

**BEFORE THE PUBLIC UTILITIES COMMISSION
OF THE STATE OF CALIFORNIA**

Application of Southern California Edison Company (U338E) for Applying the Market Index Formula and As-Available Capacity Prices adopted in D.07-09-040 to Calculate Short-Run Avoided Cost for Payments to Qualifying Facilities beginning July 2003 and Associated Relief.

Application 08-11-001
(Filed November 4, 2008)

And Related Matters

Rulemaking 06-02-013
Rulemaking 04-04-003
Rulemaking 04-04-025
Rulemaking 99-11-022

NOTICE OF LATE FILED EX PARTE COMMUNICATION

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October 21, 2010

**BEFORE THE PUBLIC UTILITIES COMMISSION
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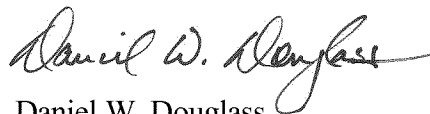
In accordance with the provisions of Article 8 of the Commission’s Rules of Practice and Procedure, this late notice of ex parte communication is provided on behalf of the Marin Energy Authority (“MEA”), with regard to an ex parte meeting that occurred on October 15, 2010, at the Commission offices located at 505 Van Ness Avenue, San Francisco, California, between representatives of MEA and Michael Wheeler, advisor to Commissioner Grueneich, Robert Kinoshian, advisor to Commissioner Bohn and Jason Reiger advisor to Commissioner Ryan. Representing MEA was Dawn Weisz, John Dalessi and Kirby Dusel. Daniel Douglass, counsel to MEA was also present. The meeting commenced at 11:30 a.m. and lasted approximately thirty minutes.

The purpose of the meeting was to discuss the joint motion for approval of the “Qualifying Facility and Combined Heat and Power Program Settlement Agreement” (“PSA”)

filed on October 8, 2010, by a number of parties. MEA indicated that it did not oppose the PSA to the extent it resolves QF-related issues. However, MEA strongly opposes the PSA to the extent its provisions would impose GHG emissions reduction target and related reporting requirements on Community Choice Aggregators (“CCA”). The imposition of Combined Heat and Power Program (“CHP”) procurement requirements on CCAs and the allocation of costs incurred by the utilities under the CHP program is totally inappropriate. Further, the Commission should not attempt to dictate the manner in which the CCAs meet any future GHG emissions reduction target that may be established in the future. MEA also discussed the various alternatives that it is pursuing to meet GHG emissions targets.

To request a copy of this notice, please contact Michelle Dangott at (818) 961-3003 or mdangott@energyattorney.com.

Respectfully submitted,



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October 21, 2010

CERTIFICATE OF SERVICE

I hereby certify that I have this day served a copy of the attached *Notice of Late Filed Ex Parte Communication* on all parties of record in proceedings *A.08-11-001, R.06-02-013, R.04-04-003, R.04-04-025 and R.99-11-022* by serving an electronic copy on their email addresses of record and by mailing a properly addressed copy by first-class mail with postage prepaid to each party for whom an email address is not available.

Executed on October 21, 2010, at Woodland Hills, California.



Michelle Dangott

SERVICE LISTS FOR

A.08-11-001, R.06-02-013, R.04-04-003, R.04-04-025 and R.99-11-022

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