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Sent: 8/28/2013 7:39:47 AM

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Bcc:

Subject: RE: R.12-11-005 (CSI/DG): SolarCity Corporation's request for extension to submit comments on the Commissioner's Ruling

It appears likely that this request for an extension will be granted. If so, the only filing due this week will be the Interconnection Reply Comments that must be filed this Friday.

The California Energy Storage Alliance supports this extension request.

From: Thad Culley <tculley@kfvlaw.com>

Subject: R.12-11-005 (CSI/DG): SolarCity Corporation's request for extension to submit comments on the Commissioner's Ruling

Dear colleagues,

Pursuant to Rule 11.6 of the California Public Utilities Commission's Rules of Practice and Procedure, SolarCity Corporation (SolarCity) intends to request an extension of time to file opening and reply comments on the *Assigned Commissioner's Ruling Regarding the Transfer of Responsibility for Collecting Solar Statistics from the California Solar Initiative to the Net Energy Metering Interconnection Process* ("Ruling") issued August 22, 2013. As the schedule stands now, opening comments on the ruling are due August 30, 2013, allowing just six business days for parties to prepare and submit opening comments.

SolarCity believes that the abbreviated comment period provided by the ruling is inadequate to prepare the necessary data to meaningfully respond to the ruling. SolarCity seeks an extension of one week to the time designated for opening and reply comments. If our request is granted, opening comments would be due on September 6, 2013 and reply comments would be due on September 13, 2013.

SolarCity requests that all parties to R.12-11-005 respond to this email by 5 p.m. August 26, 2013 to indicate whether you (1) support, (2) do not oppose, or (3) oppose our extension request. Our intent is to submit this request, along with a list of positions indicated by responding parties, via email to the Assigned Commissioner and the Assigned Administrative Law Judge at the start of business on August 27, 2013.

Thank you in advance for your attention to this matter.

Best regards,

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Thad Culley