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Cal. P.U.C. Sheet No. Cal. P.U.C. Sheet No.

Sheet 1

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Electric Sample Form No. 79-1078

Agreement for Unmetered Electric Service to Devices Connected to Pacific Gas and Electric Company's Street Light Facilities

Please Refer to Attached Sample Form

Pacific Gas and Electric Compan	ıy'
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DIS	<u>STRIBUTION</u>	REFERENCES				
	Customer	SA#:				
	Divisions	PM#:				
	Records Processing	BD#:				
	(Original)					

This Agreement for Unmetered Electric Service to Devices Connected to Pacific Gas and Electric

Company's Street Light Facilities (Agreement) between

(Customer) and Pacific Gas and Electric Company (the Company) is to establish and govern the provisions of unmetered electric service provided by the Company at the locations reported for security devices and wireless communication equipment described in the attachments to this Agreement.

- A. WHEREAS, such equipment will be owned, operated and/or maintained by Customer;
- B. WHEREAS, Customer intends to energize such equipment by connecting to Company-owned street light facilities consisting of a street light with an exposed (external) photocell control mounted on a distribution pole or on a dedicated street light pole by means of a bracket or support arm, where PG&E has ownership interest in and maintenance responsibility for the pole, luminaire, support arm, control facility and internal wiring at various locations within the Company's service territory, where the lighting facilities are not a particular aesthetic selection by the street light customer of record and with the exception of series street light circuits served above 480 volts; and
- C. WHEREAS, in the Company's opinion, it would be impractical to install electric meters at the requested locations and for such equipment installed subject to this Agreement; and
- D. WHEREAS, the consumption of electricity at such locations and for such equipment can be reasonably determined from Manufacturer's specifications and operating characteristics of the Customer where the load is 24 hour constant and of one hundred fifty (150) watts or less rated or average consumption on any one street light circuit; and
- E. WHEREAS, pursuant to the Company's Electric Preliminary Statement Part A.6.a, Customer and the Company agree that, in lieu of installing meters at each location, the Company shall provide unmetered electric service for Customer's equipment in accordance with the following terms and conditions.

NOW, THEREFORE, in consideration of the terms, and covenants contained herein, Customer and Company hereby agree as follows:



- 1. Customer's equipment that is the subject of this Agreement is identified in the data sheets set forth in Attachment A (Equipment). The Equipment will be installed by Customer on the facilities described in Recital Paragraph B above with an energy connection on the Company-owned street light. The energy connection to such street light may be made by the Customer, or, at the Customer's option and expense, by the Company. The energy connection to such Equipment will be made through a twist-lock style connector to an exposed (external) photocell control for the luminaire without impairment to the operation of the street light and with no other modification to the luminaire or control, except for ancillary equipment that draws power through the primary device through a Power Over Ethernet connection or similar means approved by the Company. Each location will be grouped in a specific account, separate from the street light account, identified by either the city or unincorporated county where the Equipment is located for proper billing and accounting. The energy account will be billed on the Company's regular monthly billing cycle for unmetered loads. Billing of fixed usage shall be at the amount indicated in Paragraphs 2 and 3.
- 2. Energy use for each piece of Equipment will be billed on Schedule A-1 or Schedule B-1 Small General Service with an appropriate single customer charge for each grouped account.
 - a. Customer shall provide the Company with the Manufacturer's documentation on Equipment rating, documented average consumption and other information necessary for the Company to determine applicability of this Agreement prior to installation of Equipment. Attachment A documents the specific Equipment and the kilowatt hours (kWh) to be billed for each Equipment type.
- 3. The energy charge is based on the monthly kWh calculated from the documentation provided by the customer based on watt rating or average consumption, multiplied by 731 hours per month (for 24-hour continuous usage).
- 4. Pursuant to Section D of the Company's electric Rule 3, Customer shall furnish the Company with information, in a format acceptable to the Company, which verifies the number and location of all Equipment at each service location and reflecting the net result of any installations and removals. The information to be reported is described in Attachment B. The information shall be provided initially ten (10) days after the first month of installations and on the first business day of January, April, July and October thereafter. Each piece of Equipment shall be marked with its own identifying number or code acceptable for input into Company's billing system. Equipment ownership shall be identifiable from the ground for auditing purposes. The Company may require that Customer affix or install a Radio Frequency Identification Device (RFID), provided by the Company, for inventory verification purposes.
- 5. If it is determined by the Company that electrical load is connected that has not been accurately reported to the Company by Customer, such load will be billed in accordance with electric Rules 17, 17.1, and 17.2 as applicable, and Customer shall pay the otherwise full applicable tariff charges for such electrical load, calculated in accordance with Paragraph 3, above. The Company reserves the right to field or bench test Equipment to verify the inputs described in documentation provided in Paragraph 2.a, above. Customer shall be financially responsible for any damage to Company facilities that results from a failure to accurately report Customer's loads.



- 6. Auditing may be conducted at the Company's sole discretion. Auditing may commence following the first anniversary of the effective date this Agreement (as defined below). The audit will be conducted by the Company or by an independent auditor selected by the Company. The cost of the audit shall be at the sole expense of the Customer. Customer will provide a complete and accurate inventory and other information as required in Paragraph 4 and in Attachment B. Customer shall provide access to the Equipment and provide assistance to the Company and its auditor to accomplish the audit, including, without limitation, identifying, locating and accessing the Equipment. The Company shall have the right to collect all costs associated with any additional work, including but not limited to, field verification or auditing of devices, bench testing, field amp reads, calculations of loads not required with meter reads, that would otherwise not be incurred in serving metered facilities.
- 7. Neither this Agreement nor conditions of electric service hereunder shall constitute permission or authorization for any use or occupation of the facilities of the Company or any third party by Customer. Prior to any attachment to Company-owned distribution poles, dedicated street light poles or connection of Equipment to Company owned street light facilities a license agreement with the Company will be required. Such license agreement shall remain a condition of service hereunder. It shall be sole responsibility and obligation of Customer to secure any rights or permission that may be necessary for the placement and use of Customer's Equipment on or over private property or the public right of way.
- 8. Except as specifically provided otherwise herein, service furnished in accordance with this Agreement shall be subject to Company's applicable tariffs on file with the California Public Utilities Commission (Commission). This Agreement shall at times be subject to changes or modification by the Commission as said Commission may, from time to time, direct in the exercise of its jurisdiction.
- 9. The Equipment subject to this Agreement shall be installed, maintained and operated at all times in accordance with all Company design standards and requirements and with all applicable laws, rules and regulations by any governmental authority with jurisdiction, including Commission's General Order 95 (collectively "Laws"). Customer shall be responsible to correct all identified violations of Laws and all identified deviations from Company design standards or requirements. Where the Company makes corrections, Customer shall be responsible for all costs for the Company to remedy any notices of violation or infractions imposed on the Company as a result of the Customer's installation or operation of the Equipment, including, without limitation, any infractions under the Commission's General Order 95. Except when otherwise required by the Laws or in the event that the Company determines that the violation, deviation or infraction caused by the Equipment poses a threat to the public or utility worker(s) or that the installed Equipment adversely impacts service reliability, asset life or the safe operation of Company facilities, prior to the Company remedying such violation, deviation or infraction, the Company will give the Customer written notice and the opportunity to remedy the same. If the Customer fails to correct the violation, deviation or infraction within thirty (30) days of such notice, the Company may, but shall not be obligated to, remedy such violation, deviation or infraction.
- 10. Where the Company determines that the Equipment loads require changes to Company's serving facilities, or where rearrangements are required as a result of the added loads, all such modifications must be performed prior to connection of the Equipment and Customer shall be responsible for all costs associated with the work. Customer shall be financially responsible for any damage to Company facilities resulting from Equipment loads added prior to completion of any required work. Either the Company or Customer may determine that facility modifications are not practical or cost effective for specific locations, in which case service will be provided under Company's approved Tariffs and either an Agreement for Unmetered Electrical Service, form 79-972, or metering may be required.



- 11. This Agreement shall remain in effect until terminated. This Agreement may be terminated upon forty-five (45) days prior written notice: a) by either party, which shall result in termination of service; or b) by Company upon Customer's default of any of the stated terms, agreements, covenants, conditions and provisions of this Agreement, the license agreement for such equipment or non-conformance with Company's other applicable tariffs. Any notice for termination of this Agreement for default shall specify the nature of the default. Customer may utilize the forty-five (45) days from issuance of such notice to cure the specified default (or in the event of a default which requires in excess of forty-five (45) days to cure, such additional time as is approved in writing by the Company). Timely cure of a specified default will avoid termination for that default. Customer expressly acknowledges that the Company shall not be liable for any costs, expenses, damages, claims or the like caused by or arising out of the Company's termination of this Agreement, including but not limited to any rearrangement, relocation, removal or disconnection expenses. Company may continue to provide service to Customer's Equipment provided that a) a subsequent executed superseding agreement governing the terms of unmetered service has gone into effect prior to the termination of this Agreement; or b) a meter has been installed and the service has been transferred to metered status.
- 12. The Company may at a later date, upon ninety (90) days prior written notice, require metering of new, existing, additional, rearranged or relocated equipment that would otherwise register on its metering devices with then available practical technology, and decline to provide or continue providing unmetered service.
- 13. Nothing in this Agreement shall preclude the Company from requesting authority from the Commission to implement an electric tariff for unmetered service. If an unmetered electric service tariff is approved for the Company, it shall apply to Customer's installations under this Agreement.
- 14. The Company is authorized to modify the form of Attachment A and B at its sole discretion and at any time require additional reasonable information from Customer for the purpose of this Agreement, including without limitation, accurate data concerning equipment, maintaining accurate records, and promoting accurate and efficient billing.
- 15. All notices required herein shall be given in writing and delivered personally by United States Postal Service, or other nationally recognized courier service, to the appropriate address below. Addresses may be changed by the Company or Customer as business needs change.

Customer:		Pacific Gas and Electric Company
Address:		Billing Revenue & Records P.O. Box 8239 Stockton, CA 95208
Attn:		Attn. Unmetered Electric Usage
Customer's bill	shall be mailed to the address listed below.	
Billing Name: Address:		



Attn:			

- 16. The waiver by either Party of any default in the performance, or failure to insist on strict performance by the other, or any covenant or condition contained herein shall not be construed to be a waiver of any preceding or subsequent default of the same or any other covenant contained herein.
- 17. If Customer acquires additional Equipment (connected by another Customer under the provisions of an identical Agreement) through merger, purchase, or other forms of acquisition, all such acquired Equipment shall become subject to this Agreement, and billing will be adjusted as required by this Agreement. Customer must provide the information necessary to complete new Attachment A(s), if such additional unmetered facilities have not previously been identified to the Company. Customer must also provide the information required to complete new or modify existing Attachment B(s) as specified in Paragraph 4. If Customer is acquired by a third party, assignment of this Agreement shall be subject to the provisions of Paragraph 18.
- 18. Customer may, with the Company's written consent, assign this Agreement if the assignee agrees in writing to perform all of Customer's obligations hereunder. Such assignment will be deemed to include, unless otherwise specified therein, all of the Customer's rights to any refunds which might become due upon discontinuance of service contracted. Customer remains responsible for all obligations under this Agreement up to the effective date of the assignment. In lieu of an assignment, the Customer's successor in interest may retrofit the Equipment for metering under Company's existing tariffs.
- 19. Upon termination of this Agreement, Customer shall promptly disconnect Customer's Equipment from the street light facilities. Customer remains responsible for payment of energy and customer charges under this Agreement until Equipment is disconnected.
- 20. Customer shall indemnify and hold harmless Company, its officers, agents and employees, against all loss, damage, expense and liability resulting from injury to or death of any person, including but not limited to employees of Company, Customer or any third party, or from loss, destruction or damage to property, including but not limited to property of Company, Customer, or any third party, arising out of or in any way connected with the performance of this Agreement, however caused, except to the extent caused by the active negligence or willful misconduct of Company, its officers, agents and employees. Customer will, on Company's request, defend any suit asserting a claim covered by this indemnity. Customer will pay all costs that may be incurred by Company in enforcing this indemnity, including reasonable attorneys' fees.
- 21. PG&E will exercise reasonable diligence and care to furnish and deliver a continuous and sufficient supply of electric energy to the Customer, but does not guarantee continuity or sufficiency of supply. PG&E will not be liable for interruption or shortage or insufficiency of supply, or any loss or damage of any kind of character occasioned thereby if same is caused by inevitable accident, act of God, fire, strikes, riots, war, or any other cause except that arising from its failure to exercise reasonable diligence.
- 22. This Agreement shall supersede existing letters of understanding, agreements and contracts, whether verbal or written, for the provision of unmetered services to the Equipment.



APPROVED:	
	PACIFIC GAS AND ELECTRIC COMPANY
(Customer)	
(Signature)	(Signature)
(Type/Print Name)	(Type/Print Name)
(Title)	(Title)
(Date)	(Date)



DISTRIBUTION:	REFERENCES:						
☐ Billing Revenue	Date of Agreement:						
and Records (Original)	Date of Attachment:						
☐ Service Planning (Copy)	PM #:						
☐ Customer (Copy)	SA #:						

Attachment A to Agreement for Unmetered Electric Service to Devices Energized by Connection to Pacific Gas and Electric Company's Street Light

(Form to be Completed By PG&E)	
Facilities Address:	
Billing Name: Address (if different from mailing):	
Equipment billing information (to be completed by Pacific Gas and Electric Co	mpany)
Manufacturer/model or series	
Equipment type*	
*Use only one Attachment A per Equipment type Basic calculation for monthly kiloWatt hours (kWh) rounded to the nearest whole kW ((Nominal voltage x Amps) /1000) x hours of operation Use 731 hours for 24 hour load, or 335 hours for 11 hour photo controlled load. Adjust Amps as needed when Average Documented Consumption is used in place of full rated amps for Rate schedule Nominal volts Amps Operating hours kWh/N	proper kWh billing.
A-1 or B-1	0
Applicant must provide the following: ° Equipment model, type and unit identification number ° Input ratings in amps, nominal volts or documented average consumption	
Additional documentation and attachments as required by Pacific Gas and Ele Pursuant to paragraphs 2a and 4 of the Agreement, for billing reporting, informatio but is not limited to:	
 Equipment location (e.g., Street light number, GPS coordinate or other acceptable identification) 	
 Notification of tax exemptions which apply to the provisions of service under this A 	greement
Provide the following when requesting service through Pacific Gas and Electric Compa ° A copy of the Agreement and Attachments for Unmetered Services ° Necessary infromation to complete an Electric Rule 3 request for service if require	
* "Automated Document, Preliminary Statement, Part A".	Page 1 of
	Form 79-1078, Attachment Advice 4350-G-A/6050-E-

March 2021



Attachment B to Agreement for Unmetered Electric Service to Devices Connected to Pacific Gas and Electric Company's Street Light Facilities *

Customer: Annual Report									Jas and	LICCUIT	Compa	any 3 Street	Light i acintie					
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