August 20, 2015

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

SUBJECT: Implement Portions of Decision 14-06-037 (PG&E’s 2012 Rate Design Window Proceeding) Related to Closing Non-Time-Of-Use Rate Schedules to New Small and Medium Business and Agricultural Customers

Dear Mr. Jacobson:

Advice Letter 4527-E is effective as of November 1, 2014.

Sincerely,

Edward Randolph
Director, Energy Division
October 31, 2014

Advice 4527-E
(Pacific Gas and Electric Company ID U 39 E)

Public Utilities Commission of the State of California

Subject: Implement Portions of Decision 14-06-037 (PG&E’s 2012 Rate Design Window Proceeding) Related to Closing Non-Time-of-Use Rate Schedules to New Small and Medium Business and Agricultural Customers

Purpose

The purpose of this advice letter is to submit a follow-up Tier 1 compliance advice letter and final tariffs, effective November 1, 2014, to implement changes to Pacific Gas and Electric Company’s (PG&E) electric tariff sheets on Schedules A-1, A-10, and AG-1 to comply with Decision (D.) 14-06-037¹ and the California Public Utilities Commission (CPUC or Commission) Energy Division’s September 2, 2014 disposition letter approving Advice Letter 4471-E, which had the same title as provided in the above “Subject” line and related to this same topic. The Energy Division approved the pro forma tariffs submitted in Advice Letter 4471-E, along with PG&E’s request to file final tariffs in a Tier 1 advice letter closer to the effective date. The enclosed final tariff changes are consistent with the requirement that new small and medium business customers, as well as new small and medium agricultural customers, establishing service at locations where a SmartMeter™ is already in place, will take service on time-of-use (TOU) rates.

Background

D.14-06-037 approves a number of proposals made by PG&E in its 2012 RDW application, including a requirement to close non-time-of-use rates to all new small and medium business customers, as well as to all new small and medium agricultural customers, taking service at locations where a SmartMeter™ is already in place. In Advice Letter 4471-E, PG&E proposed, and the Energy Division approved, pro forma tariff changes to implement this requirement.

¹ D.14-06-037 was issued by the Commission on June 30, 2014 in PG&E’s 2012 Rate Design Window proceeding (Application 12-02-020).
This advice letter provides the final changes to tariffs already authorized by the Energy Division's approval of Advice 4471-E, effective November 1, 2014, to implement the closure of non-time-of-use schedules to new customers taking service on agricultural and small and medium business rates where a SmartMeter™ is already in place.

**Tariff Revisions**

The attached tariff sheets implement changes to the eligibility for non-residential flat rates approved by D.14-06-037, specifically:

- Modifying the Applicability language in PG&E’s Schedules A-1 and A-10 tariffs to ensure that all new small and medium business customers establishing service at locations where a SmartMeter™ is already in place are served under TOU rates.\(^2\)

- Modifying the Applicability language in PG&E’s Schedule AG-1 tariff to ensure that all new small and medium agricultural customers establishing service at locations where a SmartMeter™ is already in place are served under TOU rates.\(^3\)

Ordering Paragraph 9 makes these revisions “effective on or after January 1, 2013.” PG&E’s request for a November 1, 2014 effective date was already approved in Advice 4471-E.

The filing would not increase any current rate or charge, cause the withdrawal of service, or conflict with any rate schedule or rule.

**Protests**

Anyone wishing to protest this filing may do so by letter sent via U.S. mail, facsimile or E-mail, no later than November 20, 2014, which is 20 days after the date of this filing. Protests must be submitted to:

CPUC Energy Division  
ED Tariff Unit  
505 Van Ness Avenue, 4th Floor  
San Francisco, California 94102

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

Copies of protests also should be mailed to the attention of the Director, Energy Division, Room 4004, at the address shown above.

\(^2\) See Ordering Paragraph 9.  
\(^3\) See Ordering Paragraph 10.
The protest shall also be sent to PG&E either via E-mail or U.S. mail (and by facsimile, if possible) at the address shown below on the same date it is mailed or delivered to the Commission:

Meredith Allen  
Senior Director, Regulatory Relations  
Pacific Gas and Electric Company  
77 Beale Street, Mail Code B10C  
P.O. Box 770000  
San Francisco, California  94177  

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

Any person (including individuals, groups, or organizations) may protest or respond to an advice letter (General Order 96-B, Section 7.4). The protest shall contain the following information: specification of the advice letter protested; grounds for the protest; supporting factual information or legal argument; name, telephone number, postal address, and (where appropriate) e-mail address of the protestant; and statement that the protest was sent to the utility no later than the day on which the protest was submitted to the reviewing Industry Division (General Order 96-B, Section 3.11).

Effective Date

PG&E requests that this Tier 1 advice filing become effective on November 1, 2014.

Notice

In accordance with General Order 96-B, Section IV, a copy of this advice letter is being sent electronically and via U.S. mail to parties shown on the attached list and the parties on the service list for A.12-02-020. Address changes to the General Order 96-B service list should be directed to PG&E at email address PGETariffs@pge.com. For changes to any other service list, please contact the Commission’s Process Office at (415) 703-2021 or at Process_Office@cpuc.ca.gov. Send all electronic approvals to PGETariffs@pge.com. Advice letter filings can also be accessed electronically at: http://www.pge.com/tariffs/.

/S/  
Meredith Allen  
Senior Director – Regulatory Relations

Attachments

cc: Service List A.12-02-020
**Company name/CPUC Utility No.** Pacific Gas and Electric Company (ID U39 E)  

**Utility type:**  
- ☑ ELC  
- ☐ GAS  
- ☐ PLT  
- ☐ HEAT  
- ☐ WATER  

**Contact Person:** Kingsley Cheng  
**Phone #:** (415) 973-5265  
**E-mail:** k2e0@pge.com and PGETariffs@pge.com

**EXPLANATION OF UTILITY TYPE**  
ELC = Electric  
GAS = Gas  
PLT = Pipeline  
HEAT = Heat  
WATER = Water

**Advice Letter (AL) #:** 4527-E  
**Tier:** 1

**Subject of AL:** Implement Portions of Decision 14-06-037 (PG&E’s 2012 Rate Design Window Proceeding) Related to Closing Non-Time-of-Use Rate Schedules to New Small and Medium Business and Agricultural Customers

**Keywords (choose from CPUC listing):** Compliance

**AL filing type:** ☑ Monthly  
☐ Quarterly  
☐ Annual  
☐ One-Time  
☐ Other _____________________________

If AL filed in compliance with a Commission order, indicate relevant Decision/Resolution #: D.14-06-037

Does AL replace a withdrawn or rejected AL? If so, identify the prior AL: No

Summarize differences between the AL and the prior withdrawn or rejected AL: ____________________

Is AL requesting confidential treatment? If so, what information is the utility seeking confidential treatment for: No

Confidential information will be made available to those who have executed a nondisclosure agreement: N/A

Name(s) and contact information of the person(s) who will provide the nondisclosure agreement and access to the confidential information: __________________________________________________________________________________________________

Resolution Required? ☐ Yes ☑ No

Requested effective date: November 1, 2014  
No. of tariff sheets: 8

Estimated system annual revenue effect (%): N/A  
Estimated system average rate effect (%): N/A

When rates are affected by AL, include attachment in AL showing average rate effects on customer classes (residential, small commercial, large C/I, agricultural, lighting).


Service affected and changes proposed: See “Tariff Revisions” section in AL

Pending advice letters that revise the same tariff sheets: N/A

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

**California Public Utilities Commission**  
**Energy Division**  
**EDTariffUnit**  
505 Van Ness Ave., 4th Flr.  
San Francisco, CA 94102  
E-mail: EDTariffUnit@cpuc.ca.gov

**Pacific Gas and Electric Company**  
**Attn:** Meredith Allen  
**Senior Director, Regulatory Relations**  
77 Beale Street, Mail Code B10C  
P.O. Box 770000  
San Francisco, CA 94177  
E-mail: PGETariffs@pge.com
<table>
<thead>
<tr>
<th>Cal P.U.C. Sheet No.</th>
<th>Title of Sheet</th>
<th>P.U.C. Sheet No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>34538-E</td>
<td>ELECTRIC SCHEDULE A-1 SMALL GENERAL SERVICE Sheet 1</td>
<td>31856-E</td>
</tr>
<tr>
<td>34539-E</td>
<td>ELECTRIC SCHEDULE A-1 SMALL GENERAL SERVICE Sheet 2</td>
<td>31245-E</td>
</tr>
<tr>
<td>34540-E</td>
<td>ELECTRIC SCHEDULE A-10 MEDIUM GENERAL DEMAND-METERED SERVICE Sheet 1</td>
<td>29075-E</td>
</tr>
<tr>
<td>34541-E</td>
<td>ELECTRIC SCHEDULE AG-1 AGRICULTURAL POWER Sheet 1</td>
<td>31260-E</td>
</tr>
<tr>
<td>34542-E</td>
<td>ELECTRIC SCHEDULE AG-1 AGRICULTURAL POWER Sheet 2</td>
<td>34416-E</td>
</tr>
<tr>
<td>34543-E</td>
<td>ELECTRIC TABLE OF CONTENTS Sheet 1</td>
<td>34535-E</td>
</tr>
<tr>
<td>34544-E</td>
<td>ELECTRIC TABLE OF CONTENTS RATE SCHEDULES Sheet 4</td>
<td>34513-E</td>
</tr>
<tr>
<td>34545-E</td>
<td>ELECTRIC TABLE OF CONTENTS RATE SCHEDULES Sheet 7</td>
<td>34516-E</td>
</tr>
</tbody>
</table>
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 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).

Effective November 1, 2012, Schedule A-1 is closed to customers with a maximum demand of 75 kW or greater for three consecutive months in the most recent twelve months, or with usage of 150,000 kWh per year or greater, and who have at least twelve (12) months of hourly usage data available. Eligibility for A-1 will be reviewed annually and migration of ineligible customers will be implemented once per year, on bill cycles each November, using the same procedures described below for Time-of-Use (TOU) rates adopted in Decision 10-02-032 as modified by Decision 11-11-008.

Effective November 1, 2014, new customers establishing service on Schedule A-1 where a Smart Meter™ is already in place will be charged Schedule A-1 TOU rates.

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-1 charges. Exemptions to Standby Charges are outlined in the Standby Applicability Section of this rate schedule.

Peak Day Pricing Default Rates: Peak Day Pricing (PDP) rates provide customers the opportunity to manage their electric costs by reducing load during high cost periods or shifting load from high cost periods to lower cost periods. Decision 10-02-032, as modified by Decision 11-11-008, ordered that beginning November 1, 2014, eligible small and medium Commercial and Industrial (C&I) customers (those with demands that are not equal or greater than 200kW for three consecutive months) default to PDP rates. A customer is eligible for default when it has at least twelve (12) billing months of hourly usage data available and two years of experience on TOU rates. All eligible customers will be placed on PDP rates unless they opt-out to a TOU rate. Customers with a SmartMeter™ system installed that can be remotely read by PG&E may also voluntarily elect to enroll on PDP rates prior to their default dates.

Bundled service customers are eligible for PDP. Direct Access (DA) and Customer Choice Aggregation (CCA) service customers are not eligible, including those DA customers on transitional bundled service (TBS). Customers on standby service (Schedule S), net-energy metering (NEM, NEMFC, NEMBIO, etc.), or an energy payment demand response program are not eligible for PDP. In addition, master-metered customers are not eligible, except for commercial buildings with submetering as stated in PG&E Rule 1 and Rule 18. Non-residential SmartAC customers are eligible. Smart A/C customers may request PG&E to activate their A/C Cycling switch or Programmable Controllable Thermostat (PCT) when the customer is participating solely in a PDP event.

For additional details and program specifics, see the Peak Day Pricing Details section below.

* The Rules referred to in this schedule are part of PG&E’s electric tariffs. Copies are available at PG&E’s local offices and website at http://www.pge.com/tariffs

(Continued)
APPLICABILITY: (cont’d.) **Time-of-Use Rates:** Decision 10-02-032, as modified by Decision 11-11-008, makes time-of-use (TOU) rates mandatory beginning November 1, 2012, for small and medium C&I customers that have at least twelve (12) billing months of hourly usage data available.

The transition of eligible customers to mandatory TOU rates will occur once per year with the start of their billing cycle on or after November 1. Eligible customers will have at least 45 days notice prior to their planned transition date. During the 45-day period, customers will continue to take service on their non-TOU rate. Customers may elect any applicable TOU rate. However, if the customer taking service on this schedule has not made that choice at least five (5) days prior to the planned transition date, their service will be changed to the TOU version of this rate schedule on their transition date.

Customers with a SmartMeter™ system installed that can be remotely read by PG&E may also voluntarily elect to enroll on A-1 TOU rates prior to their TOU default dates.

* The Rules referred to in this schedule are part of PG&E’s electric tariffs. Copies are available at PG&E’s local offices and website at http://www.pge.com/tariffs
ELECTRIC SCHEDULE A-10
MEDIUM GENERAL DEMAND-METERED SERVICE

APPLICABILITY: Schedule A-10 is a demand metered rate schedule for general service customers. 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 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 Rate 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.

Under Rate Schedule A-10, a bundled service customer with a maximum demand of 200 kW or greater for three consecutive months must have an interval data meter that can be read remotely by PG&E and pay the time-of-use (TOU) charges in accordance with the terms and conditions of this rate schedule.

Effective November 1, 2014, new customers establishing service on Schedule A-10 where a Smart Meter™ is already in place will be charged Schedule A-10 TOU rates.

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. Exemptions to standby charges are outlined in the Standby Applicability Section of this rate schedule.

Transfers Off of Schedule A-10 TOU: After being placed on this schedule due to the 200 kW or greater provisions of this schedule, customers who fail to exceed 199 kilowatts for 12 consecutive months may elect one of the following options: 1) stay on the time-of-use provisions of this schedule; or 2) elect the non-time-of-use provision of this schedule; or 3) elect another non-time-of-use rate schedule or alternate time-of-use rate schedule.

Assignment of New Customers: If a customer is new and PG&E believes that the customer’s maximum demand will be between 200 through 499 kilowatts and that the customer should not be served under an agricultural or residential rate schedule, PG&E will serve the customer’s account under the provisions of time-of-use Rate Schedule A-10.

* The rules referred to in this schedule are part of PG&E’s electric tariffs. Copies are available at PG&E’s local offices and on the website at http://www.pge.com/tariffs.
1. APPLICABILITY: A customer will be served under this schedule if 70% or more of the annual energy use on the meter is for agricultural end-uses. Agricultural end-uses consist of:

(a) growing crops;
(b) raising livestock;
(c) pumping water for irrigation of crops; or
(d) other uses which involve production for sale.

Only agricultural end-uses performed prior to the First Sale of the agricultural product are agricultural end-uses under this criteria, except for the following activities, which are also agricultural end-uses under this criteria: (a) packing and packaging of the agricultural products following the First Sale and before any subsequent sale, and (b) agricultural end-uses by nonprofit cooperatives. Guidelines for interpreting this applicability statement are set forth in Section D of the Rule 1 Definition ‘Qualification for Agricultural Rates’.

None of the above activities may process the agricultural product. Residential dwelling, office, and retail usage are not agricultural end-uses.

The Rule 1 definition ‘Qualification for Agricultural Rates’ specifies additional activities and meters that will also be served on agricultural rates, and guidelines through the following sections: (B) Other Activities and Meters Also Served on Agricultural Rates, (C) Specific Applications of the March 2, 2006 Applicability Criteria, and (D) Guidelines for Applying the Applicability Criteria.

This schedule is not applicable to service for which a residential or commercial/industrial schedule is applicable, or to customers with a maximum demand of 500 kW or more. This schedule is also not available to customers whose meter indicates a maximum demand of 200 kW or greater for three consecutive months, except customers that are identified as load research sites. Customers with interval data meters who are not eligible for this rate schedule must be placed on a Time-Of-Use (TOU) rate schedule.

Effective November 1, 2014, new customers establishing service where a Smart Meter™ is already in place are not eligible for Schedule AG-1 and must instead be served under an applicable TOU rate schedule, such as Schedule AG-4 or AG-5.

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 AG-1 charges. Exemptions to standby charges are outlined in the Standby Applicability Section of this rate schedule.

Time-of-Use Rates: Decision 10-02-032, as modified by Decision 11-11-008, makes TOU rates mandatory beginning March 1, 2013, Agricultural customers that have at least twelve (12) billing months of hourly usage data available. Eligible AG-1A customers will be transitioned to AG-4A. Eligible AG-1B customers will be transitioned to AG-4B. Customers may also voluntarily elect to enroll in TOU rates prior to their TOU transition dates.
1. APPLICABILITY: (Cont’d.)

The transition of eligible customers to mandatory TOU rates will occur once per year with the start of their billing cycle after March 1 (with the first TOU transition starting no earlier than March 1, 2013). Eligible customers will have at least 45 days notice prior to their planned transition date. During the 45-day period, customers will continue to take service on their non-TOU rate. Customers may elect any applicable TOU rate. However, if the customer taking service on this schedule has not made that choice at least five (5) days prior to the planned transition date, their service will be changed to the TOU AG-4A or AG-4B, as applicable, on their transition date. Depending upon the end-use of electricity, the customer will be served under one of the two rates under Schedule AG-1: Rate A or Rate B.

Rate A: Applies to single-motor installations with a connected load rated less than 35 horsepower and to all multi-load installations aggregating less than 15 horsepower or kilowatts.

Rate B: Applies to single-motor installations rated 35 horsepower or more, to multi-load installations aggregating 15 horsepower or kilowatts or more, and to “overloaded” motors. The customer’s end-use is determined to be overloaded when the measured input to any motor rated 15 horsepower or more is determined by PG&E to exceed one kilowatt per horsepower of nameplate rated output.

2. TERRITORY:

Schedule AG-1 applies everywhere PG&E provides electricity service.

3. RATES:

Total bundled service charges are calculated using the total rates shown below. Direct Access (DA) and Community Choice Aggregation (CCA) charges shall be calculated in accordance with the paragraph in this rate schedule titled Billing.

TOTAL RATES

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<td>Maximum Demand Winter</td>
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(Continued)
## ELECTRIC TABLE OF CONTENTS

### TABLE OF CONTENTS

<table>
<thead>
<tr>
<th>SCHEDULE</th>
<th>TITLE OF SHEET</th>
<th>CAL P.U.C. SHEET NO.</th>
</tr>
</thead>
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<tr>
<td>Title Page</td>
<td>.......................................................... 34543-E (T)</td>
<td></td>
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<tr>
<td>Rate Schedules</td>
<td>34511, 34512, 34544, 34514, 34536, 34545, 32705, 31541, 34517-E (T)</td>
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</tr>
<tr>
<td>Preliminary Statements</td>
<td>34518, 32706, 30376, 34343, 34357, 34358, 34359, 34366-E</td>
<td></td>
</tr>
<tr>
<td>Rules</td>
<td>.......................................................... 34360, 34382, 34339-E</td>
<td></td>
</tr>
<tr>
<td>Maps, Contracts and Deviations</td>
<td>.......................................................... 34526-E</td>
<td></td>
</tr>
<tr>
<td>Sample Forms</td>
<td>32777, 32429, 32726, 33726, 32504, 33654, 33209, 32506, 34537, 32437, 32508, 32439-E</td>
<td></td>
</tr>
</tbody>
</table>

(Continued)
### ELECTRIC TABLE OF CONTENTS

#### RATE SCHEDULES

<table>
<thead>
<tr>
<th>SCHEDULE</th>
<th>TITLE OF SHEET</th>
<th>CAL P.U.C. SHEET NO.</th>
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<tbody>
<tr>
<td>A-1</td>
<td>Small General Service ..................................................</td>
<td>34538, 34539, 34405, 34406, 34407, (T)</td>
</tr>
<tr>
<td>A-10</td>
<td>Medium General Demand-Metered Service ..................................</td>
<td>34540, 31258, 34410, 34411, 34412, 34413, 29081, 29082, 31165*, 33307, 29085, 29086, 31259, 29088, 29089-E</td>
</tr>
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<td>A-15</td>
<td>Direct-Current General Service .............................................</td>
<td>34414, 34415, 31442, 33310-E</td>
</tr>
<tr>
<td>E-19</td>
<td>Medium General Demand-Metered Time-of-Use Service ..................</td>
<td>29090, 31283, 29092, 34444, 34445, 34446, 31045, 24886, 26947-26950*, 33352, 28825, 28826, 31284, 29096, 29097-E</td>
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<tr>
<td>E-20</td>
<td>Service to Customers with Maximum Demands of 1,000 Kilowatts or More ........................................</td>
<td>29098, 30531, 34447, 34448, 31049, 24895, 26958, 22787, 33355, 28830, 30093, 29102-29103-E</td>
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<td>E-31</td>
<td>Distribution Bypass Deferral Rate ..........................................</td>
<td>20620, 24899, 20622-E</td>
</tr>
<tr>
<td>E-37</td>
<td>Medium General Demand-Metered Time-of-Use Service to Oil and Gas Extraction Customers ..................</td>
<td>31446*, 31447*, 31288, 34449, 34450, 31291, 31292, 31293, 31294*, 33358-E</td>
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<td>E-CARE</td>
<td>CARE Program Service for Qualified Nonprofit Group-Living and Qualified Agricultural Employee Housing Facilities ..................................................</td>
<td>34451-E</td>
</tr>
<tr>
<td>E-CSAC</td>
<td>Commercial Smart A/C Program ..............................................</td>
<td>31536, 30094, 27302-E</td>
</tr>
<tr>
<td>E-PWF</td>
<td>Section 399.20 PPA ...............................................................</td>
<td>32735, 30264, 30759-E</td>
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<tr>
<td>E-REMAT</td>
<td>Renewable Market Adjusting Tariff (REMAT) ..................................</td>
<td>32736-32747-E</td>
</tr>
<tr>
<td>E-SRG</td>
<td>Small Renewable Generator PPA ................................................</td>
<td>32748, 30266, 30760-E</td>
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<td>Experimental Economic Development Rate ....................................</td>
<td>29544-29546-E</td>
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(Continued)
## ELECTRIC TABLE OF CONTENTS

### RATE SCHEDULES

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</thead>
<tbody>
<tr>
<td>AG-1</td>
<td>Agricultural Power</td>
<td>34541, 34542, 34417, 24221, 24222, 24223, 33313, 25425-E (T)</td>
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<td>AG-R</td>
<td>Split-Week Time-of-Use Agricultural Power</td>
<td>33560, 31263, 31264, 34428, 34429, 31267, 31266, 31269, 33328, 31271-E</td>
</tr>
<tr>
<td>AG-V</td>
<td>Short-Peak Time-of-Use Agricultural Power</td>
<td>33563, 31272, 31273, 34430, 34431</td>
</tr>
<tr>
<td>AG-4</td>
<td>Time-of-Use Agricultural Power</td>
<td>25909, 27616, 29106, 34418, 33315, 34419, 34420, 34421, 30992-30996, 33319, 30998-31001-E</td>
</tr>
<tr>
<td>AG-5</td>
<td>Large Time-of-Use Agricultural Power</td>
<td>25911, 29120, 29121, 34422, 34423, 34424, 34425, 34426, 31007-31011, 33325, 31013, 31014, 31262, 31016-31018-E</td>
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<tr>
<td>AG-ICE</td>
<td>Agricultural Internal Combustion Engine Conversion Incentive Rate</td>
<td>29137, 29138, 33442, 33443, 34427, 29142, 29143, 29144-E</td>
</tr>
</tbody>
</table>

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**(Continued)**

**Advice Letter No:** 4527-E  
**Decision No.:** 14-06-037

**Issued by:** Steven Malnight  
**Date Filed:** October 31, 2014

**Effective**  
**Resolution No.:** 7H7

**Effective**  
**Date Filed:** November 1, 2014

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Braun Blasing McLaughlin, P.C.
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