

4-17-06

California Energy Commission  
Dockets Office, MS-4  
RE: Docket No. 03-RPS-1078 and 02-RPS-1038  
1516 Ninth Street  
Sacramento, CA 95814-5512

<b>DOCKET</b>
02-BEN-1038
DATE APR 17 2006
RECD APR 17 2006
<b>03-RPS-1078</b>

RPS Proceedings – Definition of “Community Choice Aggregator”

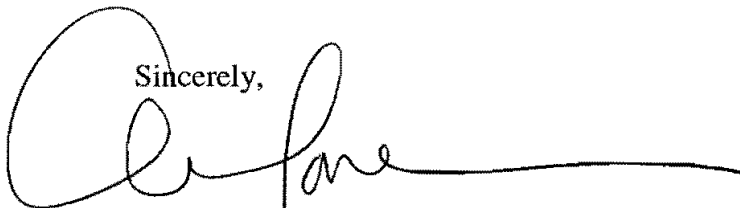
As manager of the Golden State Power Cooperative Association, I have been asked by city and county officials if a Community Choice Aggregator could use the cooperative business model as its means of operation. Some elected officials feel the “co-op” approach would be more appealing to their constituents and result in more community involvement and accomplishment than “just another government run program.” A grassroots co-op approach may prove to be a less expensive program to operate as well.

Adding the following sentence to the definition of Community Choice Aggregator would clarify that local officials can look at all options when designing their Community Choice Aggregation programs:

“Community Choice Aggregators may use the cooperative business model or any other legal business structure to operate their programs.”

Thank you for considering this request.

Sincerely,



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