

DOCKETED	
Docket Number:	19-IEPR-02
Project Title:	Electricity Resource Plans
TN #:	227393
Document Title:	February 22 2019 Letter from PGE re 2019 IEPR Extension Request
Description:	PG&E respectfully requests an extension of time to submit certain electricity resource plans and electricity demand forecasts in the 2019 IEPR, under the process set forth in the California Code of Regulations, Title 20, Article 2 and Section 1342. This letter is requesting an extension of time to submit certain electricity resource plans and this letter is also docketed in 19-IEPR-03.
Filer:	Jann Mitchell
Organization:	PG&E
Submitter Role:	Energy Commission
Submission Date:	3/21/2019 11:09:50 AM
Docketed Date:	3/21/2019

February 22, 2019

VIA E-MAIL AND U.S. MAIL

Mr. Drew Bohan
Executive Director
California Energy Commission
Dockets Office, MS-4
Re: Docket No. 19-IEPR-03
1516 Ninth Street
Sacramento, CA 95814-5512

Re: 2019 Integrated Energy Policy Report (IEPR): Request for Extension of Time to
File Certain Electricity Resource Plans and Electricity Demand Forecasts

Dear Mr. Bohan:

Pacific Gas and Electric Company (PG&E) respectfully requests an extension of time to submit certain electricity resource plans and electricity demand forecasts in the 2019 IEPR, under the process set forth in the California Code of Regulations, Title 20, Article 2 and Section 1342.

The types of resource plans and demand forecasts, and the dates for submittal, are detailed in two December 2018 California Energy Commission (CEC) reports, both "Prepared in Support of the 2019 Integrated Energy Policy Report." The reports are: CEC Final Staff Report "Forms and Instructions for Submitting Electricity Resource Plans", docketed on November 15, 2018, and CEC Staff Final Report "Forms and Instructions for Submitting Electricity Demand Forecasts," docketed on January 7, 2019.

In summary, PG&E requests additional time to submit the following forms. Justification for the requests is provided below. PG&E is continuing to review the timelines and requirements for the other forms and may seek additional relief as needed.

1. Electricity Resource Plan Forms

Form	Description	Date Currently Due	Requested Due Dates
S-1	Capacity Resource Accounting Table	4/26/19	6/1/2019
S-2	Energy Balance Accounting Table	4/26/19	6/1/2019

S-5	Bilateral Contracts and Power Purchase Agreements	4/26/19	6/1/2019
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2. Electricity Demand Forms

Form	Description	Date Currently Due	Requested Due Dates
8.1a	Revenue Requirements By Major Cost Categories/ Unbundled Rate Component (Investor-Owned Utilities)	6/3/19	6/19/19
8.1b	Revenue Requirements By Bundled Customer Class	6/3/19	6/19/19
8.1b	Revenue Requirements For Direct Access Customers	6/3/19	6/19/19

A. Electricity Resource Plan Forms

PG&E seeks an approximately one-month extension (from April 26 to June 1) to submit its three required electricity resource plans (Forms S-1, S-2, and S-5). This extension will allow PG&E to submit the same forecast to the CEC as it submits to the California Public Utilities Commission (CPUC) in the Energy Resource Recovery Account (ERRA) proceeding. By submitting the same forecast to both agencies, PG&E hopes to reduce any confusion due to potential disparities that could arise from using different vintages of forecasts that are both due at about the same time in two differing proceedings. The CEC granted a similar extension to PG&E in the 2015 and 2017 IEPR proceedings.

B. Electricity Demand Forecast Forms

PG&E requests a two-week extension (from June 3 to June 19) to submit electricity demand forecast Forms 8.1a and 8.1b; the extension will allow these retail price and rate forms to be aligned with the forecast submitted as part of both the ERRA proceeding at the CPUC and the IEPR proceeding at the CEC, again with the goal of reducing any potential confusion stemming from varying forecasts. The CEC granted a similar extension in the 2015 IEPR.

PG&E submitted Demand Forecast Form 1.1a (Historical Retail Sales of Electricity) and Form 1.8 (Photovoltaic Interconnection Data) on February 11, 2019, as specified by the CEC. PG&E does not currently expect to request further extensions of filing time for other required Demand Forecast forms.

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I am happy to answer any questions you may have about this request.

Sincerely,

/s/ Valerie J Winn

Valerie J. Winn
Chief, State Agency Relations

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