

## Comments of Pacific Gas and Electric Company on FERC Order No. 831 Compliance Filing Draft Tariff Language

Submitted by	Company	Date Submitted
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Pacific Gas and Electric Company (PG&E) appreciates the opportunity to comment on the Draft Tariff Language for CAISO's Compliance Filing for FERC Order No. 831.

- 1. The Draft Tariff Language makes several references to Section 30.7.11. However, that section is marked as "[Not Used]". Can CAISO provide the text of this section or correct the references to apply to sections in use?
- 2. Can CAISO clarify the distinction between the following statements (i.e., without additional context/explanation, these seem contradictory):
  - Section 30.13.1: "Scheduling Coordinators may not submit cost-based Energy Bid prices for Virtual Bids, Export Bids, or Bids for non-Resource-Specific System Resources."
  - Section 39.6.1.1: "The maximum Virtual Bid price, Export Bid price, or Bid prices for non-Resource-Specific System Resources shall be \$2,000/MWh."