending a letter by **March 6, 2003**, 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:

IMC Branch Chief – Energy Division  
California Public Utilities Commission  
505 Van Ness Avenue, 4th Floor  
San Francisco, California 94102

Facsimile: (415) 703-2200  
E-mail: jjr@cpuc.ca.gov

Protests also should be sent by e-mail and facsimile to Mr. Jerry Royer, Energy Division, as shown above, and by U.S. mail to Mr. Royer at the above address.

The protest should be sent via both e-mail and facsimile to PG&E on the same date it is mailed or delivered to the Commission at the address shown below.

Pacific Gas and Electric Company  
Attention: Les Guliası  
Director, Regulatory Relations  
77 Beale Street, Mail Code B10C  
P.O. Box 770000  
San Francisco, California 94177

Facsimile: (415) 973-7226  
E-mail: RxDd@pge.com

**Effective Date**

After appropriate review by the Energy Division, PG&E requests that this filing become effective **January 16, 2003**, which is the effective date of D. 03-01-037.

**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 and the parties on the service list for Rulemaking (R.) 01-05-047.
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/customer_services/business/tariffs/

Vice President - Regulatory Relations

Attachments

cc: Service List - R. 01-05-047
CR. COMMON-AREA BALANCING ACCOUNT (CABA)

1. PURPOSE: The purpose of the CABA is to record the electric revenue under-collection or over-collection resulting from common-area accounts switched from residential rate schedules to commercial rate schedules for which they qualify as authorized in Ordering Paragraph 6 of Decision 03-01-037. The CABA has two subaccounts consisting of: (1) the Surcharge Common Area Accounts Revenue Shortfall Subaccount and (2) the Frozen Rate Common Area Accounts Revenue Shortfall Subaccount.

2. APPLICABILITY: The CABA shall apply to all customer classes, except for those specifically excluded by the Commission.

3. REVISION DATE: Disposition of the amounts in this account shall be determined in Phase 2 of OIR 01-05-047, per Decision 03-01-037, or as otherwise authorized by the Commission.

4. RATES: This account does not currently have a rate component.

5. ACCOUNTING PROCEDURES: PG&E shall make entries to the following subaccounts at the end of each month as follows:

   a. Surcharge Common-Area Accounts Revenue Shortfall Subaccount:

      1) A debit (undercollection) or credit (overcollection) entry equal to the 3-cent surcharge revenue shortfall resulting from common-area account customers’ migration from residential rates to commercial rates. The revenue shortfall is computed by subtracting the monthly surcharge revenues from the monthly surcharge revenues that would have been recovered from common-area customers had the migration not been permitted.

      2) An entry equal to interest on the average balance in the subaccount at the beginning of the month and the balance after the above entry, at a rate equal to one-twelfth of the rate on three-month Commercial Paper for the previous month, as reported in the Federal Reserve Statistical Release, H.15 or its successor.

   b. Frozen Rate Common-Area Accounts Revenue Shortfall Subaccount:

      1) Distribution Revenue Component

         a) A debit (undercollection) or credit (overcollection) entry equal to the Distribution (D) frozen rate revenue shortfall resulting from common area customers’ migration from residential rates to commercial rates. The revenue shortfall is computed by subtracting the monthly D revenues from the monthly D revenues that would have been recovered from common-area customers had the migration not been permitted.

         b) An entry equal to interest on the average balance in the D component of this subaccount at the beginning of the month and the balance after the above entry, at a rate equal to one-twelfth of the rate on three-month Commercial Paper for the previous month, as reported in the Federal Reserve Statistical Release, H.15 or its successor.

(Continued)
CR. COMMON-AREA BALANCING ACCOUNT (CABA): (Cont’d.) (N)

5. ACCOUNTING PROCEDURES: (Cont’d.)

   c. Frozen Rate Common-Area Accounts Revenue Shortfall Subaccount: (Cont’d.)

      2) Public Purpose Program Revenue Component

         a) A debit (undercollection) or credit (overcollection) entry equal to the Public
            Purpose Program (PPP) frozen rate revenue shortfall resulting from common-area
            account customers migration from residential rates to commercial rates. The
            revenue shortfall is computed by subtracting the monthly PPP revenues from the
            monthly PPP revenues that would have been recovered from common-area
            customers had the migration not been permitted.

         b) An entry equal to interest on the average balance in the PPP component of this
            subaccount at the beginning of the month and the balance after the above entry,
            at a rate equal to one-twelfth of the rate on three-month Commercial Paper for the
            previous month, as reported in the Federal Reserve Statistical Release, H.15 or
            its successor.

      3) Nuclear Decommissioning Revenue Component

         a) A debit (undercollection) or credit (overcollection) entry equal to the Nuclear
            Decommissioning (ND) frozen rate revenue shortfall resulting from common-area
            account customers migration from residential rates to commercial rates. The
            revenue shortfall is computed by subtracting the monthly ND revenues from the
            monthly ND revenues that would have been recovered from common-area
            customers had the migration not been permitted.

         b) An entry equal to interest on the average balance in the ND component of this
            subaccount at the beginning of the month and the balance after the above entry,
            at a rate equal to one-twelfth of the rate on three-month Commercial Paper for the
            previous month, as reported in the Federal Reserve Statistical Release, H.15 or
            its successor.

   (N)
SCHEDULE E-1—RESIDENTIAL SERVICE

APPLICABILITY: This schedule is applicable to single-phase and polyphase residential service in single-family dwellings and in flats and apartments separately metered by PG&E; to single-phase and polyphase service in common areas in a multifamily complex (see Special Condition 8); and to all single-phase and polyphase farm service on the premises operated by the person whose residence is supplied through the same meter.

The provisions of Schedule S—Standby Service Special Conditions 1 through 6 shall also apply to customers whose premises are regularly supplied in part (but not in whole) by electric energy from a nonutility source of supply. These customers will pay monthly reservation charges as specified under Section 1 of Schedule S, in addition to all applicable Schedule E-1 charges. Customers who utilize solar generating facilities which are less than or equal to one megawatt to serve load and who do not sell power or make more than incidental export of power into PG&E’s power grid and who have not elected service under Schedule E-Net, will be exempt from paying standby charges under this provision. Any customer under a time-of-use rate schedule using electric generation technology that meets the criteria as defined in Electric Rule 1 for Distributed Energy Resources is exempt from the otherwise-applicable Standby Reservation Charges. Customers qualifying for this exemption shall be subject to the requirements outlined in Special Condition 10.

TERRITORY: The entire territory served.

RATE:

ENERGY CHARGE:

<table>
<thead>
<tr>
<th>Transmission</th>
<th>Distribution</th>
<th>Public Purpose Programs</th>
<th>Generation</th>
<th>Nuclear Decommissioning</th>
<th>FTA</th>
<th>Reliability Services</th>
<th>Total Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>BASELINE (TIER I) QUANTITIES, per kWh per Month</td>
<td>$0.00503</td>
<td>$0.03535</td>
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<td>MINIMUM CHARGE, per meter per day</td>
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<td>$0.00021</td>
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</tbody>
</table>

TRANSMISSION REVENUE BALANCING ACCOUNT

ADJUSTMENT RATE per kWh per Month

($0.00230)  –  –  $0.00230  –  –  –  $0.00000

Generation charge is calculated based on the total rate less the sum of: Distribution, Transmission, Reliability Services, Public Purpose Program, Nuclear Decommissioning, and FTA (where applicable) charges. CTC is calculated residually by subtracting the energy charge as calculated in Schedule EC from the generation charge. For the minimum charge, the generation charge is calculated based on the total rate less the sum of: Distribution, Transmission, Reliability Services, Public Purpose Program, and Nuclear Decommissioning. For bills where the minimum charge is invoked, CTC will be determined residually by subtracting the energy charge (as calculated in Schedule EC) and the FTA charge (determined based on actual usage) from the generation charge.

(Continued)
SCHEDULE E-1—RESIDENTIAL SERVICE
(Continued)

6. SEASONAL CHANGES: The summer season is May 1 through October 31 and the winter season is November 1 through April 30. Bills that include May 1 and November 1 seasonal changeover dates will be calculated by multiplying the applicable daily baseline quantity for each season by the number of days in each season for the billing period.

7. STANDARD MEDICAL QUANTITIES (Code M - Basic Plus Medical Quantities, Code S - All-Electric Plus Medical Quantities): Additional medical quantities are available as provided in Rule 19, for both the primary and additional meters.

8. COMMON-AREA ACCOUNTS: Common-area accounts that are separately metered by PG&E have a one-time option of switching to an applicable general service rate schedule by notifying PG&E in writing. Common-area accounts are those accounts that provide electric service to Common Use Areas as defined in Rule 1.

Accounts that switch to a general service tariff will have one, and possibly two, opportunities to return to a residential rate schedule. Please see Common-Area Accounts Section of General Service Schedules A-1, A-6, A-10, and E-19 for more details.

9. BILLING: A customer’s bill is first calculated according to the total rates and conditions above. The following adjustments are made depending on the option applicable to the customer.

Bundled Service Customers receive supply and delivery services solely from PG&E. The customer’s bill is based on the Total Rate set forth above and the Energy Procurement Surcharge (EPS) as provided in Schedule E-EPS. The energy change is determined by multiplying the average price from Schedule EC for Schedule E-1 by the customer’s total usage.

Direct Access Customers purchase energy from an energy service provider and continue receiving delivery services from PG&E. The energy charge is determined as specified for a Bundled Service Customer. The bill will be calculated as for a Bundled Service Customer, but the customer will receive a credit for the energy charge. The Cost Responsibility Surcharge applies to Direct Access Customers. This charge and exemptions to this charge are further described in Schedule EC.

Hourly Pricing Option: This option is suspended.

Nothing in this rate schedule prohibits a marketer or broker from negotiating with customers the method by which their customer will pay the CTC charge.
SCHEDULE E-1—RESIDENTIAL SERVICE
(Continued)

SPECIAL CONDITIONS: (Cont’d.)

10. RATE REDUCTION BOND CREDIT: Residential customers will receive a 10 percent credit on their bill based on the total bill as calculated for Bundled Service Customers prior to application of the EPS, by way of reduction to CTC.

Additionally, customers eligible for the credit are obligated to pay a Fixed Transition Amount (FTA), also referred to as a Trust Transfer Amount (TTA), as described in Schedule E-RRB and defined in Preliminary Statement Part AS.

11. DISTRIBUTED ENERGY RESOURCES EXEMPTION: Customers qualifying for an exemption from standby charges under Public Utilities (PU) Code Sections 353.1 and 353.3, as described above, must transfer to Schedule EL-7, to receive this exemption until a real-time pricing program, as described in PU Code 353.3, is made available. Once available, customers qualifying for the standby charge exemption must participate in the real-time program referred to above. Qualification for and receipt of this distributed energy resources exemption does not exempt the customer from metering charges applicable to time-of-use (TOU) and real-time pricing, or exempt the customer from reasonable interconnection charges, non-bypassable charges as required in Preliminary Statement BB - Competition Transition Charge Responsibility for All Customers and CTC Procurement, or obligations determined by the Commission to result from participation in the purchase of power through the California Department of Water Resources, as provided in PU Code Section 353.7.
SCHEDULE E-7—RESIDENTIAL TIME-OF-USE SERVICE

(Continued)

SPECIAL CONDITIONS:
(Cont’d.)

<table>
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<tr>
<th>Baseline Territory*</th>
<th>Code B - Basic Quantities</th>
<th>Code H - All-Electric Quantities</th>
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</thead>
<tbody>
<tr>
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<td>Summer Tier I</td>
<td>Winter Tier I</td>
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<tr>
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<td>Winter Tier I</td>
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<tr>
<td>P</td>
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<td>12.8</td>
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<tr>
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<td>10.4</td>
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<td>13.0</td>
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<tr>
<td>Y</td>
<td>10.8</td>
<td>12.9</td>
</tr>
<tr>
<td>Z</td>
<td>7.3</td>
<td>11.2</td>
</tr>
</tbody>
</table>

3. TIME PERIODS: PEAK: 12:00 noon to 6:00 p.m. Monday through Friday
   OFF-PEAK: All other hours

4. ALL-ELECTRIC QUANTITIES (Code H): All-electric quantities are applicable to
   service to customers with permanently-installed electric heating as the primary
   heat source. All-electric quantities are also applicable to service to customers of
   record as of November 15, 1984, to whom the former Code W (Basic plus Water
   Heating) lifeline allowance was applicable on May 15, 1984, and who thereafter
   maintain continuous service at the same location under this schedule.

   If more than one electric meter services a residential dwelling unit, the all-electric
   quantities, if applicable, will be allocated only to the primary meter.

5. SEASONAL CHANGES: The summer season is May 1 through October 31 and
   the winter season is November 1 through April 30. Bills that include May 1 and
   November 1 seasonal changeover dates will be calculated by multiplying the
   applicable daily baseline quantity and rates for each season by the number of
   days in each season for the billing period.

6. ADDITIONAL METERS: If a residential dwelling unit is served by more than one
   electric meter, the customer must designate which meter is the primary meter and
   which is (are) the additional meter(s). Only the basic baseline quantities or basic
   plus medical allowances, if applicable, will be available for the additional meter(s).

7. COMMON-AREA ACCOUNTS: Common-area accounts that are separately
   metered by PG&E have a one-time option of switching to an applicable general
   service rate schedule by notifying PG&E in writing. Common-area accounts are
   those accounts that provide electric service to Common Use Areas as defined in
   Rule 1.

   Accounts that switch to a general service tariff will have one, and possibly two,
   opportunities to return to a residential rate schedule. Please see Common-Area
   Accounts Section of General Service Schedules A-1, A-6, A-10, and E-19 for more
   details.

* The applicable baseline territory is described in Part A of the Preliminary Statement.

(Continued)
SCHEDULE E-7—RESIDENTIAL TIME-OF-USE SERVICE
(Continued)

SPECIAL CONDITIONS:
(Cont’d.)

8. BILLING: A customer’s bill is first calculated according to the total rates and conditions above. The following adjustments are made depending on the option applicable to the customer.

Bundled Service Customers receive supply and delivery services solely from PG&E. The customer’s bill is based on the Total Rate set forth above and the Energy Procurement Surcharge (EPS) as provided in Schedule E-EPS. The energy charge is determined by multiplying the average price from Schedule EC for Schedule E-7 for each time period by the customer’s total usage for each time period.

Direct Access Customers purchase energy from an energy service provider and continue receiving delivery services from PG&E. The energy charge is determined as specified for a Bundled Service Customer. The bill will be calculated as for a Bundled Service Customer, but the customer will receive a credit for the energy charge. The Cost Responsibility Surcharge applies to Direct Access Customers. This charge and exemptions to this charge are further described in Schedule EC.

Hourly Pricing Option: This option is suspended.

Nothing in this rate schedule prohibits a marketer or broker from negotiating with customers the method by which their customer will pay the CTC charge.

9. RATE REDUCTION BOND CREDIT: Residential customers will receive a 10 percent credit on their bill based on the total bill as calculated for Bundled Service Customers prior to application of the EPS, by way of reduction to CTC.

Additionally, customers eligible for the credit are obligated to pay a Fixed Transition Amount (FTA), also referred to as a Trust Transfer Amount (TTA), as described in Schedule E-RRB and defined in Preliminary Statement Part AS.

10. DISTRIBUTED ENERGY RESOURCES EXEMPTION: Customers qualifying for an exemption from standby charges under Public Utilities (PU) Code Sections 353.1 and 353.3, as described above, must take service on a time-of-use (TOU) schedule in order to receive this exemption until a real-time pricing program, as described in PU Code 353.3, is made available. Once available, customers qualifying for the standby charge exemption must participate in the real-time program referred to above. Qualification for and receipt of this distributed energy resources exemption does not exempt the customer from metering charges applicable to time-of-use (TOU) and real-time pricing, or exempt the customer from reasonable interconnection charges, non-bypassable charges as required in Preliminary Statement BB - Competition Transition Charge Responsibility for All Customers and CTC Procurement, or obligations determined by the Commission to result from participation in the purchase of power through the California Department of Water Resources, as provided in PU Code Section 353.7.
### SCHEDULE E-A7—EXPERIMENTAL RESIDENTIAL ALTERNATE PEAK TIME-OF-USE SERVICE

(Continued)

**SPECIAL CONDITIONS:**

1. **BASELINE RATES:** Baseline rates are applicable only to separately-metered residential use. PG&E may require the customer to file with it a Declaration of Eligibility for Baseline Quantities for Residential Rates.

2. **BASELINE (TIER 1) QUANTITIES:** The following quantities of electricity are to be billed at the rates for baseline use (also see Rule 19 for additional allowances for medical needs):

<table>
<thead>
<tr>
<th>Baseline Territory*</th>
<th>Code B - Basic Quantities</th>
<th>Code H - All-Electric Quantities</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Summer</td>
<td>Winter</td>
</tr>
<tr>
<td>Tier I</td>
<td>Tier I</td>
<td>Tier I</td>
</tr>
<tr>
<td>S</td>
<td>15.8</td>
<td>12.8</td>
</tr>
</tbody>
</table>

3. **TIME PERIODS:**
   - **PEAK:** 4:00 p.m. to 8:00 p.m. Monday through Friday
   - **OFF-PEAK:** All other hours

4. **ALL-ELECTRIC QUANTITIES (Code H):** All-electric quantities are applicable to service to customers with permanently-installed electric heating as the primary heat source. All-electric quantities are also applicable to service to customers of record as of November 15, 1984, to whom the former Code W (Basic plus Water Heating) lifeline allowance was applicable on May 15, 1984, and who thereafter maintain continuous service at the same location under this schedule.

   If more than one electric meter services a residential dwelling unit, the all-electric quantities, if applicable, will be allocated only to the primary meter.

5. **SEASONAL CHANGES:** The summer season is May 1 through October 31 and the winter season is November 1 through April 30. Bills that include May 1 and November 1 seasonal changeover dates will be calculated by multiplying the applicable daily baseline quantity and rates for each season by the number of days in each season for the billing period.

6. **ADDITIONAL METERS:** If a residential dwelling unit is served by more than one electric meter, the customer must designate which meter is the primary meter and which is (are) the additional meter(s). Only the basic baseline quantities or basic plus medical allowances, if applicable, will be available for the additional meter(s).

7. **COMMON-AREA ACCOUNTS:** Common-area accounts that are separately metered by PG&E have a one-time option of switching to an applicable general service rate schedule by notifying PG&E in writing. Common-area accounts are those accounts that provide electric service to Common Use Areas as defined in Rule 1.

   Accounts that switch to a general service tariff will have one, and possibly two, opportunities to return to a residential rate schedule. Please see Common-Area Accounts Section of General Service Schedules A-1, A-6, A-10, and E-19 for more details.

* The applicable baseline territory is described in Part A of the Preliminary Statement.
SCHEDULE E-A7—EXPERIMENTAL RESIDENTIAL ALTERNATE PEAK TIME-OF-USE SERVICE
(Continued)

SPECIAL CONDITIONS: (Cont’d.)

8. BILLING: A customer’s bill is calculated according to the total rates and conditions above. The following adjustments are made depending on the option applicable to the customer.

Bundled Service Customers receive supply and delivery services solely from PG&E. The customer’s bill is based on the Total Rate set forth above and the Energy Procurement Surcharge (EPS) as provided in Schedule E-EPS. The energy charge is determined by multiplying the average price from Schedule EC for Schedule E-A7 for each time period by the customer’s total usage for each time period.

Direct Access Customers purchase energy from an energy service provider and continue receiving delivery services from PG&E. The energy charge is determined as specified for a Bundled Service Customer. The bill will be calculated as for a Bundled Service Customer, but the customer will receive a credit for the energy charge. The Cost Responsibility Surcharge applies to Direct Access Customers. This charge and exemptions to this charge are further described in Schedule EC.

Hourly Pricing Option: This option is suspended.

Nothing in this rate schedule prohibits a marketer or broker from negotiating with customers the method by which their customer will pay the CTC charge.

9. RATE REDUCTION BOND CREDIT: Residential customers will receive a 10 percent credit on their bill based on the bill as calculated for Bundled Service Customers prior to applicant of the EPS, by way of reduction to CTC.

Additionally, customers eligible for the credit are obligated to pay a Fixed Transition Amount (FTA), also referred to as a Trust Transfer Amount (TTA), as described in Schedule E-RRB and defined in Preliminary Statement Part AS.

10. DISTRIBUTED ENERGY RESOURCES EXEMPTION: Customers qualifying for an exemption from standby charges under Public Utilities (PU) Code Sections 353.1 and 353.3, as described above, must take service on a time-of-use (TOU) schedule in order to receive this exemption until a real-time pricing program, as described in PU Code 353.3, is made available. Once available, customers qualifying for the standby charge exemption must participate in the real-time program referred to above. Qualification for and receipt this distributed energy resources exemption does not exempt the customer from metering charges applicable to time-of-use (TOU) and real-time pricing, or exempt the customer from reasonable interconnection charges, non-bypassable charges as required in Preliminary Statement BB - Competition Transition Charge Responsibility for All Customers and CTC Procurement, or obligations determined by the Commission to result from participation in the purchase of power through the California Department of Water Resources, as provided in PU Code Section 353.7.
SCHEDULE E-8—RESIDENTIAL SEASONAL SERVICE OPTION

APPLICABILITY: This voluntary schedule is available to customers using service under Schedules E-1 or E-7. This schedule is closed to new customers.

The provisions of Schedule S—Standby Service Special Conditions 1 through 6 shall also apply to customers whose premises are regularly supplied in part (but not in whole) by electric energy from a nonutility source of supply. These customers will pay monthly reservation charges as specified under Section 1 of Schedule S, in addition to all applicable Schedule E-8 charges. Customers who utilize solar generating facilities which are less than or equal to one megawatt to serve load and who do not sell power or make more than incidental export of power into PG&E’s power grid and who have not elected service under Schedule E-Net, will be exempt from paying standby charges under this provision. Any customer under a time-of-use rate schedule using electric generation technology that meets the criteria as defined in Electric Rule 1 for Distributed Energy Resources is exempt from the otherwise applicable Standby Reservation Charges. Customers qualifying for this exemption shall be subject to the requirements outlined in Special Condition 6.

TERRITORY: The entire territory is served.

RATES:

<table>
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<tr>
<th></th>
<th>Transmission</th>
<th>Distribution</th>
<th>Public Purpose Programs</th>
<th>Generation</th>
<th>Nuclear Decommissioning</th>
<th>FTA</th>
<th>Reliability Services</th>
<th>Total Rate</th>
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</thead>
<tbody>
<tr>
<td>Summer, Per kWh per Month</td>
<td>$0.00503</td>
<td>$0.02615</td>
<td>$0.00395</td>
<td>$0.07138</td>
<td>$0.00042</td>
<td>$0.00969</td>
<td>$0.00355</td>
<td>$0.12017</td>
</tr>
<tr>
<td>Winter, Per kWh per Month</td>
<td>$0.00503</td>
<td>$0.01590</td>
<td>$0.00395</td>
<td>$0.03454</td>
<td>$0.00042</td>
<td>$0.00969</td>
<td>$0.00355</td>
<td>$0.07308</td>
</tr>
<tr>
<td>CUSTOMER CHARGE, per day</td>
<td>–</td>
<td>–</td>
<td>–</td>
<td>–</td>
<td>–</td>
<td>–</td>
<td>–</td>
<td>$0.45733</td>
</tr>
</tbody>
</table>

TRANSMISSION REVENUE BALANCING ACCOUNT

| ADJUSTMENT RATE | per kWh per Month | ($0.00230) | – | – | $0.00230 | – | – | – | $0.00000 |

Generation charge is calculated based on the total rate less the sum of: Distribution, Transmission, Reliability Services, Public Purpose Program, Nuclear Decommissioning, and FTA (where applicable) charges. CTC is calculated residually by subtracting the energy charge as calculated in Schedule EC from the generation charge.

SPECIAL CONDITIONS:

1. Seasonal Charges: The summer season is May 1 through October 31. The winter season is November 1 through April 30. When billing includes use in both the summer and winter season, charges will be prorated based upon the number of days in each period.

2. Customers who enroll on this schedule may not switch to another residential schedule until service has been taken on this schedule for 12 billing periods.

3. The baseline quantities, rates and additional quantity allowances for medical needs available under other residential rate schedules are not available on this schedule.
SCHEDULE E-8—RESIDENTIAL SEASONAL SERVICE OPTION
(Continued)

SPECIAL CONDITIONS:
(Cont’d)

4. COMMON-AREA ACCOUNTS: Common-area accounts that are separately metered by PG&E have a one-time option of switching to an applicable general service rate schedule by notifying PG&E in writing. Common-area accounts are those accounts that provide electric service to Common Use Areas as defined in Rule 1.

Accounts that switch to a general service tariff will have one, and possibly two, opportunities to return to a residential rate schedule. Please see Common-Area Accounts Section of General Service Schedules A-1, A-6, A-10, and E-19 for more details.

5. BILLING: A customer’s bill is first calculated according to the total rates and conditions above. The following adjustments are made depending on the option applicable to the customer.

Bundled Service Customers receive supply and delivery services solely from PG&E. The customer’s bill is based on the Total Rate set forth above and the Energy Procurement Surcharge (EPS) as provided in Schedule E-EPS. The energy charge is determined by multiplying the average price from Schedule EC for Schedule E-8 by the customer’s total usage.

Direct Access Customers purchase energy from an energy service provider and continue receiving delivery services from PG&E. The energy charge is determined as specified for a Bundled Service Customer. The bill will be calculated as for a Bundled Service Customer, but the customer will receive a credit for the energy charge. The Cost Responsibility Surcharge applies to Direct Access Customers. This charge and exemptions to this charge are further described in Schedule EC.

Hourly Pricing Option: This option is suspended.

Nothing in this rate schedule prohibits a marketer or broker from negotiating with customers the method by which their customer will pay the CTC charge.

6. RATE REDUCTION BOND CREDIT: Residential customers will receive a 10 percent credit on their bill based on the bill as calculated for Bundled Service Customers prior to application of the EPS, by way of reduction to CTC.

Additionally, customers eligible for the credit are obligated to pay a Fixed Transition Amount (FTA), also referred to as a Trust Transfer Amount (TTA), as described in Schedule E-RRB and defined in Preliminary Statement Part AS.

7. DISTRIBUTED ENERGY RESOURCES EXEMPTION: Customers qualifying for an exemption from standby charges under Public Utilities (PU) Code Sections 353.1 and 353.3, as described above, must transfer to Schedule E-7, to receive this exemption until a real-time pricing program, as described in PU Code 353.3, is made available. Once available, customers qualifying for the standby charge exemption must participate in the real-time program referred to above.

Qualification for and receipt of this distributed energy resources exemption does not exempt the customer from metering charges applicable to time-of-use (TOU) and real-time pricing, or exempt the customer from reasonable interconnection charges, non-bypassable charges as required in Preliminary Statement BB - Competition Transition Charge Responsibility for All Customers and CTC Procurement, or obligations determined by the Commission to result from participation in the purchase of power through the California Department of Water Resources, as provided in PU Code Section 353.7.
SCHEDULE EL-1—RESIDENTIAL CARE PROGRAM SERVICE

APPLICABILITY: This schedule is applicable to single-phase and polyphase residential service in single-family dwellings and in flats and apartments separately metered by PG&E (see Special Condition 3) and to all single-phase and polyphase farm service on the premises operated by the person whose residence is supplied through the same meter where the applicant qualifies for California Alternate Rates for Energy (CARE) under the eligibility and certification criteria set forth in Rule 19.1, 19.2, or 19.3.*

The provisions of Schedule S—Standby Service Special Conditions 1 through 6 shall also apply to customers whose premises are regularly supplied in part (but not in whole) by electric energy from a nonutility source of supply. These customers will pay monthly reservation charges as specified under Section 1 of Schedule S, in addition to all applicable Schedule EL-1 charges. Customers who utilize solar generating facilities which are less than or equal to one megawatt to serve load and who do not sell power or make more than incidental export of power into PG&E’s power grid and who have not elected service under Schedule E-Net, will be exempt from paying standby charges under this provision. Any customer under a time-of-use rate schedule using electric generation technology that meets the criteria as defined in Electric Rule 1 for Distributed Energy Resources is exempt from the otherwise applicable Standby Reservation Charges. Customers qualifying for this exemption shall be subject to the requirements outlined in Special Condition 10 of this tariff.

TERRITORY: The entire territory served.

RATES:

<table>
<thead>
<tr>
<th></th>
<th>Transmission</th>
<th>Distribution</th>
<th>Public Purpose Programs</th>
<th>Generation</th>
<th>Nuclear Decommissioning</th>
<th>FTA</th>
<th>Reliability Services</th>
<th>Total Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>ENERGY CHARGE:</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>BASELINE (TIER I)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>per kWh per Month</td>
<td>$0.00503</td>
<td>$0.01310</td>
<td>$0.00314</td>
<td>$0.05741</td>
<td>$0.00048</td>
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<td>$0.00355</td>
<td>$0.09240</td>
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<tr>
<td>TIER II QUANTITIES</td>
<td></td>
<td></td>
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<td></td>
<td></td>
</tr>
<tr>
<td>per kWh per Month</td>
<td>$0.00503</td>
<td>$0.02696</td>
<td>$0.00314</td>
<td>$0.05741</td>
<td>$0.00048</td>
<td>$0.00969</td>
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<td>$0.10626</td>
</tr>
<tr>
<td>MINIMUM CHARGE,</td>
<td></td>
<td></td>
<td></td>
<td></td>
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<td></td>
</tr>
<tr>
<td>per meter per day</td>
<td>$0.00756</td>
<td>$0.08707</td>
<td>$0.00136</td>
<td>$0.03356</td>
<td>$0.00020</td>
<td></td>
<td>$0.00167</td>
<td>$0.13142</td>
</tr>
</tbody>
</table>

TRANSMISSION REVENUE BALANCING ACCOUNT ADJUSTMENT RATE per kWh per Month: ($0.00230) – – $0.00230 – – – $0.00000

Generation charge is calculated based on the total rate less the sum of: Distribution, Transmission, Reliability Services, Public Purpose Program, Nuclear Decommissioning, and FTA (where applicable) charges. CTC is calculated residually by subtracting the energy charge as calculated in Schedule EC from the generation charge. For the minimum charge, the generation charge is calculated based on the total rate less the sum of: Distribution, Transmission, Reliability Services, Public Purpose Program, and Nuclear Decommissioning. For bills where the minimum charge is invoked, CTC will be determined residually by subtracting the energy charge (as calculated in Schedule EC) and the FTA charge (determined based on actual usage) from the generation charge.

* The Rules referred to in this schedule are part of PG&E’s electric tariffs. Copies are available at PG&E’s local offices.

(Continued)
SCHEDULE EL-1—RESIDENTIAL CARE PROGRAM SERVICE
(Continued)

SPECIAL CONDITIONS: (Cont'd)

8. COMMON-AREA ACCOUNTS: Common-area accounts that are separately metered by PG&E have a one-time option of switching to an applicable general service rate schedule by notifying PG&E in writing. Common-area accounts are those accounts that provide electric service to Common Use Areas as defined in Rule 1.

Accounts that switch to a general service tariff will have one, and possibly two, opportunities to return to a residential rate schedule. Please see Common-Area Accounts Section of General Service Schedules A-1, A-6, A-10, and E-19 for more details.

9. BILLING: A customer’s bill is first calculated according to the total rates and conditions above. The following adjustments are made depending on the option applicable to the customers:

Bundled Service Customers receive supply and delivery services solely from PG&E. The customer’s bill is based on the Total Rate set forth above and the Energy Procurement Surcharge (EPS) as provided in Schedule E-EPS. The energy charge is determined by multiplying the average price from Schedule EC for Schedule EL-1 by the customer’s total usage.

Direct Access Customers purchase energy from an energy service provider and continue receiving delivery services from PG&E. The energy charge is determined as specified for a Bundled Service Customer. The bill will be calculated as for a Bundled Service Customer, but the customer will receive a credit for the energy charge. The Cost Responsibility Surcharge applies to Direct Access Customers. This charge and exemptions to this charge are further described in Schedule EC.

Hourly Pricing Option: This option is suspended.

Nothing in this rate schedule prohibits a marketer or broker from negotiating with customers the method by which their customer will pay the CTC charge.

10. RATE REDUCTION BOND CREDIT: Residential customers will receive a 10 percent credit on their bill based on the total bill as calculated for Bundled Service Customers prior to application of the EPS, by way of reduction to CTC.

Additionally, customers eligible for the credit are obligated to pay a Fixed Transition Amount (FTA), also referred to as a Trust Transfer Amount (TTA), as described in Schedule E-RRB and defined in Preliminary Statement Part AS.

11. DISTRIBUTED ENERGY RESOURCES EXEMPTION: Customers qualifying for an exemption from standby charges under Public Utilities (PU) Code Sections 353.1 and 353.3, as described above, must transfer to Schedule EL-7, to receive this exemption until a real-time pricing program, as described in PU Code 353.3, is made available. Once available, customers qualifying for the standby charge exemption must participate in the real-time program referred to above. Qualification for and receipt of this distributed energy resources exemption does not exempt the customer from metering charges applicable to time-of-use (TOU) and real-time pricing, or exempt the customer from reasonable interconnection charges, non-bypassable charges as required in Preliminary Statement BB - Competition Transition Charge Responsibility for All Customers and CTC Procurement, or obligations determined by the Commission to result from participation in the purchase of power through the California Department of Water Resources, as provided in PU Code Section 353.7.
2. **BASELINE (TIER 1) QUANTITIES:** The following quantities of electricity are to be billed at the rates for baseline use (also see Rule 19 for additional allowances for medical needs):

<table>
<thead>
<tr>
<th>Baseline Territory**</th>
<th>Code B - Basic Quantities</th>
<th>Code H - All-Electric Quantities</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Summer Tier I</td>
<td>Winter Tier I</td>
</tr>
<tr>
<td>P</td>
<td>15.8</td>
<td>12.9</td>
</tr>
<tr>
<td>Q</td>
<td>8.5</td>
<td>13.0</td>
</tr>
<tr>
<td>R</td>
<td>17.5</td>
<td>12.7</td>
</tr>
<tr>
<td>S</td>
<td>15.8</td>
<td>12.8</td>
</tr>
<tr>
<td>T</td>
<td>8.5</td>
<td>10.2</td>
</tr>
<tr>
<td>V</td>
<td>8.7</td>
<td>10.4</td>
</tr>
<tr>
<td>W</td>
<td>18.7</td>
<td>11.9</td>
</tr>
<tr>
<td>X</td>
<td>12.2</td>
<td>13.0</td>
</tr>
<tr>
<td>Y</td>
<td>10.8</td>
<td>12.9</td>
</tr>
<tr>
<td>Z</td>
<td>7.3</td>
<td>11.2</td>
</tr>
</tbody>
</table>

3. **TIME PERIODS:**
   - **Peak:** 12:00 noon to 6:00 p.m. Monday through Friday
   - **Off-Peak:** All other hours

4. **ALL-ELECTRIC QUANTITIES (Code H):** All-electric quantities are applicable to service to customers with permanently installed electric heating as the primary heat source. All-electric quantities are also applicable to service to customers of record as of November 15, 1984, to whom the former Code W (Basic plus Water Heating) lifeline allowance was applicable on May 15, 1984, and who thereafter maintain continuous service at the same location under this schedule.

   If more than one electric meter serves a residential dwelling unit, the all-electric quantities, if applicable, will be allocated only to the primary meter.

5. **SEASONAL CHANGES:** The summer season is May 1 through October 31 and the winter season is November 1 through April 30. Bills that include May 1 and November 1 seasonal changeover dates will be calculated by multiplying the applicable daily baseline quantity and rates for each season by the number of days in each season for the billing period.

6. **ADDITIONAL METERS:** If a residential dwelling unit is served by more than one electric meter, the customer must designate which meter is the primary meter and which is (are) the additional meter(s). Only the basic baseline quantities or basic plus medical allowances, if applicable, will be available for the additional meter(s).

7. **COMMON-AREA ACCOUNTS:** Common-area accounts that are separately metered by PG&E have a one-time option of switching to an applicable general service rate schedule by notifying PG&E in writing. Common-area accounts are those accounts that provide electric service to Common Use Areas as defined in Rule 1.

   Accounts that switch to a general service tariff will have one, and possibly two, opportunities to return to a residential rate schedule. Please see Common-Area Accounts Section of General Service Schedules A-1, A-6, A-10, and E-19 for more details.
8. BILLING: A customer’s bill is first calculated according to the rates and conditions above. The following adjustments are made depending on the option applicable to the customer.

**Bundled Service Customers** receive supply and delivery services solely from PG&E. The customer’s bill is based on the Total Rate set forth above and the Energy Procurement Surcharge (EPS) as provided in Schedule E-EPS. The energy charge is determined by multiplying the average price from Schedule EC for Schedule EL-7 for each time period by the customer’s total usage for each time period.

**Direct Access Customers** purchase energy from an energy service provider and continue receiving delivery services from PG&E. The energy charge is determined as specified for a Bundled Service Customer. The bill will be calculated as for a Bundled Service Customer, but the customer will receive a credit for the energy charge. The Cost Responsibility Surcharge applies to Direct Access Customers. This charge and exemptions to this charge are further described in Schedule EC.

**Hourly Pricing Option:** This option is suspended.

Nothing in this rate schedule prohibits a marketer or broker from negotiating with customers the method by which their customer will pay the CTC charge.

9. **RATE REDUCTION BOND CREDIT:** Residential customers will receive a 10 percent credit on their bill based on the total bill as calculated for Bundled Service Customers prior to application of the EPS, by way of reduction to CTC.

Additionally, customers eligible for the credit are obligated to pay a Fixed Transition Amount (FTA), also referred to as a Trust Transfer Amount (TTA), as described in Schedule E-RRB and defined in Preliminary Statement Part AS.

10. **DISTRIBUTED ENERGY RESOURCES EXEMPTION:** Customers qualifying for an exemption from standby charges under Public Utilities (PU) Code Sections 353.1 and 353.3, as described above, must take service on a time-of-use (TOU) schedule in order to receive this exemption until a real-time pricing program, as described in PU Code 353.3, is made available. Once available, customers qualifying for the standby charge exemption must participate in the real-time program referred to above. Qualification for and receipt of this distributed resources energy exemption does not exempt the customer from metering charges applicable to time-of-use (TOU) and real-time pricing, or exempt the customer from reasonable interconnection charges, non-bypassable charges as required in Preliminary Statement BB - Competition Transition Charge Responsibility for All Customers and CTC Procurement, or obligations determined by the Commission to result from participation in the purchase of power through the California Department of Water Resources, as provided in PU Code Section 353.7.
SCHEDULE EL-A7—EXPERIMENTAL RESIDENTIAL CARE PROGRAM ALTERNATE PEAK TIME-OF-USE SERVICE
(Continued)

SPECIAL CONDITIONS:

1. BASELINE RATES: Baseline rates are applicable only to separately metered residential use. PG&E may require the customer to file with it a Declaration of Eligibility for Baseline Quantities for Residential Rates.

2. BASELINE (TIER 1) QUANTITIES: The following quantities of electricity are to be billed at the rates for baseline use (also see Rule 19 for additional allowances for medical needs):

   BASELINE QUANTITIES (kWh PER DAY)

<table>
<thead>
<tr>
<th>Baseline Territory*</th>
<th>Code B - Basic Quantities</th>
<th>Code H - All-Electric Quantities</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Summer</td>
<td>Winter</td>
</tr>
<tr>
<td></td>
<td>Tier I</td>
<td>Tier I</td>
</tr>
<tr>
<td>S</td>
<td>15.8</td>
<td>12.8</td>
</tr>
</tbody>
</table>

3. TIME PERIODS: Peak: 4:00 p.m. to 8:00 p.m. Monday through Friday
   Off-Peak: All other hours

4. ALL-ELECTRIC QUANTITIES (Code H): All-electric quantities are applicable to service to customers with permanently-installed electric heating as the primary heat source. All-electric quantities are also applicable to service to customers of record as of November 15, 1984, to whom the former Code W (Basic plus Water Heating) lifeline allowance was applicable on May 15, 1984, and who thereafter maintain continuous service at the same location under this schedule.

   If more than one electric meter serves a residential dwelling unit, the all-electric quantities, if applicable, will be allocated only to the primary meter.

5. SEASONAL CHANGES: The summer season is May 1 through October 31 and the winter season is November 1 through April 30. Bills that include May 1 and November 1 seasonal changeover dates will be calculated by multiplying the applicable daily baseline quantity and rates for each season by the number of days in each season for the billing period.

6. ADDITIONAL METERS: If a residential dwelling unit is served by more than one electric meter, the customer must designate which meter is the primary meter and which is (are) the additional meter(s). Only the basic baseline quantities or the basic plus medical allowances, if applicable, will be available for the additional meter(s).

7. COMMON-AREA ACCOUNTS: Common-area accounts that are separately metered by PG&E have a one-time option of switching to an applicable general service rate schedule by notifying PG&E in writing. Common-area accounts are those accounts that provide electric service to Common Use Areas as defined in Rule 1.

   Accounts that switch to a general service tariff will have one, and possibly two, opportunities to return to a residential rate schedule. Please see Common-Area Accounts Section of General Service Schedules A-1, A-6, A-10, and E-19 for more details.

*(N) (L)  

* The applicable baseline territory is described in Part A of the Preliminary Statement.
SCHEDULE EL-A7—EXPERIMENTAL RESIDENTIAL CARE PROGRAM ALTERNATE PEAK TIME-OF-USE SERVICE
(Continued)

SPECIAL CONDITIONS: (Cont’d.)

8. BILLING: A customer’s bill is first calculated according to the total rates and conditions above. The following adjustments are made depending on the option applicable to the customer.

Bundled Service Customers receive supply and delivery services solely from PG&E. The customer’s bill is based on the Total Rate set forth above and the Energy Procurement Surcharge (EPS) as provided in Schedule E-EPS. The energy charge is determined by multiplying the average price from Schedule EC for Schedule EL-A7 for each time period by the customer’s total usage for each time period.

Direct Access Customers purchase energy from an energy service provider and continue receiving delivery services from PG&E. The energy charge is determined as specified for a Bundled Service Customer. The bill will be calculated as for a Bundled Service Customer, but the customer will receive a credit for the energy charge. The Cost Responsibility Surcharge applies to Direct Access Customers. This charge and exemptions to this charge are further described in Schedule EC.

Hourly Pricing Option: This option is suspended.

Nothing in this rate schedule prohibits a marketer or broker form negotiating with customers the method by which their customer will pay the CTC charge.

9. RATE REDUCTION BOND CREDIT: Residential customers will receive a 10 percent credit on their bill based on the total bill as calculated for Bundled Service Customers prior to application of the EPS, by way of reduction to CTC.

Additionally, customers eligible for the credit are obligated to pay a Fixed Transition Amount (FTA), also referred to as a Trust Transfer Amount (TTA), as described in Schedule E-RRB and defined in Preliminary Statement Part AS.

10. DISTRIBUTED ENERGY RESOURCES EXEMPTION: Customers qualifying for an exemption from standby charges under Public Utilities (PU) Code Sections 353.1 and 353.3, as described above, must take service on a time-of-use (TOU) schedule in order to receive this exemption until a real-time pricing program, as described in PU Code 353.3, is made available. Once available, customers qualifying for the standby charge exemption must participate in the real-time program referred to above. Qualification for and receipt of this distributed resources energy exemption does not exempt the customer from metering charges applicable to time-of-use (TOU) and real-time pricing, or exempt the customer from reasonable interconnection charges, non-bypassable charges as required in Preliminary Statement BB - Competition Transition Charge Responsibility for All Customers and CTC Procurement, or obligations determined by the Commission to result from participation in the purchase of power through the California Department of Water Resources, as provided in PU Code Section 353.7.
SCHEDULE EL-8—RESIDENTIAL SEASONAL CARE PROGRAM SERVICE OPTION
(Continued)

SPECIAL CONDITIONS:

1. Seasonal Charges: The summer season is May 1 through October 31. The inter
season is November 1 through April 30. When billing includes use in both the
summer and winter season, charges will be prorated based upon the number of
days in each period.

2. Customers who enroll on this schedule may not switch to another residential
schedule until service has been taken on this schedule for 12 billing periods.

3. The baseline quantities, rates and additional quantity allowances for medical
needs available under other residential rate schedules are not available on this
schedule.

4. COMMON-AREA ACCOUNTS: Common-area accounts that are separately
metered by PG&E have a one-time option of switching to an applicable general
service rate schedule by notifying PG&E in writing. Common-area accounts are
those accounts that provide electric service to Common Use Areas as defined in
Rule 1.

Accounts that switch to a general service tariff will have one, and possibly two,
opportunities to return to a residential rate schedule. Please see Common-Area
Accounts Section of General Service Schedules A-1, A-6, A-10, and E-19 for more
details.

5. BILLING: A customer's bill is first calculated according to the total rates and
conditions above. The following adjustments are made depending on the option
applicable to the customer.

Bundled Service Customers receive supply and delivery services solely from
PG&E. The customer’s bill is based on the Total Rate set forth above and the
Energy Procurement Surcharge (EPS) as provided in Schedule E-EPS. The
energy charge is determined by multiplying the average price from Schedule EC
for Schedule EL-8 by the customer’s total usage.

Direct Access Customers purchase energy from an energy service provider and
continue receiving delivery services from PG&E. The energy charge is determined
as specified for a Bundled Service Customer. The bill will be calculated as for a
Bundled Service Customer, but the customer will receive a credit for the energy
charge. The Cost Responsibility Surcharge applies to Direct Access Customers.
This charge and exemptions to this charge are further described in Schedule EC.

Hourly Pricing Option: This option is suspended.

Nothing in this rate schedule prohibits a marketer or broker form negotiating with
customers the method by which their customer will pay the CTC charge.
SCHEDULE EL-8—RESIDENTIAL SEASONAL CARE PROGRAM SERVICE OPTION
(Continued)

6. RATE REDUCTION BOND CREDIT: Residential customers will receive a
10 percent credit on their bill based on the total bill as calculated for Bundled
Service Customers prior to application of the EPS, by way of reduction to CTC.

Additionally, customers eligible for the credit are obligated to pay a Fixed
Transition Amount (FTA), also referred to as a Trust Transfer Amount (TTA), as
described in Schedule E-RRB and defined in Preliminary Statement Part AS.

7. DISTRIBUTED ENERGY RESOURCES EXEMPTION: Customers qualifying for
an exemption from standby charges under Public Utilities (PU) Code Sections
353.1 and 353.3, as described above, must transfer to Schedule EL-7, to receive
this exemption until a real-time pricing program, as described in PU Code 353.3, is
made available. Once available, customers qualifying for the standby charge
exemption must participate in the real-time program referred to above.
Qualification for and receipt of this distributed energy resources exemption does
not exempt the customer from metering charges applicable to time-of-use (TOU)
and real-time pricing, or exempt the customer from reasonable interconnection
charges, non-bypassable charges as required in Preliminary Statement BB •
Competition Transition Charge Responsibility for All Customers and CTC
Procurement, or obligations determined by the Commission to result from
participation in the purchase of power through the California Department of Water
Resources, as provided in PU Code Section 353.7.
SCHEDULE A-1—SMALL GENERAL SERVICE

APPLICABILITY: Schedule A-1 applies to single-phase and polyphase alternating-current service (for a description of these terms, see Section D of Rule 2*). This schedule is not available to customers whose billing demand exceeds 499 kW for three consecutive months, or to residential or agricultural service for which a residential or agricultural schedule is applicable, except for single-phase and polyphase service in common areas in a multifamily complex (see Common-Area Accounts section).

The provisions of Schedule S—Standby Service Special Conditions 1 through 6 shall also apply to customers whose premises are regularly supplied in part (but not in whole) by electric energy from a nonutility source of supply. These customers will pay monthly reservation charges as specified under Section 1 of Schedule S in addition to all applicable Schedule A-1 charges. Customers who utilize solar generating facilities which are less than or equal to one megawatt to serve load and who do not sell power or make more than incidental export of power into PG&E’s power grid and who have not elected service under Schedule E-NET, will be exempt from paying standby charges under this provision. Any customer under a time-of-use rate schedule using electric generation technology that meets the criteria as defined in Electric Rule 1 for Distributed Energy Resources is exempt from the otherwise applicable Standby Reservation Charges. Customers qualifying for this exemption shall be subject to the requirements outlined in the Standby Applicability section of this tariff.

TERRITORY: The entire territory served.

RATES:

<table>
<thead>
<tr>
<th></th>
<th>Transmission</th>
<th>Distribution</th>
<th>Public Purpose Programs</th>
<th>Generation</th>
<th>Nuclear Decommissioning</th>
<th>FTA</th>
<th>Reliability Services</th>
<th>Total Rates</th>
</tr>
</thead>
<tbody>
<tr>
<td>ENERGY CHARGE</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Summer, per kWh</td>
<td>$0.00494</td>
<td>$0.04549</td>
<td>$0.00472</td>
<td>$0.07921</td>
<td>$0.00054</td>
<td>$0.01013</td>
<td>$0.00367</td>
<td>$0.14870</td>
</tr>
<tr>
<td>Winter, per kWh</td>
<td>$0.00494</td>
<td>$0.03118</td>
<td>$0.00472</td>
<td>$0.04675</td>
<td>$0.00054</td>
<td>$0.01013</td>
<td>$0.00367</td>
<td>$0.10193</td>
</tr>
<tr>
<td>CUSTOMER CHARGE, per month</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Single-phase Service, per day</td>
<td>–</td>
<td>$0.26612</td>
<td>–</td>
<td>–</td>
<td>–</td>
<td>–</td>
<td>–</td>
<td>$0.26612</td>
</tr>
<tr>
<td>Polyphase Service, per day</td>
<td>–</td>
<td>$0.39425</td>
<td>–</td>
<td>–</td>
<td>–</td>
<td>–</td>
<td>–</td>
<td>$0.39425</td>
</tr>
<tr>
<td>TRANSMISSION REVENUE BALANCING ACCOUNT ADJUSTMENT RATE per kWh per Month</td>
<td>($0.00230)</td>
<td>–</td>
<td>–</td>
<td>$0.00230</td>
<td>–</td>
<td>–</td>
<td>–</td>
<td>$0.00000</td>
</tr>
</tbody>
</table>

Generation charge is calculated based on the total rate less the sum of: Distribution, Transmission, Reliability Services, Public Purpose Program, Nuclear Decommissioning, and FTA (where applicable) charges. CTC is calculated residually by subtracting the energy charge as calculated in Schedule EC from the generation charge.

* The Rules referred to in this schedule are part of PG&E’s electric tariffs. Copies are available at PG&E’s local offices.
## SCHEDULE A-1—SMALL GENERAL SERVICE

(Continued)

**CONTRACT:** For customers who use service for only part of the year, this schedule is available only on annual contract.

**SEASONS:**

The summer rate is applicable May 1 through October 31, and the winter rate is applicable November 1 through April 30. When billing includes use in both the summer and winter periods, charges will be prorated based upon the number of days in each period.

**COMMON-AREA ACCOUNTS:**

Common-area accounts that are separately metered by PG&E and which took electric service from PG&E on or prior to January 16, 2003, have a one-time opportunity to return to a residential rate schedule from April 1, 2004, to May 31, 2004, by notifying PG&E in writing.

In the event that the CPUC substantially reduces the three-cent surcharge or substantially amends any or all of PG&E's commercial or residential rate schedules, the Executive Council of Homeowners (ECHO) can direct PG&E to begin an optional second right-of-return period lasting 105 days. However, if this occurs prior to the April 1, 2004, to May 31, 2004, time period, the ECHO directed right of return period will be the only window for returning to a residential schedule.

Newly constructed common-areas that are separately metered by PG&E and which first took electric service from PG&E after January 16, 2003, have a one-time opportunity to transfer to a residential rate schedule during a two-month window that begins 14 months after taking service on a commercial rate schedule. This must be done by notifying PG&E in writing. These common-area accounts have an additional opportunity to return to a residential schedule in the event that ECHO directs PG&E to begin a second right-of-return period.

Only those common-area accounts taking service on Schedule E-8 prior to moving to this tariff may return to Schedule E-8.

Common-area accounts are those accounts that provide electric service to Common Use Areas as defined in Rule 1.

**BILLING:**

A customer’s bill is first calculated according to the total rates and conditions above. The following adjustments are made depending on the option applicable to the customer.

**Bundled Service Customers** receive supply and delivery services solely from PG&E. The customer’s bill is based on the Total Rate set forth above and the Energy Procurement Surcharge (EPS) as provided in Schedule E-EPS. The energy charge is determined by multiplying the average price from Schedule EC for Schedule A-1 by the customer's total usage.

**Direct Access Customers** purchase energy from an energy service provider and continue receiving delivery services from PG&E. The energy charge is determined as specified for a Bundled Service Customer. The bill will be calculated as for a Bundled Service Customer, but the customer will receive a credit for the energy charge. The Cost Responsibility Surcharge applies to Direct Access Customers. This charge and exemptions to this charge are further described in Schedule EC.
### SCHEDULE A-1—SMALL GENERAL SERVICE

<table>
<thead>
<tr>
<th>BILLING: (Conf’d.)</th>
<th>Hourly Pricing Option: This option is suspended.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Nothing in this rate schedule prohibits a marketer or broker from negotiating with customers the method by which their customer will pay the CTC charge.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>RATE REDUCTION BOND CREDIT:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Small commercial customers served on this schedule receive a 10 percent credit on their bill based on the total bill as calculated for Bundled Service Customers prior to application of the EPS, by way of reduction to CTC.</td>
</tr>
<tr>
<td>Additionally, customers eligible for the credit are obligated to pay a Fixed Transition Amount (FTA), also referred to as a Trust Transfer Amount (TTA), as described in Schedule E-RRB and defined in Preliminary Statement Part AS.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>CARE DISCOUNT:</th>
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</thead>
<tbody>
<tr>
<td>Nonprofit Group-Living Facilities which meet the eligibility criteria in Rule 19.2 or 19.3 are eligible for a California Alternate Rates for Energy discount under Schedule E-CARE. Customers will continue to receive the CARE discount through PG&amp;E regardless of energy service provider. Customers will be billed as described in the BILLING section; and the CARE discount will be determined before any credit for Direct Access service.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>STANDBY APPLICABILITY:</th>
</tr>
</thead>
<tbody>
<tr>
<td>DISTRIBUTED ENERGY RESOURCES EXEMPTION: Customers qualifying for an exemption from standby charges under Public Utilities (PU) Code Sections 353.1 and 353.3, as described above, must transfer to Schedules A-6, E-19, to receive this exemption until a real-time pricing program, as described in PU Code 353.3, is made available. Once available, customers qualifying for the standby charge exemption must participate in the real-time program referred to above. Qualification for and receipt of this distributed energy resources exemption does not exempt the customer from metering charges applicable to time-of-use (TOU) and real-time pricing, or exempt the customer from reasonable interconnection charges, non-bypassable charges as required in Preliminary Statement BB - Competition Transition Charge Responsibility for All Customers and CTC Procurement, or obligations determined by the Commission to result from participation in the purchase of power through the California Department of Water Resources, as provided in PU Code Section 353.7.</td>
</tr>
</tbody>
</table>
SCHEDULE A-6—SMALL GENERAL TIME-OF-USE SERVICE

APPLICABILITY: This voluntary time-of-use schedule applies to single-phase and polyphase alternating-current service (for a description of these terms, see Section D of Rule 2*). This schedule is not available to customers whose billing demand exceeds 499 kW for three consecutive months, or to residential or agricultural service for which a residential or agricultural schedule is applicable, except for single-phase and polyphase service in common areas in a multifamily complex (see Common-Area Accounts section).

Depending upon whether or not an Installation or Processing charge applies, the customer will be served under one of these rates under Schedule A-6:

A-6: Applies 1) to customers who are served under Schedule A-6 prior to January 1, 1996, and have not changed rate schedules since that time, or 2) to customers whose service has an existing and appropriate time-of-use meter installed and that initiated service on this schedule during 1996, or 3) to customers who signed an "Incentive Program Prescriptive Performance Off-Peak Cooling Application" with PG&E prior to January 1, 1996, in order to install a thermal energy storage system and now are about to operate that system.

Rate W: Applies to customers whose account does not have an appropriate time-of-use meter. The customer must pay an "Installation Charge" prior to taking service under this schedule.

Rate X: Applies to customers whose account has an appropriate PG&E time-of-use meter, but is not currently being served under Schedule A-6. The customer will be required to pay a "Processing Charge" prior to taking service under this schedule.

The Installation Charge or Processing Charge must be paid in one lump sum before the customer can take service on this schedule. Payments for these charges are not transferable to another service or refundable, in whole or part. PG&E will place the account on this schedule within four weeks of receiving payment from the customer. The meters required for this schedule may become obsolete as a result of electric industry restructuring or other action by the California Public Utilities Commission. Therefore, any and all risks of paying the required charges and not receiving commensurate benefit are entirely that of the customer.

The provisions of Schedule S—Standby Service Special Conditions 1 through 6 shall also apply to customers whose premises are regularly supplied in part (but not in whole) by electric energy from a non-utility source of supply. These customers will pay monthly reservation charges as specified under Section 1 of Schedule S in addition to all applicable Schedule A-6 charges. Customers who utilize solar generating facilities which are less than or equal to one megawatt to serve load and who do not sell power or make more than incidental export of power into PG&E’s power grid and who have not elected service under Schedule E-NET, will be exempt from paying standby charges under this provision. Any customer under a time-of-use rate schedule using electric generation technology that meets the criteria as defined in Electric Rule 1 for Distributed Energy Resources is exempt from the otherwise applicable Standby Reservation Charges. Customers qualifying for this exemption shall be subject to the requirements outlined in the Standby Applicability section of this tariff.

* The rules referred to in this schedule are part of PG&E’s gas tariffs. Copies are available at PG&E’s local offices.

(Continued)
# SCHEDULE A-6—SMALL GENERAL TIME-OF-USE SERVICE

(Continued)

**TIME PERIODS:** Times of the year and times of the day are defined as follows:

**SUMMER** (Service from May 1 through October 31):

- **Peak:** 12:00 noon to 6:00 p.m. Monday through Friday (except holidays)
- **Partial-peak:** 8:30 a.m. to 12:00 noon AND 6:00 p.m. to 9:30 p.m. Monday through Friday (except holidays)
- **Off-peak:** 9:30 p.m. to 8:30 a.m. Monday through Friday, All day Saturday, Sunday, and holidays

**WINTER** (Service from November 1 through April 30):

- **Partial-Peak:** 8:30 a.m. to 9:30 p.m. Monday through Friday (except holidays)
- **Off-Peak:** 9:30 p.m. to 8:30 a.m. Monday through Friday (except holidays), All day Saturday, Sunday, and holidays
- **Holidays:** "Holidays" for the purposes of this rate schedule are New Year's Day, President's Day, Memorial Day, Independence Day, Labor Day, Veterans Day, Thanksgiving Day, and Christmas Day. The dates will be those on which the holidays are legally observed.

**CONTRACT:** For customers who use service for only part of the year, this schedule is available only on annual contract.

**SEASONS:** The summer rate is applicable May 1 through October 31, and the winter rate is applicable November 1 through April 30. When billing includes use in both the summer and winter periods, charges will be prorated based upon the number of days in each period, unless actual meter readings are available.

**COMMON-AREA ACCOUNTS:** Common-area accounts that are separately metered by PG&E and which took electric service from PG&E on or prior to January 16, 2003, have a one-time opportunity to return to a residential rate schedule from April 1, 2004, to May 31, 2004, by notifying PG&E in writing.

In the event that the CPUC substantially reduces the three-cent surcharge or substantially amends any or all of PG&E's commercial or residential rate schedules, the Executive Council of Homeowners (ECHO) can direct PG&E to begin an optional second right-of-return period lasting 105 days. However, if this occurs prior to the April 1, 2004, to May 31, 2004, time period, the ECHO directed right of return period will be the only window for returning to a residential schedule.

Newly constructed Common-areas that are separately metered by PG&E and which first took electric service from PG&E after January 16, 2003, have a one-time opportunity to transfer to a residential rate schedule during a two-month window that begins 14 months after taking service on a commercial rate schedule. This must be done by notifying PG&E in writing. These common-area accounts have an additional opportunity to return to a residential schedule in the event that ECHO directs PG&E to begin a second right-of-return period.

(Continued)
### SCHEDULE A-6—SMALL GENERAL TIME-OF-USE SERVICE

(Continued)

#### COMMON-AREA ACCOUNTS:
(Cont’d.)

Only those common-area accounts taking service on Schedule E-8 prior to moving to
this tariff may return to Schedule E-8.

Common-area accounts are those accounts that provide electric service to Common
Use Areas as defined in Rule 1.

#### BILLING:

A customer’s bill is first calculated according to the total rates and conditions above.
The following adjustments are made depending on the option applicable to the
customer.

**Bundled Service Customers** receive supply and delivery services solely from PG&E.
The customer’s bill is based on the Total Rate set forth above and the Energy
Procurement Surcharge (EPS) as provided in Schedule E-EPS. The energy charge is
determined by multiplying the average price from Schedule EC for Schedule A-6 for
each time period by the customer’s total usage for each time period.

**Direct Access Customers** purchase energy from an energy service provider and
continue receiving delivery services from PG&E. The energy charge is determined as
specified for a Bundled Service Customer. The bill will be calculated as for a Bundled
Service Customer, but the customer will receive a credit for the energy charge. The
Cost Responsibility Surcharge applies to Direct Access Customers. This charge and
exemptions to this charge are further described in Schedule EC.

**Hourly Pricing Option:** This option is suspended.

Nothing in this rate schedule prohibits a marketer or broker from negotiating with
customers the method by which their customer will pay the CTC charge.

#### RATE REDUCTION BOND CREDIT:

Small commercial customers served on this schedule will receive a 10 percent credit on
their bill based on the total bill as calculated for Bundled Service Customers prior to the
application of the EPS, by way of reduction to CTC.

Additionally, customers eligible for the credit are obligated to pay a Fixed Transition
Amount (FTA), also referred to as a Trust Transfer Amount (TTA), as described in
Schedule E-RRB and defined in Preliminary Statement Part AS.

#### CARE DISCOUNT:

Nonprofit Group-Living Facilities which meet the eligibility criteria in Rule 19.2 or 19.3
are eligible for a California Alternate Rates for Energy discount under
Schedule E-CARE. Customers will continue to receive the CARE discount through
PG&E regardless of energy service provider. Customers will be billed as described in
the BILLING section; and the CARE discount will be determined before any credit for
Direct Access service.

(Continued)
SCHEDULE A-6—SMALL GENERAL TIME-OF-USE SERVICE
(Continued)

STANDBY APPLICABILITY:

DISTRIBUTED ENERGY RESOURCES EXEMPTION: Customers qualifying for an exemption from standby charges under Public Utilities (PU) Code Sections 353.1 and 353.3, as described above, must take service on a time-of-use (TOU) schedule in order to receive this exemption until a real-time pricing program, as described in PU Code 353.3, is made available. Once available, customers qualifying for the standby charge exemption must participate in the real-time program referred to above. Qualification for and receipt of this distributed energy resources exemption does not exempt the customer from metering charges applicable to time-of-use (TOU) and real-time pricing, or exempt the customer from reasonable interconnection charges, non-bypassable charges as required in Preliminary Statement BB - *Competition Transition Charge Responsibility for All Customers and CTC Procurement*, or obligations determined by the Commission to result from participation in the purchase of power through the California Department of Water Resources, as provided in PU Code Section 353.7. (L)
SCHEDULE A-10—MEDIUM GENERAL DEMAND-METERED SERVICE

APPLICABILITY: A customer selecting service on Schedule A-10 after August 15, 1992 must use at least 50,000 kWh per year. Schedule A-10 applies to single-phase and polyphase alternating-current service (for a description of these terms, see Section D of Rule 2). This schedule is not available to customers whose maximum demand exceeds 499 kW for three consecutive months, or to residential or agricultural service for which a residential or agricultural schedule is applicable, except for single-phase and polyphase service in common areas in a multifamily complex (see Common-Area Accounts section).

Under Schedule A-10, there is a limit on the demand (the number of kilowatts (kW)) the customer may require from the PG&E system. If the customer's demand exceeds 499 kW for three consecutive months, the customer's account will be transferred to Schedule E-19 or E-20.

Customers who have received new hourly interval meters under the real-time metering program, funded by the California Energy Commission (CEC) pursuant to recently enacted California state legislation (Assembly Bill 1X 29), will pay the charges according to the terms and conditions in this schedule, and also the time-of-use (TOU) surcharges for Schedule A-10 specified under electric rate Schedule E-EPS, Section 2. These TOU surcharge rates will become effective for service rendered beginning on the customer's first regularly scheduled meter reading date which occurs after the new hourly interval metering system has been installed.

Customers who wish to voluntarily pay the TOU surcharges for Schedule A-10 specified under electric rate Schedule E-EPS, Section 2, must have an hourly interval meter. Those customers who wish to pay the TOU surcharge rates but who have not received hourly interval meters under the CEC-funded real-time metering program must pay PG&E for the cost of purchasing and installing an hourly interval meter, together with applicable Income Tax Component of Contribution (ITCC) charges and the cost to operate and maintain the interval meter. Customers who elect to receive service on this basis must sign an Interval Meter Installation Service Agreement Form (79-984).

The provisions of Schedule S—Standby Service Special Conditions 1 through 6 shall also apply to customers whose premises are regularly supplied in part (but not in whole) by electric energy from a nonutility source of supply. These customers will pay monthly reservation charges as specified under Section 1 of Schedule S in addition to all applicable Schedule A-10 charges. Customers who utilize solar generating facilities which are less than or equal to one megawatt to serve load and who do not sell power or make more than incidental export of power into PG&E’s power grid and who have not elected service under Schedule E-NET, will be exempt from paying standby charges under this provision. Any customer under a time-of-use rate schedule using electric generation technology that meets the criteria as defined in Electric Rule 1 for Distributed Energy Resources is exempt from the otherwise applicable Standby Reservation Charges. Customers qualifying for this exemption shall be subject to the requirements outlined in the Standby Applicability section of this tariff.

TERRITORY: PG&E’s entire service territory.
SCHEDULE A-10—MEDIUM GENERAL DEMAND-METERED SERVICE

(Continued)

**CONTRACT:** For customers who use service for only part of the year, this schedule is available only on an annual contract.

**SEASONS:** The summer rate is applicable May 1 through October 31, and the winter rate is applicable November 1 through April 30. When billing includes use in both the summer and winter periods, demand and energy charges will be prorated based upon the number of days in each period.

**COMMON-AREA ACCOUNTS:** Common-area accounts that are separately metered by PG&E and which took electric service from PG&E on or prior to January 16, 2003, have a one-time opportunity to return to a residential rate schedule from April 1, 2004, to May 31, 2004, by notifying PG&E in writing.

In the event that the CPUC substantially reduces the three-cent surcharge or substantially amends any or all of PG&E’s commercial or residential rate schedules, the Executive Council of Homeowners (ECHO) can direct PG&E to begin an optional second right-of-return period lasting 105 days. However, if this occurs prior to the April 1, 2004, to May 31, 2004, time period, the ECHO directed right of return period will be the only window for returning to a residential schedule.

Newly constructed common-areas that are separately metered by PG&E and which first took electric service from PG&E after January 16, 2003, have a one-time opportunity to transfer to a residential rate schedule during a two-month window that begins 14 months after taking service on a commercial rate schedule. This must be done by notifying PG&E in writing. These common-area accounts have an additional opportunity to return to a residential schedule in the event that ECHO directs PG&E to begin a second right-of-return period.

Only those common-area accounts taking service on Schedule E-8 prior to moving to this tariff may return to Schedule E-8.

**BILLING:** A customer’s bill is first calculated according to the total rates and conditions above. The following adjustments are made depending on the option applicable to the customer.

**Bundled Service Customers** receive supply and delivery services solely from PG&E. The customer’s bill is based on the Total Rate set forth above and the Energy Procurement Surcharge (EPS) as provided in Schedule E-EPS. The energy charge is determined by multiplying the average price from Schedule EC for Schedule A-10 by the customer’s total usage.

**Direct Access Customers** purchase energy from an energy service provider and continue receiving delivery services from PG&E. The energy charge is determined as specified for a Bundled Service Customer. The bill will be calculated as for a Bundled Service Customer, but the customer will receive a credit for the energy charge. The Cost Responsibility Surcharge applies to Direct Access Customers. This charge and exemptions to this charge are further described in Schedule EC.

(Continued)
SCHEDULE A-10—MEDIUM GENERAL DEMAND-METERED SERVICE

(Continued)

BILLING:

Hourly Pricing Option: This option is suspended. (L)

Nothing in this rate schedule prohibits a marketer or broker from negotiating with customers the method by which their customer will pay the CTC charge. (L)

RATE REDUCTION BOND CREDIT:

Small commercial customers served on this schedule receive a 10 percent credit on their bill based on the total bill as calculated for Bundled Service Customers prior to the application of the EPS, by way of reduction to CTC. Only customers determined as eligible will receive the credit.

Additionally, customers eligible for the credit are obligated to pay a Fixed Transition Amount (FTA), also referred to as a Trust Transfer Amount (TTA), as described in Schedule E-RRB and defined in Preliminary Statement Part AS.

CARE DISCOUNT:

Facilities which meet the eligibility criteria in Rule 19.2 or 19.3 are eligible for a California Alternate Rates for Energy discount under Schedule E-CARE. Customers will continue to receive the CARE discount through PG&E regardless of energy service provider. Customers will be billed as described in the BILLING section; and the CARE discount will be determined before any credit for Direct Access service.

STANDBY APPLICABILITY:

DISTRIBUTED ENERGY RESOURCES EXEMPTION: Customers qualifying for an exemption from standby charges under Public Utilities (PU) Code Sections 353.1 and 353.3, as described above, must transfer to Schedule E-19, to receive this exemption until a real-time pricing program, as described in PU Code 353.3, is made available. Once available, customers qualifying for the standby charge exemption must participate in the real-time program referred to above. Qualification for and receipt of this distributed energy resources exemption does not exempt the customer from metering charges applicable to time-of-use (TOU) and real-time pricing, or exempt the customer from reasonable interconnection charges, non-bypassable charges as required in Preliminary Statement BB - Competition Transition Charge Responsibility for All Customers and CTC Procurement, or obligations determined by the Commission to result from participation in the purchase of power through the California Department of Water Resources, as provided in PU Code Section 353.7.
COMMERCIAL/INDUSTRIAL/GENERAL
SCHEDULE E-19—MEDIUM GENERAL DEMAND-METERED TIME-OF-USE SERVICE

1. APPLICABILITY: Initial Assignment: A customer must take service under Schedule E-19 if: (1) the customer's load does not meet the Schedule E-20 requirements, but, (2) the customer's maximum billing demand (as defined below) has exceeded 499 kilowatts for at least three consecutive months during the most recent 12-month period (referred to as Schedule E-19). If 70 percent or more of the customer's energy use is for agricultural end-uses, the customer will be served under an agricultural schedule. Schedule E-19 is not applicable to customers for whom residential service would apply, (see except for single-phase and polyphase service in common areas in a multifamily complex (see Common-Area Accounts section).

Customer accounts which fail to qualify under these requirements will be evaluated for transfer to service under a different applicable rate schedule.

The provisions of Schedule S—Standby Service Special Conditions 1 through 6 shall also apply to customers whose premises are regularly supplied in part (but not in whole) by electric energy from a nonutility source of supply. These customers will pay monthly reservation charges as specified under Section 1 of Schedule S in addition to all applicable Schedule E-19 charges. Customers who utilize solar generating facilities which are less than or equal to one megawatt to serve load and who do not sell power or make more than incidental export of power into PG&E's power grid and who have not elected service under Schedule E-NET, will be exempt from paying standby charges under this provision. Any customer under a time-of-use rate schedule using electric generation technology that meets the criteria as defined in Electric Rule 1 for Distributed Energy Resources is exempt from the otherwise applicable Standby Reservation Charges. Customers qualifying for this exemption shall be subject to the requirements outlined in Section 20 of this tariff.

Voluntary E-19 Service: This schedule is available on a voluntary basis for customers with maximum billing demands less than 500 kW. Customers voluntarily taking service on this schedule are subject to all the terms and conditions below, unless otherwise specified in Section 15.
12. NON-FIRM SERVICE RATES: (Cont'd.)

Generation charge is calculated based on the total rate less the sum of: Distribution, Transmission, Reliability Services, Public Purpose Program, Nuclear Decommissioning, and FTA (where applicable) charges. CTC is calculated residually by subtracting the energy charge as calculated in Schedule EC from the generation charge.

13. COMMON-AREA ACCOUNTS: Common-area accounts that are separately metered by PG&E and which took electric service from PG&E on or prior to January 16, 2003, have a one-time opportunity to return to a residential rate schedule from April 1, 2004, to May 31, 2004, by notifying PG&E in writing.

In the event that the CPUC substantially reduces the three-cent surcharge or substantially amends any or all of PG&E's commercial or residential rate schedules, the Executive Council of Homeowners (ECHO) can direct PG&E to begin an optional second right-of-return period lasting 105 days. However, if this occurs prior to the April 1, 2004, to May 31, 2004, time period, the ECHO directed right of return period will be the only window for returning to a residential schedule.

Newly constructed common-areas that are separately metered by PG&E and which first took electric service from PG&E after January 16, 2003, have a one-time opportunity to transfer to a residential rate schedule during a two-month window that begins 14 months after taking service on a commercial rate schedule. This must be done by notifying PG&E in writing. These common-area accounts have an additional opportunity to return to a residential schedule in the event that ECHO directs PG&E to begin a second right-of-return period.

Only those common-area accounts taking service on Schedule E-8 prior to moving to this tariff may return to Schedule E-8.

Common-area accounts are those accounts that provide electric service to Common Use Areas as defined in Rule 1.

14. CONTRACTS: a. STANDARD SERVICE AGREEMENT: To begin service under Schedule E-19 for customers with maximum demands greater than 499 kW, the customer shall be required to sign PG&E’s Electric General Service Agreement (GSA). The GSA has an initial term of three (3) years, once the three-year initial term is over, the agreement will automatically continue in effect for successive terms of one year each until it is cancelled. Customers may, at any time, request PG&E to modify the GSA if the service arrangements, electrical demand requirements, or delivery criteria to its premises change. However, customers will still be obligated to perform the terms and conditions outlined in any other agreements that supplement the GSA.

Customer load shall only be served under only one of PG&E’s discount agreements. These agreements include, but are not limited to, PG&E’s non-firm service agreement and the long-term service options described below. Customers requesting service under any of these discount agreements shall be required to sign a supplemental agreement to the GSA.

b. LONG-TERM SERVICE AGREEMENT OPTIONS: Certain customers who would prefer to contract with PG&E for the supply and delivery of electricity into the future may qualify for a long-term service agreement with PG&E. These agreements will supplement and be made part of the GSA. Long-term service agreements are intended to attract or retain efficient electric load to PG&E’s service territory, and were approved in Decision 95-10-033.

(Continued)
COMMERCIAL/INDUSTRIAL/GENERAL
SCHEDULE E-19—MEDIUM GENERAL DEMAND-METERED TIME-OF-USE SERVICE
(Continued)

14. CONTRACTS:  
   b. LONG-TERM SERVICE AGREEMENT OPTIONS:  (Cont’d.)

   PG&E shall not be permitted to enter into any long-term service agreements after June 1, 1999, or after elimination of the Electric Revenue Adjustment Mechanism (ERAM) and/or the effective date of a decision establishing Performance Base Rate-making for the electric operations of PG&E, whichever occurs first. Any long-term service agreements entered into by PG&E prior to the end of eligibility for these contracts will be carried out to their completion dates or termination, whichever occurs first.

   Customers may qualify for one of two long-term agreements:

   - Agreement for Attracting Manufacturing Business and Electric Load
   - Agreement for the Expansion and Retention of Incremental Electric Load

   A general description of these agreements is given below. Specific terms and conditions for these long-term agreements, as well as their associated rate discounts, are detailed in the respective CPUC-approved standard form agreement, or as otherwise provided for in Decision 95-10-033.

1. BUSINESS ATTRACTION AGREEMENT: This agreement is intended solely for customers with maximum demands greater than 499 kW who are locating or permanently expanding their plant facilities and electrical load within PG&E’s service territory. This agreement provides those customers with a declining discount to be applied to PG&E’s applicable bundled rate as well as a service connection incentive.

   To qualify for this agreement, a customer must:
   1. add at least 4,380,000 kWh/year of new load to PG&E’s system,
   2. have a designated activity SIC code between 2000-3999 or not be constrained to locate within PG&E’s service territory,
   3. sign an affidavit stating that the availability of this agreement is a material factor in its decision to add this load within PG&E’s service territory. Qualification under the material factor criterion will require in part that customer’s monthly electric costs exceeding, on average, five percent (5%) of its facility’s variable operating costs, unless this agreement is to be part of a larger state and local government package to attract its business to California.

   Qualifying customers may sign a six- (6) or ten- (10) year agreement. The declining discount percentages applied to the customer’s applicable rate schedule will be 20%, 15%, 10% for the six-year agreement, or 20%, 15%, 15%, 10%, 10% for the ten-year agreement, both prior to application of the Energy Procurement Surcharge provided in Schedule E-EPS. These discounts will be applied over the first three and five years, respectively, of the agreement’s term. As an alternative, a customized discount schedule with a net present value equivalent to the declining discount streams listed above may be developed by the customer. The availability of the Business Attraction Agreement is subject to a maximum participation limit of 100 MW, including participation on all PG&E rate schedules.
COMMERCIAL/INDUSTRIAL/GENERAL
SCHEDULE E-19—MEDIUM GENERAL DEMAND-METERED TIME-OF-USE SERVICE
(Continued)

14. CONTRACTS:  
   b. LONG-TERM SERVICE AGREEMENT OPTIONS:  (Cont’d.)  
       (T)

   2. BUSINESS EXPANSION AND RETENTION AGREEMENT: This agreement
is intended to attract incremental load or retain existing load that would,
without this agreement, not be able to locate or remain in PG&E’s service
territory. This agreement is available to PG&E customers with maximum
demands greater than 499 kW who are choosing between an incremental
expansion or retention of their manufacturing plant in PG&E’s service
territory and a comparable, “similarly situated plant” outside of PG&E’s
service territory. PG&E’s capital investment to accommodate the customer’s
new load under this agreement must be less than twenty-five thousand
dollars ($25,000).

   To be eligible for this option, a customer must:  (1) add or retain at least
4,380,000 kWh/year of eligible load to PG&E’s system, (2) have a
designated activity SIC code between 2000-3999 or not be constrained to
locate within PG&E’s service territory, (3) have a similarly situated site that is
competing for the load, and (4) sign an affidavit testifying that the availability
of this agreement is a material factor in the decision to expand or retain this
load at its manufacturing plant in PG&E’s service territory. Qualification
under the material factor criterion will require, in part, that customer’s
monthly electric costs exceed, on average, five percent (5%) of its facility’s
variable operating costs, unless this agreement is to be part of a larger state
and local government package to attract its business to California. The
availability of the Business Expansion and Retention Agreement is subject to
a maximum participation limit of 50 MW, including participation on all PG&E
rate schedules.

   Qualifying customers may sign a three- (3) or five- (5) year agreement. The
initial rate for the customer’s eligible load will be equal to the average
comparable utility rate in the geographical area where the similarly situated
plant is located. The initial rate will be escalated annually by the percent
increase, or decrease, of the competing area’s average utility rate.
Discounted rates will be subject to a Discount Floor price, as defined in
Decision 95-10-033.

   In order to qualify for any of these long-term agreements:

   1) Customer annual usage will be determined using PG&E’s billing data from
the twelve (12) months immediately preceding the date the customer
requests to be considered for service under one of these agreements, if that
data is not available or if the customer’s operation is expected to significantly
change within the next year, PG&E’s estimate of the customer’s upcoming
twelve (12) months of usage;
COMMERCIAL/INDUSTRIAL/GENERAL
SCHEDULE E-19—MEDIUM GENERAL DEMAND-METERED TIME-OF-USE SERVICE
(Continued)

14. CONTRACTS: b. LONG-TERM SERVICE AGREEMENT OPTIONS: (Cont’d.)

(Cont’d)
2) "New load" is defined as load that has not been served on a regular or continuous basis from PG&E distribution, transmission or generation facilities during the twelve (12) months immediately preceding the date the customer requests;

3) PG&E shall determine whether or not the discount under these agreements is a material factor in the customer’s decision to locate, retain, or expand its load within PG&E's service territory. However, a customer may contest PG&E’s determination by filing a complaint with the CPUC; and

4) A customer may be required to provide business operation information that is relevant to establishing its initial rate level, or verifying its subsequent rate level. The customer shall be responsible for demonstrating, to PG&E’s satisfaction, the credibility of all business operation information relevant to establishing or verifying its rate level as it applies to its premise. Information requirements, if any, are outlined in the long term agreements. However, if a customer disagrees with PG&E’s conclusion regarding the credibility of any information provided by the customer, the customer may contest PG&E’s determining by filing a complaint at the CPUC.

5) If a customer has multiple electrical accounts located on a single premise, PG&E may, at its discretion, aggregate those accounts for the sole purpose of qualifying for these agreements. Aggregated account information shall not be used to create a conjunctively derived bill for the customer's premise.

6) PG&E may, at is sole discretion, disqualify a customer from participating in any one of these long-term options if (1) PG&E believes that the costs to provide adequate transmission and distribution facilities make discounting to a particular customer uneconomic (that is, the customer specific marginal costs exceeds the price for the otherwise applicable schedule), or (2) a customer severely constrains the existing transmission and distribution system in such a way that that customer’s marginal costs in the future are expected to be above the price that would otherwise result from the long-term contract option.

All long-term agreement rate discounts apply only to a qualifying customer’s eligible load. Therefore, a qualifying customer may have an electric rate discount applied to all or only a portion of its usage at its premise. For the Business Attraction and the Business Expansion and Retention Agreements, discounts will be applied only to electric usage in excess of the customer’s prescribed “Base Level” amount. The Base Level shall be equal to PG&E’s estimate of the average annual usage at the customer’s premise if a long-term agreement was not executed.
COMMERCIAL/INDUSTRIAL/GENERAL
SCHEDULE E-19—MEDIUM GENERAL DEMAND-METERED TIME-OF-USE SERVICE
(Continued)

14. CONTRACTS:  
   b. LONG-TERM SERVICE AGREEMENT OPTIONS:  (Cont’d.)

   Any portion of the customer’s load that does not qualify for service under these agreements will be served under this rate schedule.

   All applicable rates, rules, and tariffs shall be remain in force for those customers who sign a long-term agreement. In the event of a conflict, the terms provided within the long term agreement shall supersede those set forth in the standard CPUC-approved tariffs.

15. VOLUNTARY SERVICE PROVISIONS:  

   Customers voluntarily taking service on Schedule E-19 (see Applicability Section) shall be governed by all the terms and conditions shown in Sections 1 through 13, unless different terms and conditions are shown below.

   a. DEFINITION OF MAXIMUM DEMAND:  Demand will be averaged over 15-minute intervals except, in special cases. "Maximum demand" will be the highest of all 15-minute averages for the billing month.

      SPECIAL CASES:  (1) If the customer’s maximum demand has exceeded 400 kW for three consecutive months, 30-minute intervals will be used for averaging. The customer will be returned to 15-minute intervals when its maximum demand has dropped below 300 kW and remains there for 12 consecutive months. (2) If the customer’s use of energy is intermittent or subject to violent fluctuations, a 5-minute or 15-minute interval may be used. (3) If the customer uses welders, the demand charge will be subject to the minimum demand charges for those welders’ ratings, as explained in Section J of Rule 2.

   b. REDUCED CUSTOMER CHARGE:  The reduced customer charge will be assessed only if the customer is taking service under this schedule on a voluntary basis or if the customer’s maximum billing demand has not exceeded 499 kW for 12 or more consecutive months.

   c. SERVICE CONTRACTS:  This rate schedule will remain in effect for at least twelve consecutive months before another schedule change is made, unless the customer’s maximum demand has exceeded 499 kW for three consecutive months.

16. BILLING:  

   A customer’s bill is first calculated according to the total rates and conditions above. The following adjustments are made depending on the option applicable to the customer.
16. BILLING: Bundled Service Customers receive supply and delivery services solely from PG&E. The customer’s bill is based on the Total Rate set forth above and the Energy Procurement Surcharge (EPS) as provided in Schedule E-EPS. The energy charge is determined by multiplying the average price from Schedule EC for Schedule E-19 for each time period by the customer’s total usage for each time period.

Direct Access Customers purchase energy from an energy service provider and continue receiving delivery services from PG&E. The energy charge is determined as specified for a Bundled Service Customer. The bill will be calculated as for a Bundled Service Customer, but the customer will receive a credit for the energy charge. The Cost Responsibility Surcharge applies to Direct Access Customers. This charge and exemptions to this charge are further described in Schedule EC.

Hourly Pricing Option: This option is suspended.

Nothing in this rate schedule prohibits a marketer or broker from negotiating with customers the method by which their customer will pay the CTC charge.

17. RATE REDUCTION BOND CREDIT: Small commercial customers with loads less than 20 kW will receive a 10 percent credit on their bill based on the total bill as calculated for Bundled Service Customers prior to application of the EPS, by way of reduction to CTC. Only customers determined as eligible will receive the credit.

Additionally, customers eligible for the credit are obligated to pay a Fixed Transition Amount (FTA), also referred to as a Trust Transfer Amount (TTA), as described in Schedule E-RRB and defined in Preliminary Statement Part AS.

18. CARE DISCOUNT FOR NONPROFIT GROUP- LIVING AND SPECIAL EMPLOYEE HOUSING FACILITIES: Facilities which meet the eligibility criteria in Rule 19.2 or 19.3 are eligible for a California Alternate Rates for Energy discount under Schedule E-CARE. Customers will continue to receive the CARE discount through PG&E regardless of energy service provider. Customers will be billed as described in Section 16; and the CARE discount will be determined before any credit for Direct Access service.
COMMERCIAL/INDUSTRIAL/GENERAL
SCHEDULE E-19—MEDIUM GENERAL DEMAND-METERED TIME-OF-USE SERVICE
(Continued)

19. OPTIONAL OPTIMAL BILLING PERIOD SERVICE:

The Optimal Billing Period service is an experimental program that is limited to a maximum of 150 accounts at any one time. Customers electing this optional service must sign the Optimal Billing Service Customer Election Form (Standard Form 79-842).

a. Eligibility

On an experimental pilot basis and subject to the availability and installation of solid state recorder equipment, firm service primary and secondary voltage customers whose maximum demand exceeds 500 kW for three consecutive billing months may select the "optimal billing period" service on a voluntary basis in up to two "subject" months (subject month is defined as the month in which the production cycle starts or ends), one at the start and one at the end of the customer's high seasonal production cycle. The meter read date separating the subject month and the "adjacent" month (the adjacent month follows the subject month at the start of production, but precedes it at the end of production) would be redesignated to an alternative read date. In no event shall any revised billing period exceed 45 days nor be less than 15 days. Where the start date is in a summer month, the summer season average rate limiter must otherwise apply to the subject month at the start of the customer's high production cycle, but need not apply to the subject month at the end of production or the two adjacent months.

(Continued)
COMMERCIAL/INDUSTRIAL/GENERAL
SCHEDULE E-19—MEDIUM GENERAL DEMAND-METERED TIME-OF-USE SERVICE
(Continued)

19. OPTIONAL OPTIMAL BILLING PERIOD SERVICE: (Cont’d.)

a. Eligibility (Cont’d.)

The customer would retain the protection of the summer average rate limiter in all summer months including the revised subject and adjacent months, where the rate limiter is imposed before the additional customer charge in Section 20.c has been included in the bill calculation.

To qualify, the duration of the customer’s high seasonal production period must be six (6) months or less, and the customer’s energy consumption during its high seasonal production cycle must be at least 2.0 times its consumption during its low seasonal production cycle for the most recent twelve (12) month period. Customers that discontinue this option may not enroll in this option again for a period of twelve (12) months. The customer must also specify which six (6) consecutive calendar months will be the optimal billing period. The optimal billing period must encompass the customer’s high seasonal production period.

b. Customer Notification to PG&E

Upon enrollment, the customer shall notify PG&E of the approximate two months where seasonal production starts and ends. As they occur, the customer shall notify PG&E of the exact seasonal production start and end dates. Upon notification by the customer of a production start date during a summer month, PG&E will wait until the regular read date to verify that the regular subject month bill would have otherwise invoked the rate limiter. If the rate limiter is invoked for the summer subject start month, the customer will be billed based on the optimal meter read dates or the regular scheduled meter read dates, whichever is the lower bill. Throughout the six month period, customers will receive their regular bill. Approximately two months after the production start or end date, the customer will receive a credit, if one should apply, for the optimal billing period. If a credit does not apply, the customer will not receive additional billing. If the rate limiter does not otherwise apply, the regular subject month bill based on the old read date will be issued, and the customer can then request the special optimal bill option in only one production end date “subject” month. The application of this billing option to a production end date may occur prior to its application to a production start date, such as when a customer has more than one high production cycle. The customer must notify PG&E in writing, via facsimile (fax) to both the PG&E account representative and PG&E’s Customer Billing Department, of the production start or end date within two days of the production start or end date. Customers will receive from PG&E’s Customer Billing Department a fax receipt verification upon notice of a production start or end date. PG&E will notify the customer of the regularly scheduled meter read dates and, upon request, the customer’s rate limiter history.

(Continued)
COMMERCIAL/INDUSTRIAL/GENERAL
SCHEDULE E-19—MEDIUM GENERAL DEMAND-METERED TIME-OF-USE SERVICE
(Continued)

19. OPTIONAL OPTIMAL BILLING PERIOD SERVICE: (Cont'd.)
   c. Customer Charge

Upon enrollment, a special customer charge will be assessed in all six (6) months in the optimal billing period to cover the incremental costs of the required solid state recorder, special program billing, recruitment, and administrative costs. The customer charge shall be $130 per meter per optimal billing period month for primary and secondary voltage customers. The customer is obligated to pay this monthly customer charge only while enrolled in this option but any customer that drops out may not enroll in this option again for a period of twelve (12) months. Customers who have signed contracts and are awaiting solid state recorders so that they can participate in the program will not be assessed the special customer charge until a solid state recorder has been installed.

For billing purposes, the special customer charge for the optimal billing period service shall be assigned to Distribution.

d. Proration of Charges

All applicable customer charges, demand charges or other applicable fixed charges, shall be prorated as specified in Rule 9. As specified in Rule 9, Sections A and B, the regular billing period will be once each month, and prorations for monthly bills of less than 27 or more than 33 days shall be calculated on the basis of the number of days in the period in question to the total number of days in an average month, as specified in Rule 9.

e. Functional Assignment of Credit

For billing purposes, the Optimal Billing Credit will be assigned to Generation.

20. ELECTRIC EMERGENCY PLAN ROTATING BLOCK OUTAGES

As set forth in CPUC Decision 01-04-006, all transmission level customers except essential use customers, OBMC participants, net suppliers to the electrical grid, or others exempt by the Commission, are to be included in rotating outages in the event of an emergency. A transmission level customer who refuses or fails to drop load shall be added to the next rotating outage group so that the customer does not escape curtailment. If the transmission level customer fails to cooperate and drop load at PG&E’s request, automatic equipment controlled by PG&E will be installed at the customer’s expense per Electric Rule 2. A transmission level customer who refuses to drop load before installation of the equipment shall be subject to a penalty of $6/kWh for all load requested to be curtailed that is not curtailed. The $6/kWh penalty shall not apply if the customer’s generation suffers a verified, forced outage and during times of scheduled maintenance. The scheduled maintenance must be approved by both the ISO and PG&E, but approval may not be unreasonably withheld.

(Continued)
COMMERCIAL/INDUSTRIAL/GENERAL
SCHEDULE E-19—MEDIUM GENERAL DEMAND-METERED TIME-OF-USE SERVICE
(Continued)

21. STANDBY APPLICABILITY:

DISTRIBUTED ENERGY RESOURCES EXEMPTION: Customers qualifying for an exemption from standby charges under Public Utilities (PU) Code Sections 353.1 and 353.3, as described above, must take service on a time-of-use (TOU) schedule in order to receive this exemption until a real-time pricing program, as described in PU Code 353.3, is made available. Once available, customers qualifying for the standby charge exemption must participate in the real-time program referred to above. Qualification for and receipt of this distributed energy resources exemption does not exempt the customer from metering charges applicable to time-of-use (TOU) and real-time pricing, or exempt the customer from reasonable interconnection charges, non-bypassable charges as required in Preliminary Statement BB - Competition Transition Charge Responsibility for All Customers and CTC Procurement, or obligations determined by the Commission to result from participation in the purchase of power through the California Department of Water Resources, as provided in PU Code Section 353.7.
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## RATE SCHEDULES

### RESIDENTIAL RATES

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