

From: Long, Douglas M.
Sent: 10/21/2013 4:55:04 PM
To: Ed Poole (epoole@adplaw.com); Redacted
Cc: Hughes, John (Reg Rel) (/O=PG&E/OU=Corporate/cn=Recipients/cn=J8HS)
Bcc:
Subject: Re: Modified Scoping Memo - A 13-04-012 re PG&E's marginal costs, revenue allocation, and rate design

Mr. Poole:

I have consulted with the assigned office and our decision is that your concerns regarding master meter discount of sub-metered mobile home parks (MHP) is sufficiently distinct that you should continue discovery and testimony, etc., on the current schedule. PG&E should therefore continue to respond as well.

In the event that some other parties care too, please forward this series of notes to the full service list so that they know what you asked and the outcome.

Thank you.

Douglas M. Long

Administrative Law Judge

Douglas.Long@cpuc.ca.gov

(415) 703-3200

From: Long, Douglas M.

Sent: Monday, October 21, 2013 2:31 PM

To: 'Ed Poole'; Redacted

Cc: John Hughes

Subject: RE: Modified Scoping Memo - A 13-04-012 re PG&E's marginal costs, revenue allocation, and rate design

Mr. Poole & Ms. Slocum:

First, if I guessed wrong on the pg&e email please forward this to Ms. Slocum.

If your requests are literally ready to issue, go ahead and send them to PG&E. If you were just thinking about sending something not yet written then hold off putting fingers to keyboard.

Meanwhile I'll ponder whether the "freeze" affects your issue. At first blush I would say it does in that you are looking at a sub-set of customers who would be affected by the legislation and policy changes in the Rulemaking.

PG&E can do the usual triage on the requests (do they understand, have questions, think there's a privilege etc.) and I should have an answer before they do too much real thinking.

Douglas M. Long

Administrative Law Judge

Douglas.Long@cpuc.ca.gov

(415) 703-3200

From: Ed Poole [<mailto:epoole@adplaw.com>]

Sent: Monday, October 21, 2013 1:47 PM

To: Long, Douglas M.

Subject: RE: Modified Scoping Memo - A 13-04-012 re PG&E's marginal costs, revenue allocation, and rate design

ALJ Long

Would the moratorium on residential rate design include our issue, master meter discount of submetered MHPs? Our analysis is largely independent of the rate design issues, but let me know if you think otherwise. We have some data requests we would like to send, but don't want to run afoul of your ruling

Thank you

Ed Poole

Counsel for the Western Manufactured Housing Communities Association (WMA)

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From: Long, Douglas M. [<mailto:douglas.long@cpuc.ca.gov>]

Sent: Friday, October 18, 2013 2:42 PM

To: ek@a-klaw.com; matthew@turn.org; douglass@energyattorney.com; kerntax@kerntaxpayers.org; Lee, Cleveland; william.sanders@sfgov.org; james@utilityadvocates.org; nes@a-klaw.com; Ed Poole;

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Danforth, Christopher; Willis, Dan; Khoury, Dexter; Long, Douglas M.; Torres, Elise; Rahman, Junaid;
Tan, Lee-Whei; Irwin, Louis M.; Levin, Robert; Kao, Valerie

Cc: ALJ Docket Office

Subject: Modified Scoping Memo - A 13-04-012 re PG&E's marginal costs, revenue allocation, and rate design

Importance: High

Effective immediately I am modifying the scope of A. 13-04-012, Pacific Gas & Electric Company's (PG&E) application to revise its marginal costs, revenue allocation, and rate design. I have the authority as Presiding Officer to make this ruling to modify the scope of the proceeding.

Parties are directed to immediately stop all work on residential rate design issues at this time. Residential rate design is hereby deferred pending further direction from the Commission in Rulemaking (R) 12-06-013* to address the Commission's policy preferences for any initial implementation of Assembly Bill 327 or longer-term implementation of changes to residential rate design.

Parties are further directed to continue with all other work pending in A. 13-04-012 related to determining PG&E's marginal costs, revenue allocation, and rate design excluding residential rate design.

At some later date, depending on the further direction provided by the Commission in R. 12-06-013, PG&E's residential rate design will be examined either in a later "track" to this proceeding or elsewhere as directed.

All currently scheduled milestones for intervenor testimony, rebuttal, settlement, evidentiary hearings, and briefs, etc., remain intact.

Douglas M. Long

Administrative Law Judge

Douglas.Long@cpuc.ca.gov

(415) 703-3200

* R. 12-06-013: Order Instituting Rulemaking on the Commission's Own Motion to Conduct a Comprehensive Examination of Investor Owned Electric Utilities' Residential Rate Structures, the Transition to Time Varying and Dynamic Rates, and Other Statutory Obligations.