

ENERGY PROBE INTERROGATORY #10

INTERROGATORY

Issue 2 – Cost Consequences

Ref: Exhibit A Application Para 9

Preamble: EGD requests approval of including the annual sufficiency/deficiency of the programs within Cap and Trade Compliance Obligation Variance Accounts.

- a) Please Indicate why this is an appropriate treatment for recovery of the potential cost consequences. Please be specific to each of RNG and GESP.
- b) Has EGD undertaken an analysis of GES as a measure under its DSM Framework? If so please provide the analysis and TRC plus result.
- c) Please Indicate specifically, if GESP was approved, as a DSM measure, why incentive costs for GESP would not be included in EGD's DSM Programs rather than aap and trade account.

RESPONSE

- a) Please see response to Energy Probe Interrogatory #2 filed at Exhibit I.1.EGDI.EP.2.
- b) No.
- c) The immediate application does not contemplate the Geothermal Energy Service being offered as part of the Company's DSM programs.