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 BETWEEN MARIN ENERGY AUTHORITY AND MARCELO POIRIER ON JUNE 5, 2013

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June 6, 2013

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Pursuant to Rule 8.3 of the Commission's Rules of Practice and Procedure, the Marin Energy Authority ("MEA") respectfully provides this notice of ex parte communications. This notice reports on an ex parte meeting held on Wednesday, June 5, 2013, at 10:30 A.M. with Marcelo Poirier, Advisor to Commissioner Florio. MEA staff that were present included Dawn Weisz, Executive Officer; Elizabeth Kelly, Legal Director; and Shalini Swaroop, Regulatory Counsel. This meeting was held at the request of MEA, lasted approximately fifteen minutes, and consisted solely of oral communication.

In this meeting, MEA expressed its concern that Commission delay in issuing potential bundled procurement plan s for the investor -owned utilities ("IOUs") in Track III of the Long Term Procurement Plan ("LTPP") proceeding could result in significant negative consequences for MEA and new and forming community choice aggregators ("CCA"). MEA explained that it has in place an annually-updated Integrated Resource Plan, procures on a long-term basis and has already procured to fill its resource adequacy needs through 2015. MEA noted that any potential delay in the creation of bundled procurement plans for the IOUs could impose additional costs upon new and existing CCA customers as a result of additional Cost Allocation Mechanism ("CAM") procurement, otherwise avoidable departing load charges, and other costs. MEA noted that the bundled procurement plans serve an important purpose protecting against

inefficient or redundant procurement. MEA conveyed that it strongly supports the Commission's other endeavors in Track III to make reasonable reforms to CAM.

Respectfully submitted,

/s/ Shalini Swaroop

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