Electric Sample Form No. 79-1224Prevailing Wage Disclosure Form

Sheet 1

Please Refer to Attached Sample Form

(Continued)

Advice Decision 7329-E-B D.23-11- 068 Issued by **Shilpa Ramaiya**Vice President
Regulatory Proceedings and Rates

Submitted Effective Resolution

November 6, 2024 January 1, 2024



PREVAILING WAGE DISCLOSURE FORM

California's prevailing wage law (Public Utilities Code section 769.2) applies to the contractor(s) constructing this Renewable Generating Facility. This Disclosure Form provides PG&E's customer installing such a facility with information about the customer's contractor's obligations and the consequences to the customer for the contractor's failure to comply with the prevailing wage law. If, for instance, the contractor does not pay prevailing wages to its workers during the construction of this facility, this facility will be ineligible for service on any Net Energy Metering and Net Billing Tariffs, also known as Solar Billing Plan (SBP), and this facility will be transferred to another tariff for the purpose of compensating the customer for exports from the facility.

Contractor Company Name:	
Contact Name:	CSLB # (required)
Project Name:	
Project ID	PG&E Service Account #
Generating Facility (Service Account) Address:	
Estimated Work Start Date:	
Estimated Work Completion Date:	

Compliance with Prevailing Wage Law

1. Requirements:

- a. Contractors seeking to interconnect new or modified renewable generating facilities with or without paired energy storage systems¹ on or after January 1, 2024, must:
 - i. Pay each of its workers a prevailing wage as defined by Public Utilities Code § 769.2;
 - ii. Maintain and bi-annually supply payroll records to the CPUC on July 1 and December 31;
 - iii. Maintain and supply payroll records to the Department of Industrial Relations in accordance with the Labor Code § 1771.4
- b. Customers installing and interconnecting such facilities must, as part of the interconnection application, execute and submit this Prevailing Wage Disclosure Form before PG&E will interconnect the facility.

I understand that if the contractor of record on this interconnection request has previously failed to submit required payroll records to the CPUC in connection with its work on my or other customers' facilities, permission to operate the proposed Generating Facility will be delayed until that deficiency is corrected. More information can be found at: https://cpucsurge.org

- 2. Penalties: Violations of the above will result in PG&E imposing the following penalties on the customer:
 - a. If after PG&E has issued permission to operate (PTO) and interconnected the customer's facility the Department of Industrial Relations determines that in connection with the construction of the customer's facility the contractor willfully failed to pay its workers a prevailing wage, PG&E will:
 - i. Discontinue serving that facility on a Net Energy Metering or Net Billing Tariff;
 - ii. Transfer the customer's generating facility identified in the willful wage violation to a new tariff, which will compensate the customer for exports from the facility under that tariff. The generating facility shall be subject to Departing Load and Standby tariffs.
 - iii. PG&E shall provide notification to the Customer in accordance with the following:
 - a. 30 calendar days prior to removing the customer account from service on the Net Energy Metering or Net Billing Tariff if the facility is metered by a single meter;

Please complete this agreement in its entirety

† Information collected on this form is used in accordance with PG&E's Privacy Policy.

The Privacy Policy is available at the com/privacy.

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¹ These requirements do not apply to certain public works projects, residential customers with systems sized 15 kilowatts or less, residential seeking customers to interconnect such facilities that the customer has installed on a single-family home, a Modular Home (for definitions please refer to the applicable Net Energy Metering and Net Billing Tariffs), a Modular Home Community, or multiunit housing that has two or fewer stories.



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b. 60 calendar days prior to removing the customer account from service on the Net Energy Metering or Net Billing Tariff if the facility is metered by multiple meters (i.e., Virtual or Aggregation customers).

- iv. Perform an account true-up after the time periods referenced in 2.a.iii have expired.
- **b. Removal of Penalties:** If the Department of Industrial Relations or California courts have conclusively reversed the willful wage violation against the customer's contractor, PG&E, shall restore the facility's service on the applicable Net Energy Metering or Net Billing Tariff the first billing cycle after PG&E learns of the reversal. The legacy period will be based on the original permission to operate per the applicable NEM or NBT Schedule.

By signing this disclosure, I acknowledge that I have read and understand the requirements, and risk of being subject to the penalties, set forth herein.

(Print Customer Name as it appears on the PG&E Bill)	
(Customer Signature)	
(Print name and title of signee, applicable if customer is a Company) (e.g. John Doe, Manager)	
(Date)	