

<b>DOCKETED</b>	
<b>Docket Number:</b>	16-JUR-01
<b>Project Title:</b>	Jurisdictional Determination
<b>TN #:</b>	231313
<b>Document Title:</b>	Re Energy Commission's Second Response to Request for Jurisdictional Determination Filed on August 22, 2019, to Docket 16-JUR-01
<b>Description:</b>	CEC Letter sent to Mr. Uhler
<b>Filer:</b>	Cody Goldthrite
<b>Organization:</b>	California Energy Commission
<b>Submitter Role:</b>	Commission Staff
<b>Submission Date:</b>	12/24/2019 9:44:14 AM
<b>Docketed Date:</b>	12/24/2019



December 24, 2019

Mr. Steve Uhler  
*Via Docketing in Docket No. 16-JUR-01*

**Re: Energy Commission's Second Response to Request for Jurisdictional Determination Filed on August 22, 2019, to Docket No. 16-JUR-01**

Dear Mr. Uhler:

The California Energy Commission (CEC) received your request for jurisdictional determination filed on August 22, 2019, in the 16-JUR-01 docket. I sent a docketed response to you dated October 9, 2019, informing you that your request did not identify an activity you are engaged in that could trigger CEC jurisdiction. You then submitted further comments, which were docketed on October 14, 2019, and styled as an "Appeal to the chair."

A request for jurisdictional determination under California Code of Regulations, Title 20, §1234, requires engagement in an activity potentially regulated by the CEC. Neither your original request of August 22, 2019 nor your subsequent comments docketed identify an activity you are engaged in that has the potential to be regulated by the CEC. Therefore, you have not shown a right to a jurisdictional determination or an appeal of one.

The CEC's regulations for the Renewables Portfolio Standard set forth in California Code of Regulations Title 20 §§ 3200-3208 and 1240 regulate local publicly owned electric utilities. The documents you submitted indicate that you are a utility customer. The regulations do not regulate utility customers.

Questions concerning a customer's monetization or ownership of energy credits or environmental attributes, or a customer's participation in a green pricing program or shared renewable energy generation program, should be directed to the applicable utility provider.

The CEC is currently conducting pre-rulemaking activities regarding updates and amendments to its Renewables Portfolio Standard enforcement regulations. These amendments are expected to include provisions related to Public Utilities Code § 399.30(c)(4) cited in your request, which governs the calculation of retail sales for local publicly owned electric utilities under certain circumstances.

Mr. Steve Uhler  
December 24, 2019  
Page 2

Notices regarding rulemaking activities and opportunities for public input are sent to applicable listservs, which the public are welcome to join, and which the CEC has previously informed you about.

Sincerely,

A handwritten signature in black ink, consisting of a stylized 'D' followed by a horizontal line.

Drew Bohan  
Executive Director