

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



Pacific Gas & Electric Company
GAS (Corp ID 39)
Status of Advice Letter 4699G/6824E
As of July 24, 2023

Subject: December 2021 Winter Storms Emergency Consumer Protections Summary

Division Assigned: Energy

Date Filed: 01-12-2023

Date to Calendar: 01-23-2023

Authorizing Documents: D1907015

Disposition:	Accepted
Effective Date:	01-12-2023

Resolution Required: No

Resolution Number: None

Commission Meeting Date: None

CPUC Contact Information:

edtariffunit@cpuc.ca.gov

AL Certificate Contact Information:

Kimberly Loo

(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- Disposition of Filing (Accepted, Rejected, Withdrawn, etc.)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



Sidney Bob Dietz II
Director
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

January 12, 2023

Advice 4699-G/6824-E

(Pacific Gas and Electric Company ID U 39 M)

Public Utilities Commission of the State of California

Subject: December 2021 Winter Storms Emergency Consumer Protections Summary

Purpose

Pursuant to Ordering Paragraphs (OP) 6 and 7 of California Public Utilities Commission (Commission or CPUC) Decision (D.) 19-07-015, Pacific Gas and Electric Company (PG&E) submits this advice letter (AL) to conclude the emergency customer protections for residential and small business customers impacted by the December 2021 Winter Storms. This AL describes the customer impacts from the 2021 December Winter Storms, mandated protections offered to impacted customers, the outreach efforts conducted, and basic metrics, such as the number of customers that received each of the protections and the associated cost.

Background

On December 30, 2021, Governor Newsom issued an Emergency Proclamation for Monterey and Santa Cruz Counties due to the December 2021 Winter Storms that caused significant damage to critical infrastructure including downed power lines and poles, downed trees, and road closures and damage to roads in Monterey and Santa Cruz Counties as well as forced the evacuation of thousands of residents.

In compliance with D.19-07-015, OP 2, PG&E submitted Advice 4553-G/6462-E on January 14, 2022 to extend the eligibility of PG&E's Emergency Consumer Protection Plan to include residential and non-residential customers impacted by the December 2021 Winter Storms. The Commission accepted Advice 4553-G/6462-E effective January 14, 2022.

PG&E offered the following protections to impacted customers for 12 months¹ from the date of Governor Newsom's Emergency Proclamation for the December 2021 Winter Storms (December 30, 2021 to December 30, 2022):

- Stop estimated usage for billing attributed to the time period when a home/unit was unoccupied as a result of the emergency;
- Implement payment plan options for residential customers;
- Support low-income residential customers, in disaster impacted zip codes which may include all zip codes in a county depending on circumstances, by:
 - Freezing all standard and high-usage reviews for California Alternate Rates for Energy (CARE) program eligibility
 - Contacting all community outreach contractors to help better inform customers of these eligibility changes
 - Partnering with the program administrator of the customer funded emergency assistance program for low-income customers and increase the assistance limit amount
 - Indicate how the energy savings assistance program can be deployed to assist impacted customers
 - Suspend all CARE and FERA program removals to avoid unintentional loss of the discounted rate during the period for which the customer is protected under these customer protections
 - Discontinue generating all recertification and verification requests that require customers to provide their current income information

As described in Section A, there were no red-tagged customers² in Monterey or Santa Cruz Counties as a result of the December 2021 Winter Storms. As a result, the following customer protections for red-tagged customers are not applicable:

- Waive deposit requirements for residential customers seeking to reestablish service for one year and expedite move in and move out service requests;
- Stop estimated usage for billing attributed to the time period when a home/unit was unoccupied as a result of the emergency;
- Identify the premises of affected customers whose utility service has been disrupted or degraded, and discontinue billing these premises without assessing a disconnection charge;
- Prorate any monthly access charges or minimum charges; and
- Suspend disconnections for non-payment and late fee requirements.

PG&E describes the protections offered to impacted customers in further detail below.

¹ D.19-07-015, Conclusions of Law (COL) 10, 14-15.

² Red-tagged customers have homes or businesses that are unserviceable because of the disaster.

Discussion

A. Customer Impacts

PG&E offered protections to affected customers consistent with its addition of the December 2021 Winter Storms to its Emergency Consumer Protection Plan in Advice 4383-G/6087-E. There were no impacted premises identified for the December 2021 Winter Storm Event. In addition, PG&E did not identify any red-tagged residential or small business premises in Monterey or Santa Cruz Counties.

B. Overview of Protections Offered to Customers

PG&E's Emergency Consumer Protection Plan offers the protections described in D.19-07-015, Conclusion of Law 14 to customers affected by the December 2021 Winter Storms in Monterey and Santa Cruz Counties. PG&E details each protection in further detail below, including the number of customers that received the protections.³

1. Stop estimated usage for billing attributed to the period when a home/unit was unoccupied due to a disaster

Resolution M-4833 directs the IOUs to "recalibrate their approach for estimating usage to account for reduced consumption during the period of time the home/unit was unoccupied."⁴ During natural disasters, PG&E identifies general areas that were evacuated and recalibrates its approach for any bills in the area requiring estimation. As a result of the December 2021 Winter Storms, none of the impacted customers in Monterey or Santa Cruz counties required adjustments to their estimated bills.

2. Implement payment plan options for residential customers, including customers with employment impacted by a disaster

D.19-07-015 directs PG&E to provide payment plans to customers impacted by a disaster accordingly:⁵

Affected customers who have prior arrearages and have lost their homes or have been displaced, and are seeking to establish service in a new residence, shall be offered a payment plan with an initial payment of no greater than 20 percent of the amount due, and with equal installments for the remainder of not less than twelve billing cycles. For affected customers who currently have service but go into arrearage, the utilities shall offer a payment plan with an initial payment of no greater than 20 percent of the amount due, and with equal installments for the remainder of not less than eight billing cycles. A customer who is offered a payment

³ D.19-07-015, OP 6.

⁴ Resolution M-4833, p. 6.

⁵ D.19-07-015, p. 22. Emphasis added.

plan shall not be precluded from paying off an arrearage more quickly. Interest on a balance shall not accrue.

In accordance with D.19-07-015, PG&E enrolled 0 impacted customers into favorable payment plans as there were no noted customer impacts from this storm. Note that this total reflects the number of impacted customers enrolled in payment plans at any point since the December 2021 Winter Storms. As a result, the enrollments may or may not be directly related to the December 2021 Winter Storms. For example, PG&E auto-enrolled all eligible residential and small business customers into the COVID-19 Relief Payment Plans required by D.21-06-036 in September and October 2021.⁶

Furthermore, PG&E clarifies that it does not charge interest on customer balances.

3. Provide additional support to income-qualified customers

D.19-07-015 requires PG&E to implement the following measures to support income-qualified customers:⁷

- Freezing all standard and high-usage reviews for California Alternate Rates for Energy (CARE) program eligibility
- Contacting all community outreach contractors to help better inform customers of these eligibility changes
- Partnering with the program administrator of the customer funded emergency assistance program for low-income customers and increase the assistance limit amount
- Indicate how the energy savings assistance program can be deployed to assist impacted customers
- Suspend all CARE and FERA program removals to avoid unintentional loss of the discounted rate during the period for which the customer is protected under these customer protections
- Discontinue generating all recertification and verification requests that require customers to provide their current income information

The Commission also clarifies in D.19-07-015 that the protections for CARE/FERA customers apply to customers in disaster impacted zip codes, which may include all zip codes in a county depending on circumstances.⁸ PG&E extended the applicable low-income provisions to eligible customers in Monterey and Santa Cruz County. Note that due to the COVID-19 pandemic and pursuant to Resolution M-4849, PG&E extended protections to income-qualified customers through June 30, 2021.

⁶ D.21-06-036, OPs 2 and 3.

⁷ D.19-05-037, p. 23 and Conclusion of Law 14.

⁸ D.19-07-015, p. 23.

As of May 31, 2022, approximately 0 recertifications were paused as a result of the protections in disaster-impacted zip codes. Following the Emergency Proclamation, PG&E suspended all CARE/FERA program removals, froze all standard and high-usage reviews for the CARE program, and discontinued generating all requests for customers to verify their current income information. As a result, PG&E has not removed any CARE/FERA customers in these counties from these programs since the Emergency Proclamation and has frozen all reviews and income verification requests.

In addition, PG&E sent an e-mail to its CARE community outreach contractors to inform them of the protections available to customers impacted by the December 2021 Winter Storms.

Furthermore, PG&E coordinated with the program administrator of the Relief for Energy Assistance through Community Help (REACH), a PG&E and customer-funded emergency assistance program, to request increasing the assistance cap amount for red-tagged customers from \$300 to \$600. This assistance allows customers who lost their homes to receive additional financial assistance to pay their current utility bill or to set up new service. PG&E informed all REACH agencies of this financial support for customers.

Lastly, income-qualified customers were eligible to qualify for participation in the Energy Savings Assistance (ESA) program under PG&E's modified qualification requirements for a period of one year from the date that the Governor issued a state of emergency proclamation, if the customer lives in these counties and meets one of the following:

- The customer states that they lost documentation necessary for income verification because of the disaster; or
- The customer states that individuals displaced by the disaster reside in the household.

As of May 31, 2022, zero customers in the disaster-impacted zip codes enrolled in the ESA program under these modified qualification requirements.

PG&E communicated the assistance available to income-qualified customers through a variety of channels, including its website (see Section C for more information on customer communications).

C. Customer Communications

D.19-07-015 requires PG&E to conduct outreach to customers about the protections using a mix of tactics to reach customers.⁹ This includes community outreach, outbound emails, media advisories, outbound dialing, contact centers, community outreach centers, local governments, targeted outreach to highly impacted customers, city/county

⁹ D.19-07-015, COL 23.

assistance centers, trained staff at local assistance centers, partnering with community-based organizations, and communicating protections in accessible formats.¹⁰

1. Customer Protections Webpage

Prior to the December 2021 Winter Storms, PG&E established a dedicated webpage as an on-going resource to help raise awareness about the protections available to customers.¹¹ Pursuant to OP 8 of D.19-07-015, PG&E made information available on this webpage in Spanish, Chinese, Tagalog, Vietnamese, Korean and Russian.

D.19-07-015 also states that if the Commission adopts language outreach requirements in other proceedings, including adding less prevalent languages, those too shall be adopted as part of PG&E's Emergency Consumer Protection Plan.¹² In March 2020, the Commission adopted D.20-03-004, which requires PG&E to demonstrate that it conducts community awareness and public outreach before, during, and after a wildfire in any language that is "prevalent" in its service territory, which is defined as a language that is spoken by 1,000 or more people.¹³ PG&E Advice 4249-G/5827-E identifies six additional languages that meet this criteria: Arabic, Punjabi, Farsi, Japanese, Khmer, Hmong.¹⁴ PG&E added three more: Thai, Hindi, and Portuguese, for a total of 15 non-English languages.¹⁵ PG&E's customer protections website includes information in these additional languages.

2. Contact Centers

In addition, PG&E's customer service representatives were available to answer any customer questions or concerns regarding the customer protections. PG&E uses a leading translation service provider in the industry, Language Line Services, to provide translation services in over 250 languages (including 10 indigenous languages) in its Contact Centers.

3. Coordination with Local Government Staff and Elected Officials

PG&E coordinated with local governments on a regular basis by email and phone to provide updates on outage impacts and estimated time of restoration. In addition to these regular updates, PG&E provided additional updates in response to requests from county and city leaders, including elected officials.

¹⁰ D.19-07-015, pp. 35-36.

¹¹ pge.com/consumer-protections

¹² D.19-07-015, OP 14.

¹³ D.20-03-004, OP 1.

¹⁴ Advice 4249-G/5827-E, p. 7.

¹⁵ Pacific Gas and Electric Company's (U 39 E) Compliance Filing Regarding In-Language Outreach In Response to Administrative Law Judge Filing; December 29, 2020.

D. Coordination with Community Choice Aggregators

D.19-07-015 directs PG&E to coordinate with community choice aggregators (CCAs) during disasters to share information on affected customers.¹⁶ There were no CCA customers impacted by the December 2021 Winter Storms.

E. Collaboration with Cal OES and Cal FIRE

D.19-07-015, OP 7 directs PG&E to “file a Tier 1 Advice Letter twelve months from a qualifying event, detailing the collaborative engagement they had with the Governor’s Office of Emergency Services [CalOES] and the California Department of Forestry and Fire Protection [CAL FIRE] demonstrating information sharing that aided these entities in carrying out their statutory mission.” PG&E did not coordinate with Cal FIRE in response to the December 2021 Winter Storms. PG&E describes its coordination with CalOES in further detail below.

During the December 2021 Winter Storms response, PG&E followed its established emergency response approach, during which every activated PG&E emergency center and field facility was organized and operated according to principles embodied in the Incident Command System (ICS). ICS is a standard emergency incident management system used by governmental, private and non-profit emergency response entities across the globe. Both the National Incident Management System, developed by the Federal Emergency Management Agency (FEMA), and the Standardized Emergency Management System, developed by CalOES, align to include ICS as the incident response framework of both systems.

Because the Command structures of PG&E’s Emergency Operations Center,¹⁷ Electric Operations Emergency Centers (OECs),¹⁸ base camps, and other emergency facilities are similar to those of other agencies’ emergency response facilities, PG&E officials can work directly with their counterparts at other agencies.

The ICS Organization for the December 2021 Winter Storms was staffed with an EOC Commander and a Command Staff, which included:

- A safety officer, who disseminated safety information, conducted daily safety briefings and tracked safety incidents in the base camp;
- A public information officer, who handled public information requests from the EOC and from external media outlets;

¹⁶ D.19-07-015, Conclusion of Law 18.

¹⁷ PG&E Emergency Operations Center previously operated from PG&E’s General Office in San Francisco. The Vacaville Emergency Response Center (VERC) is now PG&E’s primary physical Emergency Operations Center (EOC).

¹⁸ PG&E activated all 19 OECs. OECs are strategically located to cover each division of PG&E’s service territory. The OECs provided emergency response support at the local level, directing and coordinating resources needed to assess damage, secure hazardous situations, restore service safely, and communicate the status of recovery efforts internally.

- A customer strategy officer, who served as an advocate for customers impacted by the fire and communicates with customers;
- A legal officer, who monitored compliance with regulatory and reporting processes and assisted in incident investigations;
- A human resources officer, who managed human resource and workforce needs;
- A liaison officer, who facilitated communication among PG&E, the CPUC, CalOES, and other municipal and county emergency responders. CPUC and CalOES personnel were present in the EOC; and
- Operations, planning, logistics, and finance and administrative staff.

F. Emergency Customer Protections Memorandum Account

Pursuant to D.19-07-015, OP 4, PG&E recorded incremental costs associated with offering the required protections in the ECPMA. As of May 31, 2022, PG&E has recorded approximately \$0 to the ECPMA to identify customers impacted by the December 2021 Winter Storms.

Protests

Anyone wishing to protest this submittal may do so by letter sent electronically via E-mail, no later than February 1, 2023, which is 20 days after the date of this submittal. Protests must be submitted to:

CPUC Energy Division
ED Tariff Unit
E-mail: EDTariffUnit@cpuc.ca.gov

The protest shall also be electronically sent to PG&E via E-mail at the address shown below on the same date it is electronically delivered to the Commission:

Sidney Bob Dietz II
Director, Regulatory Relations
c/o Megan Lawson
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 and 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

Pursuant to General Order (GO) 96-B, Rule 5.1, and OPs 6 and 7 of D.19-07-015, this advice letter is submitted with a Tier 1 designation. PG&E requests that this Tier 1 advice submittal become effective upon date of submittal, which is January 12, 2023.

Notice

In accordance with General Order 96-B, Section IV, a copy of this advice letter is being sent electronically to parties shown on the attached list and the parties on the service list for R.18-03-011. 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 submittals can also be accessed electronically at: <http://www.pge.com/tariffs/>.

/S/

Sidney Bob Dietz II
Director, Regulatory Relations

cc: Service List of R.18-03-011



ADVICE LETTER SUMMARY

ENERGY UTILITY



MUST BE COMPLETED BY UTILITY (Attach additional pages as needed)

Company name/CPUC Utility No.: Pacific Gas and Electric Company (ID U39 M)

Utility type:

- ELC GAS WATER
 PLC HEAT

Contact Person: Kimberly Loo

Phone #: (415)973-4587

E-mail: PGETariffs@pge.com

E-mail Disposition Notice to: KELM@pge.com

EXPLANATION OF UTILITY TYPE

ELC = Electric GAS = Gas WATER = Water
 PLC = Pipeline HEAT = Heat

(Date Submitted / Received Stamp by CPUC)

Advice Letter (AL) #: 4699-G/6824-E

Tier Designation: 1

Subject of AL: December 2021 Winter Storms Emergency Consumer Protections Summary

Keywords (choose from CPUC listing): Compliance

AL Type: Monthly Quarterly Annual One-Time Other:

If AL submitted in compliance with a Commission order, indicate relevant Decision/Resolution #: D.19-07-015

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:

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: 1/12/23

No. of tariff sheets: 0

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).

Tariff schedules affected: N/A

Service affected and changes proposed¹: N/A

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

¹Discuss in AL if more space is needed.

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

California Public Utilities Commission
Energy Division Tariff Unit Email:
EDTariffUnit@cpuc.ca.gov

Contact Name: Sidnev Bob Dietz II. c/o Megan Lawson
Title: Director, Regulatory Relations
Utility/Entity Name: Pacific Gas and Electric Company

Telephone (xxx) xxx-xxxx:
Facsimile (xxx) xxx-xxxx:
Email: PGETariffs@pge.com

Contact Name:
Title:
Utility/Entity Name:

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

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

Clear Form

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

AT&T Albion Power Company	East Bay Community Energy Ellison Schneider & Harris LLP Engineers and Scientists of California	Pioneer Community Energy
Alta Power Group, LLC Anderson & Poole	GenOn Energy, Inc. Goodin, MacBride, Squeri, Schlotz & Ritchie Green Power Institute Hanna & Morton ICF	Public Advocates Office Redwood Coast Energy Authority Regulatory & Cogeneration Service, Inc.
Atlas ReFuel BART	iCommLaw International Power Technology Intertie	Resource Innovations SCD Energy Solutions San Diego Gas & Electric Company
Barkovich & Yap, Inc. Braun Blaising Smith Wynne, P.C. California Cotton Ginners & Growers Assn California Energy Commission	Intestate Gas Services, Inc.	SPURR San Francisco Water Power and Sewer Sempra Utilities
California Hub for Energy Efficiency Financing	Johnston, Kevin Kelly Group Ken Bohn Consulting Keyes & Fox LLP Leviton Manufacturing Co., Inc.	Sierra Telephone Company, Inc. Southern California Edison Company Southern California Gas Company Spark Energy Sun Light & Power Sunshine Design Stoel Rives LLP
California Alternative Energy and Advanced Transportation Financing Authority California Public Utilities Commission Calpine	Los Angeles County Integrated Waste Management Task Force MRW & Associates Manatt Phelps Phillips Marin Energy Authority McClintock IP McKenzie & Associates	Tecogen, Inc. TerraVerde Renewable Partners Tiger Natural Gas, Inc.
Cameron-Daniel, P.C. Casner, Steve Center for Biological Diversity	Modesto Irrigation District NLine Energy, Inc. NRG Solar	TransCanada Utility Cost Management Utility Power Solutions Water and Energy Consulting Wellhead Electric Company Western Manufactured Housing Communities Association (WMA) Yep Energy
Chevron Pipeline and Power City of Palo Alto	OnGrid Solar Pacific Gas and Electric Company Peninsula Clean Energy	
City of San Jose Clean Power Research Coast Economic Consulting Commercial Energy Crossborder Energy Crown Road Energy, LLC Davis Wright Tremaine LLP Day Carter Murphy		
Dept of General Services Don Pickett & Associates, Inc. Douglass & Liddell Dish Wireless L.L.C.		