From:	Dowdell, Jennifer
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Sent: 4/30/2012 5:22:53 PM

To: Kersten, Colette (colette.kersten@cpuc.ca.gov)

Cc: Allen, Meredith (/O=PG&E/OU=Corporate/cn=Recipients/cn=MEAe); Litteneker, Randall (Law) (/O=PG&E/OU=Corporate/cn=Recipients/cn=RJL9); Rubin, David (/O=PG&E/OU=Corporate/cn=Recipients/cn=DER1)

Bcc:

Subject: PG&E Discussion Follow up- RECs

Colette,

This is to follow up on our April 17 discussion. At that time, you asked several questions regarding the renewable energy certificates (RECs) and past rules on customer rooftop solar projects.

Specifically:

1. What prior CPUC decisions determined REC ownership would remain primarily with the owner of the solar project; and noting that AB 920 implementation allows for RECs from a NEM customer's net surplus compensation, if available, to be purchased by an IOU.

2. How are RECs to be treated with respect to compliance with the current RPS requirements?

3. Where would be the most appropriate proceeding, should the Commission wish to consider alternative approaches to REC ownership?

We have included a brief summary of key decisions, and some references below.

If you have questions or need additional information, please do not hesitate to call me. We would be pleased to provide a full briefing on whatever specific information would be helpful.

Best regards,

Jennifer

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