July 6, 2018

Elizaveta Malashenko
Director
Safety and Enforcement Division
California Public Utilities Commission
505 Van Ness Avenue
San Francisco, CA  94102

Re:  Reply Comments of Pacific Gas and Electric Company on Draft Resolution ESRB-8

Dear Ms. Malashenko:

I.  INTRODUCTION

In accordance with the instructions included with draft Resolution Extending De-Energization Reasonableness, Notification, Mitigation and Reporting Requirements in Decision 12-04-024 to all Electric Investor Owned Utilities (Resolution ESRB-8) (Draft Resolution), Pacific Gas and Electric Company (PG&E) hereby submits its reply comments. PG&E’s reply comments to the Joint Communication Providers’ Comments and the Comments of the Center for Accessible Technology (CforAT) and The Utility Reform Network (TURN) are discussed below.

II.  DISCUSSION

A. Response to Communications Providers’ Comments on Workshops and Notifications.

PG&E is committed to working with the Communications Providers. We know how much our customers rely on electric service and would only consider temporarily turning off power in the interest of safety and as a last resort during extreme fire danger conditions. Additionally, we recognize the critical nature the telecommunications industry plays in emergency response and public safety at large. We firmly believe that collaborating with the Communications Providers is an important aspect of managing extreme weather events.

We hosted a meeting for representatives of the Communications Providers on June 27. At the meeting, we shared our plans to temporarily turn off electricity when extreme fire danger conditions exist. We also discussed the process we will follow to contact our
customers who are Communications Providers in advance to make sure they have time to prepare. We appreciated the active engagement and feedback we received at that meeting. We expect to continue this dialogue with the Communications Providers moving forward.

B. Response to the Center for Accessible Technology and The Utility Reform Network Comments.

PG&E appreciates the comments of CforAT and TURN on the importance of communications with customers and we are continuing to communicate with our customers in areas that may be impacted by events where PG&E turns off electric service for safety. We support having a specific workshop with representatives of the groups they have identified and would like to work with CforAT and TURN on the list of invitees to that meeting.

In regard to the mitigation measures that CforAT and TURN discuss, such as evacuation support and care centers, these measures should not be required through the resolution process. Customers should follow emergency evacuation protocols, if and when, they are necessary and should have a plan prepared for these situations, including being aware of the care centers offered by their communities. PG&E looks forward to working with CforAT and TURN on the above workshop.

III. CONCLUSION

PG&E appreciates the Commission’s consideration of its comments and its efforts to help ensure public safety during extreme wildfire risk.

Sincerely,

/s/
Meredith Allen
Senior Director, Regulatory Relations

cc: Lana Tran, SED
Service Lists for Draft Resolution ESRB-8
CERTIFICATE OF SERVICE

I certify that I have by electronic and/or U.S. mail on this day served a true copy of, “Reply Comments of Pacific Gas and Electric Company on Draft Resolution ESRB-8” on all parties in these filings or their attorneys as shown on the attached list.

Executed on July 6, 2018 at San Francisco, California.

/s/ Lynn Powell
LYNN POWELL
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