



California Public Utilities Commission

ADVICE LETTER



ENERGY UIILIIY	OF CALIF				
MUST BE COMPLETED BY UTI	ILITY (Attach additional pages as needed)				
Company name/CPUC Utility No.: San Diego Community Power/ 234-E					
Utility type: ✓ ELC	Contact Person: Chasity Hendren Phone #: 858 252-6255 E-mail: chasity@tosdalapc.com E-mail Disposition Notice to: ty@tosdalapc.com				
EXPLANATION OF UTILITY TYPE ELC = Electric GAS = Gas WATER = Water PLC = Pipeline HEAT = Heat WATER = Water	(Date Submitted / Received Stamp by CPUC) December 23, 2021				
Advice Letter (AL) #: 6	Tier Designation: 2				
Subject of AL: Energy Storage Procurement Keywords (choose from CPUC listing):					
AL Type: Monthly Quarterly Annua	al One-Time 🗸 Other: Biannual				
If AL submitted in compliance with a Commission order, indicate relevant Decision/Resolution #: D. 13-10-040					
Does AL replace a withdrawn or rejected AL? I	f so, identify the prior AL:				
Summarize differences between the AL and th	e prior withdrawn or rejected AL:				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: Resolution required? Yes No					
Requested effective date: 1/24/22	No. of tariff sheets: $ m N/A$				
Estimated system annual revenue effect (%): N	N/A				
Estimated system average rate effect (%): $\mathrm{N/A}$					
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: $_{ m N/A}$					
Service affected and changes proposed $^{ ext{l:}}$ $_{ ext{N/A}}$	1				
Pending advice letters that revise the same tariff sheets: $ m _{N/A}$					

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: <u>EDTariffUnit@cpuc.ca.gov</u>

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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		



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

SDCP Advice Letter 6-E

Re: ENERGY STORAGE PROCUREMENT

PURPOSE

California Public Utilities Commission ("Commission") Decision ("D.") 13-10-040, *Decision Adopting Energy Storage Procurement Framework and Design Program*, establishes an energy storage ("ES") procurement goal of 1% of 2020 peak load for Community Choice Aggregation ("CCA") programs. D. 17-04-054 modifies this requirement by implementing an "automatic limiter" that reduces a CCA program's 1% ES procurement obligation as needed to ensure that the CCA program's total ES procurement does not exceed the ES procurement obligation of its distribution Investor-Owned Utility ("IOU").

San Diego Community Power ("SDCP") submits this Tier-2 Advice Letter to inform the Commission about the status of its ES procurement activities and to inform the Commission that the 1% ES procurement obligation of CCAs has been eliminated, pursuant to the triggering of the automatic limiter, established in D. 17-04-039.

EFFECTIVE DATE

This AL is subject to Energy Division disposition and should be classified as Tier 2 (effective after staff approval) pursuant to General Order 96-B Energy Industry Rule 5.2. SDCP respectfully requests that this submittal be effective on January 24, 2022, which is 30 calendar days after the date of submission.

BACKGROUND

To implement Assembly Bill ("AB") 2514, the Commission issued D. 13-10-040 which adopted the Energy Storage Procurement Framework and Design Program for IOUs, electric service providers ("ESPs"), and Community Choice Aggregators ("CCAs"). D. 13-10-040 establishes the "1% of 2020 peak load target" for CCAs and requires each CCA to file a Tier 2 AL once every two years until 2024 to report its progress toward its procurement target. ¹

Energy Storage projects must meet the following eligibility requirements set in D. 13-10-040:

¹ D. 13-10-040 at p. 47.

- 1. ES systems must be installed and operational after January 1, 2010: As required by California Public Utility Code section 2835, subdivision (c), a "new energy storage system" is a "system that is installed and first becomes operational after January 1, 2010."
- 2. ES systems must be online and delivering by the end of 2024: All 2020 compliance target procurements must be "installed," or "online and delivering," by December 31, 2024.
- 3. Distributed storage qualifies: The Commission "shall allow customer sited or customer-owned energy storage to count toward the 1% target" for CCA programs.
- 4. Electric vehicle programs qualify: IOUs, ESPs, and CCA programs may count "[energy] storage that could be obtained from plug-in vehicles and programs/systems that utilize electric vehicles for grid services (Vehicle to Grid)" for their procurement goals.
- 5. Storage funded by departing utility customers is excluded: The load associated with customers departing from utility bundled services for CCA participation "shall not be counted towards meeting the CCA or ESP's 1 percent procurement target."
- 6. ES projects must further a relevant purpose: Projects must demonstrate their ability to meet one or more of the following purposes: grid optimization, integration of renewable energy, or reduction of greenhouse gas emissions.
- 7. Government funded projects may be included: "It is reasonable to include any PIER- or EPIC- funded projects toward the procurement targets under certain conditions."
- 8. ES procurement must be cost-effective: AB 2514 provides that ES must be "viable and cost-effective," but the Commission has not adopted a specific cost-effectiveness methodology. D. 13-10-040 requires each CCA program to "describe its methodology for measuring cost-effective projects."

Subsequently, the Commission issued additional decisions pertaining to CCA and ESP energy storage procurement. D. 16-01-032 established counting rules for Self-Generation Incentive Program ("SGIP") projects. SGIP-funded storage projects installed by customers of a CCA or ESP would be split evenly between the customer's IOU and CCA or ESP.² In addition, D. 16-01-032 directed the IOUs to file a Tier 1 Advice Letter twice a year, on June 1 and December 1, containing the breakout of SGIP-funded energy storage installations.

D. 17-04-039 recognizes that CCA and ESP customers are, at times, required to pay for energy storage resources procured by the IOUs through non-bypassable charges and distribution rates. D. 17-04-039 adopts an automatic limiter which ensures that the energy storage procurement and cost recovery obligation of the customers of CCAs and ESPs does not exceed the utility bundled customer obligation.

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² D. 16-01-032 at p. 61.

"An automatic limiter that proportionately reduces each Community Choice Aggregator's and Energy Service Provider's one percent procurement obligation by the amount that the load serving entity's own procurement plus its customers' share of non-bypassable charges exceeds the utility bundled customer obligation as a percentage of load is adopted. If the limiter is reached, the consolidated utility compliance filing shall automatically reflect the reduced Community Choice Aggregator/Energy Service Provider energy storage procurement obligation." ³

D. 17-04-039 requires the IOUs to provide updated calculation of the automatic limiter via an annual Tier 1 advice letter filing. If the limiter is reached, then the IOUs should indicate the reduced CCA and ESP procurement obligation in its required annual filing.⁴

On December 5, 2018, Edward Randolph, Director, Energy Division, determined that "the automatic limiter has been triggered for ESPs and CCAs in the service territories of all three IOUs, and their 1% storage procurement obligation has been eliminated." Since that determination, energy storage counting towards the limiter has continued to increase. On August 1, 2019, the IOUs submitted their Joint Automatic Limiter Advice Letter, 5 notifying the Commission that the automatic limiter has been fully triggered for all CCA programs in all three IOUs' service territories.

ENERGY STORAGE PROCUREMENT EFFORTS

As adopted in D.13-10-040, a CCA's ES procurement obligation is 1% of its projected peak load in 2020. The most recent IOU advice letter providing an updated calculation of the automatic limiter shows that CCA customers in San Diego Gas & Electric ("SDG&E") territory have paid for 0.47 MW of energy storage resources, which approximately equals 4.1% of CCA load.⁶ As the calculation below shows, the automatic limiter has been triggered in all three IOU service territories, thus eliminating the storage procurement obligation of all CCAs:

SERVICE TERRITORY	PG&E	SCE	SDG&E	TOTAL
Adjusted CCA current Share: 1%	208 MW	95 MW	0.47 MW	306.47 MW
procurement target + non-bypassable				
charge (MW/% of load) ⁷	~3.2%	~2.7%	~4.1%	
CCA MW share of non-bypassable	282 MW	137 MW	0.6 MW	419.6 MW
charges in MW ⁸				

³ D. 17-04-039 at Ordering Paragraph ("OP") 6.

 5 The August 1, 2019 Joint Automatic Limiter Advice Letter was filed as Advice Letter 4808-E (SCE), 5605-E (PG&E), and 3408-E (SDG&E).

⁴ D. 17-04-039 at p. 68.

⁶ SDG&E AL 3408-E at p. 6, effective August 1, 2019.

⁷ From AL 4048-E, Table 6 at page 6, the adjusted values in the row labeled "CCA Current Share."

⁸ From AL 4048-E, Table 5 Row 2 at page 5.

Portion of Adjusted "CCA Current	(74)	(42)	(0.13)	
Share" applicable to CCAs' 1%	MW	MW	MW	
storage target in MW ⁹				
Original CCAs' 1% storage	65 MW	34 MW	0.1 MW	99.1 MW
procurement target in MW ¹⁰				
Adjusted CCAs' storage procurement	(74)	(42)	(0.13)	0 MW
target in MW after application of the	MW	MW	MW	
automatic limiter for PG&E, SCE, and				
SDG&E				
Adjusted CCAs' storage procurement	0%11	0%12	0%13	0%
target in % after application of the				
automatic limiter for PG&E, SCE, and				
SDG&E				

Given the above adjustment via the automatic limiter, SDCP's storage procurement requirement, pursuant to AB 2514 and D. 13-10-040, is now zero. Stated another way, SDCP's customers pay for a portion of IOU-procured storage via distribution rates and other non-bypassable charges, and a proportional share of that capacity accrues towards fulfillment of the SDCP's procurement obligation. To date, SDCP has executed contracts for two new ES resources, both of which are co-located with solar generation and scheduled to come online by 2024.

COST EFFECTIVENESS

Cost-effectiveness is a critical factor in SDCP's energy storage procurement. SDCP considers energy storage projects using valuation analysis that considers the resource adequacy, energy, and ancillary service benefits attributable to the project against contract payments and charging costs. SDCP will continue to enter into contracts with energy storage resources that provide value to SDCP's customers.

NOTICE

A copy of this submittal has been served on the official Commission service lists for R. 15-03-011 and R. 10-12-007.

⁹ Calculated by subtracting the CCA MW share of non-bypassable charges shown in Row 3 from the "Adjusted CCA Current Share" shown in Row 2.

¹⁰ From AL 4048-E, Table 5 Row 4 at page 5.

¹¹ Calculated by dividing -74 MW in Row 5 by the original CCAs' 1% storage procurement target of 65 MW for PG&E in Row 4. Since the automatic limiter has been reached, the percentage is shown as zero.

¹² Calculated by dividing -42 MW in Row 5 by the original CCAs' 1% storage procurement target of 34 MW for SCE in Row 4. Since the automatic limiter has been reached, the percentage is shown as zero.

¹³ Calculated by dividing -0.13 MW in Row 5 by the original CCAs' 1% storage procurement target of 0.1 MW for SDG&E in Row 4. Since the automatic limiter has been reached, the percentage is shown as zero.

PROTESTS

There are no restrictions on who may file a protest. Anyone wishing to protest this AL filing may do so by letter via U.S. Mail, facsimile, or electronically, any of which must be received no later than 20 days after the date of this AL filing. Protests should be mailed to:

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

Email: EDTariffUnit@cpuc.ca.gov

Copies should also be mailed to the attention of the Deputy Executive Director, Energy Division, Room 4004 (same address above).

In addition, protests and all other correspondence regarding this AL should be sent by letter or transmitted electronically to the attention of:

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Dated: December 23, 2021

Respectfully,

/s/ Laura Fernandez

Director of Regulatory and Legislative Affairs San Diego Community Power 815 E Street, Suite 12716 San Diego, California 92112

cc: Service Lists: R. 15-03-011 and R. 10-12-007