

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

Order Instituting Rulemaking to Integrate and Refine Procurement Policies and Consider Long-Term Procurement Plans.

Rulemaking 12-03-014  
Filed March 12, 2012

**NOTICE OF EX PARTE COMMUNICATION OF THE  
CALIFORNIA ENERGY STORAGE ALLIANCE**

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**CALIFORNIA ENERGY STORAGE ALLIANCE**

August 16, 2012

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

Order Instituting Rulemaking to Integrate and Refine Procurement Policies and Consider Long-Term Procurement Plans.

Rulemaking 12-03-014  
Filed March 22, 2012

**NOTICE OF EX PARTE COMMUNICATION OF THE  
CALIFORNIA ENERGY STORAGE ALLIANCE**

Pursuant to Rule 8.4 of the Commission’s Rules of Practice and Procedure the California Energy Storage Alliance (“CESA”)<sup>1</sup> hereby submits this notice of ex parte communication with Mr. Matt Tisdale, Advisor to Commissioner Michel Peter Florio. CESA initiated the meeting, which took place by telephone on August 14, 2012 from approximately 2:00 p.m. to 2:30 p.m. Attendees were Janice Lin, Executive Director of CESA and Don Liddell, CESA’s General Counsel.

The discussion included only oral communications related to CESA’s planned active role in the proceeding going forward and key issues related to structuring of RFOs, including explicitly encouraging full participation by energy storage and the length of term require to finance resulting contracts.

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<sup>1</sup> The California Energy Storage Alliance consists of A123 Systems, Applied Intellectual Capital, Beacon Power Corporation, Chevron Energy Solutions, Deena Energy, East Penn Manufacturing Co., Inc., Energy’s, Enervate, Fluidic Energy, General Compression, Green smith Energy Management Systems, HDR, Inc., Ice Energy, International Battery, Inc., Light sail Energy, Inc., MMEC/Sun Edison, Powergetics, Primus Power, Prudent Energy, Restore Energy Systems, SA, Samsung SDI, Silent Power, Snitch, Sun verge, Sustain, and Extreme Power. The views expressed in these Comments are those of CESA, and do not necessarily reflect the views of all of the individual CESA member companies. <http://www.storagealliance.org>.

No written materials were provided as part of the communication described in this notice.  
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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**CALIFORNIA ENERGY STORAGE ALLIANCE**

August 16, 2012