

From: Bemederfer, Karl J.
Sent: 1/19/2012 9:10:25 AM
To: Karp, Joseph M. (JKarp@winston.com); Shek, Selina (selina.shek@cpuc.ca.gov) kswitzer@gswater.com (kswitzer@gswater.com); mmattes@nossaman.com (mmattes@nossaman.com); tsmegal@calwater.com (tsmegal@calwater.com); sarah.leeper@amwater.com (sarah.leeper@amwater.com);
Cc: andrewgay@arcassetltd.com (andrewgay@arcassetltd.com); scott.senchak@decade-llc.com (scott.senchak@decade-llc.com); cleo.zagrean@macquarie.com (cleo.zagrean@macquarie.com); ppatterson2@nyc.rr.com (ppatterson2@nyc.rr.com); dduncan@calwater.com (dduncan@calwater.com); palle_jensen@sjwater.com (palle_jensen@sjwater.com); turash@calwater.com (turash@calwater.com); marylou.ruiz@amwater.com (marylou.ruiz@amwater.com); Van Mieghem, Peter (Law) (/O=PG&E/OU=Corporate/cn=Recipients/cn=PPV1); Hughes, John (Reg Rel) (/O=PG&E/OU=Corporate/cn=Recipients/cn=J8HS); ASteinberg@SempraUtilities.com (ASteinberg@SempraUtilities.com); Idolqueist@manatt.com (Idolqueist@manatt.com); robert.maclean@amwater.com (robert.maclean@amwater.com); angelica.morales@sce.com (angelica.morales@sce.com); Patterson, Dick (/O=PG&E/OU=Corporate/cn=Recipients/cn=RAP5); olivia.para@amwater.com (olivia.para@amwater.com); ezimbalist@PARKWATER.COM (ezimbalist@PARKWATER.COM); jadarneylane@GSWATER.COM (jadarneylane@GSWATER.COM); margaret.bailes@amwater.com (margaret.bailes@amwater.com); paul.hunt@sce.com (paul.hunt@sce.com); Jeffrey.Linam@amwater.com (Jeffrey.Linam@amwater.com); kdursa@salinas.net (kdursa@salinas.net); mickey3643@aol.com (mickey3643@aol.com); RossRiley@aol.com (RossRiley@aol.com); Colvin, Michael (michael.colvin@cpuc.ca.gov); Dave.stephenson@amwater.com (Dave.stephenson@amwater.com); nwales@calwater.com (nwales@calwater.com); TerKeurst, Charlotte (charlotte.terkeurst@cpuc.ca.gov); Rashid, Rashid A. (rashid.rashid@cpuc.ca.gov); Docket Office (DKT@cpuc.ca.gov); Charvez, Raymond A. (raymond.charvez@cpuc.ca.gov); Bilir, Lisa (lisa.bilir@cpuc.ca.gov); Rauschmeier, Richard (richard.rauschmeier@cpuc.ca.gov); sherrene.chew@amwater.com (sherrene.chew@amwater.com)

Bcc:

Subject: RE: A.11-05-001: Request from Settling Parties for a Conference Call to Discuss ALJ's Ruling Ordering Hearings Before Consideration of Motion to Adopt Settlement

Mr. Karp,

Under the circumstances, I estimate one day will be sufficient. I am meeting with the assigned commissioner later today and if he feels that more time is required, I will notify you.

Karl Bemederfer

Administrative Law Judge

From: Karp, Joseph M. [mailto:JKarp@winston.com]
Sent: Wednesday, January 18, 2012 5:40 PM
To: Bemederfer, Karl J.; Shek, Selina
Cc: KSwitzer@gswater.com; sarah.leeper@amwater.com; mmattes@nossaman.com; tsmegal@calwater.com; palle_jensen@sjwater.com; cleo.zagrean@macquarie.com; dduncan@calwater.com; marylou.ruiz@amwater.com; ppatterson2@nyc.rr.com; turash@calwater.com; andrewgay@arcassetltd.com; scott.senchak@decade-llc.com; ASteinberg@SempraUtilities.com; ezimbalist@parkwater.com; angelica.morales@sce.com; paul.hunt@sce.com; jadarneylane@gswater.com; jeffrey.linam@amwater.com; robert.maclean@amwater.com; kdursa@salinas.net; mickey3643@aol.com; RossRiley@aol.com; olivia.para@amwater.com; RAP5@pge.com; J8HS@pge.com; ppv1@pge.com; LDolqueist@manatt.com; margaret.bailes@amwater.com; NWales@calwater.com; dave.stephenson@amwater.com; sherrene.chew@amwater.com; Colvin, Michael; Bilir, Lisa; Rashid, Rashid A.; Charvez, Raymond A.; Rauschmeier, Richard; TerKeurst, Charlotte; Docket Office
Subject: RE: A.11-05-001: Request from Settling Parties for a Conference Call to Discuss ALJ's Ruling Ordering Hearings Before Consideration of Motion to Adopt Settlement

ALJ Bemederfer, I believe that we have three days of hearings scheduled in this proceeding next week. Given that the active parties to the proceeding have submitted joint testimony and, as such, will not be conducting cross-examination, do you think that we will need all three days? Can you give us an idea of how much time you think that you will need for your questions?

From: Bemederfer, Karl J. [mailto:karl.bemederfer@cpuc.ca.gov]
Sent: Tuesday, December 06, 2011 11:24 AM
To: Karp, Joseph M.; Shek, Selina
Cc: KSwitzer@gswater.com; sarah.leeper@amwater.com; mmattes@nossaman.com; tsmegal@calwater.com; palle_jensen@sjwater.com; cleo.zagrean@macquarie.com; dduncan@calwater.com; marylou.ruiz@amwater.com; ppatterson2@nyc.rr.com; turash@calwater.com; andrewgay@arcassetltd.com; scott.senchak@decade-llc.com; ASteinberg@SempraUtilities.com; ezimbalist@parkwater.com; angelica.morales@sce.com; paul.hunt@sce.com; jadarneylane@gswater.com; jeffrey.linam@amwater.com; robert.maclean@amwater.com; kdursa@salinas.net; mickey3643@aol.com; RossRiley@aol.com; olivia.para@amwater.com; RAP5@pge.com; J8HS@pge.com; ppv1@pge.com; LDolqueist@manatt.com; margaret.bailes@amwater.com; NWales@calwater.com; dave.stephenson@amwater.com; sherrene.chew@amwater.com; Colvin, Michael; Bilir, Lisa; Rashid, Rashid A.; Charvez, Raymond A.; Rauschmeier, Richard; TerKeurst, Charlotte; Docket Office
Subject: RE: A.11-05-001: Request from Settling Parties for a Conference Call to Discuss ALJ's Ruling Ordering Hearings Before Consideration of Motion to Adopt Settlement

Dear Mr. Karp,

By this email I am granting the request of the applicants and DRA to submit concurrent joint testimony on January 13th 2012 . This joint filing will be instead of the filing schedule contained in numbered paragraphs 6 through 8 of my November 28th ruling directing the parties to file supplemental testimony and scheduling hearings.

Docket Office, please note.

The choice of witnesses is up to the parties. If the parties do not modify the settlement, testimony at the evidentiary hearing could be limited to live witness support for the supplemental testimony. I have read the previously filed testimony and I have no questions for any of those witnesses.

Karl Bemederfer

Administrative Law Judge

From: Karp, Joseph M. [<mailto:JKarp@winston.com>]

Sent: Monday, December 05, 2011 11:55 AM

To: Bemederfer, Karl J.; Shek, Selina

Cc: KSwitzer@gswater.com; sarah.leeper@amwater.com; mmattes@nossaman.com; tsmegal@calwater.com; palle_jensen@sjwater.com; cleo.zagrean@macquarie.com; dduncan@calwater.com; marylou.ruiz@amwater.com; ppatterson2@nyc.rr.com; turash@calwater.com; andrewgay@arcassetltd.com; scott.senchak@decade-llc.com; ASteinberg@SempraUtilities.com; ezimbalist@parkwater.com; angelica.morales@sce.com; paul.hunt@sce.com; jadarneylane@gswater.com; jeffrey.linam@amwater.com; robert.maclean@amwater.com; kdursa@salinas.net; mickey3643@aol.com; RossRiley@aol.com; olivia.para@amwater.com; RAP5@pge.com; J8HS@pge.com; ppv1@pge.com; LDolqueist@manatt.com; margaret.bailes@amwater.com; NWales@calwater.com; dave.stephenson@amwater.com; sherrene.chew@amwater.com; Colvin, Michael; Bilir, Lisa; Rashid, Rashid A.; Charvez, Raymond A.; Rauschmeier, Richard

Subject: RE: A.11-05-001: Request from Settling Parties for a Conference Call to Discuss ALJ's Ruling Ordering Hearings Before Consideration of Motion to Adopt Settlement

Dear ALJ Bemederfer:

The applicants and DRA would like to discuss with you a modification to the plan and schedule for submitting testimony in support of the Settlement that was previously submitted. In particular, the settlement parties have conferred and prefer to submit concurrent joint testimony in support of the Settlement, which joint testimony will respond to the items that you requested in your ruling, rather than opening, responsive and rebuttal testimony as the ruling provides. We would also request that this joint testimony be submitted on January 13, 2012, since there won't be any additional testimony. Finally, we would like to talk with you about which witnesses, other than those sponsoring the new testimony, will need to

appear at the upcoming hearings. We would be happy to participate in a pre-hearing conference (preferably by telephone) if you believe it necessary, but would request that it be held as soon as possible as we currently have near term deadlines for testimony. Thank you for your consideration. Joe

From: Bemederfer, Karl J. [<mailto:karl.bemederfer@cpuc.ca.gov>]

Sent: Monday, December 05, 2011 10:02 AM

To: Shek, Selina

Cc: KSwitzer@gswater.com; sarah.leeper@amwater.com; mmattes@nossaman.com; tsmegal@calwater.com; palle_jensen@sjwater.com; cleo.zagrean@macquarie.com; dduncan@calwater.com; marylou.ruiz@amwater.com; ppatterson2@nyc.rr.com; turash@calwater.com; andrewgay@arcassetltd.com; scott.senchak@decade-llc.com; ASteinberg@SempraUtilities.com; ezimbalist@parkwater.com; angelica.morales@sce.com; paul.hunt@sce.com; jadarneylane@gswater.com; jeffrey.linam@amwater.com; robert.maclean@amwater.com; kdursa@salinas.net; mickey3643@aol.com; RossRiley@aol.com; olivia.para@amwater.com; RAP5@pge.com; J8HS@pge.com; ppv1@pge.com; LDolqueist@manatt.com; Karp, Joseph M.; margaret.bailes@amwater.com; NWales@calwater.com; dave.stephenson@amwater.com; sherrene.chew@amwater.com; Colvin, Michael; Bilir, Lisa; Rashid, Rashid A.; Charvez, Raymond A.; Rauschmeier, Richard

Subject: RE: A.11-05-001: Request from Settling Parties for a Conference Call to Discuss ALJ's Ruling Ordering Hearings Before Consideration of Motion to Adopt Settlement

Dear Ms. Shek,

It would be helpful to me in considering your request for a new pre-hearing conference—which I show I interpret the request—if you would let me know what aspects of my ruling you would like to discuss.

Karl Bemederfer

Administrative Law Judge

From: Shek, Selina

Sent: Friday, December 02, 2011 2:56 PM

To: Bemederfer, Karl J.

Cc: KSwitzer@gswater.com; sarah.leeper@amwater.com; Shek, Selina; mmattes@nossaman.com; tsmegal@calwater.com; palle_jensen@sjwater.com; cleo.zagrean@macquarie.com; dduncan@calwater.com; marylou.ruiz@amwater.com; ppatterson2@nyc.rr.com; turash@calwater.com; andrewgay@arcassetltd.com; scott.senchak@decade-llc.com; ASteinberg@SempraUtilities.com; ezimbalist@parkwater.com; angelica.morales@sce.com; paul.hunt@sce.com; jadarneylane@gswater.com; jeffrey.linam@amwater.com; robert.maclean@amwater.com; kdursa@salinas.net; mickey3643@aol.com; RossRiley@aol.com; olivia.para@amwater.com; RAP5@pge.com; J8HS@pge.com; ppv1@pge.com; LDolqueist@manatt.com; jkarpp@winston.com; margaret.bailes@amwater.com; NWales@calwater.com; dave.stephenson@amwater.com; sherrene.chew@amwater.com; Colvin, Michael; Bemederfer, Karl J.; Bilir, Lisa; Rashid, Rashid A.; Charvez, Raymond A.; Rauschmeier, Richard

Subject: A.11-05-001: Request from Settling Parties for a Conference Call to Discuss ALJ's Ruling Ordering Hearings Before Consideration of Motion to Adopt Settlement

Hello Judge Bemederfer,

The Settling Parties ("California Water Service Company, Golden State Water Company, California-American Water Company, San Jose Water Company, & the Division of Ratepayer Advocates") in A.11-05-001 et.al respectfully request a conference call with Your Honor next week if you are available to discuss your "Administrative Law Judge's Ruling Ordering Hearings Before Consideration of Motion to Adopt Settlement."

We would like to seek clarification on various aspects of your Ruling. Would you be available sometime between Wednesday, 12/7 - Friday, 12/9 for a conference call with the Settling Parties?

Thank you in advance for your consideration of this request,

The Settling Parties

The contents of this message may be privileged and confidential. Therefore, if this message has been received in error, please delete it without reading it. Your receipt of this message is not intended to waive any applicable privilege. Please do not disseminate this message without the permission of the author.

Any tax advice contained in this email was not intended to be used, and cannot be used, by you (or any other taxpayer) to avoid penalties under the Internal Revenue Code of 1986, as amended.

The contents of this message may be privileged and confidential. Therefore, if this message has been received in error, please delete it without reading it. Your receipt of this message is not intended to waive any applicable privilege. Please do not disseminate this message without the permission of the author.

Any tax advice contained in this email was not intended to be used, and cannot be used, by you (or any other taxpayer) to avoid penalties under the Internal Revenue Code of 1986, as amended.