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APPENDIX A

MODIFIED LANGUAGE IN DECISION 06-10-050

The following language in Decision 06-10-050 is modified:

1. At mimeo pages 53-54:

a. From:

“The IOUs are authorized to record these RPS third party technical support costs into the RPSCMA until December 31, 2010. These costs may be recorded when paid, for later recovery via generation rates.”

b. To:

“The IOUs are authorized to record these RPS third party technical support costs into the RPSCMA until December 31, 2011. These costs may be recorded when paid, for later recovery via generation rates.

2. Conclusion of Law 24:

a. From:

“PG&E, SCE and SDG&E should be authorized to establish a RPSCMA, or modify existing RPSCMAs, to record these RPS technical contractor costs into the RPSCMA until December 31, 2010; the costs should be recorded when paid; each IOU should be authorized to later apply to recover these costs via rates; the costs should be subject to a limit on the total prorated amount to the three IOUs of \$400,000 annually.”

b. To:

“PG&E, SCE and SDG&E should be authorized to establish a RPSCMA, or modify existing RPSCMAs, to record these RPS technical contractor costs into the RPSCMA until December 31, 2011; the costs should be recorded when paid; each IOU should be authorized to later apply to recover these costs via rates; the costs should be subject to a limit on the total prorated amount to the three IOUs of \$400,000 annually.”

3. Ordering Paragraph 8:

a. From:

“The Executive Director may hire and manage one or more contractors to perform tasks described in this order for the purpose of advancing RPS Program goals. Such costs, if any, shall not exceed a total annual amount of \$400,000, and the total shall be paid by PG&E, SCE and SDG&E on a proportional basis in relationship to retail sales reported each year in the March 1 RPS compliance report (or other first report each year as directed by the Executive Director). PG&E and SDG&E are authorized to establish a Renewables Portfolio Standard Costs Memorandum Account (RPSCMA) for the purpose of recording such payments. SCE is authorized to modify its existing RPSCMA to record such payments. PG&E, SCE, SDG&E are authorized to record these RPS technical contractor costs into the RPSCMA until December 31, 2010. These costs shall be recorded when paid, and each company may later apply for recovery in rates.”

b. To:

“The Executive Director may hire and manage one or more contractors to perform tasks described in this order for the purpose of advancing RPS Program goals. Such costs, if any, shall not exceed a total annual amount of \$400,000, and the total shall be paid by PG&E, SCE and SDG&E on a proportional basis in relationship to retail sales reported each year in the March 1 RPS compliance report (or other first report each year as directed by the Executive Director). PG&E and SDG&E are authorized to establish a Renewables Portfolio Standard Costs Memorandum Account (RPSCMA) for the purpose of recording such payments. SCE is authorized to modify its existing RPSCMA to record such payments. PG&E, SCE, SDG&E are authorized to record these RPS technical contractor costs into the RPSCMA until December 31, 2011. These costs shall be recorded when paid, and each company may later apply for recovery in rates.”

(End of Appendix A.)