

From: Cherry, Brian K  
Sent: 2/6/2014 1:08:44 PM  
To: Sandoval, Catherine J.K. (CatherineJ.K.Sandoval@cpuc.ca.gov)  
Cc:  
Bcc:  
Subject: RE: Oakley

You were spot on. Same can't be said of our external legal counsel.

The LLNL never got off the ground because of the trailer bill that modified the decision. We can't spent until we receive AL approval. We have an AL pending that has never been approved and we have filed a modified one (bars on my latest knowledge).

There is some work in the LTPP that I'm not sure is helpful but we have engaged the ISO and the CEC.

I arrive late Sunday but will be there through Wednesday morning. Love to get together and chat if you have time. Stay warm. DC is supposed to be cold too !

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> On Feb 6, 2014, at 11:57 AM, "Sandoval, Catherine J.K." <CatherineJ.K.Sandoval@cpuc.ca.gov> wrote:  
>  
> As the Court wrote, the issue was a legal one based on the hearsay nature of the evidence asserted to show need, and the lack of other evidence to show need.

> What's the status of the Lawrence Livermore renewable integration needs study & the LTPP renewable integration needs study? Recall I asked about evidence of PG&E's need for a plant in Northern California to help integrate renewables in this region. Assessment of the role of any plant in renewable integration must take into account congestion and transmission limits that limit the ability to transfer power from North to South.

> Are you going to NARUC? I arrive late Monday night after I speak at a conference a U. Colorado Boulder where it was -1 yesterday. Thanks, Cathy

> \_\_\_\_\_  
> From: Cherry, Brian K [BKC7@pge.com]  
> Sent: Thursday, February 06, 2014 7:24 AM  
> To: Sandoval, Catherine J.K.  
> Subject: Oakley  
>  
> Catherine - I wanted to say it personally yesterday but I had to leave the meeting just after it ended, but, all I can say is that you were right.

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- > I'm assuming you are smiling now !
- >
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