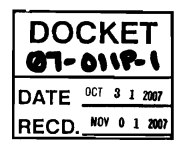
BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

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

R.06-04-009



PRE-WORKSHOP COMMENTS OF SIERRA PACIFIC POWER COMPANY (U 903 E) ON ALLOWANCE ALLOCATION ISSUES

Į

William W. Westerfield, III Ellison, Schneider & Harris, L.L.P. 2015 H Street Sacramento, CA 95814 Tel: (916) 447-2166

Tel: (916) 447-2166 Fax: (916) 447-3512

Email: www@eslawfirm.com

October 31, 2007

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.

R.06-04-009

PRE-WORKSHOP COMMENTS OF SIERRA PACIFIC POWER COMPANY (U 903 E) ON ALLOWANCE ALLOCATION ISSUES

I. INTRODUCTION

Sierra Pacific Power Company (Sierra) now responds to the invitation extended in the "Administrative Law Judge's Ruling Requesting Comments And Noticing Workshop On Allowance Allocation Issues" (Ruling) issued on October 15, 2007, to file comments on questions contained in the Ruling.

Sierra appreciates the opportunity to comment on policy issues related to the distribution of emission allowances if a cap and trade system is adopted. Sierra is a multi-jurisdictional utility (MJU) that provides retail electric service to northern Nevada and northeastern California on an integrated basis. Most of Sierra's generating resources used to serve California customers are located in Nevada and states outside of California, and thus are imported into California. Sierra serves California customers with both internal generation and with resources that it procures under contract to suppliers in Nevada and other states. California represents roughly 6% of Sierra's system load.

Because of the unique and complex issues associated with serving California customers with an integrated, interstate system, Sierra is not prepared at the present time

Response to Question 1:

Sierra concurs with the MAC that California should strive to distribute allowances consistently with the fundamental objectives of cost-effectiveness, fairness and simplicity. In particular, of the principles enunciated by the MAC, and copied by the Commission in the Ruling, Sierra would assign the most weight to (a) ("Reduces the cost of the program to consumers, especially low-income consumers") and (h) ("Helps to ensure market liquidity"). These two principles are consistent with obligations imposed on Sierra by Nevada law and the Public Utilities Commission of Nevada relating to least cost ratemaking.

In addition, Sierra proposes the following evaluation criteria specific to its needs as an MJU:

- Any allowance allocation system should avoid imposing on out-of-state customers the costs of California compliance. Any price signals from an allocation method should insulate out-of-state ratepayers.
- Initially, allowances should be distributed freely based upon current emissions.
 Any auctioning of allowances should be phased in gradually to allow time to invest in lower carbon emission technologies.
- 3. Since it is not possible to trace the origin of electricity delivered to California from an MJU's out-of-state resources, allowances should be distributed accordingly to the same pro rata share of GHG emissions from the MJU's multi-state system that California load bears to Sierra's system load.
- GHG emissions reductions per megawatt hour (MWh) of energy delivered to an MJU's California customers that are achieved at facilities outside of California

- should qualify as tradable allowances eligible to offset emissions apportioned to California load.
- GHG emissions reductions associated with renewable facilities used to comply
 with the California RPS should qualify as tradable allowances eligible to offset
 emissions apportioned to California load.
- 6. Whether or not GHG emissions reductions qualify as tradable allowances, an allowance allocation scheme should be flexible enough to permit an MJU to apportion such reductions to its compliance obligation in California under either a load based or first seller approach.
- California should accept offsets from outside California with no geographic restrictions. At a minimum, California should accept offsets generated in the same states from which California counts GHG emissions under AB 32.
- The allowance allocation scheme must take into account demand growth in Sierra's system load.
- Regulatory oversight is necessary to prevent market power in the resale of allowances.
- 10. If an auction scheme is adopted it needs to ensure liquidity to enable compliance entities that are short to buy allowances in the marketplace at a stable price.
- 11. If an auction scheme is adopted it should also guard against rate shock by transitioning gradually.

Sierra believes that these evaluation criteria should be utilized as the Commission moves forward in formulating not just recommendations for distributing allowances but also when making any comprehensive proposal encompassing an entire cap and trade

system. Again, Sierra reserves the right to respond to the other Questions contained in the Ruling at a later date, and in particular when more information on how the Commission would implement an allocation scheme becomes available.

III. CONCLUSION

Sierra looks forward to working with the Commission and Energy Division staff to implement the worthy goals of AB 32 compatibly with its obligations under both California and Nevada law. Sierra believes that incorporating the evaluation criteria presented above will facilitate those goals while avoiding potential conflicts with Nevada regulatory requirements.

Dated: October 31, 2007

WM. W. Walefiel 14

William W. Westerfield, III

Ellison, Schneider & Harris, L.L.P. 2015 H Street Sacramento, California 95814-3109

Telephone: (916) 447-2166 Facsimile: (916) 447-3512

Attorneys for Sierra Pacific Power Company

CERTIFICATE OF SERVICE

I hereby certify that I have this day served a copy of the "Pre-Workshop Comments Of Sierra Pacific Power Company (U 903 E) On Allowance Allocation Issues" 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 as required in this Rulemaking. I have also served this same document on the California Energy Commission in Docket No. 07-OIIP-01 as directed in the October 15, 2007 California Public Utilities Commission Ruling in R.06-04-009. Those parties without email addresses or from which I received a delivery failed message were served by first-class mail with postage prepaid.

Executed on October 31, 2007 at Sacramento, California.

/s/_		
	<u> </u>	
Eric Janssen		

R.06-04-009 Service List October 31, 2007

cadams@covantaenergy.com steven.schleimer@barclayscapital.com steven.huhman@morganstanley.com rick_noger@praxair.com keith.mccrea@sablaw.com ajkatz@mwe.com ckrupka@mwe.com lisa.decker@constellation.com cswoollums@midamerican.com kevin.boudreaux@calpine.com trdill@westernhubs.com ej_wright@oxy.com pseby@mckennalong.com todil@mckennalong.com steve.koerner@elpaso.com jenine.schenk@apses.com ibw@slwplc.com kelly.barr@srpnet.com rrtaylor@srpnet.com smichel@westernresources.org roger.montgomery@swgas.com ron.deaton@ladwp.com snewsom@semprautilities.com dhuard@manatt.com curtis.kebler@gs.com dehling@klng.com gregory.koiser@constellation.com npedersen@hanmor.com mmazur@3phasesRenewables.com tiffany.rau@bp.com klatt@energyattorney.com rhelgeson@scppa.org douglass@energyattomey.com pssed@adelphia.net akbar.jazayeri@sce.com annette.gilliam@sce.com cathy.karlstad@sce.com Laura.Genao@sce.com rkmoore@gswater.com dwood8@cox.net amsmith@sempra.com atrial@sempra.com apak@sempraglobal.com dhecht@sempratrading.com daking@sempra.com

svongdeuane@semprasolutions.com troberts@sempra.com liddell@energyattomey.com marcie.milner@shell.com rwinthrop@pilotpowergroup.com tdarton@pilotpowergroup.com Ischavrien@semprautilities.com GloriaB@anzaelectric.org llund@commerceenergy.com thunt@cecmail.org jeanne.sole@sfgov.org john.hughes@sce.com llorenz@semprautilities.com marcel@turn.org nsuetake@turn.org dil@cpuc.ca.gov fjs@cpuc.ca.gov achang@nrdc.org rsa@a-klaw.com ek@a-klaw.com kgrenfell@nrdc.org mpa@a-klaw.com sis@a-klaw.com bill.chen@constellation.com bkc7@pge.com epoole@adplaw.com agrimaldi@mckennalong.com bcragg@goodinmacbride.com jsqueri@gmssr.com jarmstrong@goodinmacbride.com kbowen@winston.com Icottle@winston.com sbeatty@cwclaw.com vprabhakaran@goodinmacbride.com jkarp@winston.com jeffgray@dwt.com cjw5@pge.com ssmyers@att.net lars@resource-solutions.org alho@pge.com aweller@sel.com jchamberlin@strategicenergy.com beth@beth411.com kerry.hattevik@mirant.com kowalewskia@calpine.com wbooth@booth-law.com hoerner@redefiningprogress.org janill.richards@doj.ca.gov cchen@ucsusa.org gmornis@emf.net

tomb@crossborderenergy.com bmcc@mccarthylaw.com sberlin@mccarthylaw.com anginc@goldrush.com joyw@mid.org jjensen@kirkwood.com mary.lynch@constellation.com Irdevanna-rf@cleanenergysystems.com abb@eslawfirm.com mclaughlin@braunlegal.com glw@eslawfirm.com jluckhardt@downeybrand.com jdh@eslawfirm.com vwelch@environmentaldefense.org www@eslawfirm.com westgas@aol.com scohn@smud.org atrowbridge@daycartermurphy.com dansvec@hdo.net notice@psrec.coop deb@a-klaw.com cynthia.schultz@pacificorp.com kyle.l.davis@pacificorp.com ryan.flynn@pacificorp.com carter@ieta.org jason.dubchak@niskags.com bjones@mjbradley.com kcolbum@symbioticstrategies.com rapcowart@aol.com Kathryn.Wig@nrgenergy.com sasteriadis@apx.com george.hopley@barcap.com ez@pointcarbon.com burtraw@rff.org vb@pointcarbon.com kvie boudreaux@fpl.com andrew.bradford@constellation.com gbarch@knowledgeinenergy.com ralph.dennis@constellation.com smindel@knowledgeinenergy.com brabe@umich.edu bpotts@foley.com james.keating@bp.com jimross@r-c-s-inc.com tcarlson@reliant.com ghinners@reliant.com zaiontj@bp.com julie.martin@bp.com fiji.george@elpaso.com

echiang@elementmarkets.com

nenbar@energy-insights.com nlenssen@energy-insights.com bbaker@summitblue.com william.tomlinson@elpaso.com kjsimonsen@ems-ca.com Sandra.ely@state.nm.us bmcquown@reliant.com dbrooks@nevp.com anita.hart@swgas.com randy.sable@swgas.com bill.schrand@swgas.com jj.prucnal@swgas.com sandra.carolina@swgas.com ckmitchell1@sbcglobal.net chilen@sppc.com emelio@sppc.com tdillard@sierrapacific.com dsoyars@sppc.com fluchetti@ndep.nv.gov leilani.johnson@ladwp.com Lorraine.Paskett@ladwp.com randy.howard@ladwp.com robert.pettinato@ladwp.com HYao@SempraUtilities.com rprince@semprautilities.com rkeen@manatt.com nwhang@manatt.com pjazayeri@stroock.com derek@climateregistry.org david@nemtzow.com harveyederpspc.org@hotmail.com vitaly.lee@aes.com sendo@ci.pasadena.ca.us slins@ci.glendale.ca.us THAMILTON5@CHARTER.NET bjeider@ci.burbank.ca.us rmorillo@ci.burbank.ca.us roger.pelote@williams.com aimee.bames@ecosecurities.com case.admin@sce.com tim.hemig@nrgenergy.com bjl@bry.com aldyn.hoekstra@paceglobal.com ygross@sempraglobal.com ilaun@apogee.net kmkiener@fox.net scottanders@sandiego.edu jkloberdanz@semprautilities.com andrew.mcallister@energycenter.org jack.burke@energycenter.org

jennifer.porter@energycenter.org sephra.ninow@energycenter.org jleslie@luce.com ofoote@hkcf-law.com ekgrubaugh@iid.com pepper@cleanpowermarkets.com gsmith@adamsbroadwell.com mdjoseph@adamsbroadwell.com diane_fellman@fpl.com hayley@turn.org mflorio@turn.org Dan.adler@calcef.org mhyams@sfwater.org tburke@sfwater.org norman.furuta@navy.mil amber@ethree.com annabelle.malins@fco.gov.uk dwang@nrdc.org filings@a-klaw.com nes@a-klaw.com obystrom@cera.com sdhilton@stoel.com scarter@nrdc.org abonds@thelen.com cbaskette@enernoc.com colin.petheram@att.com jwmctarnaghan@duanemorris.com kfox@wsgr.com kkhoja@thelenreid.com pvallen@thelen.com spauker@wsgr.com rreinhard@mofo.com cem@newsdata.com hgolub@nixonpeabody.com jscancarelli@flk.com jwiedman@goodinmacbride.com mmattes@nossaman.com ien@cnt.org lisa_weinzimer@platts.com steven@moss.net sellis@fypower.org arno@recurrentenergy.com ELL5@pge.com gxl2@pge.com jxa2@pge.com JDF1@PGE.COM RHHJ@pge.com sscb@pge.com svs6@pge.com

S1L7@pge.com

viw3@pge.com karla.dailey@cityofpaloalto.org farrokh.albuyeh@oati.net dtibbs@aes4u.com jhahn@covantaenergy.com andy.vanhorn@vhcenergy.com Joe.paul@dynegy.com info@calseia.org gblue@enxco.com sbeserra@sbcglobal.net monica.schwebs@bingham.com phanschen@mofo.com josephhenn@hotmail.com pthompson@summitblue.com dietrichlaw2@earthlink.net Betty.Seto@kema.com JerryL@abag.ca.gov jody_london_consulting@earthlink.net steve@schiller.com mrw@mrwassoc.com rschmidt@bartlewells.com adamb@greenlining.org clyde.murley@comcast.net brenda.lemay@horizonwind.com carla.peterman@gmail.com elvine@lbl.gov rhwiser@lbl.gov C_Marnay@1b1.gov philm@scdenergy.com rita@ritanortonconsulting.com cpechman@powereconomics.com emahlon@ecoact.org richards@mid.org rogerv@mid.org fwmonier@tid.org brbarkovich@earthlink.net johnrredding@earthlink.net clark.bernier@rlw.com rmccann@umich.edu cmkehrein@ems-ca.com e-recipient@caiso.com grosenblum@caiso.com rsmutny-jones@caiso.com saeed farrokhpay@ferc.gov david@branchcomb.com kenneth.swain@navigantconsulting.com kdusel@navigantconsulting.com gpickering@navigantconsulting.com lpark@navigantconsulting.com davidreynolds@ncpa.com

scott.tomashefsky@ncpa.com ewolfe@resero.com Audra.Hartmann@Dynegy.com Bob.lucas@calobby.com curt.barry@iwpnews.com danskopec@gmail.com dseperas@calpine.com dave@ppallc.com dkk@eslawfirm.com wynne@braunlegal.com kgough@calpine.com kellie.smith@sen.ca.gov kdw@woodruff-expert-services.com mwaugh@arb.ca.gov pbarthol@energy.state.ca.us pstoner@lgc.org rachel@ceert.org wtasat@arb.ca.gov steven@iepa.com etiedemann@kmtg.com Itenhope@energy.state.ca.us bushinskyj@pewclimate.org Imh@eslawfirm.com obartho@smud.org bbeebe@smud.org bpurewal@water.ca.gov dmacmil@water.ca.gov kmills@cfbf.com karen@klindh.com ehadley@reupower.com Denise_Hill@transalta.com sas@a-klaw.com egw@a-klaw.com akelly@climatetrust.org alan.comnes@nrgenergy.com kyle.silon@ecosecurities.com californiadockets@pacificorp.com Philip.H.Carver@state.or.us samuel.r.sadler@state.or.us lisa.c.schwartz@state.or.us cbreidenich@yahoo.com dws@r-c-s-inc.com jesus.arredondo@nrgenergy.com charlie.blair@delta-ee.com karen.mcdonald@powerex.com clarence.binninger@doj.ca.gov david.zonana@doj.ca.gov agc@cpuc.ca.gov aeg@cpuc.ca.gov blm@cpuc.ca.gov

cf1@cpuc.ca.gov cft@cpuc.ca.gov tam@cpuc.ca.gov dsh@cpuc.ca.gov edm@cpuc.ca.gov cpe@cpuc.ca.gov hym@cpuc.ca.gov hs1@cpuc.ca.gov jm3@cpuc.ca.gov jnm@cpuc.ca.gov jbf@cpuc.ca.gov jk1@cpuc.ca.gov jst@cpuc.ca.gov jtp@cpuc.ca.gov jol@cpuc.ca.gov jci@cpuc.ca.gov jf2@cpuc.ca.gov krd@cpuc.ca.gov Irm@cpuc.ca.gov ltt@cpuc.ca.gov mjd@cpuc.ca.gov ner@cpuc.ca.gov pw1@cpuc.ca.gov psp@cpuc.ca.gov pzs@cpuc.ca.gov rmm@cpuc.ca.gov ram@cpuc.ca.gov smk@cpuc.ca.gov sgm@cpuc.ca.gov svn@cpuc.ca.gov scr@cpuc.ca.gov tcx@cpuc.ca.gov ken.alex@doj.ca.gov ken.alex@doj.ca.gov bdicapo@caiso.com jsanders@caiso.com jgill@caiso.com ppettingill@caiso.com mscheibl@arb.ca.gov epowers@arb.ca.gov jdoll@arb.ca.gov pburmich@arb.ca.gov bblevins@energy.state.ca.us dmetz@energy.state.ca.us deborah.slon@doj.ca.gov dks@cpuc.ca.gov kgriffin@energy.state.ca.us Idecarlo@energy.state.ca.us mpryor@energy.state.ca.us mgarcia@arb.ca.gov