

From: Warner, Christopher (Law

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

'abb@eslawfirm.com' (abb@eslawfirm.com); 'abl@cpuc.ca.gov' (abl@cpuc.ca.gov); 'ahmad.faruqui@brattle.com' (ahmad.faruqui@brattle.com); 'alewis@naacoalition.org' (alewis@naacoalition.org); Norin, Jenny (JNorin@semprautilities.com); '1040@pacbell.net' (1040@pacbell.net); 'adam@sullivansolarpower.com' (adam@sullivansolarpower.com); Cherry, Brian K (/O=PG&E/OU=CORPORATE/CN=RECIPIENTS/CN=BKC7); 'atrowbridge@daycartermurphy.com' (atrowbridge@daycartermurphy.com); 'bill@jbsenergy.com' (bill@jbsenergy.com); 'BCragg@GoodinMacbride.com' (BCragg@GoodinMacbride.com); 'bkb@cpuc.ca.gov' (bkb@cpuc.ca.gov); 'andykatz@sonic.net' (andykatz@sonic.net); 'belinda.delacruz@edisonintl.com' (belinda.delacruz@edisonintl.com); 'allenmcw@comcast.net' (allenmcw@comcast.net); 'Anne@AllianceForSolarChoice.com' (Anne@AllianceForSolarChoice.com); 'aschwartz@solarcity.com' (aschwartz@solarcity.com); 'aol@cpuc.ca.gov' (aol@cpuc.ca.gov);  
To: 'atr@cpuc.ca.gov' (atr@cpuc.ca.gov); 'barbara@barkovichandyap.com' (barbara@barkovichandyap.com); 'b.bordine@d-e-c-a.org' (b.bordine@d-e-c-a.org); 'anadelia.chavarria@edisonintl.com' (anadelia.chavarria@edisonintl.com); 'benjamin.airth@energycenter.org' (benjamin.airth@energycenter.org); 'blaising@braunlegal.com' (blaising@braunlegal.com); 'cem@newsdata.com' (cem@newsdata.com); 'case.admin@sce.com' (case.admin@sce.com); 'douglass@energyattorney.com' (douglass@energyattorney.com); 'crv@cpuc.ca.gov' (crv@cpuc.ca.gov); 'ctd@cpuc.ca.gov' (ctd@cpuc.ca.gov); 'cassandra.sweet@dowjones.com' (cassandra.sweet@dowjones.com); 'chris\_king@siemens.com' (chris\_king@siemens.com); 'diane.fellman@nrgenergy.com' (diane.fellman@nrgenergy.com); 'dmarcus2@sbcglobal.net' (dmarcus2@sbcglobal.net); Central Files (CentralFiles@semprautilities.com); 'dsc@cpuc.ca.gov' (dsc@cpuc.ca.gov); 'cathie.allen@pacificorp.com' (cathie.allen@pacificorp.com); 'brian.theaker@nrgenergy.com' (brian.theaker@nrgenergy.com); 'dhilla@consumercal.org' (dhilla@consumercal.org); 'danielle@ceert.org' (danielle@ceert.org); 'charlie.buck@energycenter.org' (charlie.buck@energycenter.org); 'david@ceert.org' (david@ceert.org); 'Bob.Dodds@liberty-energy.com' (Bob.Dodds@liberty-energy.com); 'carlierfrancois@yahoo.fr' (carlierfrancois@yahoo.fr); 'cpuc@libertyutilities.com' (cpuc@libertyutilities.com); 'dan.delurey@drsgcoalition.org' (dan.delurey@drsgcoalition.org); 'dchia@solarcity.com' (dchia@solarcity.com); 'cbarry@iwpnews.com' (cbarry@iwpnews.com); 'cathy.zhang@soundofhope.org' (cathy.zhang@soundofhope.org); 'bsl@cpuc.ca.gov' (bsl@cpuc.ca.gov); 'cathy@barkovichandyap.com' (cathy@barkovichandyap.com); 'cbk@eslawfirm.com' (cbk@eslawfirm.com); Brill, Thomas R. (TBrill@semprautilities.com); 'don@ucan.org' (don@ucan.org); 'chris@efficiencyfirstca.org' (chris@efficiencyfirstca.org); 'brad@calseia.org' (brad@calseia.org); Weidemann, Mareijke

(/O=PG&E/OU=CORPORATE/CN=RECIPIENTS/CN=M2W8);  
'jmh@cpuc.ca.gov' (jmh@cpuc.ca.gov); 'liddell@energyattorney.com'  
(liddell@energyattorney.com); 'kmills@cfbf.com' (kmills@cfbf.com);  
'joyw@mid.org' (joyw@mid.org); 'lwt@cpuc.ca.gov' (lwt@cpuc.ca.gov); 'filings@a-  
klaw.com' (filings@a-klaw.com); 'marcel@turn.org' (marcel@turn.org); Slocum,  
Gail (Law) (/O=PG&E/OU=Corporate/cn=Recipients/cn=GLSg);  
'mdjoseph@adamsbroadwell.com' (mdjoseph@adamsbroadwell.com); Everett,  
Margot (/O=PG&E/OU=Corporate/cn=Recipients/cn=MEC3);  
'Gregory.Reiss@mlp.com' (Gregory.Reiss@mlp.com); 'enriqueg@greenlining.org'  
(enriqueg@greenlining.org); 'jarmstrong@goodinmacbride.com'  
(jarmstrong@goodinmacbride.com); 'lmh@eslawfirm.com' (lmh@eslawfirm.com);  
'matthew@turn.org' (matthew@turn.org); 'ek@a-klaw.com' (ek@a-klaw.com);  
'gxh@cpuc.ca.gov' (gxh@cpuc.ca.gov); 'hayley@turn.org' (hayley@turn.org);  
'DWTCPUCDOCKETS@dwt.com' (DWTCPUCDOCKETS@dwt.com); Manzuk,  
Chuck (CManzuk@semprautilities.com); 'lencanty@BlackEconomicCouncil.org'  
(lencanty@BlackEconomicCouncil.org); 'faith.mabuhayalliance@gmail.com'  
(faith.mabuhayalliance@gmail.com); 'jmauldin@adamsbroadwell.com'  
(jmauldin@adamsbroadwell.com); 'jack.clark@energycenter.org'  
(jack.clark@energycenter.org); 'kfox@kfwlaw.com' (kfox@kfwlaw.com);  
'michaelperry@fscgroup.com' (michaelperry@fscgroup.com);  
'holly@SunrunHome.com' (holly@SunrunHome.com); 'Fadia.Khoury@sce.com'  
(Fadia.Khoury@sce.com); 'jkeyes@kfwlaw.com' (jkeyes@kfwlaw.com);  
'jfine@edf.org' (jfine@edf.org); 'felicia.williams@edisonintl.com'  
(felicia.williams@edisonintl.com); 'ESchroeder@kfwlaw.com'  
(ESchroeder@kfwlaw.com); 'kdw@woodruff-expert-services.com' (kdw@woodruff-  
expert-services.com); 'jimin@mid.org' (jimin@mid.org); 'lindaf@mid.org'  
(lindaf@mid.org); 'et3@cpuc.ca.gov' (et3@cpuc.ca.gov);  
'Joelle.Steward@PacifiCorp.com' (Joelle.Steward@PacifiCorp.com);  
'jnr@cpuc.ca.gov' (jnr@cpuc.ca.gov); 'jleslie@McKennaLong.com'  
(jleslie@McKennaLong.com); 'matt.vespa@SierraClub.org'  
(matt.vespa@SierraClub.org); 'jeannetteo@moval.org' (jeannetteo@moval.org);  
'Eric@CoalitionofEnergyUsers.org' (Eric@CoalitionofEnergyUsers.org);  
'michael@sandiegocan.org' (michael@sandiegocan.org); 'lwisland@ucsusa.org'  
(lwisland@ucsusa.org); 'gpl@cpuc.ca.gov' (gpl@cpuc.ca.gov);  
'gayatri@jbsenergy.com' (gayatri@jbsenergy.com); 'dwooley@kfwlaw.com'  
(dwooley@kfwlaw.com); 'dwl@cpuc.ca.gov' (dwl@cpuc.ca.gov);  
'hcf@cpuc.ca.gov' (hcf@cpuc.ca.gov); 'ed@temix.com' (ed@temix.com);  
'markw@corchurch.org' (markw@corchurch.org); 'kerry.hattevik@nee.com'  
(kerry.hattevik@nee.com); 'kwz@cpuc.ca.gov' (kwz@cpuc.ca.gov);  
'jim@jimlazar.com' (jim@jimlazar.com); 'jmo@cpuc.ca.gov' (jmo@cpuc.ca.gov);  
'joshbode@fscgroup.com' (joshbode@fscgroup.com);  
'Lynn.Marshall@Energy.Ca.Gov' (Lynn.Marshall@Energy.Ca.Gov);  
'info@lbcgla.com' (info@lbcgla.com); 'lnavarro@edf.org' (lnavarro@edf.org); Fang,  
Cynthia (CFang@semprautilities.com); 'JWaen@mceCleanEnergy.org'  
(JWaen@mceCleanEnergy.org); 'jleesq@yahoo.com' (jleesq@yahoo.com);  
'ekelly@mceCleanEnergy.org' (ekelly@mceCleanEnergy.org); Horner, Trina

(/O=PG&E/OU=CORPORATE/CN=RECIPIENTS/CN=TNHC); Haertle, Steve  
(/O=PG&E/OU=CORPORATE/CN=RECIPIENTS/CN=SRH1);  
RegRelCPUCCases  
(/O=PG&E/OU=Corporate/cn=Recipients/cn=RegRelCPUCCases);  
'scr@cpuc.ca.gov' (scr@cpuc.ca.gov); 'mrw@mrwassoc.com'  
(mrw@mrwassoc.com); 'sgm@cpuc.ca.gov' (sgm@cpuc.ca.gov); 'nes@a-klaw.com'  
(nes@a-klaw.com); 'sst@cpuc.ca.gov' (sst@cpuc.ca.gov); Samson, Renee  
(/O=PG&E/OU=Corporate/cn=Recipients/cn=r5sz); Tarasova, Catherine  
(/O=PG&E/OU=Corporate/cn=Recipients/cn=yxt537641601); 'wtr@cpuc.ca.gov'  
(wtr@cpuc.ca.gov); 'rogerl47@aol.com' (rogerl47@aol.com); 'zaf@cpuc.ca.gov'  
(zaf@cpuc.ca.gov); 'StephanieC@greenlining.org' (StephanieC@greenlining.org);  
'service@cforat.org' (service@cforat.org); 'vidhyaprabhakaran@dwt.com'  
(vidhyaprabhakaran@dwt.com); 'smk@cpuc.ca.gov' (smk@cpuc.ca.gov);  
'steven@iepa.com' (steven@iepa.com); 'tomb@crossborderenergy.com'  
(tomb@crossborderenergy.com); 'sue.mara@rtoadvisors.com'  
(sue.mara@rtoadvisors.com); 'RobertGnaizda@gmail.com'  
(RobertGnaizda@gmail.com); 'mpanfil@edf.org' (mpanfil@edf.org);  
'stephengeorge@fscgroup.com' (stephengeorge@fscgroup.com);  
'sdalal@sfwater.org' (sdalal@sfwater.org); 'TLindl@kfwlaw.com'  
(TLindl@kfwlaw.com); 'siobhan.foley@energycenter.org'  
(siobhan.foley@energycenter.org); 'terry.clapham@energycenter.org'  
(terry.clapham@energycenter.org); 'Rachel@largescalesolar.org'  
(Rachel@largescalesolar.org); 'timothy.treadwell@energycenter.org'  
(timothy.treadwell@energycenter.org); 'susannah@votesolar.org'  
(susannah@votesolar.org); 'michaelsullivan@fscgroup.com'  
(michaelsullivan@fscgroup.com); 'sbirmingham@seia.org'  
(sbirmingham@seia.org); 'TMcRae@svlg.org' (TMcRae@svlg.org);  
'samholmberg@fscgroup.com' (samholmberg@fscgroup.com);  
'Nick.Pappas@asm.ca.gov' (Nick.Pappas@asm.ca.gov); 'nicole@braunlegal.com'  
(nicole@braunlegal.com); 'tculley@kfwlaw.com' (tculley@kfwlaw.com);  
'ssmyers@att.net' (ssmyers@att.net); 'sarah.wallace@pacificorp.com'  
(sarah.wallace@pacificorp.com); 'patrick.saxton@energy.ca.gov'  
(patrick.saxton@energy.ca.gov); 'rl@eslawfirm.com' (rl@eslawfirm.com);  
'mk1@cpuc.ca.gov' (mk1@cpuc.ca.gov); 'spauker@wsgr.com'  
(spauker@wsgr.com); 'steve@bakerstreetpublishing.com'  
(steve@bakerstreetpublishing.com); 'policy@efficiencycouncil.org'  
(policy@efficiencycouncil.org); 'syg@cpuc.ca.gov' (syg@cpuc.ca.gov);  
'sachu.constantine@energycenter.org' (sachu.constantine@energycenter.org);  
'rl4@cpuc.ca.gov' (rl4@cpuc.ca.gov); 'nguyen.quan@gswater.com'  
(nguyen.quan@gswater.com); 'WWright@SunrunHome.com'  
(WWright@SunrunHome.com); 'sephra.ninow@energycenter.org'  
(sephra.ninow@energycenter.org); 'sean.beatty@nrgenergy.com'  
(sean.beatty@nrgenergy.com); 'nbrockway@aol.com' (nbrockway@aol.com);  
'njohnson@consumercal.org' (njohnson@consumercal.org); 'zz1@cpuc.ca.gov'  
(zz1@cpuc.ca.gov); 'rick@votesolar.org' (rick@votesolar.org);  
'paul.pietsch@drsgcoalition.org' (paul.pietsch@drsgcoalition.org); 'mtierney-

lloyd@enernoc.com' (mtierney-lloyd@enernoc.com); 'ntreadway@delfgllc.com'  
(ntreadway@delfgllc.com); 'russell.garwacki@sce.com'  
(russell.garwacki@sce.com); 'vuk@cpuc.ca.gov' (vuk@cpuc.ca.gov);  
'rm3@cpuc.ca.gov' (rm3@cpuc.ca.gov); Carter, Sheryl (scarter@nrdc.org); Rahon,  
Steve (SRahon@semprautilities.com); 'mpf@stateside.com' (mpf@stateside.com);  
York, Jamie K (JYork@semprautilities.com); 'mstamas@nrdc.org'  
(mstamas@nrdc.org); 'sswaroop@mceCleanEnergy.org'  
(sswaroop@mceCleanEnergy.org); 'rhupart@solarelectricpower.org'  
(rhupart@solarelectricpower.org); 'Morgan.Lee@UTSanDiego.com'  
(Morgan.Lee@UTSanDiego.com); 'spencer.edmiston@edisonintl.com'  
(spencer.edmiston@edisonintl.com); 'stewart.pollock@cpuc.ca.gov'  
(stewart.pollock@cpuc.ca.gov)

Cc: Weidemann, Mareijke  
(/O=PG&E/OU=CORPORATE/CN=RECIPIENTS/CN=M2W8); Slocum, Gail  
(Law) (/O=PG&E/OU=Corporate/cn=Recipients/cn=GLSg); Tarasova, Catherine  
(/O=PG&E/OU=Corporate/cn=Recipients/cn=yxt537641601)

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

**From:** Norin, Jenny [mailto:JNorin@semprautilities.com]

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

**To:** '1040@pacbell.net'; 'ab1@cpuc.ca.gov'; 'abb@eslawfirm.com'; 'adam@sullivansoiarpower.com';  
'ahmad.faruqui@brattle.com'; 'aiewis@naacoalition.org'; 'allenmcw@comcast.net';  
'anadelia.chavarria@edisonintl.com'; 'andykatz@sonic.net'; 'Anne@AllianceForSolarChoice.com';  
'ao1@cpuc.ca.gov'; 'aschwartz@solarcity.com'; 'atr@cpuc.ca.gov';  
'ATrowbridge@DayCarterMurphy.com'; 'b.bordine@d-e-c-a.org'; 'barbara@barkovichandyp.com';  
'BCragg@GoodinMacbride.com'; 'belinda.delacruz@edisonintl.com'; 'benjamin.airth@energycenter.org';  
'bill@jbsenergy.com'; 'bkb@cpuc.ca.gov'; Cherry, Brian K; 'blaising@braunlegal.com';  
'Bob.Dodds@liberty-energy.com'; 'brad@calseia.org'; 'brian.theaker@nrenergy.com'; Brill, Thomas R.;  
'bsl@cpuc.ca.gov'; 'carlierfrancois@yahoo.fr'; 'case.admin@sce.com';  
'cassandra.sweet@dowjones.com'; 'cathie.allen@pacificorp.com'; 'cathy.zhang@soundofhope.org';  
'Cathy@BarkovichAndYap.com'; 'cbarry@iwnews.com'; 'cbk@eslawfirm.com'; 'cem@newsdata.com';  
Central Files; 'charlie.buck@energycenter.org'; 'chris@efficiencyfirstca.org'; 'chris\_king@siemens.com';  
Warner, Christopher (Law); 'cpuc@libertyutilities.com'; 'crv@cpuc.ca.gov'; 'ctd@cpuc.ca.gov';  
'dan.delurey@drsgcoalition.org'; 'danielle@ceert.org'; 'david@ceert.org'; 'dchia@solarcity.com';  
'dhilla@consumercal.org'; 'Diane.Fellman@nrenergy.com'; 'dmarcus2@sbcglobal.net';

'don@ucan.org'; 'douglass@energyattorney.com'; 'dsc@cpuc.ca.gov'; 'dw1@cpuc.ca.gov';  
'dwooley@kfwlaw.com'; 'dwtcpucdockets@dwt.com'; 'ed@temix.com'; 'ek@a-klaw.com';  
'Ekelly@mceCleanEnergy.org'; 'enriqueg@greenlining.org'; 'Eric@CoalitionofEnergyUsers.org';  
'ESchroeder@kfwlaw.com'; 'et3@cpuc.ca.gov'; 'fadia.khoury@sce.com';  
'Faith.MabuhayAlliance@gmail.com'; Fang, Cynthia; 'felicia.williams@edisonintl.com'; 'filings@a-  
klaw.com'; 'gayatri@jbsenergy.com'; Slocum, Gail (Law); 'gp1@cpuc.ca.gov';  
'Gregory.Reiss@mlp.com'; 'gxh@cpuc.ca.gov'; 'hayley@turn.org'; 'hcf@cpuc.ca.gov';  
'holly@SunrunHome.com'; 'info@lbcgla.com'; 'jack.clark@energycenter.org';  
'jarmstrong@goodinmacbride.com'; 'jeannetteo@moval.org'; 'jfine@edf.org'; 'jim@jimlazar.com';  
'jimin@mid.org'; 'jkeyes@kfwlaw.com'; 'jleesq@yahoo.com'; 'jleslie@McKennaLong.com';  
'jmauldin@adamsbroadwell.com'; 'jmh@cpuc.ca.gov'; 'jmo@cpuc.ca.gov'; 'jnr@cpuc.ca.gov';  
'Joelle.Steward@PacifiCorp.com'; 'joshbode@fscgroup.com'; 'joyw@mid.org';  
'JWaen@mceCleanEnergy.org'; 'kdw@woodruff-expert-services.com'; 'kerry.hattevik@nee.com';  
'kfox@kfwlaw.com'; 'kmills@cfbf.com'; 'kwz@cpuc.ca.gov'; 'lencanty@BlackEconomicCouncil.org';  
'liddell@energyattorney.com'; 'lindaf@mid.org'; 'lmh@eslawfirm.com'; 'Inavarro@edf.org';  
'lwisland@ucsusa.org'; 'lwt@cpuc.ca.gov'; 'Lynn.Marshall@Energy.Ca.Gov'; Weidemann, Mareijke;  
Manzuk, Chuck; 'marcel@turn.org'; 'markw@corchurch.org'; 'matt.vespa@SierraClub.org';  
'matthew@turn.org'; 'mdjoseph@adamsbroadwell.com'; Everett, Margot; 'michael@sandiegocan.org';  
'michaelperry@fscgroup.com'; 'michaelsullivan@fscgroup.com'; 'mk1@cpuc.ca.gov';  
'Morgan.Lee@UTSanDiego.com'; 'mpanfil@edf.org'; 'mpf@stateside.com'; 'mrw@mrwassoc.com';  
'mstamas@nrdc.org'; 'mtierney-lloyd@enernoc.com'; 'nbrockway@aol.com'; 'nes@a-klaw.com';  
'nguyen.quan@gswater.com'; 'Nick.Pappas@asm.ca.gov'; 'nicole@braunlegal.com';  
'njohnson@consumercal.org'; 'ntreadway@delfgllc.com'; 'patrick.saxton@energy.ca.gov';  
'paul.pietsch@drsgcoalition.org'; 'policy@efficiencycouncil.org'; Samson, Renee;  
'Rachel@largescalesolar.org'; Rahon, Steve; RegRelCPUCcases; 'rhupart@solarelectricpower.org';  
'rick@votesolar.org'; 'RL@ESLAWFIRM.COM'; 'rl4@cpuc.ca.gov'; 'rm3@cpuc.ca.gov';  
'robertgnaizda@gmail.com'; 'rogerl47@aol.com'; 'russell.garwacki@sce.com';  
'sachu.constantine@energycenter.org'; 'samholmberg@fscgroup.com'; 'sarah.wallace@pacificcorp.com';  
'sbirmingham@seia.org'; Carter, Sheryl; 'scr@cpuc.ca.gov'; 'sdalal@sfwater.org';  
'sean.beatty@nrgenergy.com'; 'sephra.ninow@energycenter.org'; 'service@cforat.org';  
'SGM@cpuc.ca.gov'; 'siobhan.foley@energycenter.org'; 'SMK@cpuc.ca.gov'; 'spauker@wsgr.com';  
'spencer.edmiston@edisonintl.com'; Haertle, Steve; 'ssmyers@att.net'; 'sst@cpuc.ca.gov';  
'sswaroop@mceCleanEnergy.org'; 'stephaniec@greenlining.org'; 'stephengeorge@fscgroup.com';  
'steve@bakerstreetpublishing.com'; 'steven@iepa.com'; 'stewart.pollock@cpuc.ca.gov';  
'sue.mara@RTOadvisors.com'; 'susannah@votesolar.org'; 'syg@cpuc.ca.gov'; 'tculley@kfwlaw.com';  
'terry.clapham@energycenter.org'; 'timothy.treadwell@energycenter.org'; 'TLindl@kfwlaw.com';  
'TMcRae@svlg.org'; Horner, Trina; 'tomb@crossborderenergy.com'; 'VidhyaPrabhakaran@dwt.com';  
'vuk@cpuc.ca.gov'; 'wtr@cpuc.ca.gov'; 'wwright@sunrunhome.com'; York, Jamie K; Tarasova,  
Catherine; 'zaf@cpuc.ca.gov'; 'zz1@cpuc.ca.gov'

**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

**To:** [1040@pacbell.net](mailto:1040@pacbell.net); [ab1@cpuc.ca.gov](mailto:ab1@cpuc.ca.gov); [abb@eslawfirm.com](mailto:abb@eslawfirm.com); [adam@sullivansolarpower.com](mailto:adam@sullivansolarpower.com); [ahmad.faruqui@brattle.com](mailto:ahmad.faruqui@brattle.com); [alewis@naacoalition.org](mailto:alewis@naacoalition.org); [allenmcw@comcast.net](mailto:allenmcw@comcast.net); [anadelia.chavarria@edisonintl.com](mailto:anadelia.chavarria@edisonintl.com); [andykatz@sonic.net](mailto:andykatz@sonic.net); [Anne@AllianceForSolarChoice.com](mailto:Anne@AllianceForSolarChoice.com); [ao1@cpuc.ca.gov](mailto:ao1@cpuc.ca.gov); [aschwartz@solarcity.com](mailto:aschwartz@solarcity.com); [atr@cpuc.ca.gov](mailto:atr@cpuc.ca.gov); [ATrowbridge@DayCarterMurphy.com](mailto:ATrowbridge@DayCarterMurphy.com); [b.bordine@d-e-c-a.org](mailto:b.bordine@d-e-c-a.org); [barbara@barkovichandyap.com](mailto:barbara@barkovichandyap.com); [BCragg@GoodinMacbride.com](mailto:BCragg@GoodinMacbride.com); [belinda.delacruz@edisonintl.com](mailto:belinda.delacruz@edisonintl.com); 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[michaelperry@fscgroup.com](mailto:michaelperry@fscgroup.com); [michaelsullivan@fscgroup.com](mailto:michaelsullivan@fscgroup.com); [mk1@cpuc.ca.gov](mailto:mk1@cpuc.ca.gov); [Morgan.Lee@UTSanDiego.com](mailto:Morgan.Lee@UTSanDiego.com); [mpanfil@edf.org](mailto:mpanfil@edf.org); [mpf@stateside.com](mailto:mpf@stateside.com); [mrw@mrwassoc.com](mailto:mrw@mrwassoc.com);

[mstamas@nrdc.org](mailto:mstamas@nrdc.org); [mtierney-lloyd@enernoc.com](mailto:mtierney-lloyd@enernoc.com); [nbrockway@aol.com](mailto:nbrockway@aol.com); [nes@a-klaw.com](mailto:nes@a-klaw.com); [nguyen.quan@gswater.com](mailto:nguyen.quan@gswater.com); [Nick.Pappas@asm.ca.gov](mailto:Nick.Pappas@asm.ca.gov); [nicole@braunlegal.com](mailto:nicole@braunlegal.com); [njohnson@consumercal.org](mailto:njohnson@consumercal.org); [ntreadway@delfgllc.com](mailto:ntreadway@delfgllc.com); [patrick.saxton@energy.ca.gov](mailto:patrick.saxton@energy.ca.gov); [paul.pietsch@drsgcoalition.org](mailto:paul.pietsch@drsgcoalition.org); [policy@efficiencycouncil.org](mailto:policy@efficiencycouncil.org); [r5sz@pge.com](mailto:r5sz@pge.com); [Rachel@largescalesolar.org](mailto:Rachel@largescalesolar.org); [Rahon, Steve; RegRelCPUCCases@pge.com](mailto:Rahon, Steve; RegRelCPUCCases@pge.com); [rhupart@solarelectricpower.org](mailto:rhupart@solarelectricpower.org); [rick@votesolar.org](mailto:rick@votesolar.org); [RL@ESLAWFIRM.COM](mailto:RL@ESLAWFIRM.COM); [rl4@cpuc.ca.gov](mailto:rl4@cpuc.ca.gov); [rm3@cpuc.ca.gov](mailto:rm3@cpuc.ca.gov); [robertgnaizda@gmail.com](mailto:robertgnaizda@gmail.com); [rogerl47@aol.com](mailto:rogerl47@aol.com); [russell.garwacki@sce.com](mailto:russell.garwacki@sce.com); [sachu.constantine@energycenter.org](mailto:sachu.constantine@energycenter.org); [samholmberg@fscgroup.com](mailto:samholmberg@fscgroup.com); [sarah.wallace@pacificorp.com](mailto:sarah.wallace@pacificorp.com); [sbirmingham@seia.org](mailto:sbirmingham@seia.org); [scarter@nrdc.org](mailto:scarter@nrdc.org); [scr@cpuc.ca.gov](mailto:scr@cpuc.ca.gov); [sdalal@sfwater.org](mailto:sdalal@sfwater.org); [sean.beatty@nrgenergy.com](mailto:sean.beatty@nrgenergy.com); [sephra.ninow@energycenter.org](mailto:sephra.ninow@energycenter.org); [service@cforat.org](mailto:service@cforat.org); [SGM@cpuc.ca.gov](mailto:SGM@cpuc.ca.gov); [siobhan.foley@energycenter.org](mailto:siobhan.foley@energycenter.org); [SMK@cpuc.ca.gov](mailto:SMK@cpuc.ca.gov); [spauker@wsgr.com](mailto:spauker@wsgr.com); [spencer.edmiston@edisonintl.com](mailto:spencer.edmiston@edisonintl.com); [SRH1@pge.com](mailto:SRH1@pge.com); [ssmyers@att.net](mailto:ssmyers@att.net); [sst@cpuc.ca.gov](mailto:sst@cpuc.ca.gov); [sswaroop@mceCleanEnergy.org](mailto:sswaroop@mceCleanEnergy.org); [stephaniec@greenlining.org](mailto:stephaniec@greenlining.org); [stephengeorge@fscgroup.com](mailto:stephengeorge@fscgroup.com); [steve@bakerstreetpublishing.com](mailto:steve@bakerstreetpublishing.com); [steven@iepa.com](mailto:steven@iepa.com); [stewart.pollock@cpuc.ca.gov](mailto:stewart.pollock@cpuc.ca.gov); [sue.mara@RTOadvisors.com](mailto:sue.mara@RTOadvisors.com); [susannah@votesolar.org](mailto:susannah@votesolar.org); [syg@cpuc.ca.gov](mailto:syg@cpuc.ca.gov); [tculley@kfwlaw.com](mailto:tculley@kfwlaw.com); [terry.clapham@energycenter.org](mailto:terry.clapham@energycenter.org); [timothy.treadwell@energycenter.org](mailto:timothy.treadwell@energycenter.org); [TLindl@kfwlaw.com](mailto:TLindl@kfwlaw.com); [TMcRae@svlg.org](mailto:TMcRae@svlg.org); [tnhc@pge.com](mailto:tnhc@pge.com); [tomb@crossborderenergy.com](mailto:tomb@crossborderenergy.com); [VidhyaPrabhakaran@dwf.com](mailto:VidhyaPrabhakaran@dwf.com); [vuk@cpuc.ca.gov](mailto:vuk@cpuc.ca.gov); [wtr@cpuc.ca.gov](mailto:wtr@cpuc.ca.gov); [wwright@sunrunhome.com](mailto:wwright@sunrunhome.com); [York, Jamie K; yxt5@pge.com](mailto:York, Jamie K; yxt5@pge.com); [zaf@cpuc.ca.gov](mailto:zaf@cpuc.ca.gov); [zz1@cpuc.ca.gov](mailto:zz1@cpuc.ca.gov)

**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

101 Ash Street - HQ 12

San Diego, CA 92101

(619) 699-5097

[jnorin@semprautilities.com](mailto:jnorin@semprautilities.com)

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