

**From:** Wetstone, Brad [<mailto:B1WA@pge.com>]  
**Sent:** Thursday, May 22, 2014 4:53 PM  
**To:** Flynn, Tom  
**Cc:** Disse, Greg (ET); Gabbard, David; Bieber, Justin  
**Subject:** PG&E Supplemental Comments on CAISO Second Revised Straw Proposal for IPE Topic 13

Tom,

As a result of further internal discussion and consideration of the CAISO's Second Revised Straw Proposal for IPE Topic 13 (Timing of Transmission Cost Reimbursements), dated March 25, 2014, Pacific Gas and Electric Company (PG&E) wishes to supplement its April 16, 2014 written comments on this topic. In the April 16 comments, PG&E conveyed its conditional support of the CAISO's proposal and outlined its concerns with implementing "an overly complex accounting system, which would prove to be administratively infeasible and impractical." PG&E stated that it could support the CAISO's proposal provided the CAISO simplified the "accounting and settlement logistics necessary for the cluster environment." Upon further reflection and in anticipation of the CAISO's release of a Draft Final Proposal for Topic 13, PG&E wishes to modify its April 16 comments to support the CAISO's Second Revised Straw Proposal without qualification.

Should you have any questions concerning these supplemental comments, please do not hesitate to contact me.

Regards,

Brad Wetstone  
ISO Relations | Regulatory Affairs  
Pacific Gas & Electric Company  
77 Beale Street  
San Francisco, CA 94105  
415-973-5599