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Sent: 3/20/2014 3:02:25 PM

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Bcc:

Subject: RE: R.12-06-013: Witness Cross Estimates - Re-Serve

PG&E does not anticipate cross-examination of any witnesses. Thank you.

Chris Warner/Gail Slocum

PG&E Law

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**Sent:** Wednesday, March 19, 2014 4:08 PM

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**Subject:** RE: R.12-06-013: Witness Cross Estimates - Re-Serve

SDG&E inadvertently attached an incorrect version of the Attachment. Please use the attached version and discard the version of Attachment that was served earlier today.

SDG&E apologizes for this inconvenience. Please contact me if you have any questions about this matter.

Thank you,

Jenny Norin

**From:** Norin, Jenny

**Sent:** Wednesday, March 19, 2014 3:32 PM

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**Subject:** R.12-06-013: Witness Cross Estimates

To Interested Parties of R. 12-06-013:

As you are aware, ALJ Halligan has requested that parties meet and confer to discuss the following:

- Cross-examination estimates by witness;
- Witness constraints, if any;
- Proposed order of witnesses or witness panels ;
- Information regarding any stipulations, etc. relevant to the hearing schedule; and
- Any other relevant information for conduct of the hearings.

This e-mail is being sent to help respond to the ALJ's request. As you consider your cross-examination estimates, I also want to inform you that SDG&E has entered into an agreement in principle with ORA and TURN in Phase 2 of this proceeding. Based on discussions to date, we expect other parties may join this agreement. We will be serving a Notice of Settlement Conference and intend to circulate a summary of the terms of that proposed settlement in advance of that Settlement Conference.

With the forgoing in mind, attached is a matrix of witnesses with a column for each party to insert cross-examination estimates for each of the witnesses in this proceeding. Please review the attached and, keeping in mind that neither ORA nor TURN nor SDG&E will cross each other's witnesses and that Southern California Edison will not be available Monday, include your cross-examination estimates for each of the listed witnesses and return the attached to Tom Brill ([tbrill@semprautilities.com](mailto:tbrill@semprautilities.com)) and Jamie York ([JYork@semprautilities.com](mailto:JYork@semprautilities.com)) by **2pm Thursday, March 20**. Feel free to add rows and columns as needed if a witness is not listed or if your party is not represented in the yellow columns. Please also indicate if your witnesses are facing any constraints. We will be glad to provide the consolidated matrix to the ALJ based on your input.

Thank you,

Tom

**Jenny Norin**

On behalf of Thomas Brill

SDG&E

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