Jeanne B. Armstrong, Attorney at Law



June 17, 2014

Edward Randolph, Director Energy Division California Public Utilities Commission 505 Van Ness Avenue, Room 4004 San Francisco, CA 94102

> Re: Pacific Gas and Electric Company Advice 4418-E: Modification of Schedules NEM, NEMV, NEMV MASH pursuant to Decision 14-03-041 and Assembly Bill 327; San Diego Gas & Electric Company Advice 2605-E: Modifications to Tariff Schedules Related to Net Energy Metering Pursuant to Decision14-03-041 and Assembly Bill 327; Southern California Edison Company Advice 3041-E: Modifications to Schedules NEM, MASH-VNM and NEM-V and Associated Forms to Implement Net Energy Metering (NEM) Transition Provisions Pursuant to Assembly Bill 327 and Decision 14-03-041

Dear Mr. Randolph:

By way of letter dated June 9, 2014, the Solar Energy Industries Association (SEIA) protested the above referenced advice letter filings of Pacific Gas and Electric Company (PG&E), San Diego Gas & Electric Company (SDG&E) and Southern California Edison Company (SCE) (collectively the Investor Owned Utilities (IOUs)). Through the subject advice letters, the IOUs had sought to amend their respective Net Energy Metering (NEM) tariffs in compliance with Assembly Bill 327 and Commission Decision 14-03-041. SEIA's protest was premised on the fact the IOUs' proposed changes to their NEM Tariff Schedules did not comply in full with Decision 14-03-041 and/ or AB 327.

Subsequently each of PG&E, SDG&E and SCE submitted substitute tariff sheets which directly address the issues raised by SEIA in its June 9th protest.¹ Upon review of the substitute sheets, SEIA has determined that its concerns have been sufficiently addressed. Accordingly, SEIA has determined to withdraw its protest.

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See Pacific Gas and Electric Company, Substitute Sheets for Advice Letter 4418-E (dated June 17, 2014); San Diego Gas & Electric Company, Substitute Sheets for Advice Letter 2605-E (dated June 16, 2014); Southern California Edison Company, Substitute Sheets for Advice Letter 3041-E (dated June 13, 2014).

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Thank you for your prompt attention to this matter and should you have any questions, please contact me at 415-392-7900.

Very truly yours,

GOODIN, MACBRIDE, SQUERI, DAY & LAMPREY, LLP

Keanne f By Jeanne B. Armstrong

Counsel for the Solar Energy Industries Association

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