From: Redacted

Sent: 10/30/2012 2:14:19 PM

To: 'Simon, Sean A.' (sean.simon@cpuc.ca.gov)

Cc: Jacobson, Erik B (RegRel) (/O=PG&E/OU=Corporate/cn=Recipients/cn=EBJ1);

Redacted

Bcc:

Subject: RE: PG&E's Response to Request for Information Regarding PU Code Section 910-

911 Requirements

Sean -

I wanted to follow up with you and see if you had any additional questions/need further clarification and also if you have an estimate of when we will receive the formal data request for the PU Code 910 requirements.

Thank you,

Redacted

Pacific Gas & Electric Company Regulatory Affairs: Energy Supply

Redacted

From: Simon, Sean A. [mailto:sean.simon@cpuc.ca.gov]

Sent: Monday. October 15, 2012 3:12 PM

To: Redacted

Cc: Redacted Jacobson, Erik B (RegRel)

Subject: RE: PG&E's Response to Request for Information Regarding PU Code Section 910-911

Requirements

Redacted

Thank you for sending PG&E's response to the initial data request. I will review and follow up with you to schedule a meeting to discuss next steps.

Regards, Sean

Sean A. Simon

Analyst - RPS Program

CA Public Utilities Commission

415-703-3791

From: Redacted

Sent: Friday, October 12, 2012 4:53 PM

To: Simon. Sean A. Cc: Redacted Jacobson, Erik B (RegRel)

Subject: RPS: PG&E's Response to Request for Information Regarding PU Code Section 910-911

Requirements

Sean -

Attached please find PG&E's response to the request for information from Energy Division regarding possible data sources and methodologies that may be used to satisfy the Commission's reporting requirements under Public Utilities Code Section 910 (a) ("Section 910"). The attached workbook was prepared based on PG&E's preliminary assessment of the reporting requirements established by Section 910. PG&E's assessment of Section 910 and PG&E's data sources involves multiple resources and is ongoing. Accordingly, PG&E reserves the right to modify or supplement the information and positions contained in the attached workbook.

The attached work book contains tabs which correspond to each of the eight sub-parts of Section 910. Each of the tabs contains reference to the individual items identified in the sub-parts of the statute, explains PG&E's preliminary assessment of the statutory language, and suggests publicly available data sources that may be used to report associated costs consistent with PG&E's initial assessment.

PG&E looks forward to coordinating with Energy Division to interpret the reporting requirements the Legislature established in Section 910 and suggest a meeting to discuss our preliminary assessment at your earliest convenience.

Thank you,

Redacted

Sr. Regulatory Analyst

Regulatory Affairs: Energy Supply Pacific Gas and Electric Company 77 Beale Street, MC B9A | San Francisco, CA 94105

Redacted

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