

From: Sara Steck Myers

Sent: 4/15/2014 2:14:10 PM

To: Ekelly@mceCleanEnergy.org (Ekelly@mceCleanEnergy.org);
jody_london_consulting@earthlink.net (jody_london_consulting@earthlink.net);
douglass@energyattorney.com (douglass@energyattorney.com);
jleslie@mckennalong.com (jleslie@mckennalong.com); mpanfil@edf.org
(mpanfil@edf.org); Steph@Clean-Coalition.org (Steph@Clean-Coalition.org);
cmeehan@comverge.com (cmeehan@comverge.com); frader@energyhub.net
(frader@energyhub.net); hchoy@isd.co.lacounty.gov (hchoy@isd.co.lacounty.gov);
Cherry, Brian K (/O=PG&E/OU=CORPORATE/CN=RECIPIENTS/CN=BKC7);
Woo, Shirley A (Law) (/O=PG&E/OU=Corporate/cn=Recipients/cn=SAW0);
nes@a-klaw.com (nes@a-klaw.com); marcel@turn.org (marcel@turn.org); mtierney-
lloyd@enernoc.com (mtierney-lloyd@enernoc.com); liddell@energyattorney.com
(liddell@energyattorney.com); sue.mara@RTOadvisors.com
(sue.mara@RTOadvisors.com); KDeremer@sdge.com (KDeremer@sdge.com);
sachu.constantine@energycenter.org (sachu.constantine@energycenter.org);
TBrill@SempraUtilities.com (TBrill@SempraUtilities.com);
dhilla@consumercal.org (dhilla@consumercal.org); olivia.samad@sce.com
(olivia.samad@sce.com); california@opower.com (california@opower.com);
lms@cpuc.ca.gov (lms@cpuc.ca.gov); pbull@nrdc.org (pbull@nrdc.org);
Lolds@VWVRA.com (Lolds@VWVRA.com); RegRelCPUCCases
(/O=PG&E/OU=Corporate/cn=Recipients/cn=RegRelCPUCCases);
kmills@cfbf.com (kmills@cfbf.com); jerryl@abag.ca.gov (jerryl@abag.ca.gov);
ABesa@SempraUtilities.com (ABesa@SempraUtilities.com); david@nemtzw.com
(david@nemtzw.com); barmackm@calpine.com (barmackm@calpine.com);
davidmorse9@gmail.com (davidmorse9@gmail.com);
Diane.Fellman@nrgenergy.com (Diane.Fellman@nrgenergy.com);
jna@speakeasy.org (jna@speakeasy.org); cpucdockets@keyesandfox.com
(cpucdockets@keyesandfox.com); service@cforat.org (service@cforat.org);
dwang@nrdc.org (dwang@nrdc.org); Eric@CoalitionofEnergyUsers.org
(Eric@CoalitionofEnergyUsers.org); aschwartz@solarcity.com
(aschwartz@solarcity.com); dwooley@kfwlaw.com (dwooley@kfwlaw.com);
dchia@solarcity.com (dchia@solarcity.com); charlie.buck@energycenter.org
(charlie.buck@energycenter.org); ahmad.faruqui@brattle.com
(ahmad.faruqui@brattle.com); barbara@barkovichandyap.com
(barbara@barkovichandyap.com); MeganMMyers@yahoo.com
(MeganMMyers@yahoo.com); dadams@viridityenergy.com
(dadams@viridityenergy.com); afreifeld@viridityenergy.com
(afreifeld@viridityenergy.com); Rich.Quattrini@jci.com (Rich.Quattrini@jci.com);
HSANDERS@caiso.com (HSANDERS@caiso.com); grover@evergreenecon.com
(grover@evergreenecon.com); breid@olivineinc.com (breid@olivineinc.com);
wilson1224@gmail.com (wilson1224@gmail.com); edward.koch@honeywell.com
(edward.koch@honeywell.com); deane.burk@water.ca.gov
(deane.burk@water.ca.gov); bboice02@yahoo.com (bboice02@yahoo.com);
david.reed@sce.com (david.reed@sce.com); CChristensen@Strategen.com

(CChristensen@Strategen.com); elvine@lbl.gov (elvine@lbl.gov);
enriqueg@greenlining.org (enriqueg@greenlining.org); dyana@clean-coalition.org
(dyana@clean-coalition.org)

Cc: ssmyers@att.net (ssmyers@att.net)

Bcc:

Subject: R.13-09-011 (DR) Joint DR Parties Support for SCE Response and Further
Requested Extension of Time

To: ALJ Hymes

cc: Service List in R.13-09-011 (DR)

Dear Judge Hymes:

On Friday morning, April 11, 2014, the Joint DR Parties – EnerNOC, Inc., Comverge, Inc., and Johnson Controls, Inc. – wrote an email to you stating their support for the April 10 Motion by Sierra Club, TURN, Natural Resources Defense Council, Environmental Defense Fund, and Clean Coalition for an extension of the schedule for testimony in Phases 2 and 3 and the addition of workshops to address the DRAM in R.13-09-011 (Demand Response (DR)).

Later that day, SCE, in responding in support to this same motion, requested consideration of a further time extension to serve testimony (total of six weeks), which would also allow for workshops on goals for DR, program budget application process, back-up generation, and cost-effectiveness protocols.

The Joint DR Parties also support SCE's request, inclusive of a Workshop to address the DRAM. As SCE has noted, this six-week extension and the use of workshops will give parties the opportunity to reach consensus on issues, while still allowing for the resolution of contested issues by year's end.

Sincerely,

Sara Steck Myers

Attorney for Joint DR Parties

ssmyers@att.net

(415) 387-1904

From: Janet.Combs@sce.com [mailto:Janet.Combs@sce.com]
Sent: Friday, April 11, 2014 12:33 PM
TO/cc: [Service List in R.13-09-011]
Subject: Re:

SCE supports the motion and further requests that ALJ Hymes consider extending the time to file prepared testimony by 6 weeks to allow for workshops on:

- Goals for DR
- Program budget application process
- Back up generation
- Cost-effectiveness protocols
-

These additional workshops would allow parties time to try to reach consensus on many of the issues, thereby reasonably reducing the scope for testimony and evidentiary hearings. Extending the schedule by an additional 6 weeks would still allow for sufficient time to resolve the issues in this proceeding by the end of this year.