



**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."