Revised Cancelling Revised Cal. P.U.C. Sheet No.

55828-E 48666-E

Cal. P.U.C. Sheet No.

Sheet 1

Electric Sample Form No. 79-1188

Special Agreement for Retail Storage Station Service for In Front of the Meter Applications

> **Please Refer to Attached** Sample Form

> > (Continued)

Advice Decision 6900-E

Issued by Meredith Allen Vice President, Regulatory Affairs

Submitted Effective Resolution

March 30, 2023 April 1, 2023

Pacific Gas and Electric Company	PG	Pacific Gas and Electric Company
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SPECIAL AGREEMENT FOR RETAIL STORAGE STATION SERVICE FOR IN FRONT OF THE METER APPLICATIONS

DISTRIBUTION		REFERENCES
	Customer	SAID #:
	Division	Premises #:
	Tariff Interpretation	CDx/Acct#:
	Customer Relations	
	Electric Billing Solutions	

This is an agreement between Pacific Gas and Electric Company (PG&E), a California corporation, and (Customer), a(n) This agreement will be herein					
referred to as "Agreement".		11115 6	agreement will be nerein		
Customer has requested PG&E to pro			, County		
ofCa	lifornia, under one of the	billing option	s designated below:		
Storage Resource Name/Location	Resource Type: NAS, Flow Battery, Flywheel, Pumped storage etc.	Capacity (KW)	Make and Model e.g.Tesla, ABB, Siemens, Samsung etc.		
Capitalized terms in this agreement that are other applicable tariff schedules	not defined in this agree	ment are othe	erwise defined in PG&E's		
☐ Option 1 – Station Power Load Reference by measuring its Retail Station Power Ice To Operate (PTO) letter by PG&E.¹ This anniversary adjust based on the maximum	pads at Idle Charging Sta reference point will be s	ate, prior to is et initially via	suance of the Permission field tests and will at each		
The initial Station Power Load Reference Value		kW			
The initial Crossover Threshold Value	e		kW		
Option 2 – Separate Retail Station Power Meter – Retail Station Power is separately metered, the bill will be determined from actual usage data obtained from either the Retail Station Power grid-tie meter or the station power sub-meter.					
The initial Station Power Load Reference ValuekW			kW		

¹ Per PG&E Rule 21, all energy resources, including storage facilities are not permitted to operate in parallel with the PG&E grid until after all Rule 21 requirements are met including Customer's receipt of a Permission to Operate letter from PG&E.

[†] Information collected on this form is used in accordance with PG&E's Privacy Policy. The Privacy Policy is available at pge.com/privacy.



SPECIAL AGREEMENT FOR RETAIL STORAGE STATION SERVICE FOR IN FRONT OF THE METER APPLICATIONS

	Option 3 – Estimation Of Metered Data – PG&E and Customer shall agree on the derivation methodology and included as specified in this Special Agreement for Retail Storage Station Service For In Front Of The Meter Storage Applications. Such derivation may include reliance upon third-party metering. Metering and other reasonable basis must be agreeable to both PG&E and Customer.		
	The initial Station Power Load Reference Value kW		
sc	CHEDULING COORDINATOR DESIGNATION:		
	Storage station service customers must elect a scheduling coordinator prior to the issuance of the PTO.		
	Scheduling Coordinator Name		
	Address		
	Phone Number		
Te	rms and Conditions		
1.	Customer has requested PG&E to stand ready at all times to deliver or supply and deliver electric energy to Customer's premises on an as-needed basis. Such retail storage station service shall be provided to Customer in accordance with and subject to PG&E's applicable rates and rules as established from time to time by, and on file with, the California Public Utilities Commission.		
2.	This agreement is not intended to cover wholesale service.		
3.	 PG&E shall be granted, without cost to it, all necessary rights-of-way and easements, satisfactory to PG&E, in both location and form of document, to establish such service. 		
4.	All necessary service facilities to accommodate Customer's retail storage station service load shall be furnished by PG&E and Customer as specified in electric line extension and service rules or the otherwise appropriate extension agreements. Any necessary extensions and reinforcements of PG&E's distribution and transmission facilities that are furnished by PG&E at Customer's expense in accordance with either a separate line extension or special facilities agreement, in accordance with the applicable tariffs.		
5.	All facilities furnished by PG&E to provide retail storage station service at all times shall be and remain the property of PG&E notwithstanding that they may be affixed to Customer's property. PG&E may remove such facilities upon termination of the Agreement.		
6.	During the term of this Agreement, Customer grants to PG&E the right to operate, maintain, replace, and repair PG&E's facilities on Customer's premises necessary to provide retail storage station service hereunder and all rights necessary for access to and from such facilities at all reasonable times.		
7.	All retail storage station service provided shall be phase, 60 hertz, alternating current at an electromotive force of approximately volts. Allowable variations in this frequency and voltage are specified in PG&E's electric Rule 2. The delivery point for the retail storage station service shall be		
A 4	David		



SPECIAL AGREEMENT FOR RETAIL STORAGE STATION SERVICE FOR IN FRONT OF THE METER APPLICATIONS

considered the point where conductors owned, or under license by Customer, contact PG&E's conductors, or as otherwise designated by applicable rules.

- 8. The initial reserved capacity for storage charging service shall be _____ kW (Reservation Capacity) and shall be billed monthly at the rate described in the "Rates" section of Schedule S or Schedule SB. However, the Station Power Load Reference Value shall be the Reservation Capacity.
- 9. The initial term of this Agreement shall be for a period of one (1) year from the date the station service under this Agreement is first made available to Customer as such date is established in PG&E's records and shall continue thereafter from year to year. Customer may terminate this Agreement at the expiration of the initial or any subsequent one-year term, or PG&E may terminate this Agreement in accordance with its tariffs, provided that written notice of such termination is given to the other party at least thirty (30) days prior to such termination date.
- 10. Customer may, with PG&E's written consent, assign this Agreement to a subsequent owner of the premises if the assignee will, in writing; agree to perform the obligations of the Agreement.
- 11. This Agreement shall, at all times, be subject to such changes or modifications by the Commission as it may from time to time direct in the exercise of its jurisdiction.

Dated this day of,					
APPROVED:					
	PACIFIC GAS AND ELECTRIC COMPANY				
Customer					
Authorized Signature	Authorized Signature				
Print Name	Print Name				
Title	Title				
Date					
Mailing Address:	Mailing Address:				
	Pacific Gas and Electric Company				
	300 Lakeside Drive, Suite 210				
	Oakland, CA 94612				