PACIFIC GAS AND ELECTRIC COMPANY Energy Efficiency 2018-2025 Rolling Portfolio Business Plan Application 17-01-015 Data Response

PG&E Data Request No.:	CCEE_002-Q41		
PG&E File Name:	EnergyEfficiency2018-2025-RollingPortfolioBusinessPlan_DR_CCEE_002-Q_41		
Request Date:	May 23, 2017	Requester DR No.:	002
Date Sent:	June 9, 2017	Requesting Party:	California Coalition for Energy Efficiency
		Requester:	Thomas A. Enslow

SUBJECT: APPLICATION OF SOUTHERN CALIFORNIA EDISON COMPANY (U338E) FOR APPROVAL OF ENERGY EFFICIENCY ROLLING PORTFOLIO BUSINESS PLAN AND RELATED MATTERS. CCE-DR02 (QUESTIONS 38 – 54)

QUESTION 41

Response to Data Request Question 5 states that "future Implementation Plans will identify ways in which PG&E and other IOUs will support disadvantaged workers."

- **a.** Is this an enforceable commitment set forth in the Business Plan? If yes, where in the Business Plan is this commitment made?
- **b.** Will all Implementation Plans be required to identify ways in which the program will support disadvantaged workers? If no, identify specifically which Implementation Plans will be required to identify ways in which the program will support disadvantaged workers.

ANSWER 41

- **a.** No, this is not an enforceable commitment set forth in the PG&E Business Plan. The purpose of the Business Plan was to establish a high-level portfolio approach towards achieving state policy goals including those in the California Energy Efficiency Strategic Plan and Senate Bill (SB) 350 among others. Determining enforceable commitments lies outside of the Business Plan scope.
- b. No. All Implementation Plans will not be required to include information about how each program will support disadvantaged workers. Given the scale of PG&E's energy efficiency programs, not all programs can focus on supporting disadvantaged workers without negatively impacting program cost-effectiveness and delivery. Furthermore, as the Business Plans have not yet been approved, at this time PG&E cannot identify which Implementation Plans may incorporate components supporting disadvantaged workers. PG&E will look to third parties to propose, design, and deliver energy efficiency programs, per D.16-08-019, and supporting disadvantaged workers may or may not be a component of market actors' program proposals and designs.

Within the WE&T program, PG&E has proposed the Career and Workforce Readiness Program (CWR) as one of the Statewide, Downstream Pilots, which has disadvantaged workers identified as its primary target audience. Please see PG&E's Business Plan WE&T page 21 for further details. Additional information was presented through the CAEECC process. The Implementation Plan for the CWR pilot will be completed following the approval of the Business Plan, the solicitation process, and contract negotiations.

The CWR presentation to CAEECC is accessible at the following link: https://docs.wixstatic.com/ugd/0c9650_70533b83c0474b27bc57f656ff357c4b.pdf