



Portland General Electric

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April 7, 2022

Public Utility Commission of Oregon
Attn: Filing Center
201 High Street S.E., Suite 100
P.O. Box 1088
Salem, OR 97308-1088

**RE: Advice No. 22-06, Schedule 26 Nonresidential Demand Response Program
aka Energy Partner Update**

Portland General Electric Company (PGE) submits this filing pursuant to Oregon Revised Statutes 757.205 and 757.210, and Oregon Administrative Rule 860-022-0025, for filing proposed tariff sheets associated with Tariff P.U.C. No. 18, with a requested effective date of **June 1, 2022**:

- Third Revision of Sheet No. 26-1
- Second Revision of Sheet No. 26-2
- Second Revision of Sheet No. 26-3
- Second Revision of Sheet No. 26-4
- Fifth Revision of Sheet No. 26-5
- Fifth Revision of Sheet No. 26-6
- Fifth Revision of Sheet No. 26-7
- Fourth Revision of Sheet No. 26-8
- First Revision of Sheet No. 26-9
- Original Sheet No. 26-10
- Original Sheet No. 26-11

PGE seeks to revise Schedule 26 Energy Partner to better accommodate Non-Emitting Dispatchable Resources such as energy storage technologies when contracting with Large Nonresidential Customers for the purpose of participating in Demand Response events that are called through the course of a season. These changes will allow PGE to expand the tariff to meet the policy goals laid out in Oregon House Bill 2021 (HB 2021). HB 2021 requires electricity providers to rely on non-emitting electricity and eliminate greenhouse gas emissions associated with serving Oregon retail electricity consumers by 2040 in a way that also provides the direct benefit of resiliency.

The existing version of Energy Partner is mature and meets the criteria for a program. The proposed tariff updates will maintain the overall structure of the successful program, and simply expand participation options to better partner with additional technologies that are integral in expanding Demand Response as technology continues to evolve and decarbonization and resiliency become ever more present.

These tariff revisions include an expansion of the definitions section to include definitions pertinent to Non-Emitting Resources, add a no-notice dispatch reservation payment, add grid support events, allow front-loaded payments, enable stand-alone storage to participate, and update the tariff to allow commissioning tests for customers who may be new to their facility to participate. A more in-depth explanation of these tariff changes can be found in the attached summary document (Attachment A) that details the strategy behind the updates to both Schedule 26 and Schedule 200 (submitted in Advice No. 22-05).

Work papers detailing the calculations and assumptions for the Total Resource Cost (TRC) of the new option are attached.

A redline version of Schedule 26 is also included as a courtesy.

To satisfy the requirements of OARs 860-022-0025(2), PGE provides the following response:

The changes do not increase, decrease, otherwise change existing rates, or impact revenues.

Please direct questions or comments regarding this filing to Casey Manley at (503) 464-8258. Please direct all formal correspondence and requests to the following email address pge.opuc.filings@pgn.com

Sincerely,

\s\ Robert Macfarlane

Robert Macfarlane
Manager, Pricing & Tariffs

Enclosures

PGE Advice No. 22-06
Schedule 26 Nonresidential Demand Response Program
aka Energy Partner Update

Work Papers
Provided in Electronic Format

**SCHEDULE 26
NONRESIDENTIAL DEMAND RESPONSE PROGRAM**

PURPOSE

This schedule is an optional supplemental service that provides participating Large Nonresidential Customers incentives for providing utility grid services when called for by the Company. Under this schedule, the Customer provides a Committed Load Reduction that the Company calls at any time according to the conditions detailed below. The Customer may also elect to receive incentives for providing other grid services from qualifying resources, as described below.

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DEFINITIONS

Baseline Load Profile – The average hourly load of the five highest load days in the last ten Typical Operational Days for the Winter Event Season or Summer Event Season.

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Commissioning Test – An optional test event conducted by the Customer upon initial program enrollment that confirms the Customer’s load reduction potential results in the anticipated amount of load (kW) curtailment.

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Committed Load Reduction – A Customer nomination of load that represents the anticipated amount of load (kW) curtailed during an event.

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Contingency Reserve Event – A Load Reduction Event that is called by PGE with no advance notice in response to a critical need for power in the region. These events can occur at any time of year and at any time of day, including Holidays and weekends.

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Energy Payment – The payment made by the Company to the Customer, as determined by The Mid-Columbia Electricity Index (Mid-C) as reported by Powerdex, adjusted for losses based on the Customer’s delivery voltage. The Energy Payment may be up to 120% of the Committed Load Reduction amount.

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Firm Load Reduction – The difference between the Baseline Load Profile and the Customer’s measured hourly energy usage during the Load Reduction Event or the Measured Energy Output during the Load Reduction Event.

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SCHEDULE 26 (Continued)

DEFINITIONS (Continued)

Firm Load Reduction Options – Elections that determine the Customer’s incentive levels; which include the maximum event hours per season option, the Notification Option, and the event windows (time period for an event) for which they want to participate.

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Frequency Response Event – An immediate reduction of site load or dispatch of energy at maximum power for a short duration by a Non-Emitting Firm Capacity Resource in response to a disruption that causes the frequency of the electrical system to deviate from a nominal 60 hertz (Hz). These can occur at any time of year and at any time of day, including Holidays and weekends.

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Grid Support - Frequency Response Events and Contingency Reserve Events are the two Grid Support functions that a Non-Emitting Firm Capacity Resource may elect to participate in. Grid Support functions will be dispatched with no advance notice in response to a disruption in the electrical grid or a critical need for power in the region.

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Holidays – The following are holidays for purposes of this schedule: New Year’s Day (January 1), Martin Luther King Day (third Monday in January), President’s Day (third Monday in February), Independence Day (July 4), Labor Day (first Monday in September), Thanksgiving Day (fourth Thursday in November), and Christmas Day (December 25). If a holiday falls on a Saturday, the preceding Friday will be designated the holiday. If a holiday falls on a Sunday, the following Monday will be designated the holiday.

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Load Reduction Event – An event that is called during the Winter Event Season or the Summer Event Season, where customer incentives are offered in exchange for a Committed Load Reduction.

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Load Reduction Plan – Document of record that defines the Committed Load Reduction, Firm Load Reduction Options, Customer payments based on Qualified Load Reductions during a Load Reduction Event, terms of any Grid Support in which the Customer has agreed to participate in, and participation instructions for each enrolled location.

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Measured Energy Output – An alternative measurement to using a Baseline Load Profile to determine a customer’s Firm Load Reduction. Available for resources with their own metrology that can be made available to PGE for remote reading.

Non-Emitting Firm Capacity Resource – A continuously available electrical load or continuously available energy storage resource that can be dispatched with no notice and respond to a PGE signal within five seconds to provide Grid Support. This cannot be a resource identified in Special Condition 1.

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SCHEDULE 26 (Continued)

DEFINITIONS (Continued)

Nonresidential Demand Response Program Agreement – An agreement between the Company and Customer that defines the enrollment terms by which each party agrees to participate.

Notification Option – The notification period in which the Company will alert the Customer prior to a Load Reduction Event; options include 18 hours, 4 hours, 10 minutes, and no notice.

Participation Month – The current calendar month during a Winter Event Season or the Summer Event Season.

Qualified Load Reduction – The average load reduction percentage for all Load Reduction Event hours during the Participation Month must be 70% of the Committed Load Reduction or greater to be qualified.

Reservation Payment – The payment made by the Company to the Customer, where the Customer's Qualified Load Reduction (kW) is multiplied by the sum of each applicable reservation price (\$/kW) based on the options selected by the Customer adjusted for losses based on the Customer's delivery voltage.

Summer Event Season – Includes the successive calendar months June through September.

Typical Operational Days – Represents the 10 applicable days closest to the Load Reduction Event.

Winter Event Season – Includes the successive calendar months November through February.

AVAILABLE

In all territory served by the Company.

APPLICABLE

To qualifying Nonresidential Customers served under Schedules 32, 38, 47, 49, 75, 83, 85, 89, and 90. Participating Nonresidential Customers must execute a Nonresidential Demand Response Program Agreement to participate in this program.

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SCHEDULE 26 (Continued)

CUSTOMER ENROLLMENT

Customers must be fully enrolled at least five business days prior to the Participation Month.

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At the time of enrollment, the Customer chooses the Firm Load Reduction Options, which includes the Firm Load Reduction Option, Grid Support Option, the maximum event hours per season, the Notification Option, and the event windows (time period for an event) for which they want to participate. Customer elections are documented in the Load Reduction Plan. All options must be agreed to by the Customer and the Company. First-time participants can also opt-in for a Commissioning Test.

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Customers wishing to opt into no notice dispatch or Grid Support with a Non-Emitting Firm Capacity Resource must utilize equipment or facilities that are directly dispatchable by PGE.

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Within five business days of enrollment, or for Customers completing a Commissioning Test, within five days following the completion of such Commissioning Test, the Company will confirm receipt of the Service Point ID (SPID) the Customer intends to enroll under this schedule and the Company or its representatives will send a signed Agreement to the Customer's representative. The Customer may choose to aggregate SPIDs.

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Upon completion of the initial term each Agreement will automatically renew for successive annual terms on January 1st of subsequent calendar years unless the Customer elects to terminate such Agreement by notifying PGE prior to January 1st or this Schedule is withdrawn, revoked or otherwise terminated.

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CUSTOMER PARTICIPATION OPTIONS

Customers are offered three Firm Load Reduction Options for the contracted program year: Option 1, the Customer participates for both event seasons; Option 2, the Customer participates in only the Summer Event Season; and Option 3, the Customer participates in only the Winter Event Season.

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Customer Option	Participation Months	Event Seasons
1	Nov, Dec, Jan, Feb, Jun, Jul, Aug, Sep	Both event seasons
2	Jun, Jul, Aug, Sep	Summer Event Season only
3	Nov, Dec, Jan, Feb	Winter Event Season only

FIRM LOAD REDUCTION OPTIONS

Several Firm Load Reduction Options are available to Customers in the reservation price section of this schedule. Options include differing maximum event hours per season, Notification Options, and event windows.

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SCHEDULE 26 (Continued)

RESERVATION PRICE

20 Event Hours Maximum per Season

Monthly Payment per kW

	Notification Option			
	18 hours	4 hours	10 minutes	No Notice
Summer (June – September)				
11 am – 4 pm	\$1.68	\$1.80	\$1.91	\$2.00
4 pm – 8 pm	\$1.95	\$2.08	\$2.22	\$2.32
8 pm – 10 pm	\$0.39	\$0.42	\$0.45	\$0.47
All summer windows	\$4.02	\$4.30	\$4.57	\$4.78
Winter (November – February)				
7 am – 11 am	\$1.27	\$1.35	\$1.44	\$1.51
11 am -4 pm	\$0.73	\$0.78	\$0.83	\$0.87
4 pm – 8 pm	\$2.07	\$2.22	\$2.36	\$2.47
8 pm – 10 pm	\$0.73	\$0.78	\$0.83	\$0.87
All winter windows	\$4.80	\$5.13	\$5.46	\$5.71

40 Event Hours Maximum per Season

Monthly Payment per kW

Windows	Notification Option			
	18 hours	4 hours	10 minutes	No Notice
Summer (June – September)				
11 am – 4 pm	\$2.52	\$2.69	\$2.87	\$3.00
4 pm – 8 pm	\$2.92	\$3.12	\$3.32	\$3.47
8 pm – 10 pm	\$0.59	\$0.63	\$0.67	\$0.70
All summer windows	\$6.04	\$6.45	\$6.86	\$7.17
Winter (November – February)				
7 am – 11 am	\$1.90	\$2.03	\$2.16	\$2.26
11 am – 4 pm	\$1.09	\$1.17	\$1.24	\$1.30
4 pm – 8 pm	\$3.11	\$3.32	\$3.54	\$3.70
8 pm – 10 pm	\$1.09	\$1.17	\$1.24	\$1.30
All winter windows	\$7.20	\$7.70	\$8.19	\$8.56

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SCHEDULE 26 (Continued)

RESERVATION PRICE (Continued)

80 Event Hours Maximum per Season

Monthly Payment per kW

	Notification Option			
	18 hours	4 hours	10 minutes	No Notice
Summer (June – September)				
11 am – 4 pm	\$3.35	\$3.58	\$3.81	\$3.98
4 pm – 8 pm	\$3.89	\$4.16	\$4.42	\$4.62
8 pm – 10 pm	\$0.79	\$0.84	\$0.89	\$0.93
All summer windows	\$8.03	\$8.58	\$9.12	\$9.53
Winter (November – February)				
7 am – 11 am	\$2.53	\$2.70	\$2.87	\$3.00
11 am - 4 pm	\$1.46	\$1.56	\$1.65	\$1.72
4 pm - 8 pm	\$4.14	\$4.42	\$4.70	\$4.91
8 pm - 10 pm	\$1.46	\$1.56	\$1.65	\$1.72
All winter windows	\$9.58	\$10.23	\$10.89	\$11.36

COMMITTED LOAD REDUCTION

If a Customer has completed a test event, but not participated in actual events, their Committed Load Reduction will be based on committed load identified in the Load Reduction Plan. If Customer has completed only one event, their Committed Load Reduction will be the higher of either their committed load or their first event performance. If Customer has participated in more than one event, their Committed Load Reduction will be based on an average of actual load reductions during event hours. The Customer, at its discretion, may choose to increase its nomination above the levels described above.

QUALIFIED LOAD REDUCTION

If no events are called in a Participation Month, the Customer qualifies for the full Reservation Payment; the Qualified Load Reduction is the Committed Load Reduction.

In order to qualify for the full Reservation Payment during a month with Load Reduction Events, the Customer must provide a minimum of 90% of the Committed Load Reduction on average over each event for which the Customer is enrolled during events in that month. If the Customer qualifies for the full Reservation Payment; the Qualified Load Reduction is the Committed Load Reduction.

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SCHEDULE 26 (Continued)

QUALIFIED LOAD REDUCTION (Continued)

To qualify for a proportional Reservation Payment during a month with Load Reduction Events, the Customer must deliver a minimum of 70% of the Committed Load Reduction on average over each Load Reduction Event for which the Customer is enrolled in that month. If the Customer qualifies for a reduced Reservation Payment; the Qualified Load Reduction is the average load reduction percentage for all Load Reduction Event hours during that month.

If the Customer fails to deliver a minimum of 70% of the Committed Load Reduction on average during any single event for which the Customer is enrolled during events in that month, the Customer is not eligible for the Energy Payment for that Load Reduction Event nor the Reservation Payment for that month. If other Load Reduction Events are called in the same month, and the Customer delivers a minimum of 70% of the Committed Load Reduction during such events, the corresponding Energy Reduction Payments are paid for each Load Reduction Event that the Customer delivers a minimum of 70% of the Committed Load Reduction on average over each event for which the Customer is enrolled during events in that month.

RESERVATION PAYMENTS

The Reservation Payment is the Qualified Load Reduction (kW) multiplied by the sum of each applicable Reservation Price (\$/kW) based on the Firm Load Reduction Options selected by the Customer adjusted for losses based on the Customer's delivery voltage. For each event window (time period for an event) per season, only one price is applicable. The Reservation Payment is made to the Customer no later than 60 days after the month in which they participated.

Customers meeting PGE's eligibility criteria as defined in a separate policy document and incorporated into the Agreement may be eligible to receive at the time of commissioning the net present value of any Reservation Payments and Grid Support options elected in the Load Reduction Plan for the duration of the Agreement with PGE. If a Customer fails to deliver a minimum of 70% of the Committed Load Reduction on average over each event during a month for which the Customer is enrolled, the Customer must reimburse PGE the Reservation Payment for that month.

* PGE will not call Load Reduction Events on Holidays. If a Holiday falls on Saturday, Friday is designated a Holiday. If a Holiday falls on Sunday, the following Monday is designated a Holiday. Grid Support events are in response to a grid emergency and may occur at any day or time, including Holidays.

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SCHEDULE 26 (Continued)

ENERGY PAYMENTS

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The Energy Payment is equal to the Mid-Columbia Electricity Index (Mid-C) as reported by the Powerdex, adjusted for losses based on the Customer's delivery voltage. The Firm Energy Reduction amount can be up to 120% of the Committed Load Reduction.

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The monthly energy prices (per MWh) for the months in which the events are called* are:

Jan 2022	Feb 2022	Jun 2022	Jul 2022	Aug 2022	Sep 2022	Nov 2022	Dec 2022
\$87.20	\$70.30	\$38.60	\$90.00	\$122.80	\$97.00	\$59.00	\$72.80

The Energy Payment rates will be updated by December 1st for the next year beginning in January. Assessment and settlement of the Energy Payment will occur within 60 days of the Firm Load Reduction Event. Energy Payments are not eligible to be paid up-front at the time of commissioning.

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LINE LOSSES

Losses will be included by multiplying the applicable price by the following adjustment factors:

Subtransmission Delivery Voltage	1.0356
Primary Delivery Voltage	1.0496
Secondary Delivery Voltage	1.0685

LOAD REDUCTION MEASUREMENT

Load reduction is measured as a reduction of load from a customer baseline load calculation during each hour of the Load Reduction Event. Although the Load Reduction Plan shall specify the customer baseline load calculation methodology to be used, PGE generally uses the following baseline methodology:

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Baseline Load Profile

The Baseline Load Profile is based upon the average hourly load of the five highest load days in the last ten Typical Operational Days for the event season period. For Customers choosing the four-hour or 10-minute notification options there is an adjustment to the amounts above to reflect the day-of operational characteristics leading up to the Firm Load Reduction Event if the Firm Load Reduction Event starts at 11 am or later. This adjustment is the difference between the Firm Load Reduction Event day load and the average load of the five highest days used in the Baseline Load Profile during the two-hour period ending four hours prior to the start of the Firm Load Reduction Event.

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SCHEDULE 26 (Continued)

LOAD REDUCTION MEASUREMENT (Continued)

Measured Energy Output

For Firm Load Reduction provided by a resource that can be measured with its own metrology, load baselining is not required. Customers using devices with Measured Energy Output who opt out of a Baseline Load Profile must utilize equipment or facilities that are directly dispatchable by PGE so the Company can view the measured Firm Load Reduction.

Typical Operational Days

Typical Operational Days exclude days that a Customer has participated in a Load Reduction Event or pre-scheduled opt-out days as defined in the Special Conditions. Typical Operational Days for the Baseline Load Profile calculation are defined as the ten applicable days closest to the Load Reduction Event. Typical Operational Days may include or exclude Saturdays, Sundays and Western Electricity Coordinating Council (WECC) holidays. Grid Support events may occur at any day or time.

The Company may decline the Customer's enrollment application if the Company determines the Customer's energy usage is highly variable and the Company is not able to verify that a reduction will be made when called upon.

LOAD REDUCTION EVENT

The Company, at its discretion, initiates a Load Reduction Event by providing the participating Customer with the appropriate notification consistent with the Customer's selected Firm Load Reduction Option. The Customer reduces its load served by the Company, for each hour of the Load Reduction Event to achieve its Committed Load Reduction. Each Load Reduction Event will last from one to five hours in duration and the Company will call at least one event per season.

The Company initiates Load Reduction Events during the Winter Event Season and Summer Event Season.

GRID SUPPORT EVENTS

A Non-Emitting Firm Capacity Resource may elect to participate in Grid Support Events only, or in addition to, participating in Firm Load Reduction. A qualified resource for Grid Support must be available year-round and capable of responding to a signal from the Company with no advance notice within five seconds. The resource must be integrated with the Company's dispatch software.

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SCHEDULE 26 (Continued)

GRID SUPPORT EVENTS (Continued)

Grid Support includes Frequency Response Events and Contingency Reserve Events, and are only dispatched in response to a grid disturbance or critical need for power in the region. Participating Customers will be compensated \$29.38 per year per committed kW as a Reservation Payment. In addition, Energy Payments for load reduction will be paid to Customer for each Contingency Reserve Event. Due to the short duration of Frequency Response Events (less than 15 minutes), Energy Payments will not be paid to Customer if dispatched.

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EVENT NOTIFICATION

The Company notifies the participating Customer of a Load Reduction Event using a mutually agreed upon method at the time of enrollment. The Company's notification includes a time and date by which the Customer must reduce the committed load for each period of the Load Reduction Event. Customers enrolled in the "No Notice" option for Firm Load Reduction will still receive notification for events that are pre-planned. No Event Notification is required for Grid Support Events.

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The Customer is responsible to notify the Company if the Customer's contact information specified at the time of the enrollment changes as soon as such change occurs.

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SPECIAL CONDITIONS

1. Customers cannot use on-site diesel, pipeline natural gas or propane or other carbon emitting generation equipment for load reductions to meet load reduction commitments under this schedule.
2. Customers that choose to take service under Schedules 86, 485, 489, 490, 532, 538, 549, 575, 583, 585, 589, 590, or 689 will be withdrawn from this program.
3. Firm Load Reduction by Schedule 75 Customers will not exceed the Customer's baseline load as specified in the Agreement between the Customer and the Company. Customer cannot use purchases under Schedule 76 to meet load reduction commitments under this schedule.
4. In the case of Customers participating on Schedule 76R – Partial Requirements Economic Replacement Power Rider – at the time of the event, the energy imbalance will not apply during event hours and for the event energy amount.
5. This schedule is not applicable when the Company requests or initiates Load Reduction affecting a Customer SPID under system emergency conditions described in Rule N or Rule C(2)(B).

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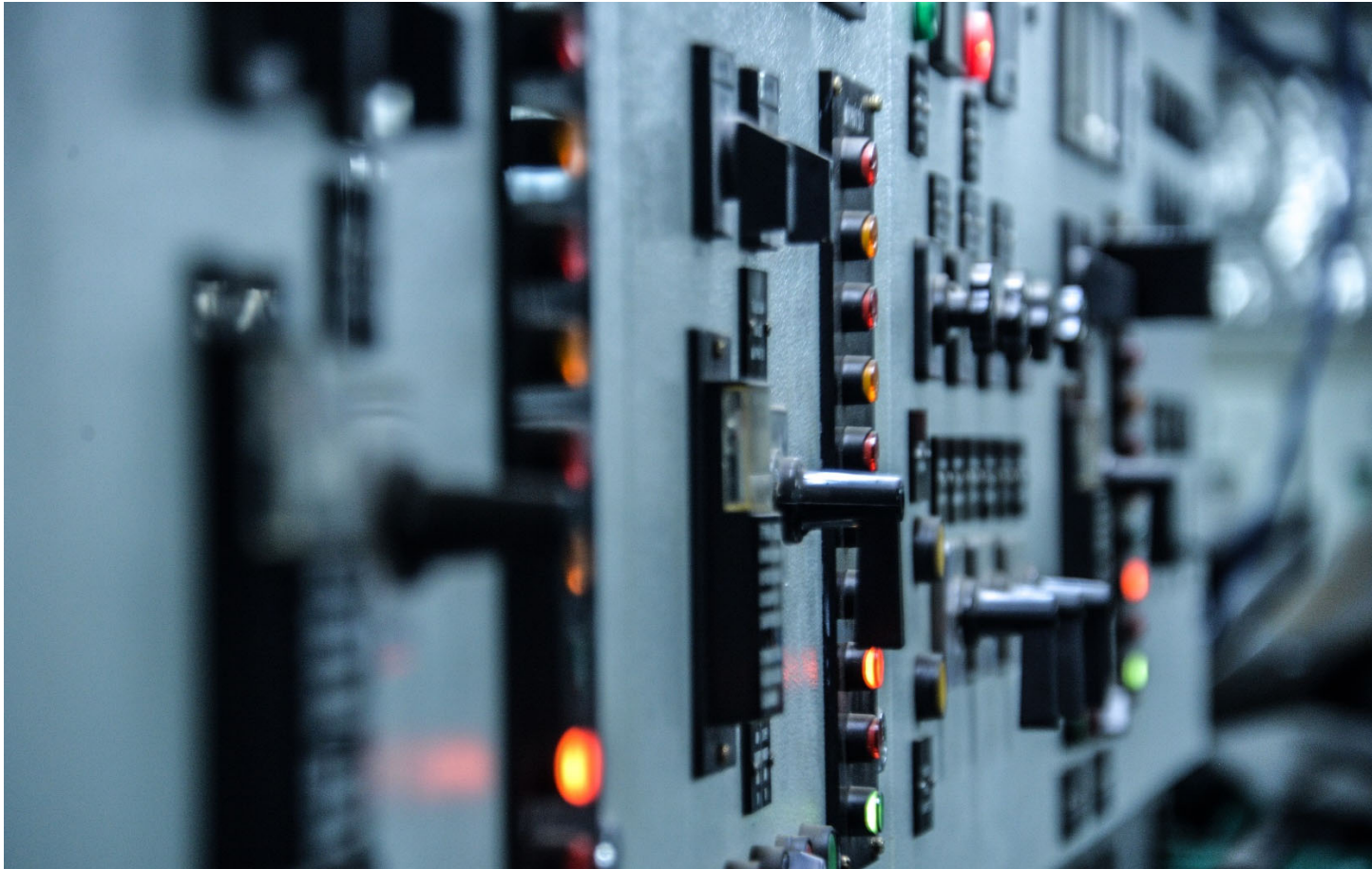
SCHEDULE 26 (Concluded)

SPECIAL CONDITIONS (Continued)

6. The Company will not cancel or shorten the duration of a Firm Load Reduction Event once notification has been provided. (N)
7. Participating Customers are required to have interval metering and meter communication in place prior to participation in this schedule. The Company will provide and install necessary equipment which allows the Company and the Customer to monitor the Customer's energy usage. (C)(M)
8. If the Customer experiences operational changes or a service disconnection that impairs the ability of the Customer to provide the Firm Load Reduction as requested under this schedule, the Agreement will be terminated. (C)
9. If the Company is not allowed to recover any costs of this program by the Commission, the Company may, at its option, and with 30-day notice, end service under this Schedule and terminate the Agreement. (T)
(T)
10. The Customer may pre-schedule four opt-out days per season as indicated in the Agreement. If the Company calls a Firm Load Reduction Event on a pre-scheduled opt-out day, the Customer is exempt from providing Firm Load Reduction and will receive no Energy Payment, whether or not they choose to operate. The Customer will receive the Reservation Payment if otherwise eligible. An opt-out day will not be included in the calculation of the Baseline Load Profile. (C)
(C)
11. Customers who participate in this schedule may be placed on a calendar monthly billing cycle. (C)
12. Inverter based Non-Emitting Firm Capacity Resources must be IEEE 1547-2018 compliant, built and installed in compliance with UL 1741SA with interoperability features unlocked. (C)
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13. Non-Emitting Firm Capacity Resources capable of providing energy capacity in excess of the Customer's current site load that are not otherwise eligible for PGE Schedule 203 may receive a bi-directional meter and be credited at the Customer's retail rate of electricity for energy provided to the grid only when dispatched by PGE as part of this schedule. An interconnection agreement and approval by PGE's Interconnection Team is required prior to installation of such bi-directional meter. The terms and conditions for such credits will be set forth in the agreement. (N)
14. Except as otherwise provided in this schedule, Customers nominating resources and receiving compensation through this schedule may participate in other schedules, but may not receive compensation for the resources nominated in this schedule through another schedule. (N)

PGE Advice No. 22-06
Schedule 200 Dispatchable Standby Generation Update
and
Schedule 26 Nonresidential Demand Response Program
aka Energy Partner Update

Attachment A



Non-Residential Energy Storage Tariff Updates April 2022



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I. Overview

This document provides Oregon Public Utility Commission (OPUC) staff (hereinafter “Staff”) and related stakeholders an overview of two tariff revision filings: Energy Partner, Rate Schedule 26; and Dispatchable Standby Generation (DSG), Rate Schedule 200. These filings are intended to enable and encourage customer-sited energy storage interconnection. Under the two proposed actions, customer-sited and interconnected energy storage will provide flexible load and other local and bulk grid services.

These proposed updates are informed by learnings from the ongoing work in the following UM 1856 pilots: Beaverton Public Safety Center, Anderson Readiness Center, Port Westward II, and the residential Smart Battery Pilot. PGE continues to actively study and explore co-optimization of battery use-cases and how to more deeply integrate energy storage into utility operations. These learnings will continue to inform the customer programs outlined here. These proposals build upon the successful operation and existing infrastructure of mature customer programs rather than create new stand-alone pilots. Both program enhancements are intended to be cost-effective and scalable.

II. Energy Partner Schedule 26

A. Background

Energy Partner’s Schedule 26 is a demand response (DR) program providing incentives to large non-residential customers during seasonal peak time events for reducing their load. The program develops highly customized load curtailment plans that can work with a variety of unique types of businesses. The program currently only provides firm capacity via DR to PGE. These updates hope to expand upon the grid services that Energy Partner may provide PGE, as well as support customers’ resiliency and clean energy goals.

As outlined in PGE’s Multi-Year Plan¹, the Energy Partner program is mature and meets the Oregon Public Utility Commission (OPUC) criteria for a program. The program is popular with customers, and also stable and cost-effective. With these tariff modifications requested herein, PGE looks to leverage the program and its infrastructure to acquire additional flexible load.

The Energy Partner program is highly customizable and tailored to the needs of participating customers, allowing them to choose the notification period, seasons, time of day for dispatch, and number of hours. Most of the technology a customer uses had been fitting within this traditional program structure, but as more advanced technologies are adopted by customers there is a need to expand the customer options to include “no notice” dispatch, as well as the ability to provide year-round services in a way that benefits PGE’s grid. In keeping with the original structure of the program these options do not specify a specific technology, just outline the required capabilities of the technology being used. Battery energy storage is particularly well-suited to participate in the new proposed options.

¹ Direct link to PGE’s 2021 Flexible Load Multi-Year Plan available at <https://edocs.puc.state.or.us/efdocs/HAD/um2141had16243.pdf>, filed under OPUC Docket UM 2141, available at <https://apps.puc.state.or.us/edockets/docket.asp?DocketID=22696>.

B. Proposed Tariff Updates

1. No Notice Reservation Payments

Non-emitting firm capacity resources are unique in that they may be dispatched rapidly or autonomously with little disruption or impact to the customer's core business. Anticipating the future complexity of a 100% clean energy mix, PGE proposes to allow select resources that are directly dispatchable by PGE to enroll in a new "No Notice" dispatch option, alongside current 18-hour, 4-hour, and 10-minute options. The reservation payments of this new option were created using values with the 2019 IRP calculated to solve for a Total Resource Cost (TRC) of 1.0. The financial workbook outlining the calculations and assumptions is attached as the Energy Partner Workpaper.

2. Grid Support Events

The second major Energy Partner enhancement is the ability for customers to enroll qualified devices that may be automatically dispatched by PGE into what are being referred to as "Grid Support Events." This refers to the ability for firm capacity resources such as battery energy storage to provide year-round contingency reserve and frequency response services. The current payment for opting into this service is \$29.38 per nominated kW per year and is calculating using PGE's 2019 IRP valuation for ancillary services. Because frequency response and contingency reserve are in response to emergency or critical events affecting the regional power supply, participating resources must be integrated with PGE for autonomous dispatch and also agree to the potential for year-round use with no advance notice provided. PGE has been operating customer-sited resources for contingency reserve through the DSG program for over twenty years and has the experience and capability in place to implement this service.

Frequency response refers to an injection of power provided to the grid within seconds of receiving a dispatched signal. The frequency of the electrical system must remain at a nominal 60 hertz (Hz). When frequency declines outside of pre-defined bounds due to an unplanned grid disturbance, a qualified resource may respond by immediately feeding energy back on to the system to raise the frequency back to the nominal 60 Hz. Energy storage is particularly effective at providing frequency response, and by using customer-sited resources, PGE can free-up its other existing frequency response resources (mostly hydro-electric power plants) to generate clean energy.

Contingency reserve obligation (CRO) is the second component of the grid support options. The North American Electric Reliability Corporation (NERC) requires PGE to have a minimum of the sum of 3% of load and 3% of generation on hand to rapidly respond to an unexpected loss of generation within PGE's Balancing Authority area². PGE currently maintains a minimum 85 MW of CRO through the DSG program. The DSG program leverages a portfolio of large generators located on customer premises. Integrated energy storage and other firm capacity resources have the potential to decarbonize PGE's CRO resources and avoid the need for additional fossil fuel generators to meet these requirements.

3. Front Loading Payments

The other material change proposed is to allow Energy Partner to front-load reservation incentive payments for select customers. This is intended to help address high upfront capital costs of battery energy storage and other emerging technology. To address the risk of paying for process load reduction that doesn't materialize as originally modeled, this option would only be available for customers enrolling battery energy storage or other highly predictable resources that can be dispatched by PGE. PGE would

² NERC. Disturbance Control Standard – Contingency Reserve for Recovery from a Balancing Contingency Event. (Template - Standard (Results Based) (nerc.com)).

monitor customer participation as outlined in the tariff and deduct reservation payments not earned for a month from future energy payments, with the eventual option of recouping the investment if the customer does not participate according to the agreed contract.

Interviews have indicated that the upfront costs of energy storage are a major barrier to adoption for some customers. These customers have indicated a preference for up-front funding over an ongoing revenue stream. Customers will have the option to choose this option or remain with the traditional monthly payment stream.

PGE proposes to only offer front-loading for reservation payments and any elected grid support payments, and continue to provide energy payments only as they are earned. Energy payments are dependent on the number of DR events called by PGE in a given month, and act as a performance incentive for customers³. Additionally, the energy payments are updated annually, and PGE does not wish to project these prices for the duration of the agreement with the customer.

PGE will set up a policy document separate to the schedule in which it will set standards for customers to be granted front-loaded payments. This document shall include: 1) credit requirements, 2) an obligatory commissioning test, 3) restrictions on the age of the unit/remaining life of the unit when signing up, 4) and additional requirements such as “commercially viable,” “permitted,” or “deemed appropriate by PGE engineers,” to address Staff concerns about front-loaded payments being provided for non-proven technologies.

4. Stand Alone Storage

Another suggested revision specific to enabling energy storage resources is to allow stand-alone battery resources to export power back to the grid when dispatched by PGE. This is referred to as Special Condition 13 in the tariff revision, excerpted below:

Non-Emitting Firm Capacity Resources capable of providing energy capacity in excess of Customer’s current site load that are not otherwise eligible for PGE Schedule 203 may receive a bi-directional meter and be credited at the Customer’s retail rate of electricity for energy provided to the grid only when dispatched by PGE as part of this schedule. An interconnection agreement and approval by PGE’s Interconnection Team is required prior to installation of such bi-directional meter.

Up to 60% of non-residential behind-the-meter energy storage is installed without paired solar⁴, and this revision is intended to enable and encourage customers with energy storage to be able to participate in DR events. This may only be done when dispatched by PGE for grid services and as approved for suitability by PGE Interconnection.

³ Energy Payments are determined by the Mid-Columbia Electricity Index, as reported by Powerdex. PGE uses Powerdex for the Annual Update Tariff and the Short-Term Transition Adjustment, and the service has shown to be reliable. Delays with obtaining near-term power prices have been observed, but this does not impact Schedule 26 and the one-year forward outlook.

⁴ Barbose, Elmallah, and Gorman. “Behind-the-Meter Solar + Storage: Market data and trends.” Berkley Lab, July 2021, available at https://eta-publications.lbl.gov/sites/default/files/btm_solarstorage_trends_final.pdf.

5. Other Enhancements

An addition to the tariff entitled “Measured Energy Output” is intended to allow battery energy storage to utilize onboard inverter metrology to determine DR participation. This eliminates the need for a historical baseline methodology used in unmetered DR resources that had previously eliminated some customers with batteries that do not have predictable site loads.

Finally, a minor wording enhancement in the “Customer Enrollment” section of the tariff was made to allow customers installing new equipment to begin working with PGE on a Grid Services Agreement and to enroll in the Energy Partner program in the design and construction phases, prior to the assignment of a PGE Service Point ID.

C. Projected Uptake

There are currently seven non-residential batteries with a cumulative 200 kW of energy storage that may be eligible to immediately enroll in Energy Partner upon tariff approval. There are an additional two non-residential customers with a cumulative 93 kW in the interconnection queue awaiting completion of their project who would be eligible to participate. If half of this capacity were to enroll in the program in the next twelve months, this would be an additional 150 kW of capacity within the Energy Partner program.

The program team has an advantage in that every customer wishing to install energy storage must complete an interconnection application prior to construction of their project. This provides close to a year of lead time before a new energy storage device has permission to operate and may enroll in Energy Partner. This affords the team time to prepare budgets and allocate resources with a high degree of precision based on the customers in the current queue.

Despite modest projections of near-term uptake, it is very important to get these programs in place at this early stage. Partnership with customers will be critical to achieving PGE’s aggressive flexible load and decarbonization goals. Over the next five years PGE’s modeling is forecasting an enrollment of 2.87 MW, based on Cadeo’s market projections of energy storage uptake within PGE’s service territory.

D. Customer Value

The value of Energy Partner to customers has been established through the Multi-Year Plan and customer evaluations, with customers consistently giving high satisfaction scores and indicating they get good value for their effort to participate⁵. The tariff revisions intend to build on this positive customer experience and expand the types of customers eligible to participate. Customers are increasingly coming to PGE for help and advice on how they can partner with PGE on these items, and those discussions have formed the basis and impetus for the revisions herein.

E. PGE Value

Energy Partner is currently a cost-effective resource, and these adjustments will allow additional types of resources to participate and contribute to PGE’s flexibility goals. Additionally, PGE has a continued IRP need for contingency reserve and frequency response, and as the Company integrates with additional resources that can provide these services other generation resources currently being used for contingency reserve and frequency response (typically hydroelectric) can be freed up to produce clean, carbon-free power.

⁵ Guidehouse, “Energy Partner Schedule 26 Process Evaluation” Internal PGE Report, (Guidehouse, March 2021).

F. Reporting Cadence

In alignment with the Pilot-to-Program transition plan filed with the 2021 Flexible Load Multi-Year Plan⁶, PGE will file annual updates with OPUC Staff. The report will include updates on the number of customers and capacity of non-emitting firm capacity resources, performance of these resources, events, cost-effectiveness, and any operational updates of dispatching energy storage resources.

G. Budget Impact

If PGE were to assume that every non-residential customer with energy storage were to enroll at the top level of every option to the full amount allowed, the total impact to the incentive budget impact be \$17,000 annually, or 1% of the overall Energy Partner incentives budget. The projected initial uptake does not necessitate incremental program management or other additional labor outside of existing staffing at this time. Rather than revise the current program management contract with the third-party implementation vendor, PGE will handle the bulk of the incremental work internally. Should additional resources be needed to serve these customers, PGE will include them in subsequent budgeting cycles.

H. Operational Readiness

The Energy Partner Program is mature and cost-effective, recently receiving approval to transition from a Pilot to Program. A third-party implementor currently operates much of the traditional program on PGE's behalf, doing sales outreach, customer education, installation of equipment, and incentive processing. Due to the initial projected low uptake of customers with energy storage PGE has opted to not pursue a change-order with the third-party implementor and will onboard customers internally, relying on program staff and grid-edge engineers. PGE will still rely on the third-party for business-as-usual tasks such as processing rebate checks.

The key operational hurdle will be choosing a dispatch software for the energy storage resources. There are multiple options for how PGE can dispatch larger numbers of energy storage devices, and a key milestone will be selecting a single method. Some customer resources may be more similar to residential energy storage and can share the same software as the Residential Smart Battery Pilot, while others will be more similar to DSG in scale and integration strategy. PGE Information Technology is currently conducting an investigation into the various dispatch software currently utilized by PGE programs, as well as reviewing software not currently used, and will be working to make a recommendation for the optimal dispatch strategy for this program. In the meantime, customers with battery energy storage wishing to enroll before this new software is in place may be placed alongside the residential devices, or with the larger DSG devices.

⁶ PGE's 2021 Flexible Load Multi-Year Plan available at <https://edocs.puc.state.or.us/efdocs/HAD/um2141had16243.pdf>.

I. Historical Size of Program

Energy Partner has shown stable growth over the past few years and the capacity has shown to be a cost-effective acquisition of flexible load. As shown in Table 1, the program has grown from 18 summer MW to 27 summer MW over the past few years, with a total spend last year of just over two million, with close to half that cost being paid out as customer incentives.

Table 1 Energy Partner Historical Size

	2019		2020		2021	
	Winter	Summer	Winter	Summer	Winter	Summer
MW	12.7	17.6	16.7	18.8	21.9	26.8
Incentives	\$791,872		\$969,101		\$931,541	
Total Cost	\$2,657,745*		\$4,007,695*		\$2,010,784	

* 2019 and 2020 costs represent combined deferred budgets for Schedule 26 and Schedule 25 (Energy Partner Smart Thermostat)

III. Dispatchable Standby Generation Schedule 200

A. Background

In 1999, the MacLaren Youth Correctional Facility became the first PGE customer to enroll their standby generator in the DSG program, a partnership with customers that interconnects generation resources to provide electricity on to PGE's grid when there is a critical need for power in the local region. Since then, the DSG program has grown to 59 sites with a cumulative nameplate generation capacity of 130 MW. While not fuel restrictive, the bulk of this capacity has historically consisted of internal combustion diesel generators, and PGE has started a concerted effort to modernize and decarbonize the program.

As far back as 2014, stakeholders have shown support for the decarbonization and strategic expansion of the DSG program. In the response to PGE's 2014 Smart Grid Plan, Smart Grid Northwest (then called "Smart Grid Oregon") commented:

We would like to applaud PGE for its Dispatchable Standby Generation Program with over 100 MW of available distributed energy. We would like to see PGE take this program to the next level. Distributed generation assets are becoming available at increasingly market competitive packages (from residential solar to fuel cells to electric vehicle and station battery storage). We would like to see PGE take strides to effectively accommodate distributed assets in addition to the 500kw and greater generators that have to date been the focus.⁷

With the increased commercialization of battery energy storage, as well as PGE's successful integration of customer-sited batteries for grid services as demonstrated by the Beaverton Public Safety Center and Anderson Readiness Center, PGE proposes to build upon those capabilities to expand the DSG program to include battery energy storage greater than 250 kW. In addition to contingency reserve and frequency response, customers with battery energy storage may opt to also participate in DR activities, a flexible load service not currently possible with fossil-fueled resources.

B. Proposed Updates

PGE proposes to make targeted modifications to the Schedule 200 tariff to enable the participation of large customer-sited energy storage. The majority of the modifications are to provide language clarity, consistency, and to add definitions for terms (e.g., the legacy tariff refers exclusively to "generators" and batteries are not strictly generators).

The most significant addition to the tariff is the ability for energy storage resources to also participate and be compensated for DR activities in addition to the traditional contingency reserve. This rate will be calculated to be a maximum gross Construction Allowance of \$82.40 per nominated kW per year, with only battery energy storage systems able to receive this and participate in DR events. The Construction Allowance covers PGE's communications equipment, any distribution system upgrade, and any equipment installed on the customer's battery necessary to integrate the resource with PGE. Any remaining allowance is provided as a payment to the customer for their participation in the program. The \$82.40 payment was calculated as the maximum expenditures to achieve a Total Resource Cost Test (TRC) Benefit-Cost Ratio of 1.0, assuming a customer commitment for a 10-year period. PGE also added pricing for the legacy generator resources where there previously had been none. Please see attached

⁷ Direct link to Smart Grid Oregon's response to Portland General Electric's 2014 Smart Grid Plan available at <https://edocs.puc.state.or.us/efdocs/HAC/um1657hac142533.pdf>, filed under OPUC Docket UM 1657, available at <https://apps.puc.state.or.us/edockets/docket.asp?DocketID=18404>.

Workpapers: Schedule 200 DSG Internal Combustion Workpaper and Schedule 200 DSG Battery Energy Storage Sys Workpaper.

C. Projected Uptake

Similar to Energy Partner, customer uptake is anticipated to be modest in the short-term, but unlike Energy Partner, a single customer can add multiple megawatts of capacity. PGE is currently aware of one 5 MW project that may opt to enroll a portion of their capacity. Due to long lead times in construction and supply chain PGE does not anticipate additional entrants that we are not already currently aware of. Forecasting capacity in the future can be challenging because of the large scale of these resources, and one large project (such as the 5 MW project the Company is aware of) can quickly skew forward looking forecasts based on a much smaller average size. However, PGE forecasts a total of 22 new customers enrolled in the program over the next five years at an average of 250 kW apiece.

PGE maintains a list of customers that have inquired about resiliency solutions. Likely candidates for this program include large industrial businesses with an economic driver for uninterrupted power and also municipal customers (such as wastewater treatment facilities) with the need for enhanced resiliency. The availability of federal and state funding should supplement and accelerate such projects, many with community benefits.

D. Customer Value

The DSG program is extremely popular. More customers wish to participate than PGE has historically allowed. A diverse set of large customers approach PGE routinely requesting support with resilience, power quality, and environmental goals. These customers include industrial manufacturing, data centers, municipalities, wastewater treatment facilities, hospitals, correctional facilities, distribution centers, university campuses, and schools. There is a clear customer desire for partnership with PGE on energy goals, and PGE believes that by optimizing existing programs and operational infrastructure, we can meet customer needs and achieve PGE's flexible load and decarbonization goals. Cost and the need for technical advice remain a crucial barrier to the adoption of decarbonized resiliency solutions. The DSG program has a proven track record of guiding customers through initial and ongoing resiliency solutions with diesel generators, and is eager and ready to expand the offerings.

To address these first cost-barriers PGE is continuing with the existing DSG structure of paying the customer's Aid-in-Construction once up-front, with no ongoing payment stream. The highly variable nature of these projects and potential for high costs have driven the Aid-in-Construction design, where the total funding amount is set with in the tariff (\$82.40 per kW year, in the case of battery participants) for the cost of PGE to interconnect and enroll the customer into the program, with the balance going to the customer as the payment for allowing PGE to use their resource. The Company estimates that about half of the Allowance will be needed to pay for PGE upgrades and communications, and the other half will be delivered to the customer.

E. PGE Value

Contingency reserve and frequency response are crucial elements to enable resilient and reliable electricity, as well as legal requirements for PGE's participation within the Western Electricity Coordinating Council (WECC). Battery energy storage is an extraordinarily effective provider of frequency response and partnering with customers is an effective way to meet these requirements without PGE needing to make the entire investment in these resources. Additional use cases for existing resiliency equipment beyond emergency-only backup generation of a single facility increase the utilization of

existing assets and delivers both economic and environmental benefits. Further, as PGE’s system decarbonizes to meet state and company goals, energy storage will become increasingly vital to serve customers with intermittent renewable generation. These resources are also crucial to achieve the IRP goal of having 211 MW of demand response on our system by 2025.

F. Reporting Cadence

Currently, PGE updates the OPUC on the performance of the DSG program through two mechanisms: the IRP process, which details how much program capacity is counted toward our reserve requirements; and within rate cases, to reflect new acquisition of customer resources. PGE will report the number of participating customers, program size, technology mix, and cost-effectiveness when reporting on the DSG program.

G. Budget Impact

The DSG program budget is recovered through general rate cases, and any incremental Construction Allowance and O&M expenses will be added into subsequent rates. Existing program staff and infrastructure will be used to manage and dispatch these resources. PGE does not request additional incremental resources at this time to accommodate the addition of batteries into the DSG program.

H. Operational Readiness

The DSG program has been managed in-house by PGE for over 20 years, and the incremental enrollment, contract processing, and customer payment processing of new energy storage applicants is “business as usual” for the program. The novel elements of introducing battery energy storage to the program portfolio lies in interconnecting the asset to the dispatch software, as well as performing the maintenance on a new type of asset.

I. Historical Size of Program

The DSG Program has been holding steady over the few years, and has deliberately not been expanding its capacity due to a fulfilled need for spinning reserve. After the NERC Reliability Standards eliminated the distinction between spinning and non-spinning reserves, and now separately considers frequency response and contingency reserves as independent requirements it expanded the need for the type of contingency reserve provided by this Program. PGE anticipates the size of the program growing as the Company pursues battery energy storage as a flexible load and enrolled contingency reserve resource, as well as less-emitting alternative fuels for the traditional generator program.

Table 2 DSG Historical Size

	2019	2020	2021
MW	125	129	129
Capital	\$61,384	\$17,368	\$7,402
Operational ⁸	\$1,136,210	\$1,084,241	\$1,145,444
Total Cost	\$1,197,593	\$1,101,609	\$1,152,845

⁸ Staff asked about fuel costs. PGE does not reimburse customers for fuel, rather just handles the refueling of generators directly with bulk contracts. The three-year average (2019-2021) cost of fuel was \$7,659 per site. There were 56 sites in 2021.

IV. Market Sizing

Experts project that global energy storage growth will continue on a strong upward trajectory, tripling annually until it reaches one terawatt hour by 2030⁹. PGE’s Distribution System Plan¹⁰, projects growth over the next decade, and while since the starting point is currently quite low, the market is projected to grow to 70 customers by 2030, as illustrated in the following table:

Table 3 – Projected Energy Storage within the PGE Service Territory

Metric	Scenario	2022	2023	2024	2025	2026	2027	2028	2029	2030
MW	Low	0.2	0.8	0.8	0.9	1.0	1.6	1.9	2.4	2.7
	Ref	0.3	1.0	1.3	2.1	2.4	3.3	3.7	4.7	5.3
	High	1.1	2.1	2.6	4.3	5.4	8.3	10.4	14.5	17.4
Customers (@ 250 kW / customer)	Low	1	3	3	3	4	6	7	10	11
	Ref	1	4	5	8	10	13	15	19	21
	High	5	8	10	17	22	33	42	58	70

V. Alternatives Considered

In the development of these proposals to incorporate non-residential energy storage as flexible load resources, PGE considered whether to put all energy storage enrollments into only either Energy Partner Schedule 26 or DSG; and whether to develop new stand-alone options for non-residential customers. A separate “bring your own” (BYO) pilot for non-residential customers was eliminated from consideration in favor of using the structure of Energy Partner and making targeted enhancements to that existing program structure. The objective was to implement a more cost-effective solution for customers, with existing infrastructure, program management, incentive fulfillment, and customer familiarity with the Energy Partner program. Customers can also seamlessly participate in DR with a single program and a single set of rules, regardless of the equipment they nominated to reduce energy.

PGE had been separately considering how to decarbonize and modernize the DSG program to continue to fulfill critical operational functions, and the inclusion of energy storage was a natural evolution. While the primary function of DSG is to provide contingency reserves for PGE, it would have made little sense to only utilize an energy storage resource a few times per year and leave it idle during peak energy needs. Nor would the financial incentive using the DSG pricing likely be high enough to encourage a customer to purchase energy storage, which is much more expensive than a diesel generator. Thus, the proposed revisions to the Schedule 200 tariff outlined within this application were created.

As the workstreams for Energy Partner’s and DSG’s revisions converged, the question arose of whether both options were necessary, or whether customers would not be better served by only one option, as functionally the two tariffs are both trying to achieve the same end: to enable the dispatch of battery energy storage from non-residential customers for grid services. Ultimately the recommendation was to proceed with the updates to both tariffs, as outlined herein.

⁹ “Global Energy Storage Outlook H2 2021.” Wood Mackenzie, October 2021.

¹⁰ PGE’s 2021 Distribution System Plan Part 1 available at https://assets.ctfassets.net/416ywc1laqmd/i9dxBweWPKS2CtZQ2ISVg/b9472bf8bdab44cc95bbb39938200859/DS_P_2021_Report_Full.pdf

The Energy Partner tariff provides customers with participation choice by hours, seasons, and advance notification. The DSG program is structured as an “all or nothing” participation, with customers able to nominate large energy capacity (>250 kW) to PGE for contingency reserve as well as DR; with select maintenance activities performed by PGE. The maintenance and close monitoring that the DSG program performs on large resources is important because these customer-sited resources are a critical power reliability resource for PGE’s energy supply.

Table 4 – Summary of Alternatives Considered

Option	Considerations	Why Not Implemented
All customers within Energy Partner	Benefits of having a single offering for all customers with energy storage	For large installations, the maintenance and close attention the DSG program may give to each customer was thought to be a better option than Energy Partner.
All customers within DSG		The custom nature of Energy Partner is a better fit for smaller resources than the “all or nothing” DSG structure.
New “BYO” Pilot	Stand-alone pilot for customers with non-residential energy storage, developed from the ground-up specifically for battery energy storage (non-residential version of Smart Battery Pilot)	PGE has experience with dispatching energy storage assets (Salem Smart Power Center, Beaverton Public Safety Center, Anderson Readiness Center, Smart Battery Pilot); in addition to mature non-residential offerings that battery energy storage can be added to, ratepayer funds and cost-effectiveness could be optimized by using existing infrastructure and program teams.
New “Resiliency as a Service” Pilot	PGE constructs, operates, and maintains a microgrid for customers, with the portion of the investment above cost-effectiveness repaid by the customer over the life of the asset.	PGE believes that this type of program offering could be valuable to customers to partner with them on their resiliency solutions, however, there currently exist some structural issues that make this type of offering uneconomic. Federal legislation impacting tax credits for energy storage and sources of lower-cost capital may enable PGE to reassess this option in 2022.

VI. Program Updates

Consistent with other customer Programs and Pilots, PGE does not have a prescriptive cadence of when incentives or allowances are updated. Rather, PGE performs evaluations of both programs as outlined in the Reporting section of this document, and proposes to update incentives when it becomes necessary, either due to customer experience, cost-effectiveness, or other metrics that would warrant changes being made to the programs.

Though the incentive and allowance amounts have been calculated for these updates based on the 2019 IRP, it would be impractical to update them with each IRP change. Customers make decisions on participation based on the pricing, and need consistency with what to expect from their participation in programs. Further, operationally to continually be changing programming and implementation to reflect changing prices would add costs and confusion.

VII. Conclusion

With increasingly erratic and extreme weather due to climate change, an increasingly year-round wildfire season, and the threat of a Cascadia subduction earthquake, the imperatives of local resilience, system reliability and decarbonization are critical to PGE and our customers. Battery energy storage and microgrids can support all three goals; accordingly, PGE is seeking to accelerate adoption of these technologies through multiple channels.

The proposed revisions within this filing are focused on customer-owned resources at that customer's site. Flexible load program incentives through Energy Partner and DSG will not fully cover the cost of a microgrid project; many customers, particularly those seeking community resiliency, need additional financial support. PGE intends to ensure customer are aware of additional funding streams, including customer self-direction of the public purpose charge and applying for grant funding.

The Company continues to review additional strategies and business models to meet customer resiliency and clean energy goals. PGE is particularly focused on advancing community resiliency and serving underserved communities, efforts that are being coordinated through the new OPUC processes for Distribution System Plans, Wildfire Mitigation Plans, and Clean Energy Plans. These ideas range from providing small portable batteries to customers with medical needs to distribution-level microgrids that serves a community resilience center and adjoining homes and businesses while providing system capacity. PGE will continue to engage with stakeholders and Commission Staff while monitoring advances in technologies and changing economics to further develop future efforts.

PGE Advice No. 22-06
Schedule 26 Nonresidential Demand Response Program
aka Energy Partner Update

Courtesy Redline

SCHEDULE 26 NONRESIDENTIAL DEMAND RESPONSE PROGRAM

PURPOSE

This schedule is an optional supplemental service that provides participating Large Nonresidential Customers incentives for providing utility grid services when called for by the Company, through Firm Load Reduction and Reservation Payments for reducing a committed amount of load at the request of the Company. Under this ~~tariff schedule~~, the Customer provides a Committed Load Reduction that the Company calls at any time according to the conditions detailed below. The Customer may also elect to receive incentives for providing other grid services from qualifying resources, as described below.

DEFINITIONS

~~Advance Notice Option~~ – ~~The notification period in which the Company will alert the Customer prior to a Load Reduction Event; options include 18 hours, 4 hours, and 10 minutes.~~

Baseline Load Profile – The average hourly load of the five highest load days in the last ten Typical Operational Days for the Winter Event Season or Summer Event Season period.

Commissioning Test– An optional test event conducted by the Customer upon initial program enrollment that confirms the Customer's load reduction potential results in the anticipated amount of load (kW) curtailment.

Committed Load Reduction – A Customer nomination of load that represents the anticipated amount of ~~Demand load~~ (kW) curtailed during an event.

Contingency Reserve Event – A Load Reduction Event that is called by PGE with no advance notice in response to a critical need for power in the region. These events can occur at any time of year and at any time of day, including Holidays and weekends.

Energy Payment – The payment made by the Company to the Customer, as determined by The Mid-Columbia Electricity Index (Mid-C) as reported by Powerdex, adjusted for losses based on the Customer's delivery voltage. The Energy Payment may be up to 120% of the Committed Load Reduction amount.

Firm Load Reduction – The difference between the ~~Customer's~~ Baseline Load Profile and the Customer's measured hourly energy usage during the Load Reduction Event or the Measured Energy Output during the Load Reduction Event.

~~Firm Load Reduction Payment~~ – ~~The payment made by the Company to the Customer, as determined by The Mid-Columbia Electricity Index (Mid-C) as reported by the Powerdex, adjusted for losses based on the Customer's delivery voltage, which can be up to 120% of the commitment.~~

~~Firm Load Reduction Commitment (Agreement)~~ – ~~An agreement between the Company and Customer that defines the Committed Load Reduction, Firm Load Reduction Options and Customer payments based on Qualified Load Reductions during a Load Reduction Event~~

SCHEDULE 26 (Continued)

DEFINITIONS (Continued)

Firm Load Reduction Options – Elections that determine the Customer's incentive levels; which include the maximum event hours per season option, the ~~Advance-Notification~~ Option, and the event windows (time period for an event) for which they want to participate.

Frequency Response Event– ~~An immediate reduction of site load or dispatch of energy at maximum power for a short duration by a Non-Emitting Firm Capacity Resource in response to a disruption that causes the frequency of the electrical system to deviate from a nominal 60 hertz (Hz). These can occur at any time of year and at any time of day, including Holidays and weekends.~~

Grid Support - Frequency Response Events and Contingency Reserve Events are the two Grid Support functions that a Non-Emitting Firm Capacity Resource may elect to participate in. Grid Support functions will be dispatched with no advance notice in response to a disruption in the electrical grid or a critical need for power in the region.

Holidays – The following are ~~considered~~ holidays for purposes of ~~this schedule the pilot~~: New Year's Day (January 1), Martin Luther King Day (third Monday in January), President's Day (third Monday in February), Independence Day (July 4), Labor Day (first Monday in September), Thanksgiving Day (fourth Thursday in November), and Christmas Day (December 25). If a holiday falls on a Saturday, the preceding Friday will be designated the holiday. If a holiday falls on a Sunday, the following Monday will be designated the holiday.

Load Reduction Event – An event that is called during the Winter Event Season or the Summer Event Season, where customer incentives are offered in exchange for ~~to offset the a~~ Committed Load Reduction.

Load Reduction Plan – ~~Document of record that defines the Committed Load Reduction, Firm Load Reduction Options, Customer payments based on Qualified Load Reductions during a Load Reduction Event, terms of any Grid Support in which the Customer has agreed to participate in, and participation instructions for each enrolled location.~~

Measured Energy Output – ~~An alternative measurement to using a Baseline Load Profile to determine a customer's Firm Load Reduction. Available for resources with their own metrology that can be made available to PGE for remote reading.~~

Non-Emitting Firm Capacity Resource – ~~A continuously available electrical load or continuously available energy storage resource that can be dispatched with no notice and respond to a PGE signal within five seconds to provide Grid Support. This cannot be a resource identified in Special Condition 1.~~

SCHEDULE 26 (Continued)

DEFINITIONS (Continued)

Nonresidential Demand Response Program Agreement – An agreement between the Company and Customer that defines the enrollment terms by which each party agrees to participate.

Notification Option – The notification period in which the Company will alert the Customer prior to a Load Reduction Event; options include 18 hours, 4 hours, 10 minutes, and no notice.

Participation Month – The current calendar month during a Winter Event Season or the Summer Event Season.

Qualified Load Reduction – The average load reduction percentage for all Load Reduction Event hours during the Participation Month must be 70% of the Committed Load Reduction or greater to be qualified.

Reservation Payment – The payment made by the Company to the Customer, where the Customer's Qualified Load Reduction (kW) is multiplied by the sum of each applicable reservation price (\$/kW) based on the options selected by the Customer adjusted for losses based on the Customer's delivery voltage.

Summer Event Season – Includes the successive calendar months June through September.

Typical Operational Days – Represents the 10 applicable days closest to the Load Reduction Event.

Winter Event Season – Includes the successive calendar months November through February.

AVAILABLE

In all territory served by the Company.

APPLICABLE

To qualifying Nonresidential Customers served under Schedules 32, 38, 47, 49, 75, 83, 85, 89, and 90. Participating Nonresidential Customers must execute a Nonresidential Demand Response Program ~~the Firm Load Reduction Commitment (Agreement)~~ to participate in this program.

SCHEDULE 26 (Continued)

CUSTOMER ENROLLMENT

Customers must be fully enrolled ~~and have completed enablement~~ at least five business days prior to the Participation Month.

At the time of enrollment, the Customer chooses the Firm Load Reduction Options, which includes the Participation Firm Load Reduction Option, Grid Support Option, the maximum event hours per season ~~option~~, the Advance-Notice Notification Option, and the event windows (time period for an event) for which they want to participate. Customer elections are documented in the Load Reduction Plan. The load reduction amount is All options must be agreed to by the Customer and the Company, ~~or its representative~~. First-time participants can also opt-in for a Commissioning Test.

Customers wishing to opt into no notice dispatch or Grid Support with a Non-Emitting Firm Capacity Resource must utilize equipment or facilities that are directly dispatchable by PGE.

Within five business days of enrollment, or for Customers completing a Commissioning Test, within five days following the completion of such Commissioning Test, the Company will confirm receipt of the Service Point ID (SPID) the Customer intends to enroll under this schedule and the Company or its representatives will send a signed Agreement to the Customer's representative. The Customer may choose to aggregate SPIDs.

Upon completion of the initial term eEach Agreement will automatically renew for successive annual terms on January 1st of subsequent calendar years unless the Customer elects to terminate such Agreement by notifying PGE prior to January 1st or this Schedule is withdrawn, revoked or otherwise terminated.

CUSTOMER PARTICIPATION OPTIONS

Customers are offered three Firm Load Reduction participation eOptions for the contracted program year: Option 1, the Customer participates for both event seasons; Option 2, the Customer participates in only the Summer Event Season; and Option 3, the Customer participates in only the Winter Event Season.

Customer Option	Participation Months	Event Seasons
1	Nov, Dec, Jan, Feb, Jun, Jul, Aug, Sep	Both event seasons
2	Jun, Jul, Aug, Sep	Summer Event Season only
3	Nov, Dec, Jan, Feb	Winter Event Season only

FIRM LOAD REDUCTION OPTIONS

Several Firm Load Reduction Options are available to Customers in the reservation price section of this schedule. Options include differing maximum event hours per season, Advance-Notification eOptions, and event windows. For each event season, only one 'maximum hours' selection and one 'notification period' selection can be chosen for all event windows in which the Customer chooses to participate.

SCHEDULE 26 (Continued)

RESERVATION PRICE

20 Event Hours Maximum per Season

Monthly Payment per kW

	Notification Period Option			
	18 hours	4 hours	10 minutes	<u>No Notice</u>
Summer (June – September)				
11 am – 4 pm	\$1.68	\$1.80	\$1.91	<u>\$2.00</u>
4 pm – 8 pm	\$1.95	\$2.08	\$2.22	<u>\$2.32</u>
8 pm – 10 pm	\$0.39	\$0.42	\$0.45	<u>\$0.47</u>
All summer windows	\$4.02	\$4.30	\$4.57	<u>\$4.78</u>
Winter (November – February)				
7 am – 11 am	\$1.27	\$1.35	\$1.44	<u>\$1.51</u>
11 am -4 pm	\$0.73	\$0.78	\$0.83	<u>\$0.87</u>
4 pm – 8 pm	\$2.07	\$2.22	\$2.36	<u>\$2.47</u>
8 pm – 10 pm	\$0.73	\$0.78	\$0.83	<u>\$0.87</u>
All winter windows	\$4.80	\$5.13	\$5.46	<u>\$5.71</u>

40 Event Hours Maximum per Season

Monthly Payment per kW

Windows	Notification Period Option			
	18 hours	4 hours	10 minutes	<u>No Notice</u>
Summer (June – September)				
11 am – 4 pm	\$2.52	\$2.69	\$2.87	<u>\$3.00</u>
4 pm – 8 pm	\$2.92	\$3.12	\$3.32	<u>\$3.47</u>
8 pm – 10 pm	\$0.59	\$0.63	\$0.67	<u>\$0.70</u>
All summer windows	\$6.04	\$6.45	\$6.86	<u>\$7.17</u>
Winter (November – February)				
7 am – 11 am	\$1.90	\$2.03	\$2.16	<u>\$2.26</u>
11 am – 4 pm	\$1.09	\$1.17	\$1.24	<u>\$1.30</u>
4 pm – 8 pm	\$3.11	\$3.32	\$3.54	<u>\$3.70</u>
8 pm – 10 pm	\$1.09	\$1.17	\$1.24	<u>\$1.30</u>
All winter windows	\$7.20	\$7.70	\$8.19	<u>\$8.56</u>

SCHEDULE 26 (Continued)

RESERVATION PRICE (Continued)

80 Event Hours Maximum per Season

Monthly Payment per kW

	<u>Notification Period Option</u>			
	<u>18 hours</u>	<u>4 hours</u>	<u>10 minutes</u>	<u>No Notice</u>
Summer (June – September)				
11 am – 4 pm	\$3.35	\$3.58	\$3.81	<u>\$3.98</u>
4 pm – 8 pm	\$3.89	\$4.16	\$4.42	<u>\$4.62</u>
8 pm – 10 pm	\$0.79	\$0.84	\$0.89	<u>\$0.93</u>
All summer windows	\$8.03	\$8.58	\$9.12	<u>\$9.53</u>
Winter (November – February)				
7 am – 11 am	\$2.53	\$2.70	\$2.87	<u>\$3.00</u>
11 am - 4 pm	\$1.46	\$1.56	\$1.65	<u>\$1.72</u>
4 pm - 8 pm	\$4.14	\$4.42	\$4.70	<u>\$4.91</u>
8 pm - 10 pm	\$1.46	\$1.56	\$1.65	<u>\$1.72</u>
All winter windows	\$9.58	\$10.23	\$10.89	<u>\$11.36</u>

COMMITTED LOAD REDUCTION

If a Customer has completed a test event, but not participated in actual events, their Committed Load Reduction will be based on ~~nominated~~ committed load identified in the agreement Load Reduction Plan. If a Customer has completed only one event, their Committed Load Reduction will be the higher of either their ~~nominated~~ committed load or their first event performance. If a Customer has participated in more than one event, their Committed Load Reduction will be based on an average of actual load reductions during event hours. The Customer, at its discretion, may choose to increase its nomination above the levels described above.

QUALIFIED LOAD REDUCTION

If no events are called in a Participation Month, the Customer qualifies for the full Reservation Payment; the Qualified Load Reduction is the Committed Load Reduction.

In order to qualify for the full Reservation Payment during a month with Load Reduction Events, the Customer must provide a minimum of 90% of the Committed Load Reduction on average over each event for which the Customer is enrolled during events in that month. If the Customer qualifies for the full Reservation Payment; the Qualified Load Reduction is the Committed Load Reduction.

SCHEDULE 26 (Continued)

QUALIFIED LOAD REDUCTION (Continued)

To qualify for a proportional ~~R~~reservation ~~p~~Payment during a month with Load Reduction Events, the Customer must deliver a minimum of 70% of the Committed Load Reduction on average over each Load Reduction Event for which the Customer is enrolled ~~during events~~ in that month. If the Customer qualifies for a reduced ~~R~~reservation ~~P~~ayment; the Qualified Load Reduction is the average load reduction percentage for all Load Reduction Event hours during that month.

If the Customer fails to deliver a minimum of 70% of the Committed Load Reduction on average during any single event for which the Customer is enrolled during events in that month, the Customer is not eligible for the Energy ~~Reduction~~ Payment for that Load Reduction Event ~~and nor~~ the Reservation Payment for that month. If other Load Reduction Events are called in the same month, and the Customer ~~complies~~delivers a minimum of 70% of the Committed Load Reduction during such events, the corresponding Energy Reduction Payments are paid for each Load Reduction Event that the Customer delivers a minimum of 70% of the Committed Load Reduction on average over each event for which the Customer is enrolled during events in that month.

RESERVATION PAYMENTS

The Reservation Payment is the ~~Customer's~~ Qualified Load Reduction (kW) multiplied by the sum of each applicable Reservation Price (\$/kW) based on the Firm Load Reduction Options selected by the Customer adjusted for losses based on the Customer's delivery voltage. For each event window (time period for an event) per season, only one price is applicable. The Reservation Payment is made to the Customer no later than 60 days after the month in which they participated.

Customers meeting PGE's eligibility criteria as defined in a separate policy document and incorporated into the Agreement may be eligible to receive at the time of commissioning the net present value of any Reservation Payments and Grid Support options elected in the Load Reduction Plan for the duration of the Agreement with PGE. If a Customer fails to deliver a minimum of 70% of the Committed Load Reduction on average over each event during a month for which the Customer is enrolled, the Customer must reimburse PGE the Reservation Payment for that month.

* PGE will not call Load Reduction Events on ~~Saturdays, Sundays, or~~ Holidays. ~~Holidays are New Year's Day (January 1), President's Day (third Monday of February), Memorial Day (last Monday in May), Independence Day (July 4), Labor Day (first Monday in September), Thanksgiving Day (fourth Thursday in November), and Christmas Day (December 25).~~ If a ~~H~~oliday falls on Saturday, Friday is designated a ~~H~~oliday. If a ~~H~~oliday falls on Sunday, the following Monday is designated a ~~H~~oliday. Grid Support events are in response to a grid emergency and may occur at any day or time, including Holidays.

SCHEDULE 26 (Continued)

ENERGY PAYMENTS

The Energy Payment is equal to the Mid-Columbia Electricity Index (Mid-C) as reported by the Powerdex, adjusted for losses based on the Customer's delivery voltage. The Firm Energy Reduction aAmount can be up to 120% of the Committed Load Reduction.ment.

The monthly energy prices (per MWh) for the months in which the events are called* are:

Jan 2022	Feb 2022	Jun 2022	Jul 2022	Aug 2022	Sep 2022	Nov 2022	Dec 2022
\$87.20	\$70.30	\$38.60	\$90.00	\$122.80	\$97.00	\$59.00	\$72.80

The Firm Energy Reduction Payment rates will be updated by December 1st for the next year beginning in January. Evaluation Assessment and settlement of the Firm Energy Reduction Payment will occur within 60 days of the Firm Load Reduction Event. Energy Payments are not eligible to be paid up-front at the time of commissioning.

LINE LOSSES

Losses will be included by multiplying the applicable price by the following adjustment factors:

Subtransmission Delivery Voltage	1.0356
Primary Delivery Voltage	1.0496
Secondary Delivery Voltage	1.0685

LOAD REDUCTION MEASUREMENT

Load reduction is measured as a reduction of Demand load from a customer baseline load calculation during each hour of the Load Reduction Event. Although the Agreement Load Reduction Plan shall specify the customer baseline load calculation methodology to be used, PGE generally uses the following baseline methodology:

Baseline Load Profile

The Baseline Load Profile is based upon the average hourly load of the five highest load days in the last ten Typical Operational Days for the event season period. For Customers choosing the four-hour or 10-minute notification options there is an adjustment to the amounts above to reflect the day-of operational characteristics leading up to the Firm Load Reduction Event if the Firm Load Reduction Event starts at 11 am or later. This adjustment is the difference between the Firm Load Reduction Event day load and the average load of the five highest days used in the Baseline Load Profile above during the two-hour period ending four hours prior to the start of the Firm Load Reduction Event.

SCHEDULE 26 (~~Concluded~~ Continued)

LOAD REDUCTION MEASUREMENT (Continued)

Measured Energy Output

For Firm Load Reduction provided by a resource that can be measured with its own metrology, load baselining is not required. Customers using devices with Measured Energy Output who opt out of a Baseline Load Profile must utilize equipment or facilities that are directly dispatchable by PGE so the Company can view the measured Firm Load Reduction.

Typical Operational Days

Typical Operational Days exclude days that a Customer has participated in a ~~Firm~~-Load Reduction Event or pre-scheduled opt-out days as defined in the Special Conditions. Typical Operational Days for the ~~B~~baseline Load Profile calculation are defined as the ten applicable days closest to the Load Reduction Event. Typical Operational Days may include or exclude Saturdays, Sundays and Western Electricity Coordinating Council (WECC) holidays. Grid Support events may occur at any day or time.

The Company may decline the Customer's enrollment application ~~when~~if the Company determines the Customer's energy usage is highly variable and the Company is not able to verify that a reduction will be made when called upon.

LOAD REDUCTION EVENT

The Company, at its discretion, initiates a Load Reduction Event by providing the participating Customer with the appropriate notification consistent with the Customer's selected Firm Load Reduction Option. The Customer reduces its ~~Demand-load~~ served by the Company, for each hour of the Load Reduction Event to achieve its Committed Load Reduction. Each Load Reduction Event will last from one to five hours in duration and the Company will call at least one event per season.

The Company initiates Load Reduction Events during the Winter Event Season and Summer Events Season.

GRID SUPPORT EVENTS

A Non-Emitting Firm Capacity Resource may elect to participate in Grid Support Events only, or in addition to, participating in Firm Load Reduction. A qualified resource for Grid Support must be available year-round and capable of responding to a signal from the Company with no advance notice within five seconds. The resource must be integrated with the Company's dispatch software.

SCHEDULE 26 (Continued)

GRID SUPPORT EVENTS (Continued)

Grid Support includes Frequency Response Events and Contingency Reserve Events, and are only dispatched in response to a grid disturbance or critical need for power in the region. Participating Customers will be compensated \$29.38 per year per committed kW as a Reservation Payment. In addition, Energy Payments for load reduction will be paid to Customer for each Contingency Reserve Event. Due to the short duration of Frequency Response Events (less than 15 minutes), Energy Payments will not be paid to Customer if dispatched.

EVENT NOTIFICATION

The Company notifies the participating Customer of a Load Reduction Event using a mutually agreed upon method at the time of enrollment. The Company's notification includes a time and date by which the Customer must reduce the committed Demand load for each period of the Load Reduction Event. Customers enrolled in the "No Notice" option for Firm Load Reduction will still receive notification for events that are pre-planned. No Event Notification is required for Grid Support Events.

The Customer is responsible to notify the Company if the Customer's contact information specified at the time of the enrollment changes as soon as such change occurs.

~~FIRST-TIME PARTICIPANT OPTIONAL COMMISSION TEST~~

~~A commissioning test is available to Customers who are participating on this schedule for the first time. Interested participants will work with the Company to learn the details of this process.~~

SPECIAL CONDITIONS

1. Customers cannot use on-site diesel, pipeline natural gas or propane or other carbon emitting generation equipment for load reductions to meet load reduction commitments under this tariff.schedule.
2. Customers that choose to take service under Schedules 86, 485, 489, 490, 532, 538, 549, 575, 583, 585, 589, 590, or 689 will be withdrawn from this program.
3. Firm Load Reduction by Schedule 75 Customers will not exceed the Customer's baseline Demand load as specified in the Agreement between the Customer and the Company. Customer cannot use purchases under Schedule 76 to meet load reduction commitments under this scheduletariff.
4. In the case of Customers participating on Schedule 76R – Partial Requirements Economic Replacement Power Rider – at the time of the event, the energy imbalance will not apply during event hours and for the event energy amount.
5. This tariff.schedule is not applicable when the Company requests or initiates Load Reduction affecting a Customer SPID under system emergency conditions described in Rule N or Rule C(2)(B).

SCHEDULE 26 (Concluded)

SPECIAL CONDITIONS (Continued)

6. The Company will not cancel or shorten the duration of a Firm Load Reduction Event once notification has been provided.
7. Participating Customers are required to have interval metering and meter communication in place prior to ~~initiation of service under participation in~~ this schedule. The Company will provide and install necessary equipment which allows the Company and the Customer to monitor the Customer's energy usage.
8. If the Customer experiences operational changes or a service disconnection that impairs the ability of the ~~C~~customer to provide the Firm Load Reduction as requested under this schedule, the ~~A~~agreement will be terminated.
9. If the Company is not allowed to recover any costs of this program by the Commission, the Company may, at its option, and with 30-day notice, terminate end service under service this Schedule and terminate under the Agreement, with 30-day notice.
10. The Customer may pre-schedule four opt-out days per season as indicated in the Agreement. If the Company calls a Firm Load Reduction Event on a pre-scheduled opt-out day, the Customer is exempt from providing Firm Load Reduction and will receives no Firm Energy Reduction Payment, whether or not they choose to operate. The Customer will receive the Reservation Payment if otherwise eligible. An opt-out day will not be included in the calculation of the Baseline Demand Load Pprofile.
11. Customers who participate in this -opt for this S- schedule may be placed on a calendar monthly billing cycle.
12. Inverter based Non-Emitting Firm Capacity Resources must be IEEE 1547-2018 compliant, built and installed in compliance with UL 1741SA with interoperability features unlocked.
- 11-13. Non-Emitting Firm Capacity Resources capable of providing energy capacity in excess of the Customer's current site load that are not otherwise eligible for PGE Schedule 203 may receive a bi-directional meter and be credited at the Customer's retail rate of electricity for energy provided to the grid only when dispatched by PGE as part of this schedule. An interconnection agreement and approval by PGE's Interconnection Team is required prior to installation of such bi-directional meter. The terms and conditions for such credits will be set forth in the agreement.
14. Except as otherwise provided in this schedule, Customers nominating resources and receiving compensation through this schedule may participate in other schedules, but may not receive compensation for the resources nominated in this schedule through another schedule.