

July 17, 2024

VIA ELECTRONIC MAIL: edtariffunit@cpuc.ca.gov

Public Utilities Commission of the State of California

Energy Division Attention: Tariff Unit

505 Van Ness Avenue, 4th Floor

San Francisco, CA 94102

Advice Letter 16-E	Advice Letter 50-E	Advice Letter 42-E
Apple Valley Choice Energy	Ava Community Energy	Central Coast Community Energy
Advice Letter 10-E	Advice Letter 30-E	Advice Letter 31-E
Clean Energy Alliance	Clean Power Alliance of Southern California	CleanPowerSF
Advice Letter 11-E	Advice Letter 7-E	Advice Letter 30-E
Desert Community Energy	Energy For Palmdale's Independent Choice	Lancaster Energy
Advice Letter 80-E	Advice Letter 10-E	Advice Letter 36-E
Marin Clean Energy	Orange County Power Authority	Peninsula Clean Energy
Advice Letter 25-E	Advice Letter 20-E	Advice Letter 11-E
Pico Rivera Innovative	Pioneer Community Energy	Pomona Choice Energy
Municipal Energy	OM 0443	
Advice Letter 14-E	Advice Letter 22-E	Advice Letter 22-E
Rancho Mirage Energy	Redwood Coast Energy	San Diego Community Power
Authority	Authority	
Advice Letter 23-E	Advice Letter 36-E	Advice Letter 7-E
San Jacinto Power	San José Clean Energy	Santa Barbara Clean Energy
Advice Letter 33-E	Advice Letter 24-E	Advice Letter 19-E
Silicon Valley Clean Energy	Sonoma Clean Power	Valley Clean Energy

RE: Joint CCAs' New CCA Registration Requirements Tier 2 Advice Letter Pursuant to Decision (D.) 24-04-009

The California Community Choice Association (CalCCA) submits this Tier 2 Advice Letter (Advice Letter) on behalf of Apple Valley Choice Energy, Ava Community Energy, Central Coast Community Energy, Clean Energy Alliance, Clean Power Alliance of Southern California, CleanPowerSF, Desert Community Energy, Energy For Palmdale's Independent Choice, Lancaster Energy, Marin Clean Energy, Orange County Power Authority, Peninsula Clean Energy, Pico Rivera Innovative Municipal Energy, Pioneer Community Energy, Pomona Choice Energy, Rancho Mirage Energy Authority, Redwood Coast Energy Authority, San Diego Community Power, San Jacinto Power, San José Clean Energy, Santa Barbara Clean Energy,

Silicon Valley Clean Energy, Sonoma Clean Power, and Valley Clean Energy (collectively, the Joint CCAs). This Advice Letter is submitted pursuant to Ordering Paragraph (OP) 5 of D.24-04-009² (the Decision). The Joint CCAs request the California Public Utilities Commission's (Commission) approval of this Advice Letter documenting new community choice aggregator (CCA) registration requirements.

I. TIER DESIGNATION

The Joint CCAs hereby submit this Advice Letter with a Tier 2 designation.

II. EFFECTIVE DATE

This Tier 2 Advice Letter will become effective upon disposition of this Advice Letter.

III. BACKGROUND

In D.05-12-041³ and Resolution E-4907⁴, the Commission requires new CCAs to submit an Implementation Plan. The Implementation Plan provides information regarding rate setting, organizational structure, operations, funding, and third-party power suppliers, as set forth in Public Utilities Code section 366.2. Within the provider of last resort (POLR) proceeding Rulemaking (R.) 21-03-011, CalCCA proposed the Commission enhance the implementation planning process with four requirements that would apply to newly forming CCAs: (1) submission of a feasibility study, if available, and pro forma financial statement with the Implementation Plan; (2) establishment of annual assumptions to be included in the pro forma financial statement; (3) establishment of milestones for critical implementation action and review progress; and (4) submission of an updated pro forma financial statement six months prior to launch. These requirements would apply to *newly forming* CCAs only, not existing CCAs expanding their service territories.

OP 5 of D.24-04-009 directs the CCAs to file a joint Tier 2 advice letter within 90 days of the Decision's effective date to further develop the additional registration requirements proposed by CalCCA. The Decision states, "Specifically, the advice letter filing should include an explanation of the type of annual assumptions that might be included in the pro forma financial statement, as well as example milestones for critical CCA implementation." 5

As the Commission has previously acknowledged, Assembly Bill 117 (Migden, 2001) does not provide the Commission authority to approve or reject a CCA's implementation plan or to decertify

https://docs.cpuc.ca.gov/PublishedDocs/Published/G000/M529/K986/529986322.PDF.

The Joint CCAs have provided CalCCA with authority to submit this Advice Letter on their behalf.

D.24-04-009, Decision Implementing Senate Bill 520 Regarding Standards for Provider of Last Resort, R.21-03-011 (Apr. 18, 2024):

D.05-12-041, Decision Resolving Phase 2 Issues on Implementation of Community Choice Aggregation Program and Related Matters, R.03-10-003 (Dec. 16, 2005): https://docs.cpuc.ca.gov/PublishedDocs/WORD_PDF/FINAL_DECISION/52127.PDF,

Resolution E-4907, *Registration Process for Community Choice Aggregators* (Feb. 9, 2018): https://docs.cpuc.ca.gov/PublishedDocs/Published/G000/M210/K016/210016662.PDF.

⁵ D.24-04-009 at 86.

a CCA. Rather its role is to ensure that CCA Implementation Plans are consistent with utility tariffs and Commission rules designed to safeguard customers. In recognition of the Commission's need to anticipate potential POLR needs, even among newly forming CCAs, the Joint CCAs propose the following example processes for newly registering CCAs to demonstrate the enactment of the necessary components outlined in California Public Utilities Code section 366.2.

IV. PROPOSAL

A. Annual Assumptions

Annual assumptions new CCAs use in their pro-forma financial statements should provide sufficient information to demonstrate forecasted expenses and revenues. This should include, at minimum, how much energy the CCA forecasts it will use to determine energy and Renewables Portfolio Standard (RPS) costs, how much peak demand it will serve to determine resource adequacy (RA) costs, operations costs including facilities and personnel, and how it will charge its customers to obtain revenues to cover those costs, as follows:

- Annual forecast of financial projections using then-current reasonable proxy for energy cost projections and the Energy Resource Recovery Account Market Price Benchmarks for RA and RPS cost projections;
 - RPS cost assumptions should include, at minimum, the minimum RPS requirement in place at the time of the submittal of the pro forma financial statement.
 - RA cost assumptions should include, at minimum, the RA market price benchmark and RA need net of the Cost Allocation Mechanism allocation.
- Annual forecast of working capital needs including, at minimum, staffing needs and facility costs; and
- Annual forecast of cashflows, operating reserves, and lines of credit.

B. Milestones

While an Implementation Plan includes essential components, it is the responsibility of a CCA's governing board to determine how objectives are achieved. The suggested milestones do not influence the Commission's certification of a new CCA's Implementation Plan. Per California Public Utilities Code section 366.2, certifications must occur within 90 days, and any additional information requested is solely to assess the need for a cost recovery mechanism. Furthermore, the Commission must specify the earliest possible implementation date for the CCA program. These milestones do not grant additional authority to deny certification of an Implementation Plan, nor require resubmission or additional information from CCAs with an already Commission-approved Implementation Plan.

⁶ D.05-12-041 at 4.

These forecasts should be based on the best information publicly available at the time and are subject to change as newer information becomes available.

Newly forming CCAs should incorporate the following best practice milestones to successfully implement a new CCA:

- Develop Implementation Plans
- Create a proposed schedule for key actions, including:
 - Adopt and implement staffing plan;
 - Secure financing;
 - Verify initial load projections;
 - Update pro forma financial statements;
 - Develop procurement plan for energy, RA, and RPS products;
 - Adopt rate design; and
 - Complete regulatory registrations needed for California Energy Commission,
 California Independent System Operator (CAISO), and Commission compliance.
- Complete the applicable CAISO requirements checklist or contract with a CAISOcertified Scheduling Coordinator.⁸
- Prepare and design customer enrollment notices.
- Create a process for notifying customers of their enrollment, deliver important updates about their enrollment, and collect enrollment data.
- Develop and maintain a detailed organization chart showing all roles required for responsible and sound operation of the CCA.

V. PROTEST

Anyone wishing to protest this Advice Letter may do so only by electronical mail. Protests must be received no later than 20 days after the date of this Advice Letter. Protests must be submitted to the Commission's Energy Division at:

E-mail: EDTariffUnitA@cpuc.ca.gov

In addition, protests and all other correspondence regarding this Advice Letter should also be sent by electronic mail, on the same date it is electronically delivered to the Commission, to the attention of:

California Community Choice Association

Attn: Evelyn Kahl General Counsel and Director of Policy regulatory@cal-cca.org

Master Checklist for Certification:
https://www.caiso.com/documents/masterchecklistforcertification-registrationrequirements.xlsx.

California Community Choice Association

Attn: Eric Little Director of Regulatory Affairs eric@cal-cca.org

California Community Choice Association

Attn: Lauren Carr Senior Market Policy Analyst lauren@cal-cca.org

Any person (including individuals, groups, or organizations) may protest or respond to an advice letter (General Order 96-B, Section 7.4). The protest shall contain the following information: specification of the advice letter protested; grounds for the protest; supporting factual information or legal argument; name and e-mail address of the protestant; and a statement that the protest was sent to the utility no later than the day on which the protest was submitted to the reviewing Industry Division (General Order 96-B, Section 3.11).

VI. NOTICE

In accordance with General Order 96-B, Section IV, a copy of this Advice Letter is being sent by electronic mail to each party of record in the official service list for R.21-03-011. For changes to this service list, please contact the Commission's Process Office at (415) 703-2021, or by electronic mail at Process Office@cpuc.ca.gov.

VII. CORRESPONDENCE

All questions concerning this Advice Letter should be directed to Evelyn Kahl at (510) 980-9459, or by electronic mail at: regulatory@cal-cca.org.

VIII. CONCLUSION

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The Joint CCAs respectfully request that the Commission approve the new CCA registration requirements within this Advice Letter.

Respectfully,

CALIFORNIA COMMUNITY CHOICE ASSOCIATION

Evelyn Kahl

General Counsel and Director of Policy

cc via email:

Service List: R.21-03-011



ADVICE LETTER SUMMARY TO JOINT CCAS' NEW CCA REGISTRATION REQUIREMENTS TIER 2 ADVICE LETTER PURSUANT TO DECISION D.24-04-009





ADVICE LETTER UMMARY



LINERGI UIILIII	CAD			
MUST BE COMPLETED BY UTILITY (Attach additional pages as needed)				
Company name/CPUC Utility No.: California Community Choice Association				
☐ ELC ☐ GAS ☐ WATER	Contact Person: Evelyn Kahl Phone #: (510) 980-9459 E-mail: regulatory@cal-cca.org E-mail Disposition Notice to: regulatory@cal-cca.org			
EXPLANATION OF UTILITY TYPE ELC = Electric GAS = Gas WATER W. L.	(Date Submitted / Received Stamp by CPUC)			
PLC = Pipeline HEAT = Heat WATER = Water	July 17, 2024			
Advice Letter (AL) #: See Attached	Tier Designation: 2			
Subject of AL: Joint CCAs New Community Choice Aggregator Registration Requirements Tier 2 Advice Letter Pursuant to Decision (D.) 24-04-009				
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 #: D.24-04-009				
Does AL replace a withdrawn or rejected AL? If so, identify the prior AL: No				
Summarize differences between the AL and the prior withdrawn or rejected AL: N/A				
Confidential treatment requested? Yes V 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 V No				
Requested effective date: Upon disposition	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 proposed $^{1:}$ N/A Pending advice letters that revise the same tariff sheets: N/A				

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

California Public Utilities Commission Energy Division Tariff Unit Email: EDTariffUnit@cpuc.ca.gov Contact Name: Evelvn Kahl

Title: General Counsel and Director of Policy

Utility/Entity Name: California Community Choice Association

Telephone (xxx) xxx-xxxx:
Facsimile (xxx) xxx-xxxx:
Email: regulatory@cal-cca.org

Contact Name: Lauren Carr
Title: Senior Market Policy Analyst

Utility/Entity Name: California Community Choice Association

Telephone (xxx) xxx-xxxx: Facsimile (xxx) xxx-xxxx: Email: lauren@cal-cca.org

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

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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Advice Letter 23-E	Advice Letter 36-E	Advice Letter 7-E
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	800-80	Energy
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