BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

Application of Pacific Gas and Electric Company Proposing Cost of Service and Rates for Gas Transmission and Storage Services for the Period 2011-2014

Application 09-09-013

(U 39 G)

COMMENTS OF PACIFIC GAS AND ELECTRIC COMPANY ON PROPOSED INTERIM DECISION CONCERNING THE MAKING OF RATES EFFECTIVE JANUARY 1, 2011

MARK D. PATRIZIO KERRY C. KLEIN

Pacific Gas and Electric Company 77 Beale Street, B30A San Francisco, CA 94105 Telephone: (415) 973-3251 Facsimile: (415) 973-5520 E-Mail: KCK5@pge.com MDP5@pge.com

Attorneys for PACIFIC GAS AND ELECTRIC COMPANY

Dated: December 6, 2010

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I. INTRODUCTION

On October 8, 2010, PG&E filed a motion requesting a Commission order declaring that, in the event a final Commission decision is not issued in this proceeding before January 1, 2011: (1) 2011 Gas Accord V revenue requirements and rates can go into effect on January 1, 2011, subject to adjustment should a subsequent final decision result in different revenue requirements and/or rates; or, in the alternative, if the Commission decides not to allow rates to go into effect January 1, 2011, (2) revenue requirements resulting from a final decision in this proceeding will be effective as of January 1, 2011, so that PG&E can collect the full revenue requirement in rates for the remaining months of 2011 after a final decision is issued in this proceeding.

On November 16, 2010, Administrative Law Judge ("ALJ") Wong issued a Proposed Decision ("PD"), granting the alternative request of PG&E to make the revenue requirements resulting from a subsequent final decision in this case effective as of January 1, 2011. PG&E appreciates the Commission's consideration of PG&E's motion, and accepts the PD's conclusion that PG&E's alternative request, rather than its preferred approach, should be implemented in order to allow PG&E to recover in full its authorized revenue requirement for 2011. Pursuant to Rule 14.3 of the Commission's Rules of Practice and Procedure, PG&E offers the following comments on the PD, intended to: (1) summarize the rate adjustments under the previous Gas Accord settlement (Gas Accord IV) that will be implemented on January 1, 2011; and (2) clarify that the elements of the Gas Accord V Settlement that are inextricably intertwined with the revenue requirement should also be deemed effective as of January 1, 2011.

II. RATE ADJUSTMENTS THAT WIL BE IMPLEMENTED ON JANUARY 1, 2011 UNDER GAS ACCORD IV

The gas transmission and storage rates that will be effective on January 1, 2011 are governed by Section 2.3.2 of the Gas Accord IV Settlement (A.07-03-012), which governs rate changes in the event that a final order on PG&E's 2011 GT&S Rate Case is delayed beyond January 1, 2011.

As PG&E informed the parties to its 2011 GT&S Rate Case in an email dated November 29, 2010, backbone transmission, storage, and Customer Access Charge rates will remain at 2010 levels beginning January 1, 2011, in accordance with Section 2.3.2 of the Gas Accord IV Settlement. Local Transmission rates will equal the rates in effect on December 31, 2010, plus a two percent escalator. In addition, the negotiated Adder component for one of the Gas Accord IV Local Transmission Adders (for Line 406) will be reflected in rates starting January 1, 2011, because that project went into service in 2010.

In addition, in the spirit of Gas Accord V — in which the parties agreed to extend the bill credits from Gas Accord IV — the Local Transmission bill credits for Moss Landing Power Plant Units 1 and 2 and for four members of the Northern California Generation Coalition will be extended at 2010 levels. These bill credits will be extended at 2010 levels because the funding for them (through two volumetric surcharges — one applicable to all backbone customers except G-XF and the other applicable to Backbone Level G-EG and G-NT customers) will continue unchanged on January 1, 2011 under Section 2.3.2 of the Gas Accord IV Settlement.

III. REQUEST FOR CLARIFICATION

The PD adopts PG&E's alternative approach to implementing the revenue requirement resulting from a final decision in PG&E's 2011 GT&S Rate Case. Under the PD, once the

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Commission issues a final decision on PG&E's 2011 GT&S Rate Case, the approved 2011 revenue requirements will be effective as of January 1, 2011, and fully collected in rates throughout the remaining months of 2011.

In filing this Motion, it was PG&E's intention that PG&E and the other Settlement Parties should get the full benefit of their bargain under the Gas Accord V Settlement during 2011. In other words, even if a final decision in this case is delayed beyond January 1, 2011, PG&E and its customers should be left in the same financial position during 2011 as if the effective date *was* January 1, 2011.

Accordingly, if the PD granting PG&E's alternative request is approved, once a final decision is issued in this case, PG&E intends to adjust each Gas Accord V rate for the remaining months of 2011 upward or downward as appropriate to ensure that together the 2011 Gas Accord IV extension rate, and the 2011 Gas Accord V adjusted rate for a given class or service, collect the Gas Accord V 2011 revenue requirement allocated to that class or service, assuming Gas Accord V adopted throughput levels for the entire year.

In addition, PG&E requests that the Commission clarify that other provisions of the Gas Accord V Settlement that are inextricably linked to the revenue requirement will be effective retroactive to January 1, 2011. These provisions are:

- One-way balancing account for Integrity Management Expense (Section 7.3.1);
- Balancing Account for Electricity for Operations Expense (Section 7.3.2);
- Adjustments for Costs Determined in Other PG&E Proceedings (Section 7.5);
- Local Transmission Bill Credits (Section 9.5); and
- The Revenue Sharing Mechanism (Section 10.1).

This clarification is needed in order to carry out the Settlement Parties' intent in signing Gas Accord V, and to allow PG&E and the Settlement Parties to realize the full benefits of Gas

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Accord V as if the final, approved revenue requirement were in place on January 1, 2011.

IV. CONCLUSION

For the foregoing reasons, PG&E respectfully requests that the Commission issue a final decision adopting the PD by December 31, 2010, with the clarification requested by PG&E detailed herein and in the accompanying Appendix.

Respectfully submitted,

By: <u>/s/Kerry C. Klein</u> KERRY C. KLEIN

MARK D. PATRIZIO KERRY C. KLEIN Pacific Gas and Electric Company 77 Beale Street, B30A San Francisco, CA 94105 Telephone: (415) 973-3251 Facsimile: (415) 973-5520 E-Mail: MDP5@pge.com KCK5@pge.com

Attorneys for PACIFIC GAS AND ELECTRIC COMPANY

Dated: December 6, 2010

APPENDIX

PG&E requests the following change to Conclusion of Law 3 (proposed changes shown in redline):

3. PG&E's alternative request in its October 8, 2010 motion to allow the revenue requirements (and other aspects of Gas Accord V that are inextricably linked to the revenue requirements), which are to be decided in a subsequent decision, to become effective as of January 1, 2011, should be granted.

PG&E requests the following change to ordering Paragraph 1 of the Interim Order (proposed changes shown in redline):

1. The October 8, 2010 motion of Pacific Gas and Electric Company is granted insofar as to allow the revenue requirements (and other aspects of Gas Accord V that are inextricably linked to the revenue requirements), which are to be decided in a subsequent decision addressing the August 20, 2010 motion to adopt the Gas Accord V Settlement and the contested issues that were litigated, to become effective as of January 1, 2011. The first request in Pacific Gas and Electric Company's motion to make the revenue requirements and rates contained in the Gas Accord V Settlement effective as of January 1, 2011, is denied.

CERTIFICATE OF SERVICE BY ELECTRONIC MAIL OR U.S. MAIL

I, the undersigned, state that I am a citizen of the United States and am employed in the City and County of San Francisco; that I am over the age of eighteen (18) years and not a party to the within cause; and that my business address is Pacific Gas and Electric Company, Law Department, 77 Beale Street B30A, San Francisco, California 94105.

I am readily familiar with the business practice of Pacific Gas and Electric Company for collection and processing of correspondence for mailing with the United States Postal Service. In the ordinary course of business, correspondence is deposited with the United States Postal Service the same day it is submitted for mailing.

On December 13, 2010, I served a true copy of:

COMMENTS OF PACIFIC GAS AND ELECTRIC COMPANY ON PROPOSED INTERIM DECISION CONCERNING THE MAKING OF RATES EFFECTIVE JANUARY 1, 2011

[XX] By Electronic Mail – serving the enclosed via e-mail transmission to each of the parties listed on the official service list for A.09-09-013 with an e-mail address.

[XX] By U.S. Mail – by placing the enclosed for collection and mailing, in the course of ordinary business practice, with other correspondence of Pacific Gas and Electric Company, enclosed in a sealed envelope, with postage fully prepaid, addressed to those parties listed on the official service list for A.09-09-013 without an e-mail address.

I certify and declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Executed on this 13th day of December 2010 at San Francisco, California.

/s/ Amy S. Yu

Amy S. Yu

Last Updated: November 24, 2010

CPUC DOCKET NO. A0909013

Total number of addressees: 86

CASE ADMINISTRATION PACIFIC GAS & ELECTRIC COMPANY 77 BEALE ST, MC B9A

SAN FRANCISCO CA 94177 Email: RegRelCPUCCases@pge.com Status: INFORMATION

KRISTINA M. CASTRENCE **PACIFIC GAS AND ELECTRIC COMPANY** OPERATIONS PROCEEDINGS 77 BEALE ST., PO BOX 7442, MC B10A SAN FRANCISCO CA 94120 Email: kmmj@pge.com Status: INFORMATION

JENNIFER DOWDELL **PACIFIC GAS AND ELECTRIC COMPANY** 44 BEALE ST, MC B10C SAN FRANCISCO CA 94105 Email: JKD5@pge.com Status: INFORMATION

NICOLAS KLEIN PACIFIC GAS AND ELECTRIC COMPANY 77 BEALE ST, MC B9A SAN FRANCISCO CA 94105 Email: NXKI@pge.com Status: INFORMATION

CARL ORR PACIFIC GAS & ELECTRIC COMPANY 245 MARKET ST, MC N15A SAN FRANCISCO CA 94105 Email: CDO1@pge.com Status: INFORMATION

KERRY C. KLEIN ATTORNEY PACIFIC GAS AND ELECTRIC COMPANY PO BOX 7442 SAN FRANCISCO CA 94120 FOR: Pacific Gas and Electric Company Email: kck5@pge.com Status: PARTY

Anthony Fest **CALIF PUBLIC UTILITIES COMMISSION** ENERGY COST OF SERVICE & NATURAL GAS BRANCH 505 VAN NESS AVE RM 4205 SAN FRANCISCO CA 94102-3214 Email: adf@cpuc.ca.gov Status: STATE-SERVICE

KENNETH BRENNAN PACIFIC GAS AND ELECTRIC COMPANY PO BOX 770000, MC N15A SAN FRANCISCO CA 94177 Email: KJBh@pge.com Status: INFORMATION

CASE COORDINATION PACIFIC GAS AND ELECTRIC COMPANY 77 BEALE ST., PO BOX 770000 MC B9A SAN FRANCISCO CA 94105 Email: RegRelCPUCCases@pge.com Status: INFORMATION

ROGER GRAHAM **PACIFIC GAS & ELECTRIC COMPANY** 245 MARKET ST, MC N15A SAN FRANCISCO CA 94105 Email: RAG5@pge.com Status: INFORMATION

DANIEL MCLAFFERTY PACIFIC GAS AND ELECTRIC COMPANY 77 BEALE ST., B10B SAN FRANCISCO CA 94105 Email: mdm8@pge.com Status: INFORMATION

MARK D. PATRIZIO **PACIFIC GAS AND ELECTRIC COMPANY** PO BOX 7442, B30A SAN FRANCISCO CA 94120 FOR: Pacific Gas and Electric Company Email: MDP5@pge.com Status: INFORMATION

Eugene Cadenasso CALIF PUBLIC UTILITIES COMMISSION ENERGY DIVISION 505 VAN NESS AVE AREA 4-A SAN FRANCISCO CA 94102-3214 Email: cpe@cpuc.ca.gov Status: STATE-SERVICE

Kelly C. Lee CALIF PUBLIC UTILITIES COMMISSION ENERGY COST OF SERVICE & NATURAL GAS BRANCH 505 VAN NESS AVE RM 4102 SAN FRANCISCO CA 94102-3214 Email: kcl@cpuc.ca.gov Status: STATE-SERVICE

Last Updated: November 24, 2010

CPUC DOCKET NO. A0909013

Total number of addressees: 86

Richard A. Myers **CALIF PUBLIC UTILITIES COMMISSION** ENERGY DIVISION 505 VAN NESS AVE AREA 4-A SAN FRANCISCO CA 94102-3214 Email: ram@cpuc.ca.gov

Status: STATE-SERVICE

Thomas M. Renaghan **CALIF PUBLIC UTILITIES COMMISSION** ENERGY COST OF SERVICE & NATURAL GAS BRANCH 505 VAN NESS AVE RM 4205 SAN FRANCISCO CA 94102-3214 Email: tmr@cpuc.ca.gov Status: STATE-SERVICE

Karen M. Shea CALIF PUBLIC UTILITIES COMMISSION EXECUTIVE DIVISION 505 VAN NESS AVE RM 5303 SAN FRANCISCO CA 94102-3214 Email: kms@cpuc.ca.gov Status: STATE-SERVICE

MARK PINNEY CANADIAN ASSN. OF PETROLEUM PRODUCERS 2100, 350-7TH AVE., S.W. CALGARY AB T2P 3N9 CANADA FOR: Canadian Association of Petroleum Producers Email: pinney@capp.ca Status: PARTY

GERALD L. LAHR ABAG POWER

101 EIGHTH ST OAKLAND CA 94607 FOR: ABAG Power Email: JerryL@abag.ca.gov Status: PARTY

KAREN TERRANOVA ALCANTAR & KAHL 33 NEW MONTGOMERY ST, STE 1850 SAN FRANCISCO CA 94105 Email: filings@a-klaw.com Status: INFORMATION

BETH VAUGHAN CALIFORNIA COGENERATION COUNCIL 4391 NORTH MARSH ELDER CT. CONCORD CA 94521 Email: beth@beth411.com Status: INFORMATION Ramesh Ramchandani CALIF PUBLIC UTILITIES COMMISSION ENERGY COST OF SERVICE & NATURAL GAS BRANCH 505 VAN NESS AVE RM 4102 SAN FRANCISCO CA 94102-3214 Email: rxr@cpuc.ca.gov Status: STATE-SERVICE

Pearlie Sabino CALIF PUBLIC UTILITIES COMMISSION ENERGY COST OF SERVICE & NATURAL GAS BRANCH 505 VAN NESS AVE RM 4209 SAN FRANCISCO CA 94102-3214 Email: pzs@cpuc.ca.gov Status: STATE-SERVICE

John S. Wong CALIF PUBLIC UTILITIES COMMISSION DIVISION OF ADMINISTRATIVE LAW JUDGES 505 VAN NESS AVE RM 5106 SAN FRANCISCO CA 94102-3214 Email: jsw@cpuc.ca.gov Status: STATE-SERVICE

JASON A. DUBCHAK WILD GOOSE STORAGE LLC 607 8TH AVE S.W., STE 400 CALGARY AB T2P OA7 CANADA Email: jason.dubchak@niskags.com Status: INFORMATION

MIKE CADE ALCANTAR & KAHL, LLP 1300 SW 5TH AVE, STE 1750 PORTLAND OR 97201 Email: wmc@a-klaw.com Status: INFORMATION

CATHERINE E. YAP BARKOVICH & YAP, INC. PO BOX 11031 OAKLAND CA 94611 Email: ceyap@earthlink.net Status: INFORMATION

HILARY CORRIGAN CALIFORNIA ENERGY MARKETS 425 DIVISADERO ST. STE 303 SAN FRANCISCO CA 94117-2242 Email: cem@newsdata.com Status: INFORMATION

Last Updated: November 24, 2010

CPUC DOCKET NO. A0909013

Total number of addressees: 86

KEITH R. MCCREA ATTORNEY SUTHERLAND ASBILL & BRENNAN LLP

1275 PENNSYLVANIA AVE, NW WASHINGTON DC 20004-2415 FOR: California Manufacturers and Technology Association (CMTA) Email: keith.mccrea@sutherland.com Status: PARTY

AVIS KOWALEWSKI

CALPINE CORPORATION 4160 DUBLIN BLVD, STE 100 DUBLIN CA 94568 Email: kowalewskia@calpine.com Status: INFORMATION

EVELYN KAHL

ALCANTAR & KAHL, LLP 33 NEW MONTGOMERY ST, STE 1850 SAN FRANCISCO CA 94015 FOR: Chevron USA/ ConocoPhillips/Occidental Energy Marketing, Inc Email: ek@a-klaw.com Status: INFORMATION

KARLA DAILEY

CITY OF PALO ALTO UTILITIES DEPARTMENT BOX 10250 PALO ALTO CA 94303 Email: karla.Dailey@CityofPaloAlto.org Status: INFORMATION

GRANT KOLLING CITY OF PALO ALTO 250 HAMILTON AVE, PO BOX 10250 PALO ALTO CA 94303 FOR: City of Palo Alto Email: Grant.Kolling@cityofpaloalto.org

Status: INFORMATION

CREDIT SUISSE

11000 LOUISIANA ST, STE. 4600 HOUSTON TX 77002 Email: doug.vanbrunt@credit-suisse.com Status: INFORMATION

EDWARD W. O'NEILL DAVIS WRIGHT TREMAINE 505 MONTGOMERY ST, STE 800 SAN FRANCISCO CA 94111-6533 Email: edwardoneill@dwt.com Status: INFORMATION JAY DIBBLE CALPINE CORPORATION 717 TEXAS AVE, STE 1000 HOUSTON TX 77002 Email: jdibble@calpine.com Status: INFORMATION

R. THOMAS BEACH **CALIFORNIA COGENERATION COUNCIL** 2560 NINTH ST, STE 213A BERKELEY CA 94710-2557 FOR: Calpine Corporation and The California Cogeneration Council Email: tomb@crossborderenergy.com Status: PARTY

SEEMA SRINIVASAN ALCANTAR & KAHL LLP 33 NEW MONTGOMERY ST, STE 1850 SAN FRANCISCO CA 94105 FOR: Chevron USA/ ConocoPhillips/Occidental Energy Marketing, Inc. Email: sls@a-klaw.com Status: PARTY

GARY BAUM CITY ATTORNEY CITY OF PALO ALTO 250 HAMILTON AVE PALO ALTO CA 94301 FOR: City of Palo Alto Email: Grant.kolling@CityofPaloAlto.org Status: INFORMATION

GREGGORY L. WHEATLAND ELLISON SCHNEIDER & HARRIS L.L.P. 2600 CAPITOL AVE, STE 400 SACRAMENTO CA 95816-5905 FOR: Clearwater Port LLC Email: glw@eslawfirm.com Status: PARTY

PETER G. ESPOSITO CRESTED BUTTE CATALYSTS LLC PO BOX 668 / 1181 GOTHIC CORRIDOR CR317 CRESTED BUTTE CO 81224 Email: peteresposito@earthlink.net Status: INFORMATION

RALPH R. NEVIS DAY CARTER & MURPHY LLP 3620 AMERICAN RIVER DR., STE 205 SACRAMENTO CA 95864 Email: rnevis@daycartermurphy.com Status: INFORMATION

Last Updated: November 24, 2010

CPUC DOCKET NO. A0909013

Total number of addressees: 86

DRA

DIVISION OF RATEPAYER ADVOCATES

CPUC - ENERGY COST OF SRVC & NAT'L GAS RM 4102 SAN FRANCISCO CA 94102 Status: STATE-SERVICE

CASSANDRA SWEET DOW JONES NEWSWIRES EMAIL ONLY

EMAIL ONLY CA 0 Email: cassandra.sweet@dowjones.com Status: INFORMATION

BRIAN T. CRAGG GOODIN, MACBRIDE, SQUERI, DAY & LAMPREY 505 SANSOME ST, STE 900 SAN FRANCISCO CA 94111 FOR: Dynegy Moss Landing, LLC Email: bcragg@goodinmacbride.com Status: PARTY

WILLIAM W. TOMLINSON EL PASO CORPORATION 2 NORTH NEVADA AVE. COLORADO SPRINGS CA 80919 Email: william.tomlinson@elpaso.com Status: INFORMATION

BRIAN BIERING ATTORNEY ELLISON SCHNEIDER & HARRIS 2600 CAPITOL AVE, STE 400 SACRAMENTO CA 95816-5905 Email: bsb@eslawfirm.com Status: INFORMATION

EVA N. NEUFELD ASSOCIATE GENERAL COUNSEL GAS TRANSMISSION NORTHWEST CORPORATION 717 TEXAS ST, STE 26260 HOUSTON TX 77002-2761 Email: eva_neufeld@transcanada.com Status: INFORMATION

DAVID L. HUARD **MANATT, PHELPS & PHILLIPS, LLP** ONE EMBARCADERO CTR, STE 2900 SAN FRANCISCO CA 94111-3736 FOR: Gas Transmission Northwest Corporation Email: dbuard@manatt.com

Email: dhuard@manatt.com Status: PARTY GREGORY KLATT ATTORNEY DOUGLASS & LIDDELL 411 E. HUNTINGTON DRIVE, STE 107-356 ARCADIA CA 91007 Email: klatt@energyattorney.com Status: INFORMATION

Marion Peleo **CALIF PUBLIC UTILITIES COMMISSION** LEGAL DIVISION 505 VAN NESS AVE RM 4107 SAN FRANCISCO CA 94102-3214 FOR: DRA Email: map@cpuc.ca.gov Status: PARTY

JOSEPH PAUL SENIOR CORPORATE COUNSEL DYNEGY-WEST GENERATION 1000LOUISIANA ST, STE. 5800 HOUSTON TX 77002 FOR: Dynegy-West Generation Email: joe.paul@dynegy.com Status: PARTY

FRANCESCA E. CILIBERTI COUNSEL **EL PASO CORPORATION - WESTERN PIPELINES** 2 N. NEVADA AVEUE COLORADO SPRINGS CO 80903 FOR: El Paso Corporation Email: francesca.ciliberti@elpaso.com Status: PARTY

JEFFERY D. HARRIS ELLISON, SCHNEIDER & HARRIS LLP 2600 CAPITOL AVE, STE 400 SACRAMENTO CA 95816-5905 Email: jdh@eslawfirm.com Status: INFORMATION

TARA S. KAUSHIK **MANATT, PHELPS & PHILLIPS, LLP** ONE EMBARCADERO CENTER, 30TH FLR SAN FRANCISCO CA 94111 FOR: Gas Transmission Northwest Corporation Email: tkaushik@manatt.com Status: INFORMATION

ANN L. TROWBRIDGE **DAY CARTER & MURPHY LLP** 3620 AMERICAN RIVER DRIVE, STE 205 SACRAMENTO CA 95864 FOR: Gill Ranch Storage, LLC Email: atrowbridge@daycartermurphy.com Status: PARTY

Last Updated: November 24, 2010

CPUC DOCKET NO. A0909013

Total number of addressees: 86

JEANNE B. ARMSTRONG GOODIN MACBRIDE SQUERI RITCHIE & DAY LLP 505 SANSOME ST, STE 900 SAN FRANCISCO CA 94111 Email: jarmstrong@gmssr.com Status: INFORMATION

WILLIAM MARCUS JBS ENERGY, INC. 311 D ST, STE A WEST SACRAMENTO CA 95605 Email: bill@jbsenergy.com Status: INFORMATION

JAMES J. HECKLER **LEVIN CAPITAL STRATEGIES** 595 MADISON AVE NEW YORK NY 10022 Email: jheckler@levincap.com Status: INFORMATION

LISA A. COTTLE WINSTON & STRAWN LLP 101 CALIFORNIA ST, 39TH FLR SAN FRANCISCO CA 94114 FOR: Mirant California, LLC and Mirant Delta, LLC Email: lcottle@winston.com Status: INFORMATION

THOMAS W. SOLOMON ATTORNEY WINSTON & STRAWN LLP 101 CALIFORNIA ST, 39TH FLR SAN FRANCISCO CA 94111-5894 FOR: Mirant California, LLC/Mirant Delta, LLC Email: tsolomon@winston.com Status: INFORMATION

RAY WELCH ASSOCIATE DIRECTOR NAVIGANT CONSULTING, INC. ONE MARKET PLAZA, STE 1200 SAN FRANCISCO CA 94105 Email: ray.welch@navigantconsulting.com Status: INFORMATION

TOM ROTH **ROTH ENERGY COMPANY** EMAIL ONLY EMAIL ONLY CA 0 Email: rothenergy@sbcglobal.net Status: INFORMATION JULIE MORRIS IBERDROLA RENEWABLES INC 1125 NW COUCH ST, STE 700 PORTLAND OR 97209 Email: Julie.Morris@iberdrolaren.com Status: INFORMATION

PATRICIA M. FRENCH **KERN RIVER GAS TRANSMISSION** 2755 E. CONTTONWOOD PARKWAY, STE. 300 SALT LAKE CITY UT 84121 FOR: Kern River Gas Transmission Co. Email: trish.french@kernrivergas.com Status: PARTY

DAN L. CARROLL ATTORNEY DOWNEY BRAND, LLP 621 CAPITOL MALL, 18TH FLR SACRAMENTO CA 95814 FOR: Lodi Gas Storage, L.L.C. Email: dcarroll@downeybrand.com Status: PARTY

SEAN P. BEATTY **MIRANT CALIFORNIA, LLC** 696 WEST 10TH ST PITTSBURG CA 94565 FOR: Mirant California, LLC and Mirant Delta, LLC Email: Sean.Beatty@mirant.com Status: PARTY

MRW & ASSOCIATES, LLC

EMAIL ONLY EMAIL ONLY CA 0 Email: mrw@mrwassoc.com Status: INFORMATION

BARRY F. MCCARTHY MCCARTHY & BERLIN, LLP 100 WEST SAN FERNANDO ST., STE. 501 SAN JOSE CA 95113 FOR: Northern California Generation Coalition Email: bmcc@mccarthylaw.com Status: PARTY

STEVE COHN SACRAMENTO MUNICIPAL UTILITY DISTRICT 6301 S. ST SACRAMENTO CA 95817 FOR: Sacramento Municipal Utility District Email: scohn@smud.org Status: PARTY

Last Updated: November 24, 2010

CPUC DOCKET NO. A0909013

Total number of addressees: 86

MICHAEL ROCHMAN MANAGING DIRECTOR SCHOOL PROJECT UTILITY RATE REDUCTION 1850 GATEWAY BLVD., STE. 235 CONCORD CA 94520 FOR: School Project for Utility Rate Reduction (SPURR) Email: rochmanm@spurr.org Status: PARTY

MARCIE A. MILNER -1374 **SHELL ENERGY NORTH AMERICA (US), L.P.** 4445 EASTGATE MALL, STE. 100 SAN DIEGO CA 92121 Email: marcie.milner@shell.com Status: INFORMATION

SANDRA MOORMAN SMUD 6301 S ST SACRAMENTO CA 95817 Email: smoorma@smud.org Status: INFORMATION

JEFFREY L. SALAZAR SOUTHERN CALIFORNIA GAS COMPANY 555 WEST FIFTH ST, GT14D6 LOS ANGELES CA 90013 Email: JLSalazar@SempraUtilities.com Status: INFORMATION

BRANDI E. DAY **SPARK ENERGY GAS, LP** 2105 CITYWEST BLVD., STE 100 HOUSTON TX 77042 Email: bday@sparkenergy.com Status: INFORMATION

JOSEPH M. KARP ATTORNEY WINSTON & STRAWN LLP 101 CALIFORNIA ST, 39TH FL SAN FRANCISCO CA 94111-5894 FOR: The Calpine corp/The Calif. Cogeneration council Email: jkarp@winston.com Status: PARTY

KEN BOHN **TIGER NATURAL GAS AND IN-HOUSE ENERGY** 337 ALEXANDER PLACE CLAYTON CA 94517 FOR: Tiger Natural Gas and In-House Energy Email: ken@in-houseenergy.com Status: PARTY JOHNNY PONG SEMPRA ENERGY 555 WEST FIFTH ST NO. 1400 LOS ANGELES CA 90013-1011 FOR: SDG&E/SoCal Gas Email: JPong@SempraUtilities.com Status: PARTY

JOHN W. LESLIE, ESQ. LUCE, FORWARD, HAMILTON & SCRIPPS, LLP EMAIL ONLY EMAIL ONLY CA 0 FOR: Shell Energy North America (US) LP Email: jleslie@luce.com Status: PARTY

MICHAEL S. ALEXANDER ENERGY SUPPLLY AND MANAGEMENT **SOUTHERN CALIFORNIA EDISON** 2244 WALNUT GROVE AVE ROSEMEAD CA 91006 Email: michael.alexander@sce.com Status: INFORMATION

NORMAN A. PEDERSEN HANNA AND MORTON LLP 444 SOUTH FLOWER ST, STE 1500 LOS ANGELES CA 90071-2916 FOR: Southern California Generation Coaliton Email: npedersen@hanmor.com Status: PARTY

KEN ZIOBLER **SPARK ENERGY GAS, LP.** 2105 CITYWEST BLVD., STE 100 HOUSTON TX 77042 FOR: Spark Energy Gas, LP. Email: kziobler@sparkenergy.com Status: PARTY

MICHEL PETER FLORIO **THE UTILITY REFORM NETWORK** 115 SANSOME ST, STE 900 SAN FRANCISCO CA 94104 FOR: The Utility Reform Network Email: mflorio@turn.org Status: PARTY

JULIEN DUMOULIN-SMITH ASSOCIATE ANALYST UBS INVESTMENT RESEARCH 1285 AVE OF THE AMERICAS NEW YORK NY 10019 Email: julien.dumoulin-smith@ubs.com Status: INFORMATION

Last Updated: November 24, 2010

CPUC DOCKET NO. A0909013

Total number of addressees: 86

MICHAEL B. DAY **GOODIN MACBRIDE SQUERI DAY & LAMPREY LLP** 505 SANSOME ST, STE 900 SAN FRANCISCO CA 94111 FOR: Wild Goose Storage, LLC Email: mday@goodinmacbride.com Status: PARTY ANDREW YIM **ZIMMER LUCAS PARTNERS** 535 MADISON AVE., 6TH FLR NEW YORK NY 10022 Email: Yim@ZimmerLucas.com Status: INFORMATION