



**BEFORE THE PUBLIC UTILITIES COMMISSION  
OF THE STATE OF CALIFORNIA**

**FILED**

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Order Instituting Rulemaking to Integrate  
and Refine Procurement Policies and  
Consider Long-Term Procurement Plans.

Rulemaking 10-05-006  
(Filed May 6, 2010)

**MOTION OF THE VOTE SOLAR INITIATIVE FOR PARTY STATUS**

Adam Browning  
The Vote Solar Initiative  
300 Brannan Street, Suite 609  
San Francisco, CA 94107  
Telephone: (415) 817-5062  
Facsimile: (415) 543-1374  
Email: [abrowning@votesolar.org](mailto:abrowning@votesolar.org)

*Representative for The Vote Solar Initiative*

August 3, 2010

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OF THE STATE OF CALIFORNIA**

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**MOTION OF THE VOTE SOLAR INITIATIVE FOR PARTY STATUS**

**I. Introduction and Background**

Pursuant to Rule 1.4 of the Commission’s Rules of Practice and Procedure and page 25 of the May 13, 2010 *Order Instituting Rulemaking* issued in this proceeding, The Vote Solar Initiative (“Vote Solar”) hereby moves for party status in the above-captioned proceeding.

**II. Description of Vote Solar**

Vote Solar is a non-profit, Internal Revenue Code Section 501(c)(3) advocacy organization working to fight global warming, increase energy independence, decrease fossil fuel dependence, and foster economic development by bringing solar energy into the mainstream. Vote Solar works principally at the state level, helping to implement the suite of policies necessary to build robust, sustainable and long-term solar markets. Founded in 2002, Vote Solar has approximately 50,000 members nationwide, approximately 8,000 of which are Californians. Vote Solar’s headquarters are located in California.

### **III. Vote Solar's Interest in this Proceeding**

Vote Solar's interest in this proceeding stems from Vote Solar's work in the solar energy field. To that end, Vote Solar is focused primarily on "Track I"<sup>1</sup>, and more specifically on "Part 2"<sup>2</sup> long-term renewable resources issues, although Vote Solar may, as the entire proceeding develops, discover other areas of interest beyond Track I/Part 2.

### **IV. Vote Solar's Intended Participation**

Vote Solar's participation in this proceeding will depend on the course that the resource cost and value assumptions, the environmental screening and ranking criteria, and other solar energy related issues take. At a minimum, Vote Solar intends to participate in any additional workshops and opportunities for commenting and briefing on these topics. Should the Commission determine that evidentiary hearings are appropriate and solar energy related issues remain unresolved, Vote Solar will likely participate in the hearings and may present expert testimony. Recognizing that a number of parties have already filed comments and participated in workshops, Vote Solar accepts the record as established prior to Vote Solar becoming a party.

### **V. Contact Information**

Vote Solar requests that all correspondence, pleadings, notices, orders, rulings and other communications concerning this proceeding be provided to the following:

Adam Browning  
The Vote Solar Initiative  
300 Brannan Street, Suite 609  
San Francisco, CA 94107  
Telephone: (415) 817-5062  
Facsimile: (415) 543-1374  
Email: [abrowning@votesolar.org](mailto:abrowning@votesolar.org)  
*Representative for The Vote Solar Initiative*

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<sup>1</sup> As described in the May 28, 2010 *Administrative Law Judge's Initial Ruling on Procurement Planning Standards and Setting Schedule for Comments and Workshops*, mimeo at pp. 1-2.

<sup>2</sup> *Id.* at pp. 9-11.

**WHEREFORE**, for the reasons state herein, Vote Solar respectfully requests that it be granted party status in this proceeding.

Respectfully Submitted,

A handwritten signature in black ink, appearing to read "Adam Browning". The signature is fluid and cursive, with a large, stylized "B" and "G".

Adam Browning  
The Vote Solar Initiative  
300 Brannan Street, Suite 609  
San Francisco, CA 94107  
Telephone: (415) 817-5062  
Facsimile: (415) 543-137  
Email: [abrowning@votesolar.org](mailto:abrowning@votesolar.org)

*Representative for The Vote Solar Initiative*

Dated: August 3, 2010

## CERTIFICATE OF SERVICE

I hereby certify that, pursuant to the Commission's Rules of Practice and Procedure, I have this day served a true copy of the **MOTION OF THE VOTE SOLAR INITIATIVE FOR PARTY STATUS** on all parties identified on the attached service list(s). Service was effected by transmitting the copies via e-mail to all parties who have provided an e-mail address and by First Class mail for all others.

Executed this 3rd day of August, 2010, at San Francisco, California.



Adam Browning  
The Vote Solar Initiative  
300 Brannan Street, Suite 609  
San Francisco, CA 94107  
Telephone: (415) 817-5062  
Facsimile: (415) 543-1374  
Email: [adam@votesolar.org](mailto:adam@votesolar.org)

**CALIFORNIA PUBLIC UTILITIES COMMISSION**  
**Service Lists**

**Proceeding: R1005006 - CPUC - OIR TO INTEGR**  
**Filer: CPUC**  
**List Name: LIST**  
**Last changed: July 27, 2010**

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**Parties**

AIMEE M. SMITH  
SAN DIEGO GAS & ELECTRIC COMPANY  
EMAIL ONLY  
EMAIL ONLY, CA 00000-0000  
FOR: SAN DIEGO GAS & ELECTRIC COMPANY  
SCIENTISTS

LAURA WISLAND  
UNION OF CONCERNED SCIENTISTS  
EMAIL ONLY  
EMAIL ONLY, CA 00000-0000  
FOR: UNION OF CONCERNED  
SCIENTISTS

ABRAHAM SILVERMAN  
SR. COUNSEL, REGULATORY  
CONSULTING, LLC  
NRG ENERGY, INC.  
211 CARNEGIE CENTER DRIVE  
PRINCETON, NJ 08540  
SPECIALISTS INC.  
FOR: NRG ENERGY, INC.

B. MARIE PIENIAZEK  
DEMAND RESPONSE & ENERGY  
1328 BOZENKILL ROAD  
DELANSON, NY 12053  
FOR: ENERGY CURTAILMENT

MELISSA DORN  
MCDERMOTT WILL & EMERY LLP  
600 13TH ST. NW  
WASHINGTON, DC 20005  
FOR: MORGAN STANLEY CAPITAL GROUP INC.  
TRANSMISSION, LLC

JAMES P. WHITE  
TRANSCANADA CORPORATION  
4547 RINCON PLACE  
MONTCLAIR, VA 22025  
FOR: ZEPHYR POWER

JASON ARMENTA  
CALPINE POWERAMERICA-CA, LLC  
CORPORATION  
717 TEXAS AVENUE, SUITE 1000  
1570  
HOUSTON, TX 77002  
FOR: CALPINE POWERAMERICA-CA, LLC  
CORPORATION

BO BUCHYNSKY  
DIAMOND GENERATING  
333 SOUTH GRAND AVE., SUITE  
LOS ANGELES, CA 90071  
FOR: DIAMOND GENERATING

JERRY R. BLOOM  
WINSTON & STRAWN, LLP  
333 SOUTH GRAND AVENUE, 38TH FLOOR  
LOS ANGELES, CA 90071-1543  
FOR: CALIFORNIA COGENERATION COUNCIL

DON VAWTER  
AES ALAMITOS, LLC  
690 N. STUDEBAKER RD.  
LONG BEACH, CA 90803  
FOR: AES SOUTHLAND

DANIEL DOUGLASS  
ATTORNEY  
CO.  
DOUGLASS & LIDDELL  
21700 OXNARD STREET, SUITE 1030  
WOODLAND HILLS, CA 91367  
EDISON COMPANY  
FOR: WESTERN POWER TRADING FORUM /  
DIRECT ACCESS CUSTOMER  
COALITION/ALLIANCE FOR RETAIL ENERGY  
MARKETS/ MARIN ENERGY  
AUTHORITY/CALIFORNIA ENERGY STORAGE  
ASSN.

DEANA MICHELLE NG  
SOUTHERN CALIFORNIA EDISON  
  
2244 WALNUT GROVE AVENUE  
ROSEMEAD, CA 91770  
FOR: SOUTHERN CALIFORNIA

MARY C. HOFFMAN  
PRESIDENT  
SOLUTIONS FOR UTILITIES, INC.  
1192 SUNSET DRIVE  
VISTA, CA 92081  
FOR: SOLUTIONS FOR UTILITIES, INC.

DANIEL A. KING  
SEMPRA GENERATION  
101 ASH STREET, HQ 14  
SAN DIEGO, CA 92101  
FOR: SEMPRE GENERATION

DON LIDDELL  
DOUGLASS & LIDDELL  
AFFAIRS  
2928 2ND AVENUE  
SAN DIEGO, CA 92103  
FOR: THE CALIFORNIA ENERGY STORAGE  
ALLIANCE

MONA TIERNEY-LLOYD  
SENIOR MANAGER WESTERN REG.  
  
ENERNOC, INC.  
PO BOX 378  
CAYUCOS, CA 93430  
FOR: ENERNOC, INC.

EVELYN KAHL  
ATTORNEY AT LAW  
ALCANTAR & KAHL, LLP  
33 NEW MONTGOMERY STREET, SUITE 1850  
SAN FRANCISCO, CA 94015  
FOR: ENERGY PRODUCERS AND USERS  
COALITION

TAM HUNT  
EMAIL ONLY  
EMAIL ONLY, CA 94025  
FOR: FIT COALITION

MARC D. JOSEPH  
ADAMS BROADWELL JOSEPH & CARDOZO  
COMMISSION  
601 GATEWAY BLVD. STE 1000  
SOUTH SAN FRANCISCO, CA 94080  
FOR: COALITION OF CALIFORNIA UTILITY  
EMPLOYEES

CHARLYN A. HOOK  
CALIF PUBLIC UTILITIES  
  
LEGAL DIVISION  
ROOM 4107  
505 VAN NESS AVENUE  
SAN FRANCISCO, CA 94102-3214  
FOR: DIVISION OF RATEPAYER

ADVOCATES

NOEL OBIORA  
CALIF PUBLIC UTILITIES COMMISSION  
LEGAL DIVISION  
ROOM 4107

JOSHUA ARCE  
BRIGHTLINE DEFENSE PROJECT  
1028A HOWARD STREET  
SAN FRANCISCO, CA 94103

505 VAN NESS AVENUE  
PROJECT  
SAN FRANCISCO, CA 94102-3214  
FOR: DIVISION OF RATEPAYER ADVOCATES

FOR: BRIGHTLINE DEFENSE

MICHEL PETER FLORIO  
THE UTILITY REFORM NETWORK  
COUNCIL  
115 SANSOME STREET, SUITE 900  
SAN FRANCISCO, CA 94104  
FOR: THE UTILITY REFORM NETWORK  
DEFENSE COUNCIL

SIERRA MARTINEZ  
NATURAL RESOURCES DEFENSE  
111 SUTTER STREET, 20TH FLOOR  
SAN FRANCISCO, CA 94104  
FOR: NATURAL RESOURCES

TIM LINDL  
ALCANTAR & KAHL  
OF LAW  
33 NEW MONTGOMERY ST., STE. 1850  
SAN FRANCISCO, CA 94105  
FOR: COGENERATION ASSOCIATION OF  
CALIFORNIA/ENERGG PRODUCERS AND USERS  
COALITION

DEBORAH N. BEHLES  
GOLDEN GATE UNIVERSITY SCHOOL  
536 MISSION STREET  
SAN FRANCISCO, CA 94105-2968  
FOR: PACIFIC ENVIRONMENT

BRIAN T. CRAGG  
GOODIN, MACBRIDE, SQUERI, DAY & LAMPREY  
505 SANSOME STREET, SUITE 900  
800  
SAN FRANCISCO, CA 94111  
FOR: INDEPENDENT ENERGY PRODUCERS  
CORPORATION  
ASSOCIATION

STEVEN F. GREENWALD  
DAVIS WRIGHT TREMAINE LLP  
505 MONTGOMERY STREET, SUITE  
SAN FRANCISCO, CA 94111  
FOR: CAPITAL POWER

JEFFREY P. GRAY  
DAVIS WRIGHT TREMAINE, LLP  
505 MONTGOMERY STREET, SUITE 800  
FLOOR  
SAN FRANCISCO, CA 94111-6533  
FOR: CALPINE CORPORATION

LISA A. COTTLE  
WINSTON & STRAWN LLP  
101 CALIFORNIA STREET, 39TH  
SAN FRANCISCO, CA 94114  
FOR: MIRANT CALIFORNIA, LLC

CHARLES R. MIDDLEKAUFF  
PACIFIC GAS AND ELECTRIC COMPANY  
77 BEALE STREET, B30A  
SAN FRANCISCO, CA 94120  
FOR: PACIFIC GAS AND ELECTRIC COMPANY  
EFFICIENCY AND

SARA STECK MYERS  
ATTORNEY AT LAW  
122 - 28TH AVENUE  
SAN FRANCISCO, CA 94121  
FOR: CENTER FOR ENERGY

(CEERT)

RENEWABLE TECHNOLOGIES

JENNIFER CHAMBERLIN  
LS POWER DEVELOPMENT, LLC  
BOOTH  
5000 HOPYARD ROAD, SUITE 480

WILLIAM H. BOOTH  
LAW OFFICES OF WILLIAM H.  
67 CARR DRIVE

PLEASANTON, CA 94588  
FOR: LS POWER ASSOCIATES, L.P.  
CONSUMERS

MORAGA, CA 94596  
FOR: CALIFORNIA LARGE ENERGY  
ASSOCIATION (CLECA)

PAUL CORT  
EARTHJUSTICE  
426 17TH STREET, 5TH FLOOR  
OAKLAND, CA 94612  
FOR: SIERRA CLUB CALIFORNIA

WILLIAM B. ROSTOV  
EARTHJUSTICE  
426 17TH STREET, 5TH FLOOR  
OAKLAND, CA 94612  
FOR: SIERRA CLUB CALIFORNIA

KEVIN T. FOX  
KEYES & FOX LLP  
5727 KEITH AVENUE  
OAKLAND, CA 94618  
FOR: INTERSTATE RENEWABLE ENERGY  
COUNCIL (IREC)

GREGG MORRIS  
GREEN POWER INSTITUTE  
2039 SHATTUCK AVE., SUITE 402  
BERKELEY, CA 94704  
FOR: GREEN POWER INSTITUTE

JASMIN ANSAR  
UNION OF CONCERNED SCIENTISTS  
2397 SHATTUCK AVENUE, SUITE 203  
BERKELEY, CA 94704  
ASSOCIATION  
FOR: UNION OF CONCERNED SCIENTISTS

LINDA AGERTER  
51 PARKSIDE DRIVE  
BERKELEY, CA 94705  
FOR: LARGE-SCALE SOLAR

R. THOMAS BEACH  
CALIFORNIA COGENERATION COUNCIL  
2560 NINTH STREET, SUITE 213A  
BERKELEY, CA 94710-2557  
FOR: CALIFORNIA COGENERATION COUNCIL  
ASSOCIATION  
(CCC) / CALIFORNIA WIND ENERGY  
ASSOCIATION

KRISTIN BURFORD  
LARGE-SCALE SOLAR ASSOCIATION  
1330 GRAND AVENUE  
SAN RAFAEL, CA 94901  
FOR: LARGE SCALE SOLAR

L. JAN REID  
3185 GROSS ROAD  
ENERGY, INC.  
SANTA CRUZ, CA 95062  
FOR: L. JAN REID  
RENEWABLE ENERGY

MICHAEL E. BOYD  
CALIFORNIANS FOR RENEWABLE  
5439 SOQUEL DRIVE  
SOQUEL, CA 95073-2659  
FOR: CALIFORNIANS FOR

MARTIN HOMEC  
PO BOX 4471  
OPERATOR  
DAVIS, CA 95617  
FOR: WOMEN'S ENERGY MATTERS  
SYSTEM

SYDNEY MANHEIM DAVIES  
CALIFORNIA INDEPENDENT SYSTEM  
151 BLUE RAVINE ROAD  
FOLSOM, CA 95630  
FOR: CALIFORNIA INDEPENDENT  
OPERATOR

CAROLYN M. KEHREIN  
ENERGY MANAGEMENT SERVICES  
L.L.P.  
2602 CELEBRATION WAY  
400  
WOODLAND, CA 95776  
FOR: ENERGY USERS FORUM  
INC.

ANDREW B. BROWN  
ELLISON SCHNEIDER & HARRIS,  
2600 CAPITOL AVENUE, SUITE  
SACRAMENTO, CA 95816-5905  
FOR: CONSTELLATION NEWENERGY,  
INC.

KAREN NORENE MILLS  
ATTORNEY AT LAW  
CALIFORNIA FARM BUREAU FEDERATION  
2300 RIVER PLAZA DRIVE  
SACRAMENTO, CA 95833  
ASSN.  
FOR: CALIFORNIA FARM BUREAU FEDERATION

ROBERT E. BURT  
INSULATION CONTRACTORS ASSN.  
4153 NORTHGATE BLVD., NO.6  
SACRAMENTO, CA 95834  
FOR: INSULATION CONTRACTORS

DONALD E. BROOKHYSER  
ATTORNEY AT LAW  
ALCANTAR & KAHL  
1300 S.W. FIFTH AVENUE, SUITE 1750  
PORTLAND, OR 97201  
FOR: COGENERATION ASSN. OF CALIFORNIA

## Information Only

AUDREY CHANG  
CA ENERGY EFFICIENCY INDUSTRY COUNCIL  
SCRIPPS LLP  
EMAIL ONLY  
EMAIL ONLY, CA 00000

JOHN LESLIE  
LUCE, FORWARD, HAMILTON &  
EMAIL ONLY  
EMAIL ONLY, CA 00000

MRW & ASSOCIATES, LLC  
EMAIL ONLY  
INC.  
EMAIL ONLY, CA 00000

JOHN NIMMONS  
JOHN NIMMONS & ASSOCIATES,  
EMAIL ONLY  
EMAIL ONLY, CA 00000-0000

MELISSA SCHARY  
EMAIL ONLY  
INDUSTRY COUNCIL  
EMAIL ONLY, CA 00000-0000

MICHAEL O'KEEFE  
CAL. ENERGY EFFICIENCY  
EMAIL ONLY  
EMAIL ONLY, CA 00000-0000

NANCY RADER  
EXECUTIVE DIRECTOR  
INC.  
CALIFORNIA WIND ENERGY ASSOCIATION

STEVEN HUHMANN  
MORGAN STANLEY CAPITAL GROUP  
2000 WESTCHESTER AVENUE

EMAIL ONLY  
EMAIL ONLY, CA 00000-0000  
FOR: CALIOFRNIA WIND ENERGY ASSOCIATION

PURCHASE, NY 10577

STEVEN A. WEILER  
LEONARD STREET AND DEINARD, PA  
1350 I STREET, NW, STE. 800  
WASHINGTON, DC 20005  
FOR: ZEPHYR POWER TRANSMISSION, LLC

VICTORIA LAUTERBACH  
MCDERMOTT WILL & EMERY LLP  
600 13TH STREET, NW  
WASHINGTON, DC 20005

MICHAEL A. YUFFEE  
MCDERMOTT WILL & EMERY LLP  
COMPANIES  
600 THIRTEENTH STREET, N.W.  
WASHINGTON, DC 20005-3096

DONALD GILLIGAN  
NATIONAL ASSC. OF ENERGY SVC.  
1615 M STREET, NW  
WASHINGTON, DC 20036  
FOR: NATIONAL ASSOCIATION OF

ENERGY

SERVICE COMPANIES

CYNTHIA BRADY  
CONSTELLATION ENERGY RESOURCES, LLC  
550 WEST WASHINGTON STREET, SUITE 300  
CHICAGO, IL 60661

KEVIN J. SIMONSEN  
ENERGY MANAGEMENT SERVICES  
646 E. THIRD AVE.  
DURANGO, CA 81301

CYNTHIA K. MITCHELL  
ENERGY ECONOMICS, INC.  
COMPANY  
530 COLGATE COURT  
RENO, NV 89503

AMBER WYATT  
SOUTHERN CALIFORNIA EDISON  
2244 WALNUT GROVE AVENUE  
ROSEMEAD, CA 91770

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

GREG BASS  
SEMPRA ENERGY SOLUTIONS LLC  
401 WEST A STREET, SUITE 500  
SAN DIEGO, CA 92101

JOHN A. PACHECO  
SAN DIEGO GAS & ELECTRIC COMPANY  
COMPANY  
101 ASH STREET, HQ12B  
SAN DIEGO, CA 92101-3017

WENDY KEILANI  
SAN DIEGO GAS & ELECTRIC  
8330 CENTURY PARK COURT-CP32D  
SAN DIEGO, CA 92123

SUE MARA  
RTO ADVISORS, LLC  
CLEAN ENERGY  
164 SPRINGDALE WAY  
REDWOOD CITY, CA 94062  
FOR: RTO ADVISORS, LLC

RORY COX  
RATEPAYERS FOR AFFORDABLE  
251 KEARNY STREET, 2ND FLOOR  
SAN FRANCISCO, CA 94102  
FOR: PACIFIC ENVIRONMENT

MARCEL HAWIGER  
THE UTILITY REFORM NETWORK  
115 SANSOME STREET, SUITE 900  
SAN FRANCISCO, CA 94104

MARYBELLE C. ANG  
THE UTILITY REFORM NETWORK  
115 SANSOME STREET, STE. 900  
SAN FRANCISCO, CA 94104

MATTHEW FREEDMAN  
THE UTILITY REFORM NETWORK  
COUNCIL  
115 SANSOME STREET, SUITE 900  
SAN FRANCISCO, CA 94104

NOAH LONG  
NATURAL RESOURCES DEFENSE  
111 SUTTER STREET, 20TH FLOOR  
SAN FRANCISCO, CA 94104

ALEX BECK  
COMPETITIVE POWER VENTURES, INC.  
COMPANY  
55 2ND STREET, SUITE 525  
SAN FRANCISCO, CA 94105

ALICE GONG  
PACIFIC GAS AND ELECTRIC  
77 BEALE ST. MC B9A  
SAN FRANCISCO, CA 94105

ANTHEA LEE  
REGULATORY CASE COORDINATOR  
COMPANY  
PACIFIC GAS AND ELECTRIC COMPANY  
B9A  
77 BEALE STREET, MC B9A, ROOM 904  
SAN FRANCISCO, CA 94105

GEORGE ZAHARIUDAKIS  
PACIFIC GAS AND ELECTRIC  
77 BEALE STREET, RM. 904, MC  
SAN FRANCISCO, CA 94105

GLORIA D. SMITH  
SIERRA CLUB ENVIRONMENTAL LAW PROGRAM  
85 SECOND STREET  
SUITE 1850  
SAN FRANCISCO, CA 94105

KAREN TERRANOVA  
ALCANTAR & KAHL  
33 NEW MONTGOMERY STREET,  
SAN FRANCISCO, CA 94105

LUCAS WILLIAMS  
GOLDEN GATE UNIVERSITY SCHOOL OF LAW  
COMPANY  
536 MISSION STREET  
SAN FRANCISCO, CA 94105  
FOR: PACIFIC ENVIRONMENT

MARK W. ZIMMERMANN  
PACIFIC GAS AND ELECTRIC  
77 BEALE STREET, MC B9A  
SAN FRANCISCO, CA 94105

MICHAEL P. ALCANTAR  
ALCANTAR & KAHL LLP  
COMPANY  
33 NEW MONTGOMERY STREET, SUITE 1850  
BOX 7442  
SAN FRANCISCO, CA 94105  
FOR: COGENERATION ASSOCIATION OF  
CALIFORNIA

REGULATORY FILE ROOM  
PACIFIC GAS AND ELECTRIC  
77 BEALE STREET, B30A / PO  
SAN FRANCISCO, CA 94105

WILLIAM MITCHELL  
COMPETITIVE POWER VENTURES, INC.  
55 2ND STREET, SUITE 525

STEPHANIE WANG  
ATTORNEY AT LAW  
PACIFIC ENVIRONMENT

SAN FRANCISCO, CA 94105

251 KEARNY STREET, 2ND FLOOR  
SAN FRANCISCO, CA 94108  
FOR: PACIFIC ENVIRONMENT

DEVIN MCDONELL  
BINGHAM MCCUTCHEN  
LLC  
THREE EMBARCADERO CENTER  
2100  
SAN FRANCISCO, CA 94111

JAMES L. FILIPPI  
NEXTLIGHT RENEWABLE POWER,  
353 SACRAMENTO STREET, SUITE  
SAN FRANCISCO, CA 94111

RAFI HASSAN  
SUSQUEHANNA FINANCIAL GROUP, LLLP  
101 CALIFORNIA STREET, SUITE 3250  
800  
SAN FRANCISCO, CA 94111

ROBERT GEX  
DAVIS WRIGHT TREMAINE LLP  
505 MONTGOMERY STREET, SUITE  
SAN FRANCISCO, CA 94111

TODD EDMISTER  
BINGHAM MCCUTCHEN  
THREE EMBARCADERO CENTER  
800  
SAN FRANCISCO, CA 94111

VIDHYA PRABHAKARAN  
DAVIS WRIGHT & TREMAINE LLP  
505 MONTGOMERY STREET, SUITE  
SAN FRANCISCO, CA 94111

DIANE I. FELLMAN  
NRG WEST  
73 DOWNEY STREET  
SAN FRANCISCO, CA 94117

CALIFORNIA ENERGY MARKETS  
425 DIVISADERO ST. STE 303  
SAN FRANCISCO, CA 94117-2242

ARTHUR O'DONNELL  
CENTER FOR RESOURCE SOLUTIONS  
COMPANY  
1012 TORNEY STREET, 2ND FLOOR  
MC B9A  
SAN FRANCISCO, CA 94129

CASE COORDINATION  
PACIFIC GAS AND ELECTRIC  
77 BEALE ST., PO BOX 770000  
SAN FRANCISCO, CA 94177

BRAD WETSTONE  
ALAMEDA MUNICIPAL POWER  
2000 GRAND STREET, PO BOX H  
ALAMEDA, CA 94501-0263

SEAN P. BEATTY  
MIRANT CALIFORNIA, LLC  
696 WEST 10TH STREET  
PITTSBURG, CA 94565

AVIS KOWALEWSKI  
CALPINE CORPORATION  
4160 DUBLIN BLVD., SUITE 100  
DUBLIN, CA 94568

MATTHEW BARMACK  
DIR  
CALPINE CORPORATION  
4360 DUBLIN BLVD., SUITE 100  
DUBLIN, CA 94568

DOCKET COORDINATOR  
KEYES & FOX LLP  
436 14TH STREET, SUITE 1305

JESSIE BAIRD  
EARTHJUSTICE  
426 17TH STREET, 5TH FLOOR

OAKLAND, CA 94612

DAVID MARCUS  
ADAMS BROADWELL & JOSEPH  
PO BOX 1287  
BERKELEY, CA 94701-1287  
  
STREET

PATRICK G. MCGUIRE  
CROSSBORDER ENERGY  
2560 NINTH STREET, SUITE 213A  
BERKELEY, CA 94710

BRUCE PERLSTEIN, PH.D  
MANAGING DIRECTOR  
STRATEGY, FINANCE & ECONOMICS, LLC  
366 EDGEWOOD AVENUE  
MILL VALLEY, CA 94941

DEVRA WANG  
STAFF SCIENTIST  
NATURAL RESOURCES DEFENSE COUNCIL  
STE. 501  
111 SUTTER STREET, 20TH FLOOR  
SAN FRANCISCO, CA 95104

MICHAEL G. NELSON, ESQ.  
MACCARTHY & BERLIN, LLP  
100 W. SAN FERNANDO STREET, SUITE 501  
SAN JOSE, CA 95113

WILLIAM B. MARCUS  
CONSULTING ECONOMIST  
JBS ENERGY, INC.  
OPERATOR CORP  
311 D STREET, SUITE A  
WEST SACRAMENTO, CA 95605

BRIAN THEAKER  
DYNEGY, LLC  
LEGISLATIVE AFFAIRS  
3161 KEN DEREK LANE  
COMMODITIES GRP  
PLACERVILLE, CA 95667

RAY PINGLE

OAKLAND, CA 94612

REED V. SCHMIDT  
BARTLE WELLS ASSOCIATES  
1889 ALCATRAZ AVENUE  
BERKELEY, CA 94703-2714  
FOR: CALIFORNIA CITY-COUNTY  
  
LIGHT ASSOCIATION (CAL-SLA)

PHILLIP MULLER  
SCD ENERGY SOLUTIONS  
436 NOVA ALBION WAY  
SAN RAFAEL, CA 94903

BARBARA GEORGE  
WOMEN'S ENERGY MATTERS  
PO BOX 548  
FAIRFAX, CA 94978-0548

BARRY F. MCCARTHY  
MCCARTHY & BERLIN, LLP  
100 WEST SAN FERNANDO ST.,  
  
SAN JOSE, CA 95113

BARBARA R. BARKOVICH  
BARKOVICH & YAP, INC.  
44810 ROSEWOOD TERRACE  
MENDOCINO, CA 95460

JUDITH B. SANDERS  
SR. COUNSEL  
CALIF. INDEPENDENT SYSTEM  
  
151 BLUE RAVINE ROAD  
FOLSOM, CA 95630

MARY LYNCH  
VP - REGULATORY AND  
  
CONSTELLATION ENERGY  
  
2377 GOLD MEADOW WAY, STE 100  
GOLD RIVER, CA 95670

DANIELLE OSBORN MILLS

7140 STEEPLE CHASE DR.  
SHINGLE SPRINGS, CA 95682

EFFICIENCY AND  
(CEERT)

DOUGLAS DAVIE  
WELLHEAD ELECTRIC COMPANY  
650 BERCUT DRIVE, SUITE C  
SACRAMENTO, CA 95814

JIM METROPULOS  
SR. ADVOCATE  
SIERRA CLUB CALIFORNIA  
801 K STREET, SUITE 2700  
SACRAMENTO, CA 95814

SCOTT BLAISING  
BRAUN BLAISING MCLAUGHLIN, P.C.  
ASSOCIATION  
915 L STREET, SUITE 1270  
SACRAMENTO, CA 95814

SHANNON EDDY  
EXECUTIVE DIRECTOR  
LARGE SCALE SOLAR ASSOCIATION  
2501 PORTOLA WAY  
SUITE 205  
SACRAMENTO, CA 95818  
FOR: LARGE-SCALE SOLAR ASSOCIATION

DIANA SANCHEZ  
DAY CARTER & MURPHY LLP  
3620 AMERICAN RIVER DRIVE, STE. 205  
1750  
SACRAMENTO, CA 95864

JOHN DUNN  
TRANSCANADA CORPORATION  
450 1ST ST. S.W.  
CALGARY, AB T2P 5H1  
CANADA

DANIEL JURIJEW  
SR. MGR - REGULATORY AFFAIRS WEST  
CAPITAL POWER CORPORATION

POLICY DIRECTOR  
CEERT  
1100 11TH STREET, SUITE 311  
SACRAMENTO, CA 95814  
FOR: CENTER FOR ENERGY

RENEWABLE TECHNOLOGIES

GENE VARANINI  
SPECIAL COUNSEL  
DEMAND RESERVES PARTNERSHIP  
717 K ST. SUITE 217  
SACRAMENTO, CA 95814

KEVIN WOODRUFF  
WOODRUFF EXPERT SERVICES  
1100 K STREET, SUITE 204  
SACRAMENTO, CA 95814

STEVEN KELLY  
INDEPENDENT ENERGY PRODUCERS  
1215 K STREET, SUITE 900  
SACRAMENTO, CA 95814

ANN L. TROWBRIDGE  
ATTORNEY AT LAW  
DAY CARTER MURPHY LLC  
3620 AMERICAN RIVER DRIVE,  
SACRAMENTO, CA 95864

ANNIE STANGE  
ALCANTAR & KAHL LLP  
1300 SW FIFTH AVE., SUITE  
PORTLAND, OR 97201

MEREDITH LAMEY  
TRANSCANADA CORPORATION  
450 1ST STREET S.W.  
CALGARY, AB T2P 5H1  
CANADA

10065 JASPER AVENUE  
EDMONTON, AB T5J 3B1  
CANADA  
FOR: CAPITAL POWER CORPORATION

## State Service

ANNE GILLETTE  
EMAIL ONLY  
COMMISSION  
EMAIL ONLY, CA 00000-0000  
RESOURCE PLAN

NIKI BAWA  
CALIFORNIA PUBLIC UTILITIES

RENEWABLE PROCUREMENT &

EMAIL ONLY  
EMAIL ONLY, CA 00000-0000

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

BISHU CHATTERJEE  
CALIF PUBLIC UTILITIES

ENERGY DIVISION  
AREA 4-A  
505 VAN NESS AVENUE  
SAN FRANCISCO, CA 94102-3214

CHLOE LUKINS  
CALIF PUBLIC UTILITIES COMMISSION  
COMMISSION  
ELECTRICITY PLANNING & POLICY BRANCH  
BRANCH  
ROOM 4101  
505 VAN NESS AVENUE  
SAN FRANCISCO, CA 94102-3214

DAVID PECK  
CALIF PUBLIC UTILITIES  
ELECTRICITY PLANNING & POLICY  
ROOM 4103  
505 VAN NESS AVENUE  
SAN FRANCISCO, CA 94102-3214  
FOR: DRA

DIANA L. LEE  
CALIF PUBLIC UTILITIES COMMISSION  
COMMISSION  
LEGAL DIVISION  
BRANCH  
ROOM 4107  
505 VAN NESS AVENUE  
SAN FRANCISCO, CA 94102-3214

JORDAN PARRILLO  
CALIF PUBLIC UTILITIES  
ELECTRICITY PLANNING & POLICY  
ROOM 4104  
505 VAN NESS AVENUE  
SAN FRANCISCO, CA 94102-3214

KAREN P. PAULL  
CALIF PUBLIC UTILITIES COMMISSION  
COMMISSION  
LEGAL DIVISION  
ROOM 4300  
505 VAN NESS AVENUE  
SAN FRANCISCO, CA 94102-3214

KARL MEEUSEN  
CALIF PUBLIC UTILITIES  
ENERGY DIVISION  
AREA 4-A  
505 VAN NESS AVENUE  
SAN FRANCISCO, CA 94102-3214

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

MARY JO STUEVE  
CALIF PUBLIC UTILITIES  
ELECTRICITY PLANNING & POLICY  
ROOM 4101  
505 VAN NESS AVENUE  
SAN FRANCISCO, CA 94102-3214

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

NIKA ROGERS  
CALIF PUBLIC UTILITIES  
ELECTRICITY PLANNING & POLICY  
ROOM 4101  
505 VAN NESS AVENUE  
SAN FRANCISCO, CA 94102-3214

RAHMON MOMOH  
CALIF PUBLIC UTILITIES COMMISSION  
COMMISSION  
ELECTRICITY PLANNING & POLICY BRANCH  
ROOM 4102  
505 VAN NESS AVENUE  
SAN FRANCISCO, CA 94102-3214  
FOR: DIVISION OF RATEPAYER ADVOCATES

REBECCA TSAI-WEI LEE  
CALIF PUBLIC UTILITIES  
ENERGY DIVISION  
AREA 4-A  
505 VAN NESS AVENUE  
SAN FRANCISCO, CA 94102-3214

ROBERT L. STRAUSS  
CALIF PUBLIC UTILITIES COMMISSION  
COMMISSION  
ENERGY DIVISION  
AREA 4-A  
505 VAN NESS AVENUE  
SAN FRANCISCO, CA 94102-3214

SEAN A. SIMON  
CALIF PUBLIC UTILITIES  
ENERGY DIVISION  
AREA 4-A  
505 VAN NESS AVENUE  
SAN FRANCISCO, CA 94102-3214

VICTORIA S KOLAKOWSKI  
CALIF PUBLIC UTILITIES COMMISSION  
COMMISSION  
DIVISION OF ADMINISTRATIVE LAW JUDGES  
PROGRAMS BRA  
ROOM 5117  
505 VAN NESS AVENUE  
SAN FRANCISCO, CA 94102-3214

YULIYA SHMIDT  
CALIF PUBLIC UTILITIES  
ENERGY PRICING AND CUSTOMER  
ROOM 4104  
505 VAN NESS AVENUE  
SAN FRANCISCO, CA 94102-3214

CLARE LAUFENBER GALLARDO  
STRATEGIC TRANSMISSION INVESTMNT PROGRAM  
CALIFORNIA ENERGY COMMISSION  
1516 NINTH STREET, MS 17  
SACRAMENTO, CA 95814

JIM WOODWARD  
CALIFORNIA ENERGY COMMISSION  
1516 NINTH STREET, MS 20  
SACRAMENTO, CA 95814

LISA DECARLO  
STAFF COUNSEL  
CALIFORNIA ENERGY COMMISSION  
1516 9TH STREET MS-14  
SACRAMENTO, CA 95814

MICHAEL JASKE  
CALIFORNIA ENERGY COMMISSION  
1516 9TH STREET, MS-39  
SACRAMENTO, CA 95814

IVIN RHYNE  
CALIFORNIA ENERGY COMMISSION  
1516 9TH STREET, MS 20  
SACRAMENTO, CA 95814-5512