From:

U'u, Tauvela on behalf of Woo, Shirley A (Law)

Sent:

Tuesday, April 06, 2010 12:31 PM

To:

'jhe@cpuc.ca.gov'

Cc:

RegRelCPUCCases; Haertle, Steve; Jordan, Lise (Law); Woo, Shirley A (Law); Wu, Josephine; Gandesbery, Mary (Law); 'agc@cpuc.ca.gov'; 'jc8@cpuc.ca.gov'; 'hcf@cpuc.ca.gov'; 'skg@cpuc.ca.gov'; 'ag2@cpuc.ca.gov'; 'bsk@cpuc.ca.gov'; 'dnl@cpuc.ca.gov'; 'dil@cpuc.ca.gov'; 'kkm@cpuc.ca.gov'; 'dbp@cpuc.ca.gov'; 'douglass@energyattorney.com'; 'lwhouse@innercite.com'; 'rbremault@comcast.net'; 'brbarkovich@earthlink.net'; 'rmettling@bluepointenergy.com'; Arrick, Helen C; 'remmert@caiso.com'; 'jennifer.green@energycenter.org'; 'salleyoo@dwt.com'; 'cem@newsdata.com'; 'rliebert@cfbf.com'; 'bdicapo@caiso.com'; 'e-recipient@caiso.com'; 'jgoodin@caiso.com'; 'kowalewskia@calpine.com'; 'wbooth@booth-law.com'; clamasbabbini@comverge.com'; 'peter.maltbaek@cpowered.com'; 'judypau@dwt.com'; 'dgrandy@caonsitegen.com'; 'lms@cpuc.ca.gov'; 'klatt@energyattorney.com'; 'gesmith@ecsny.com'; 'dara@ecsgrid.com'; 'dserio@ecsgrid.com'; 'ptyno@ecsny.com'; 'kjsimonsen@ems-ca.com'; 'cmkehrein@ems-ca.com'; 'rquattrini@energyconnectinc.com'; 'jerry@enernex.com'; 'mgillette@enernoc.com'; 'rcounihan@enernoc.com'; 'mtierney-lloyd@enernoc.com'; 'ssmyers@att.net'; 'joshbode@fscgroup.com'; 'case.admin@sce.com'; 'cpucdockets@keyesandfox.com'; 'mgo@goodinmacbride.com'; 'liddell@energyattorney.com'; 'jeff@jbsenergy.com'; 'gayatri@jbsenergy.com'; 'bdille@jmpsecurities.com'; 'shawn_cox@kindermorgan.com'; 'hvidstenj@kindermorgan.com'; 'tomk@mid.org'; 'joyw@mid.org'; 'mrw@mrwassoc.com'; 'david@nemtzow.com'; 'bcragg@goodinmacbride.com'; 'bschuman@pacific-crest.com'; 'tylerb@poweritsolutions.com'; 'jellis@resero.com'; 'jyamagata@semprautilities.com'; 'LWrazen@semprautilities.com'; 'LWilloughby@semprautilities.com'; 'steven@sfpower.org'; 'epoole@adplaw.com'; 'tburke@sfwater.org'; 'nprivitt@semprautilities.com'; 'bruce.foster@sce.com'; 'olivia.samad@sce.com'; 'Jennifer.Shigekawa@sce.com'; 'janet.combs@sce.com';

Subject: Withdrawal of PG&E and SCE e-mail message of February 19, 2010 re Energy Division Requirements for Monthly Load Impact Reports

'spatrick@sempra.com'; 'marcel@turn.org'; 'ames_doug@yahoo.com';

'pk@utilitycostmanagement.com'; Law CPUC Cases

April 6, 2010

Dear ALJ Hecht,

On February 19, 2010, I wrote to you about instructions Energy Division staff had issued on February 17, 2010 for new monthly Interruptible Load Program reporting requirements. Pacific Gas and Electric Company (PG&E) and Southern California Edison Company (SCE) (together, the utilities) were very concerned about the new requirements sent on February 17, 2010 and their implications. Those concerns were spelled out in PG&E and SCE's February 19, 2010 note to you. In the weeks after the utilities wrote to you, we have worked with Energy Division to develop requirements and a format for the monthly load impact reports that would be satisfactory to the Energy Division and the utilities. Energy Division and the utilities recently reached agreement on requirements and format for the monthly load impact reports. Therefore, I am writing to indicate that the utilities' concerns in the February 19, 2010 letter have been satisfied and we are withdrawing the February 19, 2010 letter.

Thank you for your patience on this matter.

Shirley Woo

Telephone: 415-973-2248

Email:

saw0@pge.com

Cc: All parties on the service list for A.08-06-001, A.08-06-002 and A.08-06-003