

Committer: Please Fill In This Part Of The Form				For PA Use	
Comment #	PA	Page #	Comment	Integrated (Y/N)	Rationale for Y/N
ORA-1	PG&E	5	<ul style="list-style-type: none"> Define market research “aimed at addressing information gaps” and differentiate this from what is happening in the EM&V process . 		
ORA-2	PG&E	6	<ul style="list-style-type: none"> Budgets for near term and long term strategies need to be included and itemized according to activities <ul style="list-style-type: none"> Section C –sector level budget should include itemization according to phased rollout defined on page 6 		
ORA-3	PG&E	7	<ul style="list-style-type: none"> Define basis for Energy Savings goals based on Navigant Net Markey Potentials study. <ul style="list-style-type: none"> Clarify where these savings come from. Are they projected or actual savings estimates? Savings calculations do not include the basis for the reported values. 		
ORA-4	PG&E	10	<ul style="list-style-type: none"> Discussion on end use and consumption profiles provides some insights, but lacks specifics such as the number of customers with high energy use and other information that could be useful for potential bidders. <ul style="list-style-type: none"> Business plan should describe methods to provide varied offerings to various customer types. 		
ORA-5	PG&E	12	<ul style="list-style-type: none"> Map of Electricity consumption is confusing. <ul style="list-style-type: none"> Recommend providing a key as part of the graph to make it easier to read and identify user profiles. 		
ORA-6	PG&E	14	<ul style="list-style-type: none"> Studies cited do not support the presumption that groundwater pumping will become a driver of energy demand. <ul style="list-style-type: none"> For example: The Evergreen Economics study emphasizes a focus on energy efficiency (EE) related to irrigation practices and is not directly tied to water sources (e.g., groundwater). 		
ORA-7	PG&E	20	<ul style="list-style-type: none"> Data Access and Awareness strategy seems duplicative, unclear what is being offered. <ul style="list-style-type: none"> The term “packaging and providing” usage data requires a definition. PG&E should describe how this is similar or different to what has been offered in previous cycles. 		
ORA-8	PG&E	26	<ul style="list-style-type: none"> ORA recommends PG&E clarify that it will seek Commission approval for projects exceeding the OBF projects cost threshold specified by the Commission. 		
ORA-9	PG&E	27	<ul style="list-style-type: none"> Water-energy nexus EE offerings are listed under financing strategy but there is no financing related to water-energy nexus specific projects. 		
ORA-10	PG&E	33	<ul style="list-style-type: none"> Market Intervention should include more WE&T offerings. <ul style="list-style-type: none"> WE&T included as a cross cutting measure can be incorporated into strategic partnership initiatives. For example partnerships with universities can include delivering “classes and materials” relevant to EE. 		
ORA-11	PG&E	31	<ul style="list-style-type: none"> New Time of Use rates for agricultural groundwater pumping should be approved by the Commission as part its Geneal Rates Case. 		
ORA-12	PG&E	35	<ul style="list-style-type: none"> Metrics are not clearly supported (Section L). <ul style="list-style-type: none"> For example: PG&E should support its statement that “customers will take more energy efficient 		

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Program Administrator to receive feedback: Agricultural Sector (PG&E)

Date: 11/21/2016

			actions," and demonstrate how their offerings will make EE become more cost effective for Agricultural customers (considering large and small scale financial capabilities).		
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