From: Maguire, William

Sent: 8/28/2013 1:19:20 PM

To: Dietz, Sidney (/O=PG&E/OU=Corporate/cn=Recipients/cn=SBD4)

Cc:

Bcc:

Subject: RE: Potential roundtable discussion on exit fees at the CPUC

Just out of curiosity, do you know of your counterpart at the other investor owned utilities who would be interested in participating?

Will Maguire

Regulatory Analyst Energy Division | Market Structure and Design California Public Utilities Commission 505 Van Ness Ave | San Francisco, CA 94102 (415) 703-2642 | william.maguire@cpuc.ca.gov



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From: Dietz, Sidney [mailto:SBD4@pge.com] Sent: Wednesday, August 28, 2013 1:14 PM

To: Maguire, William

Subject: RE: Potential roundtable discussion on exit fees at the CPUC

Will -

Thanks for the note. Yes, we'd be very willing to send knowledgeable persons to participate. It back to you soon on the set of issues we would be interested in. Thanks!	will get
yours,	
sid	
From: Maguire, William [mailto:William.Maguire@cpuc.ca.gov] Sent: Wednesday, August 28, 2013 12:25 PM To: Dietz, Sidney Subject: Potential roundtable discussion on exit fees at the CPUC	
Hello,	

We at the Energy Division are <u>considering</u> an informal workshop and/or a roundtable discussion on the topic of exit fees, a.k.a. non-bypassable charges. Before we move forward, we wanted to reach out to you to help us narrow the focus of the potential talks to very specific issues. In other words, this is not going to be a free-for-all, or a wide-ranging discussion of anything that might come up related to exit fees in general.

What I am asking from you is 1) Would you be willing to send one or two knowledgeable representatives to participate in such a discussion? and 2) What *specific* potential reforms should we cover and why?

Below is a list of topics that have already been fleshed out from our meetings with MEA and Exelon. I provide these as examples of the level of specificity we are looking for with your topic proposals.

- 1) Consider an option for departing load customers to pay a one-time lump sum payment that covers the present value of the projected stream of departing load charges.
- 2) Vintage CCA customers based on a binding notice of intent rather than the date of departure because a BNI allows the utility to begin planning for the departing load.

3)	Redacted	claim that the methodology for determining the above-market cost of a
utili	ty's renewable p	portfolio could still be improved to account for the value of banked RECs
(Nee	ed to follow up	N/ Redac

4) Commission may need to provide clearer guidance regarding the treatment of contracts that have been renegotiated to either revise the price or the duration of the contract.

Thanks,

Will Maguire

Regulatory Analyst Energy Division | Market Structure and Design California Public Utilities Commission 505 Van Ness Ave | San Francisco, CA 94102 (415) 703-2642 | william.maguire@cpuc.ca.gov



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