

POSTING REQUIREMENTS FOR FERC STANDARDS OF CONDUCT

PACIFIC GAS AND ELECTRIC COMPANY

FERC Standards of Conduct, Section 358.7(c): A transmission customer may voluntarily consent, in writing, to allow the transmission provider to disclose the transmission customer's non-public information to the transmission provider's marketing function employees. If the transmission customer authorizes the transmission provider to disclose its information to marketing function employees, the transmission provider must post notice on its Internet website of that consent along with a statement that it did not provide any preferences, either operational or rate-related, in exchange for that voluntary consent.

On May 8, 2009, Panoche Energy Center, LLC provided its voluntary consent to share nonpublic transmission information associated with Units 1, 2, 3 and 4 at its generating facilities with PG&E's marketing function employees. PG&E did not provide any preferences, either operational or rate-related in exchange for the voluntary consent.

On April 27, 2009, Starwood Power Midway LLC provided its voluntary consent to share nonpublic transmission information associated with Units 1 and 2 at its generating facilities with PG&E's marketing function employees. PG&E did not provide any preferences, either operational or rate-related in exchange for the voluntary consent.

On March 2, 2007, Mirant Delta, LLC ("Delta") provided its voluntary consent to share certain transmission and other data associated with Units at Delta's Pittsburg Power Plant and Contra Costa Power Plant with PG&E's Marketing Affiliate employees. PG&E did not provide any preferences, either operational or rate related, in exchange for that voluntary consent.

On January 19, 2006, Valero Refining Company - California, provided its voluntary consent to share its non-public transmission-related information with PG&E's Marketing Affiliate employees. PG&E did not provide any preferences, either operational or rate-related, in exchange for that voluntary consent.

In order to allow PG&E to evaluate offers, negotiate fully and enter into transactions for electric power in satisfaction of its obligations under PG&E's 2004 Long Term Request for Offers issued on March 18, 2005, certain non-affiliated transmission customers have voluntarily consented, in writing, to share their customer information with PG&E's Marketing or Energy Affiliate employees. PG&E did not provide any operational or rate-related preferences in exchange for these voluntary consents. For additional information, contact the Affiliate Rules and Regulatory Compliance Department at ARC@pge.com.

On July 12, 2005, Alliance Power, Inc., provided its voluntary consent to share a copy of the executed System Impact Study (SIS) Agreement for the Ignacio, Napa and Watsonville projects in response to the PG&E Long Term RFO with PG&E's Marketing Affiliate employees. PG&E did not provide any preferences, either operational or rate-related, in exchange for that voluntary consent.

On July 11, 2005, CalPeak Power, provided its voluntary consent to share a copy of the executed System Impact Study (SIS) Agreement for the Panoche project in response to the PG&E Long Term RFO with PG&E's Marketing Affiliate employees. PG&E did not provide any preferences, either operational or rate-related, in exchange for that voluntary consent.

On May 20, 2005, Mirant Delta, LLC ("Delta") provided its voluntary consent to share certain transmission and other data associated with Units at Delta's Pittsburg and Contra Costa Power Plants with PG&E's Marketing Affiliate employees. PG&E did not provide any preferences, either operational or rate-related, in exchange for that voluntary consent.

On April 28, 2005, NEO California Power, LLC provided its voluntary consent to share certain transmission and other data associated with its generating facilities at Red Bluff and Chowchilla with PG&E's Marketing Affiliate employees. PG&E did not provide any preferences, either operational or rate-related, in exchange for that voluntary consent.

On March 16, 2005, Duke Energy Marketing America, LLC ("DEMA") provided its voluntary consent to share certain transmission and other data associated with Units at DEMA's Morro Bay Power Plant with PG&E's Marketing Affiliate employees. PG&E did not provide any preferences, either operational or rate-related, in exchange for that voluntary consent.

On February 8, 2005, Mirant Delta, LLC ("Delta") provided its voluntary consent to share certain transmission and other data associated with Units at Delta's Pittsburg and Contra Costa Power Plants with PG&E's Marketing Affiliate employees. PG&E did not provide any preferences, either operational or rate-related, in exchange for that voluntary consent.

In order to allow PG&E to negotiate fully and enter into transactions for renewable power in satisfaction of its obligations under the California Renewables Portfolio Standard Program, certain non-affiliated transmission customers have voluntarily consented, in writing, to share their customer information with PG&E's Marketing or Energy Affiliate employees. PG&E did not provide any operational or rate-related preferences in

exchange for these voluntary consents. For additional information, contact the Affiliate Rules and Regulatory Compliance Department at ARC@pge.com.