



ADVICE LETTER SUMMARY

ENERGY UTILITY



MUST BE COMPLETED BY UTILITY (Attach additional pages as needed)

Company name/CPUC Utility No.: San Diego Community Power

Utility type:

☒ ELC ☐ GAS ☐ WATER
☐ PLC ☐ HEAT

Contact Person: Bill Carnahan

Phone #: 858-492-6005

E-mail: BCarnahan@sdcommunitypower.org

E-mail Disposition Notice to: BCarnahan@sdcommunitypower.org

EXPLANATION OF UTILITY TYPE

ELC = Electric GAS = Gas WATER = Water
PLC = Pipeline HEAT = Heat

(Date Submitted / Received Stamp by CPUC)

Advice Letter (AL) #:

Tier Designation:

Subject of AL:

Keywords (choose from CPUC listing):

AL Type: ☐ Monthly ☐ Quarterly ☐ Annual ☒ One-Time ☐ Other:

If AL submitted in compliance with a Commission order, indicate relevant Decision/Resolution #:

Does AL replace a withdrawn or rejected AL? If so, identify the prior AL:

Summarize differences between the AL and the prior withdrawn or rejected AL:

Confidential treatment requested? ☒ Yes ☐ No

If yes, specification of confidential information:

Confidential information will be made available to appropriate parties who execute a nondisclosure agreement. Name and contact information to request nondisclosure agreement/ access to confidential information: Ty Tosdal (contact information below)

Resolution required? ☐ Yes ☒ No

Requested effective date: 11/2/20

No. of tariff sheets: N/A

Estimated system annual revenue effect (%): N/A

Estimated system average rate effect (%): N/A

When rates are affected by AL, include attachment in AL showing average rate effects on customer classes (residential, small commercial, large C/I, agricultural, lighting).

Tariff schedules affected: N/A

Service affected and changes proposed¹: See advice letter

Pending advice letters that revise the same tariff sheets: N/A

¹Discuss in AL if more space is needed.

Protests and all other correspondence regarding this AL are due no later than 20 days after the date of this submittal, unless otherwise authorized by the Commission, and shall be sent to:

CPUC, Energy Division
Attention: Tariff Unit
505 Van Ness Avenue
San Francisco, CA 94102
Email: EDTariffUnit@cpuc.ca.gov

Name: Bill Carnahan
Title: Chief Executive Officer
Utility Name: San Diego Community Power
Address: 1200 Third St. 18th Floor
City: San Diego
State: California Zip: 92101
Telephone (xxx) xxx-xxxx: 858-492-6005
Facsimile (xxx) xxx-xxxx:
Email: BCarnahan@sdcommunitypower.org

Name: Ty Tosdal
Title: Counsel
Utility Name: San Diego Community Power
Address: 777 S. Highway 101, Suite 215
City: Solana Beach
State: California Zip: 92075
Telephone (xxx) xxx-xxxx: 858-571-6935
Facsimile (xxx) xxx-xxxx:
Email: ty@tosdalapc.com

Clear Form

ENERGY Advice Letter Keywords

Affiliate	Direct Access	Preliminary Statement
Agreements	Disconnect Service	Procurement
Agriculture	ECAC / Energy Cost Adjustment	Qualifying Facility
Avoided Cost	EOR / Enhanced Oil Recovery	Rebates
Balancing Account	Energy Charge	Refunds
Baseline	Energy Efficiency	Reliability
Bilingual	Establish Service	Re-MAT/Bio-MAT
Billings	Expand Service Area	Revenue Allocation
Bioenergy	Forms	Rule 21
Brokerage Fees	Franchise Fee / User Tax	Rules
CARE	G.O. 131-D	Section 851
CPUC Reimbursement Fee	GRC / General Rate Case	Self Generation
Capacity	Hazardous Waste	Service Area Map
Cogeneration	Increase Rates	Service Outage
Compliance	Interruptible Service	Solar
Conditions of Service	Interutility Transportation	Standby Service
Connection	LIEE / Low-Income Energy Efficiency	Storage
Conservation	LIRA / Low-Income Ratepayer Assistance	Street Lights
Consolidate Tariffs	Late Payment Charge	Surcharges
Contracts	Line Extensions	Tariffs
Core	Memorandum Account	Taxes
Credit	Metered Energy Efficiency	Text Changes
Curtailable Service	Metering	Transformer
Customer Charge	Mobile Home Parks	Transition Cost
Customer Owned Generation	Name Change	Transmission Lines
Decrease Rates	Non-Core	Transportation Electrification
Demand Charge	Non-firm Service Contracts	Transportation Rates
Demand Side Fund	Nuclear	Undergrounding
Demand Side Management	Oil Pipelines	Voltage Discount
Demand Side Response	PBR / Performance Based Ratemaking	Wind Power
Deposits	Portfolio	Withdrawal of Service
Depreciation	Power Lines	

**SAN DIEGO
COMMUNITY
POWER**

November 2, 2020

California Public Utilities Commission
Energy Division
Attention: Tariff Unit
505 Van Ness Avenue, 4th Floor
San Francisco, CA, 94102-3298

SDCP ADVICE LETTER 1-E

**SUBJECT: PUBLIC REQUEST OF SAN DIEGO COMMUNITY POWER FOR WAIVER
OF 2021 LOCAL PROCUREMENT OBLIGATIONS**

PURPOSE

Pursuant to California Public Utilities Commission (“Commission”) Decision (“D.”) 06-06-064, as modified by D. 19-02-022 and D. 19-06-026, and in accordance with Section 24 of the Commission’s *2021 Filing Guide for System, Local, and Flexible Resource Adequacy (“RA”) Compliance Filings* (“2021 Filing Guide”), San Diego Community Power (“SDCP”) hereby submits this Tier 2 Advice Letter seeking a waiver of penalties associated with a portion of its 2021 Local RA Requirements. SDCP’s specific Local RA requirements are market-sensitive and confidential, and they are provided in confidential Attachment A to this Advice Letter. This request is being submitted in conjunction with SDCP’s Local RA year ahead compliance filing.

For the reasons set forth below, SDCP respectfully requests a waiver of any potential penalties associated with its 2021 Local RA deficiency. Thus far, SDCP has successfully procured 94% of its total Local RA allocation. SDCP took reasonable and good faith efforts to secure capacity in satisfaction of its Local RA requirements, and yet has been unable to secure contracts that would satisfy the remaining obligation. Based on the state of the market and the lack of available resources, SDCP believes that no further efforts would have resulted in the necessary procurement before the November 2, 2020 Year-Ahead filing deadline.

BACKGROUND

San Diego Community Power (“SDCP”) is the Community Choice Aggregation (“CCA”) program that will serve the Cities of San Diego, Encinitas, La Mesa, Chula Vista, and Imperial Beach beginning next year. SDCP, formerly known as San Diego Regional Community Choice Energy Authority, was formed when the five member cities entered into a Joint Powers Agreement (“JPA”) effective October 1, 2019.¹ SDCP submitted its Implementation Plan and Statement of Intent to

¹ See [San Diego Regional Community Choice Energy Authority Joint Powers Agreement](#), October 1, 2019.

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establish a CCA program on December 9, 2019, and intends to offer service to customers beginning in 2021.² At full operation, SDCP anticipates serving more than 740,000 customer accounts in SDG&E's service territory.³

In D. 19-02-022, the California Public Utilities Commission ("Commission") adopted multi-year local RA requirements with procurement by individual load serving entities ("LSE").⁴ Subsequently, in D. 19-06-026, the Commission adopted 2020-2022 local capacity obligations, which include the 23,635 megawatt ("MW") Local Capacity Requirement ("LCR") for 2021 outlined in the California Independent System Operator's ("CAISO") 2020 Local Capacity Technical Study.⁵ On September 18, 2020, SDCP was assigned its final year-ahead LCR allocation for 2021-2023. To date, SDCP has procured over 94% of its allocation.

Despite its best efforts, SDCP has been unable to procure the remaining local capacity even after offering prices well above the local trigger price of \$51/kw-year. The CAISO estimates that the San Diego-Imperial Valley ("SD-IV") LCR area will be deficient in 2021.⁶ This estimate aligns with the Commission's recent RA Market Report, which concludes that the RA market remains tight and can be expected to continue to tighten.⁷ That report shows the 2021 year ahead local deficiency for the SD-IV area hovering between 240 MW and 293 MW throughout the year, which is nearly double that of the area with the second largest local deficiency.⁸ As explained below and detailed in confidential Attachment A, these factors underlie SDCP's inability to fully meet its Local RA obligation for 2021.

LOCAL RA WAIVER STANDARD

The elements of the Local RA Waiver process were first established in D. 06-06-064, were modified by D. 19-02-022 to apply to multi-year local obligations, and then by D. 19-06-026 with respect to

² See San Diego Community Power, *Community Choice Aggregation Implementation Plan and Statement of Intent*, December 9, 2019. ("SDCP Implementation Plan").

³ SDCP Implementation Plan at 22.

⁴ D. 19-02-022, *Decision Refining the Resource Adequacy Program*, Rulemaking ("R.") 17-09-020, March 4, 2019 at OP 2.

⁵ D.19-06-026, *Decision Adopting Local Capacity Obligations for 2020-2022, Adopting Flexible Capacity Obligations for 202, and Refining the Resource Adequacy Program*, R. 17-09-020 July 5, 2019 at OP 2; CAISO, [2020 Local Capacity Technical Study Final Report and Study Results](#), May 1, 2019 at 3. ("CAISO LCT").

⁶ CAISO LCT at 167.

⁷ California Public Utilities Commission, *The State of the Resource Adequacy Market – Revised*, January 13, 2020 at 40-41. ("RA Market Report").

⁸ RA Market Report at 36.

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the trigger price and submission process.⁹ The waiver process affords an LSE the opportunity to request relief from Commission-imposed penalties by demonstrating that it has made every commercially reasonable effort to contract for Local RA requirement resources.¹⁰ An LSE must submit a Tier 2 Advice Letter (“AL”) at the time it files its Local RA requirement compliance and must establish the following:¹¹

- (1) a demonstration that the LSE reasonably and in good faith solicited bids for its RAR capacity needs along with accompanying information about the terms and conditions of the Request for Offer or other form of solicitation, and
- (2) a demonstration that despite having actively pursued all commercially reasonable efforts to acquire the resources needed to meet the LSE’s local procurement obligation, it either
 - a. received no bids; or
 - b. received no bids from an unbundled RA capacity contract of under [\$51] per kW-year or for a bundled capacity and energy product of under \$73 per kW-year; or
 - c. received bids below these thresholds but such bids included what the LSE believes are unreasonable terms and/or conditions, in which case the waiver request must demonstrate why such terms and/or conditions are unreasonable.

An LSE’s waiver request that meets these requirements is a necessary but not sufficient condition for the grant of such waiver. The Commission will also consider other information brought to its attention regarding the reasonableness of the waiver request.¹²

DISCUSSION

SDCP operates within the service area of San Diego Gas and Electric Company (“SDG&E”); the relevant local RA area is known as the SD-IV local area. During its 2020 startup activities, SDCP anticipated that it would be difficult to obtain SD-IV local resource adequacy capacity after having verbally discussed local RA market status with various market participants and having observed that SDG&E had sought (and the Commission granted) waivers for local RA in each of the past three

⁹ See D. 19-06-026, *Decision Adopting Local Capacity Obligations for 2020-2022, Adopting Flexible Capacity Obligations for 2020, and Refining the Resource Adequacy Program*, R. 17-09-020, June 27, 2019.

¹⁰ D. 06-06-064 at 71.

¹¹ See also, [Energy Division’s 2021 Filing Guide for System, Local, Flexible Resource Adequacy \(RA\) Compliance Filings](#), R. 17-09-020, October 2, 2020 at 42-44. (“2021 Filing Guide”).

¹² D.19-06-026 at 72-3, OP 6, OP 8.

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years.¹³ SDCP also understood that some local RA held by SDG&E would likely become available (due to resultant surplus within SDG&E’s portfolio) once load serving responsibility transferred from SDG&E to SDCP, and that obtaining local RA from SDG&E would be a necessary element of its procurement approach. SDCP’s strategy was to engage with SDG&E while simultaneously initiating independent local RA procurement efforts from other suppliers/sources in the market.

A. SDCP Undertook Reasonable and Good Faith Efforts to Solicit Supply Bids for its Local RA Capacity Needs

As set forth in D. 06-06-064, an LSE seeking a waiver of penalties associated with Local RA deficiency must first demonstrate that it has “reasonably and in good faith solicited bids for its RAR capacity needs along with accompanying information about the terms and conditions of the Request for Offer or other form of solicitation.”¹⁴ Throughout 2020, SDCP has conducted extensive RA procurement activities and outreach, which included: 1) administering three separate RFO solicitations, which were posted on SDCP’s public website and distributed to over six hundred e-mail contacts – these contacts represented nearly 400 asset owners, power marketers, brokers, demand response providers, load serving entities, and other potential sellers of RA; 2) engagement with SDG&E to request bilateral negotiations for the transfer and sale of RA to SDCP; 3) participation in SDG&E’s 2021-2023 RA RFO conducted during the months of June through September; 4) regular and repeated engagement with active RA brokers; and 5) numerous verbal bilateral inquiries with potential RA sellers. The terms and conditions of SDCP’s RFO process is provided in Attachment B, SDCP’s other solicitation efforts are described in more detail in confidential Attachment A.

SDCP acted early in an effort to maximize its ability to obtain local RA that might be available in the market, while simultaneously attempting to engage with SDG&E to explore bilateral negotiations for the transfer of RA (from the incumbent utility’s RA portfolio to SDCP). SDCP initiated discussions with SDG&E regarding RA procurement in March 2020 and issued its first of three local RA RFOs in May 2020—two months before the Commission provided SDCP notice of its initial 2021-2023 local RA requirements. SDCP was ultimately unable to enter bilateral negotiations with SDG&E, but was able to procure a portion of its obligation by engaging in the incumbent utility’s June 15, 2020 RFO for 2021-2023 RA.

Through the collective efforts noted above, SDCP has been able to secure over 94% of its three-year local RA allocation, including all of its 2022-2023 local obligations. SDCP was also successful in securing 100% of its year-ahead flexible RA obligations. However, to date, SDCP has been unable to obtain a portion of its SD-IV Local RA obligation for calendar year 2021.

¹³ See California Public Utilities Commission, *Local Waivers Issued 2018, 2019, 2020*, available at: <https://www.cpuc.ca.gov/General.aspx?id=6442465461>.

¹⁴ D.06-06-064 at 73.

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B. Despite Best Efforts SDCP Did Not Receive Any Offers to Fulfill its Remaining Obligation at a Price Below \$51/kW-year

The second prong of the RA Waiver standard set forth in D. 06-06-064, as modified by D.19-06-026, requires an LSE to demonstrate that “despite having actively pursued all commercially reasonable efforts to acquire the resources needed to meet the LSE’s local procurement obligations,” the LSE either received no bids, or received no bids under the trigger price for a waiver request.¹⁵ SDCP, informed by its research and assessment of RA market constraints, proactively engaged in diligent efforts to find and contract for the resources needed to meet its local procurement obligation. To date, SDCP has received no bids that would satisfy its remaining obligation at a price below the \$51/kW-year (or \$4.25/kW-month) trigger price established in D. 19-06-026. SDCP was willing to contract for capacity that exceeded the trigger price within reason. In fact, as detailed in confidential Attachment A, all of SDCP’s procured capacity to date, comprising over 94% of its three-year forward obligation, was purchased at rates that exceeded the trigger price.

SDCP issued three separate RFO solicitations to a network of nearly 400 potential sellers, but only received viable bids during the first RFO issued May 18, 2020. Of the two offers rejected during the first RFO, one bid proposed capacity deliveries from 2023-2032, which did not fit within the defined RFO parameters, and the other proposed very small volumes (initially 1 MW, then 2 MW) from distributed resources that were not yet qualified to meet RA obligations. Following the second RFO issued on September 3rd, SDCP received offers that either did not include any RA volumes for the year in which SDCP still required local RA capacity, or were for very small volumes for only part of the year at very high prices, well in excess of the \$4.25 per kw-month trigger price for a waiver. No offers were submitted in response to the third RFO issued on October 14, 2020.

In addition, SDCP inquired with various leading brokers of RA in California, but only received one offer for a small volume that would have cost SDCP more than double the RA waiver trigger price. Though SDCP has been willing to contract at rates above the trigger price throughout the procurement process, this extremely high-priced offer was deemed unreasonable and rejected as excessive. SDCP’s broker inquiries and the terms of the rejected offer are described in more detail in confidential Attachment A.

C. The Well-Documented Lack of Available Supply in the Local Capacity Market Supports Granting SDCP’s Waiver Request

In D. 06-06-064, the Commission acknowledged that it “will consider other information brought to

¹⁵ D. 06-06-064 at 72-73.

SAN DIEGO COMMUNITY POWER

its attention regarding the reasonableness of the waiver request.”¹⁶ Beyond the well-known supply shortfalls facing all load serving entities with SD-IV local RA obligations, the San Diego area is unique in terms of the proportion of overall system RA requirements that must be met with SD-IV local RA resources, as well as the significant role played by resources secured under the Cost Allocation Mechanism or “CAM”. The proportionate magnitude of the local RA obligation in the SDG&E area imposes unique and meaningful challenges when attempting to procure requisite local RA quantities, particularly for a new entity like SDCP.

Unlike CCAs operating within the SDG&E footprint, local RA obligations assigned to CCAs operating elsewhere in the state represent a minority share of overall system RA obligations – this is true in both the PG&E and SCE footprints. In the case of SDG&E’s footprint, however, the local RA obligation assigned to SDCP exceeded its total system RA obligation in every month but one during the 2021 calendar year. This means that SDCP was required to purchase more capacity for the year-ahead compliance showing than it will need in most months during the month-ahead compliance process in 2021. Buying more local RA than necessary is a significant financial concern, particularly for a new CCA organization, because overbuying comparatively expensive local RA capacity could materially impact SDCP’s ability to provide competitive rates.

Further, the prevalence of CAM resources in the SD-IV area represent another key uncertainty in estimating local RA requirements. Of the 2,925 MW of SD-IV net qualifying capacity shown on the CAISO 2020 NQC list, 984 MW are from CAM-designated resources. A portion of this capacity is allocated to each load serving entity serving customers in the SDG&E area, and the allocation is subject to change on a quarterly basis.

SDCP highlights these factors to emphasize its belief that no further commercially reasonable efforts would have resulted in the necessary procurement before the November 2, 2020 year ahead filing deadline. Additional detail regarding the unique market constraints contributing to SDCP’s deficiency is provided in confidential Attachment A.

CONCLUSION

For the reasons explained above, SDCP requests that the Energy Division recommend to the Commission that SDCP be granted a waiver of penalties associated with the portion of its 2021 Local RA obligation that it has thus far been unable to fulfill despite having actively pursued all commercially reasonable efforts.

¹⁶ D. 06-06-064 at 73; *see also* 2021 Filing Guide at 43 (“Staff will consider a waiver request along with any other pertinent information in making recommendations to the Commission regarding whether to institute formal enforcement proceedings against a deficient LSE.”).

**SAN DIEGO
COMMUNITY
POWER****REQUEST FOR CONFIDENTIAL TREATMENT**

SDCP requests confidential treatment for the *Memorandum from John Dalessi, Pacific Energy Advisors, Inc Regarding San Diego Community Power's Local Resource Adequacy Waiver* (the "Memorandum") and all associated attachments thereto, which are included with this Advice Letter as confidential Attachment A. SDCP makes this request pursuant to D. 06-06-066, as modified by D. 07-05-032 and D. 08-04-023, which adopted the ESP matrix specifying categories of market-sensitive information that should be treated as confidential and D. 20-07-005, which provided that the market-sensitive information of CCAs shall be eligible for confidential treatment consistent with the ESP matrix.¹⁷

As detailed in the *Declaration of Bill Carnahan Supporting Confidentiality Claim for SDCP's Local RA Waiver Request Submission*, included as Attachment C, the Memorandum and its attachments include various kinds of market-sensitive information regarding the current market positions and compliance obligations of SDCP, included, without limitation, procurement obligation quantities, procured quantities, entities with whom SDCP has negotiated and transacted, and price-related information that are all market sensitive information. Accordingly, SDCP requests that the Memorandum contained in Attachment A to this Local RA Waiver Request be treated as confidential. To the extent that the Commission has any different interpretation with respect to this request, SDCP respectfully requests that notice be provided to SDCP and that SDCP have an opportunity to provide any supplemental information necessary to maintain the confidentiality of the Memo.

EFFECTIVE DATE

In accordance with D. 19-06-026, SDCP submits this Advice Letter classified as Tier 2 (effective after staff approval) under GO 96-B.¹⁸ SDCP respectfully requests approval no later than December 2, 2020 which is 30 days from the date of this filing.

PROTEST

Anyone may protest this Advice Letter to the California Public Utilities Commission. The protest must state the grounds upon which it is based, including such items as financial and service impact, and should be submitted expeditiously. The protest must be made in writing and must be received by November 23, 2020 which is 21 days from the date this Advice Letter was filed with the Commission. There is no restriction on who may file a protest. The address for mailing or delivering a protest to the Commission is:

¹⁷ D. 20-07-005, *Decision Granting in Part Petition to Modify Decision 06-06-066*, R. 05-06-040, July 16, 2020 at 1.

¹⁸ D. 19-06-026 at OP 8.

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CPUC Energy Division
ATTN: Tariff Unit
505 Van Ness Avenue
San Francisco, CA 94102

Copies of the protest should also be sent via e-mail to the attention of the Energy Division at EDTariffUnit@cpuc.ca.gov. A copy of the protest should also be sent via email to the address shown below on the same date it is delivered to the Commission.

ATTN: Bill Carnahan
Chief Executive Officer
San Diego Community Power
1200 Third St. 18th Floor
San Diego, CA 92101
E-Mail: BCarnahan@sdcommunitypower.org

Ty Tosdal
Tosdal APC
777 S. Highway 101, Suite 215
Solana Beach, CA 92075
ty@tosdalapc.com

NOTICE

A copy of this Advice Letter has been distributed to the service list of R. 19-11-009 in accordance with D. 19-06-026.¹⁹

/s/ Bill Carnahan

Bill Carnahan
Chief Executive Officer
San Diego Community Power
1200 Third St. 18th Floor
San Diego, CA 92101
Telephone: 858-492-6005

¹⁹ D. 19-06-026 at OP 8. Local RA waiver requests shall be submitted via a Tier 2 Advice Letter to the Commission with accompanying service to the service list (in redacted form, if necessary) of the RA proceeding open at the time of the request.

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ATTACHMENTS

Attachment A – Memorandum of John Dalessi, Pacific Energy Advisors, Inc., Regarding San Diego Community Power’s Local Resource Adequacy Waiver

(CONFIDENTIAL— Not Provided with Public Advice Letter)

Attachment B – SDCP RFO Solicitations

Attachment C – Declaration of Bill Carnahan Supporting Confidentiality Claim for SDCP’s Local RA Waiver Request

Attachment D – Certificate of Service and Service List

CC: Service List R. 19-11-009

Ty Tosdal, Counsel, San Diego Community Power, Ty@tosdalapc.com

November 2, 2020

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ATTACHMENT A

CONFIDENTIAL

November 2, 2020

**SAN DIEGO
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ATTACHMENT B

SAN DIEGO COMMUNITY POWER PUBLIC RFO SOLICITATIONS

PUBLIC ATTACHMENT B SDCP RFO SOLICITATIONS

First RFO, May 18, 2020

Good afternoon all,

San Diego Community Power (SDCP) is pleased to announce the launch of its 2021-2023 Local Resource Adequacy (RA) solicitation. Please see the table below for the details of the product SDCP is looking to purchase.

RA Product*	Seeking to	Delivery Point	Minimum Volume (MW)	Pricing	Earliest Start Date	Latest End Date	Delivery Period
SD - IV Local Area	Purchase	CAISO	1 MW	Fixed Price (\$/kw-mo)	1/1/2021	12/31/2023	Monthly, Quarterly, and/or Annual Strip(s)

** SDCP is also seeking local resource adequacy offers that are bundled with the Flexible attribute*

All proposals should be submitted to SDCP via email to sdcp.procurement@pacificea.com **before 12 PM PT Tuesday, May 26, 2020**. SDCP will notify shortlisted candidates of results no later than 12 PM PT on Tuesday, June 2, 2020.

The full timeline for this solicitation is summarized below:

SDCP Solicitation Timeline		
Issue RFO		Monday, May 18, 2020
Deadline to Submit Responses	12 PM PT	Tuesday, May 26, 2020
Notification of Shortlist	12 PM PT	Tuesday, June 2, 2020
Deadline to Execute Confirms	End of Day	Friday, June 19, 2020

SDCP will execute purchases utilizing the WSPP as the overarching Master Agreement with counterparties that have not executed an EEI Master with SDCP.

For questions or further information related to this Solicitation, please send inquiries to sdcp.procurement@pacificea.com. Additionally, and at its sole discretion, SDCP reserves the right to define and modify evaluation criteria at any time, accept or reject any offers, and modify or terminate this solicitation at any time and for any reason.

Sam Kang
Pacific Energy Advisors, Inc.
(415) 990-9596
sam@pacificea.com

PUBLIC ATTACHMENT B SDCP RFO SOLICITATIONS

Second RFO, September 3, 2020

From: SDCP Procurement <sdcp.procurement@pacificea.com>

Sent: Thursday, September 3, 2020 9:01 PM

Subject: *ext* San Diego Community Power 2021-2023 SD-IV Local RA Solicitation

Good evening,

San Diego Community Power "SDCP" is soliciting offers for its 2021-2023 Local Resource Adequacy requirements. Please see the description of the products SDCP is looking to purchase below.

RA Product	Minimum Volume (MW)	Pricing	Earliest Start Date	Latest Start Date	Delivery Timeline
SD-IV Local Area - Flexible	1 MW	\$/kW-Month	*1/1/2021	*12/1/2023	Monthly, Quarterly, and/or Annual Strips
SD-IV Local Area - Generic	1 MW	\$/kW-Month	*1/1/2021	*12/1/2023	Monthly, Quarterly, and/or Annual Strips

**SDCP will consider longer term offers if the delivery start date falls within the date parameters listed*

Current RFO schedule below; SDCP has the right to modify this schedule at any time and will notify accordingly if any updates are required.

SDCP Local RA Solicitation Schedule		
SDCP Issues Local RA RFO		Thursday, September 3, 2020
Offer Submission Deadline	4:00 PM PDT	Thursday, September 10, 2020
SDCP Notifies Shortlisted Parties	4:00 PM PDT	Tuesday, September 15, 2020

Please submit completed Local RA Offer form to SDCP via email to sdcp.procurement@pacificea.com before 4:00 PM PDT on Thursday, September 10, 2020. SDCP will notify shortlisted candidates of results no later than 4:00 PM PDT on Tuesday, September 15, 2020.

SDCP will execute purchases utilizing the WSP as the overarching Master Agreement with counterparties that have not executed an EEI Master with SDCP.

For questions or further information related to this Solicitation, please send inquiries to sdcp.procurement@pacificea.com. Additionally, and at its sole discretion, SDCP reserves the right to define and modify evaluation criteria at any time, accept or reject any offers, and modify or terminate this solicitation at any time and for any reason.

Best regards,

Alden J Walden
Pacific Energy Advisors, Inc.
Office: (916) 936-3304
Mobile: (916) 340-5200
alden@pacificea.com

PUBLIC ATTACHMENT B SDCP RFO SOLICITATIONS

Third RFO, October 14, 2020

From: Energy Bids <energybids@sdcommunitypower.org>

Sent: Wednesday, October 14, 2020 4:24 PM

To: Energy Bids <energybids@sdcommunitypower.org>

Subject: San Diego Community Power 2021 SD-IV Local and System RA Solicitation

Good afternoon,

San Diego Community Power "SDCP" is soliciting offers for its 2021 Resource Adequacy requirements. Please see the description of the products SDCP is looking to purchase below.

RA Product	Minimum Volume (MW)	Pricing	*Showing Period	Delivery Timeline
SD-IV Local Area - Generic	1 MW	\$/kW-Month	CY 2021	Monthly, Quarterly, and/or Annual Strips
System - Generic	1 MW	\$/kW-Month	Sep-2021	Monthly

**SDCP is not considering offers for terms that fall outside the specified showing periods as part of this solicitation*

Current RFO schedule below; SDCP has the right to modify this schedule at any time and will notify accordingly if any updates are required.

SDCP 2021 RA Solicitation Schedule		
SDCP Issues 2021 RA RFO		Wednesday, October 14, 2020
Offer Submission Deadline	4:00 PM PDT	Tuesday, October 20, 2020
SDCP Notifies Shortlisted Parties	4:00 PM PDT	Thursday, October 22, 2020

Please submit completed RA Offer form to SDCP via email to energybids@sdcommunitypower.org before 4:00 PM PDT on Tuesday, October 20, 2020. SDCP will notify shortlisted candidates of results no later than 4:00 PM PDT on Thursday, October 22, 2020.

SDCP will execute purchases utilizing the WSPP as the overarching Master Agreement with counterparties that have not executed an EEI Master with SDCP.

For questions or further information related to this Solicitation, please send inquiries to energybids@sdcommunitypower.org. Additionally, and at its sole discretion, SDCP reserves the right to define and modify evaluation criteria at any time, accept or reject any offers, and modify or terminate this solicitation at any time and for any reason.

November 2, 2020

**SAN DIEGO
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ATTACHMENT C

**DECLARATION OF BILL CARNAHAN SUPPORTING CONFIDENTIALITY CLAIM
FOR SDCP'S LOCAL RA WAIVER REQUEST SUBMISSION**

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

**DECLARATION OF BILL CARNAHAN
SUPPORTING CONFIDENTIALITY CLAIM FOR SDCP'S LOCAL RA WAIVER
REQUEST**

In accordance with General Order 66-D, D. 06-06-066, D. 08-04-023 setting forth the protocol for the submission of confidential information to the California Public Utilities Commission ("Commission"), and D. 20-07-005 extending confidential treatment to market-sensitive information of community choice aggregators ("CCA"), San Diego Community Power ("SDCP") submits the following declaration in support of its claim of confidentiality for the below-specified information provided in confidential Attachment A to SDCP Advice Letter 1-E: *San Diego Community Power Request for Local Resource Adequacy Waiver* ("SDCP AL 1-E").

The undersigned declares, under penalty of perjury pursuant to the laws of the State of California, as follows:

1. I am the Chief Executive Officer of San Diego Community Power ("SDCP"). In this capacity, I have knowledge of the information provided in this declaration and am authorized to make this declaration on SDCP's behalf.
2. In this Advice Letter submission, SDCP is securely and confidentially uploading the following documents to the Energy Division through the Commission's FTP system:
 - a. SDCP Advice Letter 1-E: *San Diego Community Power Request for Local Resource Adequacy Waiver*;
 - b. Confidential Attachment A: *Memorandum of John Dalessi, Pacific Energy Advisors, Inc., Regarding San Diego Community Power's Local Resource Adequacy Waiver*;
 - c. Attachment B: *SDCP RFO Solicitations*;
 - d. Attachment C: *Declaration of Bill Carnahan Supporting Confidentiality Claim for SDCP's Local RA Waiver Request*;
 - e. Attachment D: *Certificate of Service*.
3. In this Advice Letter submission, SDCP is publicly submitting the following documents to the Energy Division and the service list for the current Resource Adequacy Rulemaking, R. 19-11-009 via email:
 - a. SDCP Advice Letter 1-E: *San Diego Community Power Request for Local Resource Adequacy Waiver*;

- b. Attachment B: *SDCP RFO Solicitations*;
 - c. Attachment C: *Declaration of Bill Carnahan Supporting Confidentiality Claim for SDCP's Local RA Waiver Request*;
 - d. Attachment D: *Certificate of Service*.
4. Through this declaration, SDCP requests that Attachment A to SDCP AL 1-E, along with supporting Attachments A-1, A-2, and A-3 contained therein, be treated as confidential and kept under seal.
 5. This request for confidentiality is being made pursuant to the requirements and authority of D. 06-06-066, D.08-04-023, and D. 20-07-005; and Commission General Order 66-D.
 6. The attached "Table of Confidential Information" identifies the specific information that is subject to this confidentiality request, provides specific citations to the authority upon which each request is based, provides a justification for confidential treatment, and specifies the length of time that the information is to be kept confidential.
 7. SDCP is complying with the limitations of confidentiality specified in the ESP and CCA Matrix established in D. 06-06-066, as modified by D. 20-07-005 for the types of data being submitted subject to a request for confidentiality.
 8. To the best of my knowledge, the information being submitted subject to this request for confidentiality is not already public.
 9. SDCP is providing a public, unredacted version of SDCP AL 1-E and is separately providing confidential information in confidential Attachment A to the Commission. Redacted versions of this confidential attachment cannot reasonably be publicly produced.
 10. As set forth below, the narrative and supporting documentation for SDCP AL 1-E is highly market-sensitive, confidential, and cannot be aggregated, redacted, summarized, masked or otherwise protected in a way that allows partial disclosure. In particular, they include key elements of SDCP's procurement strategy, SDCP's bid prices, and third parties' bid prices in SDCP's solicitations, which may or may not have resulted in RA sale, and procurement transactions. These documents have been withheld from public distribution in their entirety.
 11. The following person is designated as the person for the Commission to contact regarding potential release of this information by the Commission:

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Executed on November 2, 2020 at Solana Beach, California

/s/ Bill Carnahan

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Chief Executive Officer
San Diego Community Power
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Telephone: 858-492-6005

TABLE OF CONFIDENTIAL INFORMATION

SDCP Advice Letter 1-E:

San Diego Community Power's Request for Year-Ahead Local Resource Adequacy Waiver

Redaction Reference	Confidentiality Category from D.06-06-066 Matrix or Other Authority	Justification for Confidential Treatment	Length of Time Data to Be Kept Confidential
Confidential Attachment A to SDCP Advice Letter 1-E (entire document, including supporting Attachments A-1, A-2, and A-3)	ESP and CCA Matrix (as modified by D. 20-07-005), Item II(B) – RA Supply Data.	<p>The <i>Memorandum of John Dalessi, Pacific Energy Advisors, Inc., Regarding San Diego Community Power's Local Resource Adequacy Waiver</i> supplements SDCP's Advice Letter by providing market-sensitive RA supply information:</p> <ul style="list-style-type: none"> • Capacity under contract (MW). • Capacity deficiencies (MW). • Contract price information. • Identifying information for specific procurement time periods. 	Under Item II(B), RA Supply Data is confidential for the first 3 years of the forecast period.

		<ul style="list-style-type: none"> • Confidential information regarding SDCP's RA procurement practices. <p>All of this information is not publicly available and constitutes "Supply Data" under Item II(B), and as such is confidential.</p> <p>Attachment A also includes supporting documentation of SDCP's efforts to procure its Local RA obligation, including confidential communications with brokers, and bids/offers submitted to SDCP. All of this information is RA "supply data" under Item II(B) and as such is confidential.</p> <p>Additionally, this information is highly market-sensitive as it: reveals confidential communications, proposals, offers, and bids between market participant, reveals SDCP's business practices, and could be used by other market participants to determine</p>	
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		SDCP's RA short position, creating market disruption.	
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November 2, 2020

**SAN DIEGO
COMMUNITY
POWER**

ATTACHMENT D
CERTIFICATE OF SERVICE

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

Order Instituting Rulemaking to Oversee the Resource Adequacy Program, Consider Program Refinements, and Establish Forward Resource Adequacy Procurement Obligations.

Rulemaking 19-11-009

CERTIFICATE OF SERVICE

I hereby certify that I have on this date caused the attached **SDCP ADVICE LETTR 1E: PUBLIC REQUEST OF SAN DIEGO COMMUNITY POWER FOR WAIVER OF 2021 LOCAL PROCUREMENT OBLIGATIONS** to be served pursuant to the CPUC's Rules of Practice and Procedure upon the official service list for **R.19-11-009**, obtained from the CPUC's website and attached hereto, by electronic mail (e-mail) to all persons with a valid e-mail address on the official service list.

Executed November 2, 2020 at Solana Beach, California.

/s/ Samir Hafez

Samir A. Hafez Jr.

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Public Utilities
Commission



CALIFORNIA PUBLIC UTILITIES COMMISSION Service Lists

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CPUC - Service Lists - R1911009

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