BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

Order Instituting Rulemaking to Implement the
Commission's Procurement Incentive Framework and to Examine the Integration of Greenhouse Gas
Emissions Standards into Procurement Policies.

Rulemaking 06-04-009
(Filed April 13, 2006)

ENERGY RESOURCES CONSERVATION AND DEVELOPMENT COMMISSION OF THE STATE OF CALIFORNIA

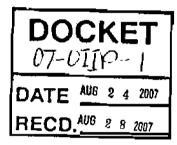
In the Matter of:

Order Instituting Informational Proceeding on a

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Order Instituting Informational Proceeding on a Greenhouse Gas Emissions Cap

Docket 07-OHP-01



COMMENTS OF THE CALIFORNIA MUNICIPAL UTILITIES ASSOCIATION ON THE INTERIM DECISION ON REPORTING AND TRACKING

August 24, 2007

Bruce McLaughlin C. Anthony Braun Braun & Blaising, P.C. 915 L Street, Suite 1270 Sacramento, CA 95814 Tel: (916) 326-5812

Tel: (916) 326-5812 Fax: (916) 326-5813

Email: melaughlin@braunlegal.com

Attorneys for the California Municipal Utilities Association

COMMENTS OF THE CALIFORNIA MUNICIPAL UTILITIES ASSOCIATION ON THE INTERIM DECISION ON REPORTING AND TRACKING

In accordance with Rules of Practice and Procedure of the Public Utilities

Commission ("CPUC") of the State of California, the California Municipal Utilities

Association ("CMUA") hereby files these Opening Comments ("Comments") on the *Interim Opinion on Reporting and Tracking of Greenhouse Gas Emissions in the Electricity Sector* ("Interim Opinion") issued August 15, 2007, in Rulemaking 06-04-009. CMUA also files these Comments with the California Energy Commission ("CEC") in Docket 07-OHP-01. In these Comments, the CPUC and CEC will collectively be called the "Joint Agencies."

I. <u>STATEMENT OF POSITION</u>

CMUA members reaffirm their commitment to achieving the "statewide greenhouse gas emissions limit" as it will be set by the California Air Resources Board ("CARB"). The Joint Agencies should interpret CMUA's Comments in a productive light. CMUA offers comments related to the following points.

- The definition for "real reductions" exceeds the scope of AB 32. CARB's statutory authority is limited to regulating "statewide greenhouse gas emissions" as that term is defined in AB 32 and does not include emissions from electricity generated out-of-state that is not delivered to and consumed within California.²
- In order to be approved by the Office of Administrative Law, CARB's regulations must meet certain standards including necessity, authority, and consistency. Therefore, in order to be considered by CARB, recommendations from the Joint Agencies must not violate these principles.

¹ Health & Safety Code § 38505(n).

² Health & Safety Code § 38505(m).

¹ Gov't Code §§ 11349(a), 11349.1(a); 1 Cal. Code Regs. §§ 10, 11.

⁴ Gov't Code § 11349(b); 1 Cal. Code Regs. § 14.

⁵ Gov't Code § 11349(d).

- The Protocols must only attribute emissions to reporting entities according to the amount of electricity actually delivered to and consumed in California and not according to their proportional ownership share.
- Reporting entities should be attributed with the actual emissions of purchases, sales, and exchanges for all specified new and existing sources.

II. RULES OF THE ADMINISTRATIVE PROCEDURE ACT

CMUA makes note that the Administrative Procedure Act ("APA") sets standards for regulations adopted by CARB. In order to be approved by the Office of Administrative Law, CARB regulations must meet certain standards including necessity, authority, and consistency. As proposed by the Interim Decision, certain aspects of the Proposed Electricity Sector Greenhouse Gas Reporting and Tracking Protocol ("Protocol") may not meet these standards.

The APA requirement for "authority" shall be presumed to exist only if CARB cites a California constitutional or statutory provision which: (1) expressly permits or obligates the agency to adopt the regulation; or (2) grants a power to the agency which impliedly permits or obligates the agency to adopt the regulation in order to achieve the purpose for which the

Gov't Code § 11340, et seq.

² Interim Opinion, Attachment A.

⁸ Gov't Code § 11349(a) (emphasis added). A court may invalidate a regulation if it finds "[t]he agency's determination that the regulation is reasonably necessary to effectuate the purpose of the statute... that is being implemented, interpreted, or made specific by the regulation is not supported by substantial evidence." Gov't Code § 11350(b)(1).

² Yamaha Corp. of America v. State Bd. of Equalization, 19 Cal. 4th 1, 11 (1998).

Henning v. Division of Occupational Saf. & Health, 219 Cal. App. 3d 747, 758 (1990).

power was granted.11

The APA requirement for "consistency" means that the regulation is "in harmony with, and not in conflict with or contradictory to, existing statutes, court decisions, or other provisions of law." Under the proper legal standard of review, a court will determine whether the agency reasonably interpreted its legislative mandate when deciding that the challenged regulation was necessary to accomplish the purpose of the statute. In other words, "the court will determine whether the regulation is reasonably designed to aid a statutory objective."

III. SEVERAL PROTOCOL SECTIONS VIOLATE THE PRINCIPLES OF AB 32

A. <u>Definition of real reductions</u>

Importantly, the term "statewide greenhouse gas emissions" ("Statewide GHG Emissions") means the "total annual emissions of greenhouse gases in the state, including all emissions of greenhouse gases from the generation of electricity delivered to and consumed in California, accounting for transmission and distribution line losses, whether the electricity is generated in state or imported." The "statewide greenhouse gas emissions limit" ("Statewide GHG Limit") is the maximum allowable level of Statewide GHG Emissions in 2020¹⁵ which will be set equivalent to the historical Statewide GHG Emissions level in 1990. In order to monitor and enforce compliance with AB 32 requirements, CARB shall adopt regulations to require the reporting of GHG emissions. The from sources that affect the Statewide GHG Limit. This includes the GHG emissions "from all electricity consumed in the state, including transmission and distribution line losses from electricity generated within

¹¹ Gov't Code § 11349(b); 1 Cal. Code Regs. § 14.

¹² Gov't Code § 11349(d).

¹³ Benton v. Board of Supervisors, 226 Cal.App.3d 1467, 1479 (1991).

¹⁴ Health & Safety Code § 38505(m) (emphasis added).

¹⁵ Health & Safety Code § 38505(n).

¹⁶ Health & Safety Code § 38550.

¹⁷ Health & Safety Code § 38530(b)(1).

¹⁸ Health & Safety Code § 38505(i).

the state or imported from outside the state." AB 32 could not, and did not, authorize CARB to monitor or limit any GHG emissions from electricity except for those actually emitted in the state or resulting from electricity consumed in the state.

CMUA believes that the Interim Opinion errs in its interpretation of real reductions by expanding the geographic scope of AB 32 to include emissions that have no connection with the State of California. Pursuant to the Statewide GHG Limit and emission reduction measures that will be established by CARB, POUs recognize the need to begin reducing their Statewide GHG Emissions. These emission reductions achieved by the POUs, i.e., the reductions in their Statewide GHG Emissions, must be "real, permanent, quantifiable, verifiable, and enforceable" by CARB. A "real" reduction of Statewide GHG Emissions will actually occur if the POU reduces its "total annual emissions of greenhouse gases in the state, including all emissions of greenhouse gases from the generation of electricity delivered to and consumed in California, accounting for transmission and distribution line losses, whether the electricity is generated in state or imported. The definition of "real" is necessarily limited to the jurisdictional scope of AB 32.

B. <u>Protocol sections 3.7/3.9/3.11 – total emissions attributed to reporting entities</u>

The Joint Agencies intend these Protocols to be used by CARB for determining a reporting entity's compliance with the Statewide GHG Limit.²⁴ Accordingly, it appears that a reporting entity's compliance will be gauged by its total CO₂e emissions from owned facilities and purchases²⁵ minus adjustments for certain sales from specified²⁶ and unspecified

¹⁹ Health & Safety Code § 38530(b)(2) (emphasis added).

²⁰ Interim Opinion at 15.

²¹ Health & Safety Code §§ 38550, 38560, 38562.

Health & Safety Code § 38562(d)(1). This requirement pertains to the regulations adopted by CARB which deal only with Statewide GHG Emissions. Health & Safety Code § 38562(d). See also Health & Safety Code § 38565 (recognizing a jurisdictional limit on CARB's authority over GHG emission rules.)

²³ Health & Safety Code § 38530(b)(2) (emphasis added). The concept of "leakage" as defined in AB 32 is not implicated by reducing the amount of out-of-state electricity delivered to and consumed in California, so, leakage will not be discussed here. Health & Safety Code § 38505(j).

²⁴ Interim Opinion at 11.

²⁵ Protocol section 3.7.

resources²⁷ to counterparties within California. CMUA is unclear concerning the Protocol's proposed treatment of sales and exchanges to counterparties outside California. Furthermore, the Protocol adds reporting restrictions on plant operations, purchases, and sales that are contrary to the statutory reach of AB 32.

C. Protocol section 3.2 – emissions for owned plants

Protocol section 3.2 states that emissions from an owned powerplant should be attributed "to the reporting entity based on its proportional ownership share (not the amount of electricity received)." CMUA recognizes that reporting entities must provide sufficient information so that CARB may monitor and verify compliance. Therefore, Protocol 3.2 understandably would comprise an initial "gross" value of emissions from a particular power plant. In particular to plants located outside California, the reasonableness of section 3.2 is entirely dependent upon making the proper adjustments for electricity that was not delivered and consumed in California by the reporting entity/power plant owner.

D. <u>Protocol sections 3.3/3.4/3.6 – emissions for purchases and exchanges from specified sources</u>

Protocols 3.3/3.4/3.6 effectively place limitations on the types of specified resources that reporting entities may purchase or exchange by attributing emission levels to "certain power" that is "different than the level of GHG emissions that [actually] occurs from the source specified in the contract." For power plants that became operational before January 1, 2008 and that have actual emission factors lower than the applicable default emission factor, Protocols 3.3/3.4/3.6 effectively limit purchases and exchanges with these power plants by attributing the applicable default emission factor to them. Under Protocols 3.3/3.4/3.6, a zero-emission eligible renewable resource could be attributed an emission level as high as 1075 pounds CO2e per MWh. 30

²⁶ Protocol section 3.9.

²⁷ Protocol section 3.11.

²⁸ Interim Opinion at 16 (emphasis added).

²⁹ See Protocol section 3.6.

³⁰ Protocol sections 3.4, 3.6; Interim Opinion at 26-31.

E. <u>Protocol sections 3.8/3.9 – emission adjustments for sales and exchanges</u> from specified sources

The Interim Opinion states that the Protocols, "taken as a whole, would not automatically result in a retail provider being responsible for all of the GHG emissions associated with its ownership share of the plant." Yet, Protocols 3.8/3.9 effectively place limitations on sales and exchanges from specified resources by setting unreasonable, arbitrary, and capricious restrictions on calculating the emissions attributed to the reporting entity for sales or exchanges greater than 10 percent of the reporting entity's ownership share.

Protocols 3.8/3.9 attribute to the reporting entity, emissions for the sold or exchanged "power using the average emission factor of power available for sales from unspecified sources" unless the reporting entity can prove that: (1) the power could not be delivered to itself; or (2) the reporting entity did not need the power because it had surplus power from its owned power plants and the specified plant was the marginal plant. He is a whole, would not sale and whole, would not sale as a whole, would not sale of the GHG emissions associated with its emissions as a whole, would not sale of the GHG emissions as a whole, would not sale of the GHG emissions as a whole, would not sale of the GHG emissions as a whole, would not sale of the GHG emissions as a whole, would not sale of the GHG emissions as a whole, would not sale of the GHG emissions as a whole, would not sale of the GHG emissions as a whole, would not sale of the GHG emissions as a whole, would not sale of the GHG emissions as a whole, would not sale of the GHG emissions as a whole, would not sale of the GHG emissions as a whole, would not sale of the GHG emissions as a whole, would not sale of the GHG emissions as a whole, would not sale of the GHG emissions as a whole, would not sale of the GHG emissions as a whole, would not sale of the GHG emissions as a whole, would not sale of the GHG emissions as a whole of the GHG emissions

CMUA believes that these Protocols have several problems. One problem is that the Protocols summarily impute malfeasance to reporting entities for engaging in a proper sale or exchange. In addition, Protocols 3.8/3.9 do not appear to expressly mention the situation when electricity generated by a specified source outside California is then sold or exchanged by the power plant owner whereby the electricity is delivered and eventually consumed outside California. CMUA seeks clarification that emissions from the electricity included in these sales and exchanges are not attributable to that power plant owner.

IV. CONSTITUTIONAL ISSUES IMPLICATED BY THE PROTOCOLS

If the Protocols discussed above were adopted by CARB as proposed, CMUA believes that several constitutional issues may arise. They are briefly mentioned below.

A. Substantive due process

The Due Process Clause of the Fifth and Fourteenth Amendments require that laws

³¹ Interim Opinion at 20.

³² Interim Opinion at 19-20.

 $[\]frac{33}{2}$ Protocol 3.9.

³⁴ Protocol 3.8.

passed by the federal and state government must not be "unreasonable, arbitrary or capricious, and that the means selected shall have a real and substantial relation to the object sought to be attained." In particular, the criteria for Protocol sections 3.3 and 3.8 discussed above are not reasonably necessary to effectuate the purpose of the statute and may violate substantive due process by depriving plant-owning retail sellers of property without due process of law.

B. Regulatory taking

The Takings Clause of the Fifth Amendment of the U.S. Constitution provides that no "private property be taken for public use, without just compensation." Although, public property may be taken through eminent domain by a superior sovereign without compensation, 37 there are two primary exceptions to the general rule: federal takings of state property and takings of public property held in a proprietary capacity.

In regard to POU, California courts have upheld an exception to the general rule where the public property is being held in a proprietary capacity and the analysis for determining a Fifth Amendment violation is identical to the analysis involving private property. The landmark case was an 1861 California Supreme Court case which held that when municipal corporations hold private property for municipal uses, that property acquires the protections of private property. The State cannot take away the "private property of the [municipal] corporation or change the uses of its private funds acquired under the public faith. Owning infrastructure for generating electricity is undoubtedly a proprietary act of a local government. Modern cases continue to support this position. In 1963, the Second Appellate

³⁵ Nebbia v. New York, 291 U.S. 502, 525 (1934).

³⁶ U.S. CONST. amend. V.

³⁷ EUGENE MCQUILLIN, THE LAW OF MUNICIPAL CORPORATIONS § 32.81 (3d ed. 2007).

³⁸ Id.

Grogan v. San Francisco, 18 Cal. 590, 613 (1861). "So far as municipal corporations are invested with subordinate legislative powers for local purposes, they are mere instrumentalities of the State for the convenient administration of the Government, and their powers are under the entire control of the Legislature; they may be qualified, enlarged, restricted, or withdrawn at its discretion. But these bodies . . . "may also be empowered to take and hold private property for municipal uses, and such property is invested with the security of other private rights." *Id.*

 $[\]frac{40}{2}$ Id. (quoting 4 Wheat 694).

⁴¹ The Federal Court for the Southern District of California held that when a city contracts "for water works to supply itself and its inhabitants with water, the city is not exercising its governmental or legislative powers, but

District of the California Court of Appeal held that "lands held by a municipal corporation in its proprietary capacity may not be taken from it by the State without the payment of just compensation."

There are four different tests in which a taking may be analyzed.⁴³ At least two tests are relevant to the proposed Protocols.

1. Lucas Per Se Taking

In Lucas v. S.C. Coastal Council,⁴⁴ the U.S. Supreme Court stated that a per se taking exists if the regulation "completely deprive[s] an owner of 'all economically beneficial use' of her property." A per se taking by the proposed Protocols is plausible in light of the Statewide GHG Limit that will be mandated on all reporting entities. It will be necessary for virtually all California reporting entities to reduce the Statewide GHG Emissions in their portfolio. Undoubtedly, those reporting entities with ownership interests in high emission power plants will need to replace the high emission resources currently used to actually serve their load and procure lower emission resources to actually serve their load. The Protocol, however, will penalize this action unless the low emission resource was already under contract with the reporting entity prior to January 1, 2008, or the low emission resource was not operational before January 1, 2008.

By attributing the default emission factors to an existing resource that actually emits low or zero-emissions, the Protocol has effectively restricted the ability of a power plant owner to sell or exchange power to achieve actual reductions in its Statewide GHG Emissions. Therefore, the Protocol leaves the power plant owner with only two options to reduce its Statewide GHG Emissions: (1) selling the owner's share in the plant; or (2) laying-off the owner's proportional share by actually changing the power plant's operation. In both

its business or proprietary powers. The purpose of such a contract is not to govern its inhabitants, but to obtain a private benefit for the city itself and its denizens." Los Angeles City Water Co. v. Los Angeles, 88 F. 720, 732 (1898) (citing 1 DILLION MUN. CORP. § 27).

⁴² People v. Los Angeles, 220 Cal. App. 2d 345, 351 (1963).

⁴³ Lingle v. Chevron, 544 U.S. 528, 548 (2005).

^{44 505} U.S. 1003 (1992).

^{45 505} U.S. at 1019.

⁴⁶ Interim Opinion at 20.

of these cases, the Interim Opinion states that the reporting entity would no longer be responsible for emissions from the powerplant but also in both cases, the power plant owner will be deprived of all beneficial use of the property. The complete and absolute economic deprivation is abundantly clear if the owner cannot sell the plant and must lay-off its proportional share.

In regard to a [forced-]sale of the ownership share, CMUA points out that if the plant remains in operation under the new ownership, then the original emissions will continue unabated. Therefore, even if an owner sells its interest in a power plant, no real reduction will be achieved according to the Interim Opinion's definition.⁴⁷ This provides an additional example of Protocol's arbitrary standard that has no substantial relation to achieving emission reductions.

2. Penn Central Factors

When a regulation does not result in a physical invasion and does not deprive the property owner of all economic use of the property, a reviewing court must evaluate the regulation in light of the factors the Court discussed in *Pennsylvania Central Transportation*. *Co. v. New York City.* In determining whether or not a regulatory action constituted a taking that required just compensation, the *Penn Central* Court devised criteria to analyze: (1) the economic impact of the regulation on the reporting entity; (2) the extent to which the regulation has interfered with distinct investment-backed expectations; and (3) the character of the governmental action.

At this point, CMUA will not engage in a complete *Penn Central* analysis of the Protocols using a specific POU example. It is enough to state that the economic impact of selling or laying off the proportional share of a large coal-fired plant could cost the plant owner many millions of dollars. A forced sale or lay-off of the plant would surely interfere with the owner's reasonable investment-backed expectations whereby the owner could not have contemplated that contingency years ago during the original investment. The last test of the takings analysis considers the nature rather than the merit of the governmental action, and particularly whether the regulation is closer to a governmental adjustment of economic

⁴⁷ Interim Opinion at 15.

^{48 438} U.S. 104, 124 (1978).

benefits and burdens.⁴² In terms of achieving reductions in Statewide GHG Emissions that will benefit all Californians, a Protocol section that effectively forces an owner to sell or lay-off its generating capacity implicates a public obligation and a compensatory payment to the affected plant owner.

C. Impairment of Contracts

The Contract Clause of the U.S. Constitution provides that "[n]o State shall... pass any... law impairing the obligation of contracts "50 In United States Trust Co. v. New Jersey, 51 the Court stated that, "[i]t long has been established that the Contract Clause limits the power of the States to modify their own contracts as well as to regulate those between private parties. Yet, the Contract Clause does not prohibit the States from repealing or amending statutes generally, or from enacting legislation with retroactive effects." However, the "adjusting [of] the rights and responsibilities of contracting parties must be upon reasonable conditions and of a character appropriate to the public purpose justifying its adoption." 22

In U.S. Trust Co. the Court outlined a process to determine whether an impairment of contract had taken place. Essentially, the severity of the impairment acts as a measure for the state action. A minimal alteration of contractual obligations may end the inquiry at its first stage. A "[s]evere impairment, on the other hand, will push the inquiry to a careful examination of the nature and purpose of the state legislation." Then the court must decide if the impairment served a significant and legitimate public purpose. Lastly, the impairment must not be overly broad and unnecessary because "[a] State is not free to impose a drastic impairment when an evident and more moderate course would serve its purposes equally

⁴² 438 U.S. at p. 127; The California Supreme Court laid out ten factors for analyzing a takings issue. Kavanau v. Santa Monica Rent Control Bd., 16 Cal. 4th 761, 775-776 (1997). Kavanau utilized ten factors from Penn Central and subsequent cases to determine if a taking has occurred.

⁵⁰ U.S. CONST., Art. I, § 10, cl. 1.

⁵¹ 431 U.S. 1 (1977).

^{52 431} U.S. at 14.

⁵³ Allied Structural Steel v. Spannaus, 438 U.S. 234, 244 (citing U.S. Trust Co.).

⁵⁴ 438 U.S. at 245.

^{55 431} U.S. at 22.

well." As mentioned above, the Protocol may trigger an unconstitutional impairment of contracts if it effectively forces a plant owner into an untenable choice between sale and layoff or failing to comply with the Statewide GHG Limit.

V. <u>CONCLUSION</u>

CMUA requests that the Joint Agencies take these Comments under advisement in proposing changes to the Protocols that are consistent with AB 32, constitutional principles, and the APA.

Dated: August 24, 2007 Respectfully submitted,

Bruce McLau

Bruce McLaughlin Braun & Blaising, P.C. 915 L Street, Suite 1270 Sacramento, CA 95814 (916) 326-5812 (916) 326-5813 (facsimile) mclaughlin@braunlegal.com

Attorneys for the California Municipal Utilities Assn.

11

^{56 431} U.S. at 31.

CERTIFICATE OF SERVICE

I hereby certify that I have this day served a copy of the attached:

COMMENTS OF THE CALIFORNIA MUNICIPAL UTILITIES ASSOCIATION ON THE INTERIM DECISION ON REPORTING AND TRACKING

on all known parties to R.06-04-009 by transmitting an e-mail message with the document attached to each party named in the official service list. I served a copy of the document on those without e-mail addresses by mailing the document by first-class mail addressed as follows:

See attached service list

Executed this 24th day of August 2007, at Sacramento, California.

Ryan Bernardo

Service List R.06-04-009

Appearance

CINDY ADAMS
COVANTA ENERGY CORPORATION
40 LANE ROAD
FAIRFIELD, NJ 07004

STEVEN HUHMAN MORGAN STANLEY CAPITAL GROUP INC. 2000 WESTCHESTER AVENUE PURCHASE, NY 10577

KEITH R. MCCREA ATTORNEY AT LAW SUTHERLAND, ASBILL & BRENNAN, LLP 1275 PENNSYLVANIA AVE., N.W. WASHINGTON, DC 20004-2415

CATHERINE M. KRUPKA
MCDERHOTT WILL AND EMERY LLP
600 THIRTEEN STREEET, NW
WASHINGTON, DC 20005

CATHY S. WOOLLUMS
MIDAMERICAN ENERGY HOLDINGS COMPANY
106 EAST SECOND STREET
DAVENPORT, IA 52801

THOMAS DILL
PRESIDENT
LODI GAS STORAGE, L.L.C.
1021 MAIN ST STE 1500
HOUSTON, TX 77002-6509

PAUL M. SEBY MCKENNA LONG & ALDRIDGE LLP 1875 LAWRENCE STREET, SUITE 200 DENVER, CO 80202

STEPHEN G. KOERNER, ESQ. EL PASO CORPORATION WESTERN PIPELINES 2 MORTH NEVADA AVENUE COLORADO SPRINGS, CO 80903

JOHN B. WELDON, JR. SALMON, LEWIS & WELDON, P.L.C.

STEVEN S. SCHLEIMER
DIRECTOR, COMPLIANCE & REGULATORY AFFAIRS
BARCLAYS BANK, PLC
200 PARK AVENUE, FIFTH FLOOR
NEW YORK, NY 10166

RICK C. NOGER PRAXAIR PLAINFIELD, INC. 2711 CENTERVILLE ROAD, SUITE 400 WILMINGTON, DE 19808

ADAM J. KATZ MCDERMOTT WILL & EMERY LLP 600 13TH STREET, NW. WASHINGTON, DC 20005

LISA M. DECKER
CONSTELLATION ENERGY GROUP, INC.
111 MARKET PLACE, SUITE 500
BALTIMORE, MD 21202

KEVIN BOUDREAUX CALPINE POWER AMERICA-CA, LLC 717 TEXAS AVENUE, SUITE 1000 HOUSTON, TX 77002

E.J. WRIGHT OCCIDENTAL POWER SERVICES, INC. 5 GREENWAY PLAZA, SUITE 110 HOUSTON, TX 77046

TIMOTHY R. ODIL
MCKENNA LONG & ALDRIDGE LLP
1875 LAWRENCE STREET, SUITE 200
DENVER, CO 80202

JENINE SCHENK APS ENERGY SERVICES 400 E. VAN BUREN STREET, SUITE 750 PHOENIX, AZ 85004

KELLY BARR
MANAGER, REGULATORY AFFAIRS & CONTRACTS

2850 EAST CAMELBACK ROAD, SUITE 200 PHOENIX, AZ 85016

SALT RIVER PROJECT FO BOX 52025, PAB 221 PHOENIX, AZ 85072-2025

ROBERT R. TAYLOR AGRICULTURAL IMPROVEMENT AND POWER DIST. 1600 NORTH PRIEST DRIVE, PAB221 TEMPE, AZ 85281

STEVEN S. MICHEL
WESTERN RESOURCE ADVOCATES
2025 SENDA DE ANDRES
SANTA FE, NM 87501

ROGER C. MONTGOMERY VICE PRESIDENT, PRICING SOUTHWEST GAS CORPORATION PO BOX 98510 LAS VEGAS, NV 89193-8510 RONALD F. DEATON
LOS ANGELES DEPARTMENT OF WATER & POWER
111 NORTH HOPE STREET, ROOM 1550
LOS ANGELES, CA 90012

SID NEWSOME TARIFF MANAGER SOUTHERN CALIFORNIA GAS COMPANY GT 14 D6 555 WEST 5TH STREET LOS ANGELES, CA 90051 DAVID L. HUARD ATTORNEY AT LAW MANATT, PHELPS & PHILLIPS, LLP 11355 WEST OLYMPIC BOULEVARD LOS ANGELES, CA 90064

CURTIS L. KEBLER
J. ARON & COMPANY
SUITE 2600
2121 AVENUE OF THE STARS
LOS ANGELES, CA 90067

DENNIS M.P. EHLING ATTORNEY AT LAW KIRKPATRICK & LOCKHART NICHOLSON GRAHAM 10100 SANTA MONICA BLVD., 7TH FLOOR LOS ANGELES, CA 90067

GREGORY KOISER
CONSTELLATION NEW ENERGY, INC.
350 SOUTH GRAND AVENUE, SUITE 3800
LOS ANGELES, CA 90071

NORMAN A. PEDERSEN ATTORNEY AT LAW HANNA AND MORTON, LLP 444 SOUTH FLOWER STREET, NO. 1500 LOS ANGELES, CA 90071

MICHAEL MAZUR CHIEF TECHNICAL OFFICER 3 PHASES RENEWABLES, LLC 2100 SEPULVEDA BLVD., SUITE 37 MANHATTAN BEACH, CA 90266 TIFFANY RAU
POLICY AND COMMUNICATIONS MANAGER
CARSON HYDROGEN POWER PROJECT LLC
ONE WORLD TRADE CENTER, SUITE 1600
LONG BEACH, CA 90831-1600

GREGORY KLATT
ATTORNEY AT LAW
DOUGLASS & LIDDELL
411 E. HUNTINGTON DRIVE, STE. 107-356
ARCADIA, CA 91006

MAUREEN LENNON CALIFORNIA COGENERATION COUNCIL 595 EAST COLORADO BLVD., SUITE 623 PASADENA, CA 91101

RICHARD HELGESON DANIEL W. DOUGLE SOUTHERN CALIFORNIA PUBLIC POWER AUTHORI ATTORNEY AT LAW 225 S. LAKE AVE., SUITE 1250 DOUGLASS & LIDDE 21700 OXNARD STE

DANIEL W. DOUGLASS ATTORNEY AT LAW DOUGLASS & LIDDELL 21700 OXNARD STREET, SUITE 1030 WOODLAND HILLS, CA 91367

PAUL DELANEY
AMERICAN UTILITY NETWORK (A.U.N.)

AKBAR JAZAYEIRI DIRECTOR OF REVENUE & TARRIFFS 10705 DEER CANYON DRIVE ALTA LOMA, CA 91737 SOUTHERN CALIFORNIA EDISON COMPANY 2244 WALNUT GROVE AVE. ROOM 390 ROSEMEAD, CA 91770

ANNETTE GILLIAM ATTORNEY AT LAW SOUTHERN CALIFORNIA EDISON COMPANY 2244 WALNUT GROVE AVENUE ROSEMEAD, CA 91770 CATHY A. KARLSTAD SOUTHERN CALIFORNIA EDISON COMPANY 2244 WALNUT GROVE AVE. ROSEMEAD, CA 91770

LAURA I. GENAO ATTORNEY SOUTHERN CALIFORNIA EDISON 2244 WALNUT GROVE AVENUE ROSEMEAD, CA 91770 RONALD MOORE GOLDEN STATE WATER/BEAR VALLEY BLECTRIC 630 EAST POOTHILL BOULEVARD SAN DIMAS, CA 91773

DON WOOD PACIFIC ENERGY POLICY CENTER 4539 LEE AVENUE LA MESA, CA 91941 AIMEE M. SMITH ATTORNEY AT LAW SEMPRA ENERGY 101 ASH STREET HQ13 SAN DIEGO, CA 92101

ALLEN K. TRIAL SAN DIEGO GAS & ELECTRIC COMPANY HQ-13 101 ASK STREET SAN DIEGO, CA 92101 ALVIN PAK SEMPRA GLOBAL ENTERPRISES 101 ASH STREET SAN DIEGO, CA 92101

DAN HECHT SEMPRA ENERGY 101 ASH STREET SAN DIEGO, CA 92101 DANIEL A. KING SEMPRA ENERGY 101 ASH STREET, HQ 12 SAN DIEGO, CA 92101

SYMONE VONGDEUANE SEMPRA ENERGY SOLUTIONS 101 ASH STREET, HQ09 SAN DIEGO, CA 92101-3017 THEODORE ROBERTS ATTORNEY AT LAW SEMPRA GLOBAL 101 ASH STREET, HQ 13D SAN DIEGO, CA 92101-3017

DONALD C. LIDDELL, P.C. DOUGLASS & LIDDELL 2928 2ND AVENUE SAN DIEGO, CA 92103 MARCIE MILNER
DIRECTOR - REGULATORY AFFAIRS
SHELL TRADING GAS & POWER COMPANY
4445 EASTGATE HALL, SUITE 100
SAN DIEGO, CA 92121

REID A. WINTHROP PILOT POWER GROUP, INC. 8910 UNIVERSITY CENTER LANE, SUITE 520 SAN DIEGO, CA 92122 THOMAS DARTON
PILOT POWER GROUP, INC.
9320 CHESAPEARE DRIVE, SUITE 112
SAN DIEGO, CA 92123

STEVE RAHON DIRECTOR, TARIFF & REGULATORY ACCOUNTS

GLORIA BRITTON
ANZA ELECTRIC COOPERATIVE, INC.

SAN DIEGO GAS & ELECTRIC COMPANY 8330 CENTURY PARK COURT, CP32C SAN DIEGO, CA 92123-1548 58470 HWY 371 PO BOX 391909 ANZA, CA 92539

LYNELLE LUND COMMERCE ENERGY, INC. 600 ANTON BLVD., SUITE 2000 COSTA MESA, CA 92626 TAMLYN M. HUNT
ENERGY PROGRAM DIRECTOR
COMMUNITY ENVIRONMENTAL COUNCIL
26 W. ANAPAMU ST., 2/F
SANTA BARBARA, CA 93101

JEANNE M. SOLE
DEPUTY CITY ATTORNEY
CITY AND COUNTY OF SAN FRANCISCO
1 DR. CARLTON B. GOODLETT PLACE, RM. 234
SAN FRANCISCO, CA 94102

JOHN P. HUGHES MANAGER, REGULATORY AFFAIRS SOUTHERN CALIFORNIA EDISON COMPANY 601 VAN MESS AVENUE, STE. 2040 SAN FRANCISCO, CA 94102

LAD LORENZ V.P. REGULATORY AFFAIRS SOUTHERN CALIFORNIA GAS COMPANY 601 VAN MESS AVENUE, SUITE 2060 SAN FRANCISCO, CA 94102 MARCEL HAWIGER
THE UTILITY REFORM NETWORK
711 VAN NESS AVENUE, SUITE 350
SAN FRANCISCO, CA 94102

NIMA SUETAKE ATTORNEY AT LAW THE UTILITY REFORM NETWORK 711 VAN NESS AVE., STE 350 SAN FRANCISCO, CA 94102 DIANA L. LEE
CALIF PUBLIC UTILITIES COMMISSION
LEGAL DIVISION
ROOM 4300
505 VAN NESS AVENUE
SAN FRANCISCO, CA 94102-3214

F. JACKSON STODDARD CALIF PUBLIC UTILITIES COMMISSION EXECUTIVE DIVISION ROOM 5125 505 VAN NESS AVENUE SAN FRANCISCO, CA 94102-3214 AUDREY CHANG STAFF SCIENTIST NATURAL RESOURCES DEFENSE COUNCIL 111 SUTTER STREET, 20TH FLOOR SAN FRANCISCO, CA 94104

DONALD BROOKHYSER ATTORNEY AT LAW ALCANTAR & KAHL 120 MONTGOMERY STREET SAN FRANCISCO, CA 94104 EVELYN KAHL ATTORNEY AT LAW ALCANTAR & KAHL, LLP 120 MONTGOMERY STREET, SUITE 2200 SAN FRANCISCO, CA 94104

KRISTIN GRENFELL
PROJECT ATTORNEY, CALIF. ENERGY PROGRAM
NATURAL RESOURCES DEFENSE COUNCIL
111 SUTTER STREET, 20TH FLOOR
SAN FRANCISCO, CA 94104

MICHAEL P. ALCANTAR ATTORNEY AT LAW ALCANTAR & KAHL, LLP 120 MONTGOMERY STREET, SUITE 2200 SAN FRANCISCO, CA 94104

SEEMA SRINIVASAN ATTORNEY AT LAW ALCANTAR & KAHL, LLP 120 MONTGOMERY STREET, SUITE 2200 SAN FRANCISCO, CA 94104 WILLIAM H. CHEN CONSTELLATION NEW ENERGY, INC. SPEAR TOWER, 36TH FLOOR ONE MARKET STREET SAN FRANCISCO, CA 94105

BRIAN K. CHERRY DIRECTOR REGULATORY RELATIONS EDWARD G POOLE
ANDERSON DONOVAN & POOLE

PACIFIC GAS AND ELECTRIC COMPANY 77 BEALE STREET, B10C SAN FRANCISCO, CA 94106 601 CALIFORNIA STREET SUITE 1300 SAN FRANCISCO, CA 94108

ANN G. GRIMALDI MCKENNA LONG & ALDRIDGE LLP 101 CALIFORNIA STREET, 41ST FLOOR SAN FRANCISCO, CA 94111 BRIAN T. CRAGG ATTORNEY AT LAW GOODIN, MACBRIDE, SQUERI, RITCHIE & DAY 505 SANSOME STREET, SUITE 900 SAN FRANCISCO, CA 94111

JAMES D. SQUERI ATTORNEY AT LAW GOODIN MACBRIDE SQUERI RITCHIE & DAY LLP 505 SANSOME STREET, STE 900 SAN FRANCISCO, CA 94111

JEANNE B. ARMSTRONG ATTORNEY AT LAW GOODIN MACBRIDE SQUERI DAY & LAMPREY 505 SANSOME STREET, SUITE 900 SAN FRANCISCO, CA 94111

KAREN BOWEN ATTORNEY AT LAW WINSTON & STRAWN LLF 101 CALIFORNIA STREET SAN FRANCISCO, CA 94111 LISA A. COTTLE ATTORNEY AT LAW WINSTON & STRAWN LLP 101 CALIFORNIA STREET, 39TH FLOOR SAN FRANCISCO, CA 94111

SEAN P. BEATTY ATTORNEY AT LAW COOPER, WHITE & COOPER, LLP 201 CALIFORNIA ST., 17TH FLOOR SAN FRANCISCO, CA 94111 VIDHYA PRABHAKARAN GOODIN, MACBRIDE, SQUERI, DAY, LAMPREY 505 SANSOME STREET, SUITE 900 SAN FRANCISCO, CA 94111

JOSEPH M. KARP ATTORNEY AT LAW WINSTON & STRAWN LLP 101 CALIFORNIA STREET SAN FRANCISCO, CA 94111-5802 JEFFREY P. GRAY DAVIS WRIGHT TREMAINE, LLP 505 MONTGOMERY STREET, SUITE 800 SAN FRANCISCO, CA 94111-6533

CHRISTOPHER J. WARNER PACIFIC GAS AND ELECTRIC COMPANY 77 BEALE STREET, PO BOX 7442 SAN FRANCISCO, CA 94120-7442 SARA STECK MYERS ATTORNEY AT LAW 122 28TH AVENUE SAN FRANCISCO, CA 94121

LARS KVALE CENTER FOR RESOURCE SOLUTIONS PRESIDIO BUILDIING 97 PO BOX 39512 SAN FRANCISCO, CA 94129 ANDREW L. HARRIS
PACIFIC GAS & ELECTRIC COMPANY
PO BOX 770000
SAN FRANCISCO, CA 94177

ANDREA WELLER STRATEGIC ENERGY 3130 D BALFOUR RD., SUITE 290 BRENTWOOD, CA 94513 JENNIFER CHAMBERLIN STRATEGIC ENERGY, LLC 2633 WELLINGTON CT. CLYDE, CA 94520

BETH VAUGHAN
CALIFORNIA COGENERATION COUNCIL

KERRY HATTEVIK
MIRANT CORPORATION

4391 N. MARSH ELDER COURT CONCORD, CA 94521 696 WEST 10TH STREET PITTSBURG, CA 94565

AVIS KOWALEWSKI CALPINE CORPORATION 3875 HOPYARD ROAD, SUITE 345 PLEASANTON, CA 94588 WILLIAM H. BOOTH ATTORNEY AT LAW LAW OFFICES OF WILLIAM H. BOOTH 1500 NEWELL AVENUE, 5TH PLOOR WALMUT CREEK, CA 94596

J. ANDREW HOERNER REDEFINING PROGRESS 1904 FRANKLIN STREET OAKLAND, CA 94612 JANILL RICHARDS
DEPUTY ATTORNEY GENERAL
CALIFORNIA ATTORNEY GENERAL'S OFFICE
1515 CLAY STREET, 20TH FLOOR
OAKLAND, CA 94702

CLIFF CHEN UNION OF CONCERNED SCIENTIST 2397 SHATTUCK AVENUE, STE 203 BERKELEY, CA 94704 GREGG MORRIS
DIRECTOR
GREEN POWER INSTITUTE
2039 SHATTUCK AVENUE, STE 402
BERKELEY, CA 94704

R. THOMAS BEACH CROSSBORDER ENERGY 2560 MINTH STREET, SUITE 213A BERKELEY, CA 94710-2557 BARRY F. MCCARTHY ATTORNEY AT LAW MCCARTHY & BERLIN, LLP 100 PARK CENTER PLAZA, SUITE 501 SAN JOSE, CA 95113

C. SUSIE BERLIN ATTORNEY AT LAW MC CARTHY & BERLIN, LLP 100 PARK CENTER PLAZA, SUITE 501 SAN JOSE, CA 95113 MIKE LANOND
ALPINE NATURAL GAS OPERATING CO. #1 LLC
PO BOX 550
VALLEY SPRINGS, CA 95252

JOY A. WARREN ATTORNEY AT LAW MODESTO IRRIGATION DISTRICT 1231 11TH STREET MODESTO, CA 95354 BALDASSARO DI CAPO 151 BLUE RAVINE ROAD FOLSOM, CA 95630

JOHN JENSEN
PRESIDENT
MOUNTAIN UTILITIES
PO BOX 205
KIRKWOOD, CA 95546

MARY LYNCH

VP - REGULATORY AND LEGISLATIVE AFFAIRS
CONSTELLATION ENERGY COMMODITIES GROUP
2377 GOLD MEDAL WAY, SUITE 100
GOLD RIVER, CA 95670

LEONARD DEVANNA EXECUTIVE VICE PRESIDENT CLEAN ENERGY SYSTEMS, INC. 11330 SUNCO DRIVE, SUITE A RANCHO CORDOVA, CA 95742 ANDREW BROWN ATTORNEY AT LAW ELLISON, SCHNEIDER & HARRIS, LLP 2015 H STREET SACRAMENTO, CA 95811

BRUCE MCLAUGHLIN BRAUN & BLAISING, P.C. GREGGORY L. WHEATLAND ATTORNEY AT LAW

915 L STREET, SUITE 1270 SACRAMENTO, CA 95014 ELLISON, SCHNEIDER & HARRIS, LLP 2015 H STREET SACRAMENTO, CA 95814

JANE E. LUCKHARDT ATTORNEY AT LAW DOWNEY BRAND LLP 555 CAPITOL MALL, 10TH FLOOR SACRAMENTO, CA 95814 JEFFERY D. HARRIS ATTORNEY AT LAW ELLISON, SCHNEIDER & HARRIS LLP 2015 H STREET SACRAMENTO, CA 95814

VIRGIL WELCH CLIMATE CAMPAIGN COORDINATOR ENVIRONMENTAL DEFENSE 1107 9TH STREET, SUITE 540 SACRAMENTO, CA 95814 WILLIAM W. WESTERFIELD, 111 ATTORNEY AT LAW ELLISON, SCHNEIDER & HARRIS L.L.P. 2015 H STREET SACRAMENTO, CA 95814

DOWNEY BRAND JANE E. LUCKHARDT 555 CAPITOL MALL, 10TH FLOOR SACRAMENTO, CA 95814-4686 RAYMOND J. CZAHAR, C.P.A. CHIEF FINANCIAL OFFICER WEST COAST GAS COMPANY 9203 BEATTY DRIVE SACRAMENTO, CA 95826

STEVEN M. COHN
ASSISTANT GENERAL COUNSEL
SACRAMENTO MUNICIPAL UTILITY DISTRICT
PO BOX 15830
SACRAMENTO, CA 95852-1830

ANN L. TROWBRIDGE ATTORNEY AT LAW DAY CARTER & MURPHY, LLP 3620 AMERICAN RIVER DRIVE, SUITE 205 SACRAMENTO, CA 95864

DAN SILVERIA SURPRISE VALLEY ELECTRIC CORPORATION PO BOX 691 ALTURAS, CA 96101

JESSICA NELSON
PLUMAS-SIERRA RURAL ELECTRIC CO-OP
73233 STATE ROUTE 70, STE A
PORTOLA, CA 96122-7064

DONALD BROOKHYSER ALCANTAR & KAHL 1300 SW FIFTH AVE., SUITE 1750 PORTLAND, OR 97210 CYNTHIA SCHULTZ
REGULATORY FILING COORDINATOR
PACIFIC POWER AND LIGHT COMPANY
825 N.E. MULTNOMAH
PORTLAND, OR 97232

KYLE L. DAVIS
PACIFICORP
825 NE MULTNOMAH,
PORTLAND, OR 97232

RYAN FLYNN FACIFICORP 825 NE MULTNOMAN STREET, 18TH FLOOR PORTLAND, OR 97232

IAN CARTER
POLICY COORDINATOR-NORTH AMERICA
INTERNATIONAL EMISSIONS TRADING ASSN.
350 SPARKS STREET, STE. 809
OTTAWA, ON KIR 758
CANADA

JASON DUBCHAK
ASSOCIATE GENERAL COUNSEL
WILD GOOSE STORAGE, LLC
C/O NISKA GAS STORAGE, SUITE 400
607 8TH AVENUE S.W.
CALGARY, AB T2P OA7
CANADA

Information Only

BRIAN M. JONES
H. J. BRADLEY & ASSOCIATES, INC.
47 JUNCTION SQUARE DRIVE
CONCORD, MA 01742

KENNETH A. COLBURN SYMBILTIC STRATEGIES, LLC 26 WINTON ROAD MEREDITH, NH 03253

RICHARD COWART
REGULATORY ASSISTANCE PROJECT
50 STATE STREET, SUITE 3
MONTPELIER, VT 05602

KATHRYN WIG PARALEGAL NRG ENERGY, INC. 211 CARNEGIE CENTER PRINCETON, NY 08540

SAKIS ASTERIADIS
APX INC
1270 FIFTH AVE., SUITE 15R
NEW YORK, NY 10029

GEORGE HOPLEY
BARCLAYS CAPITAL
200 PARK AVENUE
NEW YORK, NY 10166

ELIZABETH ZELLJADT 1725 I STREET, N.W. SUITE 300 WASHINGTON, DC 20006 DALLAS BURTRAW 1616 P STREET, NW WASHINGTON, DC 20036

VERONIQUE BUGNION POINT CARBON 205 SEVERN RIVER RD SEVERNA PARK, MD 21146 KYLE D. BOUDREAUX FPL GROUP 700 UNIVERSE BLVD., JES/JB JUNO BEACH, FL 33408

ANDREW BRADFORD
SENIOR MARKET RESEARCH ASSOCIATE
FELLON-MCCORD & ASSOCIATES
SUITE 2000
9960 CORPORATE CAMPUS DRIVE
LOUISVILLE, KY 40223

GARY BARCH
FELLON-MCCORD 5 ASSOCIATES, INC.
SUITE 2000
9960 CORPORATE CAMPUS DRIVE
LOUISVILLE, KY 40223

RALPH E. DENNIS
DIRECTOR, REGULATORY AFFAIRS
FELLON-MCCORD & ASSOCIATES
CONSTELLATION NEWENERGY-GAS DIVISION
9960 CORPORATE CAMPUS DRIVE, STE 2000
LOUISVILLE, KY 40223

SAMARA MINDEL
REGULATORY AFFAIRS ANALYST
FELLON-MCCORD & ASSOCIATES
9960 CORPORATE CAMPUS DRIVE, SUITE 2000
LOUISVILLE, KY 40223

BARRY RABE 1427 ROSS STREET PLYMOUTH, HI 48170

BRIAN POTTS
FOLEY & LARDNER
PO BOX 1497
150 EAST GILMAN STREET
MADISON, WI 53701-1497

JAMES W. REATING BP AMERICA, INC. MAIL CODE 603-1E 150 W. WARRENVILLE RD. NAPERVILLE, IL 60563 JAMES ROSS RCS, INC. 500 CHESTERFIELD CENTER, SUITE 320 CHESTERFIELD, MO 63017 TRENT A. CARLSON RELIANT ENERGY 1000 MAIN STREET HOUSTON, TX 77001 GARY HINNERS RELIANT ENERGY, INC. PO BOX 148 HOUSTON, TX 77001-0148

JEANNE ZAIONTZ BP ENERGY COMPANY 501 WESTLAKE PARK BLVD, RM. 4328 HOUSTON, TX 77079 JULIE L. MARTIN
WEST ISO COORDINATOR
NORTH AMERICA GAS AND POWER
BP ENERGY COMPANY
501 WESTLAKE PARK BLVD.
HOUSTON, TX 77079

FIJI GEORGE BL PASO CORPORATION EL PASO BUILDING PO BOX 2511 HOUSTON, TX 77252 ED CHIANG ELEMENT MARKETS, LLC ONE SUGAR CREEK CENTER BLVD., SUITE 250 SUGAR LAND, TX 77478

NADAV ENBAR ENERGY INSIGHTS 1750 14TH STREET, SUITE 200 BOULDER, CO 80302 NICHOLAS LENSSEN ENERGY INSIGHTS 1750 14TH STREET, SUITE 200 BOULDER, CO 80302

ELIZABETH BAKER
SUMMIT BLUE CONSULTING
1722 14TH STREET, SUITE 230
BOULDER, CO 80304

WAYNE TOMLINSON
EL PASO CORPORATION
WESTERN PIPELINES
2 NORTH NEVADA AVENUE
COLORADO SFRINGS, CO 80903

KEVIN J. SIMONSEN ENERGY MANAGEMENT SERVICES 646 EAST THIRD AVENUE DURANGO, CO 81301 PHILIP D. LUSK
WESTERN ELECTRICITY COORDINATING COUNCIL
615 ARAPEEN DRIVE, SUITE 210
SALT LARE CITY, UT 84108-1262

SANDRA ELY NEW MEXICO ENVIRONMENT DEPARTMENT 1190 ST FRANCIS DRIVE SANTA FE, NM \$7501 BRIAN MCQUOWN RELIANT ENERGY 7251 AMIGO ST., SUITE 120 LAS VEGAS, NV 89119

DOUGLAS BROOKS NEVADA POWER COMPANY SIERRA PACIFIC POWER COMPANY 6226 WEST SAHARA AVENUE LAS VEGAS, NV 89151 ANITA HART SENTOR SPECIALIST/STATE REGULATORYAPFAIR SOUTHWEST GAS CORPORATION 5241 SPRING MOUNTAIN ROAD LAS VEGAS, NV 89193

RANDY SABLE SOUTHWEST CAS CORPORATION MAILSTOP: LVB-105 5241 SPRING MOUNTAIN ROAD LAS VEGAS, NV 89193

BILL SCHRAND SOUTHWEST GAS CORPORATON PO BOX 98510 IAS VEGAS, NV 89193-8510 JJ PRUCNAL SOUTHWEST GAS CORPORATION PO BOX 98510 LAS VEGAS, NV 89193-8510 MERIDITH J. STRAND SENIOR COUNSEL SOUTHWEST GAS CORPORATION PO BOX 98510 LAS VEGAS, NV 89193-8510

CYNTHIA MITCHELL ENERGY ECONOMICS, INC. 530 COLGATE COURT RENO, NV 89503 CHRISTOPHER A. HILEN ASSISTANT GENERAL COUNSEL SIERRA PACIFIC POWER COMPANY 6100 NEIL ROAD RENO, NV 89511

ELENA MELLO SIERRA PACIFIC POWER COMPANY 6100 NEIL ROAD RENO, NV 89520 TREVOR DILLARD SIERRA PACIFIC POWER COMPANY PO BOX 10100 6100 NEIL ROAD, MS 54A50 RENO, NV 89520

DARRELL SOYARS
MANAGER-RESOURCE PERMITTING&STRATEGIC
SIERRA PACIFIC RESOURCES
6100 NEIL ROAD
RENO, NV 89520-0024

FRANK LUCHETTI NEVADA DIV. OF ENVIRONMENTAL PROTECTION 901 S. STEWART ST., SUITE 4001 CARSON CITY, NV 89701

LEILANI JOHNSON KOWAL LOS ANGELES DEPT. OF WATER AND POWER 111 N. HOPE STREET, ROOM 1050 LOS ANGELES, CA 90012 LORRAINE PASKETT
DIRECTOR, LEGISLATIVE AND REG. AFFAIRS
LA DEPT. OF WATER & POWER
PO BOX 51111
111 N. HOWARD ST., ROOM 1536
LOS ANGELES, CA 90012

RANDY S. HOWARD LOS ANGELES DEPT. OF WATER AND POWER 111 NORTH HOPE STREET, ROOM 921 LOS ANGELES, CA 90012 ROBERT L. PETTINATO
LOS ANGELES DEPARTMENT OF WATER & POWER
111 NORTH HOPE STREET, SUITE 1150
LOS ANGELES, CA 90012

HUGH YAO SOUTHERN CALIFORNIA GAS COMPANY 555 W. 5TH ST, GT22G2 LOS ANGELES, CA 90013 RASHA PRINCE SOUTHERN CALIFORNIA GAS COMPANY 555 WEST 5TH STREET, GT14D6 LOS ANGELES, CA 90013

RANDALL W. KEEN
ATTORNEY AT LAW
MANATT PHELPS & PHILLIPS, LLP
11355 WEST OLYMPIC BLVD.
LOS ANGELES, CA 90064

S. NANCY WHANG ATTORNEY AT LAW MANATT, PHELPS & PHILLIPS, LLP 11355 WEST OLYMPIC BLVD. LOS ANGELES, CA 90064

PETER JAZAYERI STROOCK & STROOCK & LAVAN LLP 2029 CENTURY PARK EAST, SUITE 1800 LOS ANGELES, CA 90067 DEREK MARKOLF CALIFORNIA CLIMATE ACTION REGISTRY 515 S. FLOWER STREET, SUITE 1640 LOS ANGELES, CA 90071 DAVID NEMTZOW 1254 9TH STREET, NO. 6 SANTA MONICA, CA 90401 HARVEY EDER PUBLIC SOLAR POWER COALITION 1218 12TH ST., 25 SANTA MONICA, CA 90401

VITALY LEE AES ALAMITOS, LLC 690 N. STUDEBAKER ROAD LONG BEACH, CA 90803 STEVE ENDO DEPARTMENT OF WATER & POWER 150 S LOS ROBLES AVE., STE. 200 PASADENA, CA 91101

STEVEN G. LINS CITY OF CLENDALE OFFICE OF THE CITY ATTORNEY 613 EAST BROADWAY, SUITE 220 GLENDALE, CA 91206-4394 TOM HAMILTON
HANAGING PARTNER
ENERGY CONCIERGE SERVICES
321 MESA LILA RD
GLENDALE, CA 91208

BRUNO JEIDER BURBANK WATER & POWER 164 WEST MAGNOLIA BLVD. BURBANK, CA 91502 RICHARD J. MORILLO ASSISTANT CITY ATTORNEY CITY OF BURBANK 215 E. OLIVE AVENUE BURBANK, CA 91502

ROGER PELOTE WILLIAMS POWER COMPANY 12736 CALIFA STREET VALLEY VILLAGE, CA 91607 AIMEE BARNES
MANAGER REGULATORY AFFAIRS
ECOSECURITIES
HARVARD SQUARE
206 W. BONITA AVENUE
CLAREMONT, CA 91711

CASE ADMINISTRATION
SOUTHERN CALIFORNIA EDISON COMPANY
2244 WALNUT GROVE AVE., RM. 370
ROSEMEAD, CA 91770

TIM HEMIG NRG ENERGY, INC. 1819 ASTON AVENUE, SUITE 105 CARLSBAD, CA 92008

BARRY LOVELL 15708 POMERADO RD., SUITE 203 POWAY, CA 92064 ALDYN HOEKSTRA PACE GLOBAL ENERGY SERVICES 420 WEST BROADWAY, 4TH FLOOR SAN DIEGO, CA 92101

YVONNE GROSS REGULATORY POLICY MANAGER SEMPRA ENERGY HQ08C 101 ASH STREET SAN DIEGO, CA 92103 JOHN LAUN APOGEE INTERACTIVE, INC. 1220 ROSECRANS ST., SUITE 308 SAN DIEGO, CA 92106

KIM KIENER 504 CATALINA BLVD. SAN DIEGO, CA 92106 SCOTT J. ANDERS
RESEARCH/ADMINISTRATIVE DIRECTOR
UNIVERSITY OF SAN DIEGO SCHOOL OF LAW
5998 ALCALA PARK
SAN DIEGO, CA 92110

JOSEPH R. KLOBERDANZ SAN DIEGO GAS & ELECTRIC PO BOX 1831 SAN DIEGO, CA 92112

ANDREW MCALLISTER DIRECTOR OF OPERATIONS CALIFORNIA CENTER FOR SUSTAINABLE ENERGY 8690 BALBOA AVE., SUITE 100 SAN DIEGO, CA 92123

JACK BURKE LEGISLATIVE AFFAIRS MANAGER 8690 BALBOA AVE., SUITE 100 SAN DIEGO, CA 92123

JENNIFER PORTER POLICY ANALYST CALIFORNIA CENTER FOR SUSTAINABLE ENERGY CALIFORNIA CENTER FOR SUSTAINABLE ENERGY 8690 BALBOA AVENUE, SUITE 100 SAN DIEGO, CA 92123

SEPHRA A. NINOW POLICY ANALYST CALIFORNIA CENTER FOR SUSTAINABLE ENERGY 8690 BALBOA AVENUE, SUITE 100 SAN DIEGO, CA 92123

JOHN W. LESLIE ATTORNEY AT LAW LUCE, FORWARD, HAMILTON & SCRIPPS, LLP 11988 EL CAMINO REAL, SUITE 200 SAN DIEGO, CA 92130

ORLANDO B. FOOTE, III ATTORNEY AT LAW HORTON, KNOX, CARTER & FOOTE 895 BROADWAY, SUITE 101 EL CENTRO, CA 92243

ELSTON K. GRUBAUGH IMPERIAL IRRIGATION DISTRICT 333 EAST BARIONI BLVD. IMPERIAL, CA 92251

JAN PEPPER CLEAN POWER MARKETS, INC. PO BOX 3206 418 BENVENUE AVENUE LOS ALTOS, CA 94024

GLORIA D. SMITH ADAMS, BROADWELL, JOSEPH & CARDOZO 601 GATEWAY BLVD., SUITE 1000 SOUTH SAN FRANCISCO, CA 94080

MARC D. JOSEPH ADAMS BRADWELL JOSEPH & CARDOZO 601 GATEWAY BLVD. STE 1000 SOUTH SAN FRANCISCO, CA 94080

DIANE I. FELLMAN ATTORNEY AT LAW LAW OFFICES OF DIANE I. FELLMAN 234 VAN NESS AVENUE SAN FRANCISCO, CA 94102

HAYLEY COODSON ATTORNEY AT LAW THE UTILITY REFORM NETWORK 711 VAN NESS AVENUE, SUITE 350 SAN FRANCISCO, CA 94102

MICHEL FLORIO ATTORNEYS AT LAW 711 VAN NESS AVE., STE. 350 SAN FRANCISCO, CA 94102

DAN ADLER DIRECTOR, TECH AND POLICY DEVELOPMENT CALIFORNIA CLEAN ENERGY FUND 5 THIRD STREET, SUITE 1125 SAN FRANCISCO, CA 94103

MICHAEL A. HYAMS POWER ENTERPRISE-REGULATORY AFFAIRS SAN FRANCISCO PUBLIC UTILITIES COMM 1155 MARKET ST., 4TH FLOOR SAN FRANCISCO, CA 94103

THERESA BURKE SAN FRANCISCO PUC 1155 MARKET STREET, 4TH FLOOR SAN FRANCISO, CA 94103

NORMAN J. FURUTA ATTORNEY AT LAW FEDERAL EXECUTIVE AGENCIES 1455 MARKET ST., SUITE 1744 SAN FRANCISCO, CA 94103-1399 AMBER MAHONE
ENERGY & ENVIRONMENTAL ECONOMICS, INC.
101 MONTGOMERY STREET, SUITE 1600
SAN FRANCISCO, CA 94104

ANNABELLE MALINS
CONSUL-SCIENCE AND TECHNOLOGY
BRITISH CONSULATE-GENERAL
ONE SANSOME STREET, SUITE 850
SAN FRANCISCO, CA 94104

DEVRA WANG
NATURAL RESOURCES DEFENSE COUNCIL
111 SUTTER STREET, 20TH FLOOR
SAN FRANCISCO, CA 94104

KAREN TERRANOVA ALCANTAR & KAHL, LLP 120 MONTGOMERY STREET, STE 2200 SAN FRANCISCO, CA 94104

NORA SHERIFF ATTORNEY AT LAW ALCANTAR & KAHL, LLP 120 MONTGOMERY STREET, SUITE 2200 SAN FRANCISCO, CA 94104 OLOF BYSTROM DIRECTOR, WESTERN ENERGY CAMBRIDGE ENERGY RESEARCH ASSOCIATES 555 CALIFORNIA STREET, 3RD FLOOR SAN FRANCISCO, CA 94104

SETH HILTON ATTORNEY AT LAW STOEL RIVES 111 SUTTER ST., SUITE 700 SAN FRANCISCO, CA 94104 SHERYL CARTER
NATURAL RESOURCES DEFENSE COUNCIL
111 SUTTER STREET, 20TH FLOOR
SAN FRANCISCO, CA 94104

ASHLEE M. BONDS THELEN REID BROWN RAYSMAN&STEINER LLP SUITE 1900 101 SECOND STREET SAN FRANCISCO, CA 94105 CARMEN B. BASKETTE CORPORATE DEVELOPMENT PRINCIPAL 594 HOWARD ST., SUITE 400 SAN FRANCISCO, CA 94105

COLIN PETHERAM DIRECTOR-REGULATORY SBC CALIFORNIA 140 NEW MONTGOMERY ST., SUITE 1325 SAN FRANCISCO, CA 94105 JAMES W. TARNAGHAN DUANE MORRIS LLP SUITE 2000 ONE MARKET, SPEAR TOWER SAN FRANCISCO, CA 94105

KEVIN FOX WILSON SONSINI GOODRICH & ROSATI ONE MARKET STREET, SPEAR TOWER, 3300 SAN FRANCISCO, CA 94105 KHURSHID KHOJA ASSOCIATE THELEN REID BROWN RAYSMAN & STEINER 101 SECOND STREET, SUITE 1800 SAN FRANCISCO, CA 94105

PETER V. ALLEN THELEN REID BROWN RAYSMAN & STEINER 101 SECOND STREET, SUITE 1800 SAN FRANCISCO, CA 94105 SHERIDAN J. PAUKER WILSON SONSINI GOODRICH & ROSATI SPEAR TOWER, SUITE 3300 ONE MARKET ST SAN FRANCISCO, CA 94105

ROBERT J. REINHARD MORRISON AND FOERSTER 425 MARKET STREET SAN FRANCISCO, CA 94105-2482

CALIFORNIA ENERGY MARKETS 517-B POTRERO AVENUE SAN FRANCISCO, CA 94110 HOWARD V. GOLUB NIXON PEABODY LLP 2 EMBARCADERO CENTER, STE. 2700 SAN FRANCISCO, CA 94111

JANINE L. SCANCARELLI ATTORNEY AT LAW FOLGER, LEVIN & KAHN, LLP 275 BATTERY STREET, 23RD FLOOR SAN FRANCISCO, CA 94111

JOSEPH F. WIEDMAN ATTORNEY AT LAW GOODIN MACBRIDE SQUERT DAY & LAMPREY LLP 50 CALIFORNIA STREET, 34TH FLOOR 505 SANSOME STREET, SUITE 900 SAN FRANCISCO, CA 94111

MARTIN A. MATTES NOSSAMAN, GUTHNER, KNOX & ELLIOTT, LLP SAN FRANCISCO, CA 94111

JEN MCGRAW CENTER FOR NEIGHBORHOOD TECHNOLOGY PO BOX 14322 SAN FRANCISCO, CA 94114

LISA WEINZIMER ASSOCIATE EDITOR PLATTS MCGRAW-HILL 695 MINTH AVENUE, NO. 2 SAN FRANCISCO, CA 94118

STEVEN MOSS SAN FRANCISCO COMMUNITY POWER COOP 2325 3RD STREET, SUITE 344 SAN FRANCISCO, CA 94120

SHAUN ELLIS 2183 UNION STREET SAN FRANCISCO, CA 94123

ARNO HARRIS RECURRENT ENERGY, INC. 220 HALLECK ST., SUITE 220 SAN FRANCISCSO, CA 94129

ED LUCHA PROJECT COORDINATOR PACIFIC GAS AND ELECTRIC COMPANY PO BOX 770000, MAIL CODE B9A SAN FRANCISCO, CA 94177

GRACE LIVINGSTON-NUNLEY ASSISTANT PROJECT MANAGER PACIFIC GAS AND ELECTRIC COMPANY PO BOX 770000 MAIL CODE B9A SAN FRANCISCO, CA 94177

JASMIN ANSAR PG&E MAIL CODE B24A PO BOX 770000 SAN FRANCISCO, CA 94177

JONATHAN FORRESTER PĢ&E MATL CODE N13C PO BOX 770000 SAN FRANCISCO, CA 94177 SEBASTIEN CSAPO PROJECT MANAGER PACIFIC GAS AND ELECTRIC COMPANY MAIL CODE B9A PO BOX 770000 SAN FRANCISCO, CA 94177

SOUMYA SASTRY PACIFIC GAS AND ELECTRIC COMPANY MAIL CODE B9A PO BOX 770000 SAN FRANCISCO, CA 94177

STEPHANIE LA SHAWN PACIFIC GAS AND ELECTRIC COMPANY PO BOX 770000, HAIL CODE B9A SAN FRANCISCO, CA 94177

VALERIE J. WINN PACIFIC GAS AND ELECTRIC COMPANY PO BOX 770000, B9A SAN FRANCISCO, CA 94177-0001

KARLA DAILEY CITY OF PALO ALTO UTILITIES DEPARTMENT BOX 10250 PALO ALTO, CA 94303 FARROKH ALBUYEH VICE PRESIDENT OPEN ACCESS TECHNOLOGY INTERNATIONAL INC CLAYTON, CA 94517 SUITE 910 1875 SOUTH GRANT STREET SAN MATEO, CA 94402

GREG BLUE 140 MOUNTAIN PRWY.

DEAN R. TIBBS PRESIDENT ADVANCED ENERGY STRATEGIES, INC. 1390 WILLOW PASS ROAD, SUITE 610 CONCORD, CA 94520 JEFFREY L. HAHN COVANTA ENERGY CORPORATION 876 MT. VIEW DRIVE LAFAYETTE, CA 94549

ANDREW J. VAN HORN VAN HORN CONSULTING 12 LIND COURT ORINDA, CA 94563

SUE KATELEY EXECUTIVE DIRECTOR CALIFORNIA SOLAR ENERGY INDUSTRIES ASSN PO BOX 782 RIO VISTA, CA 94571

JOSEPH M. PAUL SENIOR CORPORATE COUNSEL DYNEGY, INC. 2420 CAMINO RAMON, SUITE 215 SAN RAMON, CA 94583

MONICA A. SCHWEBS, ESQ. BINGHAM MCCUTCHEN LLP SUITE 210 1333 N. CALIFORNIA BLVD. WALNUT CREEK, CA 94596

PETER W. HANSCHEN ATTORNEY AT LAW MORRISON & FOERSTER, LLP 101 YGNACIO VALLEY ROAD, SUITE 450 WALNUT CREEK, CA 94596

JOSEPH HENRI 31 MIRAMONTE ROAD WALNUT CREEK, CA 94597

PATRICIA THOMPSON SUMMIT BLUE CONSULTING 2920 CAMINO DIABLO, SUITE 210 WALNUT CREEK, CA 94597

WILLIAM F. DIETRICH ATTORNEY AT LAW DIETRICH LAW 2977 YGNACIO VALLEY ROAD, 613 WALNUT CREEK, CA 94598-3535

BETTY SETO POLICY ANALYST KEMA, INC. 492 NINTH STREET, SUITE 220 OAKLAND, CA 94607

GERALD L. LAHR ABAG POWER 101 EIGHTH STREET OAKLAND, CA 94607

JODY S. LONDON JODY LONDON CONSULTING PO BOX 3629 OAKLAND, CA 94609

STEVEN SCHILLER SCHILLER CONSULTING, INC. 111 HILLSIDE AVENUE PIEDMONT, CA 94611

MRW & ASSOCIATES, INC. 1014 FRANKLIN STREET, SUITE 720 OAKLAND, CA 94612

REED V. SCHMIDT VICE PRESIDENT BARTLE WELLS ASSOCIATES 1889 ALCATRAZ AVENUE BERKELEY, CA 94703

ADAM BRIONES
THE GREENLINING INSTITUTE
1918 UNIVERSITY AVENUE, 2ND FLOOR
BERKELEY, CA 94704

CLYDE MURLEY 1031 ORDWAY STREET ALBANY, CA 94706

BRENDA LEMAY DIRECTOR OF PROJECT DEVELOPMENT HORIZON WIND ENERGY 1600 SHATTUCK, SUITE 222 BERKELEY, CA 94709 CARLA PETERMAN UCEI 2547 CHANNING WAY BERRELEY, CA 94720

EDWARD VINE LAWRENCE BERKELEY NATIONAL LABORATORY BUILDING 90-4000 BERKELEY, CA 94720 RYAN WISER
BERKELEY LAB
MS-90-4000
ONE CYCLOTRON ROAD
BERKELEY, CA 94720

CHRIS MARNAY BERKELEY LAB 1 CYCLOTRON RD MS 90R4000 BERKELEY, CA 94720-8136 PHILLIP J. MULLER SCD ENERGY SOLUTIONS 436 NOVA ALBION WAY SAN RAFAEL, CA 94903

RITA NORTON RITA NORTON AND ASSOCIATES, LLC 18700 BLYTHSWOOD DRIVE, LOS GATOS, CA 95030 CARL PECHMAN
POWER ECONOMICS
901 CENTER STREET
SANTA CRUZ, CA 95060

MAHLON ALDRIDGE ECOLOGY ACTION PO BOX 1188 SANTA CRUZ, CA 95060 RICHARD SMITH MODESTO IRRIGATION DISTRICT 1231 11TH STREET MODESTO, CA 95352-4060

CHRISTOPHER J. MAYER MODESTO IRRIGATION DISTRICT 1231 11TH STREET MODESTO, CA 95354 ROGER VAN HOY MODESTO IRRIGATION DISTRICT 1231 11TH STREET MODESTO, CA 95354

WES MONIER STRATEGIC ISSUES AND PLANNING MANAGER TURLOCK IRRIGATION DISTRICT 333 EAST CANAL DRIVE, PO BOX 949 TURLOCK, CA 95381-0949 BARBARA R. BARKOVICH BARKOVICH & YAP, INC. 44810 ROSEWOOD TERRACE MENDOCINO, CA 95460

JOHN R. REDDING
ARCTURUS ENERGY CONSULTING
44810 ROSEWOOD TERRACE
MENDOCINO, CA 95460

CLARK BERNIER RLW ANALYTICS 1055 BROADWAY, SUITE G SONOMA, CA 95476 RICHARD MCCANN, PH.D M. CUBED 2655 PORTAGE BAY, SUITE 3 DAVIS, CA 95616 CAROLYN M. KEHREIN ENERGY MANAGEMENT SERVICES 1505 DUNLAP COURT DIXON, CA 95620-4208

CALIFORNIA ISO LEGAL AND REGULATORY DEPARTMENT 151 BLUE RAVINE ROAD FOLSOM, CA 95630 GRANT ROSENBLUM, ESQ.
CALIFORNIA ISO
LEGAL AND REGULATORY DEPARTMENT
151 BLUE RAVINE ROAD
FOLSOM, CA 95630

KAREN EDSON 151 BLUE RAVINE ROAD FOLSOM, CA 95630 ROBIN SMUTNY-JONES CALIFORNIA ISO 151 BLUE RAVINE ROAD FOLSOM, CA 95630

SAEED FARROKHPAY FEDERAL ENERGY REGULATORY COMMISSION 110 BLUE RAVINE RD., SUITE 107 FOLSOM, CA 95630 DAVID BRANCHCOMB BRANCHCOMB ASSOCIATES, LLC 9360 OAKTREE LANE ORANGEVILLE, CA 95662

KENNY SWAIN
NAVIGANT CONSULTING
3100 ZINFANDEL DRIVE, SUITE 600
RANCHO CORDOVA, CA 95670

KIRBY DUSEL
NAVIGANT CONSULTING, INC.
3100 ZINFANDEL DRIVE, SUITE 600
RANCHO CORDOVA, CA 95670

GORDON PICKERING
PRINCIPAL
NAVIGANT CONSULTING, INC.
3100 ZINFANDEL DRIVE, SUITE 600
RANCHO CORDOVA, CA 95670-6078

LAURIE PARK
NAVIGANT CONSULTING, INC.
3100 ZINFANDEL DRIVE, SUITE 600
RANCHO CORDOVA, CA 95670-6078

DAVID REYNOLDS MEMBER SERVICES MANAGER NORTHERN CALIFORNIA FOWER AGENCY 180 CIRBY WAY ROSEVILLE, CA 95678-6420 SCOTT TOMASHEFSKY NORTHERN CALIFORNIA POWER AGENCY 180 CIRBY WAY ROSEVILLE, CA 95678-6420

ELLEN WOLFE RESERO CONSULTING 9289 SHADOW BROOK PL. GRANITE BAY, CA 95746 AUDRA HARTMANN 980 NINTH STREET, SUITE 2130 SACRAMENTO, CA 95814

BOB LUCAS LUCAS ADVOCATES 1121 L STREET, SUITE 407 SACRAMENTO, CA 95814 CURT BARRY 717 K STREET, SUITE 503 SACRAMENTO, CA 95814 DAVID L. MODISETTE EXECUTIVE DIRECTOR CALIFORNIA ELECTRIC TRANSP. COALITION 1015 K STREET, SUITE 200 SACRAMENTO, CA 95814 KELLIE SMITH
SENATE ENERGY/UTILITIES & COMMUNICATION
STATE CAPITOL, ROOM 4038
SACRAMENTO, CA 95814

MICHAEL WAUGH AIR RESOURCES BOARD 1001 10TH STREET SACRAMENTO, CA 95814 PATRICK STONER
PROGRAM DIRECTOR
LOCAL COVERNMENT COMMISSION
1303 J STREET, SUITE 250
SACRAMENTO, CA 95914

RACHEL MCMAHON CEERT 1100 11TH STREET, SUITE 311 SACRAMENTO, CA 95814 WEBSTER TASAT
AIR RESOURCES BOARD
1001 I STREET
SACRAMENTO, CA 95814

STEVEN KELLY INDEPENDENT ENERGY PRODUCERS ASSN 1215 K STREET, SUITE 900 SACRAMENTO, CA 95814-3947 EDWARD J. TIEDEMANN ATTORNEY AT LAW KRONICK, MOSKOVITZ, TIEDEMANN & GIRARD 400 CAPITOL MALL, 27TH FLOOR SACRAMENTO, CA 95814-4416

JOSHUA BUSHINSKY
WESTERN POLICY COORDINATOR
PEW CENTER ON GLOBAL CLIMATE CHANGE
2101 WILSON BLVD., SUITE 550
ARLINGTON, VA 95816

LYNN HAUG ELLISON, SCHNEIDER & HARRIS, LLP 2015 H STREET SACRAMENTO, CA 95816

OBADIAH BARTHOLOMY
MECHANICAL ENGINEER
SACRAMENTO MUNICIPAL UTILITY DISTRICT
M.S. B257
6201 S. STREET
SACRAMENTO, CA 95817

BUD BEEBE SACRAMENTO MUNICIPAL UTIL DIST MS B257 6201 S STREET SACRAMENTO, CA 95817-1899

BALWANT S. PUREWAL DEPARTMENT OF WATER RESOURCES 3310 EL CAMINO AVE., LL-90 SACRAMENTO, CA 95821 DOUGLAS MACMULLLEN
CHIEF, POWER PLANNING SECTION
CA DEPARTMENT OF WATER RESOURCES
3310 EL CAMINO AVE., ROOM 356
SACRAMENTO, CA 95821

KAREM NORENE MILLS ATTORNEY AT LAW CALIFORNIA FARM BUREAU FEDERATION 2300 RIVER PLAZA DRIVE SACRAMENTO, CA 95833 RAREN LINDH LINDH & ASSOCIATES 7909 WALERGA ROAD, NO. 112, PMB [19] ANTELOPE, CA 95843

ELIZABETH W. HADLEY CITY OF REDDING 777 CYPRESS AVENUE REDDING, CA 96001 DENISE HILL DIRECTOR 4004 KRUSE WAY PLACE, SUITE 150 LAKE OSWEGO, OR 97035 ANNIE STANGE ALCANTAR & KAHL 1300 SW FIFTH AVE., SUITE 1750 PORTLAND, OR 97201 ELIZABETH WESTBY
ALCANTAR & KAHL, LLP
1300 SW FIFTH AVENUE, SUITE 1700
PORTLAND, OR 97201

ALEXIA C. KELLY THE CLIMATE TRUST 65 SW YAMHILL STREET, SUITE 400 PORTLAND, OR 97204 ALAN COMNES
WEST COAST POWER
3934 SE ASH STREET
PORTLAND, OR 97214

KYLE SILON ECOSECURITIES CONSULTING LIMITED 529 SE GRAND AVENUE PORTLAND, OR 97214 CATHIE ALLEN
CA STATE MGR.
PACIFICORD
825 NE MULTNOMAN STREET, SUITE 2000
PORTLAND, OR 97232

PHIL CARVER OREGON DEPARTMENT OF ENERGY 625 MARION ST., NE SALEM, OR 97301-3737 SAM SADLER OREGON DEPARTMENT OF ENERGY 625 NE MARION STREET SALEM, OR 97301-3737

LISA SCHWARTZ SENIOR ANALYST ORGEON PUBLIC UTILITY COMMISSION PO BOX 2148 SALEM, OR 97308-2148 CLARE BREIDENICH 224 1/2 24TH AVENUE EAST SEATTLE, WA 98112

DONALD SCHOENBECK RCS, INC. 900 WASHINGTON STREET, SUITE 780 VANCOUVER, WA 98660 JESUS ARREDONDO NRG ENERGY INC. 4600 CARLSBAD BLVD. CARLSBAD, CA 99208

CHARLIE BLAIR
DELTA ENERGY & ENVIRONMENT
15 GREAT STUART STREET
EDINBURGH, UK EH2 7TP
UNITED KINGDOM

KAREN MCDONALD POWEREX CORPORATION 1400, 666 BURRAND STREET VANCOUVER, BC V6C 2X8 CANADA

State Service

JAMES LOEWEN
CALIF PUBLIC UTILITIES COMMISSION
RATEMAKING BRANCH
320 WEST 4TH STREET SUITE 500
LOS ANGELES, CA 90013

CLARENCE BINNINGER
DEPUTY ATTORNEY GENERAL
CALIFORNIA ATTORNEY GENERAL'S OFFICE
455 GOLDEN GATE AVENUE, SUITE 11000
SAN FRANICSCO, CA 94102

DAVID ZONANA
DEPUTY ATTORNEY GENERAL
CALIFORNIA ATTORNEY GENERAL'S OFFICE
455 GOLDEN GATE AVENUE, SUITE 11000
SAN FRANCISCO, CA 94102

ANDREW CAMPBELL CALIF PUBLIC UTILITIES COMMISSION EXECUTIVE DIVISION ROOM 5203 505 VAN MESS AVENUE SAN FRANCISCO, CA 94102-3214

ANNE GILLETTE CALIF PUBLIC UTILITIES COMMISSION ENERGY RESOURCES BRANCH AREA 4-A 505 VAN NESS AVENUE SAN FRANCISCO, CA 94102-3214

CHARLOTTE TERKEURST CALIF PUBLIC UTILITIES COMMISSION DIVISION OF ADMINISTRATIVE LAW JUDGES ROOM 5117 505 VAN NESS AVENUE SAN FRANCISCO, CA 94102-3214

DONALD R. SMITH CALIF PUBLIC UTILITIES COMMISSION ELECTRICITY RESOURCES 6 PRICING BRANCH ROOM 4209 505 VAN NESS AVENUE SAN FRANCISCO, CA 94102-3214

EUGENE CADENASSO CALIF PUBLIC UTILITIES COMMISSION RATEMAKING BRANCH AREA 4-A 505 VAN NESS AVENUE SAN FRANCISCO, CA 94102-3214

HENRY STERN CALIF PUBLIC UTILITIES COMMISSION DIVISION OF ADMINISTRATIVE LAW JUDGES ROOM 2106 505 VAN NESS AVENUE SAN FRANCISCO, CA 94102-3214

JACQUELINE GREIG CALIF PUBLIC UTILITIES COMMISSION ENERGY COST OF SERVICE & NATURAL GAS BRA DIVISION OF STRATEGIC PLANNING ROOM 4102 505 VAN NESS AVENUE SAN FRANCISCO, CA 94102-3214

JASON R. SALMI KLOTZ CALIF PUBLIC UTILITIES COMMISSION ENERGY RESOURCES BRANCH AREA 4-A 505 VAN NESS AVENUE SAN FRANCISCO, CA 94102-3214

JOEL T. PERLSTEIN CALIF PUBLIC UTILITIES COMMISSION LEGAL DIVISION **ROOM 5133** 505 VAN NESS AVENUE SAN FRANCISCO, CA 94102-3214

JUDITH IKLE CALIF FUBLIC UTILITIES COMMISSION ENERGY RESOURCES BRANCH ROOM 4012 505 VAN NESS AVENUE

BETH MOORE CALIF PUBLIC UTILITIES COMMISSION ELECTRICITY RESOURCES & PRICING BRANCH ROOM 4103 505 VAN NESS AVENUE SAN FRANCISCO, CA 94102-3214

CHRISTINE S. TAM CALIF PUBLIC UTILITIES COMMISSION ELECTRICITY RESOURCES & PRICING BRANCH ROOM 4209 505 VAN NESS AVENUE SAN FRANCISCO, CA 94102-3214

ED MOLDAVSKY CALIF PUBLIC UTILITIES COMMISSION LEGAL DIVISION ROOM 5130 505 VAN NESS AVENUE SAN FRANCISCO, CA 94102-3214

HARVEY Y. MORRIS CALIF PUBLIC UTILITIES COMMISSION LEGAL DIVISION ROOM 5036 505 VAN NESS AVENUE SAN FRANCISCO, CA 94102-3214

JACLYN MARKS CALIF PUBLIC UTILITIES COMMISSION EXECUTIVE DIVISION **ROOM 5306** 505 VAN NESS AVENUE SAN FRANCISCO, CA 94102-3214

JAMIE FORDYCE CALIF PUBLIC UTILITIES COMMISSION AREA 5-B 505 VAN NESS AVENUE SAN FRANCISCO, CA 94102-3214

JEORGE S. TAGNIPES CALIF PUBLIC UTILITIES COMMISSION ENERGY RESOURCES BRANCH AREA 4-A 505 VAN NESS AVENUE SAN FRANCISCO, CA 94102-3214

JONATHAN LAKETTZ CALIF PUBLIC UTILITIES COMMISSION DIVISION OF ADMINISTRATIVE LAW JUDGES ROOM 5020 505 VAN NESS AVENUE SAN FRANCISCO, CA 94102-3214

JULIE A. FITCH CALIF PUBLIC UTILITIES COMMISSION DIVISION OF STRATEGIC PLANNING **ROOM** 5119 505 VAN NESS AVENUE

SAN FRANCISCO, CA 94102-3214

KRISTIN RALFF DOUGLAS
CALIF PUBLIC UTILITIES COMMISSION
DIVISION OF STRATEGIC PLANNING
ROOM 5119
505 VAN MESS AVENUE
SAN FRANCISCO, CA 94102-3214

LANA TRAN
CALIF PUBLIC UTILITIES COMMISSION
ELECTRIC GENERATION PERFORMANCE BRANCH
AREA 2-D
505 VAN NESS AVENUE
SAN FRANCISCO, CA 94102-3214

MEG GOTTSTEIN
CALIF PUBLIC UTILITIES COMMISSION
DIVISION OF ADMINISTRATIVE LAW JUDGES
ROOM 2106
505 VAN NESS AVENUE
SAN FRANCISCO, CA 94102-3214

PAMELA WELLNER
CALIF PUBLIC UTILITIES COMMISSION
ENERGY RESOURCES BRANCH
AREA 4-A
505 VAN MESS AVENUE
SAN FRANCISCO, CA 94102-3214

PEARLIE SABINO
CALIF PUBLIC UTILITIES COMMISSION
ENERGY COST OF SERVICE & NATURAL GAS BRA
ROOM 4209
505 VAN NESS AVENUE
SAN FRANCISCO, CA 94102-3214

RICHARD A. MYERS
CALIF PUBLIC UTILITIES COMMISSION
RATEMAKING BRANCH
AREA 4-A
505 VAN NESS AVENUE
SAN FRANCISCO, CA 94102-3214

SCOTT MURTISHAW
CALIF PUBLIC UTILITIES COMMISSION
ENERGY DIVISION
AREA 4-A
505 VAN NESS AVENUE
SAN FRANCISCO, CA 94102-3214

STEVE ROSCOW
CALIF PUBLIC UTILITIES COMMISSION
RATEMAKING BRANCH
AREA 4-A
505 VAN NESS AVENUE
SAN FRANCISCO, CA 94102-3214

BILL LOCKYER STATE ATTORNEY GENERAL STATE OF CALIFORNIA, DEPT OF JUSTICE FO BOX 944255 SACRAMENTO, CA 94244-2550 SAN FRANCISCO, CA 94102-3214

LAINIE MOTAMEDI CALIF PUBLIC UTILITIES COMMISSION DIVISION OF STRATEGIC PLANNING ROOM 5119 505 VAN NESS AVENUE SAN FRANCISCO, CA 94102-3214

MATTHEW DEAL CALIF PUBLIC UTILITIES COMMISSION EXECUTIVE DIVISION ROOM 5215 505 VAN NESS AVENUE SAN FRANCISCO, CA 94102-3214

NANCY RYAN
CALIF PUBLIC UTILITIES COMMISSION
EXECUTIVE DIVISION
ROOM 5217
505 VAN MESS AVENUE
SAN FRANCISCO, CA 94102-3214

PAUL S. PHILLIPS
CALIF PUBLIC UTILITIES COMMISSION
ELECTRICITY RESOURCES & PRICING BRANCH
ROOM 4101
505 VAN NESS AVENUE
SAN FRANCISCO, CA 94102-3214

RAHMON MOMOH
CALIF PUBLIC UTILITIES COMMISSION
ELECTRICITY RESOURCES & PRICING BRANCH
ROOM 4205
505 VAN NESS AVENUE
SAN FRANCISCO, CA 94102-3214

SARA M. KAMINS
CALIF PUBLIC UTILITIES COMMISSION
ENERGY RESOURCES BRANCH
AREA 4-A
505 VAN NESS AVENUE
SAN FRANCISCO, CA 94102-3214

SEAN A. SIMON
CALIF PUBLIC UTILITIES COMMISSION
ENERGY RESOURCES BRANCH
AREA 4-A
505 VAN MESS AVENUE
SAN FRANCISCO, CA 94102-3214

THERESA CHO
CALIF PUBLIC UTILITIES COMMISSION
EXECUTIVE DIVISION
ROOM 5207
505 VAN NESS AVENUE
SAN FRANCISCO, CA 94102-3214

KEN ALEX PO BOX 944255 1300 I STREET, SUITE 125 SACRAMENTO, CA 94244-2550 BALDASSARO DICAPO CALIFORNIA ISO LEGAL AND REGULATORY DEPARTMENT 151 BLUE RAVINE ROAD FOLSOM, CA 95630 JUDITH B. SANDERS ATTORNEY AT LAW CALIFORNIA INDEPENDENT SYSTEM OPERATOR 151 BLUE RAVINE ROAD FOLSOW, CA 95630

JULIE CILL
EXTERNAL AFFAIRS MANAGER
CALIFORNIA INDEPENDENT SYSTEM OPERATOR
151 BLUE RAVINE ROAD
FOLSOM, CA 95630

MARY MCDONALD DIRECTOR OF STATE AFFAIRS CALIFORNIA INDEPENDENT SYSTEM OPERATOR 151 BLUE RAVINE ROAD FOLSOM, CA 95630

PHILIP D. PETTINGILL CALIFORNIA INDEPENDENT SYSTEM OPERATOR 151 BLUE RAVINE ROAD FOLSOM, CA 95630 MICHAEL SCHEIBLE
DEPUTY EXECUTIVE OFFICER
CALIFORNIA AIR RESOURCES BOARD
1001 I STREET
SACRAMENTO, CA 95677

MEG GOTTSTEIN ADMINISTRATIVE LAW JUDGE PO BOX 210/21496 NATIONAL STREET VOLCANO, CA 95689 PAM BURMICH AIR RESOURCES BOAD 1001 I STREET, BOX 2815 SACRAMENTO, CA 95812

B. B. BLEVINS EXECUTIVE DIRECTOR CALIFORNIA EMERGY COMMISSION 1516 9TH STREET, MS-39 SACRAMENTO, CA 95814 DARYL METZ CALIFORNIA ENERGY COMMISSION 1516 9TH ST., MS-20 SACRAMENTO, CA 95814

DEBORAH SLON
DEPUTY ATTORNEY GENERAL, ENVIRONMENT
OFFICE OF THE ATTORNEY GENERAL
1300 I STREET, 15TH FLOOR
SACRAMENTO, CA 95814

DON SCHULTZ
CALIF PUBLIC UTILITIES COMMISSION
ELECTRICITY RESOURCES & PRICING BRANCH
770 L STREET, SUITE 1050
SACRAMENTO, CA 95814

KAREN GRIFFIN EXECUTIVE OFFICE CALIFORNIA ENERGY COMMISSION 1516 9TH STREET, MS 39 SACRAMENTO, CA 95814 LISA DECARLO STAFF COUNSEL CALIFORNIA ENERGY COMMISSION 1516 9TH STREET MS-14 SACRAMENTO, CA 95814

MARC PRYOR CALIFORNIA ENERGY COMMISSION 1516 9TH ST., MS-20 SACRAMENTO, CA 95814 MICHELLE GARCIA AIR RESOURCES BOARD 1001 I STREET SACRAMENTO, CA 95814

PIERRE H. DUVAIR CALIFORNIA ENERGY COMMISSION 1516 NINTH STREET, MS-41 SACRAMENTO, CA 95814 WADE MCCARTNEY
CALIF PUBLIC UTILITIES COMMISSION
DIVISION OF STRATEGIC PLANNING
770 L STREET, SUITE 1050
SACRAMENTO, CA 95814

CAROL J. HURLOCK CALIFORNIA DEPT. OF WATER RESOURCES JOINT OPERATIONS CENTER 3310 EL CAMINO AVE. RM 300 SACRAMENTO, CA 95821 HOLLY B. CRONIN STATE WATER PROJECT OPERATIONS DIV CALIFORNIA DEPARTMENT OF WATER RESOURCES 3310 EL CAMINO AVE., LL-90 SACRAMENTO, CA 95821