PUBLIC UTILITIES COMMISSION 505 Van Ness Avenue San Francisco CA 94102-3298



Pacific Gas & Electric Company ELC (Corp ID 39) Status of Advice Letter 6016E As of January 4, 2021

Subject: Green Tariff Shared Renewables 2021 Marketing Implementation Advice Letter (MIAL)

Division Assigned: Energy

Date Filed: 12-03-2020

Date to Calendar: 12-07-2020

Authorizing Documents: D1501051

Disposition: Accepted

Effective Date: 01-02-2021

Resolution Required: No

Resolution Number: None

Commission Meeting Date: None

CPUC Contact Information:

edtariffunit@cpuc.ca.gov

AL Certificate Contact Information:

Stuart Rubio 415-973-4587

PGETariffs@pge.com

PUBLIC UTILITIES COMMISSION 505 Van Ness Avenue San Francisco CA 94102-3298



To: Energy Company Filing Advice Letter

From: Energy Division PAL Coordinator

Subject: Your Advice Letter Filing

The Energy Division of the California Public Utilities Commission has processed your recent Advice Letter (AL) filing and is returning an AL status certificate for your records.

The AL status certificate indicates:

Advice Letter Number
Name of Filer
CPUC Corporate ID number of Filer
Subject of Filing
Date Filed
Disposition of Filing (Accepted, Rejected, Withdrawn, etc.)
Effective Date of Filing
Other Miscellaneous Information (e.g., Resolution, if applicable, etc.)

The Energy Division has made no changes to your copy of the Advice Letter Filing; please review your Advice Letter Filing with the information contained in the AL status certificate, and update your Advice Letter and tariff records accordingly.

All inquiries to the California Public Utilities Commission on the status of your Advice Letter Filing will be answered by Energy Division staff based on the information contained in the Energy Division's PAL database from which the AL status certificate is generated. If you have any questions on this matter please contact the:

Energy Division's Tariff Unit by e-mail to edtariffunit@cpuc.ca.gov



Erik JacobsonDirector
Regulatory Relations

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

Fax: 415-973-3582

December 03, 2020

Advice 6016-E

(Pacific Gas and Electric Company ID U 39 E)

Public Utilities Commission of the State of California

<u>Subject:</u> Green Tariff Shared Renewables 2021 Marketing Implementation Advice Letter (MIAL)

Pacific Gas and Electric Company (PG&E) hereby submits its proposed 2021 Marketing Implementation Plan for PG&E's Green Tariff Shared Renewables (GTSR) Program enacted by Senate Bill ("SB") 43¹ in September 2013 and implemented by the California Public Utilities Commission (CPUC or Commission) in Decision (D.)15-01-051, effective January 29, 2015. The GTSR Program approved by the Commission includes both a green tariff (GT) option and an enhanced community renewables (ECR) option.

Purpose

The purpose of this advice letter is to request the California Public Utilities Commission (Commission or CPUC) to approve PG&E's 2021 Solar Choice Marketing Plan in accordance with the directives of Ordering Paragraph (OP) 6 of Decision (D.)15-01-051.

Background

On January 29, 2015, the Commission approved D.15-01-051 implementing the GTSR Program enacted by SB 43. The Decision also approved PG&E's Green Tariff Shared Renewables Program, filed in Application (A.)12-04-020, with modifications. The overall program cap is set at 600 MW pursuant to the statute, with allocations to the three investor-owned utilities (IOUs), PG&E, Southern California Edison (SCE), and San Diego Gas and Electric (SDG&E) as follows: 272 MW for PG&E, 269 MW for SCE, and 59 MW for SDG&E.²

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¹ Codified in California Public Utilities Code §§ 2831 – 2834. All further references to "Code Section" or "Code §" are to the California Public Utilities Code unless otherwise specified.

² There are no restrictions on how customer participation is to be divided between Green Tariff and ECR components however, the statute does make specific reservations for (1) 100 MW set aside for facilities no larger than 1 MW in impacted and disadvantaged communities; (2) 100 MW is reserved for participation by residential customers; (3) 20 MW is reserved for City of Davis.

The statute intends the GTSR Program to: (1) expand access "to all eligible renewable energy resources to all ratepayers who are currently unable to access the benefits of onsite generation," and (2) "create a mechanism whereby institutional customers . . . commercial customers and groups of individuals can meet their needs with electric generation from eligible renewable energy resources." The GTSR Program is also required to "provide support for enhanced community renewables programs to facilitate development of eligible renewable resource projects located close to the source of demand."

Ordering Paragraph 6 of D.15-01-051 requires each IOU to file an annual Tier 2 advice letter regarding the marketing and budget plan for the GTSR Programs.

Specifically, the MIAL is to include the following details:

- 1. The elements of proposed marketing plans;
- 2. Estimated budget and metrics;
- 3. Marketing evaluation plans and schedules;
- 4. Activities that will be performed;
- 5. Tools, information, and details that will be provided to customers;
- 6. Use of multi-lingual messaging and non-digital marketing channels in diverse cultural communities, consistent with SB 43;
- 7. Role of advisory group and/or description of community outreach efforts;
- 8. Outreach to low-income and vulnerable customers;
- 9. Description of how the IOUs will avoid selective marketing in areas where CCA exists or where a CCA implementation plan has been adopted by a local authority;
- 10. Use of both digital and non-digital enrollment, including website, call center, and hardcopy; and,
- 11. Proposal for annual marketing and budget plans to be approved, via advice letter. Including quantitative assessments of the effectiveness of the prior year's marketing campaigns.

Protests

Due to the COVID-19 pandemic and the shelter at home orders, PG&E is currently unable to receive protests or comments to this advice letter via U.S. mail or fax. Please submit protests or comments to this advice letter to EDTariffUnit@cpuc.ca.gov and PGETariffs@pge.com

Anyone wishing to protest this filing may do so by letter sent via U.S. mail, facsimile or E-mail, no later than December 23, 2020, which is 20 days after the date of this filing. Protests must be submitted to:

³ Code § 2831(b)

⁴ Code § 2831(f)

⁵ Code § 2833(o)

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.

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:

Erik Jacobson
Director, Regulatory Relations
c/o Megan Lawson
Pacific Gas and Electric Company
77 Beale Street, Mail Code B13U
P.O. Box 770000
San Francisco, California 94177

Facsimile: (415) 973-3582 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 2 advice filing become effective on a regular notice, January 02, 2021, which is 30 calendar days after the date of filing.

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.12-01-008, et al. 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/ Erik Jacobson Director, Regulatory Relations

Attachments

Attachment A - Green Tariff Shared Renewables (GTSR) & Enhanced Community Renewables (ECR) 2021 Marketing Implementation Advice Letter

Service List A.12-01-008, et al. CC:





California Public Utilities Commission

ADVICE LETTER



| ENERGI UIILIII | OF CALL | | | |
|---|---|--|--|--|
| MUST BE COMPLETED BY UTILITY (Attach additional pages as needed) | | | | |
| Company name/CPUC Utility No.: Pacific Gas and Electric Company (ID U 39 E) | | | | |
| Utility type: LC GAS WATER PLC HEAT | Contact Person: Stuart Rubio Phone #: (415)973-4587 E-mail: PGETariffs@pge.com E-mail Disposition Notice to: SHR8@pge.com | | | |
| EXPLANATION OF UTILITY TYPE ELC = Electric GAS = Gas WATER = Water PLC = Pipeline HEAT = Heat WATER = Water | (Date Submitted / Received Stamp by CPUC) | | | |
| Advice Letter (AL) #: 6016-E | Tier Designation: 2 | | | |
| Subject of AL: Green Tariff Shared Renewables 2021 Marketing Implementation Advice Letter (MIAL) Keywords (choose from CPUC listing): Compliance AL Type: Monthly Quarterly Annual One-Time Other: | | | | |
| If AL submitted in compliance with a Commission D.15-01-051 | on order, indicate relevant Decision/Resolution #: | | | |
| Does AL replace a withdrawn or rejected AL? I | f so, identify the prior AL: $_{ m No}$ | | | |
| Summarize differences between the AL and th | e prior withdrawn or rejected AL: | | | |
| Confidential treatment requested? Yes No If yes, specification of confidential information: Confidential information will be made available to appropriate parties who execute a nondisclosure agreement. Name and contact information to request nondisclosure agreement/access to confidential information: Resolution required? Yes No | | | | |
| Requested effective date: 1/2/21 | No. of tariff sheets: $_{ m 0}$ | | | |
| Estimated system annual revenue effect (%): $_{ m N/A}$ | | | | |
| 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). | | | | |
| Tariff schedules affected: $_{\mbox{\scriptsize N/A}}$ | | | | |
| Service affected and changes proposed $^{	ext{1:}}$ $_{	ext{N/A}}$ | Α | | | |
| Pending advice letters that revise the same tariff sheets: $ m N/A$ | | | | |

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

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

Email: EDTariffUnit@cpuc.ca.gov

Name: Erik Jacobson, c/o Megan Lawson

Title: Director, Regulatory Relations

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

City: San Francisco, CA 94177

State: California Zip: 94177

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

Email: PGETariffs@pge.com

Name:

Title:

Utility Name:

Address:

City:

State: District of Columbia

Zip:

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

Email:

Attachment A

Green Tariff Shared Renewables (GTSR) & Enhanced Community Renewables (ECR) 2021 Marketing Implementation Advice Letter

Green Tariff (GT) & Enhanced Community Renewables (ECR) 2021 Marketing Plan Marketing Implementation Advice Letter

PG&E referenced the guidance and requirements provided in the Green Tariff Shared Renewables (GTSR) Decision¹ when developing the marketing implementation advice letter. PG&E developed the 2021 marketing outreach plan to promote PG&E's Solar Choice (Green Tariff) and Regional Renewable Choice (Enhanced Community Renewables) programs.

The marketing plan includes:

- A. Marketing Objectives
- B. Target Markets
- C. Outreach and Messaging Strategy
- D. Outreach Channels and Tactics
- E. Low-Income and Minority Outreach
- F. Metrics and Evaluation Plans and Schedules
- G. Estimated Budget
- H. Advisory Board
- I. Outreach in Community Choice Aggregator Territory
- J. Customer Enrollment
- K. Customer Tools and Information Availability

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¹ D.15-01-051. Page 138

2021 Green Tariff ("Solar Choice") Marketing Plan

A. Marketing Objectives

The PG&E Green Tariff Shared Renewable (GTSR) programs provides PG&E bundled electric customers the option to support renewable energy within PG&E's service area through the green tariff (GT) or enhanced community renewables (ECR) program option. Below are the marketing objectives for both new customer acquisition as well as retention of existing customers.

ACQUISITION

- Drive residential and non-residential customer enrollments in PG&E's GTSR programs.
- Continually monitor outreach effectiveness to maximize enrollment at a reasonable cost per acquisition.

RETENTION

Keep customers engaged with updates on how participation is making a difference.

B. Target Markets

Residential

Residential segmentation includes a renter segment in addition to a general/homeowner and low-income segment.

- 1. Renters: Residential customers with green interests, who tend to be a younger demographic, just starting out in their career, have lower usage bills and lower household incomes.
- General/Homeowner: Residential customers, who are open to green energy, value the
 convenience and are unlikely to adopt rooftop solar due to limitations (roof space, shading.)
 Unlike renters, homeowners tend to be more established in their career and have higher
 household incomes.
- 3. Low Income: Customers will be targeted to expand access to renewable energy.

Non-Residential

PG&E will target Non-Residential customers to drive enrollments while maintaining a reasonable cost per acquisition.

- 1. City, county, and local governments: Focus on cities with climate action goals as they are more likely to be interested in green energy programs that can help achieve set goals.
- 2. Small and medium sized businesses (SMBs): Focus on customers with willingness to utilize new technologies.
- 3. Large Commercial & Industrial (LCI): Focus on customers who are members of sustainably-focused businesses or who have developed climate action or other sustainability plans.

C. Outreach and Messaging Strategy

PG&E will optimize the marketing materials using a test and learn approach and update messages to best resonate with customers and drive program enrollment. Below is the proposed 2021 outreach and message strategy, which includes 2020 results and considerations as well as builds in flexibility to adjust as necessary.

Outreach Strategy

- Utilize tactics offering high conversion rates at a low cost per acquisition.
- Target audiences not impacted by CCA conversions.
- Promote acquisition messages at key times of the year proven to have a higher take rate.
- Update messaging to indicate program is now more affordable or offers cost savings to participate in based on new/anticipated rates.

Year Five Factors Impacting ME&O plans:

• Economic conditions:

- This year's outreach was largely impacted due to coronavirus. Until summer 2020, the
 rate was a premium across rate classes making it a challenge to market with the state of
 the economy. The exception was Earth Day where outreach was done revolving around
 environmental messaging.
- PG&E is sensitive to the current economic conditions due to the pandemic and potential
 2021 rate change. We will be mindful to these factors and respond with the appropriate
 level of outreach as a result.

• Rate parity:

- Once the rate either reached parity or a discount, outreach to those rate classes was done to encourage enrollment.
- The 2021 plan is largely based on what was planned for 2020 and is hopeful of continued rate parity/discount once the 2021 rate is determined.

Positioning

Positioning for residential and non-residential customers will continue to focus on providing customers with affordable choices to support clean energy. This program is an alternative for green-minded customers who are unable to install rooftop solar but still want to help the environment. The PG&E Solar Choice program options are not intended to compete with customers who have installed or are considering the installation of rooftop solar.

| Residential | Non Residential | |
|---|--|--|
| Renter: The PG&E Solar Choice program offers | The PG&E Solar Choice program provides an | |
| an affordable option for green-minded renters | affordable alternative for green-minded | |
| to go solar without the need to install panels. | businesses, who want to go solar, attract | |
| Homeowner: The PG&E Solar Choice program | green-minded employees and customers while | |
| offers a convenient, affordable option for | helping the environment and meeting other green initiatives. | |

| green-minded customers to go solar without | |
|--|--|
| panel installation. | |

D. Outreach Channels and Tactics

PG&E plans to continue reaching customers through direct outreach and targeted tactics. PG&E will focus on cost-effective tactics, applying 2020 factors, and utilizing a test-and-learn approach to drive enrollments.

Residential Acquisition Tactics

- Owned assets/message integration: Leverage PG&E assets (pge.com website promotional spaces, digital newsletters, etc.) to encourage enrollment.
- Earned media: Utilize earned media by issuing press releases around key program milestones as
 well as incorporate PG&E Solar Choice messaging in other related program materials (i.e.
 Electric Vehicle rate communications), as appropriate. To help promote the program PG&E will
 incorporate customer testimonials.
- **Email outreach**: Continue to promote the benefits of the program to capture interest and drive enrollments cost efficiently. Capitalize on seasonal messaging to be relevant and increase program interest (i.e. Earth Day).
- **Call Center Initiatives:** Explore initiatives to cost-effectively translate existing customer touch points with the call centers to drive enrollments via pay-for-performance.

Non-Residential Acquisition

- Owned assets/message integration: Leverage PG&E assets (pge.com website promotional spaces, digital newsletters, etc.) to encourage enrollment.
- **Earned media**: Utilize earned media by issuing press releases around key program milestones as well as incorporate PG&E Solar Choice messaging in other related program materials, as appropriate. To help promote the program PG&E will incorporate customer testimonials and utilize third party endorsements.
- **Email outreach**: Continue to promote the benefits of the program to capture interest and drive enrollments cost efficiently. Capitalize on seasonal messaging to be relevant and increase program interest (i.e. Earth Day).
- Small, Medium Sized Business/ Large, Commercial, Industrial Customer support: Provide educational outreach materials to our Business Energy Solutions team to engage customers.
- **Call Center Initiatives:** Explore initiatives to cost-effectively translate existing customer touch points, such as new service starts, to drive enrollments.

Retention Outreach

PG&E will conduct outreach to residential and non-residential customers to ensure Green-e certification requirements are met and encourage retention in the program. The retention efforts include Welcome Kits, Program Newsletters, business signage and employee engagement kits.

PG&E will provide tools for businesses to promote its environmental leadership through certificates and window clings that highlight its participation in the program.

E. Low-Income and Minority Outreach

PG&E will promote the PG&E Solar Choice program to low-income and minority customers to expand access to renewable energy to all customers to the extent possible. In D.18-06-027 from June 2018, the CPUC created two new Green Tariff program specifically designed for customers in disadvantaged communities (DACs), the DAC-Green Tariff and the Community Solar Green Tariff (CS-GT) programs. These new programs are specifically focused on certain geographies in PG&E's service territory that are particularly impacted by socio-economic, environmental and health impacts², and are directed at low-income as well as non-low-income target audiences. To not duplicate outreach efforts to low-income customers under the new DAC Green Tariff programs and the existing GTSR programs, the low-income outreach under Solar Choice will focus on low-income populations outside of DACs.

The low-income and minority customer outreach plan will primarily utilize community-based outreach activities including in-language support to ensure non-English speaking customers are fully informed of the program. One-on-one in-person communications may help customers fully understand the PG&E Solar Choice program and the associated costs for participating in the program. PG&E will work to reach the low-income and minority customers segments through:

- Partnering with community outreach contractors and community-based organizations
 throughout the service territory that currently support PG&E's California Alternative Rates
 Energy (CARE) program. The CARE program offers discounted rates to qualified customers
 below a certain household income level and may overlap with the intended Solar Choice low
 income and minority customer target. PG&E will provide educational program information to
 community outreach contractors and community-based organizations that can be shared with
 customers as their energy options are discussed.
- Partnering with community health outreach events, low-income home energy assistance program (LIHEAP) offices, and relief for energy assistance through community help (REACH) offices to drive awareness of the PG&E Solar Choice program with the Latino population at events and service offices as they conduct CARE outreach at service locations.³ The Community Health Outreach Worker project focuses on in-language and cultural relevant outreach and enrollment activities.
- Partnering with PG&E's local customer service offices to drive awareness of the PG&E Solar
 Choice program at local offices while educating customers on PG&E's low-income programs in targeted cities in PG&E's territory.

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² These "disadvantaged communities" are defined as a community that is identified, by using CalEnviroScreen 3.0, as among the top 25 percent of communities statewide. In addition, 22 census tracts in the highest 5 percent of CalEnviroScreen's Pollution Burden, but that do not have an overall CalEnviroScreen score because of unreliable socioeconomic or health data, are also designated as DACs.

³ Quantity of program offices to be determined.

F. Metrics and Evaluations Plans and Schedules

PG&E has established criteria for tracking and measuring success to maximize enrollments. PG&E's 2020 year-to-date email marketing results are listed below. The cost per acquisition for email conversion is \$103.01 per enrollment⁴.

| Marketing | In Market | Marketing Key Performance Results | |
|-----------|-----------|-----------------------------------|---------------------------|
| Tactic | Timing | Indicators | |
| Email | -4/22 | - Open rate: 22-25% | Open rate: 24.7% |
| | -10/5 | - Click through rate: 1.2-1.6% | Click through rate: 1.34% |
| | | - Enrollment: 0.03-0.05% | Enrollment: 0.012% |

G. GT and ECR Estimated Budget

The budget below includes outreach expenditures expected for 2020. PG&E will monitor performance results throughout the year and optimize the plan accordingly to achieve an effective cost per acquisition. The proposed budget includes outreach tactics for residential, non-residential, acquisition and retention, and other costs that are applicable to both residential and non-residential outreach.

| 2021 Estimated Budget | | | | |
|--|------------|-------------|--|--|
| | Year 6 - | Customer | | |
| Tactics | 2021 | Segment | | |
| Residential Acquisition | | | | |
| Direct to Consumer Outreach. (email, message integration, etc.) | | Residential | | |
| Collateral low-income community outreach, etc.) | \$ 95,000 | | | |
| Non-Residential Acquisition | | | | |
| | | | | |
| | | Small and | | |
| | | Medium | | |
| | | Sized | | |
| Direct to Consumer Outreach (Email, message integration, digital | | Businesses | | |
| newsletter, etc.) | | and Large | | |
| Customer Service Support (toolkits and support staff time for | | Commercial | | |
| efforts) | \$ 50,000 | Customers | | |
| Retention Efforts | | | | |
| | | | | |
| Retention Efforts (Welcome kits, Green e-newsletter) | \$ 30,000 | All | | |
| Additional Costs (Residential & Non-Residential) | | | | |
| Earned Media Outreach | | NI/A | | |
| | \$ 125,000 | N/A | | |
| Labor & overhead (includes low-income outreach staffing) | | | | |
| Total Marketing Budget | \$300,000 | | | |

⁴ Labor costs excluded. Metrics cover most current data available YTD Jan-Oct 2020.

*Note: Adjustments to the tactics and budgets will be made throughout implementation in efforts to maximize acquisition into the program.

H. Advisory Board

Each year during the outreach planning process, PG&E presents its future marketing plans at a regularly scheduled advisory board meeting to obtain stakeholder feedback so that comments can be taken into consideration prior to finalizing the plan. The advisory board review process includes a discussion of the outreach conducted the prior year and outreach plans for the upcoming year. PG&E shared the Year Six plan to the advisory board on November 5, 2020.

I. Outreach in Community Choice Aggregator Territory

PG&E will not unfairly target current and potential CCA customers and will adhere to the CCA Code of Conduct. Hence, outreach efforts will be limited to PG&E bundled customers with direct targeting to the customer segments identified in the target markets section above. PG&E does not plan to conduct any selective marketing or lobbying in an active CCA territory or where a CCA implementation plan has been adopted by a local authority⁵. Further, when available, PG&E tries to exclude CCA customers from marketing activities.

PG&E will comply with all directives of the decision to maintain compliance regarding CCAs. PG&E will send any materials containing mention of CCAs or CCA green tariffs for review and approval by the Public Advisors office. In addition, PG&E will provide a summary of any marketing or lobbying efforts that are subject to the CCA code of conduct⁶ in the yearly annual reports filed.

J. Customer Enrollment

Solar Choice customers will have the option to enroll in the program through PG&E's website, call center and by hardcopy application. Customers selecting the enhanced community renewables (ECR) program option will enroll in the program through the Developer of their ECR facility.

K. Customer Tools and Information Available

PG&E provides customers a variety of tools and information to assist in understanding the PG&E Solar Choice and ECR program options.

Tools and information available on the PG&E website and sent to customer upon enrollment:

- The Green-e Product Content Label provides customers with information regarding the renewable resource type (solar) in their Green-e Energy certified product, as well as information about the location of the generation.
- The Green-e Terms and Conditions will assist customers in understanding the details of the pricing and any terms associated with their participation in PG&E Solar Choice or ECR program.

Tools and information available on the PG&E website:

⁵ Decision 15-01-051

⁶ Decision 15.01.051 page 141

- A Rate Calculator will provide customers interested in enrolling in the PG&E Solar Choice program their estimated monthly cost of participation (based on their historical electricity usage, if available). This information will also be made available to customers through the call center enrollment process.
- An Interactive Resource Map will show customers the location, size, developer and other information regarding PG&E Solar Choice resources.
- An ECR Developer list will show customers a list of developers with active ECR projects.

2021 Enhanced Community Renewables ("Regional Renewable Choice") Marketing Plan

The enhanced community renewables option will be marketed by both PG&E (as described in the outreach plans above) and third-party developers, as well as by others interested in selling power to PG&E through ECR. Additionally, PG&E will work towards facilitating customer and developer interaction to help program adoption.

PG&E Outreach

As described above, PG&E's plans to incorporate ECR outreach into the same outreach methods utilized for Solar Choice outreach to inform customers of both program options available to them under the Solar Choice program. Additional outreach for ECR will include but is not limited to:

- PG&E's website will inform customer of the ECR option and direct them to a listing of active projects.
- Information on the ECR option will be included as a part of the newsletter sent to residential and non-residential customers.
- Outreach conducted at events will include information on the ECR program option as well as the Green Tariff.
- PG&E will provide customer disclosures, posted on its website as well as sent to customers, within 60 days of enrollment (i.e. when the customer will begin to receive a bill credit from the utility) and re-submitted annually at re-enrollment. The customer disclosures will include a brief description of the program, cancellation process, pricing information, and default electricity mix.

Third Party Materials Review

Decision 15-01-051 requires PG&E to review all developer marketing materials before they are used to market to customers. All developer marketing materials must comply with the following:

- Green-e Energy Developer and Generator Requirements²
- The California Public Utility Commission's Community Choice Aggregation Code of Conduct⁸, which includes marketing and outreach requirements relative to Community Choice Aggregation.
- Must be truthful, accurate and not false or misleading.

⁷ https://www.green-e.org/docs/energy/ecr/ECR%20Developer%20Requirements.pdf

⁸ Decision 12-12-036. Decision Adopting A Code Of Conduct And Enforcement Mechanisms Related to Utility Interactions with Community Choice Aggregators, Pursuant to Senate Bill 790. December 20, 2012.

More information can be found on PG&E's ECR website⁹ under the program-specific requirements for developers which links to both the Green-e guidelines in a document called "The California Enhanced Community Renewables Information for Developers and Generators" and the CCA Code of Conduct. Developers must include PG&E's disclaimer and logo usage guidelines if the PG&E logo is used on the materials.

To follow this prerequisite for participating under this Schedule, developers must submit a marketing review packet to PG&E containing all marketing materials the developer intends to use to market to any potential ECR customers. These materials must align with the requirements of either Marketing Phase One Community Interest or Marketing Phase Two Customer Enrollment as provided in the Green-e Energy Developer Requirements. Green-e also participates in the review of the marketing materials as the bulk of the requirements stem from Green-e compliance. If PG&E and Green-e, in its reasonable discretion, determine that the marketing materials do not meet the criteria, the ECR Applicant must update the materials and re-submit the documentation to PG&E. PG&E must grant final approval for Phase One Community Interest prior to offer submittal and before engaging in an initial 'community interest' phase. PG&E must also grant final approval for Phase Two Customer Enrollment prior to signing a Customer Developer Agreement (CDA) or other binding commitment with the customer. The CDA is not considered part of the ECR Applicant's marketing materials and should not be included in the marketing package sent to PG&E for review.

⁻

⁹ https://www.pge.com/en_US/for-our-business-partners/energy-supply/electric-rfo/wholesale-electric-power-procurement/regional-solar-choice-program.page

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

AT&T

Albion Power Company

Alta Power Group, LLC Anderson & Poole

Atlas ReFuel BART

Barkovich & Yap, Inc.
California Cotton Ginners & Growers Assn
California Energy Commission

California Hub for Energy Efficiency Financing

California Alternative Energy and Advanced Transportation Financing Authority California Public Utilities Commission Calpine

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Center for Biological Diversity

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IGS Energy

International Power Technology Intestate Gas Services, Inc.

Kelly Group Ken Bohn Consulting Keyes & Fox LLP Leviton Manufacturing Co., Inc.

Los Angeles County Integrated Waste Management Task Force MRW & Associates Manatt Phelps Phillips Marin Energy Authority McKenzie & Associates

Modesto Irrigation District NLine Energy, Inc. NRG Solar

Office of Ratepayer Advocates OnGrid Solar Pacific Gas and Electric Company Peninsula Clean Energy Pioneer Community Energy

Redwood Coast Energy Authority Regulatory & Cogeneration Service, Inc. SCD Energy Solutions San Diego Gas & Electric Company

SPURR

San Francisco Water Power and Sewer Sempra Utilities

Sierra Telephone Company, Inc.
Southern California Edison Company
Southern California Gas Company
Spark Energy
Sun Light & Power
Sunshine Design
Tecogen, Inc.
TerraVerde Renewable Partners
Tiger Natural Gas, Inc.

TransCanada
Utility Cost Management
Utility Power Solutions
Water and Energy Consulting Wellhead
Electric Company
Western Manufactured Housing
Communities Association (WMA)
Yep Energy