

From: [Redacted]
Sent: 9/13/2010 10:31:03 AM
To: 'Simon, Sean A.' (sean.simon@cpuc.ca.gov); Bawa, Niki (niki.bawa@cpuc.ca.gov)
Cc: Allen, Meredith (/O=PG&E/OU=Corporate/cn=Recipients/cn=MEAe)
Bcc:
Subject: RE: EnXco RALF - Follow-Up Items

Sean:

We are checking with the transactor and the counterparty about moving this date back -- we will get back to you shortly.

[Redacted]

From: Simon, Sean A. [mailto:sean.simon@cpuc.ca.gov]
Sent: Thursday, September 09, 2010 4:53 PM
To: [Redacted]; Bawa, Niki
Cc: Allen, Meredith
Subject: RE: EnXco RALF - Follow-Up Items

[Redacted],

The Condition Precedent date is November 13, 2010 and the earliest meeting we could possibly have a resolution voted out at is November 19, so we need to talk about timing for this one.

Regards,
Sean

Sean A. Simon | Energy Division - Analyst | CA Public Utilities Commission | Tel (415) 703-3791

<http://www.cpuc.ca.gov/renewables>

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From: [Redacted]
Sent: Tuesday, September 07, 2010 4:39 PM
To: Bawa, Niki; Simon, Sean A.
Subject: EnXco RALF - Follow-Up Items

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Niki/Sean:

Here are some follow-up items from last week's call:

- 1) Copy of Excel Spreadsheet provided to DRA - Attached
- 2) Percentage of potential PTC benefit shared with customers = cost reduction/potential PTC benefit = 2.78 million/ 6.58 million = 42%.
- 3) Our understanding is that repowering occurred in June 2006.
- 4) From Section 7 of the Amendment- If CPUC Approval has not been obtained or waived in writing by both Parties on or before two hundred seventy (270) days from the Fourth Amendment Execution Date, then either Party may terminate this Fourth Amendment effective upon receipt of written notice by the other Party. The amendment was executed on Feb. 16, 2010. 270 days later is November 13, 2010.

<<Conf. Appendix G workpaper 06W148.xls>>

[Redacted] _____
Regulatory Relations Manager
Pacific Gas & Electric Co.
[Redacted]