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PG&E's Request for Extension of Time to File Electricity Resource Plan Reporting Forms on Update 2022 IEPR

Additional submitted attachment is included below.

Licha Lopez CEC Liaison State Agency Relations 1415 L Street, Suite 280 Sacramento, CA 95814 (202)903 4533 Elizabeth.LopezGonzalez@pge.com

August 15, 2022

Mr. Drew Bohan
Executive Director
California Energy Commission
Re: Docket No. 22-IEPR-03
715 P Street
Sacramento, CA 95814-5512

Re: Update 2022 Integrated Energy Policy Report (IEPR): Request for Extension of Time to File Electricity Resource Plan Reporting Forms

Dear Mr. Bohan,

Pacific Gas and Electric Company (PG&E) respectfully requests an extension of time to submit the electricity resource plan reporting forms in the 2022 IEPR update, under the process set forth in the California Code of Regulations, Title 20, Article 2, and Section 1342.

The types of demand forecasts and the dates for submittal are detailed in the "forms and instructions for submitting electricity resource plans," docketed by the California Energy Commission (CEC) on May 2022, and in the "instructions for submitting electricity resource plans," updated to the CEC's docket on July, 2022 in docket number 22-IEPR-01.¹

Kurt Hansen (Director of Portfolio and Resources Forecast) at PG&E met with CEC staff (Gill Liz, Advisor to Vice Chair Siva Gunda, David Erne Supply Analysis Office Manager and Robert Kennedy, Energy Assessment Division) on May 27, 2022 and the parties agreed that to meet our shared desire to provide the CEC with the best and most current information, PG&E should request an extension to file its electricity resource plans one-month (or 30 calendar days) after its submission of its Integrated Resource Plans (IRPs) to the California Public Utilities Commission (CPUC). Based on this, PG&E requests an additional 83 calendar days to submit the following forms with justification for the requests provided below. PG&E is continuing to review the timelines and requirements of forms (to be filed as part of PG&E's IRP filing with the CPUC) and may seek additional relief as needed.

1. Electricity Resource Plans Forms

Form	Description	Current Due Date	Requested Extension Date
S-1	Capacity/Energy Requirement (MW)	September 9, 2022	December 1, 2022 (or
			January 1, 2023) - 30 days
			after the IRP submittal.

¹ Forms and Instructions for Submitting Electricity Resource Plans: Prepared in Support of the 2023 Integrated Energy Policy Report | California Energy Commission.

S-2	Capacity/Energy Supply Resources	September 9, 2022	December 1, 2022 (or
			January 1, 2023) - 30 days
			after the IRPs submittal.
S-2A	Addendum Monthly Capacity and	September 9, 2022	December 1, 2022 (or
	Energy Data		January 1, 2023) - 30 days
			after the IRPs submittal.
S-5	Bilateral Contracts	September 9, 2022	December 1, 2022 (or
			January 1, 2023) - 30 days
			after the IRPs submittal.

Currently, the IRP filing deadline is November 1, 2022. Therefore, PG&E requests an extension to December 1, 2022. PG&E notes that if the November 1 IRP submission date is extended, PG&E may need to submit additional request for extension to submit the Electricity Resource Plans to the CEC by January 1, 2023.

Per our conversation with the CEC, if this extension request is not approved by the CEC, PG&E is able to re-submit the Electricity Resource Plans Forms submitted as part of the 2021 IEPR to the CEC.

Additionally, PG&E offered the CEC the option of updating in 2023 the Electricity Resource Plans Forms submitted at the end of 2022.

Given this change, PG&E respectfully requests that the CEC grant a one-month (after the IRP submittal to the CPUC) extension or 83 calendar-days extension (from September 9 to December 1, 2022) to submit the Electricity Resource Plans Forms S-1, S-2, S-2A, and S-5.

A declaration for this Request for Extension of Time is attached herein as Attachment A.

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

Sincerely,

Isl Licha Lopez

Licha Lopez/Mark Krausse State Agency Relations Rep.

cc: Robert Kennedy (email service only: Robert.kennedy@energy.ca.gov)

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ATTACHMENT A

Applicant:

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I certify under penalty of perjury that the information contained in this application for request for extension of time is true, correct, and complete to the best of my knowledge and that I am authorized to make the application and certification on behalf of the Applicant.

Dated: August 15, 2022

/s/ Daniel S. Hashimi

Name: Daniel S. Hashimi

Title: Senior Counsel for

Pacific Gas and Electric Company