BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

Order Instituting Rulemaking to Continue Implementation and Administration of California Renewable Portfolio Standard Program.

Rulemaking 11-05-005 (Filed May 5, 2011)

NOTICE OF EX PARTE COMMUNICATION

Pursuant to Rules 8.2(c), and 8.3 of the Commission's Rules of Practice and Procedure, Recurrent Energy hereby provides the required 3-day advance notice of an *ex parte* meeting. The *ex parte* meeting is scheduled to occur on August 16, 2011 at 2:30 p.m. with Commissioner Timothy Simon in the Commission's San Francisco office. Recurrent Energy initiated this meeting between Commissioner Timothy Simon and Recurrent Energy representatives Sheldon Kimber, Luke Dunnington, and John Nimmons.

The meeting is intended to address Recurrent Energy's comments on the draft Resolution directing Investor Owned Utilities to implement the Reverse Auction Mechanism or RAM. A copy of Recurrent Energy's comments is attached, in which Recurrent Energy explains that the draft Resolution contains two important legal errors that should not be approved; inappropriately requiring capacity-based seller concentration limits uniformly across the IOUs, and authorizing existing renewable energy projects to participate in the RAM solicitation process.

Copies of this Notice may be obtained by contacting Darlene Carson at (415) 501-9425

Respectfully submitted,

Dated August 11, 2011

/s/ Simon Ross

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CERTIFICATE OF SERVICE

I hereby certify that I have this day caused the foregoing NOTICE OF EX PARTE COMMUNICATION to be served upon all parties to R.11-005-05 by using the following
service:
[X] E-Mail Service: sending the entire document as an attachment to all known parties of record who provided electronic mail addresses. [] U.S. Mail Service: mailing by first-class mail with postage prepaid to all known parties of record who did not provide electronic mail addresses.
Executed on August 11, 2011 at San Francisco, California.
/s/
Simon Ross