Sent:	4/29/2014 5:13:45 PM
То:	Kelly Foley (kfoley@sonomacleanpower.org); Miller, Karen (karen.miller@cpuc.ca.gov)
Cc:	Dietz, Sidney (/O=PG&E/OU=Corporate/cn=Recipients/cn=SBD4); Redacted ; Jonna Ramey
	(jramey@sonomacleanpower.org); Geof Syphers (gsyphers@sonomacleanpower.org); Redacted Redacted
	jtuckey@mcecleanenergy.com (jtuckey@mcecleanenergy.com); jkudo@mcecleanenergy.com (jkudo@mcecleanenergy.com); Kirby Dusel (kirby@paradigmec.com); dweisz@mcecleanenergy.com (dweisz@mcecleanenergy.com)
Bcc:	
Subject:	RE: SCP-PG&E 2014 Joint Rate Comparison
Karen,	
reached to wanted to process (v reviewed	to thank you as well, and let you know that we are pleased a resolution has been of use last year's GHG methodology for the 2014. Joint Rate Comparison. I also just clarify that last year's GHG methodology did draw heavily from the Climate Registry which is slightly different than the 'protocol' referenced below), and is publically and adopted by our Board of Directors. As discussed, the same methodology will be this year's comparison document.
We look for	orward to the next steps as outlined clearly by Karen below.
Best Rega	ards,
Dawn	
	
Dawn Wei	sz
Executive	Officer, MCE
781 Lincoli	n Ave., Suite 320
San Rafae	I, CA 94901

From: Dawn Weisz

415-464-6020

dweisz@mceCleanEnergy.org

www.mceCleanEnergy.org

From: Kelly Foley [mailto:kfoley@sonomacleanpower.org]

Sent: Tuesday, April 29, 2014 12:47 PM

To: Miller, Karen

Cc: Geof Syphers; Jonna Ramey; Redacted Dietz, Sidney; dweisz@mcecleanenergy.com;

Redacted jtuckey@mcecleanenergy.com; jkudo@mcecleanenergy.com

Subject: SCP-PG&E 2014 Joint Rate Comparison

Hi Karen,

Thank you for your assistance yesterday.

As also indicated by MCE, we have reached consensus with PG&E to proceed with reporting GHG on the 2014 Joint Rate Comparison using The Climate Registry protocol. Very shortly, the final, consensus version of the SCP-PG&E Joint Rate Comparison mailer will be submitted for your approval.

We continue to disagree, however, that CCAs can be compelled by the PAO or an individual Commissioner office to include information in future Joint Rate Comparisons not otherwise required by D.12-12-036. Accordingly, per your instruction, by April 30, COB, SCP will submit a summary description of our position on this matter, and will email it to you as well as the others on this email. Because everything else regarding the 2014 Joint Rate Comparison has been resolved, we believe the inquiry to President Peevey's office is limited to ascertaining the extent of the PAO's authority to compel inclusion of additional information not enumerated in D.12-12-036.

Best,

Kelly Foley | Sonoma Clean Power

Regulatory Director and Legal Counsel

www.SonomaCleanPower.org

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