

From: Elizabeth Kelly
Sent: 4/4/2013 3:06:18 PM
To: Warner, Christopher (Law) (/O=PG&E/OU=Corporate/cn=Recipients/cn=CJW5); Hecht, Jessica T. (jessica.hecht@cpuc.ca.gov)
Cc: Dietz, Sidney (/O=PG&E/OU=Corporate/cn=Recipients/cn=SBD4); [Redacted]
[Redacted]; Dawn Weisz (dweisz@marinenergy.com)
Bcc:
Subject: RE: Memo3-22-13MEAAccessstoCustomerDataWithoutCustomerConsent.docx

Thank you, Chris.

ALJ Hecht,

Thank you very much for your offer of help on the AMI Data front. Please find attached the Memo I drafted on this topic in my hopes of moving this issue forward.

To clarify Chris's email, we have not received AMI data for CCA procurement/forecasting purposes or otherwise, such as for our energy efficiency programs. In our view, the CCA and the energy efficiency program data is the same issue; however if it is to be sliced up, that is fine, so long as that advances our progress towards resolution of this issue.

Per your request, here is the list of folks we have been interfacing with to resolve this issue.

PG&E

Warner, Christopher (Law) <CJW5@pge.com>

Littenecker, Randall (Law) <RJL9@pge.com>

[Redacted]

[Redacted]

Dietz, Sidney <SBD4@pge.com>

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Tom, Jonathan P. <jonathan.tom@cpuc.ca.gov>

MEA

Dawn Weisz <dweisz@marinenergy.com>

Emily Goodwin <egoodwin@marinenergy.com>

Elizabeth Kelly <ekelly@marinenergy.com>

Thank you very much for your help. We greatly appreciate it.

Kind regards,

Beth

Elizabeth Kelly

Marin Energy Authority

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ekelly@marinenergy.com

From: Warner, Christopher (Law) [mailto:CJW5@pge.com]
Sent: Thursday, April 04, 2013 2:55 PM
To: Hecht, Jessica T.
Cc: Elizabeth Kelly (ekelly@marinenergy.com); [Redacted] Dietz, Sidney
Subject: FW: Memo3-22-13MEAAccessstoCustomerDataWithoutCustomerConsent.docx

Dear Judge Hecht-

Per your request, here is PG&E's summary of the customer data access/data privacy issue that MEA and PG&E discussed briefly in the Energy Data Center workshop yesterday. Note that the issue does not involve or affect the rights of CCAs to energy usage data for their own CCA customers; it only relates to how the Commission's privacy rules apply to requests by CCAs that IOUs provide customer energy usage data without customer consent for IOU customers who are not CCA customers, e.g. IOU gas customers or IOU electric customers who have "opted out" of CCA service. MEA's request relates to energy efficiency programs that MEA is planning to implement.

Comments, thoughts are welcome!

Chris Warner

PG&E Law

415-973-6695

From: Dietz, Sidney

Sent: Friday, March 22, 2013 06:21 PM

To: william.maguire@cpuc.ca.gov <william.maguire@cpuc.ca.gov>; dweisz@marinenergy.com <dweisz@marinenergy.com>; taaru.chawla@cpuc.ca.gov <taaru.chawla@cpuc.ca.gov>; ekelly@marinenergy.com <ekelly@marinenergy.com>

Cc: Warner, Christopher (Law); [Redacted] Eric; Litteneker, Randall (Law); [Redacted]
[Redacted]

Subject: Memo3-22-13MEAAccesstoCustomerDataWithoutCustomerConsent.docx

MEA and CPUC teams --

Sorry for my tardy response on this memo -- it is entirely due to my being on the road all day. In any case, here is the legal memo requested. Please let us know if you have any questions about it.

Eric will be back on Monday and will coordinate with Sebastien on finishing up scheduling the meeting.

Thanks.

yours,

sid

Do I seem terse? Blame the thumb keyboard.

From: Sid [Redacted]

Sent: Friday, March 22, 2013 06:07 PM

To: Dietz, Sidney

Subject: Fwd: Fw: Memo3-22-13MEAAccesstoCustomerDataWithoutCustomerConsent.docx

PG&E is committed to protecting our customers' privacy.

To learn more, please visit <http://www.pge.com/about/company/privacy/customer/>

