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Sent: 7/30/2014 10:16:24 AM
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Cc:
Bcc:
Subject: RE: SB 699 amendments

Liza, here are the consensus amendments proposed by PG&E and SDG&E for SB 699. SCE is unable to join with us on these consensus amendments, and you can contact them directly for their views.

On the key issues of interest, here is a short summary of our amendments:

1. We are following the “Smart Grid plan” model (with which you are familiar) in which, if the CPUC determines a plan is needed, the IOUs submit a plan to the CPUC for substation security for review and approval or disapproval. (e.g. PU Code 8360). The CPUC has the discretion to determine whether a plan is needed, instead of a legislative mandate without regard to the CPUC’s determination of need or its resources.

2. On confidentiality, we are providing for the same Public Records Act exemption as the Legislature has provided for post-9/11 railroad physical security plans submitted to the CPUC. (Government Code 6254.23 and PU Code 7665).

3. Also on confidentiality, we are providing the same balanced approach to confidentiality of the security plan in CPUC proceedings as the Legislature and the CPUC provide to “market sensitive” electricity procurement information under AB 57, the statutory authority for electricity procurement plans in the Long Term Procurement Plan proceedings. (PU Code

454.5(g). Under this approach, consumer groups and intervenors get access to the confidential info in the CPUC review proceedings, but subject to strict confidentiality requirements and a protective order.

Please feel free to let us know if you have any comments. I will be at the CPUC all day in a rate design reform workshop, so would be happy to talk to you or other staff in person if you would like to discuss.

Thx!

Chris

Cell Redacted

From: Malashenko, Elizaveta I. [mailto:elizaveta.malashenko@cpuc.ca.gov]

Sent: Tuesday, July 22, 2014 5:39 PM

To: Kauss, Kent; Kim, Ann (Law); Warner, Christopher (Law); 'Roderick.Brewer@sce.com'; 'Salas, Israel (ISalas@semprautilities.com)'; Sadler, Lynn; Minkus, Michael J.; 'wblattner@sempra.com'; 'Laura.Genoa@sce.com'

Subject: RE: SB 699 amends timeline

Hi,

Just to clarify, I'm out next week 7/31 & 8/1. In order to speed things up, maybe we can just focus on the data confidentiality portion. Let me know what works – I'm flexible on my end.

Thanks,

Liza

Elizaveta Malashenko

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From: Kauss, Kent [<mailto:KWK3@pge.com>]

Sent: Tuesday, July 22, 2014 4:54 PM

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Subject: SB 699 amends timeline

Importance: High

Starting a new string on this that doesn't include Sen Hill's office.

Ann/Chris – we heard from Sen Hill's staff that they need to get language to Appropriations Cmte by Aug 4 meaning we need to speed up things on our end. I know we are set for a mtg on Thurs and then hoped to get something to Liza on Monday but we will have to speed things up to the extent we can.

I believe Liza said she was out the last day or two of this week, so perhaps we can get our IOU work done and send the language over to Liza/Lynn/Michael at the CPUC before the end of the week to allow them to review in a compressed timeframe so we can shoot to get Hill's staff the final product on Wed of next week.

Does that sound feasible?

I know I left some of the Sempra and SCE teams off the list here but don't have their addresses – and my note yesterday to Laura came back rejected so Rod you should make sure she actually gets this one.

Kent W. Kauss

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