Order Instituting Rulemaking on the Commission’s own motion to improve distribution level interconnection rules and regulations for certain classes of electric generators and electric storage resources.

Rulemaking 11-09-011
(Filed September 27, 2011)

MOTION FOR APPROVAL OF SETTLEMENT AGREEMENT REVISING DISTRIBUTION LEVEL INTERCONNECTION RULES AND REGULATIONS

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Dated March 16, 2012
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Order Instituting Rulemaking on the
Commission’s own motion to improve
distribution level interconnection rules and
regulations for certain classes of electric
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Rulemaking 11-09-011
(Filed September 27, 2011)

MOTION FOR APPROVAL OF SETTLEMENT AGREEMENT REVISING
DISTRIBUTION LEVEL INTERCONNECTION RULES AND REGULATIONS

Pursuant to Rule 12.1(a) of the California Public Utilities Commission (CPUC or
Commission) Rules of Practice and Procedure, the Joint Settlement Parties\(^1\) request that the
Commission approve the attached Settlement Agreement,\(^2\) which includes a revised Rule 21
Tariff (Revised Tariff), interconnection agreements for each investor-owned utility (IOU)
(Interconnection Agreements) and interconnection request forms for each IOU (Interconnection
Requests) (the latter two shall be referred to in this Motion as Standardized Forms). This *Motion
for Approval of Settlement Agreement Revising Distribution Level Interconnection Rules and
Regulations* (Motion) provides a statement of the factual and legal considerations that are
addressed in the Settlement Agreement. The Joint Settlement Parties believe the Settlement
Agreement represents a balance of the parties’ interests that is reasonable in light of the whole
record, consistent with law, and in the public interest.

\(^1\) The settlement parties include Pacific Gas and Electric Company (PG&E), San Diego
Gas & Electric Company (SDG&E) and Southern California Edison Company (SCE)
(jointly, the IOUs), as well as Aloha Systems Incorporated, California Farm Bureau
Federation, Center For Energy Efficiency And Renewable Technologies, Clean Coalition,
Interstate Renewable Energy Council Inc., Sierra Club, Solar Energy Industries
Association, SunEdison, Sunlight Partners, Sustainable Conservation, and The Vote Solar
Initiative (collectively, Joint Settlement Parties).

\(^2\) The Settlement Agreement is attached to this Motion.
Electric Rule 21 (Rule 21) has successfully facilitated the interconnection of tens of thousands of net energy metered (NEM) and non-exporting generating facilities within California. However, Rule 21 in its present form is not designed to facilitate the interconnection of large numbers of generating facilities that export significant amounts of electric power to the State’s electric distribution and transmission systems, or to interconnect energy storage devices. Recently, the Commission has implemented a number of new procurement programs targeting smaller scale renewable generators, combined heat and power (CHP) facilities, and new technologies, such as energy storage. Given the existing limitations of Rule 21, an updated distribution-level interconnection process is necessary to support the success of these programs.

During the past seven months, a diverse group of stakeholders, Commission Staff, and the state’s largest IOUs have worked collaboratively in a consensus-based process to update Rule 21 so that the tariff may better facilitate the interconnection of exporting generating facilities and storage technologies. The result of those discussions is a proposed Settlement Agreement that maintains the safety, reliability and power quality of the state’s electric distribution and transmission systems while balancing the need for transparent requirements and procedures to make the generating facility interconnection process as predictable, timely and reasonably priced as possible.

I. FACTUAL AND PROCEDURAL BACKGROUND

A. The Settlement Agreement Continues the Work of the Rule 21 Working Group

Since 2000, California has taken a collaborative approach to developing procedures aimed at allowing efficient interconnection and ensuring safe and reliable operation of the utility-
owned distribution systems. This collaborative approach, known as the Rule 21 Working Group, has resulted in important revisions to the IOUs’ distribution-level interconnection tariffs over the past decade. The Settlement Agreement is a continuation of these efforts that addresses technical and procedural gaps in the existing Rule 21 tariff.

B. Rule 21 Affects the Achievement of State Policy Goals for Distribution-Level Resources

The existing Rule 21 tariff was last redesigned in 2000, and the primary intent at that time was to facilitate the interconnection of generating facilities that either do not export power to the utility electric distribution system, or that engage in net energy metering arrangements. The existing Rule 21 tariff was not designed to facilitate the interconnection of a significant volume of exporting generating facilities that participate in wholesale sales arrangements. As a result, the existing Rule 21 tariff has left exporting projects that seek to participate in the Commission’s renewable and CHP procurement programs without an effective and transparent path to interconnect under Rule 21. Gaps in the existing Rule 21 tariff also exist for the interconnection of new technologies, such as energy storage. Order Instituting Rulemaking 11-09-011 (OIR) acknowledges that the lack of effective and transparent interconnection procedures will only become more acute as the Commission fully implements California’s renewable and CHP programs. The OIR aims to “address the key policy and technical issues essential to

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3 See D.00-12-037 (December 21, 2000) (adopting a revised Rule 21 that was written by a working committee comprised of representatives from intervenor parties, the IOUs, the California Energy Commission and the CPUC).
4 See id.
6 Id. at 2.
7 Id. at 5.
timely, non-discriminatory, cost-effective and transparent interconnection” to the distribution system. The Settlement Agreement responds squarely to these directives.

C. Description of the Settlement Process

In August 2011, the Commission initiated an effort to reach settlement on distribution-level interconnection issues. The settlement effort emerged from two Rule 21 Working Group meetings on April 29 and August 19, 2011. At the latter meeting, CPUC Staff and counsel encouraged parties to enter settlement negotiations to reach consensus on needed modifications more efficiently and with reduced risk of litigation.

Consistent with Rule 12.1(b), on August 23, 2011, Commission Staff provided notice of the settlement negotiations to the attendees of the Rule 21 Working Group and to parties to CPUC Service Lists R.10-05-004, R.11-05-005, R.08-08-009, R.08-06-024, and A.08-11-001. The notice encouraged all parties interested in interconnection issues to participate in the settlement discussions. Any party with a demonstrable interest in the settlement discussions could join at any time by simply submitting an email to Commission Staff and agreeing to the settlement’s procedural rules. The notice specified that the settlement discussions would take place under CPUC and Federal Energy Regulatory Commission (FERC) settlement rules (CPUC Rules of Procedure 12.1 through 12.7, and FERC Rule 602 (18 CFR § 385.602)), including the confidentiality provisions included therein. The OIR also contemplated that it might be used by the Commission as the procedural forum for the settlement efforts. The settlement efforts have been conducted in parallel, and are in addition, to the OIR.

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8 Id. at 5.
9 Id. at Attachment D.
10 Id.
11 Id.
12 Id.
13 Id. at 2.
The Joint Settlement Parties have worked diligently, conducting frequent and lengthy meetings, to negotiate the Settlement Agreement now presented to the Commission. Numerous issues required resolution, as the Joint Settlement Parties represent diverse interests that have differing perspectives on how best to balance the need to maintain the safety, reliability and power quality of the state’s electric power systems with the need to provide a timely, non-discriminatory, cost-effective and transparent process for generating facilities to interconnect to the state’s electric distribution systems. The Joint Settlement Parties and Commission Staff have worked intensively throughout the settlement process to discuss and resolve these differences and avoid resource-consuming litigation. Those efforts have resulted in a significant revision of Rule 21 and the development of related documents that maintain distribution and transmission grid safety, reliability and power quality while balancing the need for a more timely, efficient and transparent interconnection process without delay. The Settlement Agreement provides both essential immediate reforms to support Commission programs and a clear and appropriate path for further improvements anticipated in the subsequent second phase of this proceeding.

II. SUMMARY OF THE PROPOSED SETTLEMENT AGREEMENT

This section provides a summary of the key provisions of the Settlement Agreement. The Settlement Agreement governs any inconsistencies between this section of the Motion and the Settlement Agreement itself.

A. Adoption of the Revised Tariff and Standardized Forms

Article II.A of the Settlement Agreement states that the Commission should adopt the Revised Tariff and Standardized Forms expeditiously and that the IOUs should implement those documents immediately thereafter.14 It further states that the Joint Settlement Parties’ support of

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14 Settlement Agreement, Article II.A.
the Settlement Agreement is contingent upon the Commission’s adoption of the procedural recommendations discussed below.  

B. **Phasing, Interdependency, and Procedural Recommendations**

Recognizing the time sensitivity and complexity of achieving the OIR’s directives, the Settlement Agreement divides required tasks into two interdependent phases. Phase 1 involved the development of the Revised Tariff and Standardized Forms, which are the subject of this motion. According to the Settlement Agreement, the Commission should commence Phase 2 no later than immediately following adoption of the Revised Rule 21 Tariff and Standardized Forms.

Phase 1 of the Settlement Agreement is contingent upon the Commission’s acceptance of a number of procedural recommendations regarding Phase 2. The Joint Settlement Parties will be released from the obligations of the Settlement Agreement if the Commission does not accept these recommendations. However, nothing in the Settlement Agreement is intended to prohibit the IOUs from making updates to the Revised Tariff or Standardized Forms in the normal course of business, pursuant to Commission rules, regulations and decisions.

The Settlement Agreement recommends that the Commission conduct Phase 2 as an open, public rulemaking. The Settlement Agreement also recommends that the Commission initiate Phase 2 by issuing a Scoping Memo that includes the following issues:

1. Telemetering/other metering requirements.

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15 *Id.*  
16 *Id.*, Article II.B.  
17 *Id.*  
18 *Id.*, Article II.B-C.  
19 *Id.*, Article II.E.  
20 *Id.*  
21 *Id.*, Article II.I.  
22 *Id.*, Article II.C.
2. Reconsideration of technical limits within Rule 21: Fast Track size limits, 15% screen, development of further objective criteria.

3. Cost allocation and certainty issues including but not limited to: earlier cost certainty, cost averaging, cost sharing, distribution system upgrades appropriate for rate-based support, data reporting to improve cost predictability, cost assignment of planned distribution system upgrades, curtailment as a method of avoiding triggered upgrades, development of an online portal for applying for a Pre-Application Report.

4. Study deposits, pursuant to which the IOUs shall collect and provide data on the actual cost of system impact studies and facilities studies.

5. Development of the distribution group study process.

6. Reconsideration of timelines, timeline compliance, and timeline remedies in the Revised Tariff, if and only if a party reasonably establishes the need for reconsideration.

7. Interim issues not approved as set out in the Motion of the Vote Solar Initiative to Adopt an Interim Procedure filed March 1, 2012 (Vote Solar Motion).

The Settlement Agreement highlights cost certainty as a high Phase 2 priority. More specifically, it states, “the key [cost certainty] issues are (1) the variability of potential costs, and (2) the potentially lengthy time frame before final costs are known, including the fact that the [Revised Tariff] allows the developer to execute an interconnection agreement and get interconnected before having a final cost estimate.” The Settlement Agreement further

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23 Id., Article II.D and Attachment B; Motion of the Vote Solar Initiative to Adopt an Interim Procedure, R.11-09-011 (March 1, 2012) (Vote Solar Motion).
24 Settlement Agreement, Article II.H.
25 Id.
recommends that the Commission conclude Phase 2 as expeditiously as possible, ideally within nine months of its commencement.26

C. Coordination with the Federal Energy Regulatory Commission

The Revised Tariff and Standardized Forms may require the IOUs to revise their FERC-jurisdictional wholesale interconnection tariffs (WDATs) to accommodate applicants that are studied in the transmission cluster study process and choose a CPUC-jurisdictional interconnection agreement.27 If necessary, the IOUs will seek approval at FERC of the required WDAT revisions upon the Commission’s adoption of the Settlement Agreement.28 Joint Settlement Parties agree to support, or not object to, these IOU filings at FERC.29

D. Reporting and Accountability

Article II.G of the Settlement Agreement includes a commitment from Commission Staff to work with parties to develop quarterly, public reporting requirements related to each IOUs' compliance with the Revised Tariff and its timelines.30 Attachment C of the Settlement Agreement contains minimum engineering review data that Commission Staff has agreed to include in a reporting proposal that will be issued in the OIR.31 The engineering review data requirements attempt to provide greater clarity on the reasons why an interconnection request was deemed to require a certain level of review, including which specific screens the request passed or failed and the time required for a distribution provider to complete interconnection

26 Id., Article II.C.
27 The IOUs use different titles for their FERC-jurisdictional tariffs. SCE and SDG&E use “Wholesale Distribution Access Tariff” and PG&E uses “Wholesale Distribution Tariff”. For ease of reference, the Motion will refer to each of these tariffs as “WDAT.”
28 Settlement Agreement, Article II.F.
29 Id.
30 Id., Article II.G.1-4.
31 Id., Attachment C, §§ 7-9.
system impact studies and facilities studies. Article II.G also recommends that the Commission direct the Consumer Affairs Branch to be specifically trained to handle disputes regarding missed timelines. It further recommends a ten-business-day deadline to commence timeline-related hearings in the Commission’s Alternative Dispute Resolution Program, and it includes a commitment from CPUC Staff to monitor and report on the results of interconnection-related disputes.

III. THE SETTLEMENT IS REASONABLE AND IN THE PUBLIC INTEREST

The Commission will approve a settlement if it finds that the settlement is “reasonable in light of the whole record, consistent with law, and in the public interest.” The Commission generally favors settlements to decrease the expense of litigation, conserve Commission resources and reduce the risk that litigation will produce an unacceptable result. A strong public policy favoring settlements dictates that the Commission consider individual provisions within a settlement but not base its conclusion “on whether any single provision is necessarily the optimal result.” Rather, the Commission determines “whether the settlement as a whole produces a just and reasonable outcome.”

The proposed Settlement Agreement meets these criteria. The Joint Settlement Parties negotiated in good faith and agreed to the Settlement Agreement as an interrelated package.

32 Id., Attachment C.
33 Id., Article II.G.5.
34 Id., Article II.G.6-7.
37 Id. at *108.
38 Id. at *109.
Thus, the Commission, in evaluating the Settlement Agreement, should evaluate it as a package. Each element of the Settlement Agreement is related to all others, and any change to the resolution of one issue may upset the balance that the entire package represents and undermine support for the Settlement Agreement by the Joint Settlement Parties.

In reviewing proposed settlements, the Commission generally considers “(1) the risk, expense, complexity and duration of further litigation, (2) whether the settlement negotiations were at arms-length, (3) whether major issues were addressed, and (4) whether the parties were adequately represented.”39 Here, the Joint Settlement Parties represent diverse interests and were able to make informed choices based on arms-length settlement negotiations that addressed complex matters.

A. The Settlement is Reasonable in Light of the Whole Record

The Commission has found a settlement to be reasonable when parties represent a wide variety of interests affected by the settled issues, and the outcome constitutes a reasonable compromise between parties’ positions.40 The record in this proceeding is limited due to the confidential nature of the settlement negotiations and the fact that little development of the record occurred outside of those negotiations. Despite this limited record, the Joint Settlement Parties represent a diverse group of IOU, ratepayer, distributed generation advocate, environmental and developer interests. Parties to the settlement actively participated in the negotiations, advocating positions based on rigorous analysis and technical support. As an outcome of these negotiations, Parties made a number of concessions relative to their initial positions on the issues of concern to them in order to reach agreement.

39 Id. at *109 (citing Re Pacific Gas & Electric Company, 30 CPUC2d 189, 222 (Dec. 19, 1988)).
40 PG&E Rate Case at *108, 110-111.
The end result of the proceeding must maintain the safety, reliability and service quality of the state’s electric power systems. That result is not incompatible with the provision of transparent requirements, procedures, timelines and agreements to make the process of interconnecting a generator as predictable, timely and reasonably priced as possible. Well-developed interconnection procedures focus on achieving a reasonable balance between these interests. The Settlement Agreement meets this standard.

Provisions in the Revised Tariff and Standardized Forms can be divided into three categories: (1) existing Rule 21 provisions; (2) provisions imported from the FERC-jurisdictional WDATs and the FERC Small Generator Interconnection Procedures (SGIP); and (3) newly created provisions. The Joint Settlement Parties carefully considered and negotiated each of these existing provisions, modifications and additions to the Revised Tariff. The result is a significant advancement in California’s interconnection rules. A summary of the Revised Tariff and Standardized Forms is provided in Appendix A to this Motion.

1. **Provisions Based on Existing Rule 21**

The Revised Tariff maintains a number of provisions from the existing Rule 21 Tariff. As stated in the OIR, Rule 21 has successfully governed the interconnection of tens of thousands of non-exporting and NEM generators to the state’s distribution system.\(^{41}\) The existing tariff represents the cumulative experience of California generators and distribution providers in meeting the state’s interconnection needs. The Revised Tariff maintains the procedures and technical screens that have contributed to Rule 21’s past success and is therefore consistent with the existing tariff. For example, eight of the Revised Tariff’s Initial Review screens (Screens A, B, C, F, H, I, J, and M) are unmodified from the current Rule 21. In addition, Subsection F.5 (Commissioning Testing and Parallel Operation), Section H (Generating Facility Design and Technical Standards) and Section I (Transmission System Design and Technical Standards) of the Revised Tariff are based on existing Rule 21 provisions.

\(^{41}\) OIR at 4.
Operating Requirements), Section I (Third-Party Installations, Reservation of Unused Facilities, and Refund of Salvage Value), Section J (Metering, Monitoring and Telemetering), Section K (Dispute Resolution Process), Section L (Certification and Testing Criteria), numerous definitions in Section C (Definitions), and Subsections 1-6 and 8-9 in Section D (General, Rules, Rights and Obligations) are unmodified from existing Rule 21, except for changes conforming to other revisions to in the Revised Tariff. Appendix III of this Motion provides a more specific discussion of the provisions that are maintained from the existing tariff. These provisions incorporate into the Revised Tariff California’s considerable interconnection experience, which has successfully balanced the divergent interests of distribution providers and interconnection applicants for a number of years.

2. Provisions Based on the WDAT and SGIP

The Revised Tariff incorporates, to the extent possible, a number of provisions from the IOUs’ FERC-jurisdictional WDATs and the FERC SGIP to promote compatibility between federal and state interconnection processes. The result is a Revised Tariff that better aligns Rule 21 with other interconnection procedures in California and builds upon utility experience in interconnecting distribution-level generating facilities.

The WDATs are also the IOUs’ most recent update to distribution-level interconnection procedures. The IOUs filed revisions to their WDATs at FERC in Spring 2011. The revisions coordinate the WDAT interconnection procedures with those at the California Independent System Operator (CAISO) in order to “achieve the greatest level of efficiency in interconnection to both [the transmission and distribution] systems.”\(^\text{42}\) FERC found the utility WDATs to be a

\[\text{Order Conditionally Accepting Tariff Revisions and Denying Motions, 135 FERC \(\|\) 61,093 at P 2 (Apr. 29, 2011) (accepting SCE’s revised WDAT).}\]
just and reasonable compromise between competing interconnection interests.\textsuperscript{43} Incorporating provisions from these WDAT tariffs into Rule 21 will help ensure that these recent refinements are reflected in the Revised Tariff.

It is also reasonable to incorporate provisions included in the FERC SGIP procedures. Utilities, regulators, renewable energy advocates, industry, and government experts from numerous states participated in drafting the FERC SGIP.\textsuperscript{44} As such, it reflects the accumulated experiences of entities that have interconnected large numbers of facilities throughout the country. The SGIP is one of the most widely used model interconnection procedures in the nation for the development of state interconnection rules.\textsuperscript{45}

Key examples of provisions that are imported or modified from the IOUs’ WDATs or the FERC SGIP include the Standardized Forms, Subsection D.7 (Confidentiality), Subsection E.3.a (Detailed Study Deposit), Subsection F.3.c-d (Transmission Cluster Study Process and Independent Study Process) and Subsection F.4 (Interconnection Financial Security). Appendix A provides a more detailed discussion of the precise sections that include provisions taken from FERC-jurisdictional procedures. These provisions make the Revised Tariff and Standardized Forms consistent with other interconnection procedures in California and build on national interconnection experience.


Parties worked cooperatively to identify problematic areas in Rule 21 and collaborated to develop solutions that reflect market and system realities in California. Some key examples of

\textsuperscript{43} See, e.g., id.

\textsuperscript{44} See Standardization of Small Generator Interconnection Agreements and Procedures, FERC Order No. 2006, Appendix A (May 12, 2005).

new provisions are discussed in the subsections below. Appendix A provides a more specific discussion of the precise sections that include new provisions.

a. **Supplemental Review and Associated Technical Screens**

The Revised Tariff incorporates a new Supplemental Review process that will provide greater transparency with regard to what transpires in Supplemental Review and, therefore, which systems will be able to interconnect without Detailed Study. An increase in transparency will produce less confusion and delays and reduce transaction costs. A transparent procedure also serves to reduce the expense to utilities in managing interconnection requests, especially to the extent that it reduces the time utility employees must devote to each interconnection request. Beyond transparency, the Supplemental Review process will also allow more opportunities for expedited review, which, in turn, allows more projects to efficiently interconnect.

Although Supplemental Review creates more opportunities for expedited review, it balances those opportunities with new technical screens that maintain safety, reliability and power quality standards. As interconnections are expedited and the amount of distributed generation increases, one major concern that has caused detailed study in the past is the impact of new generation on voltage levels and equipment. The three Supplemental Review technical screens will address these issues in the Revised Tariff. The Penetration Test (Screen N) ensures that power flow from the circuit back toward the substation will have a minimal impact on equipment loading, operation and protection of the distribution system. The Safety and Reliability Test (Screen P) assesses whether safety and reliability considerations can be adequately addressed without the need for a Detailed Study. The Power Quality and Voltage

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Test (Screen O) ensures that voltage is kept at normal operating conditions, and the interconnecting generating facility will not cause other customers to experience adverse voltages and undesirable interference.

b. Other New Provisions

Supplemental Review is not the only area in the tariff where parties created innovative solutions to fill gaps in the existing Rule 21. The Optional Initial and Supplement Review Results Meetings (Subsections F.2.b and F.2.d), the strict timelines throughout Section F, and the Pre-Application Report (Subsection E.1) are key examples of other new provisions. These sections of the Revised Tariff will increase communication and responsiveness for both the IOU and the interconnection applicant. These provisions promote the goal of transparent requirements and procedures to make the process of interconnecting a generator as predictable, timely and reasonably priced as possible.

B. The Settlement is Consistent with the Law

A settlement meets the Commission’s standard to comply with the law if it does not contravene California statutes or CPUC precedent.47 The Joint Parties are not aware of any state statute or Commission decision that prohibits any of the provisions in the Settlement Agreement, Revised Tariff or Standardized Forms.

A settlement is consistent with the law if it promotes the achievement of state and Commission policy goals.48 As discussed at length above and in Appendix A, the Revised Tariff and Standardized Forms will make the process of interconnecting distribution-level generation more predictable, timely and reasonably priced. Renewable, CHP, energy storage and

47 PG&E Rate Case at *109.
48 Id.
procurement programs targeting distribution-level generators will benefit from the Commission’s approval of the Settlement Agreement.

C. The Settlement is in the Public Interest

A reasonable settlement that is consistent with the law is inherently in the public interest. There is no doubt that the Settlement Agreement has decreased potential litigation expenses and preserved Commission resources. The settlement is a detailed, thoughtfully considered set of documents that deals with complex and technical issues. The achievement of such a settlement in less than seven months is extraordinary. Moreover, the Settlement Agreement reduces the risk of continued litigation and controversy, which, at the very least, would result in further delay of successful implementation of important procurement programs.

IV. THE JOINT SETTLEMENT PARTIES HAVE COMPLIED WITH THE REQUIREMENTS OF RULE 12.1(b)

Rule 12.1(b) of the Commission’s Rules of Practice and Procedure requires parties to provide a notice of a settlement conference at least seven days before a settlement is signed. On March 8, 2012, the Joint Settlement Parties notified all of the parties on the service list in this proceeding of a settlement conference and subsequently convened the settlement conference on March 15, 2012 to describe and discuss the terms of the proposed Settlement Agreement. Representatives of the Joint Settlement Parties participated in the settlement conference. After the settlement conference was concluded, the Settlement Agreement was finalized and executed on March 15, 2012.

V. HEARINGS ARE NOT REQUIRED

The Joint Settlement Parties respectfully request that the Commission approve the Settlement Agreement without evidentiary hearings as there are no disputed issues of material

fact related to the Settlement Agreement that require hearings. In addition, hearings would prevent the expeditious approval of the Settlement Agreement, which would hinder parties from making progress in ongoing discussions, delay any necessary IOU filings at FERC, prevent the initiation of Phase 2, and, most importantly, hamper the Commission’s ability to successfully implement important procurement programs.

VI. THE JOINT SETTLEMENT PARTIES STIPULATE TO THE PARTICIPATION OF COMMISSION STAFF IN AN ADVISORY ROLE IN THE OIR

As noted above, in August 2011, Commission Staff encouraged the Joint Settlement Parties to undertake negotiated settlement of distribution interconnection issues. Commission Staff subsequently provided significant support to the settlement discussions, which took place under CPUC and FERC confidentiality rules. As proposed in the Settlement Agreement, Phase 2 of reforms to Rule 21 will build upon the reforms proposed in the Settlement Agreement, addressing cost responsibility, metering, and other issues. In this instance, in order to conserve staffing resources and bring Commission Staff expertise in distribution interconnection issues to bear in the OIR, the Joint Settlement Parties stipulate that any Commission Staff that participated in the settlement discussions may continue to work in an advisory role to the OIR.

VII. CONCLUSION

For the reasons set forth above, the Settlement Agreement is reasonable in light of the record, consistent with law, and in the public interest. The Joint Settlement Parties respectfully request that the Commission approve the Settlement Agreement and its attachments without modification.

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Respectfully submitted on behalf of the Joint Settlement Parties,

March 16, 2012

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Interstate Renewable Energy Council, Inc.
SUMMARY OF THE PROPOSED RULE 21 REVISED TARIFF

The Revised Tariff makes significant revisions and modifications to the existing Rule 21 interconnection tariff.\(^50\) This section provides a summary of modifications made to each section of the Revised Tariff. In addition to the modifications summarized below, conforming changes have also been made to capitalized terms and section references throughout the Revised Tariff to maintain consistency with revisions made in the Revised Tariff. The Revised Tariff governs any inconsistencies between this section and the Revised Tariff itself.

SECTION A: TABLE OF CONTENTS

The Revised Tariff adds a Table of Contents as Section A to illuminate the tariff’s framework and simplify navigation within the tariff.

SECTION B: APPLICABILITY

To accommodate the insertion of a Table of Contents as Section A, the Applicability section has been moved from Section A in the existing Rule 21 tariff to Section B in the Revised Tariff. In keeping with the existing Rule 21, Section B serves to: 1) delineate which interconnection requests may proceed under Rule 21, 2) identify where defined terms are located within the tariff, and 3) explain the extent to which the IEEE 1547 Standard for Interconnecting Distributed Resources with Electric Power Systems has been incorporated into Rule 21.

The Revised Tariff separates its discussion of these three issues into subsections B.1 (Applicability), B.2 (Definitions) and B.3 (Applicable Codes and Standards). Subsection B.1 expands on the existing Rule 21 tariff to more clearly state when an applicant may apply for

\(^{50}\) For a complete comparison of the Revised Tariff and the IOUs’ presently effective, Commission-approved Rule 21 Tariffs, please see:

interconnection pursuant to Rule 21 procedures, as opposed to the CAISO procedures or the procedures in a utility’s WDAT. Specifically, the Revised Tariff includes the following additional language in Subsection B.1:

“All Generating Facilities seeking Interconnection with the Distribution Provider’s Transmission System shall apply to the California Independent System Operator (CAISO) for Interconnection and be subject to CAISO Tariff except for 1) Net Energy Metering Generating Facilities and 2) Generating Facilities that do not export to the grid or sell any exports sent to the grid (Non-Export Generating Facilities). NEM Generating Facilities and Non-Export Generating Facilities subject to Commission jurisdiction shall interconnect under this Rule regardless of whether they interconnect to Distribution Provider’s Distribution or Transmission System”

* * *

“Generating Facility interconnections to the Distribution Provider’s Distribution System that are subject to Federal Energy Regulatory Commission (FERC) jurisdiction shall apply under Distribution Provider’s WDAT.”

Subsections B.2 and B.3 in the Revised Tariff make changes to capitalized terms and section references to maintain consistency with revisions made elsewhere in the Revised Tariff. Subsection B.2 further clarifies that the defined terms in Rule 21 are intended to also apply to the Interconnection Requests, utility study agreements and Interconnection Agreements. Subsection B.3 adds language to clarify that the requirements set forth in Rule 21 take precedence over codes and standards referenced in the tariff, to the extent any inconsistencies between the Revised Tariff and any referenced or relevant codes and standards exist.

SECTION C: DEFINITIONS

The Revised Tariff moves the Definitions from Section H in the existing Rule 21 to Section B in the Revised Tariff so defined terms may be more easily located at the front of the tariff. The Revised Tariff includes a number of modifications to the defined terms to conform them to modifications made elsewhere in the Revised Tariff. Definitions have been added for the following terms:
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<table>
<thead>
<tr>
<th>• Affected System</th>
<th>• Affected System Operator</th>
<th>• Affiliate</th>
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</thead>
<tbody>
<tr>
<td>• Allocated Capacity</td>
<td>• Available Capacity</td>
<td>• Base Case</td>
</tr>
<tr>
<td>• Business Day</td>
<td>• CAISO Controlled Grid</td>
<td>• CAISO Tariff</td>
</tr>
<tr>
<td>• Calendar Day</td>
<td>• Commercial Operation</td>
<td>• Commercial Operation Date</td>
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<tr>
<td>• Confidential Information</td>
<td>• Conservation Voltage Regulation</td>
<td>• Construction Activities</td>
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<tr>
<td>• Delivery Network Upgrades</td>
<td>• Detailed Study</td>
<td>• Dispute Resolution</td>
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<td>• Distribution Group Study Process</td>
<td>• Distribution Provider</td>
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<tr>
<td>• Electrical Independence Test</td>
<td>• Energy-Only Deliverability Status</td>
<td>• Engineering and Procurement Agreement</td>
</tr>
<tr>
<td>• Export</td>
<td>• Exporting Generating Facilities</td>
<td>• Fast Track Process</td>
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<tr>
<td>• Generating Facility Capacity</td>
<td>• Generator Interconnection Agreement</td>
<td>• Good Utility Practice</td>
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<tr>
<td>• Governmental Authority</td>
<td>• Independent Study Process</td>
<td>• Independent Study Process Study Agreement</td>
</tr>
<tr>
<td>• In-Service Date</td>
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- Interconnection Financial Security
- Large Generating Facility
- Material Modification
- Interconnection Request
- Local Furnishing Bond
- Network Upgrades
- Party, Parties
- Pre-Construction Activities
- Queued Capacity
- Reasonable Efforts
- Small Generating Facility
- Site Exclusivity
- Spot Network
- Total Capacity
- Transmission Cluster Study Process
- Transmission System
- Wholesale Distribution Access Tariff

Definitions have been modified for the following terms:

- Added Facilities
- Applicant
- Application
- Certification Test
- Certified Equipment
- Customer
- Distribution Service
- Distribution System
- Emergency
- Generating Facility
- Interconnection; Interconnected
- Interconnection Agreement
- Interconnection Facilities
- Interconnection Study
- Line Section
- Momentary Parallel Operation
- Net Rating or Net Nameplate Rating
- Non-Export; Non-Exporting
- Parallel Operation
- Paralleling Device
- Point of Interconnection
- Producer
- Section 218 Load
- Single Line Diagram; Single Line Drawing
• Supplemental Review
• System Integrity
• Unsafe Operating Conditions

Definitions have been deleted for the following terms:

• Load Carry Capability
• Network Service
• Point of Common Coupling Metering
• Scheduled Operation Date
• Secondary Network
• Simplified Interconnection

SECTION D: GENERAL, RULES, RIGHTS AND OBLIGATIONS

The Revised Tariff moves existing Rule 21 Section B (General, Rules, Rights and Obligations) to Section D in the Revised Tariff. Subsections D.1-6 and D.8-9 retain the content from Subsections B.1-6 and B.8-9 in the existing Rule 21 but make modifications to capitalized terms and section references to maintain consistency with revisions made elsewhere in the Revised Tariff. In addition, the subsection heading for Subsection D.3 has been modified to clarify that the services that may be applied for under Rule 21 are limited to interconnection services.

Subsection D.7 expands significantly on existing confidentiality provisions presently contained in Rule 21 to include more robust provisions that clarify what information will be considered confidential. The existing Rule 21 simply states that “[a]ny information pertaining to Generating and/or Interconnection Facilities provided to [the distribution provider] shall be treated by [the distribution provider] in a confidential manner.” The Revised Tariff builds upon provisions from utility WDATs\textsuperscript{51} to more fully state: 1) the scope of information that will be considered confidential, 2) limitations on the scope of what is considered confidential, 3) when

confidential information may be released to the CPUC or FERC, or their respective staff, and 4) other required disclosures.

Subsections D.10 (Local Furnishing Bonds), D.11 (Coordination with Affected Systems), D.12 (Transferability of Interconnection Request), D.13 (Special Provisions Applicable to Net Energy Metered Applicants), D.14 (Compliance with Established Timelines), and D.15 (Modification of Timelines) are new provisions.

Subsection D.10 establishes provisions that address a proposed interconnection request’s impairment of the tax-exempt status of “local furnishing bonds,” or the deductibility of interest for such bonds, and sets forth requirements that an applicant “pay the costs properly attributable.” This provision is in accordance with tariff provisions that require most non-NEM generating facilities to pay for all costs that result from an interconnection request.

Subsection D.11 incorporates and builds upon provisions currently contained in utility WDATs to address the need for a distribution provider to notify and coordinate interconnection studies, if appropriate, with the operators of other grid systems that may be impacted by an interconnection request.

Subsection D.12 addresses circumstance under which an interconnection applicant may transfer its interconnection request to another entity.

Subsection D.13 consolidates sections of the existing Rule 21 that are specific to NEM applicants. Subsection 1 of Subsection D.13 allows a distribution provider to efficiently move a NEM customer through the interconnection review study process, given that a NEM applicant is not responsible for payment of study costs. Subsection 2 expands upon provisions contained in existing Rule 21 Section C.2.d to allow NEM applicants using non-certified and/or non-inverter based generators to submit an interconnection request prior to obtaining final electrical
inspection clearance and to submit an application 6-months in advance of a desired commercial operation date. This subsection provides distribution providers additional time to complete interconnection of such NEM facilities, which may require more time to review to ensure compatibility with safety, reliability and power quality standards. Subsection 3 adds a new requirement that metering equipment necessary to facilitate NEM arrangements shall be installed and operational within the timeframe required to complete interconnection, unless a net generation output meter is required under Revised Tariff Subsection J.3 (Section F.3 in the existing Rule 21 tariff). Subsection 4 incorporates provisions from Section C.1.b(4) in the existing Rule 21 to clarify the circumstances under which a distribution provider may withdraw an interconnection request for a NEM generator if an applicant fails to act in a timely manner to install a NEM facility, execute an interconnection agreement, or begin parallel operation.

Subsections D.14-15 establish requirements for meeting deadlines in the Revised Tariff. Subsection D.14 requires a distribution provider to use “Reasonable Efforts” in meeting all the timelines provided for in the Revised Tariff. Subsection D.15 provides necessary flexibility by allowing a distribution provider and applicant to mutually agree, in writing and for “good cause”, to modify the timelines provided in the Revised Tariff. Circumstances outside the reasonable control of the distribution provider and applicant may necessitate extension of tariff timelines despite reasonable efforts by parties to complete their interconnection responsibilities in a timely manner.

SECTION E: INTERCONNECTION REQUEST SUBMISSION PROCESS

The Revised Tariff augments and revises the provisions in the existing Rule 21 tariff that govern the beginning phases of an interconnection request. Section E significantly expands and modifies the language in a number of existing tariff subsections to make more transparent and
predictable the process for submitting a request, the eligibility for different review processes, the associated study fees and deposits, and parties’ cost responsibility for interconnection. This section also introduces a pre-application report to make a generator’s ability to interconnect at a certain location more predictable, and it clarifies the distribution provider’s responsibility to validate an interconnection request and assign a project a queue position once a request is received.

**SUBSECTION E.1: Pre-Application Report**

Subsection E.1 introduces into the Revised Tariff a pre-application report that will allow an interested applicant to request specific, pre-existing data relevant to a potential point of interconnection. This data is intended to help applicants assess the feasibility of cost-effectively interconnecting a generating facility in a specific location prior to submitting an interconnection request.

**SUBSECTION E.2: Interconnection Request Process**

Subsection E.2 contains several subsections that clarify the process of submitting an interconnection request. Subsection E.2.a (Applicant Initiates Contact with Distribution Provider) incorporates existing Rule 21 tariff Section C.1.a, making only conforming modifications to defined terms.

Subsection E.2.b (Applicant Selects a Study Process), identifies the two study processes available in the Revised Tariff – Fast Track and Detailed Study – and sets forth the eligibility requirements for each. Specifically:

“Non-Exporting and Net Energy Metered Generating Facilities are eligible for Fast Track evaluation regardless of the Gross Nameplate Rating of the proposed Generating Facility. Exporting Generating Facilities with a Gross Nameplate Rating no larger than 3.0 MWs on a 12 kV, 16 kV or 33 kV interconnection for Southern California Edison, 1.5 MW on a 12 kV interconnection for San Diego Gas & Electric, and 3.0 MW on a 12 kV or higher interconnection for PG&E are also eligible for Fast Track evaluation.”
Exporting generating facilities that agree to the installation of approved protective devices at the applicant’s cost will use the generating facility’s net export capacity for purposes of determining Fast Track eligibility; provided, however, that these applicants will be required to submit to a Supplemental Review. All other generating facilities will be required to submit an application for Detailed Study. Requests for a “deliverability assessment” to obtain resource adequacy value must proceed under a utility’s WDAT.

Subsection E.2.c (Applicant Completes an Interconnection Request) incorporates provisions from existing tariff Sections C.1.b and C.2 to set forth the interconnection fees and deposit amounts that must accompany an interconnection request (see discussion below regarding modifications proposed to existing study fees and deposit amounts).

Subsection E.2.d (Site Exclusivity) requires documentation of site exclusivity to be submitted with the interconnection request, except for requests pertaining to NEM applicants or non-export generating facilities.

**SUBSECTION E.3: Interconnection Request Fee and Study Deposit**

Subsection E.3 sets forth the interconnection request fees and study deposits that apply under the Revised Tariff. This subsection incorporates provisions from existing Rule 21 tariff Section C.1.d. The Revised Tariff includes an increase in the Supplemental Review fee from $600 to $2,500. The increase in the Supplemental Review fee reflects the estimated average cost to the distribution provider for applying several new technical review screens that have been introduced into the Revised Tariff to allow more interconnection requests to be approved through Fast Track, via Supplemental Review, without the need for Detailed Study.

Whereas Section C.1.d in the current Rule 21 tariff simply provides for an estimation of detailed study deposit amounts, Subsection E.3 in the Revised Tariff incorporates specific detailed study deposits that vary by generator size. For generating facilities with a gross
nameplate rating less than or equal to 5 MW, Subsection E.3 includes detailed study deposit amounts of $10,000 for an interconnection system impact study and $15,000 for a facilities study. For generating facilities with a gross nameplate rating larger than 5 MW, an applicant must submit a deposit equal to $50,000 plus $1,000 per MW of electrical output of the facility. The deposit amount for generating facilities with a gross nameplate rating larger than 5 MW mirrors the detailed study deposit amount charged under the existing SCE and PG&E WDATs. Subsection E.3 also includes provisions regarding the use of detailed study deposits and the refunding of any unused portions. These provisions were largely imported from utility WDATs.

SUBSECTION E.4: Interconnection Cost Responsibility

Subsection E.4 consolidates cost responsibility provisions in existing Rule 21 in an effort to better clarify the cost responsibility of Rule 21 applicants. Specifically, Subsection E.4 consolidates provisions in existing Rule 21 tariff Sections C.1.d, C.2.a, C.2.b, E.1.a, E.1.b, E.2.a, E.2.b, E.2.c, E.2.d, E.3.a, and E.3.b and more clearly articulates the cost responsibility of applicants. Under both existing Rule 21 and the Revised Tariff, an applicant that interconnects to the distribution provider’s distribution or transmission system is responsible for all costs associated with parallel operation to support the safe and reliable operation of the distribution and transmission system.

Subsection E.4.a (Costs of Interconnection and Parallel Operation) in the Revised Tariff clarifies the types of costs for which an applicant may be responsible. Subsection E.4.a also clarifies who may own interconnection facilities and where such facilities may be located. Subsection E.4.b (Methodology and Timing of Cost Identification) identifies the potential impact

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52 See, e.g., id., Attachment I, § 4.2.1.
53 Id.
that the processing or withdrawal of earlier-queued interconnection requests may have on an applicant’s cost responsibility. Subsection E.4.c (Timing of Cost Identification) clarifies that “costs may be identified during the study process, or after the study process is complete and a Generator Interconnection Agreement is executed.” Subsection E.4.d (Producer Costs During Parallel Operation) addresses an applicant’s ongoing responsibility for “costs associated with changes to the operating characteristics at the Point of Interconnection necessitated by Distribution Provider’s upgrades to the Transmission or Distribution System from time to time.” Subsection E.4.e (Cost Allocation) further clarifies that except where exempt by law or Commission decision, costs triggered by an interconnection request under the Fast Track process or the Independent Study Process are the responsibility of the triggering applicant. Subsection E.4.e further explains that the distribution provider’s WDAT, or other applicable tariff, governs the allocation of costs triggered by a Rule 21 interconnection request that transitions to the Transmission Cluster Study Process. Finally, Subsection E.4.f (Summary Tables) includes tables summarizing responsibility for costs and fees that may arise in the course of the interconnection process for NEM and non-NEM Applicants. In keeping with current policy, generating facilities eligible for NEM under California Public Utilities Code section 2827, 2827.8 or 2827.10 are exempt from any costs associated with distribution or network upgrades.

**SUBSECTION E.5: Interconnection Request Validation and Assignment of Queue Position**

Subsection E.5 in the Revised Tariff expands significantly on Section C.1.b(1) in the existing Rule 21 tariff to set forth a distribution provider’s responsibilities after an interconnection request is received. Consistent with existing tariff Section C.1.b(1), Subsection E.5.a (Acknowledgement of Interconnection Request) requires a distribution provider to provide written notification to a Rule 21 applicant within ten business days of receipt of an
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interconnection request. Subsection E.5.b (Deficiencies in Interconnection Request) establishes a process for rectifying deficiencies in an interconnection request. Subsection E.5.c (Assignment of Queue Position) addresses the assignment of an interconnection queue position for non-NEM applicants. Subsection E.5.d (Publication of the Interconnection Queue) sets forth requirements for the publication of interconnection queue data for interconnection requests that are governed by the tariff and have a point of interconnection on a distribution provider’s distribution system. Subsection E.5.d also sets forth specific information that will be published in a distribution provider’s interconnection queue, subject to Energy Division approval. Subsection E.5.d will allow for the alignment and consolidation of the separate interconnection request queues that are maintained by the distribution providers under FERC-approved and Commission-approved interconnection tariffs.

SECTION F: REVIEW PROCESS FOR INTERCONNECTION REQUESTS

As compared to the existing Rule 21, the Revised Tariff introduces a more differentiated approach to interconnection review that uses technical review screens to determine the level of review that is appropriate for a particular interconnection request. Section F expands significantly on Sections C.1.c, C.1.d, and C.2 in the existing Rule 21 tariff to add more transparency and certainty with regard to steps necessary to complete the interconnection process. Section F imposes strict timelines on both distribution providers and applicants to complete the steps in an effort to make the process of interconnecting a generator more predictable and timely. Section F also incorporates existing federal interconnection procedures to address financial security, commissioning, testing, parallel operation and withdrawal.

SUBSECTION F.1: Overview of the Interconnection Review Process

Subsection F.1 provides an overview of the interconnection review process that is set forth in detail in Subsections F.1-6. Section F establishes two general approaches for reviewing
interconnection requests: Fast Track and Detailed Study. Fast Track evaluation (see Subsection F.1.b) allows for rapid approval of the interconnection of those generating facilities that do not require Detailed Study. Fast Track review consists of an Initial Review and, if required, a Supplemental Review. The need for Supplemental Review is determined based on the results of technical review screens A through M, which are set forth in Revised Tariff Subsection G.1. Applicants that successfully pass initial review screens A through M will be allowed to interconnect without Supplemental Review. Applicants that fail an initial review screen may require Supplemental Review. Supplemental Review consists of the application of technical review screens N through P, which are set forth in Revised Tariff Subsection G.2. Applicants that pass Supplemental Review will be allowed to interconnect without additional review. However, if Supplemental Review reveals that a proposed generating facility cannot be interconnected to the distribution provider’s distribution system by means of Fast Track evaluation, the distribution provider will notify the applicant that Detailed Study will be required.

Under the Revised Tariff, Detailed Study (see Subsection F.1.c) will be required for interconnection requests that either apply directly for Detailed Study, are not eligible for Fast Track, or do not pass Fast Track evaluation. Detailed Study consists of one of three study processes: (i) Independent Study Process; (ii) Distribution Group Study Process; or (iii) Transmission Cluster Study Process. The specific study process that is applied to a particular interconnection request will depend on the application of technical review screens Q and R in Revised Tariff Subsection G.3. Generating facilities that are electrically interdependent with the transmission system, and thereby fail screen Q, will proceed to the Transmission Cluster Study Process. Generating facilities that pass screen Q will be studied under either the Independent
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Study Process or in a Distribution Group Study Process, depending on the application of screen R, which assesses whether dependencies exist with earlier-queued interconnection requests.

Subsection F.1.d (Compliance with Timelines) requires the distribution provider to use “reasonable efforts” in meeting all the timelines provided for in the Tariff. In the event the distribution provider is not able to meet a particular timeline set forth in Section F, the distribution provider must notify the applicant as soon as practicable and provide an estimated completion date with an explanation of the reasons why additional time is needed. Any applicant dissatisfied with the reasonable efforts of the distribution provider may use informal dispute resolution procedures set forth in this Section and/or the dispute resolution process in Section K of the Revised Tariff.

**SUBSECTION F.2: Fast Track Interconnection Review Process**

Subsection F.2 establishes the requirements and timeframes for the Fast Track interconnection review process, which may consist of: 1) Initial Review; 2) an optional Initial Review results meeting; 3) Supplemental Review, if required; 4) an optional Supplemental Review results meeting; and 5) execution of a generator interconnection agreement.

**SUBSECTION F.3: Detailed Study Interconnection Review Process**

Subsection F.3 establishes requirements and timeframes for the Detailed Study interconnection review process. Subsection F.3.a (Detailed Study Track Selection Process) sets forth the process for determining the appropriate Detailed Study process that should be applied to a specific interconnection request. Subsections F.3.b (Distribution Group Study Process), F.3.c (Transmission Cluster Process), and F.3.d (Independent Study Process) establish the requirements and timeframes applicable to the three Detailed Study processes.
Subsection F.3.b (Distribution Group Study Process) is not finalized. The Joint Settlement Parties propose to develop detailed procedures for a Distribution Group Study Process subsequent to the filing of the instant motion. The Vote Solar Initiative filed a separate Motion on March 1, 2012 seeking permission for the Joint Settlement Parties to continue efforts begun during negotiations that are still unresolved.54 One of the three interim issues that parties seek to address is the development of a Distribution Group Study Process.55 Upon approval of the Vote Solar Motion, the IOUs, and any other party, may submit a proposal for a Distribution Group Study Process within the OIR.56 In the interim, the provisions presently inserted in Subsection F.3.b are intended to redirect applicants that would otherwise be eligible for this process to either the Transmission Cluster Process or the Independent Study Process until such time as a Distribution Group Study Process can be developed.

Subsection F.3.c (Transmission Cluster Process) sets forth the process for the withdrawal under Rule 21, and submittal under a WDAT, of interconnection requests that are determined to have interdependencies with the state’s electric transmission system.

Subsection F.3.d (Independent Study Process) establishes detailed procedures for the Independent Study Process. The existing Rule 21 provides very little clarity or transparency with regard to how detailed study is conducted or the timeframe within which it should be completed. The existing Rule 21 also does not address the manner in which deposits and interconnection financial security will be posted or refunded, if appropriate. Subsection F.3.d in the Revised Tariff draws heavily from the independent study processes contained in the SCE and

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54 Vote Solar Motion at 2.
55 Id. at 3.
56 Id.
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PG&E WDATs. Subsection F.3.d contains detailed provisions that address: 1) an initial scoping meeting, 2) timing of interconnection system impact study results, 3) an interconnection system impact study results meeting, 4) initial posting of interconnection financial security, 5) the ability to make modifications to an interconnection request during the study process and the impact of such modifications on an applicant’s interconnection queue position, 6) the scope and purpose of the interconnection facility study and study deposit, 7) waiver of the interconnection facilities study, 8) timing of the interconnection facilities study, 9) the interconnection facility study results meeting, and 10) the second and third postings of interconnection financial security. Incorporating these provisions from the IOU WDATs will help maintain consistency in Commission-approved and FERC-approved interconnection detailed study processes.

Subsection F.3.e (Generator Interconnection Agreement) establishes a process for the tender and negotiation of a generator interconnection agreement upon completion of Detailed Study. Subsection F.3.e also addresses extensions of commercial operation dates identified during the interconnection process.

Subsection F.3.f (Engineering & Procurement Agreement) establishes an optional process that allows a distribution company and an applicant to enter into an engineering and procurement agreement that authorizes the distribution provider to begin engineering and procurement of long lead-time items necessary for the establishment of an interconnection. This allows the process of interconnecting a generating facility to be accelerated by providing additional certainty with regard to an applicant’s cost responsibility for long lead-time items procured by the distribution provider on behalf of the applicant.

SUBSECTION F.4: Interconnection Financial Security

Subsection F.4 establishes the financial security posting requirements of an applicant. Financial security guarantees reimbursement of a distribution provider’s costs associated with an interconnection. Subsection F.4.a (Types of Interconnection Financial Security) identifies the types of interconnection financial security instruments that may be posted by an interconnection applicant. Subsection F.4.b (Initial Posting of Interconnection Financial Security) sets forth the timeframe for the initial posting of financial security. Subsections F.4.c (Second Posting of Interconnection Financial Security) and F.4.d (Third Posting of Interconnection Financial Security) set forth the timeframes for the second and third postings of financial security. Dividing financial security into three postings in this manner provides an applicant flexibility to post security to cover costs incurred by a distribution provider as those costs become more certain and begin to be incurred by a distribution provider. These provisions reduce carrying costs to an applicant while providing assurance to a distribution company that financial resources will be available to cover costs that are incurred to interconnect a generating facility. Subsection F.4.e (General Effect of Withdrawal…) addresses the impact that withdrawal of an interconnection request, or the termination of a generator interconnection agreement, has on interconnection financial security. The financial security provisions in Subsection F.4 were imported from utilities’ WDATs.58

SUBSECTION F.5: Commissioning, Testing and Parallel Operation

Subsection F.5 establishes requirements for the testing of a generating facility and the authorization of a generating facility’s parallel operation with a distribution provider’s distribution or transmission system. Subsection F.5.a (Commissioning Testing) sets forth the

58 See, e.g., id., Attachment I, § 4.8.
requirements for testing a new generating facility and its associated interconnection facilities. Subsection F.5.b (Parallel Operation or Momentary Parallel Operation) establishes a process for an applicant to gain authorization from a distribution provider to begin parallel operation. The commissioning testing and parallel operation provisions in Subsection F.5 of the Revised Tariff mirror Sections C.2.c and C.2.d of the existing Rule 21 tariff.

**SUBSECTION F.6: Withdrawal**

Subsection F.5 addresses the circumstances under which an interconnection request may be withdrawn by either an applicant or a distribution provider. The withdrawal provisions in Subsection F.6 were imported from the utilities’ WDATs. 59

**SECTION G: ENGINEERING REVIEW DETAILS**

Section G contains a number of technical review screens whose application will allow a distribution provider to determine the type and degree of review necessary to process an interconnection request consistent with a distribution provider’s responsibility to maintain the safety, reliability and power quality of electric distribution and transmission systems. Section G is divided into Initial Review Screens (Subsection G.1), Supplemental Review Screens (Subsection G.2), and Detailed Study Screens (Subsection G.3).

**SUBSECTION G.1: Initial Review Screens**

Subsection G.1 includes thirteen Initial Review Screens (Screens A-M). The Initial Review Screens include the eight screens that are presently contained in the existing Rule 21 tariff. These existing screens are included in the Revised Tariff as Screens A, B, C, F, H, I, J, and M. The other five screens are either derived from existing federal interconnection procedures or are being introduced as new screens. Screens E (Single Phase Generator), G (Short Circuit Interrupting Capability) and L (Transmission Dependency/Stability) mirror

59 See, e.g., id., Attachment I, § 4.8.
technical review screens included in FERC’s SGIP.\textsuperscript{60} The SGIP language has been augmented in Screen M to focus on the absence or presence of potential interdependencies with the state’s transmission system. This screen identifies when an interconnection request may require review by CAISO, or at the least, coordination with the CAISO in processing the interconnection request.

Screens D (Transformer Rating) and K (NEM Projects ≤ 500kW) are new screens. Screen D has been added to allow a distribution provider to assess potential secondary transformer or secondary conductor overloads and determine when it may be necessary to change a transformer or conductor to facilitate the safe and reliable interconnection of a generating facility without diminishing the power quality supplied to nearby retail customers. Screen K has been added to facilitate interconnection of NEM facilities up to 500 kW in capacity, by allowing such facilities to bypass Screen M. The use of nameplate capacity in Screen K expedites the Initial Review analysis and enables a distribution provider to better achieve its statutory timeframes for interconnecting NEM systems.

**SUBSECTION G.2: Supplemental Review Screens**

Supplemental Review screens are a new addition to the Revised Tariff. Screens N (Penetration Test), O (Power Quality and Voltage Tests) and P (Safety and Reliability Tests) allow a distribution provider to assess projects under Fast Track review despite failure of an Initial Review screen. The introduction of these new screens is intended to provide more transparency and certainty with regard to the analysis conducted in Supplemental Review. At present, supplemental review in the existing Rule 21 tariff is largely an internal business practice at each utility, which can create cost and timing uncertainty for developers.

\textsuperscript{60} FERC Small Generator Interconnection Procedures §§ 2.2.1.5, 2.2.1.8, and 2.2.1.9 (August 26, 2006).
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SUBSECTION G.3: Detailed Study Screens

The three Detailed Study processes are intended to apply the most appropriate level of review based on a project’s interdependencies. The Detailed Study screens assess the interdependency between a project and the transmission system (Screen Q) and between a project and other distribution-level projects queued before it (Screen R). Projects that pass both screens will proceed through the Independent Study Process. Projects that fail Screen Q will proceed to the Transmission Cluster Study. Projects that fail Screen R will proceed to the Distribution Group Study.

SECTION H: GENERATING FACILITY DESIGN AND OPERATING REQUIREMENTS

Section H of the Revised Tariff contains modifications to defined terms and section references.

SECTION I: THIRD-PARTY INSTALLATIONS, RESERVATION OF UNUSED FACILITIES, AND REFUND OF SALVAGE VALUE

Section I of the Revised Tariff contains modifications to defined terms and section references.

SECTION J: METERING, MONITORING AND TELEMETRY

Section J of the Revised Tariff contains modifications to defined terms and section references.

SECTION K: DISPUTE RESOLUTION PROCESS

Section K introduces significant modifications to the interconnection dispute resolution process with the intent to simplify the process and speed the resolution of disputes. Section K also contains modifications to defined terms and section references.
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SECTION L: CERTIFICATION AND TESTING CRITERIA

Section L of the Revised Tariff contains modifications to defined terms and section references.
SUMMARY OF THE PROPOSED RULE 21 INTERCONNECTION AGREEMENTS

The Settlement Agreement includes an Interconnection Agreement for each IOU that reflects the Revised Tariff’s numerous and extensive modifications from the existing tariff to accommodate exporting generating facilities. There is currently no general, publicly available, distribution-level interconnection agreement for exporting generating facilities in which interconnection applicants and distribution providers can preview the requirements, procedures and milestones to which they will be obligated. The intent of the Interconnection Agreements is to provide a standardized form Interconnection Agreement, with appendices that may be tailored to the applicant’s individual requirements, and to provide an accessible document that will reduce disputes, and the time consumed in negotiations resolving them, ultimately making interconnection more predictable and timely.

The table of contents, thirteen articles and six attachments in the Interconnection Agreements mirror those in the IOU WDATs’ Small Generator Interconnection Agreement (SGIA). The articles and attachments are as follows:

Table of Contents

Article 1.   Scope and Limitations of Agreement
Article 2.   Inspection, Testing, Authorization, and Right of Access
Article 3.   Effective Date, Term, Termination, and Disconnection
Article 4.   Cost Responsibility for Interconnection Facilities and Distribution Upgrades
Article 5.   Cost Responsibility for Network Upgrades
Article 6.   Billing, Payment, Milestones, and Financial Security

See, e.g., Pacific Gas & Electric Company Wholesale Distribution Tariff, Attachment F.
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Article 7. Assignment, Liability, Indemnity, Uncontrollable Force, Consequential Damages, and Default

Article 8. Insurance

Article 9. Confidentiality

Article 10. Disputes

Article 11. Taxes

Article 12. Miscellaneous

Article 13. Notices

Article 14. Signatures

Attachment 1 Glossary of Terms

Attachment 2 Description and Costs of the Generating Facility, Interconnection Facilities, and Metering Equipment

Attachment 3 One-line Diagram Depicting the Generating Facility, Interconnection Facilities, Metering Equipment, and Upgrades

Attachment 4 Milestones

Attachment 5 Additional Operating Requirements for the Distribution Provider's Distribution System and Affected Systems Needed to Support the Interconnection Customer’s Needs

Attachment 6 Distribution Provider's Description of its Upgrades and Cost Responsibility

Changes to the SGIA have been made in each Interconnection Agreement to address differences between the WDAT interconnection procedures and the Revised Tariff. In addition, changes to the capitalized terms and section references throughout the Interconnection Agreements maintain consistency with revisions made in the Revised Tariff.

Another of the three interim issues that parties seek to continue to address while the Commission considers the instant motion is the development of additional interconnection
agreements. Upon approval of the March 1, 2012, Vote Solar Motion, the IOUs will produce and share with parties to the OIR drafts of an Independent Study Process Interconnection Agreement, Transmission Cluster Study Process Interconnection Agreement, System Impact Study Agreement, and Facilities Study Agreement. After soliciting informal feedback from parties, the IOUs will file motions proposing these additional agreements within the OIR.

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62 Vote Solar Motion at 2.
63 Id.
SUMMARY OF THE PROPOSED RULE 21 INTERCONNECTION REQUEST FORMS

The Settlement Agreement also includes proposed Rule 21 Interconnection Request forms. The forms give the distribution provider the basic upfront data needed to expeditiously process new requests. This data includes:

1. The generator’s preferred interconnection process;
2. Whether the generator is a new facility or added capacity;
3. General and contact information about the applicant;
4. Expected output of the facility;
5. Technology type;
6. Key milestone dates;
7. The facility’s location;
8. Demonstration of site exclusivity;
9. Drawings, diagrams and schematics of the project; and
10. Specific data regarding each generating facility based on its technology type.

The Interconnection Requests also include notices for generators, including the application fee and applicable deposits, information on how to submit an application, details on the coordination of an interconnection with requested distribution service, coordination of certain applications with annual transmission cluster studies, and applicable deadlines.

Similar to the Interconnection Agreements, the Interconnection Requests are based on those used in the IOUs’ WDATs. Changes to the WDAT forms have been made in the Interconnection Requests that conform to the differences between the WDAT interconnection

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APPENDIX A

procedures and the Revised Tariff. The ordering of the sections is also different in the WDAT requests from that used in the Rule 21 requests. Changes to the capitalized terms and section references throughout the Interconnection Requests maintain consistency with revisions made in the Revised Tariff.
BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA


In accordance with Article 12 of the Rules of Practice and Procedure of the California Public Utilities Commission (“Commission”), Pacific Gas and Electric Company, San Diego Gas & Electric Company, and Southern California Edison Company (jointly, “the IOUs”) and Aloha Systems Incorporated, California Farm Bureau Federation, Center For Energy Efficiency And Renewable Technologies, Clean Coalition, Interstate Renewable Energy Council, Sierra Club, Solar Energy Industries Association, SunEdison, Sunlight Partners, Sustainable Conservation, The Vote Solar Initiative (jointly, “the Settling Parties”), by and through their undersigned representatives, enter into this Settlement Agreement resolving the matters described herein. As proposed by the IOUs and the Settling Parties, these matters will constitute the first phase of Rulemaking 11-09-011, entitled Order Instituting Rulemaking on the Commission’s own motion to improve distribution level interconnection rules and regulations for certain classes of electric generators and electric storage resources (“OIR”). As a compromise to resolve the issues in the proposed first phase of the OIR, the IOUs and the Settling Parties agree to support all of the
terms of this Settlement Agreement and agree that some issues, as discussed herein, should be considered in a subsequent phase of this proceeding.

I. RECITALS

A. Whereas, the IOUs are investor-owned public utilities and subject to the jurisdiction of the Commission with respect to providing electric service to retail customers;

B. Whereas, the Settling Parties intervened in the OIR, participated since August 23, 2011 in the settlement of distribution level interconnection issues (“Settlement”), and variously have an interest in timely, efficient and fair distribution level interconnection policies throughout California;

C. Whereas, the Settlement has been conducted in parallel, and in addition to, the OIR;

D. Whereas, the IOUs and the Settling Parties have worked diligently and intensively through the Settlement process to discuss and resolve differences;

E. Whereas, the IOUs’ and the Settling Parties’ efforts have resulted in significant revisions to Electric Rule 21, which is the interconnection tariff applicable to certain interconnections under the Commission’s jurisdiction, as well modifications to the associated interconnection applications and interconnection agreements (together, “Revised Rule 21 Tariff and Standardized Forms”);

F. Whereas, the IOUs and the Settling Parties support an OIR outcome that employs best practices and embodies a rational balance between maintaining distribution and transmission grid (“Grid”) safety and reliability while implementing timely, efficient and fair distribution level interconnection procedures;

G. Whereas, the IOUs and the Settling Parties seek to avoid resource-consuming litigation;

Now Therefore, in consideration of the promises and covenants set forth below, the IOUs and the Settling Parties agree to, and shall, as appropriate, duly advocate for, the terms and conditions set forth in Section II, below.
II. TERMS AND CONDITIONS

A. Revised Rule 21 Tariff and Standardized Forms: The Commission should expeditiously adopt the Revised Rule 21 Tariff and Standardized Forms set forth at Attachment A of this Settlement Agreement, and said Revised Rule 21 Tariff and Standardized Forms should be implemented by the IOUs immediately after the Commission approves them. The IOUs’ and the Settling Parties’ support for adoption of the Revised Rule 21 Tariff and Standardized Forms is subject to the Commission’s adoption of the recommendations set forth in this Section II.

B. Phasing of OIR: The Commission’s adoption of the Revised Rule 21 Tariff and Standardized Forms should constitute “Phase 1” of the OIR. Upon the Commission issuing a decision adopting and implementing the Revised Rule 21 Tariff and Standardized Forms, Phase 1 should be deemed completed and “Phase 2” of the OIR, as described below, should commence no later than at this juncture.

C. Phase 2: The Commission should commence Phase 2 no later than immediately following adoption of the Revised Rule 21 Tariff and Standardized Forms, and conclude Phase 2 as expeditiously as possible and ideally, within nine months of commencement. Phase 2 should be conducted in an open, public Commission rulemaking setting, and the Phase 1 confidential Settlement should be terminated.

D. Scope of Phase 2: The Commission should issue a Phase 2 Scoping Memo adopting the scope set forth at Attachment B of this Settlement Agreement.

E. Phase 1 and Phase 2 Interdependencies: The IOUs’ and the Settling Parties’ support for adoption of the Revised Rule 21 Tariff and Standardized Forms is contingent upon the Commission’s adoption of the recommendations set forth herein. In the event the Commission does not proceed with the procedural steps outlined in this Section II, the IOUs and the Settling Parties shall be released from any and all obligations under this Agreement. Said release shall include, but is not limited to, the exercise of the right to seek modification or reopening of any Phase 1 Commission decision(s) by means of a Petition for Modification or any other procedural mechanism. Any and all rights and release of obligations under this Section II.E are additive to the rights and release of obligations in Section III.N, below.

F. Coordination with the Federal Energy Regulatory Commission: Following Commission approval of this Settlement Agreement, the IOUs shall seek Federal Energy
Regulatory Commission ("FERC") approval of any necessary changes to their respective FERC-approved wholesale distribution access tariffs to accommodate Revised Rule 21 Tariff applicants that are studied in the transmission cluster study process and choose a Commission jurisdictional interconnection agreement. The Settling Parties shall support or not file any pleadings or administrative challenges objecting to the IOUs’ FERC filings.

G. Reporting and Accountability:

1. Commission Staff has committed to working with the IOUs and the Settling Parties to develop IOU reporting requirements based on the Revised Rule 21 Tariff. Commission Staff has committed to submitting a reporting requirements proposal in the OIR ("Reporting Proposal").

2. The Reporting Proposal shall include, at a minimum, reporting of the engineering and review data as set forth in Attachment C.

3. The Reporting Proposal shall require that reports are filed by the IOUs on a quarterly basis (starting with the end of the first full regular quarter after the Revised Rule 21 Tariff is adopted), that the reports are fully public, and that the IOUs shall produce the reports using a common Excel template.

4. The IOUs shall designate a “Rule 21 Interconnection Ombudsman” with the authority to resolve missed deadline disputes on an informal basis. The Ombudsman shall not be a member of the IOU’s distribution system interconnection division. The IOUs shall make the identity, role, and contact information of the ombudsman available on their individual websites.

5. The Commission should direct the Consumer Affairs Branch to be specifically trained to handle disputes regarding missed timelines as set out in the Revised Rule 21 Tariff.

6. The Commission should direct that the Administrative Law Judge Division’s Alternative Dispute Resolution program ("ADR") commence hearing a Revised Rule 21 Tariff timeline dispute within ten (10) business days of a request for ADR.

7. Commission Staff has committed to monitoring and reporting on the utilization and effectiveness of the dispute processes set out in Sections II.G.5-6, above.

H. Cost Certainty: The IOUs and the Settling Parties agree that the Commission should take into consideration in Phase 2 that resolving the issue of cost certainty is a high priority and that the key issues are: (1) the variability of potential costs, and (2) the potentially lengthy time frame before final costs are known, including the fact that the Revised Rule 21 Tariff allows the
developer to execute an interconnection agreement and get interconnected before receiving a final cost estimate.

I. **Ongoing Updates:** Nothing in this Settlement Agreement should be construed to prohibit the IOUs from making updates to their Revised Rule 21 Tariffs and Standardized Forms in the normal course of business and pursuant to Commission rules, regulations and decisions.

II. **General Protections**

A. **Entire Agreement**

This Settlement Agreement embodies the entire understanding and agreement of the IOUs and the Settling Parties with respect to the matters described herein, and it supersedes all prior and contemporaneous oral or written agreements, negotiations, statements, representations, or understandings among the IOUs and the Settling Parties with respect to those matters. This Settlement Agreement constitutes a confidential settlement offer under Rule 12.6 of the Commission’s Rules of Practice and Procedure, California Evidence Code section 1152, and Federal Rule of Evidence 408, and therefore may not be used as evidence in any proceedings of any kind, except in an action alleging a breach of this Settlement Agreement.

B. **No Precedential Value**

This Settlement Agreement represents the agreement between the IOUs and the Settling Parties resolving certain actual and legal issues as specified herein. Pursuant to Rule 12.5 of the Commission’s Rules of Practice and Procedure, unless the Commission expressly provides otherwise, this Settlement Agreement does not constitute precedent regarding any principle or issue in this proceeding or in any future proceeding. By entering into this Settlement Agreement, neither party waives any right to assert in any other proceeding any defense under any applicable law, including whether any such law or regulation is, in fact, applicable to the transactions, activities, or entities identified in this Settlement Agreement. Except as provided for herein, each IOU and each Settling Party expressly reserves its right to advocate in other proceedings positions, principles, assumptions, defenses, arguments, and methodologies which may be different than those underlying this Settlement Agreement.

C. **Reasonableness**

The IOUs and the Settling Parties consider this Settlement Agreement to be reasonable, consistent with law, and in the public interest.
D. Construction

The IOUs and the Settling Parties have cooperated in the preparation of this Settlement Agreement and have had a full opportunity to negotiate its terms and conditions. Accordingly, The IOUs and the Settling Parties expressly waive any common law or statutory rule of construction that ambiguities should be construed against the drafter of this Settlement Agreement. The IOUs and the Settling Parties agree, covenant, and represent that the language in all parts of this Agreement shall be in all cases construed as a whole, according to its fair meaning.

E. Modification and Amendment

This Settlement Agreement may be amended, changed, or modified only upon written agreement executed by the IOUs and the Settling Parties. No waiver of any provision of this Settlement Agreement will be valid unless in writing and signed by the IOU or the Settling Party against whom such waiver is charged.

F. Integration

The IOUs and the Settling Parties intend that this Settlement Agreement shall be interpreted and treated as a unified, integrated agreement.

G. Interaction with other Proceedings

If the Commission requires specific action in other proceedings regarding any provisions covered by this Settlement Agreement, the IOUs and the Settling Parties acknowledge and agree that other efforts to meet the general commitments set forth in this Settlement Agreement may be delayed or modified in order to comply with the Commission’s specific requirements in other proceedings.

H. Effect of Subject Heading

Subject headings are included for reference only and are not intended to affect the meaning of the contents or the scope of this Settlement Agreement.

I. Choice of Law

This Settlement Agreement shall be governed by and construed in accordance with California law, notwithstanding otherwise applicable conflict of law principles. Each provision of this Settlement Agreement shall be interpreted in such a manner as to be valid and enforceable under California law.

J. Severability
The terms and provisions of this Settlement Agreement are severable and should any term or provision hereof be declared or determined to be void, voidable, or unenforceable under any applicable law, such void, voidable, or unenforceable term or provision shall not affect or invalidate any other term or provision of this Settlement Agreement, which shall continue to govern the relative rights and duties of the IOUs and the Settling Parties as though the void, voidable, or unenforceable term or provision were not a part of this Settlement Agreement. In addition, it is the intention and agreement of the IOUs and the Settling Parties that all terms and conditions hereof be enforced to the fullest extent permitted by the law.

K. Counterparts

This Settlement Agreement may be executed in counterparts, each of which will be deemed to be an original and all of which, taken together, shall constitute a single instrument. This Settlement Agreement may be executed by signature via facsimile or PDF transmission and either shall be deemed the same as an original signature.

L. Force Majeure

Force majeure events that materially affect the IOUs’ ability to implement this Settlement Agreement as planned, such as: (i) acts of nature (e.g., landslides, earthquakes, storms, hurricanes, floods); (ii) riots, terrorism, war, civil disturbances or sabotage; or (iii) changes in law, shall excuse the IOUs’ obligations under this Settlement Agreement and/or the IOUs’ delayed or modified performance of obligations under this Settlement Agreement.

M. Jurisdiction to Enforce

The IOUs and the Settling Parties agree that the Commission retains jurisdiction to enforce the terms of this Settlement Agreement and resolve any disputes regarding performance under this Settlement Agreement.

N. Termination of Settlement Agreement

If the Commission fails to approve this Settlement Agreement as reasonable and adopt it unconditionally without modification, the IOUs and the Settling Parties will renegotiate this Settlement Agreement in good faith with regard to any Commission-ordered changes in order to preserve the balance of benefits and burdens. In the event such negotiations are unsuccessful, any IOU or Settling Party, in its sole discretion, may rescind its support of this Settlement Agreement. If this Settlement Agreement is terminated, the signatories shall be released from any and all obligations and representations set forth in this Settlement Agreement and shall be
restored to their positions prior to having entered into this Settlement Agreement. Any modification of, or amendment to, this Settlement Agreement shall give each IOU and each Settling Party the right to rescind its support of this Settlement Agreement.

IV. REGULATORY APPROVAL

The IOUs and the Settling Parties agree to use their best efforts to obtain Commission approval of this Settlement Agreement. To that end, the IOUs and the Settling Parties agree to jointly request that the Commission: (1) approve this Settlement Agreement without change; and (2) find that this Settlement Agreement is reasonable in light of the whole record, is consistent with law, and is in the public interest.

V. NOTICES

The IOUs and the Settling Parties shall transmit noticeable information to all other IOUs and Settling Parties via electronic mail.

VI. PERFORMANCE

The IOUs and the Settling Parties agree to perform diligently and in good faith all actions required hereunder, including, but not limited to, the execution of any other documents and the taking of any actions reasonably required to effectuate the terms of this Settlement Agreement, as well as the preparation of exhibits for, and presentation of witnesses at, any hearings required to obtain the Commission’s approval and adoption of this Settlement Agreement. Except as indicated in Sections II.E and III.N, above, the IOUs and the Settling Parties will not contest in the OIR or in any other forum, or in any matter before the Commission, the recommendations contained in the Settlement Agreement. The IOUs and the Settling Parties will use best efforts to ensure that this Settlement Agreement is approved by the Commission as soon as possible, including jointly asking the Commission to approve and adopt this Settlement Agreement separate from and prior to the Commission’s final resolution of the OIR.

The IOUs and the Settling Parties represent that they have read this Settlement Agreement and fully understand all of its terms; that they have executed this Settlement Agreement without coercion or duress of any kind; and that they understand any rights they may have and sign this Agreement with full knowledge of any such rights. The IOUs and the Settling Parties further represent that they have had the opportunity to thoroughly discuss all aspects of this Settlement Agreement with their respective legal counsel.
IN WITNESS WHEREOF, The IOUs and the Settling Parties have executed this Settlement Agreement on the dates stated below:

Dated: March __, 2012.

By: [Signature]
Geisha Williams  
Executive Vice President, Electric Operations  
Pacific Gas and Electric Company  
77 Beale Street, San Francisco,  
Telephone: (415) 973-4141  
Facsimile: (415) 973-5056  
GJWD@pge.com
IN WITNESS WHEREOF, The IOUs and the Settling Parties have executed this Settlement Agreement on the dates stated below:


By: [Signature]

Name: Frank J. Cooley
Title: Assistant General Counsel
Name of Organization: Southern California Edison Company
Address: 2244 Walnut Grove Avenue, Rosemead, CA 91770
Telephone: 626-302-3115
Facsimile: 626-302-6693
Email: frank.cooley@sce.com
IN WITNESS WHEREOF, The IOUs and the Settling Parties have executed this Settlement Agreement on the dates stated below:


By: [Signature]

David L. Geier  
Vice President, Electric Operations  
San Diego Gas & Electric  
8330 Century Park, Ct.  
San Diego, CA 92123  
Telephone: 858-650-6131  
Facsimile: 858-650-6106  
DGeier@semprautilities.com
IN WITNESS WHEREOF, The IOUs and the Settling Parties have executed this Settlement Agreement on the dates stated below:


By: [Signature]

Dr. Mark S. Shirilau, PE
President and CEO
Aloha Systems Incorporated
8539 Barnwood Lane
Riverside, CA 92508-7126
Telephone: (951) 780-9903
Facsimile: (951) 779-0783
MarkS@alohasys.com
IN WITNESS WHEREOF, The IOUs and the Settling Parties have executed this Settlement Agreement on the dates stated below:


By: /s/ ____________________________

Sara Steck Myers
Attorney for the
Center for Energy Efficiency and Renewable Technologies
122-28th Avenue
San Francisco, CA 94121
Telephone: (415) 387-1904
Facsimile: (415) 387-4708
Email: ssmyers@att.net
IN WITNESS WHEREOF, The IOUs and the Settling Parties have executed this Settlement Agreement on the dates stated below:


By:

Karen Norene Mills
Associate Counsel
California Farm Bureau Federation
2300 River Plaza Drive
Sacramento, CA  95833
916-561-5655
916-561-5691
kmills@cfbf.com
IN WITNESS WHEREOF, The IOUs and the Settling Parties have executed this Settlement Agreement on the dates stated below:


By:

[Signature]

Name: Kenneth Sahm White
Title: Director, Economic & Policy Analysis
Name of Organization: Clean Coalition
Address: 16 Palm Ct
          Menlo Park, CA 94025
Telephone: (805) 705-1352
Facsimile: (805) 705-1352
e-mail: sahm@clean-coalition.org
IN WITNESS WHEREOF, The IOUs and the Settling Parties have executed this Settlement Agreement on the dates stated below:

Dated: March 14, 2012.

By: [Signature]

Kevin T. Fox  
Partner, Keyes & Fox LLP  
For the Interstate Renewable Energy Council  
1305 14th Street, #1305  
Oakland, CA 94112  
Telephone: (510) 314-8201  
Email: kfox@keyesandfox.com
IN WITNESS WHEREOF, The IOUs and the Settling Parties have executed this Settlement Agreement on the dates stated below:


By: Matthew Vespa
Staff Attorney
Sierra Club
85 Second Street, 2nd Floor
San Francisco, CA 94105
Telephone: (415) 977-5753
Fax: (415) 977-5793
matt.vespa@sierraclub.org
IN WITNESS WHEREOF, The IOUs and the Settling Parties have executed this Settlement Agreement on the dates stated below:

Dated: March _15__, 2012.

By:

[Signature]

Name: Sara Birmingham
Title: Director of Western Policy
Name of Organization: Solar Energy Industries Association
Address: 575 7th St, NW, #400, Washington DC, 20004
Telephone: 415:385-7240
Facsimile:
Email: sbirmingham@seia.org
IN WITNESS WHEREOF, The IOUs and the Settling Parties have executed this 
Settlement Agreement on the dates stated below:

Dated: March 14, 2012.

By: [Signature]

Name: Curtis Seymour
Title: Sr. Manager, Government Affairs
Name of Organization: SanEdison
Address: 600 Clipper Drive, Belmont, CA 94002
Telephone: 415. 542. 8443
Facsimile: 
email: cseymour@sanedison.com
IN WITNESS WHEREOF, The IOUs and the Settling Parties have executed this Settlement Agreement on the dates stated below:


By: ________________________________
Name: Adam Pishl
Title: VP Operations
Name of Organization: Sunlight Partners
Address: 4215 E. McDowell Rd., Suite 212
Telephone: 480-331-4071
Facsimile: na
Email: adam@sunlightpartners.com
IN WITNESS WHEREOF, The IOUs and the Settling Parties have executed this Settlement Agreement on the dates stated below:


By: ________________________________

Name: J Stacey Sullivan
Title: Policy Director
Name of Organization: Sustainable Conservation
Address: 98 Battery Street, Suite 302, San Francisco, CA 94111
Telephone: 415-977-0380
Facsimile: 415-977-0381
Email: ssullivan@suscon.org
IN WITNESS WHEREOF, The IOUs and the Settling Parties have executed this Settlement Agreement on the dates stated below:

Dated: March 14, 2012.

By: Kelly M. Foley

Attorney
The Vote Solar Initiative
2089 Tracy Court
Folsom, CA 95630
Phone: 916-367-2017
Facsimile: 520-463-7025
Email: kelly@votesolar.org
ATTACHMENT A

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B. **Applicability**

1. **Applicability**

   This Rule describes the Interconnection, operating and Metering requirements for those Generating Facilities to be connected to Distribution Provider’s Distribution System and Transmission System over which the California Public Utilities Commission (Commission) has jurisdiction. All Generating Facilities seeking Interconnection with Distribution Provider’s Transmission System shall apply to the California Independent System Operator (CAISO) for Interconnection and be subject to CAISO Tariff except for 1) Net Energy Metering Generating Facilities and 2) Generating Facilities that do not export to the grid or sell any exports sent to the grid (Non-Export Generating Facilities). NEM Generating Facilities and Non-Export Generating Facilities subject to Commission jurisdiction shall interconnect under this Rule regardless of whether they interconnect to Distribution Provider’s Distribution or Transmission System. Subject to the requirements of this Rule, Distribution Provider will allow the Interconnection of Generating Facilities with its Distribution or Transmission System.

   Generating Facility interconnections to Distribution Provider’s Distribution System that are subject to Federal Energy Regulatory Commission (FERC) jurisdiction shall apply under Distribution Provider’s WDAT.

2. **Definitions**

   Capitalized terms used in this Rule, and not defined in Distribution Provider’s other tariffs shall have the meaning ascribed to such terms in Section C of this Rule. The definitions set forth in Section C of this Rule shall only apply to this Rule, the Interconnection Request, study agreements and Generator Interconnection Agreements, and may not apply to Distribution Provider’s other tariffs.

3. **Applicable Codes and Standards**

   This Rule has been harmonized with the requirements of American National Standards Institute/Institute of Electrical and Electronic Engineers (ANSI/IEEE) 1547-2003 Standards for Interconnecting Distributed Resources with Electric Power Systems. In some sections, IEEE 1547 language has been adopted directly, in others, IEEE 1547 requirements were interpreted and this Rule’s language was changed to maintain the spirit of both documents.

   The language from IEEE 1547 that has been adopted directly (as opposed to paraphrased language or previous language that was determined to be consistent with IEEE 1547) is followed by a citation that lists the Clause from which the language derived. For example, IEEE 1547-4.1.1 is a reference to Clause 4.1.1.

   In the event of any conflict between this Rule, any of the standards listed herein, or any other applicable standards or codes, the requirements of this Rule shall take precedence.

C. **Definitions**
The definitions in this Section C are applicable only to this Rule, the Interconnection Request, Study Agreements and Generator Interconnection Agreements.

**Added Facilities:** For SCE As Defined in Distribution Provider’s Rule 2, For PG&E and SDG&E See Special Facilities.

**Affected System:** An electric system other than Distribution Provider's Distribution or Transmission System that may be affected by the proposed Interconnection.

**Affected System Operator:** The entity that operates an Affected System.

**Affiliate:** With respect to a corporation, partnership or other entity, each such other corporation, partnership or other entity that directly or indirectly, through one or more intermediaries, controls, is controlled by, or is under common control with, such corporation, partnership or other entity.

**Allocated Capacity:** Existing aggregate generation capacity in megawatts (MW) interconnected to a substation/area bus, bank or circuit (i.e., amount of generation online).

**Anti-Islanding:** A control scheme installed as part of the Generating or Interconnection Facility that senses and prevents the formation of an Unintended Island.

**Applicant:** The entity submitting an Interconnection Request pursuant to this Rule.

**Application:** See Interconnection Request.

**Available Capacity:** Total Capacity less the sum of Allocated Capacity and Queued Capacity.

**Base Case:** Data including, but not limited to, base power flow, short circuit and stability data bases, underlying load, generation, and transmission facility assumptions, contingency lists, including relevant special protection systems, and transmission diagrams used to perform the Interconnection Studies. The Base Case may include Critical Energy Infrastructure Information (as that term is defined by FERC). The Base Case shall include (a) transmission facilities as approved by Distribution Provider or CAISO, as applicable, (b) planned Distribution Upgrades that may have an impact on the Interconnection Request; (c) Distribution Upgrades and Network Upgrades associated with generating facilities in (iv) below, and (d) generating facilities that (i) are directly interconnected to the Distribution System or CAISO Controlled Grid; (ii) are interconnected to Affected Systems and may have an impact on the Interconnection Request; (iii) have a pending request to interconnect to the Distribution System or an Affected System; or (iv) are not interconnected to the Distribution System or CAISO Controlled Grid, but are subject to a fully executed Generator Interconnection Agreement (or its equivalent predecessor agreement) or for which an unexecuted Generator Interconnection Agreement (or its equivalent predecessor agreement) has been requested to be filed with FERC.
Business Day: Monday through Friday, excluding Federal and State Holidays.

CAISO Controlled Grid: The system of transmission lines and associated facilities that have been placed under the CAISO’s Operational Control.


Calendar Day: Any day including Saturday, Sunday or a Federal and State Holiday.

Certification Test: A test pursuant to this Rule that verifies conformance of certain equipment with Commission-approved performance standards in order to be classified as Certified Equipment. Certification Tests are performed by Nationally Recognized Test Laboratories (NRTLs).

Certification; Certified; Certificate: The documented results of a successful Certification Testing.

Certified Equipment: Equipment that has passed all required Certification Tests.

Commercial Operation: The status of a Generating Facility that has commenced generating electricity, excluding electricity generated during the period which Producer is engaged in on-site test operations and commissioning of the Generating Facility prior to Commercial Operation.

Commercial Operation Date: The date on which a Generator at a Generating Facility commences Commercial Operation as agreed to by the Parties.


Commissioning Test: A test performed during the commissioning of all or part of a Generating Facility to achieve one or more of the following:

Verify specific aspects of its performance;
Calibrate its instrumentation;
Establish instrument or Protective Function set-points.

Confidential Information: See Section D.7.

Conservation Voltage Regulation (CVR): The CVR program that the Commission directed Distribution Providers to implement as applicable to the operation and design of distribution circuits and related service voltages.

Construction Activities: Actions by Distribution Provider that result in irrevocable financial commitments for the purchase of major electrical equipment or land for Distribution Provider’s Interconnection Facilities, Distribution Upgrades, or Network Upgrades assigned to the Interconnection Customer that occur after receipt of all
appropriate governmental approvals needed for Distribution Provider’s Interconnection Facilities, Distribution Upgrades, or Network Upgrades.

**Control Area:** As defined in the CAISO Tariff.

**Customer:** The entity that receives or is entitled to receive Distribution Service through Distribution Provider’s Distribution System or is a retail Customer of Distribution Provider connected to the Transmission System.

**Dedicated Transformer; Dedicated Distribution Transformer:** A transformer that provides electricity service to a single Customer. The Customer may or may not have a Generating Facility.

**Delivery Network Upgrades:** The transmission facilities at or beyond the point where Distribution Provider’s Distribution System interconnects to the CAISO Controlled Grid, other than Reliability Network Upgrades, as defined in the CAISO Tariff.

**Detailed Study:** An Independent Study, a Distribution Group Study or a Transmission Cluster Study.

**Device:** A mechanism or piece of equipment designed to serve a purpose or perform a function. The term may be used interchangeably with the terms “equipment” and function without intentional difference in meaning. See also Function and Protective Function.

**Dispute Resolution:** See Section K.

**Distribution Group Study Process:** The study process defined in Section F.3.b.

**Distribution Provider:** Southern California Edison Company [or Pacific Gas and Electric Company or San Diego Gas & Electric Company].

**Distribution Service:** The service of delivering energy over the Distribution System pursuant to the approved tariffs of Distribution Provider other than services directly related to the Interconnection of a Generating Facility under this Rule.

**Distribution System:** All electrical wires, equipment, and other facilities owned or provided by Distribution Provider, other than Interconnection Facilities or the Transmission System, by which Distribution Provider provides Distribution Service to its Customers.

**Distribution Upgrades:** The additions, modifications, and upgrades to Distribution Provider's Distribution System at or beyond the Point of Interconnection to facilitate interconnection of the Generating Facility and render the Distribution Service. Distribution Upgrades do not include Interconnection Facilities.

**Electrical Independence Test:** The tests set forth in Section G.3 used to determine eligibility for the Independent Study Process.

**Emergency:** Whenever in Distribution Provider’s discretion an Unsafe Operating Condition or other hazardous condition exists or whenever access is necessary for emergency service restoration, and such immediate action is necessary to protect
persons, Distribution Provider’s facilities or property of others from damage or interference caused by Interconnection Customer’s Generating Facility, or the failure of protective device to operate properly, or a malfunction of any electrical system equipment or a component part thereof.

**Energy-Only Deliverability Status:** A condition elected by an Interconnection Customer for a Generating Facility interconnected to Distribution System, the result of which is that the Interconnection Customer is responsible only for the costs of Reliability Network Upgrades and is not responsible for the costs of Delivery Network Upgrades, but the Generating Facility will be deemed to have a Net Qualifying Capacity as defined in the CAISO Tariff of zero.

**Engineering and Procurement Agreement:** An agreement that authorizes Distribution Provider to begin engineering and procurement of long lead-time items necessary for the establishment of the Interconnection in order to advance the implementation of the Interconnection Request.

**Exporting Generating Facility:** Any Generating Facility other than a Non-Export Generating Facility, NEM Generating Facility, or uncompensated Generating Facility.

**Fast Track Process:** The interconnection study process set forth in Section F.2.

**Federal Energy Regulatory Commission:** Referred to herein as FERC.

**Field Testing:** Testing performed in the field to determine whether equipment meets Distribution Provider’s requirements for safe and reliable Interconnection.

**Function:** Some combination of hardware and software designed to provide specific features or capabilities. Its use, as in Protective Function, is intended to encompass a range of implementations from a single-purpose device to a section of software and specific pieces of hardware within a larger piece of equipment to a collection of devices and software.

**Generating Facility:** All Generators, electrical wires, equipment, and other facilities, excluding Interconnection Facilities, owned or provided by Producer for the purpose of producing electric power, including storage.

**Generating Facility Capacity:** The net capacity of the Generating Facility and the aggregate net capacity of the Generating Facility where it includes multiple Generators.

**Generator:** A device converting mechanical, chemical, or solar energy into electrical energy, including all of its protective and control functions and structural appurtenances. One or more Generators comprise a Generating Facility.

**Generator Interconnection Agreement:** An agreement between Distribution Provider and Producer providing for the Interconnection of a Generating Facility that gives certain rights and obligations to effect or end Interconnection. For the purpose of
this Rule, Net Energy Metering or power purchase agreements authorized by the Commission are also defined as Generator Interconnection Agreements.

**Good Utility Practice:** Any of the practices, methods and acts engaged in or approved by a significant portion of the electric utility industry during the relevant time period, or any of the practices, methods and acts which, in the exercise of reasonable judgment in light of the facts known at the time the decision was made, could have been expected to accomplish the desired result at a reasonable cost consistent with good business practices, reliability, safety and expedition. Good Utility Practice is not intended to be limited to the optimum practice, method, or act to the exclusion of all others, but rather to be acceptable practices, methods, or acts generally accepted in the region.

**Governmental Authority:** Any federal, state, local or other governmental regulatory or administrative agency, court, commission, department, board, or other governmental subdivision, legislature, rulemaking board, tribunal, or other governmental authority having jurisdiction over the Parties, their respective facilities, or the respective services they provide, and exercising or entitled to exercise any administrative, executive, police, or taxing authority or power; provided, however, that such term does not include Interconnection Customer, Distribution Provider, or any Affiliate thereof.

**Gross Rating; Gross Nameplate Rating; Gross Capacity or Gross Nameplate Capacity:** The total gross generating capacity of a Generator or Generating Facility as designated by the manufacturer(s) of the Generator(s).

**Host Load:** The electrical power, less the Generator auxiliary load, consumed by the Customer, to which the Generating Facility is connected.

**Independent Study Process:** The interconnection study process set forth in Section F.3.d.

**Independent Study Process Study Agreement:** The agreement entered into by the Interconnection Customer and Distribution Provider which sets forth the Parties’ agreement to perform Interconnection Studies under the Independent Study Process.

**Initial Review:** See Section F.2.a.

**In-rush Current:** The current determined by the In-rush Current Test.

**In-Service Date:** The estimated date upon which Applicant reasonably expects it will be ready to begin use of Distribution Provider’s Interconnection Facilities.

**Interconnection; Interconnected:** The physical connection of a Generating Facility in accordance with the requirements of this Rule so that Parallel Operation with Distribution Provider’s Distribution or Transmission System can occur (has occurred).

**Interconnection Agreement:** See Generator Interconnection Agreement.

**Interconnection Customer:** See Applicant.
Interconnection Facilities: The electrical wires, switches and related equipment that are required in addition to the facilities required to provide electric Distribution Service to a Customer to allow Interconnection. Interconnection Facilities may be located on either side of the Point of Common Coupling as appropriate to their purpose and design. Interconnection Facilities may be integral to a Generating Facility or provided separately. Interconnection Facilities may be owned by either Producer or Distribution Provider.

Interconnection Facilities Study: A study conducted by Distribution Provider for an Interconnection Customer under the Independent Study Process to determine a list of facilities (including Distribution Provider's Interconnection Facilities, Distribution Upgrades, and Network Upgrades as identified in the Interconnection System Impact Study), the cost of those facilities, and the time required to interconnect the Generating Facility with Distribution Provider's Distribution or Transmission System. The scope of the study is defined in Section G.3.c.


Interconnection Request: An Applicant's request to interconnect a new Generating Facility, or to increase the capacity of, or make a Material Modification to the operating characteristics of, an existing Generating Facility that is interconnected with Distribution Provider's Distribution or Transmission System.

Interconnection Study: A study to establish the requirements for Interconnection of a Generating Facility with Distribution Provider’s Distribution System or Transmission System, pursuant to this Rule.

Interconnection System Impact Study: An engineering study conducted by Distribution Provider for an Interconnection Customer under the Independent Study Process that evaluates the impact of the proposed interconnection on the safety and reliability of Distribution Provider's Distribution and/or Transmission System and, if applicable, an Affected System. The scope of the study is defined in Section G.3.c.i.

Island; Islanding: A condition on Distribution Provider’s Distribution System in which one or more Generating Facilities deliver power to Customers using a portion of Distribution Provider’s Distribution System that is electrically isolated from the remainder of Distribution Provider’s Distribution System.

Large Generating Facility: A Generating Facility having a Generating Facility Capacity of more than 20 MW.

Line Section: That portion of Distribution Provider’s Distribution or Transmission System connected to a Customer bounded by automatic sectionalizing devices or the end of the distribution line.

Local Furnishing Bond: Tax-exempt bonds utilized to finance facilities for the local furnishing of electric energy, as described in Internal Revenue Code, 26 U.S.C. § 142(f).
**Local Furnishing Distribution Provider**: Any Distribution Provider that owns facilities financed by Local Furnishing Bonds.

**Material Modification**: Those modifications that have a material impact on cost or timing of any Interconnection Request with a later queue priority date or a change in Point of Interconnection. A Material Modification does not include a change in ownership of a Generating Facility.

**Metering**: The measurement of electrical power in kilowatts (kW) and/or energy in kilowatt-hours (kWh), and if necessary, reactive power in kVAR at a point, and its display to Distribution Provider, as required by this Rule.

**Metering Equipment**: All equipment, hardware, software including meter cabinets, conduit, etc., that are necessary for Metering.

**Momentary Parallel Operation**: The Interconnection of a Generating Facility to the Distribution and Transmission System for one second (60 cycles) or less.

**Nationally Recognized Testing Laboratory (NRTL)**: A laboratory accredited to perform the Certification Testing requirements under this Rule.

**Net Energy Metering (NEM)**: Metering for the receipt and delivery of electricity between Producer and Distribution Provider pursuant to California Public Utilities Code (PUC) sections 2827, 2827.8, or 2827.10.

**Net Generation Output Metering**: Metering of the net electrical power output in kW or energy in kWh, from a given Generating Facility. This may also be the measurement of the difference between the total electrical energy produced by a Generator and the electrical energy consumed by the auxiliary equipment necessary to operate the Generator. For a Generator with no Host Load and/or Section 218 Load, Metering that is located at the Point of Common Coupling. For a Generator with Host Load and/or Section 218 Load, Metering that is located at the Generator but after the point of auxiliary load(s) and prior to serving Host Load and/or Section 218 Load.

**Net Rating or Net Nameplate Rating**: The Gross Rating minus the consumption of electrical power of the auxiliary load.

**Network Upgrades**: Delivery Network Upgrades and Reliability Network Upgrades.

**Networked Secondary System**: An AC distribution system where the secondaries of the distribution transformers are connected to a common bus for supplying electricity directly to consumers. There are two types of secondary networks: grid networks (also referred to as area networks or street networks) and Spot Networks. Synonyms: Secondary Network. Refer to IEEE 1547.6 for additional detail.

**Non-Emergency**: Conditions or situations that are not Emergencies, including but not limited to meter reading, inspection, testing, routine repairs, replacement, and maintenance.

**Non-Export; Non-Exporting**: When the Generating Facility is sized and designed such that the Generator output is used for Host Load only and is designed to
prevent the transfer of electrical energy from the Generating Facility to Distribution Provider’s Distribution or Transmission System as described in Appendix One.

**Non-Islanding:** Designed to detect and disconnect from a stable Unintended Island with matched load and generation. Reliance solely on under/over voltage and frequency trip is not considered sufficient to qualify as Non-Islanding.

**Parallel Operation:** The simultaneous operation of a Generator with power delivered or received by Distribution Provider while Interconnected. For the purpose of this Rule, Parallel Operation includes only those Generating Facilities that are Interconnected with Distribution Provider’s Distribution or Transmission System for more than 60 cycles (one second).

**Paralleling Device:** An electrical device, typically a circuit breaker, operating under the control of a synchronization relay or by a qualified operator to connect an energized generator to an energized electric power system or two energized power systems to each other.

**Party, Parties:** Applicant or Distribution Provider

**Periodic Test:** A test performed on part or all of a Generating Facility/Interconnection Facilities at pre-determined time or operational intervals to achieve one or more of the following: 1) verify specific aspects of its performance; 2) calibrate instrumentation; and 3) verify and re-establish instrument or Protective Function set-points.

**Point of Common Coupling (PCC):** The transfer point for electricity between the electrical conductors of Distribution Provider and the electrical conductors of Producer.

**Point of Interconnection:** The point where the Interconnection Facilities connect with Distribution Provider’s Distribution or Transmission System. This may or may not be coincident with the Point of Common Coupling.

**Pre-Construction Activities:** The actions by Distribution Provider, other than those required by an Engineering and Procurement Agreement under Section F.3.f, undertaken prior to Construction Activities in order to prepare for the construction of Distribution Provider’s Interconnection Facilities, Distribution Upgrades, or Network Upgrades assigned to the Interconnection Customer, including, but not limited to, preliminary engineering, permitting activities, environmental analysis, or other activities specifically needed to obtain governmental approvals for Distribution Provider’s Interconnection Facilities, Distribution Upgrades, or Network Upgrades.

**Producer:** The entity that executes a Generator Interconnection Agreement with Distribution Provider. Producer may or may not own or operate the Generating Facility, but is responsible for the rights and obligations related to the Generator Interconnection Agreement.

**Production Test:** A test performed on each device coming off the production line to verify certain aspects of its performance.
**Protective Function(s):** The equipment, hardware and/or software in a Generating Facility (whether discrete or integrated with other functions) whose purpose is to protect against Unsafe Operating Conditions.

**Prudent Electrical Practices:** Those practices, methods, and equipment, as changed from time to time, that are commonly used in prudent electrical engineering and operations to design and operate electric equipment lawfully and with safety, dependability, efficiency, and economy.

**Queue Position:** See Section E.5.C.

**Queued Capacity:** Aggregate queued generation capacity (in MW) for a substation/area bus, bank or circuit (i.e., amount of generation in the queue).

**Reasonable Efforts:** With respect to an action required to be attempted or taken by a Party under this Rule, efforts that are timely and consistent with Good Utility Practice and are otherwise substantially equivalent to those a Party would use to protect its own interests.

**Reliability Network Upgrades:** The transmission facilities at or beyond the point where Distribution Provider’s Distribution System interconnects to the CAISO Controlled Grid, necessary to interconnect one or more Generating Facility(ies) safely and reliably to the CAISO Controlled Grid, as defined in the CAISO Tariff.

**Section 218 Load:** Electrical power that is supplied in compliance with California PUC section 218. PUC section 218 defines an “Electric Corporation” and provides conditions under which a transaction involving a Generating Facility would not classify a Producer as an Electric Corporation. These conditions relate to “over-the-fence” sale of electricity from a Generating Facility without using Distribution Provider’s Distribution or Transmission System.

**Short Circuit Contribution Ratio (SCCR):** The ratio of the Generating Facility’s short circuit contribution to the short circuit contribution provided through Distribution Provider’s Distribution System for a three-phase fault at the high voltage side of the distribution transformer connecting the Generating Facility to Distribution Provider’s Distribution System.

**Single Line Diagram; Single Line Drawing:** A schematic drawing, showing the major electric switchgear, Protective Function devices (including relays, current transformer and potential transformer configurations/wiring in addition to circuit breakers/fuses), wires, Generators, transformers, meters and other devices, providing relevant details to communicate to a qualified engineer the essential design and safety of the system being considered.

**Small Generating Facility:** A Generating Facility that has a Generating Facility Capacity of no more than 20 MW.

**Site Exclusivity:** Documentation reasonably demonstrating: (1) For private land: (a) Ownership of, a leasehold interest in, or a right to develop property upon which the Generating Facility will be located consisting of a minimum of 50% of the acreage reasonably necessary to accommodate the Generating Facility; or (b) an option to purchase or acquire a leasehold interest in property upon which the Generating Facility will be located consisting of a minimum of 50% of the acreage reasonably necessary to
accommodate the Generating Facility. (2) For public land, including that controlled or managed by any federal, state or local agency, a final, non-appealable permit, license, or other right to use the property for the purpose of generating electric power and in acreage reasonably necessary to accommodate the Generating Facility, which exclusive right to use public land under the management of the federal Bureau of Land Management shall be in a form specified by the Bureau of Land Management. The demonstration of Site Exclusivity, at a minimum, must be through the Commercial Operation Date of the new Generating Facility or increase in capacity of the existing Generating Facility.

**Special Facilities:** For SCE See Added Facilities. For PG&E and SDG&E as defined in Distribution Provider’s Rule 2.

**Spot Network:** For purposes of this Rule, a Spot Network is a type of distribution system found within modern commercial buildings to provide high reliability of service to a single customer.

**Starting Voltage Drop:** The percentage voltage drop at a specified point resulting from In-rush Current. The Starting Voltage Drop can also be expressed in volts on a particular base voltage, (e.g. 6 volts on a 120-volt base, yielding a 5% drop).

**Supplemental Review:** See Section F.2.c.

**System Integrity:** The condition under which Distribution Provider’s Distribution and Transmission System is deemed safe and can reliably perform its intended functions in accordance with the safety and reliability rules of Distribution Provider.

**Telemetering:** The electrical or electronic transmittal of Metering data on a real-time basis to Distribution Provider.

**Total Capacity:** Capacity (in MW) of substation/area bus, bank or circuit based on normal or operating ratings.

**Transfer Trip:** A Protective Function that trips a Generating Facility remotely by means of an automated communications link controlled by Distribution Provider.

**Transient Stability:** The ability of an electrical system to withstand disturbances. Transient Stability studies are performed to ensure power system stability and are time-based simulations that assess the performance of the power system during and shortly following system disturbances.

**Transmission Cluster Study Process:** The cluster study process as defined in Distribution Provider’s Wholesale Distribution Access Tariff [Wholesale Distribution Tariff for PG&E, Wholesale Open Access Distribution Tariff for SDG&E].

**Transmission System:** Transmission facilities owned by Distribution Provider that have been placed under the CAISO’s operational control and are part of the CAISO Controlled Grid, as defined in the CAISO Tariff.

**Type Test:** A test performed on a sample of a particular model of a device to verify specific aspects of its design, construction and performance.
Unintended Island: The creation of an Island, usually following a loss of a portion of Distribution Provider’s Distribution System, without the approval of Distribution Provider.

Unsafe Operating Conditions: Conditions that, if left uncorrected, could result in harm to personnel, damage to equipment, loss of System Integrity or operation outside pre-established parameters required by the Generator Interconnection Agreement.


D. General, Rules, Rights and Obligations

1. Authorization Required to Operate

A Producer must comply with this Rule, execute a Generator Interconnection Agreement with Distribution Provider, and receive Distribution Provider’s express written permission before Parallel Operation of its Generating Facility with Distribution Provider’s Distribution or Transmission System. Distribution Provider shall apply this Rule in a non-discriminatory manner and shall not unreasonably withhold its permission for Parallel Operation of Producer’s Generating Facility with Distribution Provider’s Distribution or Transmission System.
2. **Separate Agreements Required for Other Services**
   A Producer requiring other electric services from Distribution Provider including, but not limited to, Distribution Service during periods of curtailment or interruption of Producer’s Generating Facility, must enter into agreements with Distribution Provider for such services in accordance with Distribution Provider’s Commission-approved tariffs.

3. **Services Under This Tariff Limited To Interconnection**
   Interconnection with Distribution Provider’s Distribution or Transmission System under this Rule does not provide a Producer any rights to utilize Distribution Provider’s Distribution or Transmission System for the transmission, distribution, or wheeling of electric power, nor does it limit those rights.

4. **Compliance with Laws, Rules, and Tariffs**
   A Producer shall ascertain and comply with applicable Commission-approved tariffs of Distribution Provider; applicable FERC-approved rules, tariffs, and regulations; and any local, state or federal law, statute or regulation which applies to the design, siting, construction, installation, operation, or any other aspect of Producer’s Generating Facility and Interconnection Facilities.

5. **Design Reviews and Inspections**
   Distribution Provider shall have the right to review the design of a Producer’s Generating and Interconnection Facilities and to inspect a Producer’s Generating and/or Interconnection Facilities prior to the commencement of Parallel Operation with Distribution Provider’s Distribution or Transmission System. Distribution Provider may require a Producer to make modifications as necessary to comply with the requirements of this Rule. Distribution Provider’s review and authorization for Parallel Operation shall not be construed as confirming or endorsing Producer’s design or as warranting the Generating Facilities’ and/or Interconnection Facilities’ safety, durability or reliability. Distribution Provider shall not, by reason of such review or lack of review, be responsible for the strength, adequacy, or capacity of such equipment.

6. **Right to Access**
   A Producer’s Generating Facility and/or Interconnection Facilities shall be reasonably accessible to Distribution Provider personnel as necessary for Distribution Provider to perform its duties and exercise its rights under its tariffs approved by the Commission, and under any Generator Interconnection Agreement between Distribution Provider and Producer.

7. **Confidentiality**
   a. **Scope**
      Confidential Information shall include, without limitation, confidential, proprietary or trade secret information relating to the present or planned business of Applicant, Customer, Producer, or Distribution Provider (individually referred to in Section D.7 as Party or collectively as Parties), including all information relating to a Party’s technology, research and development, business affairs, and pricing. Distribution Provider shall not use the information contained in the Interconnection Request to propose discounted tariffs to the Customer unless authorized to do so by the Customer or the information is provided to Distribution Provider by the Customer through other means.
Information is Confidential Information only if it is clearly designated or marked in writing as confidential on the face of the document (including electronic materials), or, if the information is conveyed orally or by inspection, if the Party providing the information orally informs the Party receiving the information that the information is confidential. For purposes of this Rule all design, operating specifications, and metering data provided by Applicant shall be deemed Confidential Information regardless of whether it is clearly marked or otherwise designated as such, except as provided in section D.7.b. below.

If requested by either Party, the other Party shall provide in writing, the basis for asserting that the information referred to in this Article warrants confidential treatment, and the requesting Party may disclose such writing to the appropriate Governmental Authority. Each Party shall be responsible for the costs associated with affording confidential treatment to its information.

b. Limitations on Scope

Confidential Information shall not include information pertaining to each Interconnection Request that may be provided in a publicly-posted queue pursuant to Section E.5.d of this Rule.

Confidential Information shall not include information that: (1) is generally available to the public other than as a result of a disclosure by the receiving Party; (2) was in the lawful possession of the receiving Party on a non-confidential basis before receiving it from the disclosing Party; (3) was supplied to the receiving Party without restriction by a third party, who, to the knowledge of the receiving Party after due inquiry, was under no obligation to the disclosing Party to keep such information confidential; (4) was independently developed by the receiving Party without reference to Confidential Information of the disclosing Party; (5) is, or becomes, publicly known, through no wrongful act or omission of the receiving Party; or (6) is required, in accordance with Section D.7.d, Required Disclosure, to be disclosed by any Governmental Authority or is otherwise required to be disclosed by law or subpoena.

Information designated as Confidential Information will no longer be deemed confidential if the Party that designated the information as confidential notifies the other Party that it no longer is confidential.

c. Disclosure to Commission, FERC, or their respective Staff

Notwithstanding anything in this Section D.7 to the contrary, and pursuant to 18 CFR section 1b.20 in the case of disclosure to FERC, if the Commission, FERC, or their respective staff, during the course of an investigation or otherwise, requests information from one of the Parties that is otherwise required to be maintained in confidence pursuant to this Rule, the Party shall provide the requested information to the Commission, FERC, or their respective staff, within the time provided for in the request for information. In providing the information to the Commission, FERC, or their respective staff, the Party shall, pursuant to PUC section 583 and General Order 66-C in the case of disclosure to the Commission, and consistent with 18 CFR section 388.112 in the case of disclosure to FERC, request that the information be treated as confidential and non-public by the Commission, FERC, and their respective staff and that the information be withheld from public disclosure. Requests from another state regulatory body with jurisdiction conducting a confidential investigation shall be treated in a similar manner, consistent with applicable state rules and regulations.
d. Required Disclosure

Subject to the exception in Section D.7.c, any information that a Party claims is Confidential Information shall not be disclosed by the other Party to any person not employed or retained by the other Party, except to the extent disclosure is (i) required by law or pursuant to an order of the Commission or FERC; (ii) reasonably deemed by the disclosing Party to be required to be disclosed in connection with a dispute between or among the Parties, or the defense of litigation or dispute; (iii) otherwise permitted by consent of the other Party, such consent not to be unreasonably withheld; (iv) necessary to fulfill its obligations under this Rule; or (v) as a transmission or distribution service provider or a Control Area operator, including disclosing the Confidential Information to a Regional Transmission Organization or CAISO, or to a subregional, regional or national reliability organization or planning group under the applicable confidentiality provisions in the relevant tariffs. Prior to any disclosures of the other Party's Confidential Information under this subparagraph, or if any third party or Governmental Authority makes any request or demand for any of the information described in this subparagraph, the disclosing Party agrees to assert confidentiality and cooperate with the other Party in seeking to protect the Confidential Information from public disclosure by confidentiality agreement, protective order or other reasonable measures.

8. Prudent Operation and Maintenance Required

A Producer shall operate and maintain its Generating Facility and Interconnection Facilities in accordance with Prudent Electrical Practices and shall maintain compliance with this Rule.

9. Curtailment and Disconnection

Distribution Provider may limit the operation or disconnect or require the disconnection of a Producer's Generating Facility from Distribution Provider's Distribution or Transmission System at any time, with or without notice, in the event of an Emergency, or to correct Unsafe Operating Conditions. Distribution Provider may also limit the operation or disconnect or require the disconnection of a Producer's Generating Facility from Distribution Provider's Distribution or Transmission System upon the provision of reasonable written notice: 1) to allow for routine maintenance, repairs or modifications to Distribution Provider’s Distribution or Transmission System; 2) upon Distribution Provider’s determination that a Producer’s Generating Facility is not in compliance with this Rule; or 3) upon termination of the Generator Interconnection Agreement. Upon Producer’s written request, Distribution Provider shall provide a written explanation of the reason for such curtailment or disconnection.

10. Local Furnishing Bonds

If a proposed Interconnection of a Generating Facility would impair the tax-exempt status of interest on the Local Furnishing Bonds or the deductibility of interest expense on the Local Furnishing Bonds to the Local Furnishing Distribution Provider under the Internal Revenue Code, Treasury Regulations and/or applicable IRS rulings, the Interconnection Customer will be required to pay the costs properly attributable to the proposed Interconnection of such Generating Facility. The Interconnection Study shall specify and estimate the cost of all remedial measures that address the financial impacts, if any, on Local Furnishing Bonds that would result from an Interconnection.
11. **Coordination with Affected Systems**

Distribution Provider will notify the Affected System Operators that are potentially affected by an Applicant’s Interconnection Request or group of Interconnection Requests. Distribution Provider will coordinate the conduct of any studies required to determine the impact of the Interconnection Request on Affected Systems with Affected System Operators and, if possible, include those results (if available) in its applicable Interconnection Study within the time frame specified in this Rule. Distribution Provider will include such Affected System Operators in all meetings held with Applicant as required by this Rule. Applicant will cooperate with Distribution Provider in all matters related to the conduct of studies and the determination of modifications to Affected Systems. A transmission provider which may be an Affected System shall cooperate with Distribution Provider with whom interconnection has been requested in all matters related to the conduct of studies and the determination of modifications to Affected Systems. Applicant shall enter into an agreement with the owner of the Affected System, as applicable. The agreement shall specify the terms governing payments to be made by Applicant to the owner of the Affected System as well as the repayment, if applicable, by the owner of the Affected System.

12. **Transferability of Interconnection Request**

An Applicant may transfer its Interconnection Request to another entity only if such entity acquires the proposed Generating Facility identified in the Interconnection Request and the Point of Interconnection does not change.

13. **Special Provisions Applicable to Net Energy Metered Applicants**

Notwithstanding any other provision in this Rule:

1. For Generating Facilities qualifying for service under PUC sections 2827, 2827.8 and 2827.10 Distribution Provider may proceed from Initial to Supplemental Review to Independent Study Process to further study without waiting for Applicant concurrence, since Applicant is not responsible for payment of study costs.

2. For Generating Facilities qualifying for service under PUC sections 2827 and 2827.8 Distribution Provider approval for Interconnection shall normally be processed not later than thirty (30) Business Days following Distribution Provider’s receipt of 1) a completed Net Energy Metering Interconnection Request including all supporting documents and required payments; 2) a completed signed Net Energy Metering Generator Interconnection Agreement; and 3) evidence of Applicant’s final electric inspection clearance from the Governmental Authority having jurisdiction over the Generating Facility. If the 30-day period cannot be met, Distribution Provider shall notify Applicant and the Commission of the reason for the inability to process the Interconnection Request and the expected completion date. However, Applicants with PUC section 2827 Generating Facilities that include non-inverter based Generators and/or Generators with non-Certified Equipment should plan to submit a completed Net Energy Metering Interconnection Request including all supporting documents sufficient for Distribution Provider to start the review process in Section F.2.a without waiting for
the final inspection clearance. Applicants with such Generating Facilities are advised to submit their Interconnection Request at least six (6) months in advance of their planned Commercial Operation Date. Depending on the size and location of these Generating Facilities, additional time for review may be required and could include Supplemental Review (twenty (20) Business Days), a System Impact Study (sixty (60) Calendar Days), and a Facilities Study (sixty (60) to ninety (90) Calendar Days depending on whether upgrades to the electric system are identified) as set out in Section F. The advance submission of the Interconnection Request will better accommodate Distribution Provider’s review and studies in a manner consistent with the timelines established in this Rule that may be required to complete the processing for interconnection of non-inverter based Generators and/or Generators with non-Certified Equipment.

3. Unless Net Generator Output Metering is required, Metering Equipment necessary to obtain service under PUC sections 2827 and 2827.8 shall be installed and operational within the timeframe required to complete Interconnection.

4. An Applicant with a Fast Track Interconnection Request for a Net Energy Metering or Non-Export Generating Facility that 1) goes for more than one year from the date of Distribution Provider's written notification that the Interconnection Request is valid without a signed Generator Interconnection Agreement, or 2) has a Generating Facility that has not been approved for Parallel Operation within one year of completion of all applicable review and/or studies, is subject to withdrawal by Distribution Provider; however, Distribution Provider may not deem the Interconnection Request to be withdrawn if the i) Applicant provides reasonable evidence that the Interconnection Request is still active or ii) if the delay is at no fault of Applicant.

14. **Compliance with Established Timelines**

Distribution Provider shall use Reasonable Efforts in meeting all the timelines provided for under this Rule. In the event Distribution Provider is not able to meet a particular timeline set forth in this Rule, Distribution Provider shall notify Applicant as soon as practicable and provide an estimated completion date with an explanation of the reasons why additional time is needed. Any Applicant dissatisfied with the Reasonable Efforts of Distribution Provider may use the informal procedures set out in Section F.1.d and/or the Dispute Resolution process in Section K.

15. **Modification of Timelines**

Distribution Provider and Applicant, for good cause, may agree to modify any of the timelines in this Rule. The modified timeline shall be mutually agreed upon, in writing, between Distribution Provider and Applicant.

E. **Interconnection Request Submission Process**

1. **Pre-Application Report**

Upon receipt of a completed Pre-Application Report Request and a non-refundable processing fee of $300, Distribution Provider shall provide pre-application data described in
this section within ten (10) Business Days of receipt. The Pre-Application Report Request shall include a proposed Point of Interconnection, generation technology and fuel source. The proposed Point of Interconnection shall be defined by latitude and longitude, site map, street address, utility equipment number (e.g. pole number), meter number, account number or some combination of the above sufficient to clearly identify the location of the point of interconnection.

The Pre-Application Report will include the following information if available:

a. Total Capacity (MW) of substation/area bus or bank and circuit likely to serve proposed site.
b. Allocated Capacity (MW) of substation/area bus or bank and circuit likely to serve proposed site.
c. Queued Capacity (MW) of substation/area bus or bank and circuit likely to serve proposed site.
d. Available Capacity (MW) of substation/area bus or bank and circuit most likely to serve proposed site.
e. Substation nominal distribution voltage or transmission nominal voltage if applicable.
f. Nominal distribution circuit voltage at the proposed site.
g. Approximate circuit distance between the proposed site and the substation.
h. Relevant Line Section(s) peak load estimate, and minimum load data, when available.
i. Number of protective devices and number of voltage regulating devices between the proposed site and the substation/area.
j. Whether or not three-phase power is available at the site.
k. Limiting conductor rating from proposed Point of Interconnection to distribution substation.
l. Based on proposed Point of Interconnection, existing or known constraints such as, but not limited to, electrical dependencies at that location, short circuit interrupting capacity issues, power quality or stability issues on the circuit, capacity constraints, or secondary networks.

The Pre-Application Report need only include pre-existing data. A Pre-Application Report request does not obligate Distribution Provider to conduct a study or other analysis of the proposed project in the event that data is not available. If Distribution Provider cannot complete all or some of a Pre-Application Report due to lack of available data, Distribution Provider will provide Applicant with a Pre-Application Report that includes the information that is available.

In requesting a Pre-Application Report, Applicant understands that 1) the existence of “Available Capacity” in no way implies that an interconnection up to this level may be completed without impacts since there are many variables studied as part of the interconnection review process, 2) the distribution system is dynamic and subject to change and 3) data provided in the Pre-Application Report may become outdated and not useful at the time of submission of the complete Interconnection Request. Notwithstanding any of the provisions of this Section, Distribution Provider shall, in good faith, provide Pre-Application Report data that represents the best available information at the time of reporting.
2. **Interconnection Request Process**

a. **Applicant Initiates Contact with Distribution Provider**

   Upon request, Distribution Provider will provide information and documents (such as sample agreements, Interconnection Request, technical information, listing of Certified Equipment, Initial and Supplemental Review fee information, applicable tariff schedules and Metering requirements) to a potential Applicant. Unless otherwise agreed upon, all such information shall normally be sent to an Applicant within three (3) Business Days following the initial request from Applicant. Distribution Provider will establish an individual representative as the single point of contact for Applicant, but may allocate responsibilities among its staff to best coordinate the Interconnection of an Applicant’s Generating Facility.

b. **Applicant Selects a Study Process**

   An Applicant may select one of two interconnection evaluation processes in accordance with the following eligibility requirements:

   i) **Fast Track Eligibility**

      Non-Exporting and Net Energy Metered Generating Facilities are eligible for Fast Track evaluation regardless of the Gross Nameplate Rating of the proposed Generating Facility. Exporting Generating Facilities with a Gross Nameplate Rating no larger than 3.0 MWs on a 12 kV, 16 kV or 33 kV interconnection for Southern California Edison, 1.5 MW on a 12 kV interconnection for San Diego Gas & Electric, and 3.0 MW on a 12 kV or higher interconnection for PG&E are also eligible for Fast Track evaluation.

      For an Exporting Generating Facility that agrees to the installation of Distribution Provider-approved protective devices at Applicant’s cost such that the Exporting Generating Facility’s net export will never exceed the Fast Track eligibility limits, the Generating Facility’s net export will be considered for purposes of Fast Track eligibility. However, these Applicants will be required to complete Supplemental Review and should pre-pay for Supplemental Review at the time the Interconnection Request is submitted.

   ii) **Detailed Study Eligibility**

      Generating Facilities that are not eligible for Fast Track evaluation must apply for Detailed Study. An Applicant may also choose to apply directly for Detailed Studies. Detailed Study shall require either (i) an Independent Study Process, (ii) a Distribution Group Study Process, or (iii) a Transmission Cluster Study Process. The specific study process used will depend on the results of the Electrical Independence Tests for the Transmission and Distribution Systems.

   iii) **Request for Deliverability Assessment**

      Unless specified otherwise in the Interconnection Request, Generating Facilities eligible to be studied under the Fast Track Process, Independent Study Process or Distribution Group Study Process will be assumed to have selected Energy-Only Deliverability Status. Nothing herein will prohibit an Applicant from seeking a deliverability assessment in accordance with the WDAT. Applicants studied under the Transmission Cluster Study Process may seek a deliverability assessment in accordance with the applicable provisions of the WDAT.
c. Applicant Completes an Interconnection Request

All Applicants shall submit a complete and valid Interconnection Request. When applicable per Table E.1, a nonrefundable $800 Interconnection Request fee, and for Applicants that elect Detailed Study in the Interconnection Request, a study deposit shall be required per instructions in the Interconnection Request. Applicants who proceed to Detailed Study after Fast Track will provide a Detailed Study deposit as specified in Section E.3.a.

Applicant shall submit a separate Interconnection Request for each Point of Interconnection. An Interconnection Request for the expansion of capacity of an existing operating Generating Facility shall be treated the same as an Interconnection Request for a new Generating Facility pursuant to this Rule.

Table E.1
Summary of Interconnection Request Fees, Deposits and Exemptions

<table>
<thead>
<tr>
<th>Generating Facility Type</th>
<th>Interconnection Request Fee</th>
<th>Supplemental Review Fee</th>
<th>Detailed Study Deposit</th>
<th>Additional Commissioning Test Verification</th>
</tr>
</thead>
<tbody>
<tr>
<td>Non-Net Energy Metering</td>
<td>$800</td>
<td>$2,500</td>
<td>For a Generating Facility with a Gross Nameplate Rating of 5 MW or less and applying to the Independent Study Process or the Distribution Group Study Process, $10,000 for a System Impact Study and $15,000 for a Facilities Study. For a Generating Facility with a Gross Nameplate Rating above 5 MW, $50,000 plus $1,000 per MW of electrical output of the Generating Facility, or the increase in electrical output of the existing Generation Facility, as applicable, rounded up to the nearest whole MW, up to a maximum of $250,000</td>
<td>$150/Person Hour *</td>
</tr>
<tr>
<td>Net Energy Metering (per PUC sections 2827, 2827.8, or 2827.10 (per D.02-03-057))</td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
<td>N/A</td>
</tr>
<tr>
<td>Solar 1MW or less that does not sell power to Distribution Provider (per D.01-07-027)</td>
<td>First $5,000 of study fees waived</td>
<td></td>
<td></td>
<td>$150/Person Hour *</td>
</tr>
</tbody>
</table>

*Plus additional costs for travel, lodging and meals.
d. **Site Exclusivity**

Documentation of Site Exclusivity must be submitted with the Interconnection Request. This requirement does not apply to Applicants with NEM or Non-Export Generating Facilities.

3. **Interconnection Request Fee and Study Deposit**

The Interconnection Request fee shall be waived for Interconnection Requests pursuant to PUC Sections 2827, 2827.8, or 2827.10, per Commission Decision 02-03-057 and for solar-powered Generating Facilities that do not sell power to Distribution Provider per Commission Decision 01-07-027. Generating Facilities eligible for Net Energy Metering under Sections 2827, 2827.8, or 2827.10 are exempt from any costs associated with Interconnection Studies. Interconnection Study fees for solar Generating Facilities up to 1 MW interconnecting to the Distribution System that do not sell power to the grid will be waived up to the amount of $5,000.

a. **Detailed Study Deposit**

i) **Detailed Study Deposit**

To proceed with Detailed Study, Applicant must submit a detailed study deposit.

For a Generating Facility with a Gross Nameplate Rating of 5 MW or less, Applicant must submit a detailed study deposit of $10,000 for the Interconnection System Impact Study, and where an Interconnection Facilities Study is required, an additional $15,000 deposit must be submitted as required in Section F.3.d.viii.

For a Generating Facility with a Gross Nameplate Rating above 5 MW, Applicant must submit a Detailed Study deposit equal to $50,000 plus $1,000 per MW of electrical output of the Generating Facility, or the increase in electrical output of the existing Generating Facility, as applicable, rounded up to the nearest whole MW, up to a maximum of $250,000.

ii) **Use of Detailed Study Deposit**

The Detailed Study deposit shall be applied to pay for prudent costs incurred by Distribution Provider, the CAISO, or third parties at the direction of Distribution Provider or CAISO, as applicable, to perform and administer the Interconnection Studies. Deposit amounts that exceed the prudent costs incurred by Distribution Provider shall be refunded to Applicant within sixty (60) Calendar Days following the issuance of the final study applicable to the Interconnection Request.

The Detailed Study deposits shall be refundable as follows:

(1) Should an Interconnection Request be withdrawn by Applicant or be deemed withdrawn by Distribution Provider by written notice under Section F.6 on or before thirty (30) Calendar Days following the scoping meeting, Distribution Provider shall refund to Applicant any portion of Applicant’s detailed study deposit that exceeds the costs Distribution Provider, CAISO, and third parties have incurred on Applicant’s behalf, including interest from the date of receipt by
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Distribution Provider to the date of payment to Applicant. The applicable interest shall be one-twelfth of the Federal Reserve three-month Commercial Paper Rate – Non-Financial, from the Federal Reserve Statistical Release H.15 (expressed as an annual rate).

(2) Should an Interconnection Request that has been moved into the Detailed Study Process be withdrawn by Applicant or be deemed withdrawn by Distribution Provider by written notice under Section F.6 more than thirty (30) Calendar Days after the scoping meeting, but on or before thirty (30) Calendar Days following the results meeting for the Interconnection System Impact Study, Distribution Provider shall refund to Applicant the difference between (i) Applicant’s detailed study deposit and (ii) the greater of the costs Distribution Provider, CAISO, and third parties have incurred on Applicant’s behalf or one-half of the original detailed study deposit up to a maximum of $100,000, including interest from the date of receipt by Distribution Provider to the date of payment to Applicant. The applicable interest shall be one-twelfth of the Federal Reserve three-month Commercial Paper Rate – Non-Financial, from the Federal Reserve Statistical Release H.15 (expressed as an annual rate).

(3) Should an Interconnection Request be withdrawn by Applicant or be deemed withdrawn by Distribution Provider by written notice under Section F.6 at any time more than thirty (30) Calendar Days after the results meeting for the Interconnection System Impact Study, the detailed study deposit shall be non-refundable.

(4) Upon execution of a Generator Interconnection Agreement by an Applicant and Distribution Provider Distribution Provider shall refund to Applicant any portion of Applicant’s detailed study deposit that exceeds the costs Distribution Provider, CAISO, and third parties have incurred on Applicant’s behalf, including interest from the date of receipt by Distribution Provider to the date of payment to Applicant. The applicable interest shall be one-twelfth of the Federal Reserve three-month Commercial Paper Rate – Non-Financial, from the Federal Reserve Statistical Release H.15 (expressed as an annual rate).

iii) Notwithstanding the foregoing, an Applicant that withdraws or is deemed to have withdrawn its Interconnection Request shall be obligated to pay to Distribution Provider all costs in excess of the detailed study deposit that have been prudently incurred or irrevocably have been committed to be incurred with respect to that Interconnection Request prior to withdrawal. Distribution Provider will reimburse the CAISO or third parties, as applicable, for all work performed on behalf of the withdrawn Interconnection Request at Distribution Provider’s direction. Applicant must pay all monies due before it is allowed to obtain any Interconnection
Study data or results. Any proceeds of the Detailed Study deposit not otherwise reimbursed to Applicant or applied to costs incurred or irrevocably committed to be incurred for the interconnection studies shall be applied as directed by the Commission. Where an Applicant with remaining proceeds from a Detailed Study deposit cannot be located, such remaining proceeds shall escheat to the State pursuant to the Unclaimed Property Law commencing with the California Code of Civil Procedure § 1500.

iv) Special Circumstances

Applicant may propose, and Distribution Provider may agree to reduced costs for reviewing atypical Interconnection Requests, such as Interconnection Requests submitted for multiple Generating Facilities, multiple sites, or otherwise as conditions warrant.

4. Interconnection Cost Responsibility

An Applicant, or a Producer where those are different entities, is responsible for all fees and/or costs, including Commissioning Testing, required to complete the interconnection process. A Producer that interconnects to Distribution Provider’s Distribution or Transmission System is responsible for all costs associated with Parallel Operation to support the safe and reliable operation of the Distribution and Transmission System. Generating Facilities eligible for Net Energy Metering under California PUC sections 2827, 2827.8 or 2827.10 are exempt from any costs associated with Distribution or Network Upgrades.

a. Costs of Interconnection and Parallel Operation

The Interconnection and Parallel Operation of a Producer may trigger the need for Interconnection Facilities, Special Facilities or Added Facilities, Upgrades, Delivery Network Upgrades, and/or Reliability Network Upgrades. Interconnection Facilities installed on Producer’s side of the PCC may be owned, operated and maintained by Producer or Distribution Provider. Interconnection Facilities installed on Distribution Provider’s side of the PCC and Distribution System modifications shall be owned, operated, and maintained only by Distribution Provider.

b. Methodology and Timing of Cost Identification

Any costs triggered by a Producer are based on Producer’s unique Interconnection requirements, Producer’s impact on the Distribution System and/or Transmission System following allocation of capacity to earlier-queued interconnection requests, and Producer’s electrical interdependence with any earlier-queued interconnection requests. Earlier-queued interconnection requests include interconnection requests under any applicable tariff.

c. Timing of Cost Identification

For Applicants to Fast Track, Independent Study Process, or Distribution Group Study Process, costs may be identified during the study process, or after the study process is complete and a Generator Interconnection Agreement is executed. The
purpose of later identification of costs is to facilitate Applicant’s Interconnection while accommodating incomplete interconnection studies for earlier-queued interconnection requests to the same line, incomplete interconnection studies for earlier-queued interconnection requests with which Applicant is electrically interdependent with respect to short circuit duty, withdrawal of earlier-queued interconnection requests for Interconnection to the Distribution or Transmission System, and delay or cancellation of planned Distribution System Upgrades.

d. **Producer Costs During Parallel Operation**

All Producers are required to provide and maintain Interconnection Facilities, for the duration of the Generator Interconnection Agreement, that meet Distribution Provider’s technical design and operating standards for Parallel Operation as set out in Section H, including any updates to those standards. This includes Producer responsibility for costs associated with changes to the operating characteristics at the Point of Interconnection necessitated by Distribution Provider’s upgrades to the Transmission or Distribution System from time to time.

e. **Cost Allocation**

Except where exempt by law or Commission decision, costs triggered by an Interconnection Request under the Fast Track process or the Independent Study Process are the responsibility of the triggering Interconnection Request. Costs triggered by an Interconnection Request under this Rule that transitions to the Transmission Cluster Study Process are allocated pursuant to the terms of Distribution Provider’s WDAT or other applicable tariff.
f. Summary Tables

Table E.2 summarizes cost responsibility for costs and fees that may arise in the course of the interconnection process for NEM and non-NEM Applicants. Table E.3 summarizes cost responsibility for costs and fees that may arise in the course of the interconnection process for NEM Applicants under various sequences of interconnecting NEM and non-NEM Generators on the same PCC interconnecting to the Distribution or Transmission System.

Table E.2 Summary of Producer Cost Responsibility

<table>
<thead>
<tr>
<th>Generating Facility Type</th>
<th>Interconnection Request Fee</th>
<th>Supplemental Review Fee</th>
<th>Detailed Study Cost (Independent Study Process, Distribution Group Study Process, or Transmission Cluster Study Process)</th>
<th>Interconnection Facilities Cost</th>
<th>Distribution Upgrades Cost</th>
<th>Transmission Network Upgrade Cost (Ref. CAISO Tariff Sec. --)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>YES</td>
<td>NO</td>
<td>YES</td>
<td>NO</td>
<td>YES</td>
<td>NO</td>
</tr>
<tr>
<td>Non-NEM</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td>NEM</td>
<td>X</td>
<td></td>
<td>X</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Table E.3 Summary of Producer Cost Responsibility for Multiple Tariff Interconnections

<table>
<thead>
<tr>
<th>Existing Generating Facility</th>
<th>New Generating Facility</th>
<th>Interconnection Request Fee</th>
<th>Supplemental Review Fee</th>
<th>Detailed Study Cost</th>
<th>Interconnection Facilities Cost</th>
<th>Distribution Upgrades Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>NEM</td>
<td>Non-NEM</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>a</td>
</tr>
<tr>
<td>NEM</td>
<td>NEM</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>Non-NEM</td>
<td>NEM</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X,b</td>
</tr>
<tr>
<td>Simultaneous NEM and Non-NEM</td>
<td></td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X,a</td>
</tr>
</tbody>
</table>

a) Proration will be based upon the annual expected energy output (kWh) derived from the nameplate of the Generator(s) modified by technology-specific capacity/availability factors of all NEM eligible versus non-NEM eligible Generators for the costs that cannot be clearly assigned to either type of tariff.

b) Change of operation of a non-NEM eligible Generator at any time to export is treated as a simultaneous NEM and non-NEM Interconnection Request, resulting in associated costs being allocated to Producer.
5. **Interconnection Request Validation and Assignment of Queue Position**

Any Applicant for Interconnection to Distribution Provider’s Distribution or Transmission System must submit a complete and valid Interconnection Request. An Interconnection Request will be considered complete and valid when all items required for an Interconnection Request have been received by Distribution Provider and deemed valid by Distribution Provider.

**a. Acknowledgement of Interconnection Request**

Distribution Provider shall provide a first written notification to the Interconnection Customer within ten (10) Business Days of receipt of the Interconnection Request, which notice shall state whether the Interconnection Request is deemed complete and valid.

**b. Deficiencies in Interconnection Request**

i) **First Notification of Deficiency**

If an Interconnection Request fails to meet the requirements, Distribution Provider shall state in its first written notification the reasons for such failure and that the Interconnection Request does not constitute a valid request.

Applicant shall provide Distribution Provider the additional requested information needed to constitute a complete and valid request within ten (10) Business Days from the date of the first written notification that the Interconnection Request is invalid.

ii) **Second Notification of Deficiency**

Distribution Provider shall provide a second written notification to Applicant within ten (10) Business Days of receipt of the additional requested information, stating whether the Interconnection Request is valid or the reasons for any failure.

Applicant shall provide Distribution Provider the additional requested information needed to constitute a complete and valid request within five (5) Business Days from the date of the second written notification that the Interconnection Request is invalid.

iii) **Extension Request**

Upon request, Applicant can receive one extension of up to twenty (20) Business Days to resolve deficiencies in the Interconnection Request.

iv) **Failure to Resolve Deficiencies**

If Applicant does not resolve deficiencies in the Interconnection Request within the time frames set out above, Distribution Provider will deem the Interconnection Request withdrawn. Applicant may submit a new Interconnection Request.
Applicants with invalid Interconnection Requests under this Section may seek relief under the dispute resolution provisions in Section K by so notifying Distribution Provider within two (2) Business Days of receipt of the first or second written notification that the Interconnection Request is incomplete and/or invalid.

c. **Assignment of Queue Position**

Distribution Provider shall assign a queue position to all non-Net Energy Metering Applicants. If there were no deficiencies in the Interconnection Request, the queue position will be based on the date Distribution Provider received the Interconnection Request. If there were deficiencies in the Interconnection Request, the queue position will be based on the date Distribution Provider determines an Interconnection Request to be complete and valid. Should Distribution Provider not meet any deadline for providing the first (Section E.5.b.i) or second written notification (Section E.5.b.ii) to Applicant regarding the Interconnection Request, Applicant’s queue position shall be set on the final day of the period in which Distribution Provider was obligated to provide such written notification, provided, however, that Applicant meets deadlines as set out above to submit any additional information required for a valid Interconnection Request following such written notification under Section E.5.b.i or E.5.b.ii, and that Distribution Provider determines that the Interconnection Request is valid.

Distribution Provider shall maintain a single queue for all non-Net Energy Metering Interconnection Requests governed by this Rule with a Point of Interconnection on Distribution Provider’s Distribution System. For Interconnection Requests that are studied under the Transmission Cluster Study Process, the queue position will be the applicable cluster’s queue position.

d. **Publication of the Interconnection Queue**

Distribution Provider shall publish and update monthly on its website the interconnection queue for all Interconnection Requests governed by this Rule with a Point of Interconnection on Distribution Provider’s Distribution System that have been assigned a queue position. Nothing here prohibits Distribution Provider from publishing this queue combined with other interconnection requests to Distribution Provider’s Distribution System. The published interconnection queue may include the following information for each Interconnection Request governed by this Rule, subject to Energy Division approval:

i) **Interconnection Request and Queue Position Data**

   (i) The assigned number, if any;

   (ii) the queue position;

   (iii) the date the Interconnection Request was received by Distribution Provider;
(iv) the date the Interconnection Request was determined to be complete and valid;

(v) the review process to which Applicant originally applied (Fast Track, Independent Study Process, Transmission Cluster Study Process);

(vi) the original requested In-Service Date;

(vii) the currently requested In-Service Date;

(viii) the agreed-upon Commercial Operation Date or actual Commercial Operation Date.

ii) Applicant Generating Facility/Storage System and Point of Interconnection Data

(ix) the maximum summer and winter MW electrical output;

(x) the type of generating or storage facility to be constructed;

(xi) the fuel source;

(xii) the proposed Point of Interconnection location by county and state;

(xiii) the proposed Point of Interconnection location by substation/area and, if applicable, circuit;
F. Review Process For Interconnection Requests

1. Overview of the Interconnection Review Process

a. Valid Interconnection Request

After an Interconnection Request is deemed complete and valid, Distribution Provider will perform Fast Track evaluation unless an Applicant applies for Detailed Study or is not eligible for Fast Track evaluation. The eligibility requirements for Fast Track evaluation are set forth in Section E.2.b. See Section D.13 for special provisions related to the timeframe and costs applicable to NEM Applicants.

b. Fast Track Review

Fast Track evaluation allows for rapid review of the Interconnection of those Generating Facilities that do not require Detailed Study. Regardless of study process, all Generating Facilities shall be designed to meet the applicable requirements of Section H which identifies Generating Facility Design and Operation Requirements.

Fast Track review consists of an Initial Review and, if required, a Supplemental Review. The need for Supplemental Review will be determined based on the results of Initial Review Screens A through M in Section G. Applicants that successfully pass Initial Review Screens A through M will be allowed to interconnect without Supplemental Review.

If Supplemental Review is required, Distribution Provider will notify Applicant and Applicant must pay a nonrefundable Supplemental Review fee or withdraw its Interconnection Request. Supplemental Review shall consist of the application of Screens N through P in Section G.2. Applicants that pass Screens N through P will be allowed to interconnect without additional review.

If Supplemental Review reveals that a proposed Generating Facility cannot be interconnected to Distribution Provider’s Distribution System by means of Fast Track evaluation, Distribution Provider will notify Applicant that Detailed Study will be required.

Failure to pass Fast Track evaluation means only that further review and/or study are required before the Generating Facility can be interconnected with Distribution Provider’s Distribution System. It does not mean that the Generating Facility cannot be interconnected.
c. Detailed Studies

Detailed Study will be required for Interconnection Requests that either apply directly for Detailed Study, are not eligible for Fast Track evaluation, or do not pass Fast Track evaluation. Detailed Study shall consist of one of three study processes: (i) Independent Study Process; (ii) Distribution Group Study Process; or (iii) Transmission Cluster Study Process. The specific study process that is applied will depend on the results of Screens Q and R in Section G.3. Interconnection Requests that are found to be electrically interdependent with earlier-queued interconnection requests with impacts on the Transmission System, and thereby fail screen Q, will proceed to the Transmission Cluster Study Process. Interconnection Requests that are not electrically interdependent with earlier-queued interconnection requests with impacts on the Transmission System, and thereby pass screen Q, will be studied under either the Independent Study Process or the Distribution Group Study Process.

d. Compliance with Timelines

Distribution Provider shall use Reasonable Efforts in meeting all the timelines set out in this Rule, or mutually modified by Distribution Provider and Applicant pursuant to Section D.15. Each Distribution Provider shall designate an ombudsman with authority to resolve disputes over missed timelines. The identity, role, and contact information of the ombudsman shall be available on Distribution Provider’s website.

If at any time an Applicant is dissatisfied with the Reasonable Efforts of Distribution Provider to meet the timelines in this Section, Applicant may use the following procedures:

(i) Contact the ombudsman designated by Distribution Provider;

(ii) If the Distribution Provider ombudsman is unable to resolve the dispute within ten (10) Business Days, Applicant may either:

a) Contact the Consumer Affairs Branch (CAB) at the Commission.

b) Upon mutual agreement with Distribution Provider, make a written request for mediation to the Alternative Dispute Resolution (ADR) Coordinator in the Commission’s Administrative Law (ALJ) Division. The request may be made by electronic mail to adr_program@cpuc.ca.gov, and shall state “Rule 21” in the subject line. The request shall contain the relevant facts of the timeline dispute. A copy of the request shall be sent to the Distribution Provider ombudsman. Provided that resources are available, the mediator assigned shall schedule a mediation with Applicant and Distribution Provider within ten (10) Business Days of receiving the request.

At any time, Applicant may file a formal complaint before the Commission pursuant to California PUC section 1702 and Article 4 of the Commission’s Rules of Practice and Procedure.
2. Fast Track Interconnection Review Process

a. Initial Review

Upon receipt of a complete and valid Interconnection Request, Distribution Provider shall perform Initial Review using the process in Section G.1. The Initial Review determines if (i) the Generating Facility qualifies for Fast Track Interconnection through Initial Review, or (ii) the Generating Facility requires a Supplemental Review. Absent extraordinary circumstances, Distribution Provider shall notify Applicant in writing of the results of Initial Review within fifteen (15) Business Days following validation of an Interconnection Request.

For Interconnection Requests that pass Initial Review and do not require Interconnection Facilities or Distribution Upgrades, Distribution Provider shall provide Applicant with a Generator Interconnection Agreement within fifteen (15) Business Days of providing notice of Initial Review results. For Interconnection Requests that pass Initial Review but do require Interconnection Facilities or Distribution Upgrades, within fifteen (15) Business Days of providing notice of Initial Review results, Distribution Provider shall provide Applicant with a non-binding cost estimate of the Interconnection Facilities or Distribution Upgrades.

For all Interconnection Requests that pass Initial Review, refer to Section F.2.e for cost responsibility and time frames for completing the Generator Interconnection Agreement.

For Interconnection Requests that fail Initial Review, Distribution Provider shall provide the technical reason, data and analysis supporting the Initial Review results in writing and provide Applicant the option to either attend an Initial Review results meeting or proceed directly to Supplemental Review. Net Energy Metering Applicants covered under Section D.13.1 shall proceed directly to Supplemental Review without an Initial Review results meeting. Applicant shall notify Distribution Provider within ten (10) Business Days following such notification whether to (i) proceed to an Initial Review results meeting, (ii) proceed to Supplemental Review, or (iii) withdraw the Interconnection Request. Applicant may request one extension of no more than ten (10) Business Days to respond. If Applicant fails to notify Distribution Provider within ten (10) Business Days of such notification, or at the end of the extension, if one was requested, the Interconnection Request shall be deemed withdrawn.

No changes may be made to the planned Point of Interconnection or Generating Facility size included in the Interconnection Request during the Initial Review Process, unless such changes are agreed to by Distribution Provider. Where agreement has not been reached, Applicants choosing to change the Point of Interconnection or Generating Facility size must reapply and submit a new Interconnection Request.

Applicants that elect to proceed to Supplemental Review shall provide a nonrefundable Supplemental Review fee set forth in Section E.2.c with their response.
The Supplemental Review fee shall be waived for Interconnection Requests requesting Interconnection pursuant to PUC sections 2827, 2827.8, or 2827.10, per Commission Decision D. 02-03-057 and for solar-powered Generating Facilities that do not sell power to Distribution Provider, per Commission Decision D. 01-07-027.

b. Optional Initial Review Results Meeting

Within five (5) Business Days of Applicant’s request for an Initial Review results meeting, Distribution Provider shall contact Applicant and offer to convene a meeting at a mutually acceptable time to review the Initial Review screen analysis and related results to determine what modifications, if any, may permit the Generating Facility to be connected safely and reliably without Supplemental Review.

If modifications that obviate the need for Supplemental Review are identified, and Applicant and Distribution Provider agree to such modifications, Distribution Provider shall provide Applicant with a Generator Interconnection Agreement within fifteen (15) Business Days of the Initial Review results meeting if no Interconnection Facilities or Distribution Upgrades are required. If Interconnection Facilities or Distribution Upgrades are required, Distribution Provider shall provide Applicant with a non-binding cost estimate of any Interconnection Facilities or Distribution Upgrades within fifteen (15) Business Days of the Initial Review results meeting. For all Interconnection Requests that pass Initial Review, refer to Section F.2.e for cost responsibility and time frames for completing the Generator Interconnection Agreement.

If Applicant and Distribution Provider are unable to identify or agree to modifications that enable Applicant to pass Initial Review, Applicant shall notify Distribution Provider within five (5) Business Days of the Initial Review results meeting whether it would like to proceed with Supplemental Review or withdraw its Interconnection Request. Applicant may request one extension of no more than five (5) Business Days to respond. If Applicant fails to notify Distribution Provider within five (5) Business Days of the Initial Review results meeting, or at the end of the extension, if one was requested, the Interconnection Request shall be deemed withdrawn.

c. Supplemental Review

If Applicant requests Supplemental Review and submits a nonrefundable Supplemental Review fee, if required, Distribution Provider shall complete Supplemental Review within twenty (20) Business Days, absent extraordinary circumstances, following authorization and receipt of the fee. Supplemental Review determines if (i) the Generating Facility qualifies for Fast Track Interconnection, or (ii) the Generating Facility requires Detailed Study.

For Interconnection Requests that pass Supplemental Review and do not require Interconnection Facilities or Distribution Upgrades, Distribution Provider shall provide Applicant with a Generator Interconnection Agreement within fifteen (15) Business Days of providing notice of Supplemental Review results. For Interconnection Requests that pass Supplemental Review and do require Interconnection Facilities or Distribution
Upgrades, within fifteen (15) Business Days of providing notice of Supplemental Review results, Distribution Provider shall provide Applicant with a non-binding cost estimate of any Interconnection Facilities or Distribution Upgrades. For all Interconnection Requests that pass Supplemental Review, refer to Section F.2.e for cost responsibility and time frames for completing the Generator Interconnection Agreement.

For Interconnection Requests that fail Supplemental Review, Distribution Provider shall provide the technical reason, data and analysis supporting the Supplemental Review results in writing, including, if Distribution Provider can make the determination, which Detailed Study track Applicant qualifies for, and provide Applicant the option to attend a Supplemental Review results meeting or proceed directly to Detailed Study. Applicant shall notify Distribution Provider within fifteen (15) Business Days following such notification whether to (i) proceed to a Supplemental Review results meeting, (ii) proceed to Detailed Study, or (iii) withdraw the Interconnection Request. Applicant may request one extension of no more than fifteen (15) Business Days to respond. If Applicant fails to notify Distribution Provider within fifteen (15) Business Days of such notification, or at the end of the extension, if one was requested, the Interconnection Request shall be deemed withdrawn.

Applicants that elect to proceed to Detailed Study shall provide the applicable study deposit set forth in Section E.3.a. Detailed Study fees for solar Generating Facilities up to 1 MW interconnecting to the Distribution System that do not sell power to Distribution Provider will be waived up to the amount of $5,000. Generating Facilities eligible for Net Energy Metering under PUC sections 2827, 2827.8, or 2827.10 are exempt from any costs associated with Detailed Studies.

d. Optional Supplemental Review Results Meeting

Within five (5) Business Days of Applicant’s request for a Supplemental Review results meeting, Distribution Provider shall contact Applicant and offer to convene a meeting at a mutually acceptable time to review the Supplemental Review screen analysis and related results to determine what modifications, if any, may permit the Generating Facility to be connected safely and reliably without Detailed Study.

If modifications that obviate the need for Detailed Study are identified and Applicant and Distribution Provider agree to such modifications, Distribution Provider shall provide Applicant with a Generator Interconnection Agreement within fifteen (15) Business Days of the Supplemental Review results meeting if no Interconnection Facilities or Distribution Upgrades are required. If Interconnection Facilities or Distribution Upgrades are required, Distribution Provider shall provide Applicant with a non-binding cost estimate of any Interconnection Facilities or Distribution Upgrades within fifteen (15) Business Days of the Supplemental Review results meeting. For all Interconnection Requests that pass Supplemental Review, refer to Section F.2.e for cost responsibility and time frames for completing the Generator Interconnection Agreement.
If Applicant and Distribution Provider are unable to identify or agree to modifications, Applicant shall notify Distribution Provider within twenty (20) Business Days of the Supplemental Review Results Meeting whether it would like to proceed with Detailed Study or withdraw its Interconnection Request. Applicant may request one extension of no more than twenty (20) Business Days to respond. If Applicant fails to notify Distribution Provider within twenty (20) Business Days of the Supplemental Review results meeting, or at the end of the extension, if one was requested, the Interconnection Request shall be deemed withdrawn. Applicants that elect to proceed to Detailed Study shall provide the applicable study deposit set forth in Section E.3.a.

e. **Execution of the Generator Interconnection Agreement**

Following the receipt of a cost estimate for any Distribution Upgrades and/or Interconnection Facilities that have been identified (Applicants that did not require a cost estimate may proceed directly to the paragraph below), Applicant shall notify Distribution Provider within fifteen (15) Business Days whether Applicant: (i) requests a Generator Interconnection Agreement, or (ii) withdraws its Interconnection Request. Applicant may request one extension of no more than fifteen (15) Business Days to respond. If Applicant fails to notify Distribution Provider within fifteen (15) Business Days, or at the end of the extension, if one was requested, the Interconnection Request shall be deemed withdrawn. If Applicant elects to proceed to a Generator Interconnection Agreement, Distribution Provider shall provide Applicant with a Generator Interconnection Agreement for Applicant’s signature within fifteen (15) Business Days of Applicant’s request.

Upon receipt of a draft Generator Interconnection Agreement, Applicant has ninety (90) Calendar Days to sign and return the Generator Interconnection Agreement. Applicant shall provide written comments, or notification of no comments, to the draft Generator Interconnection Agreement and appendices within thirty (30) Calendar Days. At the request of Applicant, Distribution Provider shall begin negotiations with Applicant at any time after Distribution Provider provides Applicant with the draft Generator Interconnection Agreement, which contains in its appendices the cost estimate for any Distribution Upgrades and/or Interconnection Facilities that have been identified by Distribution Provider. Distribution Provider and Applicant shall negotiate concerning the cost estimate, or any disputed provisions of the appendices to a draft Generator Interconnection Agreement, for not more than ninety (90) Calendar Days after Distribution Provider provides Applicant with the Generator Interconnection Agreement. If Applicant determines that negotiations are at an impasse, it may request termination of the negotiations and initiate Dispute Resolution procedures pursuant to Section K. If Applicant fails to sign the Generator Interconnection Agreement or initiate Dispute Resolution within ninety (90) Calendar Days, the Interconnection Request shall be deemed withdrawn.
After Applicant, or a Producer where those are different entities, has executed the Generator Interconnection Agreement, Distribution Provider will commence design, procurement, construction and installation of Distribution Provider’s Distribution Upgrades and/or Interconnection Facilities that have been identified in the Generator Interconnection Agreement. Distribution Provider and Producer will use good faith efforts to meet schedules in accordance with the requirements of the Generator Interconnection Agreement and estimated costs as appropriate. Producer is responsible for all costs associated with Parallel Operation to support the safe and reliable operation of the Distribution System and Transmission System as set forth in Section E.4.

Distribution Provider and Producer shall negotiate in good faith concerning a schedule for the construction of Distribution Provider’s Interconnection Facilities and Distribution Upgrades.

3. **Detailed Study Interconnection Review Process**

a. **Detailed Study Track Selection Process**

Applicants that apply directly for Detailed Study may elect to enter the Transmission Cluster Study Process without the application of Screens Q and R. For Applicants that applied for Fast Track evaluation but failed the Supplemental Review, Distribution Provider shall determine, to the extent practicable, the Detailed Study track for which Applicant is eligible and provide that information with the Supplemental Review Results as set out in section F.2.c. For all other Applicants, the specific Detailed Study track for which Applicant is eligible will be determined by the application of Screens Q and R. For Applicants that require application of Screens Q and R, absent extraordinary circumstances, within twenty (20) Business Days following validation of an Interconnection Request and receipt of the appropriate study deposit set forth in Section E.3.a, Distribution Provider will apply Screen Q, and if applicable, Screen R and provide Applicant with the screen results as set forth below.

If Applicant fails Screen Q, Distribution Provider shall provide the data and analysis supporting Screen Q results in writing and provide Applicant the option to proceed to the Transmission Cluster Study Process. Applicant shall notify Distribution Provider within twenty (20) Business Days following such notification whether it would like to (i) proceed to the Transmission Cluster Study Process or (ii) withdraw the Interconnection Request. Applicant may request one extension of no more than twenty (20) Business Days to respond. If Applicant fails to notify Distribution Provider within twenty (20) Business Days of receiving the Screen Q results, or at the end of the extension, if one was requested, the Interconnection Request shall be deemed withdrawn.

If Applicant passes Screen Q, but fails Screen R, Distribution Provider shall provide the data and analysis supporting the Screen R results in writing and provide
Applicant the option to proceed to the Distribution Group Study Process. Applicant shall notify Distribution Provider within twenty (20) Business Days following such notification whether it would like to (i) proceed to the Distribution Group Study Process or (ii) withdraw the Interconnection Request. Applicant may request one extension of no more than twenty (20) Business Days to respond. If Applicant fails to notify Distribution Provider within twenty (20) Business Days of receiving Screen R results, or at the end of the extension, if one was requested, the Interconnection Request shall be deemed withdrawn.

If Applicant passes Screens Q and R, the Interconnection Request will be processed in accordance with Section F.3.d below.

If Applicant elects to proceed to the Distribution Group Study Process, the Interconnection Request will be processed in accordance with Section F.3.b below.

If Applicant elects to proceed to the Transmission Cluster Study Process, Interconnection Request will be processed in accordance with Section F.3.c below.

b. Distribution Group Study Process

Interconnection Requests that would otherwise qualify for the Distribution Group Study Process will be studied under the Transmission Cluster Study pursuant to Section F.3.c except as described below:

i. If Applicant fails Screen R because there is only one (1) earlier-queued, interconnection request with which Applicant is electrically interdependent and that is currently undergoing an independent study process, Distribution Provider shall notify Applicant at the same time that it provides the Screen R results of the expected completion date for the earlier-queued interconnection request. Distribution Provider shall provide Applicant the option of (1) waiting until the earlier-queued interconnection request has completed the independent study process and then initiating the Independent Study Process at that time, or (2) proceeding directly to the Transmission Cluster Study Process pursuant to Section F.3.c. If Applicant chooses option 1, the timeline for completing Applicant’s Independent Study Process will not begin until the earlier-queued interconnection request has completed the independent study process.

ii. At Distribution Provider’s option, it may offer to study any Applicant that qualifies under this Section F.3.b under the Independent Study Process; provided that Applicant and Distribution Provider agree on a revised study timeline.
c. **Transmission Cluster Study Process**

If Applicant’s Interconnection Request fails Screen Q or elects to be studied under the Transmission Cluster Study Process, Applicant shall have the option of applying for Interconnection under the Transmission Cluster Study Process of the Wholesale Distribution Access Tariff in accordance with its provisions. If Applicant fails Screen Q, Applicant’s Interconnection Request shall be deemed withdrawn under this Rule regardless of whether Applicant applies for Interconnection under the WDAT.

An Applicant that chooses to apply under the Transmission Cluster Study Process of the WDAT must file a valid Interconnection Request and post the applicable study deposit as set out in Distribution Provider’s WDAT. If Applicant chooses to apply under the WDAT, then Applicant’s Interconnection Request will be subject to the terms of Distribution Provider’s WDAT applicable to the Transmission Cluster Study Process, including those provisions establishing cost responsibility. Upon completion of the Transmission Cluster Study Process under the WDAT, Applicants that are eligible for a State-jurisdictional Interconnection can, in accordance with the WDAT, either execute the applicable Commission-approved Rule 21 Generator Interconnection Agreement for Exporting Generating Facilities or the WDAT Generator Interconnection Agreement. Such Commission-approved Generator Interconnection Agreement for Exporting Generating Facilities will include the cost responsibility established in the Transmission Cluster Study.

If and when an Applicant submits a new interconnection request under the WDAT, Applicant is under the jurisdiction of FERC. On the date the applicable Commission-approved Rule 21 Generator Interconnection Agreement for Exporting Generating Facilities is executed by Applicant, or Producer where those are different entities, and Distribution Provider, jurisdiction over the Interconnection reverts back to the Commission.
d. Independent Study Process

i) Scoping Meeting

Within five (5) Business Days after Distribution Provider notifies Applicant that the Generating Facility associated with its Interconnection Request has passed Screens Q and R and is thus eligible for the Independent Study Process, Distribution Provider shall contact Applicant to establish a date agreeable to Applicant and Distribution Provider for a scoping meeting.

The purpose of the scoping meeting shall be: (i) to discuss reasonable Commercial Operation Dates and alternative interconnection options; (ii) to exchange information, including any transmission data that would reasonably be expected to impact Applicant’s interconnection options; (iii) to analyze such information; and (iv) to determine feasible Points of Interconnection and eliminate alternatives given resources and available information.

Distribution Provider will bring to the scoping meeting, as reasonably necessary to accomplish its purpose, such already available technical data, including, but not limited to; (i) general facility loadings, (ii) general instability issues, (iii) general short circuit issues, (iv) general voltage issues, and (v) general reliability issues.

Applicant will bring to the scoping meeting, in addition to the technical data in Attachment A of the Rule 21 Exporting Generating Facility Interconnection Request form, any system studies previously performed. Distribution Provider, the CAISO, if applicable, and Applicant will also bring to the meeting personnel and other resources as may be reasonably required to accomplish the purpose of the meeting in the time allocated for the meeting. On the basis of the meeting, Applicant shall designate its Point of Interconnection. The duration of the meeting shall be only what is sufficient to accomplish its purpose.

Within fifteen (15) Business Days after the scoping meeting, Distribution Provider shall provide Applicant with an Independent Study Process Study Agreement, which shall contain an outline of the scope of the Interconnection System Impact Study and Interconnection Facilities Study, contain a non-binding good faith estimate of the cost to perform such studies, and shall specify that Applicant is responsible for the actual cost of the Interconnection Studies, including reasonable administrative costs. Applicant shall execute and deliver to Distribution Provider the Independent Study Process Study Agreement no later than thirty (30) Business Days after the scoping meeting, or the Interconnection Request shall be deemed withdrawn.
ii) **Timing of the Interconnection System Impact Study Results.**

Absent extraordinary circumstances, Distribution Provider shall complete and issue a final Interconnection System Impact Study report within ninety (90) Calendar Days [PG&E: sixty (60) Business Days] after the execution of an Independent Study Process Study Agreement. If the System Impact Study indicates a need for Network Upgrades, Distribution Provider will share applicable study results with the CAISO for review and comment and will incorporate comments into the final Interconnection System Impact Study report.

At any time Distribution Provider determines that it will not meet the required time frame for completing the Interconnection System Impact Study, Distribution Provider shall notify Applicant as to the status of the Interconnection System Impact Study and provide an estimated completion date with an explanation of the reasons why additional time is required.

Upon request, Distribution Provider shall provide Applicant all relevant supporting documentation, workpapers and pre-Interconnection Request and post-Interconnection Request power flow, short circuit and stability databases, and currently planned Distribution Upgrades relevant to the Interconnection Request for the Interconnection System Impact Study. Applicant may be required to sign a non-disclosure agreement with terms consistent with Section D.7 regarding Confidentiality.

iii) **Interconnection System Impact Study Results Meeting.**

If requested by Applicant, a results meeting shall be held among Distribution Provider, the CAISO, if applicable, and Applicant to discuss the results of the Interconnection System Impact Study, including assigned cost responsibility. Within five (5) Business Days of such request, Distribution Provider shall contact Applicant to establish a date agreeable to Applicant, Distribution Provider and the CAISO, if applicable, for the results meeting.

iv) **Initial Posting of Interconnection Financial Security.**

Applicant shall make its initial posting of Interconnection Financial Security in accordance with the requirements of Section F.4.b, within sixty (60) Calendar Days after being provided with the final Interconnection System Impact Study report, or its Interconnection Request shall be deemed withdrawn. The initial posting of Interconnection Financial Security will be based on the cost responsibility for Network Upgrades, Distribution Upgrades, and Distribution Provider’s Interconnection Facilities set forth in the final Interconnection System Impact Study report.

v) **Modifications**
At any time during the course of the Interconnection Studies, Applicant, Distribution Provider, or the CAISO, as applicable, may identify changes to the planned Interconnection that may improve the costs and benefits (including reliability) of the Interconnection, and the ability of the proposed change to accommodate the Interconnection Request. To the extent the identified changes are acceptable to Distribution Provider, the CAISO, as applicable, and Applicant, such acceptance not to be unreasonably withheld, Distribution Provider shall modify the Point of Interconnection and/or configuration in accordance with such changes without altering the Interconnection Request’s eligibility for participating in Interconnection Studies.

At the Interconnection System Impact Study results meeting, Applicant should be prepared to discuss any desired modifications to the Interconnection Request. After the publication of the final Interconnection System Impact Study report, but no later than five (5) Business Days following the Interconnection System Impact Study results meeting, Applicant shall submit to Distribution Provider, in writing, modifications to any information provided in the Interconnection Request. Distribution Provider will forward Applicant’s request for modification to the CAISO, if applicable, within two (2) Business Days of receipt. If no Interconnection System Impact Study results meeting is held, Applicant shall submit to Distribution Provider any requested modifications within twenty-five (25) Business Days of the receipt of the final Interconnection System Impact Study report.

Modifications permitted under this Section F.3.d.v shall include specifically: (a) a decrease in the electrical output (MW) of the proposed Generating Facility; (b) modifying the technical parameters associated with the Generating Facility technology or the Generating Facility step-up transformer impedance characteristics; and (c) modifying the interconnection configuration. Distribution Provider, in coordination with CAISO, if applicable, will evaluate whether the proposed modification to the interconnection request constitutes a Material Modification. Distribution Provider will inform Applicant in writing whether the modifications would constitute a Material Modification within 10 Business Days of receipt of the proposed request for modification. Any change to the Point of Interconnection, except for that specified by Distribution Provider in an Interconnection Study or otherwise allowed under this Section F.3.d.v, shall constitute a Material Modification.

If the proposed modification is determined to be a Material Modification, Applicant may either withdraw the proposed modification or proceed with a new Interconnection Request for such modification. Applicant shall make such determination within ten (10) Business Days after being provided the Material Modification determination results.

Proposed modifications determined not to be Material Modifications may still necessitate the need to re-evaluate the System Impact Study to determine modifications to the Interconnection Facilities and Distribution Upgrades. Distribution Provider will provide Applicant an estimate of time to complete the re-evaluation and the associated incremental cost required to complete the re-evaluation. Applicant may either accept the
additional time and cost to complete the re-evaluation, withdraw the proposed modification request, or proceed with a new Interconnection Request for such modification. Applicant shall make such determination within ten (10) Business Days after being provided the Material Modification results.

vi) **Scope and Purpose of the Interconnection Facilities Study and Study Deposit.**

Within either (i) five (5) Business Days following the results meeting, or (ii) within twenty-five (25) Business Days of the receipt of the final Interconnection System Impact Study report if no Interconnection System Impact Study results meeting is held, Applicant shall submit to Distribution Provider the data required by Distribution Provider. At that time, for Generating Facilities 5 MW or less, Applicant shall also submit the Facilities Study deposit, as set out in Section E.3.a, unless the Facilities Study will be waived in accordance with Section F.3.d.vii.

vii) **Waiver of the Interconnection Facilities Study.**

The Facilities Study may be waived if Distribution Provider and Applicant mutually agree to such waiver. Within thirty (30) Calendar Days after Distribution Provider provides the final Interconnection System Impact Study report to Applicant (if the Interconnection Facilities Study is waived), Distribution Provider shall tender a draft Generator Interconnection Agreement, together with draft appendices. Refer to Section F.3.e for cost responsibility and time frames for completing the Generator Interconnection Agreement. If Applicant chooses to forgo the Facilities Study and move directly to a Generator Interconnection Agreement, Applicant must agree in writing to be responsible for all actual costs of all required facilities deemed necessary by Distribution Provider. Applicant is responsible for all costs associated with Parallel Operation to support the safe and reliable operation of the Distribution and Transmission System as set forth in Section E.4. Refer to Section F.3.e for cost responsibility and time frames for completing the Generator Interconnection Agreement.

viii) **Timing of the Interconnection Facilities Study.**

The Interconnection Facilities Study shall be completed and provided to Applicant within ninety (90) Calendar Days [PG&E: sixty (60) Business Days] after Applicant posts the initial Interconnection Financial Security in accordance with Section F.4.b where Distribution Upgrades or Network Upgrades are identified and, for Generating Facilities with a Gross Nameplate Rating of 5 MW or less, Applicant submits the Facilities Study deposit in accordance with Section E.3.a and F.3.d.vi. In cases where no Distribution Upgrades and/or Network Upgrades are identified and the required facilities are limited to Distribution Provider’s Interconnection Facilities only, the
Interconnection Facilities Study shall be completed within sixty (60) Calendar Days [PG&E: forty-five (45) Business Days] after Applicant posts the initial Interconnection Financial Security and, for Generating Facilities with a Gross Nameplate Rating of 5 MW or less, Applicant submits the Facilities Study deposit.

If applicable, Distribution Provider will share the applicable study results with the CAISO for review and comment, and will incorporate CAISO comments, if any, into the study report prior to issuing a final Interconnection Facilities Study report to Applicant.

Within thirty (30) Calendar Days after Distribution Provider provides the final Interconnection Facilities Study report to Applicant, or within thirty (30) Calendar Days of an Interconnection Facilities Study results meeting, if requested, Distribution Provider shall tender a draft Generator Interconnection Agreement, together with draft appendices, unless Applicant requests an Interconnection Facilities Study results meeting. Refer to Section F.3.e for cost responsibility and time frames for completing the Generator Interconnection Agreement.

At any time Distribution Provider determines that it will not meet the required time frame for completing the Interconnection Facilities Study, Distribution Provider shall notify Applicant in writing as to the status of the Interconnection Facilities Study and provide an estimated completion date with an explanation of the reasons why additional time is required.

ix) Interconnection Facilities Study Results Meeting.

If requested by Applicant, a results meeting shall be held among Distribution Provider, the CAISO, if applicable, and Applicant to discuss the results of the Interconnection Facilities Study, including assigned cost responsibility. Within five (5) Business Days of the request, Distribution Provider shall contact Applicant to establish a date agreeable to Applicant, Distribution Provider and the CAISO, if applicable, for the results meeting. Within thirty (30) Calendar Days after the Interconnection Facilities Study results meeting, Distribution Provider shall tender a draft Generator Interconnection Agreement, together with draft appendices, to Applicant. Refer to Section F.3.e for cost responsibility and time frames for completing the Generator Interconnection Agreement.

x) Second and Third Postings of Interconnection Financial Security

Applicant will post its second and third postings of Interconnection Financial Security as set forth in Sections F.4.c and F.4.d based on the cost responsibility for Network Upgrades, Distribution Upgrades, and Distribution Provider’s Interconnection Facilities set forth in the final Interconnection Facilities Study, or the final Interconnection System Impact Study if the Interconnection Facilities Study is waived in accordance with Section F.3.d.vii.
e. Generator Interconnection Agreement

i) Tender

Within thirty (30) Calendar Days after the later of i) Distribution Provider provides the final Interconnection Facilities Study report (or final Interconnection System Impact Study report if the Interconnection Facilities Study is waived) to Applicant, or ii) the Interconnection Facilities Study results meeting, Distribution Provider shall tender a draft Generator Interconnection Agreement, together with draft appendices. Applicant shall provide written comments, or notification of no comments, to the draft appendices within thirty (30) Calendar Days.

ii) Negotiation

Notwithstanding Section F.3.e.i., at the request of Applicant, Distribution Provider shall begin negotiations with Applicant concerning the appendices to the Generator Interconnection Agreement at any time after Distribution Provider provides Applicant with the final Interconnection Facilities Study report (or final Interconnection System Impact Study report if the Interconnection Facilities Study is waived). Distribution Provider and Applicant shall negotiate concerning any disputed provisions of the appendices to the draft Generator Interconnection Agreement for not more than ninety (90) Calendar Days after Distribution Provider provides Applicant with the final Interconnection Facilities Study report (or final Interconnection System Impact Study report if the Interconnection Facilities Study is waived). Producer is responsible for all costs associated with Parallel Operation to support the safe and reliable operation of the Distribution System and Transmission System as set forth in Section E.4.

If Applicant determines that negotiations are at an impasse, it may request termination of the negotiations at any time after tender of the draft Generator Interconnection Agreement pursuant to Section F.3.e.i and initiate Dispute Resolution procedures pursuant to Section K. Unless otherwise agreed by the Parties, if Applicant or Producer, where those are different entities, has not executed the Generator Interconnection Agreement, or initiated Dispute Resolution procedures pursuant to Section K, within ninety (90) Calendar Days after issuance of the final Interconnection Facilities Study report (or final Interconnection System Impact Study report if the Interconnection Facilities Study is waived), it shall be deemed to have withdrawn its Interconnection Request. Distribution Provider shall provide to Producer a final Generator Interconnection Agreement within fifteen (15) Business Days after the completion of the negotiation process.

iii) Extensions of Commercial Operation Date.
Extensions of the Commercial Operation Date will be agreed upon in the executed Generator Interconnection Agreement. Reasonable Commercial Operation Dates will be discussed at the Interconnection Facilities Study results meeting or the System Impact Study results meeting if the Facilities Study is waived. Interconnection Requests under the Independent Study Process will not be granted extensions except in circumstances beyond the control of Producer. This provision has no impact on any power purchase agreement terms.

f. Engineering & Procurement (E&P) Agreement

Prior to executing a Generator Interconnection Agreement, in order to advance the implementation of its interconnection an Applicant may request, and Distribution Provider shall offer, an E&P Agreement that authorizes Distribution Provider to begin engineering and procurement of long lead-time items necessary for the establishment of the interconnection. However, Distribution Provider shall not be obligated to offer an E&P Agreement if Applicant is in Dispute Resolution as a result of an allegation that Applicant has failed to meet any milestones or comply with any prerequisites specified in other parts of this Rule. The E&P Agreement is an optional procedure. The E&P Agreement shall provide for Applicant to pay the cost of all activities authorized by Applicant and to make advance payments or provide other satisfactory security for such costs.

Applicant shall pay the cost of such authorized activities and any cancellation costs for equipment that is already ordered for its interconnection, which cannot be mitigated as hereafter described, whether or not such items or equipment later become unnecessary. If Applicant withdraws its Interconnection Request, or either Applicant or Distribution Provider terminates the E&P Agreement, to the extent the equipment ordered can be canceled under reasonable terms, Applicant shall be obligated to pay the associated cancellation costs. To the extent that the equipment cannot be reasonably canceled, Distribution Provider may elect: (i) to take title to the equipment, in which event Distribution Provider shall refund Applicant any amounts paid by Applicant for such equipment and shall pay the cost of delivery of such equipment, or (ii) to transfer title to and deliver such equipment to Applicant, in which event Applicant shall pay any unpaid balance and cost of delivery of such equipment.

4. Interconnection Financial Security

The Interconnection Financial Security posted by an Applicant may be any combination of the following types of Interconnection Financial Security provided in favor of Distribution Provider:

(a) an irrevocable and unconditional letter of credit issued by a bank or financial institution that has a credit rating of A or better by Standard and Poor’s or A2 or better by Moody’s;

(b) an unconditional and irrevocable guaranty issued by a company has a credit rating of A or better by Standard and Poor’s or A2 or better by Moody’s;

(c) a cash deposit standing to the credit of Distribution Provider and in an interest-bearing escrow account maintained at a bank or financial institution that is reasonably acceptable to Distribution Provider;

Interconnection Financial Security instruments as listed above shall be in such form as Distribution Provider may reasonably require from time to time by notice to Applicants, or in such other form as has been evaluated and approved as reasonably acceptable by Distribution Provider.

Distribution Provider shall require the use of standardized forms of Interconnection Financial Security to the greatest extent possible. If at any time the guarantor of the Interconnection Financial Security fails to maintain the credit rating required by this Section F.4.a, Applicant shall provide to Distribution Provider replacement Interconnection Financial Security meeting the requirements of this Section F.4.a within five (5) Business Days of the change in credit rating.

Interest on a cash deposit standing to the credit of Distribution Provider in an interest-bearing escrow account under subpart (d) of this Section F.4.a will accrue to Applicant’s benefit.

b. Initial Posting of Interconnection Financial Security

On or before sixty (60) Calendar Days after publication of the final Interconnection System Impact Study report, Applicant must post, with notice to Distribution Provider, two separate Interconnection Financial Security instruments.

First, Applicant proposing to interconnect a Large Generating Facility shall post an Interconnection Financial Security instrument in an amount equal to the lesser of (i) fifteen percent (15%) of the total cost responsibility assigned to Applicant in the final Interconnection System Impact Study for Network Upgrades, (ii) $20,000 per MW of electrical output of the Large Generating Facility or the amount of megawatt increase in the generating capacity of each existing Generating Facility as listed by Applicant in its
Interconnection Request, including any requested modifications thereto, or (iii) $7,500,000.

Applicant proposing to interconnect a Small Generating Facility shall post an Interconnection Financial Security instrument in an amount equal to the lesser of (i) fifteen percent (15%) of the total cost responsibility assigned to Applicant in the final Interconnection System Impact Study for Network Upgrades, or (ii) $20,000 per megawatt of electrical output of the Small Generating Facility or the amount of MW increase in the generating capacity of each existing Generating Facility as listed by Applicant in its Interconnection Request.

Second, Applicant shall also post an Interconnection Financial Security instrument in the amount of twenty percent (20%) of the total estimated cost responsibility assigned to Applicant in the final Interconnection System Impact Study for Distribution Provider’s Interconnection Facilities and Distribution Upgrades.

The failure by an Applicant to timely post the Interconnection Financial Security required by this Section F.4.b shall result in the Interconnection Request being deemed withdrawn subject to Section F.6.

Applicant shall provide Distribution Provider with written notice that it has posted the required Interconnection Financial Security no later than the applicable final day for posting.

c. Second Posting of Interconnection Financial Security

On or before one hundred twenty (120) Calendar Days after publication of the final Interconnection Facilities Study report (or final Interconnection System Impact Study report if the Interconnection Facilities Study is waived), Applicant shall post two separate Interconnection Financial Security instruments.

First, Applicant proposing to interconnect a Large Generating Facility shall post an Interconnection Financial Security instrument such that the total Interconnection Financial Security posted by Applicant for Network Upgrades equals the lesser of (i) $15 million, or (ii) thirty percent (30%) of the total cost responsibility assigned to Applicant for Network Upgrades in either the final Interconnection System Impact Study or final Interconnection Facilities Study, whichever is lower.

Applicant proposing to interconnect a Small Generating Facility shall post an Interconnection Financial Security instrument such that the total Interconnection Financial Security posted by Applicant for Network Upgrades equals the lesser of (i) $1 million, or (ii) thirty percent (30%) of the total cost responsibility assigned to Applicant for Network Upgrades in either the final Interconnection System Impact Study or final Interconnection Facilities Study, whichever is lower.
Second, Applicant shall also post an Interconnection Financial Security instrument such that the total Interconnection Financial Security posted by Applicant for Distribution Provider’s Interconnection Facilities and Distribution Upgrades equals thirty percent (30%) of the total cost responsibility assigned to Applicant in the final Interconnection Facilities Study, or final Interconnection System Impact Study if the Interconnection Facilities Study is waived, for Distribution Provider’s Interconnection Facilities and Distribution Upgrades.

If the start date for Construction Activities of Network Upgrades, Distribution Provider’s Interconnection Facilities and Distribution Upgrades on behalf of Applicant is prior to one hundred twenty (120) Calendar Days after publication of the final Interconnection Facilities Study report (or final Interconnection System Impact Study report if the Interconnection Facilities Study is waived), that start date must be set forth in Applicant’s Generator Interconnection Agreement and Applicant shall make its second posting of Interconnection Financial Security pursuant to Section F.4.d rather than Section F.4.c.

The failure by an Applicant to timely post the Interconnection Financial Security required by this Section F.4.c shall result in the Interconnection Request being deemed withdrawn and subject to Section F.6 or, if applicable, shall constitute grounds for termination of the Generator Interconnection Agreement.


On or before the start of Construction Activities for Network Upgrades or Distribution Provider’s Interconnection Facilities or Distribution Upgrades on behalf of Applicant, whichever is earlier, Applicant shall modify the two separate Interconnection Financial Security instruments posted as follows.

With respect to the Interconnection Financial Security instrument for Network Upgrades, Applicant shall modify this instrument so that it equals one hundred percent (100%) of the total cost responsibility assigned to Applicant for Network Upgrades in the final Interconnection Facilities Study, or the final Interconnection System Impact Study if the Interconnection Facilities Study is waived.

With respect to the Interconnection Financial Security instrument for Distribution Provider’s Interconnection Facilities or Distribution Upgrades, Applicant shall modify this instrument so that it equals one hundred percent (100%) of the total cost responsibility assigned to Applicant for Distribution Provider’s Interconnection Facilities in the final Interconnection Facilities Study, or the final Interconnection System Impact Study if the Interconnection Facilities Study is waived.
The failure by an Applicant to timely post the Interconnection Financial Security required by this Section F.4.d shall constitute grounds for termination of the Generator Interconnection Agreement.

e. General Effect of Withdrawal of Interconnection Request or Termination of the Generator Interconnection Agreement on Interconnection Financial Security.

Except as set forth in Section F.4.e.i, withdrawal of an Interconnection Request or termination of a Generator Interconnection Agreement shall allow Distribution Provider to liquidate the Interconnection Financial Security, or balance thereof, posted by Applicant for Network Upgrades at the time of withdrawal. To the extent the amount of the liquidated Interconnection Financial Security plus capital, if any, separately provided by Applicant to satisfy its obligation to finance Network Upgrades in accordance with Section E.4 exceeds the total cost responsibility for Network Upgrades assigned to Applicant by the final Interconnection Facilities Study, or the final Interconnection System Impact Study if the Interconnection Facilities Study is waived, Distribution Provider shall remit to Applicant the excess amount.

Withdrawal of an Interconnection Request or termination of a Generator Interconnection Agreement shall result in the release to Applicant of any Interconnection Financial Security posted by Applicant for Distribution Provider’s Interconnection Facilities and Distribution Upgrades, except with respect to any amounts necessary to pay for costs incurred or irrevocably committed by Distribution Provider on behalf of Applicant for Distribution Provider’s Interconnection Facilities and Distribution Upgrades and for which Distribution Provider has not been reimbursed.

i) Conditions for Partial Recovery of Interconnection Financial Security Upon Withdrawal of Interconnection Request or Termination of Generator Interconnection Agreement.

A portion of the Interconnection Financial Security shall be released to Applicant, consistent with Section F.4.e.ii, if the withdrawal of the Interconnection Request or termination of the Generator Interconnection Agreement occurs for any of the following reasons:

(1) Failure to Secure a Power Purchase Agreement.

At the time of withdrawal of the Interconnection Request or termination of the Generator Interconnection Agreement, Applicant demonstrates to Distribution Provider that it has failed to secure an acceptable power purchase agreement for the Energy or
capacity of the Generating Facility after a good faith effort to do so. A good faith effort can be established by demonstrating participation in a competitive solicitation process or bilateral negotiations with an entity other than an Affiliate that progressed, at minimum, to the mutual exchange by all counter-parties of proposed term sheets.

(2) Failure to Secure a Necessary Permit.

At the time of withdrawal of the Interconnection Request or termination of the Generator Interconnection Agreement, Applicant demonstrates to Distribution Provider that it has received a final denial from the primary issuing Governmental Authority of any permit or other authorization necessary for the construction or operation of the Generating Facility.

(3) Increase in the Cost of Distribution Provider’s Interconnection Facilities or Distribution Upgrades.

Applicant withdraws the Interconnection Request or terminates the Generator Interconnection Agreement based on an increase of: (i) more than 30% or $300,000, whichever is greater, in the estimated cost of Distribution Provider’s Interconnection Facilities; or (ii) more than 30% or $300,000, whichever is greater, in the estimated cost of Distribution Upgrades allocated to Applicant from the Interconnection System Impact Study to the Interconnection Facilities Study. This Section F.4.e.i.(3) shall not apply if the cause of the cost increase under (i) or (ii) above is the result of a change requested by Applicant pursuant to Section F.3.d.v.

(4) Material Change in Applicant’s Interconnection Facilities Created by Distribution Provider’s Change in the Point of Interconnection.

Applicant withdraws the Interconnection Request or terminates the Generator Interconnection Agreement based on a material change from the Interconnection System Impact Study in the Point of Interconnection for the Generating Facility mandated by Distribution Provider and included in the final Interconnection Facilities Study. A material change in the Point of Interconnection shall be where the Point of Interconnection has moved to (i) a different substation, (ii) a different line on a different right of way, or (iii) a materially different location than previously identified on the same line.

(1) Up to One Hundred Twenty Days (120) After the Final Interconnection Facilities Study Report (or Final Interconnection System Impact Study Report if the Interconnection Facilities Study is Waived).

If, at any time after the initial posting of the Interconnection Financial Security for Network Upgrades under Section F.4.b and on or before one hundred twenty (120) Calendar Days after the date of issuance of the final Interconnection Facilities Study report (or final Interconnection System Impact Study report if the Interconnection Facilities Study is waived), Applicant withdraws the Interconnection Request or terminates the Generator Interconnection Agreement, as applicable, in accordance with Section F.4.e.i, Distribution Provider shall liquidate the Interconnection Financial Security for Network Upgrades under Section F.4.b and reimburse Applicant in an amount of (i) any posted amount less fifty percent (50%) of the value of the posted Interconnection Financial Security for Network Upgrades (with a maximum of $10,000 per requested and approved MW value of the Generating Facility Capacity at the time of withdrawal being retained by Distribution Provider), or (ii) if the Interconnection Financial Security has been drawn down to finance Pre-Construction Activities for Network Upgrades on behalf of Applicant, the lesser of the remaining balance of the Interconnection Financial Security or the amount calculated under (i) above. If Applicant has separately provided capital apart from the Interconnection Financial Security to finance Pre-Construction Activities for Network Upgrades, Distribution Provider will credit the capital provided as if drawn from the Interconnection Financial Security and apply (ii) above.

(2) Between One Hundred Twenty-One (121) Calendar Days and After Final Interconnection Facilities Study Report and the Commencement of Construction Activities.

If, at any time between one hundred twenty-one (121) Calendar Days and after the date of issuance of the final Interconnection Facilities Study report (or final Interconnection System Impact Study report if the Interconnection Facilities Study is waived), and the commencement of Construction Activities for either Network Upgrades or Distribution Provider’s Interconnection Facilities or Distribution Upgrades, Applicant withdraws the Interconnection Request or terminates the Generator Interconnection Agreement, as applicable, in accordance with Section F.4.e.i, Distribution Provider shall liquidate the Interconnection Financial Security for Network Upgrades under Section F.4.c and reimburse Applicant in an amount of (i) any posted amounts less fifty percent (50%) of the value of the posted Interconnection Financial Security for Network Upgrades (with a maximum of $20,000 per requested and approved MW value of the Generating Facility Capacity at the time of withdrawal being retained by Distribution Provider), or, (ii) if the Interconnection Financial Security has been drawn down to finance Pre-Construction Activities for Network Upgrades on behalf of Applicant, the lesser of the remaining balance of the Interconnection Financial Security or the amount calculated under (i) above. If Applicant has separately provided capital apart from the
Interconnection Financial Security to finance Pre-Construction Activities for Network Upgrades, Distribution Provider will credit the capital provided as if drawn from the Interconnection Financial Security and apply (ii) above.

(3) After Commencement of Construction Activities.

Once Construction Activities on Network Upgrades on behalf of Applicant commence, any withdrawal of the Interconnection Request or termination of the Generator Interconnection Agreement by Applicant will be treated in accordance with this Section F.4.e.

(4) Notification and Accounting by Distribution Provider.

Distribution Provider will notify Applicant within three (3) Business Days of liquidating any Interconnection Financial Security. Within seventy-five (75) Calendar Days of any liquidating event, Distribution Provider will provide Applicant with an accounting of the disposition of the proceeds of the liquidated Interconnection Financial Security and all proceeds not otherwise reimbursed to Applicant or applied to costs incurred or irrevocably committed by Distribution Provider on behalf of Applicant in accordance with this Section F.4.e shall be applied as directed by the Commission. Where an Applicant with remaining proceeds from Interconnection Financial Security cannot be located, such remaining proceeds shall escheat to the State pursuant to the Unclaimed Property Law commencing with the California Code of Civil Procedure § 1500.

5. Commissioning Testing and Parallel Operation

a. Commissioning Testing

Producer Arranges for and Completes Commissioning Testing of Generating Facility and Producer’s Interconnection Facilities: Producer is responsible for testing new Generating Facilities and associated Interconnection Facilities according to Section L.5 to ensure compliance with the safety and reliability provisions of this Rule prior to being operated in parallel with Distribution Provider’s Distribution or Transmission System. For non-Certified Equipment, Producer shall develop a written testing plan to be submitted to Distribution Provider for its review and acceptance. Alternatively, Producer and Distribution Provider may agree to have Distribution Provider conduct the required testing at Producer’s expense. Where applicable, the test plan shall include the installation test procedures published by the manufacturer of the Generating Facility or Interconnection Facilities. Facility testing shall be conducted at a mutually agreeable time, and depending on who conducts the test, Distribution Provider or Producer shall be given the opportunity to witness the tests.

b. Parallel Operation or Momentary Parallel Operation

Producer shall not commence Parallel Operation of its Generating Facility with Distribution Provider’s system unless it has received Distribution Provider’s express
written permission to do so. Distribution Provider shall authorize Producer’s Generating Facility for Parallel Operation or Momentary Parallel Operation with Distribution Provider’s Distribution or Transmission System, in writing, within five (5) Calendar Days of satisfactory compliance with the terms of all applicable agreements. Compliance may include, but not be limited to, provision of any required documentation and satisfactorily completing any required inspections or tests as described herein or in the agreements formed between Producer and Distribution Provider.

6. **Withdrawal**

Applicant may withdraw its Interconnection Request at any time by written notice of such withdrawal to Distribution Provider. In addition, after receipt of the Interconnection Request, if Applicant fails to adhere to the requirements and timelines of this tariff, except as provided in Section K (Disputes), Distribution Provider shall deem the Interconnection Request to be withdrawn and shall provide written notice to Applicant of the deemed withdrawal within five (5) Business Days and an explanation of the reasons for such deemed withdrawal. Upon receipt of such written notice, Applicant shall have five (5) Business Days in which to either respond with information or action that either cures the deficiency or supports its position that the deemed withdrawal was erroneous and notifies Distribution Provider of its intent to pursue Dispute Resolution. If Applicant cures the deficiency or supports its position that the deemed withdrawal was erroneous, Applicant shall not lose its queue position established pursuant to Section E.5.

Withdrawal shall result in the removal of the Interconnection Request from the Interconnection Study process. If Applicant disputes the withdrawal and removal from the Interconnection Study process and has elected to pursue Dispute Resolution as set forth in Section K, Applicant’s Interconnection Request will not be considered in any ongoing Interconnection Study during the Dispute Resolution process.

In the event of such withdrawal, Distribution Provider, subject to the provisions in Section D.7 and Sections E.3.a, as applicable, shall provide, at Applicant's request, all information that Distribution Provider developed for any completed study conducted up to the date of withdrawal of the Interconnection Request.

G. **Engineering Review Details**
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Interconnection Technical Framework - Overview

- Generating Facility Greater than Fast Track Eligibility MW Limit
- Supplemental Review did not determine requirements without further study.
- Applicant Chooses to go directly to Transmission Study Process

Electrical Independence Tests

- Electrical Independence Test for Transmission System (Q)
  - Pass: Independent Study Process
  - Fail: Transmission Cluster Study Process

- Electrical Independence Test for Distribution System (R)
  - Pass: Distribution Group Study Process
  - Fail: Proceed with interconnection subject to requirements determined by Detailed Studies
1. **Initial Review Screens**

The Initial Review consists of Screens A through M. If any of the Screens A through H are not passed, a quick review of the failed Screen(s) may determine the requirements to address the failure(s). Otherwise, Supplemental Review is required.

Some examples of solutions that may be available to mitigate the impact of a failed Screen A through H are:

1. Replace an overloaded distribution transformer with a larger transformer.
2. Replace overloaded secondary conductors with larger conductor.
3. Determine if phase balancing on the transformer is possible with minimal review.
4. If possible without further study check if the Generating Facility will actually overstress equipment.

**a. Screen A: Is the PCC on a Networked Secondary System?**

- If Yes (fail), must go to Supplemental Review except if the Generating Facility is on a Spot Network and meets the following criteria. If the Generating Facility meets the following criteria, continue to Screen B pursuant to Section G.1.a.

  The proposed Generating Facility must utilize an inverter-based equipment package and, together with the aggregated other inverter-based generation, shall not exceed the smaller of 5% of a Spot Network’s maximum load or 50 kW. Under no condition shall the interconnection of a Generating Facility result in a backfeed of a Spot Network or cause unnecessary operation of any Spot Network protectors.

  - If No (pass), continue to Screen B.

  Significance: Special considerations must be given to Generating Facilities proposed to be installed on Networked Secondary Systems because of the design and operational aspects of network protectors. There are no such considerations for radial distribution systems.

**b. Screen B: Is Certified Equipment used?**

Does the Interconnection Request propose to use Certified Equipment as set out in Section L or does the equipment have interim Distribution Provider approval?

- If Yes (pass), continue to Screen C.

- If No (fail) continue to Screen C pursuant to Section G.1.a.

Interim approval allows Distribution Provider to treat equipment that has not completed the Rule 21 Certification requirements as having met the intent of this screen. Interim approval is granted at Distribution Provider’s discretion on case by case bases,
and approval for one Generating Facility does not guarantee approval for any other Generating Facility.

Significance: If the Generating and/or Interconnection Facility has been Certified or previously approved by Distribution Provider, Distribution Provider does not need to repeat its full review and/or test of the Generating and/or Interconnection Facility’s Protective Functions. Site Commissioning Testing may still be required to ensure that the Protective Functions are working properly.

Certification indicates that the criteria in Section L, as appropriate, have been tested and verified.

c. **Screen C: Is the Starting Voltage Drop within acceptable limits?**

- If Yes (pass), continue to Screen D.
- If No (fail), continue to Screen D pursuant to Section G.1.a

Note: This Screen only applies to Generating Facilities that start by motoring the Generator(s).

Distribution Provider has two options in determining whether Starting Voltage Drop is acceptable. The option to be used is at Distribution Provider’s discretion.

Option 1: Distribution Provider may determine that the Generating Facility’s starting In-rush Current is equal to or less than the continuous ampere rating of the Customer’s service equipment.

Option 2: Distribution Provider may determine the impedances of the service distribution transformer (if present) and the secondary conductors to Customer’s service equipment and perform a voltage drop calculation. Alternatively, Distribution Provider may use tables or nomographs to determine the voltage drop. Voltage drops caused by starting a Generator must be less than 2.5% for primary Interconnections and 5% for secondary Interconnections.

Significance:

1. This Screen addresses potential voltage fluctuation problems that may be caused by Generators that start by motoring.

2. When starting, Generating Facilities should have minimal impact on the service voltage to other Distribution Provider Customers.

3. Passing this Screen does not relieve Producer from ensuring that its Generating Facility complies with the flicker requirements of this Rule, Section H.2.d.

d. **Screen D: Is the transformer or secondary conductor rating exceeded?**

Do the maximum aggregated Gross Ratings for all the Generating Facilities connected to a secondary distribution transformer exceed the transformer or secondary conductor rating, modified per established Distribution Provider practice, absent any customer generators?
If Yes (fail), continue to Screen E pursuant to Section G.1.a.

If No (pass), continue to screen E.

Significance: This screen addresses potential secondary transformer or secondary conductor overloads. When Distribution Provider’s analysis determines a transformer or conductor, change is required, Distribution Provider will furnish Applicant with an explanation of why the change is needed.

e. **Screen E: Does the Single-Phase Generator cause unacceptable imbalance?**

If the proposed Generating Facility is single-phase and is to be interconnected on a center tap neutral of a 240 volt service, does it cause unacceptable imbalance between the two phases of the 240 volt service?

- If Yes (fail), continue to Screen F pursuant to Section G.1.a.
- If No (pass), continue to screen F.

Significance: Generating Facilities connected to a single-phase transformer with 120/240 V secondary voltage must be installed such that the aggregated gross output is as balanced as practicable between the two phases of the 240 volt service. When Distribution Provider’s analysis determines a transformer change is required. Distribution Provider will furnish the customer with an explanation of why the change is needed.

f. **Screen F: Is the Short Circuit Current Contribution Ratio within acceptable limits?**

- If Yes (pass), continue to Screen G.
- If No (fail), continue to Screen G pursuant to Section G.1.a.

Note: This Screen does not apply to Generating Facilities with a Gross Rating of 11 kVA or less.

The Short Circuit Current Contribution Ratio Screen:

When measured at primary side (high side) of the Dedicated Distribution Transformer serving a Generating Facility, the sum of the Short Circuit Contribution Ratios of all Generating Facilities connected to Distribution Provider’s Distribution System circuit that serves the Generating Facility must be less than or equal to 0.1.

Significance: If the Generating Facility passes this Screen, it can be expected that it will have no significant impact on Distribution Provider’s Distribution System’s short circuit duty, fault detection sensitivity, relay coordination or fuse-saving schemes.

g. **Screen G: Is the Short Circuit Interrupting Capability Exceeded?**

Does the proposed Generating Facility, in aggregate with other generation on the distribution circuit, cause any distribution protective devices and equipment (including, but not limited to, substation breakers, fuse cutouts, and line reclosers), or Interconnection Request equipment on the system to exceed 87.5 % of the short circuit
interrupting capability; or is the Interconnection proposed for a circuit that already exceeds 87.5% of the short circuit interrupting capability?

- If Yes (fail) continue to Screen H pursuant to Section G.1.a.
- If No (pass), continue to Screen H

Note: This Screen does not apply to Generating Facilities with a Gross Rating of 11 kVA or less.

Significance: If the Generating Facility passes this screen, it can be expected that it will not cause any of Distribution Provider’s equipment to be overstressed.

**h. Screen H: Is the line configuration compatible with the Interconnection type?**

- If Yes (pass), continue to Screen I.
- If No (fail), continue to Screen I pursuant to Section G.1.a.

Note: This Screen does not apply to Generating Facilities with a Gross Rating of 11 kVA or less

Line Configuration Screen: Identify primary distribution line configuration that will serve the Generating Facility. Based on the type of Interconnection to be used for the Generating Facility, determine from Table G.1 if the proposed Generating Facility passes the Screen.

**Table G-1**

*Type of Interconnection*

<table>
<thead>
<tr>
<th>Primary Distribution Line Type Configuration</th>
<th>Type of Interconnection to be made to Primary Distribution Line</th>
<th>Result/Criteria</th>
</tr>
</thead>
<tbody>
<tr>
<td>Three-phase, three-wire</td>
<td>Any type</td>
<td>Pass Screen</td>
</tr>
<tr>
<td>Three-phase, four-wire</td>
<td>Single-phase, line-to-neutral</td>
<td>Pass Screen</td>
</tr>
<tr>
<td>Three-phase, four-wire</td>
<td>All others</td>
<td>To pass, aggregate Generating Facility nameplate rating must be less than or equal to 10% of Line Section peak load</td>
</tr>
<tr>
<td>(For any line that has such a section OR mixed three-wire &amp; four-wire)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Significance: If the primary distribution line serving the Generating Facility is of a “three-wire” configuration, or if the Generating Facility’s distribution transformer is single-phase and connected in a line-to-neutral configuration, then there is no concern
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about overvoltages to Distribution Provider’s, or other Customer’s equipment caused by loss of system neutral grounding during the operating time of the Non-Islanding Protective Function.

i. Screen I: Will power be exported across the PCC?

- If Yes, Continue to Screen J.
- If No, then to ensure that the Generating Facility does not export across the PCC, the Generating Facility must incorporate one of the following five options. Following that selection, Initial Review is complete.

Option 1 (“Reverse Power Protection”): To ensure power is never exported across the PCC, a reverse power Protective Function may be provided. The default setting for this Protective Function shall be 0.1% (export) of the service transformer’s rating, with a maximum 2.0 second time delay. For multiple tariff interconnections refer to Section J.8.

Option 2 (“Minimum Power Protection”): To ensure at least a minimum amount of power is imported across the PCC at all times (and, therefore, that power is not exported), an under-power Protective Function may be provided. The default setting for this Protective Function shall be 5% (import) of Generating Facility’s total Gross Rating, with a maximum 2.0 second time delay.

Option 3 (Certified Non-Islanding Protection): To ensure the incidental export of power is limited to acceptable levels, this option requires that all of the following conditions be met: a) the total Gross Capacity of the Generating Facility must be no more than 25% of the nominal ampere rating of Producer’s service equipment; b) the total Gross Capacity of the Generating Facility must be no more than 50% of Producer’s service transformer capacity rating (this capacity requirement does not apply to Customers taking primary service without an intervening transformer); and c) the Generating Facility must be Certified as Non-Islanding.

The ampere rating of the Customer’s service equipment to be used in this evaluation will be that rating for which the customer’s utility service was originally sized or for which an upgrade has been approved. It is not the intent of this provision to allow increased export simply by increasing the size of the customer’s service panel, without separate approval for the resize.

Option 4 (Relative Generating Facility Rating): This option, when used, requires the Net Rating of the Generating Facility to be so small in comparison to its host facility’s minimum load, that the use of additional Protective Functions is not required to ensure that power will not be exported to Distribution Provider’s Distribution or Transmission System. This option requires the Generating Facility capacity to be no greater than 50% of Producer’s verifiable minimum Host Load over the past 12 months.

Option 5: Inadvertent Export as described in Appendix One.

Significance:

1. If it can be assured that the Generating Facility will not export power, Distribution Provider’s Distribution or Transmission System does not need to be studied
for load-carrying capability or Generating Facility power flow effects on Distribution Provider voltage regulators.

2. This Screen permits the use of reverse-power or minimum-power relaying as a Non-Islanding Protective Function (Option 1, 2, and 3).

3. This Screen allows, under certain defined conditions, for Generating Facilities that incorporate Certified Non-Islanding protection to qualify for interconnection through the Fast Track process without implementing reverse power or minimum power Protective Functions (Option 3).

j. Screen J: Is the Gross Rating of the Generating Facility 11 kVA or less?
   • If Yes (pass), skip Screens K, L. and M and Initial Review is complete.
   • If No (fail), continue to Screen K.

   Significance: The Generating Facility will have a minimal impact on fault current levels and any potential line overvoltages from loss of Distribution Provider’s Distribution System neutral grounding.
k. **Screen K: Is the Generating Facility a Net Energy Metering (NEM) Generating Facility with nameplate capacity less than or equal to 500kW?**
   - If Yes (pass), skip screen L and continue to screen M.
   - If No (fail), continue to screen L.

   Significance: The purpose of this Screen is solely to facilitate interconnection of NEM facilities below this size threshold by allowing such facilities to bypass Screen M. The use of nameplate capacity expedites the Initial Review analysis. In Supplemental Review, the net export will be analyzed.

l. **Screen L: Transmission Dependency and Transmission Stability Test**
   Is the Interconnection Request for an area where: (i) there are known, or posted, transient stability limitations, or (ii) the proposed Generating Facility has interdependencies, known to Distribution Provider, with earlier queued Transmission System interconnection requests. Where (i) or (ii) above are met, the impacts of this Interconnection Request to the Transmission System may require Detailed Study.
   - If Yes (fail), Supplemental Review is required.
   - If No (pass), continue to Screen M.

   Significance: Special consideration must be given to those areas identified as having current or future (due to currently queued interconnection requests) grid stability concerns.

m. **Screen M: Is the aggregate Generating Facility capacity on the Line Section less than 15% of Line Section peak load for all line sections bounded by automatic sectionalizing devices?**
   - If Yes (pass), Initial Review is complete.
   - If No (fail), Supplemental Review is required.

   Significance:
   1. Low penetration of Generating Facility installations will have a minimal impact on the operation and load restoration efforts of Distribution Provider’s Distribution System.
   2. The operating requirements for a high penetration of Generating Facilities may be different since the impact on Distribution Provider’s Distribution System will no longer be minimal, therefore requiring additional study or controls.

   The purpose of this Screen is solely to identify if the Generating Facility needs additional study and is not intended as justification for limiting the penetration of generation on a line section.
2. **Supplemental Review Screens**

The Supplemental Review consists of Screens N through P. If any of the Screens are not passed, a quick review of the failed Screen(s) will determine the requirements to address the failure(s) or that Detailed Studies are required. In certain instances, Distribution Provider may be able to identify the necessary solution and determine that Detailed Studies are unnecessary. Some examples of solutions that may be available to mitigate the impact of a failed Screen are:

1. Replacing a fixed capacitor bank with a switched capacitor bank.
2. Adjustment of line regulation settings.

### a. Screen N: Penetration Test

Where 12 months of line section minimum load data is available, can be calculated, can be estimated from existing data, or determined from a power flow model, is the aggregate Generating Facility capacity on the Line Section less than 100% of the minimum load for all line sections bounded by automatic sectionalizing devices upstream of the Generating Facility?

- If yes (pass), continue to Screen O.
- If no (fail), a quick review of the failure may determine the requirements to address the failure; otherwise Electrical Independence Tests and Detailed Studies are required. Continue to Screen O. (Note: If Electrical Independence tests and Detailed Studies are required, Applicants will continue to the Electrical Independence Tests and Detailed Studies after review of the remaining Supplemental Review Screens.)

Note 1: If none of the above options are available, this screen defaults to Screen N.

Note 2: The type of generation will be taken into account when calculating, estimating, or determining circuit or Line Section minimum load relevant for the application of this screen. Solar generation systems with no battery storage use daytime minimum load (i.e. 10 am to 4 pm for fixed panel systems and 8 am to 6 pm for PV systems utilizing tracking systems), while all other generation uses absolute minimum load.

Note 3: When this screen is being applied to a NEM Generating Facility, the net export in kW, if known, that may flow across the Point of Common Coupling into Distribution Provider’s Distribution System will be considered as part of the aggregate generation.

Note 4: Distribution Provider will not consider as part of the aggregate generation for purposes of this screen Generating Facility capacity known to be already reflected in the minimum load data.
Note 5: NEM Generating Facilities with net export less than or equal to 500 kW that may flow across the Point of Common Coupling into Distribution Provider's Distribution or Transmission System will not be studied in the Transmission Cluster Study Process, but may be studied under the Independent Study Process.

Significance: Penetration of Generating Facility installations that does not result in power flow from the circuit back toward the substation will have a minimal impact on equipment loading, operation, and protection of the Distribution System.

b. **Screen O: Power Quality and Voltage Tests**
   
   In aggregate with existing generation on the line section,
   
   a) Can it be determined within the Supplemental Review that the voltage regulation on the line section can be maintained in compliance with Commission Rule 2 and/or Conservation Voltage Regulation voltage requirements under all system conditions?

   b) Can it be determined within the Supplemental Review that the voltage fluctuation is within acceptable limits as defined by IEEE 1453 or utility practice similar to IEEE1453?

   c) Can it be determined within the Supplemental Review that the harmonic levels meet IEEE 519 limits at the Point of Common Coupling (PCC)?

   • If yes to all of the above (pass), continue to Screen P.

   • If no to any of the above (fail), a quick review of the failure may determine the requirements to address the failure; otherwise Electrical Independence Tests and Detailed Studies are required. Continue to Screen P. (Note: If Electrical Independence tests and Detailed Studies are required, Applicants will continue to the Electrical Independence Tests and Detailed Studies after review of the remaining Supplemental Review Screens.)

   Significance: Adverse voltages and undesirable interference may be experienced by other Customers on Distribution Provider’s Distribution System caused by operation of the Generating Facility(ies).

c. **Screen P: Safety and Reliability Tests**
   
   Does the location of the proposed Generating Facility or the aggregate generation capacity on the Line Section create impacts to safety or reliability that cannot be adequately addressed without Detailed Study?

   • If yes (fail), review of the failure may determine the requirements to address the failure; otherwise Electrical Independence Tests and Detailed Studies are required. Continue to Section G.3.

   • If no (pass), Supplemental Review is complete.
Significance: In the safety and reliability test, there are several factors that may affect the nature and performance of an Interconnection. These include, but are not limited to:

1. Generation energy source
2. Modes of synchronization
3. Unique system topology
4. Possible impacts to critical load customers
5. Possible safety impacts

The specific combination of these factors will determine if any system study requirements are needed. The following are some examples of the items that may be considered under this screen:

1. Does the Line Section have significant minimum loading levels dominated by a small number of customers (i.e. several large commercial customers)?
2. Is there an even or uneven distribution of loading along the feeder?
3. Is the proposed Generating Facility located in close proximity to the substation (i.e. <2.5 electrical line miles), and is the distribution line from the substation to the customer composed of large conductor/cable (i.e. 600A class cable)?
4. Does the Generating Facility incorporate a time delay function to prevent reconnection of the generator to the system until system voltage and frequency are within normal limits for a prescribed time?
5. Is operational flexibility reduced by the proposed Generating Facility, such that transfer of the line section(s) of the Generating Facility to a neighboring distribution circuit/substation may trigger overloads or voltage issues?
6. Does the Generating Facility utilize Certified anti-islanding functions and equipment?
3.  **Detailed Study Screens**

a. **Screen Q: Is the Interconnection Request electrically Independent of the Transmission System?**

   Distribution Provider, in consultation with the CAISO, will determine, based on knowledge of the interdependencies with earlier-queued interconnection requests under any tariff, whether the Interconnection Request to the Distribution System is of sufficient MW size and located at a point of interconnection such that it is reasonably anticipated to require or contribute to the need for Network Upgrades. If Distribution Provider determines that no interdependencies exist as described above, then the Interconnection Request will be deemed to have passed Distribution Provider’s Determination of Electrical Independence for the CAISO Controlled Grid. If Distribution Provider determines that interdependencies exist as described above, then Applicant may be studied under the Transmission Cluster Study Process as set forth in Section F.3.c.

   Distribution Provider will coordinate with the CAISO if necessary conduct the Determination of Electrical Independence for the CAISO Controlled Grid as set forth in Section 4.2 of Appendix Y to the CAISO Tariff. The results of the incremental power flow, aggregate power flow, and short-circuit current contribution tests set out in Section 4.2 of Appendix Y to the CAISO Tariff will determine whether the Interconnection Request is electrically independent from the CAISO Controlled Grid.

   - If Yes (pass), continue to Screen R.
   - If No (fail), proceed to Section F.3.c.

   **Note 1:** NEM Generating Facilities with net export less than or equal to 500 kW that may flow across the Point of Common Coupling into Distribution Provider’s will not be studied in the Transmission Cluster Study Process, but may be studied under the Independent Study Process.

   Significance: Generating Facilities that are interdependent with the Transmission System must be studied with other interconnection requests that have Transmission System interdependencies. It is possible to pass this Screen R (i.e., be found to have no electrical interdependencies with earlier-queued Distribution System and/or Transmission System interconnection requests as set out above, be studied under the Independent Study Process, and still trigger a Reliability Network Upgrade.
b. Screen R: Is the Interconnection Request independent of other earlier-queued and yet to be studied interconnection requests interconnecting to the Distribution System?

For Interconnection Requests that are electrically independent from the CAISO Controlled Grid, Distribution Provider will evaluate each Interconnection Request for known or reasonably anticipated relationships between the Interconnection Request and any earlier-queued interconnection requests in the Distribution Group Study Process, the Independent Study Process, or interconnection requests studied under predecessor interconnection procedures that have yet to complete their respective interconnection system impact study or Phase I interconnection study. Distribution Provider may conduct incremental power flow, aggregate power flow, and/or short-circuit duty tests using existing interconnection studies, Base Case data, overall system knowledge, and engineering judgment to determine whether an Interconnection Request can be studied independently of earlier-queued interconnection requests. If the Interconnection Request being evaluated for electrical independence on the Distribution System may be electrically related to earlier-queued interconnection requests that have yet to complete either interconnection system impact study or Phase I interconnection study, then it fails the evaluation of electrical independence for the Distribution System.

- If Yes (pass), continue to Independent Study Process
- If No (fail), continue to the Distribution Group Study Process

Significance: Interconnection Requests that are electrically related to earlier queued interconnection requests that have not yet been studied do not qualify for independent study.

c. Independent Study Process Interconnection Studies

The Interconnection Studies shall consist of an Interconnection System Impact Study and an Interconnection Facilities Study. The Interconnection Studies will identify Interconnection Facilities, Distribution Upgrades and Reliability Network Upgrades necessary to mitigate thermal overloads and voltage violations, and address short circuit, stability, and reliability issues associated with the requested Interconnection Service. If Distribution Provider anticipates that Reliability Network Upgrades will be required, or the Interconnection Studies identify the need for Reliability Network Upgrades, then Distribution Provider will coordinate with the CAISO during the study process as set forth in Section F.3.d above.

i) Interconnection System Impact Study.

   (1) Scope of the Interconnection System Impact Study.

   The Interconnection System Impact Study may consist of a localized short circuit analysis, a stability analysis, a power flow analysis, and any other studies that are deemed necessary. The localized short circuit analysis will evaluate impacts to the Distribution and Transmission System only with any local short circuit-duty related Reliability Network Upgrades allocated to the Generating Facility that requires the upgrades. Short circuit duty impacts to the CAISO Controlled Grid are appropriately
evaluated only in the Transmission Cluster Study Process as set forth in Section F.3.c. The short circuit duty contribution of any Interconnection Requests studied in the Independent Study Process that are subsequently identified in the Cluster Study Process will be allocated its pro rata share of the short circuit duty-related Reliability Network Upgrades on the basis of the short circuit duty contribution of each Generating Facility.

The Interconnection System Impact Study shall state the assumptions upon which it is based, state the results of the analyses, and provide the requirement or potential impediments to providing the requested Interconnection Service, including a preliminary indication of the cost and length of time that would be necessary to correct any problems identified in those analyses and implement the Interconnection.

The Interconnection System Impact Study shall provide a list of Distribution Provider’s Interconnection Facilities, Distribution Upgrades, and Reliability Network Upgrades that are required as a result of the Interconnection Request along with a non-binding good faith estimate of cost responsibility and the amount of construction time required.

ii) **Interconnection Facilities Study.**

   (1) **Scope and Purpose of the Interconnection Facilities Study.**

   The Interconnection Facilities Study shall specify and estimate the cost of the equipment, engineering, procurement, and construction work (including overheads) needed to implement the conclusions of the Interconnection System Impact Study technical analyses in accordance with Good Utility Practice to physically and electrically connect the Generating Facility to the Distribution or Transmission System. The Interconnection Facilities Study shall also identify (i) the electrical switching configuration of the connection equipment, including, without limitation: the transformer, switchgear, meters, and other station equipment; the nature and estimated cost of any Distribution Provider’s Interconnection Facilities, Distribution Upgrades, and Network Upgrades necessary to accomplish the interconnection; and an estimate of the time required to complete the construction and installation of such facilities.

H. **Generating Facility Design and Operating Requirements**

   This section is consistent with the requirements of ANSI/IEEE 1547-2003 Standard for Interconnecting Distributed Resources with Electric Power Systems (IEEE 1547). Exceptions are taken to IEEE 1547 Clauses 4.1.4.2 Distribution Secondary Spot Networks and Clauses 4.1.8.1 or 5.1.3.1, which address Protection from Electromagnetic Interference. These are being studied for inclusion in a subsequent version of this Rule. Also, Rule 21 does not adopt the Generating Facility power limitation of 10 MW incorporated in IEEE 1547.

1. **General Interconnection and Protective Function Requirements**

   The Protective Functions and requirements of this Rule are designed to protect Distribution Provider’s Distribution and Transmission System and not the Generating Facility. A Producer shall be solely responsible for providing adequate protection for its Generating Facility and Interconnection Facilities. Producer’s Protective Functions shall not impact the operation of other Protective Functions on Distribution Provider’s
Revised Rule 21 Tariff

Distribution and Transmission System in a manner that would affect Distribution Provider’s capability of providing reliable service to its customers.

a. Protective Functions Required

Generating Facilities operating in parallel with Distribution Provider’s Distribution or Transmission System shall be equipped with the following Protective Functions to sense abnormal conditions on Distribution Provider’s Distribution or Transmission System and cause the Generating Facility to be automatically disconnected from Distribution Provider’s Distribution or Transmission System or to prevent the Generating Facility from being connected to Distribution Provider’s Distribution or Transmission System inappropriately:

(1) Over and under voltage trip functions and over and under frequency trip functions;

(2) A voltage and frequency sensing and time-delay function to prevent the Generating Facility from energizing a de-energized Distribution or Transmission System circuit and to prevent the Generating Facility from reconnecting with Distribution Provider’s Distribution or Transmission System unless Distribution Provider’s Distribution System service voltage and frequency is within the ANSI C84.1-1995 Table 1 Range B voltage Range of 106 volts to 127 volts (on a 120 volt basis), inclusive, and a frequency range of 59.3 Hz to 60.5 Hz, inclusive, and are stable for at least 60 seconds; and

(3) A function to prevent the Generating Facility from contributing to the formation of an Unintended Island, and cease to energize Distribution Provider’s Distribution System within two seconds of the formation of an Unintended Island.

The Generating Facility shall cease to energize Distribution Provider’s Distribution System for faults on Distribution Provider’s Distribution System circuit to which it is connected (IEEE 1547-4.2.1). The Generating Facility shall cease to energize Distribution Provider’s Distribution circuit prior to re-closure by Distribution Provider’s Distribution System equipment (IEEE 1547-4.2.2).

b. Momentary Paralleling Generating Facilities

With Distribution Provider’s approval, the transfer switch or scheme used to transfer Producer’s loads from Distribution Provider’s Distribution or Transmission System to Producer’s Generating Facility may be used in lieu of the Protective Functions required for Parallel Operation.

c. Suitable Equipment Required

Circuit breakers or other interrupting equipment located at the Point of Common Coupling (PCC) must be Certified or “Listed” (as defined in Article 100, the Definitions Section of the National Electrical Code) as suitable for their intended application. This includes being capable of interrupting the maximum available fault current expected at their location. Producer’s Generating Facility and Interconnection Facilities shall be designed so that the failure of any single device or component shall not potentially compromise the safety and reliability of Distribution Provider’s Distribution and Transmission System. The Generating Facility paralleling-device shall be capable of withstanding 220% of the Interconnection Facility rated voltage (IEEE 1547-4.1.8.3).
The Interconnection Facility shall have the capability to withstand voltage and current surges in accordance with the environments defined in IEEE Std C62.41.2-2002 or IEEE Std C37.90.1-2002 as applicable and as described in L.3.e (IEEE 1547-4.1.8.2).

d. **Visible Disconnect Required**

When required by Distribution Provider’s operating practices, Producer shall furnish and install a ganged, manually-operated isolating switch (or a comparable device mutually agreed upon by Distribution Provider and Producer) near the Point of Interconnection to isolate the Generating Facility from Distribution Provider’s Distribution or Transmission System. The device does not have to be rated for load break nor provide over-current protection.

The device must:

1. allow visible verification that separation has been accomplished. (This requirement may be met by opening the enclosure to observe contact separation.)
2. include markings or signage that clearly indicates open and closed positions.
3. a) for Emergency purposes be capable of being reached quickly and conveniently 24 hours a day by Distribution Provider personnel for construction, operation, maintenance, inspection, testing or to isolate the Generating Facility from Distribution Provider’s Distribution or Transmission System without obstacles or requiring those seeking access to obtain keys, special permission, or security clearances.
   b) for Non-Emergency purposes be capable of being reached during normal business hours. Distribution Provider, where possible, will provide notice to Customer for gaining access to Customer’s premises.
4. be capable of being locked in the open position
5. be clearly marked on the submitted single line diagram and its type and location approved by Distribution Provider prior to installation. If the device is not adjacent to the PCC, permanent signage must be installed at a Distribution Provider approved location providing a clear description of the location of the device. If the switch is not accessible outside the locked premises, signage with contact information and a Distribution Provider approved locking device for the premises shall be installed.

Generating Facilities with Non-Islanding inverters totaling one (1) kilovolt-ampere (kVA) or less are exempt from this requirement.

e. **Drawings Required**

Prior to Parallel Operation or Momentary Parallel Operation of the Generating Facility, Distribution Provider shall approve Producer’s Protective Function and control diagrams. Generating Facilities equipped with Protective Functions and a control scheme previously approved by Distribution Provider for system-wide application or only Certified Equipment may satisfy this requirement by reference to previously approved drawings and diagrams.
f. Generating Facility Conditions Not Identified

In the event this Rule does not address the Interconnection conditions for a particular Generating Facility, Distribution Provider and Producer may agree upon other arrangements.

2. Prevention of Interference

Producer shall not operate Generating or Interconnection Facilities that superimpose a voltage or current upon Distribution Provider’s Distribution or Transmission System that interferes with Distribution Provider operations, service to Distribution Provider Customers, or communication facilities. If such interference occurs, Producer must diligently pursue and take corrective action at its own expense after being given notice and reasonable time to do so by Distribution Provider. If Producer does not take corrective action in a timely manner, or continues to operate the facilities causing interference without restriction or limit, Distribution Provider may, without liability, disconnect Producer’s facilities from Distribution Provider’s Distribution or Transmission System, in accordance with Section D.9 of this Rule. To eliminate undesirable interference caused by its operation, each Generating Facility shall meet the following criteria:

a. Voltage Regulation

The Generating Facility shall not actively regulate the voltage at the PCC while in parallel with Distribution Provider’s Distribution System. The Generating Facility shall not cause the service voltage at other customers to go outside the requirements of ANSI C84.1-1995, Range A (IEEE 1547-4.1.1).

b. Voltage Trip Setting

The voltage ranges in Table H.1 define protective trip limits for the Protective Function and are not intended to define or imply a voltage regulation Function. Generating Facilities shall cease to energize Distribution Provider’s Distribution System within the prescribed trip time whenever the voltage at the PCC deviates from the allowable voltage operating range. The Protection Function shall detect and respond to voltage on all phases to which the Generating Facility is connected.

i) Generating Facilities (30 kVA or less)

Generating Facilities with a Gross Rating of 30 kVA or less shall be capable of operating within the voltage range normally experienced on Distribution Provider’s Distribution System from plus to minus 5% of the nominal voltage (e.g. 114 volts to 126 volts, on a 120 volt base), at the service panel or PCC. The trip settings at the generator terminals may be selected in a manner that minimizes nuisance tripping between 106 volts and 132 volts on a 120-volt base (88%-110% of nominal voltage) to compensate for voltage drop between the generator terminals and the PCC. Voltage may be detected at either the PCC or the Point of Interconnection. However, the voltage range at the PCC, with the generator on-line, shall stay within +/-5% of nominal.
ii) Generating Facilities (greater than 30 kVA)

Distribution Provider may have specific operating voltage ranges for Generating Facilities with Gross Ratings greater than 30 kVA, and may require adjustable operating voltage settings. In the absence of such requirements, the Generating Facility shall be capable of operating at a range between 88% and 110% of the applicable interconnection voltage. Voltage shall be detected at either the PCC or the Point of Interconnection, with settings compensated to account for the voltage at the PCC. However, the voltage range at the PCC, with the generator on-line, shall stay within +/- 5% of nominal.

iii) Voltage Disturbances

Whenever Distribution Provider’s Distribution System voltage at the PCC varies from and remains outside normal (Nominally 120 volts) for the predetermined parameters set forth in Table H-1, the Generating Facility’s Protective Functions shall cause the Generator(s) to become isolated from Distribution Provider’s Distribution System:

<table>
<thead>
<tr>
<th>Voltage at Point of Common Coupling (the ranges below are used to trip the generator during abnormal distribution system conditions)</th>
<th>Maximum Trip Time**</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assuming 120 Volt Base</td>
<td>% of Nominal Voltage</td>
</tr>
<tr>
<td>Less than 60 volts</td>
<td>Less than 50%</td>
</tr>
<tr>
<td>Greater than or equal to 60 volts but less than 106 volts</td>
<td>Greater than or equal to 50% but less than 88%</td>
</tr>
<tr>
<td>Greater than 132 volts but less than or equal to 144 volts</td>
<td>Greater than 110% but less than or equal to 120%</td>
</tr>
<tr>
<td>Greater than 144 volts</td>
<td>Greater than 120%</td>
</tr>
</tbody>
</table>

*For Generating Facilities with a Rating greater than 30 kVA, set points shall be field adjustable and different voltage set points and trip times from those in Table H.1 may be negotiated with Distribution Provider.

** "Maximum Trip Time" refers to the time between the onset of the abnormal condition and the Generating Facility ceasing to energize Distribution Provider’s Distribution System. Protective Function equipment and circuits may remain connected to Distribution Provider’s Distribution System to allow sensing of electrical conditions for use by the "reconnect" feature. The purpose of the allowed time delay is to allow for a Generating Facility to minimize tripping during short term system disturbances. Set points shall not be user adjustable for generating facilities less than 30 kW.

c. Paralleling

The Generating Facility shall parallel with Distribution Provider’s Distribution or Transmission System without causing a voltage fluctuation at the PCC greater than plus/minus 5% of the prevailing voltage level of Distribution Provider’s Distribution or Transmission System at the PCC, and meet the flicker requirements of Section H.2.d.
Section L, Certification and Testing Criteria, provides technology-specific tests for evaluating the paralleling function. (IEEE 1547-4.1.3)

d. Flicker

The Generating Facility shall not create objectionable flicker for other customers on Distribution Provider’s Distribution or Transmission System. To minimize the adverse voltage effects experienced by other customers (IEEE 1547-4.3.2), flicker at the PCC caused by the Generating Facility should not exceed the limits defined by the "Maximum Borderline of Irritation Curve" identified in IEEE 519-1992 (IEEE Recommended Practices and Requirements for Harmonic Control in Electric Power Systems, IEEE STD 519-1992). This requirement is necessary to minimize the adverse voltage affects experienced by other Customers on Distribution Provider’s Distribution or Transmission System. Generators may be connected and brought up to synchronous speed (as an induction motor) provided these flicker limits are not exceeded.

e. Integration with Distribution Provider’s Distribution System

Grounding

The grounding scheme of the Generating Facility shall not cause over-voltages that exceed the rating of the equipment connected to Distribution Provider’s Distribution System and shall not disrupt the coordination of the ground fault protection on Distribution Provider’s Distribution System (IEEE 1547-4.1.2) (See Section G.1.i, line configuration).

f. Frequency

Distribution Provider controls system frequency, and the Generating Facility shall operate in synchronism with Distribution Provider’s Distribution or Transmission System. Whenever Distribution Provider’s Distribution or Transmission System frequency at the PCC varies from and remains outside normal (nominally 60 Hz) by the predetermined amounts set forth in Table H.2, the Generating Facility’s Protective Functions shall cease to energize Distribution Provider’s Distribution or Transmission System within the stated maximum trip time.
### Table H.2

**Frequency Trip Settings**

<table>
<thead>
<tr>
<th>Generating Facility Rating (Assuming 60Hz Nominal)</th>
<th>Maximum Trip Time [1] (Assuming 60 Cycles per Second)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Less or equal to 30kW Less than 59.3 Hz</td>
<td>10 Cycles</td>
</tr>
<tr>
<td>Greater than 60.5 Hz</td>
<td></td>
</tr>
<tr>
<td>Greater than 30 kW Less than 57.0 Hz</td>
<td>10 Cycles</td>
</tr>
<tr>
<td>Greater than 57 Hz adjustable between 59.8 Hz and 57 Hz but greater than 57 Hz. [2]</td>
<td>Adjustable between 10 and 18,000 Cycles. [2, 3]</td>
</tr>
<tr>
<td>Greater than 60.5 Hz</td>
<td>10 Cycles</td>
</tr>
</tbody>
</table>

[1] – “Maximum Trip time” refers to the time between the onset of the abnormal condition and the Generating Facility ceasing to energize Distribution Provider’s Distribution or Transmission System. Protective Function sensing equipment and circuits may remain connected to Distribution Provider’s Distribution or Transmission System to allow sensing of electrical conditions for use by the “reconnect” feature. The purpose of the allowed time delay is to allow a Generating Facility to “ride through” short-term disturbances to avoid nuisance tripping. Set points shall not be user adjustable (though they may be field adjustable by qualified personnel). For Generating Facilities with a Gross Rating greater than 30 kVA, set points shall be field adjustable and different voltage set points and trip times from those in Table H.2 may be negotiated with Distribution Provider.

[2] – Unless otherwise required by Distribution Provider, a trip frequency of 59.3 Hz and a maximum trip time of 10 cycles shall be used.

[3] – When a 10 cycle Maximum trip time is used, a second under frequency trip setting is not required.

g. **Harmonics**

When the Generating Facility is serving balanced linear loads, harmonic current injection into Distribution Provider’s Distribution or Transmission System at the PCC shall not exceed the limits stated in Table H.3. The harmonic current injections shall be exclusive of any harmonic currents due to harmonic voltage distortion present in Distribution Provider’s Distribution or Transmission System without the Generating Facility connected (IEEE 1547-4.3.3.). The harmonic distortion of a Generating Facility shall be evaluated using the same criteria as for the Host Loads.
Table H.3
Maximum harmonic current distortion in percent of current (I) [1,2]

<table>
<thead>
<tr>
<th>Individual harmonic order, h (odd harmonics) [3]</th>
<th>Total demand</th>
</tr>
</thead>
<tbody>
<tr>
<td>h&lt;11</td>
<td>Max Distortion</td>
</tr>
<tr>
<td>11&lt;h&lt;17</td>
<td>4.0 (%)</td>
</tr>
<tr>
<td>17&lt;h&lt;23</td>
<td>2.0 (%)</td>
</tr>
<tr>
<td>23&lt;h&lt;35</td>
<td>1.5 (%)</td>
</tr>
<tr>
<td>35&lt;h</td>
<td>0.6 (%)</td>
</tr>
<tr>
<td></td>
<td>0.3 (%)</td>
</tr>
<tr>
<td></td>
<td>5.0 (%)</td>
</tr>
</tbody>
</table>

[1] – IEEE1547-4.3.3
[2] – I = the greater of the maximum Host Load current average demand over 15 or 30 minutes without the GF, or the GF rated current capacity (transformed to the PCC when a transformer exists between the GF and the PCC).
[3] – Even harmonics are limited to 25% of the odd harmonic limits above.

h. Direct Current Injection
Generating Facilities should not inject direct current greater than 0.5% of rated output current into Distribution Provider’s Distribution or Transmission System.

i. Power Factor
Producer shall provide adequate reactive power compensation on site to maintain the Generating Facility power factor near unity at rated output or an Distribution Provider specified power factor within a power factor range from 0.9 leading to 0.9 lagging, based on local system conditions. While not required, for generators that do not have inherent reactive power control capability Distribution Provider at its option may offer reactive power support in the form of power factor correction capacitors on its Distribution or Transmission System, under a Generator Interconnection Agreement or an Added Facilities or Special Facilities agreement, as described in Rule 2.H, as applicable.

3. Technology Specific Requirements

a. Technology Specific Requirements

Three-Phase Synchronous Generators: For three phase Generators, the Generating Facility circuit breakers shall be three-phase devices with electronic or electromechanical control. Producer shall be responsible for properly synchronizing its Generating Facility with Distribution Provider’s Distribution or Transmission System by means of either manual or automatic synchronous equipment. Automatic synchronizing is required for all synchronous Generators that have a Short Circuit Contribution Ratio (SCCR) exceeding 0.05. Loss of synchronism protection is not required except as may
be necessary to meet Section H.2.d (Flicker) (IEEE1547-4.2.5). Unless otherwise agreed upon by Producer and Distribution Provider, synchronous Generators shall automatically regulate power factor, not voltage, while operating in parallel with Distribution Provider’s Distribution System. A power system stabilization Function is specifically not required for Generating Facilities under 10 MW Net Rating.

b. **Induction Generators**

Induction Generators (except self-excited Induction Generators) do not require a synchronizing Function. Starting or rapid load fluctuations on induction Generators can adversely impact Distribution Provider’s Distribution or Transmission System voltage. Corrective step-switched capacitors or other techniques may be necessary and may cause undesirable ferro-resonance. When these counter measures (e.g. additional capacitors) are installed on Producer's side of the PCC, Distribution Provider must review these measures. Additional equipment may be required as determined in a Supplemental Review or an Interconnection Study.

c. **Inverters**

Grid-interactive inverters do not require separate synchronizing equipment. Non-grid-interactive or “stand-alone” inverters shall not be used for Parallel Operation with Distribution Provider’s Distribution or Transmission System.

4. **Supplemental Generating Facility Requirements**

a. **Fault Detection**

A Generating Facility with an SCCR exceeding 0.1 or one that does not cease to energize Distribution Provider’s Distribution or Transmission System within two seconds of the formation of an Unintended Island shall be equipped with Protective Functions designed to detect Distribution or Transmission System faults, both line-to-line and line-to-ground, and cease to energize Distribution Provider’s Distribution or Transmission System within two seconds of the initiation of a fault.

b. **Transfer Trip**

For a Generating Facility that cannot detect Distribution or Transmission System faults (both line-to-line and line-to-ground) or the formation of an Unintended Island, and cease to energize Distribution Provider’s Distribution or Transmission System within two seconds, Distribution Provider may require a Transfer Trip system or an equivalent Protective Function.

c. **Reclose Blocking**

Where the aggregate Generating Facility capacity exceeds 15% of the peak load on any automatic reclosing device, Distribution Provider may require additional Protective Functions, including, but not limited to recluse-blocking on some of the automatic reclosing devices.
I. Third-Party Installations, Reservation of Unused Facilities, and Refund of Salvage Value

1. **Interconnection Facilities and Distribution Upgrades**

   Except as provided for in the Generator Interconnection Agreement of this Rule, Interconnection Facilities connected to Distribution Provider’s side of the PCC and Distribution Upgrades shall be provided, installed, owned, and maintained by Distribution Provider at Producer’s expense.

2. **Third-Party Installations**

   Subject to the approval of Distribution Provider, a Producer may, at its option, employ a qualified contractor to provide and install Interconnection Facilities or Distribution Upgrades, to be owned and operated by Distribution Provider, on Distribution Provider’s side of the PCC. Such Interconnection Facilities and Distribution Upgrades shall be installed in accordance with Distribution Provider’s design and specifications. Upon final inspection and acceptance by Distribution Provider, Producer shall transfer ownership of such Producer installed Interconnection Facilities or Distribution Upgrades to Distribution Provider and such facilities shall thereafter be owned and maintained by Distribution Provider at Producer’s expense. Producer shall pay Distribution Provider’s reasonable cost of design, administration, and monitoring of the installation for such facilities to ensure compliance with Distribution Provider’s requirements. Producer shall also be responsible for all costs, including any income tax liability, associated with the transfer of Producer installed Interconnection Facilities and Distribution Upgrades to Distribution Provider.

3. **Reservation of Unused Facilities**

   When a Producer wishes to reserve Distribution Provider-owned Interconnection Facilities or Distribution Upgrades installed and operated as Added Facilities for Producer at Producer’s expense, but idled by a change in the operation of Producer’s Generating Facility or otherwise, Producer may elect to abandon or reserve such facilities consistent with the terms of its agreement with Distribution Provider. If Producer elects to reserve idle Interconnection Facilities or Distribution Upgrades, Distribution Provider shall be entitled to continue to charge Producer for the costs related to the ongoing operation and maintenance of the Added Facilities.

4. **Refund of Salvage Value**

   When a Producer elects to abandon the Special Facilities or Added Facilities for which it has either advanced the installed costs or constructed and transferred to Distribution Provider, Producer shall, at a minimum, receive from Distribution Provider a credit for the net salvage value of the Added Facilities.

J. Metering, Monitoring and Telemetering

1. **General Requirements**

   All Generating Facilities shall be metered in accordance with this Section J and shall meet all applicable standards of Distribution Provider contained in Distribution
Provider’s applicable tariffs and published Distribution Provider manuals dealing with Metering specifications.

2. **Metering by Non-Distribution Provider Parties**

The ownership, installation, operation, reading, and testing of revenue Metering Equipment for Generating Facilities shall be by Distribution Provider except to the extent that the Commission authorizes any or all these services be performed by others.

3. **Net Generation Output Metering**

Generating Facility customers may be required to install Net Generation Output Metering for evaluation, monitoring, and verification purposes and to determine applicable standby and non-bypassable charges as defined in Distribution Provider’s tariffs, to satisfy applicable California Independent System Operator (CAISO) reliability requirements, and for Distribution System planning and operations.

However, Generating Facility customers do not need to install Net Generation Output Metering where less intrusive and/or more cost effective options, for Producer/Customer, are available for providing generator data to Distribution Provider. These Generating Facilities may opt to have Distribution Provider estimate load data in accordance with Distribution Provider’s applicable tariffs to determine or meet applicable standby and non-bypassable and other applicable charges and tariff requirements. However, if a Generating Facility customer objects to Distribution Provider’s estimate of the Generator(s) output, the customer may elect to install the Net Generation Output Metering, or have Distribution Provider install Net Generation Output Metering at the customer’s expense. All metering options available to the customer must conform to the requirements set forth in Distribution Provider’s Rule 22 [Rule 25 for SDG&E]. If Distribution Provider does not receive meter data in accordance with Rule 22, Distribution Provider shall have the right to install Distribution Provider-owned Net Generation Output Metering at the customer’s expense. The relevant factors in determining the need for Net Generation Output Metering are as listed below:

(a) Data requirements in proportion to need for information;

(b) Producer’s election to install equipment that adequately addresses Distribution Provider’s operational requirements;

(c) Accuracy and type of required Metering consistent with purposes of collecting data;

(d) Cost of Metering relative to the need for and accuracy of the data;

(e) The Generating Facility’s size relative to the cost of the Metering/monitoring;

(f) Other means of obtaining the data (e.g. Generating Facility logs, proxy data, etc.);
(g) Requirements under any Generator Interconnection Agreement with Producer.

The requirements in this Section may not apply to Metering of Generating Facilities operating under Distribution Provider’s Net Energy Metering tariff pursuant to California PUC section 2827, et seq. Nothing in this Section J.3 supersedes Section D.4, Compliance with Laws, Rules and Tariff Schedules.

Distribution Provider will report to the Commission or designated authority, on a quarterly basis, the rationale for requiring Net Generation Output Metering equipment in each instance along with the size and location of the facility.

4. **Point of Common Coupling (PCC) Metering**

For purposes of assessing Distribution Provider’s charges for retail service, Producer’s PCC Metering shall be reviewed by Distribution Provider, and if required, replaced to ensure that it will appropriately measure electric power according to the provisions of the Customer’s electric service Tariff. Where required, the Customer’s existing meter may be replaced with a bi-directional meter so that power deliveries to and from Producer’s site can be separately recorded. Alternately, Producer may, at its sole option and cost, require Distribution Provider to install multi-metering equipment to separately record power deliveries to Distribution Provider’s Distribution System and retail purchases from Distribution Provider. Where necessary, such PCC Metering shall be designed to prevent reverse registration.

Generating Facilities for Net Energy Metering under PUC sections 2827, et seq. shall have metering provided pursuant to the terms of the applicable Net Energy Metering Tariff Schedule.

5. **Telemetering**

If the nameplate rating of the Generating Facility is 1 MW or greater, Telemetering equipment at the Net Generation Output Metering location may be required at Producer’s expense. If the Generating Facility is Interconnected to a portion of Distribution Provider’s Distribution System operating at a voltage below 10 kV, then Telemetering equipment may be required on Generating Facilities 250 kW or greater. Distribution Provider shall only require Telemetering to the extent that less intrusive and/or more cost effective options for providing the necessary data in real time are not available. Distribution Provider will report to the Commission or designated authority, on a quarterly basis, the rationale for requiring Telemetering equipment in each instance along with the size and location of the facility.

6. **Location**

Where Distribution Provider-owned Metering is located on Producer’s premises, Producer shall provide, at no expense to Distribution Provider, a suitable location for all such Metering Equipment.
7. **Costs of Metering**

   Producer will bear all costs of the Metering required by this Rule, including the incremental costs of operating and maintaining the Metering Equipment.

8. **Multiple Tariff Metering**

   The requirements of Section J.3 may not apply where a Generating Facility includes multiple generators eligible for service under more than one Net Energy Metering (NEM) tariff schedule (e.g. NEM, BG-NEM, FC-NEM), or where a Generating Facility consists of one or more NEM-eligible generators in combination with one or more non-NEM eligible generators without Non-Export relays (“Reverse Power Protection”). To ensure proper tariff administration, metering will be required at the PCC and at each of the NEM eligible generator groups eligible for service under the same NEM tariff schedule. For combinations of multiple NEM eligible generators under different tariffs, billing administration and metering requirements will be as specified in the appropriate NEM tariff schedule.

   Where a Generating Facility consists of one or more NEM eligible generator groups in combination with one or more non-NEM generators, metering of the non-NEM generators is not required, except as specified in Section J.3.

K. **Dispute Resolution Process**

   In addition to the informal procedures for timeline-related disputes set out in Section F.1.d, the following procedures will apply for disputes arising from this Rule:

1. **Scope**

   The Commission shall have initial jurisdiction to interpret, add, delete or modify any provision of this Rule or of any agreements entered into between Distribution Provider and Applicant or Producer to implement this tariff (“Implementing Agreements”) and to resolve disputes regarding Distribution Provider’s performance of its obligations under Commission-jurisdictional tariffs, the applicable agreements, and requirements related to the interconnection of Applicant’s or Producer’s Generating Facility or Interconnection Facilities pursuant to this Rule.

2. **Procedures**

   Any dispute arising between Distribution Provider and Producer (individually referred to in Section K as “Party” and collectively “the Parties”) regarding Distribution Provider’s or Producer’s performance of its obligations under its tariffs, the Implementing Agreements, and requirements related to the interconnection of Producer’s Facilities pursuant to this Rule shall be resolved according to the following procedures:

   a. The dispute shall be documented in a written notice (“notice”) by the aggrieved Party to the other Party containing the relevant known facts pertaining to the dispute, the specific dispute and the relief sought, and express notice by the aggrieved Party that it is invoking the procedures under this Section. The notice shall be sent to the Party’s email address and physical address set forth in the Generator Interconnection Agreement or Interconnection Request, if there is no Generator Interconnection Agreement or Interconnection Request.
Interconnection Agreement. A copy of the notice shall also be sent to the Energy Division, Office of the Director, at the Commission. The receiving Party shall acknowledge the notice within five (5) Calendar Days of its receipt.

Upon the aggrieved Party notifying the other Party of the dispute, each Party must designate a representative with the authority to make decisions for its respective Party to review the dispute within seven (7) Calendar Days. In addition, upon receipt of the notice, Distribution Provider shall provide the aggrieved Party with all relevant regulatory and/or technical details and analysis regarding any Distribution Provider interconnection requirements under dispute within twenty-one (21) Calendar Days.

Within forty-five (45) Calendar Days of the date of the notice, the Parties’ authorized representatives will be required to meet and confer to try to resolve the dispute. Parties are expected to operate in good faith and use best efforts to resolve the dispute.

b. If a resolution is not reached in forty-five (45) Calendar Days from the date of the notice, either 1) a Party may request to continue negotiations for an additional forty-five (45) Calendar Days or 2) the Parties may by mutual agreement make a written request for mediation to the ADR Coordinator in the Commission’s ALJ Division. The request may be submitted by electronic mail to adr_program@cpuc.ca.gov. Alternatively, both Parties by mutual agreement may request mediation from an outside third-party mediator with costs to be shared equally between the Parties.

c. At any time, either Party may file a formal complaint before the Commission pursuant to California PUC section 1702 and Article 4 of the Commission’s Rules of Practice and Procedure.

Nothing in this section shall be construed to limit the rights of any Party to exercise rights and remedies under Commission law.

3. **Performance During Dispute**

Pending resolution of any dispute under this Section, the Parties shall proceed diligently with the performance of their respective obligations under this Rule and the Implementing Agreements, unless the Implementing Agreements have been terminated. Disputes as to the Interconnection Request and implementation of this Section shall be subject to resolution pursuant to the procedures set forth in this Section.

L. **Certification and Testing Criteria**

1. **Introduction**

This Section describes the test procedures and requirements for equipment used for the Interconnection of Generating Facilities to Distribution Provider’s Distribution or Transmission System. Included are Type Testing, Production Testing, Commissioning Testing, and Periodic Testing. The procedures listed rely heavily on those described in appropriate Underwriters Laboratory (UL), Institute of Electrical and Electronic Engineers (IEEE), and International Electrotechnical Commission (IEC) documents—most notably UL 1741 and IEEE 929 as well as the testing described in *May 1999 New York State
Public Service Commission’s Interconnection Requirements. As noted in Section B, this Rule has been revised to be consistent with ANSI/IEEE 1547-2003 Standard for Interconnecting Distribution Resources with Electric Power Systems.

The tests described here, together with the technical requirements in Section H of this Rule, are intended to provide assurance that the Generating Facility’s equipment will not adversely affect Distribution Provider’s Distribution or Transmission System and that a Generating Facility will cease providing power to Distribution Provider’s Distribution or Transmission System under abnormal conditions. The tests were developed assuming a low level of Generating Facility penetration or number of connections to Distribution Provider’s Distribution or Transmission System. At high levels of Generating Facility penetration, additional requirements and corresponding test procedures may need to be defined.

Section L also provides criteria for “Certifying” Generators or inverters. Once a Generator or inverter has been Certified per this Rule, it may be considered suitable for Interconnection with Distribution Provider’s Distribution or Transmission System. Subject to the exceptions described in Section L, Distribution Provider will not repeat the design review or require retesting of such Certified Equipment. It should be noted that the Certification process is intended to facilitate Generating Facilities Interconnections. Certification is not a prerequisite to interconnect a Generating Facility.

The revisions made to this Rule relative to IEEE 1547-2003 has resulted in changes in set points, test criteria, test procedures, and other requirements that will impact previously certified or listed equipment as well as equipment currently under evaluation. These changes were made to provide consistency with IEEE 1547. Equipment that is certified or that has been submitted to a NRTL for testing prior to the adoption of the revised Underwriters Laboratories (UL) 1741 standard titled “Inverters, Converters, Controllers and Interconnection Systems Equipment for use with Distributed Energy Resources” and that subsequently meets the previous Rule 21 certification requirements will continue to be accepted as Certified Equipment for Interconnection Requests submitted through May 7, 2007, the effective date of the revised “UL 1741.”

2. Certified and Non-Certified Interconnection Equipment

a. Certified Equipment

Equipment tested and approved (i.e. “Listed”) by an accredited NRTL as having met both the Type Testing and Production Testing requirements described in this document is considered to be Certified Equipment for purposes of Interconnection with Distribution Provider’s Distribution or Transmission System. Certification may apply to either a pre-packaged system or an assembly of components that address the necessary functions. Type Testing may be done in the manufacturer’s factory or test laboratory, or in the field. At the discretion of the testing laboratory, field-certification may apply only to the particular installation tested. In such cases, some or all of the tests may need to be repeated at other installations.

When equipment is Certified by a NRTL, the NRTL shall provide to the manufacturer, at a minimum, a Certificate with the following information for each device:
Revised Rule 21 Tariff

Administrative:

(1) The effective date of Certification or applicable serial number (range or first in series), and/or other proof that certification is current;
(2) Equipment model number(s) of the Certified equipment;
(3) The software version utilized in the equipment, if applicable;
(4) Test procedures specified (including date or revision number); and
(5) Laboratory accreditation (by whom and to what standard).

Technical (As appropriate):

(1) Device ratings (kW, kV, Volts, amps, etc.);
(2) Maximum available fault current in amps;
(3) In-rush Current in amps;
(4) Trip points, if factory set (trip value and timing);
(5) Trip point and timing ranges for adjustable settings;
(6) Nominal power factor or range if adjustable;
(7) If the equipment is Certified as Non-Exporting and the method used (reverse power or underpower); and
(8) If the equipment is Certified as Non-Islanding

It is the responsibility of the equipment manufacturer to ensure that Certification information is made publicly available by the manufacturer, the testing laboratory, or by a third party.

b. Non-Certified Equipment

For non-Certified equipment, some or all of the tests described in this Rule may be required by Distribution Provider for each Generating and/or Interconnection Facility. The manufacturer or a laboratory acceptable to Distribution Provider may perform these tests. Test results for non-Certified equipment must be submitted to Distribution Provider for the Supplemental Review. Approval by Distribution Provider for equipment used in a particular Generating and/or Interconnection Facility does not guarantee Distribution Provider’s approval for use in other Generating and/or Interconnection Facilities.

3. Type Testing
a. Type Tests and Criteria for Interconnection Equipment Certification

Type testing provides a basis for determining that equipment meets the specifications for being designated as Certified equipment under this Rule. The requirements described in this Section cover only issues related to Interconnection and are not intended to address device safety or other issues.

Table L.1 defines the test criteria by Generator or inverter technology. While UL 1741(1) was written specifically for inverters, the requirements are readily adaptable to synchronous Generators, induction Generators, as well as single/multi-function controllers and protection relays. Until a universal test standard is developed, Distribution Provider or NRTL shall adapt the procedures referenced in Table L.1 as appropriate and necessary for a Generating Facility and/or Interconnection Facilities or associated equipment performance and its control and Protection Functions. These tests shall be performed in the sequence shown in Table JL.2 on the next page.

### Table L.1
**Type Test and Requirements for Interconnection Equipment Certification**

<table>
<thead>
<tr>
<th>Type Test</th>
<th>Reference (1)</th>
<th>Inverter</th>
<th>Synchronous Generator</th>
<th>Induction Generator</th>
</tr>
</thead>
<tbody>
<tr>
<td>Distribution Provider Interaction</td>
<td>UL 1741 – 39</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>DC Isolation</td>
<td>UL 1741 – 40.1</td>
<td>X</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>Simulated PV Array (Input) Requirements</td>
<td>UL 1741 – 41.2</td>
<td>X</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>Dielectric Voltage Withstand</td>
<td>UL 1741 – 44</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>Power Factor</td>
<td>UL 1741 – 45.2.2</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>Harmonic Distortion</td>
<td>UL 1741 – 45.4</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>DC Injection</td>
<td>UL 1741 – 45.5</td>
<td>X</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>Distribution Provider Voltage and Frequency Variation</td>
<td>UL 1741 – 46.2</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>Reset Delay</td>
<td>UL 1741 – 46.2.3</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>Loss of Control Circuit</td>
<td>UL 1741 – 46.4</td>
<td>X</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>Short Circuit</td>
<td>UL 1741 – 47.3</td>
<td>X</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>Load Transfer</td>
<td>UL 1741 – 47.7</td>
<td>X</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>Surge Withstand Capability</td>
<td>L.3.a</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>Anti-Islanding</td>
<td>L.3.b</td>
<td>(2)</td>
<td>(2)</td>
<td></td>
</tr>
<tr>
<td>Non-Export</td>
<td>L.3.c</td>
<td>(3)</td>
<td>(3)</td>
<td>(3)</td>
</tr>
<tr>
<td>In-rush Current</td>
<td>L.3.d</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Synchronization</td>
<td>L.3.f</td>
<td>(5)</td>
<td></td>
<td>(5)</td>
</tr>
</tbody>
</table>

Table Notes: (1) References are to section numbers in either UL 1741 (Inverters, Converters and Charge Controllers for Use in Independent Power Systems) or this Rule. References in UL 1741 to “photovoltaics” or “inverter” may have to be adapted to the other technologies by the testing laboratory to appropriately apply in the tests to other technologies.
(2) Required only if Non-Islanding designation
(3) Required only if Non-Export designation is desired.
(4) Required for Generators that use Distribution Provider power to motor to speed.
(5) Required for all self-excited induction Generators as well as Inverters that operate as voltage sources when connected to Distribution Provider’s Distribution or Transmission System.
X = Required
- = Not Required

### Table L.2
**Type Tests Sequence for Interconnection Equipment Certification**

<table>
<thead>
<tr>
<th>Test No.</th>
<th>Type Test</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Distribution Provider Voltage and Frequency Variation</td>
</tr>
<tr>
<td>2</td>
<td>Synchronization</td>
</tr>
</tbody>
</table>
3 Surge Withstand Capability
4 Distribution Provider Voltage and Frequency Variation
5 Synchronization
6 Other Required and Optional Tests

Tests 1, 2, and 3 must be done first and in the order shown. Tests 4 and on follow in order convenient to the test agency.

b. Anti-Islanding Test

Devices that pass the Anti-Islanding test procedure described in UL 1741 Section 46.3 will be considered Non-Islanding for the purposes of these Interconnection requirements. The test is required only for devices for which a Certified Non-Islanding designation is desired.

c. Non-Export Test

Equipment that passes the Non-Export test procedure described in Section L.7.a will be considered Non-Exporting for the purposes of these Interconnection requirements. This test is required only for devices for which a Certified Non-Export designation is desired.

d. In-rush Current Test

Generation equipment that utilizes Distribution Provider power to motor up to speed will be tested using the procedure defined in Section L.7.b to determine the maximum current drawn during this startup process. The resulting In-rush Current is used to estimate the Starting Voltage Drop.

e. Surge Withstand Capability Test

The interconnection equipment shall be tested for the surge withstand requirement in Section H.1.c in all normal operating modes in accordance with IEEE Std C62.45-2002 for equipment rates less than 1000 V to confirm that the surge withstand capability is met by using the selected test level(s) from IEEE Std C62.41.2-2002. Interconnection equipment rated greater than 1000 V shall be tested in accordance with manufacturer or system integrator designated applicable standards. For interconnection equipment signal and control circuits, use IEEE Std C37.90.1-2002. These tests shall confirm the equipment did not fail, did not misoperate, and did not provide misinformation (IEEE 1547-5.1.3.2).

The location/exposure category for which the equipment has been tested shall be clearly marked on the equipment label or in the equipment documentation. External
surge protection may be used to protect the equipment in harsher location/exposure categories.

f. Synchronization Test

This test is applied to synchronous Generators, self-excited induction generators, and inverters capable of operating as voltage-source while connected to Distribution Provider’s Distribution or Transmission System. The test is also applied to the resynchronization Function (transition from stand-alone to parallel operation) on equipment that provides such functionality. This test may not need to be performed on both the synchronization and re-synchronization functions if the manufacturers can verify to the satisfaction of the testing organization that monitoring and controls hardware and software are common to both functions. This test is not necessary for induction generators or current-source inverters. Instead, the In-rush Current test Section L.3.d shall be applied to those generators.

This test shall demonstrate that at the moment of the paralleling-device closure, all three synchronization parameters in Table L.3 are within the stated limits. This test shall also demonstrate that if any of the parameters are outside of the limits stated in the table, the paralleling-device shall not close (IEEE 1547-5.1.2A). The test will start with only one of the three parameters: (1) voltage difference between Generating Facility and Distribution Provider’s Distribution or Transmission System; (2) frequency difference; or (3) phase angle outside of the synchronization specification. Verify that the Generating Facility is brought within specification prior to synchronization. Repeat the test five times for each of the three parameters. For manual synchronization with synch check or manual control with auto synchronization, the test must verify that paralleling does not occur until the parameters are brought within specifications.

<table>
<thead>
<tr>
<th>Aggregate Rating of Generator Units (kVA)</th>
<th>Frequency Difference (Δf, Hz)</th>
<th>Voltage Difference (ΔV, %)</th>
<th>Phase Angle Difference (Δφ, °)</th>
</tr>
</thead>
<tbody>
<tr>
<td>0-500</td>
<td>0.3</td>
<td>10</td>
<td>20</td>
</tr>
<tr>
<td>&gt; 500-1,500</td>
<td>0.2</td>
<td>5</td>
<td>15</td>
</tr>
<tr>
<td>&gt; 1,500-10,000</td>
<td>0.1</td>
<td>3</td>
<td>10</td>
</tr>
</tbody>
</table>

[1] – IEEE 1547-5.1.1B

g. Paralleling Device Withstand Test

The di-electric voltage withstand test specified in Section L.1 shall be performed on the paralleling device to ensure compliance with those requirements specified in Section H.1.c (IEEE 1547-5.1.3.3).

4. Production Testing
As a minimum, each interconnection system shall be subjected to Distribution Provider Voltage and Frequency Variation Test procedure described in UL1741 under Manufacturing and Production Tests, Section 68 and the Synchronization test specified in Section L.3.f. Interconnection systems with adjustable set points shall be tested at a single set of set points as specified by the manufacturer. This test may be performed in the factory or as part of a Commissioning Test (Section L.5).

5. **Commissioning Testing**

**a. Commissioning Testing**

Commissioning Testing, where required, will be performed on-site to verify protective settings and functionality. Upon initial Parallel Operation of a Generating Facility, or any time interface hardware or software is changed that may affect the functions listed below, a Commissioning Test must be performed. An individual qualified in testing protective equipment (professional engineer, factory–certified technician, or licensed electrician with experience in testing protective equipment) must perform Commissioning Testing in accordance with the manufacturer’s recommended test procedure to verify the settings and requirements per this Rule.

Distribution Provider may require written Commissioning test procedure be submitted to Distribution Provider at least 10 working days prior to the performance of the Commissioning Test. Distribution Provider has the right to witness Commissioning Test, Distribution Provider may also require written certification by the installer describing which tests were performed and their results. Protective Functions to be tested during commissioning, particularly with respect to non-Certified equipment, may consist of the following:

1. Over and under voltage
2. Over and under frequency
3. Anti-Islanding function (if applicable)
4. Non-Exporting function (if applicable)
5. Inability to energize dead line
6. Time delay on restart after Distribution Provider source is stable
7. Distribution Provider system fault detection (if used)
8. Synchronizing controls (if applicable)
9. Other Interconnection Protective Functions that may be required as part of the Generator Interconnection Agreement

Commissioning Test shall include visual inspections of the interconnection equipment and protective settings to confirm compliance with the interconnection requirements.
b. Review, Study, and Additional Commissioning Test Verification Costs

A Producer shall be responsible for the reasonably incurred costs of the reviews, studies and additional Commissioning Test verifications conducted pursuant to Section E of this Rule. If the initial Commissioning Test verification is not successful through no fault of Distribution Provider, Distribution Provider may impose upon Producer a cost based charge for subsequent Commissioning Test verifications. All Costs for additional Commissioning Test verifications shall be paid by Producer within thirty days of receipt of Distribution Provider’s invoice. The invoice provided by Distribution Provider shall consist of the hourly rate multiplied by the hours incurred by Distribution Provider and will separately specify the amount of time spent on-site from that spent in roundtrip travel to the Commissioning Test site. Additional cost, if any, will be specified on the invoice. If the initial Commissioning Test verification is not successful through the fault of Distribution Provider, that visit will not be considered the initial Commissioning Test verification.

c. Other Checks and Tests

Other checks and tests that may need to be performed include:

(1) Verifying final Protective Function settings

(2) Trip test (L.5.g)

(3) In-service tests (L.5.h)

d. Certified Equipment

Generating Facilities qualifying for interconnection through the Fast Track process incorporate Certified Equipment that have, at a minimum, passed the Type Tests and Production Tests described in this Rule and are judged to have little or no potential impact on Distribution Provider’s Distribution or Transmission System. For such Generating Facilities, it is necessary to perform only the following tests:

(1) Protective Function settings that have been changed after Production Testing will require field verification. Tests shall be performed using injected secondary frequencies, voltages and currents, applied waveforms, at a test connection using a Generator to simulate abnormal Distribution Provider voltage or frequency, or varying the set points to show that the device trips at the measured (actual) Distribution Provider voltage or frequency.

(2) The Non-Islanding function shall be checked by operating a load break disconnect switch to verify the Interconnection equipment ceases to energize Distribution Provider’s Distribution or Transmission System and does not re-energize it for the required time delay after the switch is closed.

(3) The Non-Exporting function shall be checked using secondary injection techniques. This function may also be tested by adjusting the Generating Facility output and local loads to verify that the applicable Non-Exporting criteria (i.e., reverse power or underpower) are met.
The Supplemental Review or an Interconnection Study may impose additional components or additional testing.

e. Non-Certified Equipment

Non-certified Equipment shall be subjected to the appropriate tests described in Type Testing (Section L.3) as well as those described in Certified Equipment Commissioning Tests (Section L.5.d). With Distribution Provider’s approval, these tests may be performed in the factory, in the field as part of commissioning, or a combination of both. Distribution Provider, at its discretion, may also approve a reduced set of tests for a particular Generating Facility or, for example, if it determines it has sufficient experience with the equipment.

f. Verification of Settings

At the completion of Commission testing, Producer shall confirm all devices are set to Distribution Provider-approved settings. Verification shall be documented in the Commissioning Test Certification.

g. Trip Tests

Interconnection Protective Functions and devices (e.g. reverse power relays) that have not previously been tested as part of the Interconnection Facilities with their associated interrupting devices (e.g. contactor or circuit breaker) shall be trip tested during commissioning. The trip test shall be adequate to prove that the associated interrupting devices open when the protective devices operate. Interlocking circuits between Protective Function devices or between interrupting devices shall be similarly tested unless they are part of a system that has been tested and approved during manufacturing.

h. In-service Tests

Interconnection Protective Functions and devices that have not previously been tested as part of the Interconnection Facilities with their associated instrument transformers or that are wired in the field shall be given an in-service test during commissioning. This test will verify proper wiring, polarity, CT/PT ratios, and proper operation of the measuring circuits. The in-service test shall be made with the power system energized and carrying a known level of current. A measurement shall be made of the magnitude and phase angle of each Alternating Current (AC) voltage and current connected to the protective device and the results compared to expected values. For protective devices with built-in Metering Functions that report current and voltage magnitudes and phase angles, or magnitudes of current, voltage, and real and reactive power, the metered values may be used for in-service testing. Otherwise, portable ammeters, voltmeters, and phase-angle meters shall be used.

6. Periodic Testing
Periodic Testing of Interconnection-related Protective Functions shall be performed as specified by the manufacturer, or at least every four years. All Periodic Tests prescribed by the manufacturer shall be performed. Producer shall maintain Periodic Test reports or a log for inspection by Distribution Provider. Periodic Testing conforming to Distribution Provider test intervals for the particular Line Section may be specified by Distribution Provider under special circumstances, such as high fire hazard areas. Batteries used to activate any Protective Function shall be checked and logged once per month for proper voltage. Once every four years, the battery must be either replaced or a discharge test performed.

7. **Type Testing Procedures Not Defined in Other Standards**

This Section describes the additional Type Tests necessary to qualify a device as Certified under this Rule. These Type Tests are not contained in Underwriters Laboratories UL 1741 Standard *Inverters, Converters and Controllers for Use in Independent Power Systems*, or other referenced standards.

a. **Non-Exporting Test Procedures**

The Non-Exporting test is intended to verify the operation of relays, controllers and inverters designed to limit the export of power and certify the equipment as meeting the requirements of Screen I, Options 1 and 2, of the review process. Tests are provided for discrete relay packages and for controllers and inverters with the intended Functions integrated.

i) **Discrete Reverse Power Relay Test**

This version of the Non-Exporting test procedure is intended for discrete reverse power and underpower relay packages provided to meet the requirements of Options 1 and 2 of Screen I. It should be understood that in the reverse power application, the relay will provide a trip output with power flowing in the export (toward Distribution Provider’s Distribution or Transmission System) direction.

**Step 1:** Power Flow Test at Minimum, Midpoint and Maximum Pickup Level Settings

Determine the corresponding secondary pickup current for the desired export power flow of 0.5 secondary watts (the minimum pickup setting, assumes 5 amp and 120V CT/PT secondary). Apply nominal voltage with minimum current setting at zero (0) degrees phase angle in the trip direction. Increase the current to pickup level. Observe the relay’s (LCD or computer display) indication of power values. Note the indicated power level at which the relay trips. The power indication should be within 2% of the expected power. For relays with adjustable settings, repeat this test at the midpoint, and maximum settings. Repeat at phase angles of 90, 180 and 270 degrees and verify that the relay does not operate (measured watts will be zero or negative).

**Step 2:** Leading Power Factor Test
Apply rated voltage with a minimum pickup current setting (calculated value for system application) and apply a leading power factor load current in the non-trip direction (current lagging voltage by 135 degrees). Increase the current to relay rated current and verify that the relay does not operate. For relays with adjustable settings, this test should be repeated at the minimum, midpoint, and maximum settings.

Step 3: Minimum Power Factor Test

At nominal voltage and with the minimum pickup (or ranges) determined in Step 1, adjust the current phase angle to 84 or 276 degrees. Increase the current level to pickup (about 10 times higher than at 0 degrees) and verify that the relay operates. Repeat for phase angles of 90, 180 and 270 degrees and verify that the relay does not operate.

Step 4: Negative Sequence Voltage Test

Using the pickup settings determined in Step 1, apply rated relay voltage and current at 180 degrees from tripping direction, to simulate normal load conditions (for three-phase relays, use $I_a$ at 180, $I_b$ at 60 and $I_c$ at 300 degrees). Remove phase-1 voltage and observe that the relay does not operate. Repeat for phases-2 and 3.

Step 5: Load Current Test

Using the pickup settings determined in Step 1, apply rated voltage and current at 180 degrees from the tripping direction, to simulate normal load conditions (use $I_a$ at 180, $I_b$ at 300 and $I_c$ at 60 degrees). Observe that the relay does not operate.

Step 6: Unbalanced Fault Test

Using the pickup settings determined in Step 1, apply rated voltage and 2 times rated current, to simulate an unbalanced fault in the non-trip direction (use $V_a$ at 0 degrees, $V_b$ and $V_c$ at 180 degrees, $I_a$ at 180 degrees, $I_b$ at 0 degrees, and $I_c$ at 180 degrees). Observe that the relay, especially single phase, does operate properly.

Step 7: Time Delay Settings Test

Apply Step 1 settings and set time delay to minimum setting. Adjust the current source to the appropriate level to determine operating time, and compare against calculated values. Verify that the timer stops when the relay trips. Repeat at midpoint and maximum delay settings.

Step 8: Dielectric Test

Perform the test described in IEC 414 using 2 kV RMS for 1 minute.

Step 9: Surge Withstand Test

Perform the surge withstand test described in IEEE C37.90.1.1989 or the surge withstand capability test described in L.3.e.
This version of the Non-Exporting test procedure is intended for discrete reverse power and underpower relay packages provided to meet the requirements of Options 1 and 2 of Screen I. It should be understood that in the reverse power application, the relay will provide a trip output with power flowing in the export (toward Distribution Provider’s Distribution or Transmission System) direction.

Step 1: Power Flow Test at Minimum, Midpoint and Maximum Pickup Level Settings

Determine the corresponding secondary pickup current for the desired export power flow of 0.5 secondary watts (the minimum pickup setting, assumes 5 amp and 120V CT/PT secondary). Apply nominal voltage with minimum current setting at zero (0) degrees phase angle in the trip direction. Increase the current to pickup level. Observe the relay’s (LCD or computer display) indication of power values. Note the indicated power level at which the relay trips. The power indication should be within 2% of the expected power. For relays with adjustable settings, repeat this test at the midpoint, and maximum settings. Repeat at phase angles of 90, 180 and 270 degrees and verify that the relay does not operate (measured watts will be zero or negative).

Step 2: Leading Power Factor Test

Apply rated voltage with a minimum pickup current setting (calculated value for system application) and apply a leading power factor load current in the non-trip direction (current lagging voltage by 135 degrees). Increase the current to relay rated current and verify that the relay does not operate. For relays with adjustable settings, this test should be repeated at the minimum, midpoint, and maximum settings.

Step 3: Minimum Power Factor Test

At nominal voltage and with the minimum pickup (or ranges) determined in Step 1, adjust the current phase angle to 84 or 276 degrees. Increase the current level to pickup (about 10 times higher than at 0 degrees) and verify that the relay operates. Repeat for phase angles of 90, 180 and 270 degrees and verify that the relay does not operate.

Step 4: Negative Sequence Voltage Test

Using the pickup settings determined in Step 1, apply rated relay voltage and current at 180 degrees from tripping direction, to simulate normal load conditions (for three-phase relays, use Ia at 180, Ib at 60 and Ic at 300 degrees). Remove phase-1 voltage and observe that the relay does not operate. Repeat for phases-2 and 3.

Step 5: Load Current Test

Using the pickup settings determined in Step 1, apply rated voltage and current at 180 degrees from the tripping direction, to simulate normal load conditions (use Ia at 180, Ib at 300 and Ic at 60 degrees). Observe that the relay does not operate.

Step 6: Unbalanced Fault Test

Using the pickup settings determined in Step 1, apply rated voltage and 2 times rated current, to simulate an unbalanced fault in the non-trip direction (use Va at 0
degrees, \( V_b \) and \( V_c \) at 180 degrees, \( I_a \) at 180 degrees, \( I_b \) at 0 degrees, and \( I_c \) at 180 degrees). Observe that the relay, especially single phase, does operate properly.

Step 7: Time Delay Settings Test

Apply Step 1 settings and set time delay to minimum setting. Adjust the current source to the appropriate level to determine operating time, and compare against calculated values. Verify that the timer stops when the relay trips. Repeat at midpoint and maximum delay settings.

Step 8: Dielectric Test

Perform the test described in IEC 414 using 2 kV RMS for 1 minute.

Step 9: Surge Withstand Test

Perform the surge withstand test described in IEEE C37.90.1.1989 or the surge withstand capability test described in J.3.e.

ii) Discrete Underpower Relay Test

This version of the Non-Exporting test procedure is intended for discrete underpower relay packages and meets the requirements of Option 2 of Screen I. A trip output will be provided when import power (toward Producer’s load) drops below the specified level.

Note: For an underpower relay, pickup is defined as the highest power level at which the relay indicates that the power is less than the set level.

Step 1: Power Flow Test at Minimum, Midpoint and Maximum Pickup Level Settings

Determine the corresponding secondary pickup current for the desired power flow pickup level of 5% of peak load minimum pickup setting. Apply rated voltage and current at 0 (zero) degrees phase angle in the direction of normal load current.

Decrease the current to pickup level. Observe the relay’s (LCD or computer display) indication of power values. Note the indicated power level at which the relay trips. The power indication should be within 2% of the expected power. For relays with adjustable settings, repeat the test at the midpoint, and maximum settings. Repeat at phase angles of 90, 180 and 270 degrees and verify that the relay operates (measured watts will be zero or negative).

Step 2: Leading Power Factor Test

Using the pickup current setting determined in Step 1, apply rated voltage and rated leading power factor load current in the normal load direction (current leading voltage by 45 degrees). Decrease the current to 145% of the pickup level determined in Step 1 and verify that the relay does not operate. For relays with adjustable settings, repeat the test at the minimum, midpoint, and maximum settings.

Step 3: Minimum Power Factor Test
At nominal voltage and with the minimum pickup (or ranges) determined in Step 1, adjust the current phase angle to 84 or 276 degrees. Decrease the current level to pickup (about 10% of the value at 0 degrees) and verify that the relay operates. Repeat for phase angles 90, 180 and 270 degrees and verify that the relay operates for any current less than rated current.

**Step 4: Negative Sequence Voltage Test**

Using the pickup settings determined in Step 1, apply rated relay voltage and 25% of rated current in the normal load direction, to simulate light load conditions. Remove phase 1 voltage and observe that the relay does not operate. Repeat for Phases-2 and 3.

**Step 5: Unbalanced Fault Test**

Using the pickup settings determined in Step 1, apply rated voltage and two times rated current, to simulate an unbalanced fault in the normal load direction (use $V_a$ at 0 degrees, $V_b$ and $V_c$ at 180 degrees, $I_a$ at 0 degrees, $I_b$ at 180 degrees, and $I_c$ at 0 degrees). Observe that the relay (especially single-phase types) operates properly.

**Step 6: Time Delay Settings Test**

Apply Step 1 settings and set time delay to minimum setting. Adjust the current source to the appropriate level to determine operating time, and compare against calculated values. Verify that the timer stops when the relay trips. Repeat at midpoint and maximum delay settings.

**Step 7: Dielectric Test**

Perform the test described in IEC 414 using 2 kV RMS for 1 minute.

**Step 8: Surge Withstand Test**

Perform the surge withstand test described in IEEE C37.90.1.1989 or the surge withstand test described in Section L.3.e.

**iii) Tests for Inverters and Controllers with Integrated Functions**

Inverters and controllers designed to provide reverse or underpower functions shall be tested to certify the intended operation of this function. Two methods are acceptable:

**Method 1:** If the inverter or controller utilizes external current/voltage measurement to determine the reverse or underpower condition, then the inverter or controller shall be functionally tested by application of appropriate secondary currents and potentials as described in the Discrete Reverse Power Relay Test, Section L.7.a.i of this Rule.

**Method 2:** If external secondary current or voltage signals are not used, then unit-specific tests must be conducted to verify that power cannot be exported across the PCC for a period exceeding two seconds. These may be factory tests, if the measurement and control points are integral to the unit, or they may be performed in the field.
Inverters and controllers designed to provide reverse or underpower functions shall be tested to certify the intended operation of this function. Two methods are acceptable:

Method 1: If the inverter or controller utilizes external current/voltage measurement to determine the reverse or underpower condition, then the inverter or controller shall be functionally tested by application of appropriate secondary currents and potentials as described in the Discrete Reverse Power Relay Test, Section L.7.a.i of this Rule.

Method 2: If external secondary current or voltage signals are not used, then unit-specific tests must be conducted to verify that power cannot be exported across the PCC for a period exceeding two seconds. These may be factory tests, if the measurement and control points are integral to the unit, or they may be performed in the field.

b. In-rush Current Test Procedures

This test will determine the maximum In-rush Current drawn by the Generator.

(1) Locked-Rotor Method

Use the test procedure defined in NEMA MG-1 (manufacturer’s data is acceptable if available).

(2) Start-up Method

Install and setup the Generating Facility equipment as specified by the manufacturer. Using a calibrated oscilloscope or data acquisition equipment with appropriate speed and accuracy, measure the current draw at the Point of Interconnection as the Generating Facility starts up and parallels with Distribution Provider’s Distribution or Transmission System. Startup shall follow the normal, manufacturer-specified procedure. Sufficient time and current resolution and accuracy shall be used to capture the maximum current draw within 5%. In-rush Current is defined as the maximum current draw from Distribution Provider during the startup process, using a 10-cycle moving average. During the test, Distribution Provider source, real or simulated, must be capable of maintaining voltage within +/- 5% of rated at the connection to the unit under test. Repeat this test five times. Report the highest 10-cycle current as the In-rush Current. A graphical representation of the time-current characteristic along with the certified In-rush Current must be included in the test report and made available to Distribution Provider.
Appendix One

Inadvertent Export

Inadvertent Export: “The unscheduled and uncompensated export of real power from a Generating Facility (GF) for a duration exceeding two seconds but less than 60 seconds.”

Under certain operating conditions, an Applicant may choose to completely offset their facility load by installing generation systems which are optimally sized to meet their peak demand with load following functionality on the Generator controls to ensure conditional export of electrical power from the Generating Facility to Distribution Provider’s Distribution or Transmission System. In situations where the loading changes rapidly and/or the Generator cannot ramp down quickly enough, the Generating Facility may need to export small amounts of power for limited duration. The event of exporting uncompensated power for a short time is referred to as Inadvertent Export.

It is proposed that the following criteria be the minimum requirements for Inadvertent Export systems. It should be understood that other factors relevant to the interconnection study process (15% screen results, short circuit current ratio, etc.) may necessitate additional technical requirements (e.g. reclose block, transfer trip, ground bank, etc.) that are not explicitly noted here. Also, it should be noted that Inadvertent Export may not be available for interconnections to Networked Secondary Systems.

1) If a Generating Facility is proposed with Inadvertent Export, additional Protective Functions and equipment to detect Distribution or Transmission System faults (per Distribution Providers standard practices) may be required over and above the basic Protective Functions and equipment associated with the four options in the Export Screen. Protective Functions may include, but are not limited to, directional overcurrent/voltage-restraint overcurrent Protective Functions for line-to-line fault detection and overcurrent/overvoltage Protective Functions for line-to-ground detection. The addition of a ground bank or ground detector may also be necessary.

2) The effect on equipment ratings can be mitigated by limiting the amount of inadvertent export allowed. To a large degree, Voltage Regulation may be similarly handled. The amount of Inadvertent Export is dependent on specific Distribution Provider requirements and should be limited to the lesser of the following values:

   a. 50% of the Generating Facility Capacity, or

   b. 10% of the continuous conductor rating in watts at 0.9 power factor for the lowest rated feeder conductor upstream of the GF (i.e. 200kW @ 12kV), or

   c. 110% of the largest load block in the facility, or

   d. 500kW or some other maximum level indicated by Distribution Provider
To govern this quantity, a reverse power Protective Function will be provided to trip the connected Generator(s) within two seconds if the proposed amount of Inadvertent Export is exceeded.

3) Similarly, to ensure limited impact to the Distribution or Transmission System, the expected frequency of Inadvertent Export occurrences should be less than two occurrences per 24-hour period. Additionally, a separate reverse power or underpower Protective Function will be required (in addition to the reverse power Protective Function described in 2) above) to trip the connected Generator(s) if the duration of reverse power or underpower (i.e. ANY export) exceeds 60 seconds.
1. The undersigned Applicant submits this request to interconnect its Generating Facility with the Pacific Gas and Electric Company (PG&E or Distribution Provider) Distribution System pursuant to Rule 21 (check only one):
   - Detailed Study Process
   - Fast Track Process

2. This Interconnection Request is for (check only one):
   - A proposed new Generating Facility.
   - An increase in the generating capacity or a Material Modification of an existing Generating Facility.

3. Applicant provides the following information:
   a. Address (to the extent known) or location, including the county, of the proposed new Generating Facility site or, in the case of an existing Generating Facility, the name and specific location, including the county, of the existing Generating Facility;
      
      Project Name:
      
      Project Location:
      - Street Address:
      - City, State:
      - County:
      - Zip Code:
      - GPS Coordinates:

   b. Maximum net megawatt electrical output (as defined by section 2.c. of Attachment A to this appendix) of the proposed new Generating Facility or the amount of net megawatt increase in the generating capacity of an existing Generating Facility;
      
      Maximum net megawatt electrical output (MW): ________ or
      Net Megawatt increase (MW): ________

   c. Type of project (i.e., gas turbine, hydro, wind, etc.) and general description of the equipment configuration (if more than one type is chosen, include net MW for each);
d. Proposed In-Service Date, and Other Key Dates (Day/Month/Year) (Dates must be sequential)

   Proposed In-Service Date: / / 
   Proposed Trial Operation Date: / / 
   Proposed Commercial Operation Date: / / 
   Proposed Term of Service (years): ______

e. Name, address, telephone number, and e-mail address of Applicant (primary person who will be contacted);

   Name: 
   Title: 
   Company Name: 
   Street Address: 
   City, State: 
   Zip Code: 
   Phone Number: 
   Fax Number: 
   Email Address: 

f. Approximate location of the proposed Point of Interconnection (i.e., specify distribution facility interconnection point name, voltage level, and the location of interconnection);

g. Applicant Data (set forth in Attachment A)

   The Applicant shall provide to the Distribution Provider the technical data called for in Attachment A.
h. AC Disconnect Switch. List the AC disconnect switch that will be used at this Generating Facility (enter “N/A” if not applicable)

Disconnect Switch Manufacturer: ____________________________________
Disconnect Switch Model Number: __________________________________
Disconnect Switch Rating (amps): _________________________________

4. Application Fee or Detailed Study Deposit as specified in Rule 21 is required to complete this application. Upon receipt of this Interconnection Request and Attachment A, PG&E will send a separate invoice for the applicable fee or deposit. **PLEASE DO NOT INCLUDE ANY CHECKS/MONIES WITH THIS INTERCONNECTION REQUEST.** (Any checks/monies submitted with this IR will be returned to the sender and may result in a delay in the application process.)

5. Attach evidence of Site Exclusivity as specified in Rule 21 Section E.2.d as applicable, and name(s), address(es) and contact information of site owner(s).

6. This Interconnection Request shall be submitted digitally with attachments by email to:

   www.gen@pge.com

   or by mail to:
   Generator Interconnection Services
   Pacific Gas and Electric Company
   P.O. Box 770000
   San Francisco, CA 94177

   Overnight address: 245 Market Street Mail Code N7L San Francisco, CA 94105

7. Representative of Applicant to contact:

   [To be completed by Applicant]
   Name:
   Title:
   Company Name:
   Street Address:
   City, State:
   Zip Code:
   Phone Number:
   Fax Number:
   Email Address:
8. If the Applicant also requires new Distribution Service, the Distribution Provider will coordinate these efforts with this application. The Applicant must also complete a PG&E Application for Service. Additional fees may be required if a service or line extension is required (in accordance with PG&E Electric Rules 15 and 16). Please contact PG&E’s Building and Renovation Services Center (BRSC): 1-800-743-7782 to initiate the application for the new Distribution Service. Additional information will be required in conjunction with an application for new Distribution Service.

9. Applicant should be aware that if Applicant has not yet received Rule 21 Screen Q results from PG&E by March 15 following submittal of this IR, Applicant will need to submit, if Applicant voluntarily chooses to do so, an Interconnection Request under PG&E’s FERC Wholesale Distribution Tariff (WDT) by the close of the CAISO cluster application window (refer to http://www.caiso.com/docs/2002/06/11/2002061110300427214.html for the exact date) in order to participate in the Transmission Cluster Study for the year. An application under WDT will not impact the results of this Rule 21 study.

10. This Interconnection Request is submitted by:

   Legal name of Applicant: _________________________________________

   By (signature): __________________________________________________

   Name (type or print): _____________________________________________

   Title: __________________________________________________________

   Date: ___________________
Attachment A to PG&E Rule 21 Exporting Generator Interconnection Request

GENERATING FACILITY DATA

Each Applicant will complete Sections 1 and 2 of this Attachment A.
Each Applicant will complete the applicable data in Sections 3 through 6 of this Attachment A based on the type of generating facility(ies) requesting interconnection. (Section 3 for synchronous generators, Section 4 for induction generators, Section 5 for wind turbine generators, and Section 6 for inverter-based generators).
Each Applicant will complete Sections 7 through 10, as applicable.
At any time, Distribution Provider may require Applicant to provide additional technical data, or additional documentation supporting the technical data provided, as deemed necessary by the Distribution Provider to perform Interconnection Studies, other studies, or evaluations as set forth under Rule 21.

1. Provide electronic copies of the following:
   A. Site drawing to scale, showing generator location and Point of Interconnection with the Distribution Provider’s Distribution System.
   B. Single-line diagram showing applicable equipment such as generating units, step-up transformers, auxiliary transformers, switches/disconnects of the proposed interconnection, including the required protection devices and circuit breakers.
   For wind and photovoltaic generator projects, the one line diagram should include the distribution lines connecting the various groups of generating units, the generator capacitor banks, the step up transformers, the distribution lines, and the substation transformers and capacitor banks at the Point of Interconnection with the Distribution Provider’s Distribution System. This one-line drawing must be signed and stamped by a licensed Professional Engineer if the Generating Facility is larger than 50 kW.
   C. AC and DC schematics if available. Required for detailed study process.
   D. Description of operations.

   Note: Electronic processing is preferred, however, if submitting via U.S. mail, provide one original print of items in A through D, above.

2. Generating Facility General Information:
   A. Total Generating Facility rated output (MW): _______________
   B. Generating Facility auxiliary Load (MW): _______________
   C. Project net capacity (MW): _______________
   D. Standby Load when Generating Facility is off-line (MW): _______________
   E. Number of Generating Units: _______________
      (Please repeat the following items for each generator)
   F. Individual generator rated output (MW for each unit): _______________
   G. Type (induction, synchronous, D.C. with inverter): _______________
   H. Phase (3 phase or single phase): _______________
3. Synchronous Generator –Information:

3A Generator Information:
(Please repeat the following for each generator)

A. Manufacturer: ________________________________________
B. Year Manufactured: _____________
C. Rated Generator speed (rpm): _____________
D. Rated MVA: _______________
E. Rated Terminal Voltage (kV): _____________
F. Rated Generator Power Factor Range: _____________
G. Generator Efficiency at Rated Load (%): _____________
H. Moment of Inertia (including prime mover): _____________
I. Inertia Time Constant (on machine base) H: _____________ sec or MJ/MVA
J. SCR (Short-Circuit Ratio - the ratio of the field current required for rated open-circuit voltage to the field current required for rated short-circuit current): _____________
K. Please attach generator reactive capability curves.
L. Rated Hydrogen Cooling Pressure in psig (Steam Units only): _____________

M. Please attach a plot of generator terminal voltage versus field current that shows the air gap line, the open-circuit saturation curve, and the saturation curve at full load and rated power factor.

3B Excitation System Information:
(Please repeat the following for each generator)

A. Indicate the Manufacturer _____________ and Type _____________ of excitation system used for the generator. For exciter type, please choose from 1 to 9 below or describe the specific excitation system.

(1) Rotating DC commutator exciter with continuously acting regulator. The regulator power source is independent of the generator terminal voltage and current.

(2) Rotating DC commentator exciter with continuously acting regulator. The regulator power source is bus fed from the generator terminal voltage.

(3) Rotating DC commutator exciter with non-continuously acting regulator (i.e., regulator adjustments are made in discrete increments).

(4) Rotating AC Alternator Exciter with non-controlled (diode) rectifiers. The regulator power source is independent of the
generator terminal voltage and current (not bus-fed).

(5) Rotating AC Alternator Exciter with controlled (thyristor) rectifiers. The regulator power source is fed from the exciter output voltage.

(6) Rotating AC Alternator Exciter with controlled (thyristor) rectifiers.

(7) Static Exciter with controlled (thyristor) rectifiers. The regulator power source is bus-fed from the generator terminal voltage.

(8) Static Exciter with controlled (thyristor) rectifiers. The regulator power source is bus-fed from a combination of generator terminal voltage and current (compound-source controlled rectifiers system.

(9) Other (specify): _______________________________________

B. Attach a copy of the block diagram of the excitation system from its instruction manual. The diagram should show the input, output, and all feedback loops of the excitation system.

C. Excitation system response ratio (ASA): ______________

D. Full load rated exciter output voltage: ___________

E. Maximum exciter output voltage (ceiling voltage): ______________

F. Other comments regarding the excitation system? ___________________

____________________________________________________________

3C Turbine-Governor Information:
(Please repeat the following for each generator)

Please complete Part A for steam, gas or combined-cycle turbines, Part B for hydro turbines, and Part C for both.

A. Steam, gas or combined-cycle turbines:

(1) List type of unit (Steam, Gas, or Combined-cycle):

(2) If steam or combined-cycle, does the turbine system have a reheat process (i.e., both high and low pressure turbines)? _______

(3) If steam with reheat process, or if combined-cycle, indicate in the space provided, the percent of full load power produced by each turbine:

   Low pressure turbine or gas turbine:______%
   High pressure turbine or steam turbine:______%

(4) For combined cycle plants, specify the plant net output capacity (MW) for an outage of the steam turbine or an outage of a single combustion turbine:_____________________________________

B. Hydro turbines:

(1) Turbine efficiency at rated load: _______%
(2) Length of penstock: ______ft
(3) Average cross-sectional area of the penstock: _______ft²
(4) Typical maximum head (vertical distance from the bottom of the penstock, at the gate, to the water level): ______ft
(5) Is the water supply run-of-the-river or reservoir: ______
(6) Water flow rate at the typical maximum head: _______ft³/sec
(7) Average energy rate: _________kW-hrs/acre-ft
(8) Estimated yearly energy production: ________kW-hrs

C. Complete this section for each machine, independent of the turbine type.

(1) Turbine manufacturer: ____________________
(2) Maximum turbine power output: _______________MW
(3) Minimum turbine power output (while on line): _________MW
(4) Governor information:
   (a) Droop setting (speed regulation): _______________
   (b) Is the governor mechanical-hydraulic or electro-hydraulic (Electro-hydraulic governors have an electronic speed sensor and transducer.)? _______________
   (c) Other comments regarding the turbine governor system?

________________________________________________________________________
________________________________________________________________________
________________________________________________________________________

3D Short Circuit Duty Information:
For each generator, provide the following reactances expressed in p.u. on the generator base:

- X’d – Direct Axis Transient Reactance: _____ p.u.
- X2 – Negative Sequence Reactance: _____ p.u.
- X0 – Zero Sequence Reactance: _____ p.u.

Generator Grounding (select one for each model):

A. _____ Solidly grounded
B. _____ Grounded through an impedance
   (Impedance value in p.u. on generator base. R:_____________p.u.
    X:_____________p.u.)
C. _____ Ungrounded

4. Induction Generator Information:
   (Please repeat the following for each generator)
A. Motoring Power (kW): ______________
B. \(I^2t\) or K (Heating Time Constant): ______________
C. Rotor Resistance, \(R_r\): ______________
D. Stator Resistance, \(R_s\): ______________
E. Stator Reactance, \(X_s\): ______________
F. Rotor Reactance, \(X_r\): ______________
G. Magnetizing Reactance, \(X_m\): ______________
H. Short Circuit Reactance, \(X_{d''}\): ______________
I. Exciting Current: ______________
J. Temperature Rise: ______________
K. Frame Size: ______________
L. Design Letter: ______________
M. Reactive Power Required In Vars (No Load): ______________
N. Reactive Power Required In Vars (Full Load): ______________
O. Total Rotating Inertia, \(H\): ______________ Per Unit on kVA Base

5. Wind Turbine Generator (WTG) Information:

(Proposed projects may include one or more WTG types. Please repeat the following for each type of WTG).

A. WTG Manufacturer and Model: _________________________
B. Number of WTGs: ___________________
C. WTG Type (check one):
   ______ Type 1 (Squirrel-cage induction generator)
   ______ Type 2 (Wound rotor induction machine with variable rotor resistance)
   ______ Type 3 (Doubly-fed asynchronous generator)
   ______ Type 4 (Full converter interface)
D. Nameplate Rating (each WTG): _______/_______ kW/kVA
E. Rated Terminal Voltage: _______________ kV
F. For Type 1 or Type 2 WTGs:
   (1) uncompensated power factor at full load: ______________
   (2) power factor correction capacitors at full load: ______ MVAR
   (3) number of shunt stages and size: _______
   (4) Please attach capability curve describing reactive power or power factor range from no output to full rated output, including the effect of shunt compensation
G. For Type 3 or Type 4 WTGs:
   (1) Maximum under-excited power factor at full load: ______
   (2) Maximum over-excited power factor at full load: _______
   (3) Control mode: _______ (voltage control, fixed power factor)
   (4) Please attach capability curve describing reactive power or power factor range from no output to full rated output
H. Short Circuit Characteristics: Applicant to provide technical data related to the short circuit characteristics of proposed WTGs for short circuit duty study
modeling purposes. For example, the applicant can provide manufacturer short circuit test data showing faulted condition for three phase and single-line-to-ground fault.

Distribution Provider may require testing verification of voltage and harmonic performance during commissioning test of WTG based generation projects.

6. **Inverter Based Generation Systems Information:**

Proposed inverter based generation projects may include one or more types of inverters. Please provide answers to the following for each type of inverter.

A. Inverter Manufacturer and Model: _________________________
B. Number of Inverters: ___________________
C. Nameplate Rating (AC, each inverter): _______ / _______ kW
D. Nameplate Voltage Rating (AC): _______ kV
E. Maximum AC line current: _______ Amps
F. Nameplate Power Factor Rating (AC): _______
G. Please attach capability curve describing reactive power or power factor range from no output to full rated output
H. Inverter control mode (e.g. voltage, power factor, reactive power): _______
I. Short Circuit Characteristics: Applicant to provide technical data related to the short circuit characteristics of proposed inverter based generation systems. For example, the applicant can provide a sinusoidal waveform test data showing faulted condition at the AC side of the inverter for a three phase and single-line-to-ground fault.
J. Harmonics Characteristics:
   (1) Inverter switching frequency: _______
   (2) Harmonic characteristics for each unit up to switching frequency: _______
   (3) Harmonic characteristics for aggregate generation facility: _______
K. Inverter disconnection characteristics: Applicant to provide voltage sinusoidal waveform test data which shows the voltage characteristics during disconnection of inverter system from distribution system at 100% and at 50% of rated output.

Distribution Provider may require testing verification of voltage and harmonic performance during commissioning test of the inverter based generation systems.

7. **Step-Up Transformer Data:**

For each step-up transformer (e.g. main step-up transformers, padmount transformers), fill out the data form provided in Table 1.
8. **Plant-Level Reactive Power Compensation Data:**
Provide the following information for plant-level reactive power compensation, if applicable:

A. Number of individual shunt capacitor banks: _____________
B. Individual shunt capacitor bank rated voltage (kV): _____________
C. Individual shunt capacitor bank size (kVAR at rated voltage): _____________
D. Planned dynamic reactive control devices (SVC, STATCOM): _____________
E. Control range: _____________ kVAR (lead) _____________ kVAR (lag)
F. Control mode (e.g. voltage, power factor, reactive power): _____________
G. Please provide the overall plant reactive power control strategy

9. **Load Flow and Dynamic Models:**
Only provide data in this section when requested by the Distribution Provider.

The WECC Data Preparation Manual for Power Flow Base Cases and Dynamic Stability Data has established power flow and dynamic modeling requirements for generation projects in WECC base cases. In general, if the aggregate sum of generation on a bus exceeds 10 MVA, it should not be netted. Furthermore, the total netted generation in an area should not exceed five percent of the area’s total generation. Based on current WECC modeling requirements, the following information will be required for all generation projects whose net capacity is greater than 10 MVA. The following information may also be required for generation projects less than 10 MVA on a case-by-case basis, based on the amount of generation in the area of the requested Point of Interconnection.

A. Provide load flow model for the generating plant and its interconnection facilities in GE PSLF *.epc format, including new buses, generators, transformers, interconnection facilities. An equivalent model is required for the plant with generation collector systems. This data should reflect the technical data provided in this Attachment A.

B. For each generator, governor, exciter, power system stabilizer, WTG, or inverter based generator, select the appropriate dynamic models from the General Electric PSLF Program Manual and provide the required input data. Include any user written *.p EPCL files to simulate inverter based plants’ dynamic responses (typically needed for inverter based PV/wind plants). Provide a completed *.dyd file that contains the information specified in this section.

The GE PSLF manual is available upon request from GE. There are links within the GE PSLF User’s Manual to detailed descriptions of specific models, a definition of each parameter, a list of the output channels, explanatory notes, and a control system block diagram. In addition, GE PSLF modeling information and various modeling guidelines
documents have been prepared by the WECC Modeling and Validation Work Group. This information is available on the WECC website (www.wecc.biz).

If you require assistance in developing the models, we suggest you contact General Electric. Accurate models are important to obtain accurate study results. Costs associated with any changes in facility requirements that are due to differences between model data provided by the generation developer and the actual generator test data, may be the responsibility of the generation developer.
TABLE 1

TRANSFORMER DATA
(Provide for each level of transformation)

UNIT_____________________________________

NUMBER OF TRANSFORMERS_________ PHASE _______

<table>
<thead>
<tr>
<th>RATING</th>
<th>H Winding</th>
<th>X Winding</th>
<th>Y Winding</th>
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</table>

CURRENT TRANSFORMER RATIOS

H___________ X___________ Y___________ N___________

PERCENT EXCITING CURRENT 100 % Voltage; __________ 110% Voltage_________

Supply copy of nameplate and manufacturer’s test report when available.
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Rule 21 Generator Interconnection Agreement for Exporting Generating Facilities  
Interconnecting Under the Fast Track Process

This Interconnection Agreement ("Agreement" or "GIA") is made and entered into this ___ day of __________, 20___, by ____________________________________________ ("Distribution Provider"); and ________________________________________________ ("Interconnection Customer") each hereinafter sometimes referred to individually as "Party" or both referred to collectively as the "Parties."

Distribution Provider Information

Distribution Provider: ______________________________________________
Attention: _________________________________________________________
Address: __________________________________________________________
City: _______________________________ State: ______________ Zip: ______
Phone: ________________       Fax: _________________

Interconnection Customer Information

Interconnection Customer: ____________________________________________
Attention: _________________________________________________________
Address: __________________________________________________________
City: _______________________________ State: ______________ Zip: ______
Phone: ________________       Fax: __________________

Interconnection Customer Application No: _____________

WHEREAS, Interconnection Customer proposes to interconnect to the Distribution System;  

WHEREAS, the basis for the Parties entering into this Agreement is that Interconnection Customer is a Qualifying Facility ("QF") and will sell all of its exports to the grid to the Distribution Provider under a power purchase agreement ("PPA") entered into pursuant to the Public Utility Regulatory Policies Act of 1978 ("PURPA"); or

WHEREAS, the basis for the Parties entering into this Agreement is:

__________________________________________________________
(Insert Description or N/A)

THEREFORE, in consideration of the mutual covenants set forth herein, the Parties agree as follows:
Article 1. Scope and Limitations of Agreement

1.1 Applicability
This Agreement shall be used for an interconnection governed by the Distribution Provider’s California Public Utilities Commission (“CPUC”) approved Electric Rule 21 (“Rule 21”) of a Generating Facility that sells all of its exports to the grid to the Distribution Provider. This Agreement is not applicable to NEM Producers, Non-Export Producers and non-compensated exporting Producers.

1.2 Purpose
This Agreement incorporates in its entirety the Distribution Provider’s California Public Utilities Commission (“CPUC”) approved Electric Rule 21 (“Rule 21”), subject to any modifications the CPUC may direct in the exercise of its jurisdiction. This Agreement governs the terms and conditions under which the Interconnection Customer’s Generating Facility will interconnect with, and operate in parallel with, the Distribution Provider's Distribution System. In the event of inconsistency between this Agreement and the terms of Rule 21, the provisions of the latter shall control.

1.3 No Agreement to Purchase of Deliver Power
This Agreement does not constitute an agreement to purchase or deliver the Interconnection Customer's power. The purchase or delivery of power and other services that the Interconnection Customer may require will be covered under separate agreements, if any. The Interconnection Customer will be responsible for separately making all necessary arrangements (including scheduling) for delivery of electricity.

1.4 Limitations
Nothing in this Agreement is intended to affect any other agreement between the Distribution Provider and the Interconnection Customer.

1.5 Responsibilities of the Parties

1.5.1 The Parties shall perform all obligations of this Agreement in accordance with all Applicable Laws and Regulations, Operating Requirements, and Good Utility Practice.

1.5.2 The Interconnection Customer shall construct, interconnect, operate and maintain its Generating Facility and construct, operate, and maintain its Interconnection Facilities in accordance with the applicable manufacturer's recommended maintenance schedule, and in accordance with this Agreement, and with Good Utility Practice.

1.5.3 The Distribution Provider shall construct, operate, and maintain its Distribution System, Transmission System, Interconnection Facilities, Distribution Upgrades and Network Upgrades in accordance with this Agreement, and with Good Utility Practice.
1.5.4 The Interconnection Customer agrees to construct its facilities or systems in accordance with applicable specifications that meet or exceed those provided by the National Electrical Safety Code, the American National Standards Institute, IEEE, Underwriter's Laboratory, and Operating Requirements in effect at the time of construction and other applicable national and state codes and standards. The Interconnection Customer agrees to design, install, maintain, and operate its Generating Facility so as to reasonably minimize the likelihood of a disturbance adversely affecting or impairing the system or equipment of the Distribution Provider and any Affected Systems. The Interconnection Customer shall comply with the Distribution Provider’s Interconnection Handbook. In the event of a conflict between the terms of this GIA and the terms of the Distribution Provider’s Interconnection Handbook, the terms in this GIA shall govern.

1.5.5 Each Party shall operate, maintain, repair, and inspect, and shall be fully responsible for the facilities that it now or subsequently may own unless otherwise specified in the Attachments to this Agreement. Each Party shall be responsible for the safe installation, maintenance, repair and condition of their respective lines and appurtenances on their respective sides of the point of change of ownership. The Distribution Provider and the Interconnection Customer, as appropriate, shall provide Interconnection Facilities that adequately protect the Distribution Provider's Transmission System, Distribution System, personnel, and other persons from damage and injury. The allocation of responsibility for the design, installation, operation, maintenance and ownership of Interconnection Facilities shall be delineated in the Attachments to this Agreement.

1.5.6 The Distribution Provider shall coordinate with Affected Systems to support the interconnection.

1.5.7 The Interconnection Customer shall maintain QF status during the term of this Agreement.

1.6 Parallel Operation Obligations
Once the Generating Facility has been authorized to commence parallel operation, the Interconnection Customer shall abide by all rules and procedures pertaining to the parallel operation of the Generating Facility in the applicable balancing authority area, including, but not limited to; 1) the rules and procedures concerning the operation of generation set forth in Rule 21 or by the applicable system operator(s) for the Distribution Provider's Distribution System and; 2) the Operating Requirements set forth in Attachment 5 of this Agreement.

1.7 Metering
The Interconnection Customer shall be responsible for the Distribution Provider's
reasonable and necessary cost for the purchase, installation, operation, maintenance, testing, repair, and replacement of metering and data acquisition equipment specified in Attachments 2 and 3 of this Agreement. The Interconnection Customer's metering (and data acquisition, as required) equipment shall conform to applicable industry rules and Operating Requirements. Nothing in this provision replaces or alters the metering requirements in the Interconnection Customer’s PPA.

1.8 Reactive Power

1.8.1 The Interconnection Customer shall design its Generating Facility to maintain a composite power delivery at continuous rated power output at the Point of Interconnection and the Generating Facility shall be capable of operating within a power factor range of 0.9 leading to 0.9 lagging, unless the Distribution Provider has established different requirements that apply to all similarly situated generators in the balancing authority area on a comparable basis. Operation outside this range is acceptable provided the reactive power of the Generating Facility is used to meet the reactive power needs of the Host Loads or that reactive power is otherwise provided under tariff by Distribution Provider. The Interconnection Customer shall notify Distribution Provider if it is using the Generating Facility for power factor correction. Unless otherwise agreed upon by the Interconnection Customer and Distribution Provider, Generating Facilities shall automatically regulate power factor, not voltage, while operating in parallel with Distribution Provider’s Distribution System.

1.9 Capitalized Terms

Capitalized Terms used herein shall have the meanings specified in the Glossary of Terms in Attachment 1 or the body of this Agreement.

Article 2. Inspection, Testing, Authorization, and Right of Access

2.1 Equipment Testing and Inspection

2.1.1 Pursuant to Rule 21, the Interconnection Customer shall test and inspect its Generating Facility and Interconnection Facilities prior to interconnection. The Interconnection Customer shall notify the Distribution Provider of such activities no fewer than five Business Days (or as may be agreed to by the Parties) prior to such testing and inspection. Testing and inspection shall occur on a Business Day. The Distribution Provider may, at its own expense, send qualified personnel to the Generating Facility site to inspect the interconnection and observe the testing. The Interconnection Customer shall provide the Distribution Provider a written test report when such testing and inspection is completed.
2.1.2 The Distribution Provider shall provide the Interconnection Customer written acknowledgment that it has received the Interconnection Customer's written test report. Such written acknowledgment shall not be deemed to be or construed as any representation, assurance, guarantee, or warranty by the Distribution Provider of the safety, durability, suitability, or reliability of the Generating Facility or any associated control, protective, and safety devices owned or controlled by the Interconnection Customer or the quality of power produced by the Generating Facility.

2.2 **Authorization Required Prior to Parallel Operation**

2.2.1 The Distribution Provider shall use Reasonable Efforts to list applicable parallel operation requirements in Attachment 5 of this Agreement. Additionally, the Distribution Provider shall notify the Interconnection Customer of any changes to these requirements as soon as they are known. The Distribution Provider shall make Reasonable Efforts to cooperate with the Interconnection Customer in meeting requirements necessary for the Interconnection Customer to commence parallel operations by the in-service date.

2.2.2 The Interconnection Customer shall not operate its Generating Facility in parallel with the Distribution Provider's Distribution System without prior written authorization of the Distribution Provider. The Distribution Provider will provide such authorization once the Distribution Provider receives notification that the Interconnection Customer has complied with all applicable parallel operation requirements. Such authorization shall not be unreasonably withheld, conditioned, or delayed.

2.3 **Right of Access**

2.3.1 Upon reasonable notice, the Distribution Provider may send a qualified person to the premises of the Interconnection Customer at or immediately before the time the Generating Facility first operates in parallel to inspect the interconnection, and observe the commissioning of the Generating Facility (including any required testing), startup, and operation for a period of up to three (3) Business Days after initial start-up of the unit. In addition, the Interconnection Customer shall notify the Distribution Provider at least five (5) Business Days prior to conducting any on-site verification testing of the Generating Facility.

2.3.2 Following the initial inspection process described above, at reasonable hours, and upon reasonable notice, or at any time without notice in the event of an emergency or hazardous condition, the Distribution Provider shall have access to the Interconnection Customer's premises for any reasonable purpose in connection with the performance of the obligations imposed on it by this Agreement or if necessary to meet its legal obligation to provide service to its customers.
2.3.3 Costs associated with this Article are subject to the relevant provisions of Rule 21.

Article 3. Effective Date, Term, Termination, and Disconnection

3.1 Effective Date
This Agreement shall become effective upon execution by the Parties.

3.2 Term of Agreement
This Agreement shall become effective on the Effective Date and shall remain in effect for a period of ______ years from the Effective Date or such other longer period as the Parties may agree and shall be automatically renewed for each successive one-year period thereafter, unless terminated earlier in accordance with article 3.3 of this Agreement.

3.3 Termination
No termination shall become effective until the Parties have complied with all Applicable Laws and Regulations applicable to such termination.

3.3.1 The Interconnection Customer may terminate this Agreement at any time by giving the Distribution Provider twenty (20) Business Days written notice.

3.3.2 Either Party may terminate this Agreement after Default pursuant to article 7.6.

3.3.3 In addition, if the basis for Rule 21 applicability for this interconnection is based on the Interconnection Customer maintaining QF status and selling all its exports to the grid to Distribution Provider under a PURPA PPA, then this provision applies and Distribution Provider may terminate this Agreement if Interconnection Customer fails to maintain its QF status for the term of this Agreement or upon termination of Interconnection Customer’s PURPA PPA.

3.3.3.1 If Section 3.3.3 applies, Interconnection Customer is responsible for maintaining QF status and must notify Distribution Provider sixty (60) Calendar Days in advance of Interconnection Customer failing to maintain its QF status, selling to a third-party, or termination of its PURPA PPA. If Interconnection Customer fails to provide such notice, it is wholly responsible for any penalties incurred from any Governmental Authority or the California Independent System Operator Corporation (“CAISO”), including penalties and charges incurred by the Distribution Provider, as a result of this failure to notify the Distribution Provider.

3.3.3.2 If Interconnection Customer is no longer eligible for a Rule 21 interconnection then Distribution Provider may terminate this Agreement.
3.3.4 Upon termination of this Agreement, the Generating Facility will be disconnected from the Distribution Provider's Distribution System. All costs required to effectuate such disconnection shall be borne by the terminating Party, unless such termination resulted from the non-terminating Party's Default of this GIA or such non-terminating Party otherwise is responsible for these costs under this GIA.

3.3.5 The termination of this Agreement shall not relieve either Party of its liabilities and obligations, owed or continuing at the time of the termination.

3.3.6 This provisions of this article shall survive termination or expiration of this Agreement.

3.3.7 If the Generating Facility no longer falls within the scope and description provided in Section 1.1 of this Agreement, this Agreement is terminated.

3.4 Temporary Disconnection
Temporary disconnection shall continue only for so long as reasonably necessary under Good Utility Practice.

3.4.1 Emergency Conditions -- "Emergency Condition" shall mean a condition or situation: (1) that in the judgment of the Party making the claim is imminently likely to endanger life or property; or (2) that, in the case of the Distribution Provider, is imminently likely (as determined in a non-discriminatory manner) to cause a material adverse effect on the security of, or damage to the Distribution System, the Distribution Provider's Interconnection Facilities or any Affected Systems(s); or (3) that, in the case of the Interconnection Customer, is imminently likely (as determined in a non-discriminatory manner) to cause a material adverse effect on the security of, or damage to, the Generating Facility or the Interconnection Customer's Interconnection Facilities. Under Emergency Conditions, the Distribution Provider may immediately suspend interconnection service and temporarily disconnect the Generating Facility. The Distribution Provider shall notify the Interconnection Customer promptly when it becomes aware of an Emergency Condition that may reasonably be expected to affect the Interconnection Customer's operation of the Generating Facility. The Interconnection Customer shall notify the Distribution Provider promptly when it becomes aware of an Emergency Condition that may reasonably be expected to affect the Distribution Provider's Distribution System or any Affected Systems. To the extent information is known, the notification shall describe the Emergency Condition, the extent of the damage or deficiency, the expected effect on the operation of both Parties' facilities and operations, its anticipated duration, and the necessary corrective action.

3.4.2 Routine Maintenance, Construction, and Repair
The Distribution Provider may interrupt interconnection service or curtail the
output of the Generating Facility and temporarily disconnect the Generating Facility from the Distribution Provider's Distribution System when necessary for routine maintenance, construction, and repairs on the Distribution Provider's Distribution System and/or Transmission System. The Distribution Provider shall provide the Interconnection Customer with five Business Days notice prior to such interruption. The Distribution Provider shall use Reasonable Efforts to coordinate such reduction or temporary disconnection with the Interconnection Customer.

3.4.3 Forced Outages

During any forced outage, the Distribution Provider may suspend interconnection service to effect immediate repairs on the Distribution Provider's Distribution System and/or Transmission System. The Distribution Provider shall use Reasonable Efforts to provide the Interconnection Customer with prior notice. If prior notice is not given, the Distribution Provider shall, upon request, provide the Interconnection Customer written documentation after the fact explaining the circumstances of the disconnection.

3.4.4 Adverse Operating Effects

The Distribution Provider shall notify the Interconnection Customer as soon as practicable if, based on Good Utility Practice, operation of the Generating Facility may cause disruption or deterioration of service to other customers served from the same electric system, or if operating the Generating Facility could cause damage to the Distribution Provider's Distribution System or Affected Systems. Supporting documentation used to reach the decision to disconnect shall be provided to the Interconnection Customer upon request. If, after notice, the Interconnection Customer fails to remedy the adverse operating effect within a reasonable time, the Distribution Provider may disconnect the Generating Facility. The Distribution Provider shall provide the Interconnection Customer with five Business Day notice of such disconnection, unless the provisions of article 3.4.1 apply.

3.4.5 Modification of the Generating Facility

The Interconnection Customer must receive written authorization from the Distribution Provider before making any change to the Generating Facility that may have a material impact on the safety or reliability of the Distribution System and/or the Transmission System. Such authorization shall not be unreasonably withheld. Modifications shall be done in accordance with Good Utility Practice. If the Interconnection Customer makes such modification without the Distribution Provider's prior written authorization, the latter shall have the right to temporarily disconnect the Generating Facility.

3.4.6 Reconnection

The Parties shall cooperate with each other to restore the Generating Facility,
Article 4. Cost Responsibility for Interconnection Facilities and Distribution Upgrades

4.1 Interconnection Facilities

4.1.1 The Interconnection Customer shall pay for the cost of the Interconnection Facilities itemized in Attachment 2 of this Agreement. The Distribution Provider shall provide a best estimate cost, including overheads, for the purchase and construction of its Interconnection Facilities and provide a detailed itemization of such costs. Costs associated with Interconnection Facilities may be shared with other entities that may benefit from such facilities by agreement of the Interconnection Customer, such other entities, and the Distribution Provider.

4.1.2 The Interconnection Customer shall be responsible for its share of all reasonable expenses, including overheads, associated with (1) owning, operating, maintaining, repairing, and replacing its own Interconnection Facilities, and (2) operating, maintaining, repairing, and replacing the Distribution Provider's Interconnection Facilities.

4.2 Distribution Upgrades

The Distribution Provider shall design, procure, construct, install, and own the Distribution Upgrades described in Attachment 6 of this Agreement. If the Distribution Provider and the Interconnection Customer agree, the Interconnection Customer may construct Distribution Upgrades that are located on land owned by the Interconnection Customer. The actual cost of the Distribution Upgrades, including overheads, shall be directly assigned to the Interconnection Customer.

Article 5. Cost Responsibility for Network Upgrades

5.1 Applicability

No portion of this Article 5 shall apply unless the interconnection of the Generating Facility requires Network Upgrades.

5.2 Network Upgrades

The Distribution Provider or the Distribution Owner shall design, procure, construct, install, and own the Network Upgrades described in Attachment 6 of this Agreement. If the Distribution Provider and the Interconnection Customer agree, the Interconnection...
Customer may construct Network Upgrades that are located on land owned by the Interconnection Customer. Unless the Distribution Provider elects to pay for Network Upgrades, the actual cost of the Network Upgrades, including overheads, shall be borne by the Interconnection Customer unless Section 5.2.1 directs otherwise.

5.2.1 Repayment of Amounts Advanced for Network Upgrades

To the extent that the CAISO Tariff, currently Section 12.3.2 of Appendix Y, provides for cash repayment to interconnection customers for contribution to the cost of Network Upgrades, the Interconnection Customer shall be entitled to a cash repayment, equal to the total amount paid to the Distribution Provider and Affected System operator, if any, for Network Upgrades, including any tax gross-up or other tax-related payments associated with the Network Upgrades, and not otherwise refunded to the Interconnection Customer, to be paid to the Interconnection Customer on a dollar-for-dollar basis for the non-usage sensitive portion of transmission charges, as payments are made under the Distribution Provider's Tariff and Affected System's Tariff for transmission services with respect to the Generating Facility. Any repayment shall include interest calculated in accordance with the methodology set forth in FERC's regulations at 18 C.F.R. §35.19a(a)(2)(iii) from the date of any payment for Network Upgrades through the date on which the Interconnection Customer receives a repayment of such payment pursuant to this subparagraph. The Interconnection Customer may assign such repayment rights to any person. To the extent that the CAISO Tariff does not provide for cash repayment to interconnection customers for contribution to the cost of Network Upgrades, Interconnection Customer is not entitled to a cash repayment for amounts paid to the Distribution Provider and Affected System operator for Network Upgrades, and no cash repayment shall be made pursuant to this Agreement.

5.2.1.1 If the Interconnection Customer is entitled to a cash repayment pursuant to Article 5.2.1, the Interconnection Customer, the Distribution Provider, and any applicable Affected System operators may adopt any alternative payment schedule that is mutually agreeable so long as the Distribution Provider and said Affected System operators take one of the following actions no later than five years from the Commercial Operation Date: (1) return to the Interconnection Customer any amounts advanced for Network Upgrades not previously repaid, or (2) declare in writing that the Distribution Provider or any applicable Affected System operators will continue to provide payments to the Interconnection Customer on a dollar-for-dollar basis for the non-usage sensitive portion of transmission charges, or develop an alternative schedule that is mutually agreeable and provides for the return of all amounts advanced for Network Upgrades not previously repaid; however, full reimbursement shall not extend beyond twenty (20) years from the commercial operation date.
5.2.1.2  If the Generating Facility fails to achieve commercial operation, but it or another generating facility is later constructed and requires use of the Network Upgrades, the Distribution Provider and Affected System operator shall at that time reimburse the Interconnection Customer for the amounts advanced for the Network Upgrades if the Interconnection Customer is entitled to a cash repayment pursuant to Article 5.2.1. Before any such reimbursement can occur, the Interconnection Customer, or the entity that ultimately constructs the generating facility, if different, is responsible for identifying the entity to which reimbursement must be made.

5.3 [Intentionally Omitted]

5.4 Rights Under Other Agreements
   Notwithstanding any other provision of this Agreement, nothing herein shall be construed as relinquishing or foreclosing any rights, including but not limited to firm transmission rights, capacity rights, transmission congestion rights, or transmission credits, that the Interconnection Customer shall be entitled to, now or in the future, under any other agreement or tariff as a result of, or otherwise associated with, the transmission capacity, if any, created by the Network Upgrades, including the right to obtain cash reimbursements or transmission credits for transmission service that is not associated with the Generating Facility.

Article 6. Billing, Payment, Milestones, and Financial Security

6.1 Billing and Payment Procedures and Final Accounting

   6.1.1 The Distribution Provider shall bill the Interconnection Customer for the design, engineering, construction, and procurement costs, including any applicable taxes, of Interconnection Facilities and Upgrades contemplated by this Agreement on a monthly basis, or as otherwise agreed by the Parties. The Interconnection Customer shall pay each bill within 30 calendar days of receipt, or as otherwise agreed to by the Parties.

   6.1.2 Within three months of completing the construction and installation of the Distribution Provider's Interconnection Facilities and/or Upgrades described in the Attachments to this Agreement, the Distribution Provider shall provide the Interconnection Customer with a final accounting report of any difference between (1) the Interconnection Customer's cost responsibility for the actual cost of such facilities or Upgrades, and (2) the Interconnection Customer's previous aggregate payments to the Distribution Provider for such facilities or Upgrades. If the Interconnection Customer's cost responsibility exceeds its previous aggregate payments, the Distribution Provider shall invoice the Interconnection
Customer for the amount due and the Interconnection Customer shall make payment to the Distribution Provider within 30 calendar days. If the Interconnection Customer's previous aggregate payments exceed its cost responsibility under this Agreement, the Distribution Provider shall refund to the Interconnection Customer an amount equal to the difference within 30 calendar days of the final accounting report.

6.2 Milestones
The Parties shall agree on milestones for which each Party is responsible and list them in Attachment 4 of this Agreement. A Party's obligations under this provision may be extended by agreement. If a Party anticipates that it will be unable to meet a milestone for any reason other than a Uncontrollable Force Event, it shall immediately notify the other Party of the reason(s) for not meeting the milestone and (1) propose the earliest reasonable alternate date by which it can attain this and future milestones, and (2) requesting appropriate amendments to Attachment 4. The Party affected by the failure to meet a milestone shall not unreasonably withhold agreement to such an amendment unless it will suffer significant uncompensated economic or operational harm from the delay, (2) attainment of the same milestone has previously been delayed, or (3) it has reason to believe that the delay in meeting the milestone is intentional or unwarranted notwithstanding the circumstances explained by the Party proposing the amendment.

6.3 Financial Security Arrangements
At least 20 Business Days prior to the commencement of the design, procurement, installation, or construction of a discrete portion of the Distribution Provider's Interconnection Facilities and Upgrades, the Interconnection Customer shall provide the Distribution Provider, at the Interconnection Customer's option, a guarantee, a surety bond, letter of credit or other form of security that is reasonably acceptable to the Distribution Provider and is consistent with the Uniform Commercial Code of the jurisdiction where the Point of Interconnection is located. Such security for payment shall be in an amount sufficient to cover the costs for constructing, designing, procuring, and installing the applicable portion of the Distribution Provider's Interconnection Facilities and Upgrades and shall be reduced on a dollar-for-dollar basis for payments made to the Distribution Provider under this Agreement during its term. In addition:

6.3.1 The guarantee must be made by an entity that meets the creditworthiness requirements of the Distribution Provider, and contain terms and conditions that guarantee payment of any amount that may be due from the Interconnection Customer, up to an agreed-to maximum amount.

6.3.2 The letter of credit or surety bond must be issued by a financial institution or insurer reasonably acceptable to the Distribution Provider and must specify a reasonable expiration date.
Article 7. Assignment, Liability, Indemnity, Uncontrollable Force, Consequential Damages, and Default

7.1 Assignment
This Agreement may be assigned by either Party upon fifteen (15) Business Days prior written notice and opportunity to object by the other Party; provided that:

7.1.1 Either Party may assign this Agreement without the consent of the other Party to any affiliate of the assigning Party with an equal or greater credit rating and with the legal authority and operational ability to satisfy the obligations of the assigning Party under this Agreement, provided that the Interconnection Customer promptly notifies the Distribution Provider of any such assignment;

7.1.2 The Interconnection Customer shall have the right to assign this Agreement, without the consent of the Distribution Provider, for collateral security purposes to aid in providing financing for the Generating Facility, provided that the Interconnection Customer will promptly notify the Distribution Provider of any such assignment.

7.1.3 Any attempted assignment that violates this article is void and ineffective. Assignment shall not relieve a Party of its obligations, nor shall a Party's obligations be enlarged, in whole or in part, by reason thereof. An assignee is responsible for meeting the same financial, credit, and insurance obligations as the Interconnection Customer. Where required, consent to assignment will not be unreasonably withheld, conditioned or delayed.

7.2 Limitation of Liability
Each Party's liability to the other Party for any loss, cost, claim, injury, liability, or expense, including reasonable attorney's fees, relating to or arising from any act or omission in its performance of this Agreement, shall be limited to the amount of direct damage actually incurred. In no event shall either Party be liable to the other Party for any indirect, special, consequential, or punitive damages, except as authorized by this Agreement.

7.3 Indemnity

7.3.1 This provision protects each Party from liability incurred to third parties as a result of carrying out the provisions of this Agreement. Liability under this provision is exempt from the general limitations on liability found in article 7.2.

7.3.2 The Parties shall at all times indemnify, defend, and hold the other Party harmless from, any and all damages, losses, claims, including claims and actions relating to injury to or death of any person or damage to property, demand, suits, recoveries, costs and expenses, court costs, attorney fees, and all other obligations by or to
third parties, arising out of or resulting from the other Party's action or failure to meet its obligations under this Agreement on behalf of the indemnifying Party, except in cases of gross negligence or intentional wrongdoing by the indemnified Party.

7.3.3 If an indemnified person is entitled to indemnification under this article as a result of a claim by a third party, and the indemnifying Party fails, after notice and reasonable opportunity to proceed under this article, to assume the defense of such claim, such indemnified person may at the expense of the indemnifying Party contest, settle or consent to the entry of any judgment with respect to, or pay in full, such claim.

7.3.4 If an indemnifying party is obligated to indemnify and hold any indemnified person harmless under this article, the amount owing to the indemnified person shall be the amount of such indemnified person's actual loss, net of any insurance or other recovery.

7.3.5 Promptly after receipt by an indemnified person of any claim or notice of the commencement of any action or administrative or legal proceeding or investigation as to which the indemnity provided for in this article may apply, the indemnified person shall notify the indemnifying party of such fact. Any failure of or delay in such notification shall not affect a Party's indemnification obligation unless such failure or delay is materially prejudicial to the indemnifying party.

7.4 Consequential Damages

Other than as expressly provided for in this Agreement, neither Party shall be liable under any provision of this Agreement for any losses, damages, costs or expenses for any special, indirect, incidental, consequential, or punitive damages, including but not limited to loss of profit or revenue, loss of the use of equipment, cost of capital, cost of temporary equipment or services, whether based in whole or in part in contract, in tort, including negligence, strict liability, or any other theory of liability; provided, however, that damages for which a Party may be liable to the other Party under another agreement will not be considered to be special, indirect, incidental, or consequential damages hereunder.

7.5 Uncontrollable Force

7.5.1 As used in this article, an Uncontrollable Force Event shall mean "any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm, flood, earthquake, explosion, breakage or accident to machinery or equipment, any curtailment, order, regulation or restriction imposed by governmental, military or lawfully established civilian authorities, or any other cause beyond the reasonable control of the Distribution Provider or Interconnection Customer"
which could not be avoided through the exercise of Good Utility Practice. An Uncontrollable Force Event does not include an act of negligence or intentional wrongdoing by the Party claiming Uncontrollable Force."

7.5.2 If an Uncontrollable Force Event prevents a Party from fulfilling any obligations under this Agreement, the Party affected by the Uncontrollable Force Event (Affected Party) shall promptly notify the other Party, either in writing or via the telephone, of the existence of the Uncontrollable Force Event. The notification must specify in reasonable detail the circumstances of the Uncontrollable Force Event, its expected duration, and the steps that the Affected Party is taking to mitigate the effects of the event on its performance. The Affected Party shall keep the other Party informed on a continuing basis of developments relating to the Uncontrollable Force Event until the event ends. The Affected Party will be entitled to suspend or modify its performance of obligations under this Agreement (other than the obligation to make payments) only to the extent that the effect of the Uncontrollable Force Event cannot be mitigated by the use of Reasonable Efforts. The Affected Party will use Reasonable Efforts to resume its performance as soon as possible.

7.6 Default

7.6.1 No Default shall exist where such failure to discharge an obligation (other than the payment of money) is the result of an Uncontrollable Force Event as defined in this Agreement or the result of an act or omission of the other Party. Upon a Default, the non-defaulting Party shall give written notice of such Default to the defaulting Party. Except as provided in article 7.6.2, the defaulting Party shall have 60 calendar days from receipt of the Default notice within which to cure such Default; provided however, if such Default is not capable of cure within 60 calendar days, the defaulting Party shall commence such cure within 20 calendar days after notice and continuously and diligently complete such cure within six months from receipt of the Default notice; and, if cured within such time, the Default specified in such notice shall cease to exist.

7.6.2 If a Default is not cured as provided in this article, or if a Default is not capable of being cured within the period provided for herein, the non-defaulting Party shall have the right to terminate this Agreement by written notice at any time until cure occurs, and be relieved of any further obligation hereunder and, whether or not that Party terminates this Agreement, to recover from the defaulting Party all amounts due hereunder, plus all other damages and remedies to which it is entitled at law or in equity. The provisions of this article will survive termination of this Agreement.
Article 8. Insurance

8.1 General Liability and Additional Insurance
The Interconnection Customer shall, at its own expense, maintain in force general liability insurance without any exclusion for liabilities related to the interconnection undertaken pursuant to this Agreement. The amount of such insurance shall be sufficient to insure against all reasonably foreseeable direct liabilities given the size and nature of the generating equipment being interconnected, the interconnection itself, and the characteristics of the system to which the interconnection is made. The Interconnection Customer shall obtain additional insurance only if necessary as a function of owning and operating a generating facility. Such insurance shall be obtained from an insurance provider authorized to do business in California. Certification that such insurance is in effect shall be provided upon request of the Distribution Provider, except that the Interconnection Customer shall show proof of insurance to the Distribution Provider no later than ten (10) Business Days prior to the anticipated Parallel Operation date. An Interconnection Customer of sufficient credit-worthiness may propose to self-insure for such liabilities, and such a proposal shall not be unreasonably rejected.

8.2 Maintenance of Insurance
The Distribution Provider agrees to maintain general liability insurance or self-insurance consistent with the Distribution Provider’s commercial practice. Such insurance or self-insurance shall not exclude coverage for the Distribution Provider's liabilities undertaken pursuant to this Agreement.

8.3 Notification
The Parties further agree to notify each other whenever an accident or incident occurs resulting in any injuries or damages that are included within the scope of coverage of such insurance, whether or not such coverage is sought.

Article 9. Confidentiality

9.1 Definition of Confidential Information
The confidentiality provisions applicable to this Agreement are set forth in Section D.7, Confidentiality of Rule 21 and in the following provisions included in this Article.

9.1.1 Release of Confidential Information
Neither Party shall release or disclose Confidential Information to any other person, employees, consultants, or to parties who may be or considering providing financing to or equity participation with Interconnection Customer, or to potential purchasers or assignees of Interconnection Customer, on a need-to-know basis in connection with these procedures, unless such person has first been advised of the confidentiality provisions of this Article and has agreed to comply
with such provisions. Notwithstanding the foregoing, a Party providing
Confidential Information to any person shall remain primarily responsible for any
release of Confidential Information in contravention of this Article.

9.1.2 Rights

Each Party retains all rights, title, and interest in the Confidential Information that
each Party discloses to the other Party. The disclosure by each Party to the other
Party of Confidential Information shall not be deemed a waiver by either Party or
any other person or entity of the right to protect the Confidential Information from
public disclosure.

9.1.3 No Warranties

By providing Confidential Information, neither Party makes any warranties or
representations as to its accuracy or completeness. In addition, by supplying
Confidential Information, neither Party obligates itself to provide any particular
information or Confidential Information to the other Party nor to enter into any
further agreements or proceed with any other relationship or joint venture.

9.1.4 Standard of Care

Each Party shall use at least the same standard of care to protect Confidential
Information it receives as it uses to protect its own Confidential Information from
unauthorized disclosure, publication or dissemination; however, in no case shall a
Party use less than reasonable care in protecting Confidential Information. Each
Party may use Confidential Information solely to fulfill its obligations to the other
Party under this Agreement or its regulatory requirements.

9.1.5 Order of Disclosure

If a court or a Government Authority or entity with the right, power, and apparent
authority to do so requests or requires either Party, by subpoena, oral deposition,
interrogatories, requests for production of documents, administrative order, or
otherwise, to disclose Confidential Information, that Party shall provide the other
Party with prompt notice of such request(s) or requirement(s) so that the other
Party may seek an appropriate protective order or waive compliance.
Notwithstanding the absence of a protective order or waiver, the Party may
disclose such Confidential Information which, in the opinion of its counsel, the
Party is legally compelled to disclose. Each Party will use Reasonable Efforts to
obtain reliable assurance that confidential treatment will be accorded any
Confidential Information so furnished.

9.1.6 Remedies
The Parties agree that monetary damages would be inadequate to compensate a Party for the other Party's Breach of its obligations under this Article. Each Party accordingly agrees that the other Party shall be entitled to equitable relief, by way of injunction or otherwise, if the first Party Breaches or threatens to Breach its obligations under this Article, which equitable relief shall be granted without bond or proof of damages, and the receiving Party shall not plead in defense that there would be an adequate remedy at law. Such remedy shall not be deemed an exclusive remedy for the Breach of this Article, but shall be in addition to all other remedies available at law or in equity. The Parties further acknowledge and agree that the covenants contained herein are necessary for the protection of legitimate business interests and are reasonable in scope. No Party, however, shall be liable for indirect, incidental, or consequential or punitive damages of any nature or kind resulting from or arising in connection with this Article.

Article 10. Disputes

10.1 Dispute Resolution
Any dispute arising between the Parties regarding a Party’s performance of its obligations under this Agreement or requirements related to the interconnection of the Generating Facility shall be resolved according to the procedures in Rule 21.

Article 11. Taxes

11.1 Applicable Tax Laws and Regulation
The Parties agree to follow all applicable tax laws and regulations, consistent with CPUC policy and Internal Revenue Service requirements.

11.2 Maintenance of Tax Status
Each Party shall cooperate with the other to maintain the other Party's tax status. Nothing in this Agreement is intended to adversely affect the Distribution Provider's tax exempt status with respect to the issuance of bonds including, but not limited to, local furnishing bonds.

Article 12. Miscellaneous

12.1 Governing Law, Regulatory Authority, and Rules
The validity, interpretation and enforcement of this Agreement and each of its provisions shall be governed by the laws of the State of California (where the Point of Interconnection is located), without regard to its conflicts of law principles. This Agreement is subject to all Applicable Laws and Regulations. Each Party expressly
Rule 21 Generator Interconnection Agreement for Exporting Generating Facilities
Interconnecting Under the Fast Track Process

reserves the right to seek changes in, appeal, or otherwise contest any laws, orders, or regulations of a Governmental Authority.

12.2 Amendment
The Parties may amend this Agreement by a written instrument duly executed by both Parties.

12.3 No Third-Party Beneficiaries
This Agreement is not intended to and does not create rights, remedies, or benefits of any character whatsoever in favor of any persons, corporations, associations, or entities other than the Parties, and the obligations herein assumed are solely for the use and benefit of the Parties, their successors in interest and where permitted, their assigns.

12.4 Waiver

12.4.1 The failure of a Party to this Agreement to insist, on any occasion, upon strict performance of any provision of this Agreement will not be considered a waiver of any obligation, right, or duty of, or imposed upon, such Party.

12.4.2 Any waiver at any time by either Party of its rights with respect to this Agreement shall not be deemed a continuing waiver or a waiver with respect to any other failure to comply with any other obligation, right, duty of this Agreement. Termination or default of this Agreement for any reason by Interconnection Customer shall not constitute a waiver of the Interconnection Customer's legal rights to obtain an interconnection from the Distribution Provider. Any waiver of this Agreement shall, if requested, be provided in writing.

12.5 Entire Agreement
This Agreement, including all Attachments, and any incorporated tariffs or Rules, constitutes the entire agreement between the Parties with reference to the subject matter hereof, and supersedes all prior and contemporaneous understandings or agreements, oral or written, between the Parties with respect to the subject matter of this Agreement. There are no other agreements, representations, warranties, or covenants which constitute any part of the consideration for, or any condition to, either Party's compliance with its obligations under this Agreement.

12.6 Multiple Counterparts
This Agreement may be executed in two or more counterparts, each of which is deemed an original but all constitute one and the same instrument.

12.7 No Partnership
This Agreement shall not be interpreted or construed to create an association, joint venture, agency relationship, or partnership between the Parties or to impose any partnership obligation or partnership liability upon either Party. Neither Party shall have
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any right, power or authority to enter into any agreement or undertaking for, or act on
behalf of, or to act as or be an agent or representative of, or to otherwise bind, the other
Party.

12.8 Severability
If any provision or portion of this Agreement shall for any reason be held or adjudged to
be invalid or illegal or unenforceable by any court of competent jurisdiction or other
Governmental Authority, (1) such portion or provision shall be deemed separate and
independent, (2) the Parties shall negotiate in good faith to restore insofar as practicable
the benefits to each Party that were affected by such ruling, and (3) the remainder of this
Agreement shall remain in full force and effect.

12.9 Security Arrangements
Infrastructure security of electric system equipment and operations and control hardware
and software is essential to ensure day-to-day reliability and operational security. All
public utilities are expected to meet basic standards for system infrastructure and
operational security, including physical, operational, and cyber-security practices.

12.10 Environmental Releases
Each Party shall notify the other Party, first orally and then in writing, of the release of
any hazardous substances, any asbestos or lead abatement activities, or any type of
remediation activities related to the Generating Facility or the Interconnection Facilities,
each of which may reasonably be expected to affect the other Party. The notifying Party
shall (1) provide the notice as soon as practicable, provided such Party makes a good
faith effort to provide the notice no later than 24 hours after such Party becomes aware of
the occurrence, and (2) promptly furnish to the other Party copies of any publicly
available reports filed with any governmental authorities addressing such events.

12.11 Subcontractors
Nothing in this Agreement shall prevent a Party from utilizing the services of any
subcontractor as it deems appropriate to perform its obligations under this Agreement;
provided, however, that each Party shall require its subcontractors to comply with all
applicable terms and conditions of this Agreement in providing such services and each
Party shall remain primarily liable to the other Party for the performance of such
subcontractor.

12.11.1 The creation of any subcontract relationship shall not relieve the hiring Party of
any of its obligations under this Agreement. The hiring Party shall be fully
responsible to the other Party for the acts or omissions of any subcontractor the
hiring Party hires as if no subcontract had been made; provided, however, that
in no event shall the Distribution Provider be liable for the actions or inactions
of the Interconnection Customer or its subcontractors with respect to
obligations of the Interconnection Customer under this Agreement. Any
applicable obligation imposed by this Agreement upon the hiring Party shall be
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equally binding upon, and shall be construed as having application to, any subcontractor of such Party.

12.11.2 The obligations under this article will not be limited in any way by any limitation of subcontractor’s insurance.

12.12 CPUC Modification

Unless otherwise ordered by the CPUC, this Agreement at all times shall be subject to such modifications as the CPUC may direct from time to time in the exercise of its jurisdiction.

12.13 Review of Records and Data

12.13.1 The Distribution Provider shall have the right to review and obtain copies of Interconnection Customer’s operations and maintenance records, logs, or other information such as, unit availability, maintenance outages, circuit breaker operation requiring manual reset, relay targets and unusual events pertaining to Interconnection Customer’s Generating Facility or its interconnection with Distribution Provider’s Distribution System.

12.13.2 The Interconnection Customer authorizes the Distribution Provider to release to the California Energy Commission (“CEC”), the CAISO, and/or the CPUC information regarding the Generating Facility, including the Interconnection Customer’s name and location, and the size, location and operational characteristics of the Generating Facility, as requested from time to time pursuant to the CEC’s, CAISO’s, or CPUC’s rules and regulations.

Article 13. Notices

13.1 General

Unless otherwise provided in this Agreement, any written notice, demand, or request required or authorized in connection with this Agreement (“Notice”) shall be deemed properly given if delivered in person, delivered by recognized national currier service, or sent by first class mail, postage prepaid, to the person specified below:

If to the Interconnection Customer:

Interconnection Customer: ____________________________________________
Attention: __________________________________________________________
Address: __________________________________________________________
City: _______________________________ State:______________ Zip:_______
Phone: ________________       Fax: _________________
13.2 Billing and Payment
Billings and payments shall be sent to the addresses set out below:

Interconnection Customer: ____________________________________________
Attention: _________________________________________________________
Address: __________________________________________________________
City: _______________________________ State:______________ Zip:________

Distribution Provider: _____________________________________________
Attention: _________________________________________________________
Address: __________________________________________________________
City: _______________________________ State:______________ Zip:________

13.3 Alternative Forms of Notice
Any notice or request required or permitted to be given by either Party to the other and
not required by this Agreement to be given in writing may be so given by telephone,
fax or e-mail to the telephone numbers and e-mail addresses set out below:

If to the Interconnection Customer:

Interconnection Customer: ____________________________________________
Attention: _________________________________________________________
Address: __________________________________________________________
City: _______________________________ State:______________ Zip:________
Phone: ________________       Fax: __________________

If to the Distribution Provider:

Distribution Provider: _____________________________________________
Attention: _________________________________________________________
Address: __________________________________________________________
City: _______________________________ State:______________ Zip:________
Phone: ________________       Fax: __________________

13.4 Designated Operating Representative
The Parties may also designate operating representatives to conduct the communications
which may be necessary or convenient for the administration of this Agreement. This
person will also serve as the point of contact with respect to operations and maintenance of the Party’s facilities.

Interconnection Customer’s Operating Representative:

Interconnection Customer: ____________________________
Attention: ____________________________
Address: ______________________________________
City: __________________ State: __________ Zip: ______
Phone: ______________ Fax: ______________

Distribution Provider’s Operating Representative:

Distribution Provider: ____________________________
Attention: ____________________________
Address: ______________________________________
City: __________________ State: __________ Zip: ______
Phone: ______________ Fax: ______________

13.5 Changes to the Notice Information
Either Party may change this information by giving five Business Days written notice prior to the effective date of the change.

Article 14. Signatures

IN WITNESS WHEREOF, the Parties have caused this Agreement to be executed by their respective duly authorized representatives.

For the Distribution Provider

Name: ____________________________
Title: ____________________________
Date: __________________

For the Interconnection Customer

Name: ____________________________
Title: ____________________________
Date: __________________
Glossary of Terms

**Affected System** - An electric system other than the Distribution Provider's Distribution System that may be affected by the proposed interconnection, including but not limited to the Transmission System.

**Applicable Laws and Regulations** - All duly promulgated applicable federal, state and local laws, regulations, rules, ordinances, codes, decrees, judgments, directives, or judicial or administrative orders, permits and other duly authorized actions of any Governmental Authority.

**Business Day** - Monday through Friday, excluding Federal and State Holidays.

**Default** - The failure of a breaching Party to cure its breach under the Agreement.

**Distribution Owner** - The entity that owns, leases or otherwise possesses an interest in the portion of the Distribution System at the Point of Interconnection and may be a Party to the Agreement to the extent necessary.

**Distribution Provider** - The public utility (or its designated agent) that owns, controls, or operates transmission or distribution facilities used for the transmission of electricity and provides distribution service to the Interconnection Customer. The term Distribution Provider should be read to include the Distribution Owner when the Distribution Owner is separate from the Distribution Provider.

**Distribution System** - Those non-CAISO transmission and distribution facilities, owned, controlled and operated by the Distribution Provider that are used to provide distribution service, which facilities and equipment are used to transmit electricity to ultimate usage points such as homes and industries directly from nearby generators or from interchanges with higher voltage transmission networks which transport bulk power over longer distances. The voltage levels at which Distribution Systems operate differ among areas.

**Distribution Upgrades** - The additions, modifications, and upgrades to the Distribution Provider's Distribution System at or beyond the Point of Interconnection to facilitate interconnection of the Generating Facility. Distribution Upgrades do not include Interconnection Facilities.

**Fast Track Process** - The interconnection study process set forth in Section F.2 of Rule 21.

**Generating Facility** - The Interconnection Customer's device for the production or storage of electricity identified in Attachment 2 of the Agreement, but shall not include the Interconnection Customer's Interconnection Facilities.

**Good Utility Practice** - Any of the practices, methods and acts engaged in or approved by a
significant portion of the electric industry during the relevant time period, or any of the practices, methods and acts which, in the exercise of reasonable judgment in light of the facts known at the time the decision was made, could have been expected to accomplish the desired result at a reasonable cost consistent with good business practices, reliability, safety and expedition. Good Utility Practice is not intended to be limited to the optimum practice, method, or act to the exclusion of all others, but rather to be acceptable practices, methods, or acts generally accepted in the region.

**Governmental Authority** - Any federal, state, local or other governmental regulatory or administrative agency, court, commission, department, board, or other governmental subdivision, legislature, rulemaking board, tribunal, or other governmental authority having jurisdiction over the Parties, their respective facilities, or the respective services they provide, and exercising or entitled to exercise any administrative, executive, police, or taxing authority or power; provided, however, that such term does not include the Interconnection Customer, the Distribution Provider, or any Affiliate thereof.

**Interconnection Customer** - Any entity, including the Distribution Provider, Distribution Owner or any of the affiliates or subsidiaries of either, that proposes to interconnect its Generating Facility with the Distribution Provider's Distribution System. The definition of “Interconnection Customer” in this Agreement is intended to be identical to and used interchangeably with the definition of “Producer” in Rule 21.

**Interconnection Facilities** - The Distribution Provider's Interconnection Facilities and the Interconnection Customer's Interconnection Facilities. Collectively, Interconnection Facilities include all facilities and equipment between the Generating Facility and the Point of Interconnection, including any modification, additions or upgrades that are necessary to physically and electrically interconnect the Generating Facility to the Distribution Provider's Distribution System. Interconnection Facilities are sole use facilities and shall not include Distribution Upgrades or Network Upgrades.

**Interconnection Handbook** - A handbook, developed by the Distribution Provider and posted on the Distribution Provider’s website or otherwise made available by the Distribution Provider, describing the technical and operational requirements for wholesale generators and loads connected to the Distribution System, as such handbook may be modified or superseded from time to time. In the event of a conflict between the terms of this Agreement and the terms of the Distribution Provider’s Interconnection Handbook, the terms in this Agreement shall govern.

**Network Upgrades** - Additions, modifications, and upgrades to the Distribution Provider's Transmission System required at or beyond the point at which the Distribution System connects to the Distribution Provider’s Transmission System to accommodate the interconnection of the Generating Facility to the Distribution Provider’s Distribution System. Network Upgrades do not include Distribution Upgrades.

**Operating Requirements** - Any operating and technical requirements that may be applicable
due to Regional Transmission Organization, the CAISO, balancing authority area, or the Distribution Provider's requirements, including those set forth in the Agreement.

**Party or Parties** - The Distribution Provider, Distribution Owner, Interconnection Customer, Producer or any combination of the above.

**Point of Interconnection** - The point where the Interconnection Facilities connect with the Distribution Provider's Distribution System.

**Reasonable Efforts** - With respect to an action required to be attempted or taken by a Party under the Agreement, efforts that are timely and consistent with Good Utility Practice and are otherwise substantially equivalent to those a Party would use to protect its own interests.

**Transmission System** - Those facilities owned by the Distribution Provider that have been placed under the CAISO’s operational control and are part of the CAISO Grid.

**Upgrades** - The required additions and modifications to the Distribution Provider's Distribution System and Transmission System at or beyond the Point of Interconnection. Upgrades may be Network Upgrades or Distribution Upgrades. Upgrades do not include Interconnection Facilities.
Attachment 2

Description and Costs of the Generating Facility,
Interconnection Facilities and Metering Equipment

Equipment, including the Generating Facility, Interconnection Facilities, and metering equipment shall be itemized and identified as being owned by the Interconnection Customer, the Distribution Provider, or the Distribution Owner. The Distribution Provider will provide a best estimate itemized cost, including overheads, of its Interconnection Facilities and metering equipment, and a best estimate itemized cost of the annual operation and maintenance expenses associated with its Interconnection Facilities and metering equipment.
Attachment 3

One-line Diagram Depicting the Generating Facility, Interconnection Facilities, Metering Equipment, and Upgrades
**Milestones**

In-Service Date: ________________

Critical milestones and responsibility as agreed to by the Parties:

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Agreed to by:

For the Distribution Provider________________________  Date______________

For the Distribution Owner (If Applicable) ________________________ Date_____________

For the Interconnection Customer________________________  Date______________
Additional Operating Requirements for the Distribution Provider's Distribution System and Affected Systems Needed to Support the Interconnection Customer's Needs

The Distribution Provider shall also provide requirements that must be met by the Interconnection Customer prior to initiating parallel operation with the Distribution Provider's Distribution System.
Distribution Provider's Description of its Upgrades and Cost Responsibility

The Distribution Provider shall describe Upgrades and provide an itemized best estimate of the cost, including overheads, of the Upgrades and annual operation and maintenance expenses associated with such Upgrades. The Distribution Provider shall functionalize Upgrade costs and annual expenses as either transmission or distribution related.
RULE 21 GENERATOR INTERCONNECTION AGREEMENT (GIA) FOR EXPORTING GENERATING FACILITIES INTERCONNECTING UNDER THE FAST TRACK PROCESS
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This Interconnection Agreement (“Agreement” or “GIA”) is made and entered into this ______ day of ________________, 20__, by ______________________________________
(“Distribution Provider”), and _________________________________________________
(“Interconnection Customer”) each hereinafter sometimes referred to individually as “Party” or
both referred to collectively as the “Parties.”

**Distribution Provider Information**

Distribution Provider: ______________________________________________
Attention: _________________________________________________________
Address: __________________________________________________________
City: _______________________________ State: ______________ Zip: ______
Phone: ________________       Fax: _________________

**Interconnection Customer Information**

Interconnection Customer: ____________________________________________
Attention: _________________________________________________________
Address: __________________________________________________________
City: _______________________________ State: ______________ Zip: ______
Phone: ________________       Fax: _________________

Interconnection Customer Application No: _____________

WHEREAS, Interconnection Customer proposes to interconnect to the Distribution System;

WHEREAS, the basis for the Parties entering into this Agreement is that Interconnection
Customer is a Qualifying Facility (“QF”) and will sell all of its exports to the grid to the
Distribution Provider under a power purchase agreement (“PPA”) entered into pursuant to the
Public Utility Regulatory Policies Act of 1978 (“PURPA”); or

WHEREAS, the basis for the Parties entering into this Agreement is:

(Insert Description or N/A)

THEREFORE, in consideration of the mutual covenants set forth herein, the Parties agree as
follows:
Article 1. Scope and Limitations of Agreement

1.1 Applicability
This Agreement shall be used for an interconnection governed by the Distribution Provider’s California Public Utilities Commission (“CPUC”) approved Electric Rule 21 (“Rule 21”) of a Generating Facility that sells all of its exports to the grid to the Distribution Provider. This Agreement is not applicable to NEM Producers, Non-Export Producers and non-compensated exporting Producers.

1.2 Purpose
This Agreement incorporates in its entirety the Distribution Provider’s Rule 21, subject to any modifications the CPUC may direct in the exercise of its jurisdiction. This Agreement governs the terms and conditions under which the Interconnection Customer’s Generating Facility will interconnect with, and operate in parallel with, the Distribution Provider's Distribution System. In the event of inconsistency between this Agreement and the terms of Rule 21, the provisions of the latter shall control.

1.3 No Agreement to Purchase or Deliver Power
This Agreement does not constitute an agreement to purchase or deliver the Interconnection Customer's power. The purchase or delivery of power and other services that the Interconnection Customer may require will be covered under separate agreements, if any. The Interconnection Customer will be responsible for separately making all necessary arrangements (including scheduling) for delivery of electricity.

1.4 Limitations
Nothing in this Agreement is intended to affect any other agreement between the Distribution Provider and the Interconnection Customer.

1.5 Responsibilities of the Parties

1.5.1 The Parties shall perform all obligations of this Agreement in accordance with all Applicable Laws and Regulations, Operating Requirements, and Good Utility Practice.

1.5.2 The Interconnection Customer shall construct, interconnect, operate and maintain its Generating Facility and construct, operate, and maintain its Interconnection Facilities in accordance with the applicable manufacturer's recommended maintenance schedule, and in accordance with this Agreement, and with Good Utility Practice.

1.5.3 The Distribution Provider shall construct, operate, and maintain its Distribution System, Transmission System, Interconnection Facilities, Distribution Upgrades and Network Upgrades in accordance with this Agreement, and with Good Utility Practice.

1.5.4 The Interconnection Customer agrees to construct its facilities or systems in
accordance with applicable specifications that meet or exceed those provided by the National Electrical Safety Code, the American National Standards Institute, IEEE, Underwriter's Laboratory, and Operating Requirements in effect at the time of construction and other applicable national and state codes and standards. The Interconnection Customer agrees to design, install, maintain, and operate its Generating Facility so as to reasonably minimize the likelihood of a disturbance adversely affecting or impairing the system or equipment of the Distribution Provider and any Affected Systems. The Interconnection Customer shall comply with the Distribution Provider’s Interconnection Handbook. In the event of a conflict between the terms of this GIA and the terms of the Distribution Provider’s Interconnection Handbook, the terms in this GIA shall govern.

1.5.5 Each Party shall operate, maintain, repair, and inspect, and shall be fully responsible for the facilities that it now or subsequently may own unless otherwise specified in the Attachments to this Agreement. Each Party shall be responsible for the safe installation, maintenance, repair and condition of their respective lines and appurtenances on their respective sides of the point of change of ownership. The Distribution Provider and the Interconnection Customer, as appropriate, shall provide Interconnection Facilities that adequately protect the Distribution Provider's Transmission System, Distribution System, personnel, and other persons from damage and injury. The allocation of responsibility for the design, installation, operation, maintenance and ownership of Interconnection Facilities shall be delineated in the Attachments to this Agreement.

1.5.6 The Distribution Provider shall coordinate with Affected Systems to support the interconnection.

1.5.7 The Interconnection Customer shall maintain QF status during the term of this Agreement.

1.6 Parallel Operation Obligations
Once the Generating Facility has been authorized to commence parallel operation, the Interconnection Customer shall abide by all rules and procedures pertaining to the parallel operation of the Generating Facility in the applicable balancing authority area, including, but not limited to; 1) the rules and procedures concerning the operation of generation set forth in Rule 21 or by the applicable system operator(s) for the Distribution Provider's Distribution System and; 2) the Operating Requirements set forth in Attachment 5 of this Agreement.

1.7 Metering
The Interconnection Customer shall be responsible for the Distribution Provider's reasonable and necessary cost for the purchase, installation, operation, maintenance, testing, repair, and replacement of metering and data acquisition equipment specified in Attachments 2 and 3 of this Agreement. The Interconnection Customer's metering (and data acquisition, as required) equipment shall conform to applicable industry rules and Operating Requirements. Nothing in this provision replaces or alters the metering
requirements in the Interconnection Customer’s PPA.

1.8 Reactive Power

1.8.1 The Interconnection Customer shall design its Generating Facility to maintain a composite power delivery at continuous rated power output at the Point of Interconnection and the Generating Facility shall be capable of operating within a power factor range of 0.9 leading to 0.9 lagging, unless the Distribution Provider has established different requirements that apply to all similarly situated generators in the balancing authority area on a comparable basis. Operation outside this range is acceptable provided the reactive power of the Generating Facility is used to meet the reactive power needs of the Host Loads or that reactive power is otherwise provided under tariff by Distribution Provider. The Interconnection Customer shall notify Distribution Provider if it is using the Generating Facility for power factor correction. Unless otherwise agreed upon by the Interconnection Customer and Distribution Provider, Generating Facilities shall automatically regulate power factor, not voltage, while operating in parallel with Distribution Provider’s Distribution System.

1.9 Capitalized Terms

Capitalized terms used herein shall have the meanings specified in the Glossary of Terms in Attachment 1 or the body of this Agreement.

Article 2. Inspection, Testing, Authorization, and Right of Access

2.1 Equipment Testing and Inspection

2.1.1 Pursuant to Rule 21, the Interconnection Customer shall test and inspect its Generating Facility and Interconnection Facilities prior to interconnection. The Interconnection Customer shall notify the Distribution Provider of such activities no fewer than five Business Days (or as may be agreed to by the Parties) prior to such testing and inspection. Testing and inspection shall occur on a Business Day. The Distribution Provider may, at its own expense, send qualified personnel to the Generating Facility site to inspect the interconnection and observe the testing. The Interconnection Customer shall provide the Distribution Provider a written test report when such testing and inspection is completed.

2.1.2 The Distribution Provider shall provide the Interconnection Customer written acknowledgment that it has received the Interconnection Customer's written test report. Such written acknowledgment shall not be deemed to be or construed as any representation, assurance, guarantee, or warranty by the Distribution Provider of the safety, durability, suitability, or reliability of the Generating Facility or any associated control, protective, and safety devices owned or controlled by the Interconnection Customer or the quality of power produced by the Generating
Facility.

2.2 **Authorization Required Prior to Parallel Operation**

2.2.1 The Distribution Provider shall use Reasonable Efforts to list applicable parallel operation requirements in Attachment 5 of this Agreement. Additionally, the Distribution Provider shall notify the Interconnection Customer of any changes to these requirements as soon as they are known. The Distribution Provider shall make Reasonable Efforts to cooperate with the Interconnection Customer in meeting requirements necessary for the Interconnection Customer to commence parallel operations by the in-service date.

2.2.2 The Interconnection Customer shall not operate its Generating Facility in parallel with the Distribution Provider's Distribution System without prior written authorization of the Distribution Provider. The Distribution Provider will provide such authorization once the Distribution Provider receives notification that the Interconnection Customer has complied with all applicable parallel operation requirements. Such authorization shall not be unreasonably withheld, conditioned, or delayed.

2.3 **Right of Access**

2.3.1 Upon reasonable notice, the Distribution Provider may send a qualified person to the premises of the Interconnection Customer at or immediately before the time the Generating Facility first operates in parallel to inspect the interconnection, and observe the commissioning of the Generating Facility (including any required testing), startup, and operation for a period of up to three (3) Business Days after initial start-up of the unit. In addition, the Interconnection Customer shall notify the Distribution Provider at least five (5) Business Days prior to conducting any on-site verification testing of the Generating Facility.

2.3.2 Following the initial inspection process described above, at reasonable hours, and upon reasonable notice, or at any time without notice in the event of an emergency or hazardous condition, the Distribution Provider shall have access to the Interconnection Customer's premises for any reasonable purpose in connection with the performance of the obligations imposed on it by this Agreement or if necessary to meet its legal obligation to provide service to its customers.

2.3.3 Costs associated with this Article are subject to the relevant provisions of Rule 21.

**Article 3. Effective Date, Term, Termination, and Disconnection**

3.1 **Effective Date**
This Agreement shall become effective upon execution by the Parties.
3.2 Term of Agreement
This Agreement shall become effective on the Effective Date and shall remain in effect for a period of ______years from the Effective Date or such other longer period as the Parties may agree and shall be automatically renewed for each successive one-year period thereafter, unless terminated earlier in accordance with article 3.3 of this Agreement.

3.3 Termination
No termination shall become effective until the Parties have complied with all Applicable Laws and Regulations applicable to such termination.

3.3.1 The Interconnection Customer may terminate this Agreement at any time by giving the Distribution Provider twenty (20) Business Days written notice.

3.3.2 Either Party may terminate this Agreement after Default pursuant to article 7.6.

3.3.3 In addition, if the basis for Rule 21 applicability for this interconnection is based on the Interconnection Customer maintaining QF status and selling all its exports to the grid to Distribution Provider under a PURPA PPA, then this provision applies and Distribution Provider may terminate this Agreement if Interconnection Customer fails to maintain its QF status for the term of this Agreement or upon termination of Interconnection Customer’s PURPA PPA.

3.3.3.1 If Section 3.3.3 applies, Interconnection Customer is responsible for maintaining QF status and must notify Distribution Provider sixty (60) Calendar Days in advance of Interconnection Customer failing to maintain its QF status, selling to a third-party, or termination of its PURPA PPA. If Interconnection Customer fails to provide such notice, it is wholly responsible for any penalties incurred from any Governmental Authority or the California Independent System Operator Corporation (“CAISO”), including penalties and charges incurred by the Distribution Provider, as a result of this failure to notify the Distribution Provider.

3.3.3.2 If Interconnection Customer is no longer eligible for a Rule 21 interconnection then Distribution Provider may terminate this Agreement.

3.3.4 Upon termination of this Agreement, the Generating Facility will be disconnected from the Distribution Provider's Distribution System. All costs required to effectuate such disconnection shall be borne by the terminating Party, unless such termination resulted from the non-terminating Party’s Default of this GIA or such non-terminating Party otherwise is responsible for these costs under this GIA.

3.3.5 The termination of this Agreement shall not relieve either Party of its liabilities and obligations, owed or continuing at the time of the termination.
3.3.6 This provisions of this article shall survive termination or expiration of this Agreement.

3.3.7 If the Generating Facility no longer falls within the scope and description provided in Section 1.1 of this Agreement, this Agreement is terminated.

3.4 Temporary Disconnection

Temporary disconnection shall continue only for so long as reasonably necessary under Good Utility Practice.

3.4.1 Emergency Conditions -- "Emergency Condition" shall mean a condition or situation: (1) that in the judgment of the Party making the claim is imminently likely to endanger life or property; or (2) that, in the case of the Distribution Provider, is imminently likely (as determined in a non-discriminatory manner) to cause a material adverse effect on the security of, or damage to the Distribution System, the Distribution Provider's Interconnection Facilities or any Affected Systems(s); or (3) that, in the case of the Interconnection Customer, is imminently likely (as determined in a non-discriminatory manner) to cause a material adverse effect on the security of, or damage to, the Generating Facility or the Interconnection Customer's Interconnection Facilities. Under Emergency Conditions, the Distribution Provider may immediately suspend interconnection service and temporarily disconnect the Generating Facility. The Distribution Provider shall notify the Interconnection Customer promptly when it becomes aware of an Emergency Condition that may reasonably be expected to affect the Interconnection Customer's operation of the Generating Facility. The Interconnection Customer shall notify the Distribution Provider promptly when it becomes aware of an Emergency Condition that may reasonably be expected to affect the Distribution Provider's Distribution System or any Affected Systems. To the extent information is known, the notification shall describe the Emergency Condition, the extent of the damage or deficiency, the expected effect on the operation of both Parties' facilities and operations, its anticipated duration, and the necessary corrective action.

3.4.2 Routine Maintenance, Construction, and Repair

The Distribution Provider may interrupt interconnection service or curtail the output of the Generating Facility and temporarily disconnect the Generating Facility from the Distribution Provider's Distribution System when necessary for routine maintenance, construction, and repairs on the Distribution Provider's Distribution System and/or Transmission System. The Distribution Provider shall provide the Interconnection Customer with five Business Days notice prior to such interruption. The Distribution Provider shall use Reasonable Efforts to coordinate such reduction or temporary disconnection with the Interconnection Customer.

3.4.3 Forced Outages

During any forced outage, the Distribution Provider may suspend interconnection
service to effect immediate repairs on the Distribution Provider's Distribution System and/or Transmission System. The Distribution Provider shall use Reasonable Efforts to provide the Interconnection Customer with prior notice. If prior notice is not given, the Distribution Provider shall, upon request, provide the Interconnection Customer written documentation after the fact explaining the circumstances of the disconnection.

3.4.4 Adverse Operating Effects
The Distribution Provider shall notify the Interconnection Customer as soon as practicable if, based on Good Utility Practice, operation of the Generating Facility may cause disruption or deterioration of service to other customers served from the same electric system, or if operating the Generating Facility could cause damage to the Distribution Provider's Distribution System or Affected Systems. Supporting documentation used to reach the decision to disconnect shall be provided to the Interconnection Customer upon request. If, after notice, the Interconnection Customer fails to remedy the adverse operating effect within a reasonable time, the Distribution Provider may disconnect the Generating Facility. The Distribution Provider shall provide the Interconnection Customer with five Business Day notice of such disconnection, unless the provisions of article 3.4.1 apply.

3.4.5 Modification of the Generating Facility
The Interconnection Customer must receive written authorization from the Distribution Provider before making any change to the Generating Facility that may have a material impact on the safety or reliability of the Distribution System and/or the Transmission System. Such authorization shall not be unreasonably withheld. Modifications shall be done in accordance with Good Utility Practice. If the Interconnection Customer makes such modification without the Distribution Provider's prior written authorization, the latter shall have the right to temporarily disconnect the Generating Facility.

3.4.6 Reconnection
The Parties shall cooperate with each other to restore the Generating Facility, Interconnection Facilities, and the Distribution Provider's Distribution System and/or Transmission System to their normal operating state as soon as reasonably practicable following a temporary disconnection.

Article 4. Cost Responsibility for Interconnection Facilities and Distribution Upgrades

4.1 Interconnection Facilities

4.1.1 The Interconnection Customer shall pay for the cost of the Interconnection Facilities itemized in Attachment 2 of this Agreement. The Distribution Provider shall provide a best estimate cost, including overheads, for the purchase and construction of its Interconnection Facilities and provide a detailed itemization of
such costs. Costs associated with Interconnection Facilities may be shared with other entities that may benefit from such facilities by agreement of the Interconnection Customer, such other entities, and the Distribution Provider.

4.1.2 The Interconnection Customer shall be responsible for its share of all reasonable expenses, including overheads, associated with (1) owning, operating, maintaining, repairing, and replacing its own Interconnection Facilities, and (2) operating, maintaining, repairing, and replacing the Distribution Provider's Interconnection Facilities.

4.2 Distribution Upgrades
The Distribution Provider shall design, procure, construct, install, and own the Distribution Upgrades described in Attachment 6 of this Agreement. If the Distribution Provider and the Interconnection Customer agree, the Interconnection Customer may construct Distribution Upgrades that are located on land owned by the Interconnection Customer. The actual cost of the Distribution Upgrades, including overheads, shall be directly assigned to the Interconnection Customer.

Article 5. Cost Responsibility for Network Upgrades

5.1 Applicability
No portion of this Article 5 shall apply unless the interconnection of the Generating Facility requires Network Upgrades.

5.2 Network Upgrades
The Distribution Provider or the Distribution Owner shall design, procure, construct, install, and own the Network Upgrades described in Attachment 6 of this Agreement. If the Distribution Provider and the Interconnection Customer agree, the Interconnection Customer may construct Network Upgrades that are located on land owned by the Interconnection Customer. Unless the Distribution Provider elects to pay for Network Upgrades, the actual cost of the Network Upgrades, including overheads, shall be borne by the Interconnection Customer unless Section 5.2.1 directs otherwise.

5.2.1 Repayment of Amounts Advanced for Network Upgrades

To the extent that the CAISO Tariff, currently Section 12.3.2 of Appendix Y, provides for cash repayment to interconnection customers for contribution to the cost of Network Upgrades, the Interconnection Customer shall be entitled to a cash repayment, equal to the total amount paid to the Distribution Provider and Affected System operator, if any, for Network Upgrades, including any tax gross-up or other tax-related payments associated with the Network Upgrades, and not otherwise refunded to the Interconnection Customer, to be paid to the Interconnection Customer on a dollar-for-dollar basis for the non-usage sensitive portion of transmission charges, as payments are made under the Distribution Provider's Tariff and Affected System's Tariff for transmission services with
respect to the Generating Facility. Any repayment shall include interest calculated in accordance with the methodology set forth in FERC’s regulations at 18 C.F.R. §35.19a(a)(2)(iii) from the date of any payment for Network Upgrades through the date on which the Interconnection Customer receives a repayment of such payment pursuant to this subparagraph. The Interconnection Customer may assign such repayment rights to any person. To the extent that the CAISO Tariff does not provide for cash repayment to interconnection customers for contribution to the cost of Network Upgrades, Interconnection Customer is not entitled to a cash repayment for amounts paid to the Distribution Provider and Affected System operator for Network Upgrades, and no cash repayment shall be made pursuant to this Agreement.

5.2.1.1 If the Interconnection Customer is entitled to a cash repayment pursuant to Article 5.2.1, the Interconnection Customer, the Distribution Provider, and any applicable Affected System operators may adopt any alternative payment schedule that is mutually agreeable so long as the Distribution Provider and said Affected System operators take one of the following actions no later than five years from the Commercial Operation Date: (1) return to the Interconnection Customer any amounts advanced for Network Upgrades not previously repaid, or (2) declare in writing that the Distribution Provider or any applicable Affected System operators will continue to provide payments to the Interconnection Customer on a dollar-for-dollar basis for the non-usage sensitive portion of transmission charges, or develop an alternative schedule that is mutually agreeable and provides for the return of all amounts advanced for Network Upgrades not previously repaid; however, full reimbursement shall not extend beyond twenty (20) years from the commercial operation date.

5.2.1.2 If the Generating Facility fails to achieve commercial operation, but it or another generating facility is later constructed and requires use of the Network Upgrades, the Distribution Provider and Affected System operator shall at that time reimburse the Interconnection Customer for the amounts advanced for the Network Upgrades if the Interconnection Customer is entitled to a cash repayment pursuant to Article 5.2.1. Before any such reimbursement can occur, the Interconnection Customer, or the entity that ultimately constructs the generating facility, if different, is responsible for identifying the entity to which reimbursement must be made.

5.3 [Intentionally Omitted]

5.4 Rights Under Other Agreements

Notwithstanding any other provision of this Agreement, nothing herein shall be construed as relinquishing or foreclosing any rights, including but not limited to firm transmission rights, capacity rights, transmission congestion rights, or transmission credits, that the Interconnection Customer shall be entitled to, now or in the future, under any other agreement or tariff as a result of, or otherwise associated with, the transmission capacity, if any, created by the Network Upgrades, including the right to obtain cash reimbursements or transmission credits for transmission service that is not associated with the Generating Facility.
Article 6. Billing, Payment, Milestones, and Financial Security

6.1 Billing and Payment Procedures and Final Accounting

6.1.1 The Distribution Provider shall bill the Interconnection Customer for the design, engineering, construction, and procurement costs, including any applicable taxes, of Interconnection Facilities and Upgrades contemplated by this Agreement on a monthly basis, or as otherwise agreed by the Parties. The Interconnection Customer shall pay each bill within 30 calendar days of receipt, or as otherwise agreed to by the Parties.

6.1.2 Within three months of completing the construction and installation of the Distribution Provider's Interconnection Facilities and/or Upgrades described in the Attachments to this Agreement, the Distribution Provider shall provide the Interconnection Customer with a final accounting report of any difference between (1) the Interconnection Customer's cost responsibility for the actual cost of such facilities or Upgrades, and (2) the Interconnection Customer's previous aggregate payments to the Distribution Provider for such facilities or Upgrades. If the Interconnection Customer's cost responsibility exceeds its previous aggregate payments, the Distribution Provider shall invoice the Interconnection Customer for the amount due and the Interconnection Customer shall make payment to the Distribution Provider within 30 calendar days. If the Interconnection Customer's previous aggregate payments exceed its cost responsibility under this Agreement, the Distribution Provider shall refund to the Interconnection Customer an amount equal to the difference within 30 calendar days of the final accounting report.

6.2 Milestones
The Parties shall agree on milestones for which each Party is responsible and list them in Attachment 4 of this Agreement. A Party's obligations under this provision may be extended by agreement. If a Party anticipates that it will be unable to meet a milestone for any reason other than a Uncontrollable Force Event, it shall immediately notify the other Party of the reason(s) for not meeting the milestone and (1) propose the earliest reasonable alternate date by which it can attain this and future milestones, and (2) requesting appropriate amendments to Attachment 4. The Party affected by the failure to meet a milestone shall not unreasonably withhold agreement to such an amendment unless it will suffer significant uncompensated economic or operational harm from the delay, (2) attainment of the same milestone has previously been delayed, or (3) it has reason to believe that the delay in meeting the milestone is intentional or unwarranted notwithstanding the circumstances explained by the Party proposing the amendment.

6.3 Financial Security Arrangements
At least 20 Business Days prior to the commencement of the design, procurement, installation, or construction of a discrete portion of the Distribution Provider's
Interconnection Facilities and Upgrades, the Interconnection Customer shall provide the Distribution Provider, at the Interconnection Customer's option, a guarantee, a surety bond, letter of credit or other form of security that is reasonably acceptable to the Distribution Provider and is consistent with the Uniform Commercial Code of the jurisdiction where the Point of Interconnection is located. Such security for payment shall be in an amount sufficient to cover the costs for constructing, designing, procuring, and installing the applicable portion of the Distribution Provider's Interconnection Facilities and Upgrades and shall be reduced on a dollar-for-dollar basis for payments made to the Distribution Provider under this Agreement during its term. In addition:

6.3.1 The guarantee must be made by an entity that meets the creditworthiness requirements of the Distribution Provider, and contain terms and conditions that guarantee payment of any amount that may be due from the Interconnection Customer, up to an agreed-to maximum amount.

6.3.2 The letter of credit or surety bond must be issued by a financial institution or insurer reasonably acceptable to the Distribution Provider and must specify a reasonable expiration date.

Article 7. Assignment, Liability, Indemnity, Uncontrollable Force, Consequential Damages, and Default

7.1 Assignment
This Agreement may be assigned by either Party upon fifteen (15) Business Days prior written notice and opportunity to object by the other Party; provided that:

7.1.1 Either Party may assign this Agreement without the consent of the other Party to any affiliate of the assigning Party with an equal or greater credit rating and with the legal authority and operational ability to satisfy the obligations of the assigning Party under this Agreement, provided that the Interconnection Customer promptly notifies the Distribution Provider of any such assignment;

7.1.2 The Interconnection Customer shall have the right to assign this Agreement, without the consent of the Distribution Provider, for collateral security purposes to aid in providing financing for the Generating Facility, provided that the Interconnection Customer will promptly notify the Distribution Provider of any such assignment.

7.1.3 Any attempted assignment that violates this article is void and ineffective. Assignment shall not relieve a Party of its obligations, nor shall a Party's obligations be enlarged, in whole or in part, by reason thereof. An assignee is responsible for meeting the same financial, credit, and insurance obligations as the Interconnection Customer. Where required, consent to assignment will not be unreasonably withheld, conditioned or delayed.
7.2 Limitation of Liability
Each Party's liability to the other Party for any loss, cost, claim, injury, liability, or expense, including reasonable attorney's fees, relating to or arising from any act or omission in its performance of this Agreement, shall be limited to the amount of direct damage actually incurred. In no event shall either Party be liable to the other Party for any indirect, special, consequential, or punitive damages, except as authorized by this Agreement.

7.3 Indemnity

7.3.1 This provision protects each Party from liability incurred to third parties as a result of carrying out the provisions of this Agreement. Liability under this provision is exempt from the general limitations on liability found in article 7.2.

7.3.2 The Parties shall at all times indemnify, defend, and hold the other Party harmless from, any and all damages, losses, claims, including claims and actions relating to injury to or death of any person or damage to property, demand, suits, recoveries, costs and expenses, court costs, attorney fees, and all other obligations by or to third parties, arising out of or resulting from the other Party's action or failure to meet its obligations under this Agreement on behalf of the indemnifying Party, except in cases of gross negligence or intentional wrongdoing by the indemnified Party.

7.3.3 If an indemnified person is entitled to indemnification under this article as a result of a claim by a third party, and the indemnifying Party fails, after notice and reasonable opportunity to proceed under this article, to assume the defense of such claim, such indemnified person may at the expense of the indemnifying Party contest, settle or consent to the entry of any judgment with respect to, or pay in full, such claim.

7.3.4 If an indemnifying party is obligated to indemnify and hold any indemnified person harmless under this article, the amount owing to the indemnified person shall be the amount of such indemnified person's actual loss, net of any insurance or other recovery.

7.3.5 Promptly after receipt by an indemnified person of any claim or notice of the commencement of any action or administrative or legal proceeding or investigation as to which the indemnity provided for in this article may apply, the indemnified person shall notify the indemnifying party of such fact. Any failure of or delay in such notification shall not affect a Party's indemnification obligation unless such failure or delay is materially prejudicial to the indemnifying party.

7.4 Consequential Damages
Other than as expressly provided for in this Agreement, neither Party shall be liable under any provision of this Agreement for any losses, damages, costs or expenses for any
special, indirect, incidental, consequential, or punitive damages, including but not limited
to loss of profit or revenue, loss of the use of equipment, cost of capital, cost of
temporary equipment or services, whether based in whole or in part in contract, in tort,
including negligence, strict liability, or any other theory of liability; provided, however,
that damages for which a Party may be liable to the other Party under another agreement
will not be considered to be special, indirect, incidental, or consequential damages
hereunder.

7.5 Uncontrollable Force

7.5.1 As used in this article, an Uncontrollable Force Event shall mean "any act of God,
labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm,
flood, earthquake, explosion, breakage or accident to machinery or equipment,
any curtailment, order, regulation or restriction imposed by governmental,
military or lawfully established civilian authorities, or any other cause beyond the
reasonable control of the Distribution Provider or Interconnection Customer
which could not be avoided through the exercise of Good Utility Practice. An
Uncontrollable Force Event does not include an act of negligence or intentional
wrongdoing by the Party claiming Uncontrollable Force."

7.5.2 If an Uncontrollable Force Event prevents a Party from fulfilling any obligations
under this Agreement, the Party affected by the Uncontrollable Force Event
(Affected Party) shall promptly notify the other Party, either in writing or via the
telephone, of the existence of the Uncontrollable Force Event. The notification
must specify in reasonable detail the circumstances of the Uncontrollable Force
Event, its expected duration, and the steps that the Affected Party is taking to
mitigate the effects of the event on its performance. The Affected Party shall
keep the other Party informed on a continuing basis of developments relating to
the Uncontrollable Force Event until the event ends. The Affected Party will be
entitled to suspend or modify its performance of obligations under this Agreement
(other than the obligation to make payments) only to the extent that the effect of
the Uncontrollable Force Event cannot be mitigated by the use of Reasonable
Efforts. The Affected Party will use Reasonable Efforts to resume its
performance as soon as possible.

7.6 Default

7.6.1 No Default shall exist where such failure to discharge an obligation (other than
the payment of money) is the result of an Uncontrollable Force Event as defined
in this Agreement or the result of an act or omission of the other Party. Upon a
Default, the non-defaulting Party shall give written notice of such Default to the
defaulting Party. Except as provided in article 7.6.2, the defaulting Party shall
have 60 calendar days from receipt of the Default notice within which to cure
such Default; provided however, if such Default is not capable of cure within 60
calendar days, the defaulting Party shall commence such cure within 20 calendar
days after notice and continuously and diligently complete such cure within six
months from receipt of the Default notice; and, if cured within such time, the Default specified in such notice shall cease to exist.

7.6.2 If a Default is not cured as provided in this article, or if a Default is not capable of being cured within the period provided for herein, the non-defaulting Party shall have the right to terminate this Agreement by written notice at any time until cure occurs, and be relieved of any further obligation hereunder and, whether or not that Party terminates this Agreement, to recover from the defaulting Party all amounts due hereunder, plus all other damages and remedies to which it is entitled at law or in equity. The provisions of this article will survive termination of this Agreement.

Article 8. Insurance

8.1 General Liability and Additional Insurance
The Interconnection Customer shall, at its own expense, maintain in force general liability insurance without any exclusion for liabilities related to the interconnection undertaken pursuant to this Agreement. The amount of such insurance shall be sufficient to insure against all reasonably foreseeable direct liabilities given the size and nature of the generating equipment being interconnected, the interconnection itself, and the characteristics of the system to which the interconnection is made. The Interconnection Customer shall obtain additional insurance only if necessary as a function of owning and operating a generating facility. Such insurance shall be obtained from an insurance provider authorized to do business in California. Certification that such insurance is in effect shall be provided upon request of the Distribution Provider, except that the Interconnection Customer shall show proof of insurance to the Distribution Provider no later than ten (10) Business Days prior to the anticipated Parallel Operation date. An Interconnection Customer of sufficient credit-worthiness may propose to self-insure for such liabilities, and such a proposal shall not be unreasonably rejected.

8.2 Maintenance of Insurance
The Distribution Provider agrees to maintain general liability insurance or self-insurance consistent with the Distribution Provider’s commercial practice. Such insurance or self-insurance shall not exclude coverage for the Distribution Provider's liabilities undertaken pursuant to this Agreement.

8.3 Notification
The Parties further agree to notify each other whenever an accident or incident occurs resulting in any injuries or damages that are included within the scope of coverage of such insurance, whether or not such coverage is sought.

Article 9. Confidentiality

9.1 Definition of Confidential Information
The confidentiality provisions applicable to this Agreement are set forth in Section D.7, Confidentiality of Rule 21 and in the following provisions included in this Article.

9.1.1 Release of Confidential Information

Neither Party shall release or disclose Confidential Information to any other person, employees, consultants, or to parties who may be or considering providing financing to or equity participation with Interconnection Customer, or to potential purchasers or assignees of Interconnection Customer, on a need-to-know basis in connection with these procedures, unless such person has first been advised of the confidentiality provisions of this Article and has agreed to comply with such provisions. Notwithstanding the foregoing, a Party providing Confidential Information to any person shall remain primarily responsible for any release of Confidential Information in contravention of this Article.

9.1.2 Rights

Each Party retains all rights, title, and interest in the Confidential Information that each Party discloses to the other Party. The disclosure by each Party to the other Party of Confidential Information shall not be deemed a waiver by either Party or any other person or entity of the right to protect the Confidential Information from public disclosure.

9.1.3 No Warranties

By providing Confidential Information, neither Party makes any warranties or representations as to its accuracy or completeness. In addition, by supplying Confidential Information, neither Party obligates itself to provide any particular information or Confidential Information to the other Party nor to enter into any further agreements or proceed with any other relationship or joint venture.

9.1.4 Standard of Care

Each Party shall use at least the same standard of care to protect Confidential Information it receives as it uses to protect its own Confidential Information from unauthorized disclosure, publication or dissemination; however, in no case shall a Party use less than reasonable care in protecting Confidential Information. Each Party may use Confidential Information solely to fulfill its obligations to the other Party under this Agreement or its regulatory requirements.

9.1.5 Order of Disclosure

If a court or a Government Authority or entity with the right, power, and apparent authority to do so requests or requires either Party, by subpoena, oral deposition, interrogatories, requests for production of documents, administrative order, or otherwise, to disclose Confidential Information, that Party shall provide the other
Party with prompt notice of such request(s) or requirement(s) so that the other Party may seek an appropriate protective order or waive compliance. Notwithstanding the absence of a protective order or waiver, the Party may disclose such Confidential Information which, in the opinion of its counsel, the Party is legally compelled to disclose. Each Party will use Reasonable Efforts to obtain reliable assurance that confidential treatment will be accorded any Confidential Information so furnished.

9.1.6 Remedies

The Parties agree that monetary damages would be inadequate to compensate a Party for the other Party’s Breach of its obligations under this Article. Each Party accordingly agrees that the other Party shall be entitled to equitable relief, by way of injunction or otherwise, if the first Party Breaches or threatens to Breach its obligations under this Article, which equitable relief shall be granted without bond or proof of damages, and the receiving Party shall not plead in defense that there would be an adequate remedy at law. Such remedy shall not be deemed an exclusive remedy for the Breach of this Article, but shall be in addition to all other remedies available at law or in equity. The Parties further acknowledge and agree that the covenants contained herein are necessary for the protection of legitimate business interests and are reasonable in scope. No Party, however, shall be liable for indirect, incidental, or consequential or punitive damages of any nature or kind resulting from or arising in connection with this Article.

Article 10. Disputes

10.1 Dispute Resolution
Any dispute arising between the Parties regarding a Party’s performance of its obligations under this Agreement or requirements related to the interconnection of the Generating Facility shall be resolved according to the procedures in Rule 21.

Article 11. Taxes

11.1 Applicable Tax Laws and Regulation
The Parties agree to follow all applicable tax laws and regulations, consistent with CPUC policy and Internal Revenue Service requirements.

11.2 Maintenance of Tax Status
Each Party shall cooperate with the other to maintain the other Party's tax status. Nothing in this Agreement is intended to adversely affect the Distribution Provider's tax exempt status with respect to the issuance of bonds including, but not limited to, local furnishing bonds.
Article 12. Miscellaneous

12.1 Governing Law, Regulatory Authority, and Rules
The validity, interpretation and enforcement of this Agreement and each of its provisions shall be governed by the laws of the State of California (where the Point of Interconnection is located), without regard to its conflicts of law principles. This Agreement is subject to all Applicable Laws and Regulations. Each Party expressly reserves the right to seek changes in, appeal, or otherwise contest any laws, orders, or regulations of a Governmental Authority.

12.2 Amendment
The Parties may amend this Agreement by a written instrument duly executed by both Parties.

12.3 No Third-Party Beneficiaries
This Agreement is not intended to and does not create rights, remedies, or benefits of any character whatsoever in favor of any persons, corporations, associations, or entities other than the Parties, and the obligations herein assumed are solely for the use and benefit of the Parties, their successors in interest and where permitted, their assigns.

12.4 Waiver

12.4.1 The failure of a Party to this Agreement to insist, on any occasion, upon strict performance of any provision of this Agreement will not be considered a waiver of any obligation, right, or duty of, or imposed upon, such Party.

12.4.2 Any waiver at any time by either Party of its rights with respect to this Agreement shall not be deemed a continuing waiver or a waiver with respect to any other failure to comply with any other obligation, right, duty of this Agreement. Termination or default of this Agreement for any reason by Interconnection Customer shall not constitute a waiver of the Interconnection Customer's legal rights to obtain an interconnection from the Distribution Provider. Any waiver of this Agreement shall, if requested, be provided in writing.

12.5 Entire Agreement
This Agreement, including all Attachments, and any incorporated tariffs or Rules, constitutes the entire agreement between the Parties with reference to the subject matter hereof, and supersedes all prior and contemporaneous understandings or agreements, oral or written, between the Parties with respect to the subject matter of this Agreement. There are no other agreements, representations, warranties, or covenants which constitute any part of the consideration for, or any condition to, either Party's compliance with its obligations under this Agreement.

12.6 Multiple Counterparts
This Agreement may be executed in two or more counterparts, each of which is deemed an original but all constitute one and the same instrument.
12.7 **No Partnership**
This Agreement shall not be interpreted or construed to create an association, joint venture, agency relationship, or partnership between the Parties or to impose any partnership obligation or partnership liability upon either Party. Neither Party shall have any right, power or authority to enter into any agreement or undertaking for, or act on behalf of, or to act as or be an agent or representative of, or to otherwise bind, the other Party.

12.8 **Severability**
If any provision or portion of this Agreement shall for any reason be held or adjudged to be invalid or illegal or unenforceable by any court of competent jurisdiction or other Governmental Authority, (1) such portion or provision shall be deemed separate and independent, (2) the Parties shall negotiate in good faith to restore insofar as practicable the benefits to each Party that were affected by such ruling, and (3) the remainder of this Agreement shall remain in full force and effect.

12.9 **Security Arrangements**
Infrastructure security of electric system equipment and operations and control hardware and software is essential to ensure day-to-day reliability and operational security. All public utilities are expected to meet basic standards for system infrastructure and operational security, including physical, operational, and cyber-security practices.

12.10 **Environmental Releases**
Each Party shall notify the other Party, first orally and then in writing, of the release of any hazardous substances, any asbestos or lead abatement activities, or any type of remediation activities related to the Generating Facility or the Interconnection Facilities, each of which may reasonably be expected to affect the other Party. The notifying Party shall (1) provide the notice as soon as practicable, provided such Party makes a good faith effort to provide the notice no later than 24 hours after such Party becomes aware of the occurrence, and (2) promptly furnish to the other Party copies of any publicly available reports filed with any governmental authorities addressing such events.

12.11 **Subcontractors**
Nothing in this Agreement shall prevent a Party from utilizing the services of any subcontractor as it deems appropriate to perform its obligations under this Agreement; provided, however, that each Party shall require its subcontractors to comply with all applicable terms and conditions of this Agreement in providing such services and each Party shall remain primarily liable to the other Party for the performance of such subcontractor.

12.11.1 The creation of any subcontract relationship shall not relieve the hiring Party of any of its obligations under this Agreement. The hiring Party shall be fully responsible to the other Party for the acts or omissions of any subcontractor the hiring Party hires as if no subcontract had been made; provided, however, that in no event
shall the Distribution Provider be liable for the actions or inactions of the Interconnection Customer or its subcontractors with respect to obligations of the Interconnection Customer under this Agreement. Any applicable obligation imposed by this Agreement upon the hiring Party shall be equally binding upon, and shall be construed as having application to, any subcontractor of such Party.

12.11.2 The obligations under this article will not be limited in any way by any limitation of subcontractor’s insurance.

12.12 CPUC Modification

Unless otherwise ordered by the CPUC, this Agreement at all times shall be subject to such modifications as the CPUC may direct from time to time in the exercise of its jurisdiction.

12.13 Review of Records and Data

12.13.1 The Distribution Provider shall have the right to review and obtain copies of Interconnection Customer’s operations and maintenance records, logs, or other information such as, unit availability, maintenance outages, circuit breaker operation requiring manual reset, relay targets and unusual events pertaining to Interconnection Customer’s Generating Facility or its interconnection with Distribution Provider’s Distribution System.

12.13.2 The Interconnection Customer authorizes the Distribution Provider to release to the California Energy Commission (“CEC”), the CAISO, and/or the CPUC information regarding the Generating Facility, including the Interconnection Customer’s name and location, and the size, location and operational characteristics of the Generating Facility, as requested from time to time pursuant to the CEC’s, CAISO’s, or CPUC’s rules and regulations.

Article 13. Notices

13.1 General

Unless otherwise provided in this Agreement, any written notice, demand, or request required or authorized in connection with this Agreement ("Notice") shall be deemed properly given if delivered in person, delivered by recognized national carrier service, or sent by first class mail, postage prepaid, to the person specified below:

If to the Interconnection Customer:
Interconnection Customer: __________________________________________
Attention: _________________________________________________________
Address: __________________________________________________________
City: _______________________________ State:______________ Zip:_______
Phone: ___________________ Fax: ___________________

Article 13. Notices

13.1 General

Unless otherwise provided in this Agreement, any written notice, demand, or request required or authorized in connection with this Agreement ("Notice") shall be deemed properly given if delivered in person, delivered by recognized national carrier service, or sent by first class mail, postage prepaid, to the person specified below:

If to the Interconnection Customer:
Interconnection Customer: __________________________________________
Attention: _________________________________________________________
Address: __________________________________________________________
City: _______________________________ State:______________ Zip:_______
Phone: ___________________ Fax: ___________________
If to the Distribution Provider:
Distribution Provider: _____________________________________________
Attention: ________________________________________________
Address: _________________________________________________
City: __________________________ State: __________ Zip: _______
Phone: ________________       Fax: _________________

13.2 Billing and Payment
Billings and payments shall be sent to the addresses set out below:

Interconnection Customer: ____________________________________________
Attention: _________________________________
Address: __________________________________________________________
City: _______________________________ State:______________ Zip:_______

Distribution Provider: _____________________________________________
Attention: _________________________________
Address: __________________________________________________________
City: _______________________________ State:______________ Zip:_______

13.3 Alternative Forms of Notice
Any notice or request required or permitted to be given by either Party to the other and
not required by this Agreement to be given in writing may be so given by telephone,
facsimile or e-mail to the telephone numbers and e-mail addresses set out below:

If to the Interconnection Customer:

Interconnection Customer: ____________________________________________
Attention: _________________________________
Address: __________________________________________________________
City: _______________________________ State:______________ Zip:_______
Phone: ________________       Fax: _________________

If to the Distribution Provider:

Distribution Provider: _____________________________________________
Attention: _________________________________
Address: __________________________________________________________
City: _______________________________ State:______________ Zip:_______
Phone: ________________       Fax: _________________

13.4 Designated Operating Representative
The Parties may also designate operating representatives to conduct the communications
which may be necessary or convenient for the administration of this Agreement. This
person will also serve as the point of contact with respect to operations and maintenance
of the Party’s facilities.
13.5 Changes to the Notice Information

Either Party may change this information by giving five Business Days written notice prior to the effective date of the change.

Article 14. Signatures

IN WITNESS WHEREOF, the Parties have caused this Agreement to be executed by their respective duly authorized representatives.

For the Distribution Provider

Name: ___________________________________________
Title: ___________________________________________
Date: ___________________

For the Interconnection Customer

Name: ___________________________________________
Title: ___________________________________________
Date: ___________________
Glossary of Terms

**Affected System** - An electric system other than the Distribution Provider's Distribution System that may be affected by the proposed interconnection, including but not limited to the Transmission System.

**Applicable Laws and Regulations** - All duly promulgated applicable federal, state and local laws, regulations, rules, ordinances, codes, decrees, judgments, directives, or judicial or administrative orders, permits and other duly authorized actions of any Governmental Authority.

**Business Day** - Monday through Friday, excluding Federal and State Holidays.

**Default** - The failure of a breaching Party to cure its breach under the Agreement.

**Distribution Owner** - The entity that owns, leases or otherwise possesses an interest in the portion of the Distribution System at the Point of Interconnection and may be a Party to the Agreement to the extent necessary.

**Distribution Provider** - The public utility (or its designated agent) that owns, controls, or operates transmission or distribution facilities used for the transmission of electricity and provides distribution service to the Interconnection Customer. The term Distribution Provider should be read to include the Distribution Owner when the Distribution Owner is separate from the Distribution Provider.

**Distribution System** - Those non-CAISO transmission and distribution facilities, owned, controlled and operated by the Distribution Provider that are used to provide distribution service, which facilities and equipment are used to transmit electricity to ultimate usage points such as homes and industries directly from nearby generators or from interchanges with higher voltage transmission networks which transport bulk power over longer distances. The voltage levels at which Distribution Systems operate differ among areas.

**Distribution Upgrades** - The additions, modifications, and upgrades to the Distribution Provider's Distribution System at or beyond the Point of Interconnection to facilitate interconnection of the Generating Facility. Distribution Upgrades do not include Interconnection Facilities.

**Fast Track Process** - The interconnection study process set forth in Section F.2 of Rule 21.

**Generating Facility** - The Interconnection Customer's device for the production or storage of electricity identified in Attachment 2 of the Agreement, but shall not include the Interconnection Customer's Interconnection Facilities.
**Good Utility Practice** - Any of the practices, methods and acts engaged in or approved by a significant portion of the electric industry during the relevant time period, or any of the practices, methods and acts which, in the exercise of reasonable judgment in light of the facts known at the time the decision was made, could have been expected to accomplish the desired result at a reasonable cost consistent with good business practices, reliability, safety and expedition. Good Utility Practice is not intended to be limited to the optimum practice, method, or act to the exclusion of all others, but rather to be acceptable practices, methods, or acts generally accepted in the region.

**Governmental Authority** - Any federal, state, local or other governmental regulatory or administrative agency, court, commission, department, board, or other governmental subdivision, legislature, rulemaking board, tribunal, or other governmental authority having jurisdiction over the Parties, their respective facilities, or the respective services they provide, and exercising or entitled to exercise any administrative, executive, police, or taxing authority or power; provided, however, that such term does not include the Interconnection Customer, the Distribution Provider, or any Affiliate thereof.

**Interconnection Customer** - Any entity, including the Distribution Provider, Distribution Owner or any of the affiliates or subsidiaries of either, that proposes to interconnect its Generating Facility with the Distribution Provider's Distribution System. The definition of “Interconnection Customer” in this Agreement is intended to be identical to and used interchangeably with the definition of “Producer” in Rule 21.

**Interconnection Facilities** - The Distribution Provider's Interconnection Facilities and the Interconnection Customer's Interconnection Facilities. Collectively, Interconnection Facilities include all facilities and equipment between the Generating Facility and the Point of Interconnection, including any modification, additions or upgrades that are necessary to physically and electrically interconnect the Generating Facility to the Distribution Provider's Distribution System. Interconnection Facilities are sole use facilities and shall not include Distribution Upgrades or Network Upgrades.

**Interconnection Handbook** - A handbook, developed by the Distribution Provider and posted on the Distribution Provider’s website or otherwise made available by the Distribution Provider, describing the technical and operational requirements for wholesale generators and loads connected to the Distribution System, as such handbook may be modified or superseded from time to time. In the event of a conflict between the terms of this Agreement and the terms of the Distribution Provider’s Interconnection Handbook, the terms in this Agreement shall govern.

**Network Upgrades** - Additions, modifications, and upgrades to the Distribution Provider's Transmission System required at or beyond the point at which the Distribution System connects to the Distribution Provider’s Transmission System to accommodate the interconnection of the Generating Facility to the Distribution Provider’s Distribution System. Network Upgrades do not include Distribution Upgrades.

**Operating Requirements** - Any operating and technical requirements that may be applicable
due to Regional Transmission Organization, the CAISO, balancing authority area, or the Distribution Provider's requirements, including those set forth in the Agreement.

**Party or Parties** - The Distribution Provider, Distribution Owner, Interconnection Customer, Producer or any combination of the above.

**Point of Interconnection** - The point where the Interconnection Facilities connect with the Distribution Provider's Distribution System.

**Reasonable Efforts** - With respect to an action required to be attempted or taken by a Party under the Agreement, efforts that are timely and consistent with Good Utility Practice and are otherwise substantially equivalent to those a Party would use to protect its own interests.

**Transmission System** - Those facilities owned by the Distribution Provider that have been placed under the CAISO’s operational control and are part of the CAISO Grid.

**Upgrades** - The required additions and modifications to the Distribution Provider's Distribution System and Transmission System at or beyond the Point of Interconnection. Upgrades may be Network Upgrades or Distribution Upgrades. Upgrades do not include Interconnection Facilities.
Equipment, including the Generating Facility, Interconnection Facilities, and metering equipment shall be itemized and identified as being owned by the Interconnection Customer, the Distribution Provider, or the Distribution Owner. The Distribution Provider will provide a best estimate itemized cost, including overheads, of its Interconnection Facilities and metering equipment, and a best estimate itemized cost of the annual operation and maintenance expenses associated with its Interconnection Facilities and metering equipment.
One-line Diagram Depicting the Generating Facility, Interconnection Facilities, Metering Equipment, and Upgrades
Milestones

In-Service Date: ___________________

Critical milestones and responsibility as agreed to by the Parties:

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Agreed to by:

For the Distribution Provider ____________________________ Date ____________

For the Distribution Owner (If Applicable) ____________________________ Date ____________

For the Interconnection Customer ____________________________ Date ____________
Additional Operating Requirements for the Distribution Provider's Distribution System and Affected Systems Needed to Support the Interconnection Customer's Needs

The Distribution Provider shall also provide requirements that must be met by the Interconnection Customer prior to initiating parallel operation with the Distribution Provider's Distribution System.
Distribution Provider's Description of its Upgrades and Cost Responsibility

The Distribution Provider shall describe Upgrades and provide an itemized best estimate of the cost, including overheads, of the Upgrades and annual operation and maintenance expenses associated with such Upgrades. The Distribution Provider shall functionalize Upgrade costs and annual expenses as either transmission or distribution related.
RULE 21 EXPORTING GENERATING FACILITY
INTERCONNECTION REQUEST

Provide two copies of this completed form pursuant to Section 6 below.

1. The undersigned Applicant submits this request to interconnect its Generating Facility with Distribution Provider's Distribution System pursuant to Rule 21 (check only one):
   ☐ Detailed Study Process
   ☐ Fast Track Process

2. This Interconnection Request is for (check only one):
   ☐ A proposed new Generating Facility.
   ☐ An increase in the generating capacity or a Material Modification of an existing Generating Facility.

3. Applicant provides the following information:
   a. Address or location, including the county, of the proposed new Generating Facility site (to the extent known) or, in the case of an existing Generating Facility, the name and specific location, including the county, of the existing Generating Facility;
      
      Project Name:
      
      Project Location:
      Street Address:
      City, State:
      County:
      Zip Code:
      GPS Coordinates:

   b. Maximum net megawatt electrical output (as defined by section 2.c. of Attachment A to this appendix) of the proposed new Generating Facility or the amount of net megawatt increase in the generating capacity of an existing Generating Facility;
      
      Maximum net megawatt electrical output (MW): ________ or
      Net Megawatt increase (MW): ________
c. Type of project (i.e., gas turbine, hydro, wind, etc.) and general description of the
equipment configuration (if more than one type is chosen, include net MW for
each);

___ Cogeneration _____ MW
___ Reciprocating Engine _____ MW
___ Biomass _____ MW
___ Steam Turbine _____ MW
___ Gas Turbine _____ MW
___ Wind _____ MW
___ Hydro _____ MW
___ Inverter Based: (e.g., Photovoltaic, Fuel Cell) _____ MW

If Fuel Cell, please describe primary fuel source:
___ Combined Cycle _____ MW
___ Other (please describe): ________________________________

d. Proposed In-Service Date, and Other Key Dates (Day/Month/Year) (Dates must
be sequential)

  Proposed In-Service Date: / / 
  Proposed Trial Operation Date: / / 
  Proposed Commercial Operation Date: / / 
  Proposed Term of Service (years): ________

e. Name, address, telephone number, and e-mail address of Applicant's contact
person (primary person who will be contacted);

  Name: ________________________________
  Title: ________________________________
  Company Name: _______________________
  Street Address: _______________________
  City, State: __________________________
  Zip Code: ____________________________
  Phone Number: _______________________
  Fax Number: _________________________
  Email Address: _______________________
  Interconnection Customer’s DUNS Number: _______________________

f. Approximate location of the proposed Point of Interconnection (i.e., specify
distribution facility interconnection point name, voltage level, and the location of
interconnection);

g. Applicant Data (set forth in Attachment A)
The Applicant shall provide to the Distribution Provider the technical data called for in Attachment A. Two (2) copies are required.

4. Applicable Interconnection Request fee or Detailed Study deposit amount as specified in Rule 21 made payable to Southern California Edison Company. Send check to Distribution Provider along with:
   1. A completed Interconnection Request form for processing.
   2. A completed Attachment A (Interconnection Request Generating Facility Data).

5. Attach evidence of Site Exclusivity as specified in Rule 21 Section E.2.d as applicable, and name(s), address(es) and contact information of site owner(s).

6. This Interconnection Request shall be submitted to the representative indicated below:

   Southern California Edison Company
   Director of FERC Policy & Contracts
   P.O. Box 800
   Rosemead, CA  91770

   Overnight address:
   2244 Walnut Grove Avenue,
   Rosemead, CA  91770

7. Representative of Applicant to contact:

   [To be completed by Applicant]
   Name:
   Title:
   Company Name:
   Street Address:
   City, State:
   Zip Code:
   Phone Number:
   Fax Number:
   Email Address:

8. If the Applicant also requests Distribution Service, additional information and an additional deposit is required in accordance with Section 15.2 of the WDAT.

9. Applicant should be aware that if Applicant has not yet received Rule 21 Screen Q results from Distribution Provider by March 15th following submittal of this Interconnection Request, Applicant will need to submit, if Applicant voluntarily chooses to do so, an Interconnection Request under Distribution Provider’s FERC Wholesale Distribution
Access Tariff (WDAT) by the close of the CAISO cluster application window, (refer to http://www.caiso.com/docs/2002/06/11/2002061110300427214.html for the exact date), in order to participate in the Transmission Cluster Study for the year. An application under WDAT will not impact the results of this Rule 21 study.

10. This Interconnection Request is submitted by:

Legal name of Applicant: ___________________________________

By (signature): ________________________________________________

Name (type or print): ____________________________________________

Title: __________________________________________________________

Date: __________________
Attachment A to Rule 21 Exporting Generating Facility Interconnection Request

GENERATING FACILITY DATA

Provide two copies of this completed form pursuant to Section 6 of Interconnection Request.

Each Applicant will complete Sections 1 and 2 of this Attachment A.
Each Applicant will complete the applicable data in Sections 3 through 6 of this Attachment A based on the type of generating facility(ies) requesting interconnection. (Section 3 for synchronous generators, Section 4 for induction generators, Section 5 for wind turbine generators, and Section 6 for inverter-based generators).
Each Applicant will complete Sections 7 through 10, as applicable.
At any time, Distribution Provider may require Applicant to provide additional technical data, or additional documentation supporting the technical data provided, as deemed necessary by the Distribution Provider to perform Interconnection Studies, other studies, or evaluations as set forth under Rule 21.

1. Provide two original prints and one reproducible copy (no larger than 36” x 24”) of the following:
   A. Site drawing to scale, showing generator location and Point of Interconnection with the Distribution Provider’s Distribution System.
   B. Single-line diagram showing applicable equipment such as generating units, step-up transformers, auxiliary transformers, switches/disconnects of the proposed interconnection, including the required protection devices and circuit breakers. For wind and photovoltaic generator projects, the one line diagram should include the distribution lines connecting the various groups of generating units, the generator capacitor banks, the step up transformers, the distribution lines, and the substation transformers and capacitor banks at the Point of Interconnection with the Distribution Provider’s Distribution System. This one-line drawing must be signed and stamped by a licensed Professional Engineer if the Generating Facility is larger than 50 kW.

2. Generating Facility General Information:
   A. Total Generating Facility rated output (MW): _______________
   B. Generating Facility auxiliary Load (MW): _______________
   C. Project net capacity (MW): _______________
   D. Standby Load when Generating Facility is off-line (MW): _______________
   E. Number of Generating Units: _______________
      (Please repeat the following items for each generator)
   F. Individual generator rated output (MW for each unit): _______________
   G. Type (induction, synchronous, D.C. with inverter): _______________
   H. Phase (3 phase or single phase): _______
3. Synchronous Generator – Information:

3A Generator Information:
(Please repeat the following for each generator)

A. Manufacturer: ________________________________________
B. Year Manufactured:____________
C. Rated Generator speed (rpm):____________
D. Rated MVA: _______________
E. Rated Terminal Voltage (kV): ____________
F. Rated Generator Power Factor: ____________
G. Generator Efficiency at Rated Load (%): ____________
H. Moment of Inertia (including prime mover): ____________
I. Inertia Time Constant (on machine base) H: ____________ sec or MJ/MVA
J. SCR (Short-Circuit Ratio - the ratio of the field current required for rated open-circuit voltage to the field current required for rated short-circuit current): ____________
K. Please attach generator reactive capability curves.
L. Rated Hydrogen Cooling Pressure in psig (Steam Units only):

M. Please attach a plot of generator terminal voltage versus field current that shows the air gap line, the open-circuit saturation curve, and the saturation curve at full load and rated power factor.

3B Excitation System Information:
(Please repeat the following for each generator)

A. Indicate the Manufacturer ____________________ and Type _______________ of excitation system used for the generator. For exciter type, please choose from 1 to 9 below or describe the specific excitation system.

(1) Rotating DC commutator exciter with continuously acting regulator. The regulator power source is independent of the generator terminal voltage and current.
(2) Rotating DC commentator exciter with continuously acting regulator. The regulator power source is bus fed from the generator terminal voltage.
(3) Rotating DC commutator exciter with non-continuously acting regulator (i.e., regulator adjustments are made in discrete increments).
(4) Rotating AC Alternator Exciter with non-controlled (diode) rectifiers. The regulator power source is independent of the generator terminal voltage and current (not bus-fed).
(5) Rotating AC Alternator Exciter with controlled (thyristor) rectifiers. The regulator power source is fed from the exciter output voltage.

(6) Rotating AC Alternator Exciter with controlled (thyristor) rectifiers.

(7) Static Exciter with controlled (thyristor) rectifiers. The regulator power source is bus-fed from the generator terminal voltage.

(8) Static Exciter with controlled (thyristor) rectifiers. The regulator power source is bus-fed from a combination of generator terminal voltage and current (compound-source controlled rectifiers system).

(9) Other (specify): ____________________________________________________________________________________

B. Attach a copy of the block diagram of the excitation system from its instruction manual. The diagram should show the input, output, and all feedback loops of the excitation system.

C. Excitation system response ratio (ASA): ______________

D. Full load rated exciter output voltage: ___________

E. Maximum exciter output voltage (ceiling voltage): ___________

F. Other comments regarding the excitation system? ____________________________________________________________________________________

3C Power System Stabilizer Information:
(Please repeat the following for each generator.)

A. Manufacturer: ______________________________________________________________________________________

B. Is the PSS digital or analog? _________________________________________________________________________

C. Note the input signal source for the PSS?
   _____ Bus frequency   _____ Shaft speed
   Bus Voltage __________ Other (specify source)

D. Please attach a copy of a block diagram of the PSS from the PSS Instruction Manual and the correspondence between dial settings and the time constants or PSS gain.

E. Other comments regarding the PSS?
   ________________________________________________________________________________________________
   ________________________________________________________________________________________________
   ________________________________________________________________________________________________

3D Turbine-Governor Information:
(Please repeat the following for each generator)

Please complete Part A for steam, gas or combined-cycle turbines, Part B for hydro turbines, and Part C for both.

A. Steam, gas or combined-cycle turbines:

   (1) List type of unit (Steam, Gas, or Combined-cycle): __________
   (2) If steam or combined-cycle, does the turbine system have a reheat process (i.e., both high and low pressure turbines)? __________
(3) If steam with reheating process, or if combined-cycle, indicate in the space provided, the percent of full load power produced by each turbine:
   - Low pressure turbine or gas turbine: ______%  
   - High pressure turbine or steam turbine: ______%  

(4) For combined cycle plants, specify the plant net output capacity (MW) for an outage of the steam turbine or an outage of a single combustion turbine: _______________________________________

B. Hydro turbines:

   (1) Turbine efficiency at rated load: ______ %  
   (2) Length of penstock: ______ ft  
   (3) Average cross-sectional area of the penstock: ______ ft²  
   (4) Typical maximum head (vertical distance from the bottom of the penstock, at the gate, to the water level): ______ ft  
   (5) Is the water supply run-of-the-river or reservoir: _______________  
   (6) Water flow rate at the typical maximum head: ________ ft³/sec  
   (7) Average energy rate: ________ kW-hrs/acre-ft  
   (8) Estimated yearly energy production: ________ kW-hrs

C. Complete this section for each machine, independent of the turbine type.

   (1) Turbine manufacturer: __________________  
   (2) Maximum turbine power output: ______________ MW  
   (3) Minimum turbine power output (while on line): ____________ MW  
   (4) Governor information:
      (a) Droop setting (speed regulation): ______________  
      (b) Is the governor mechanical-hydraulic or electro-hydraulic (Electro-hydraulic governors have an electronic speed sensor and transducer)? ______________  
      (c) Other comments regarding the turbine governor system? _______________________________
          ________________________________
          ________________________________
          ________________________________  

3E Short Circuit Duty Information:
   For each generator, provide the following reactances expressed in p.u. on the generator base:

   - X’d – Direct Axis Transient Reactance: _____ p.u.  
   - X2 – Negative Sequence Reactance: _____ p.u.  
   - X0 – Zero Sequence Reactance: _____ p.u.
Generator Grounding (select one for each model):

A. _____ Solidly grounded
B. _____ Grounded through an impedance
   (Impedance value in p.u. on generator base. R:_____________p.u.
   X:_____________p.u.)
C. _____ Ungrounded

4. Induction Generator Information:
(Please repeat the following for each generator)

A. Motoring Power (kW): ______________
B. I_{2t} or K (Heating Time Constant): ______________
C. Rotor Resistance, Rr: ______________
D. Stator Resistance, Rs: ______________
E. Stator Reactance, Xs: ______________
F. Rotor Reactance, Xr: ______________
G. Magnetizing Reactance, Xm: ______________
H. Short Circuit Reactance, Xd'': ______________
I. Exciting Current: ______________
J. Temperature Rise: ______________
K. Frame Size: ______________
L. Design Letter: ______________
M. Reactive Power Required In Vars (No Load): ______________
N. Reactive Power Required In Vars (Full Load): ______________
O. Total Rotating Inertia, H: _____________ Per Unit on kVA Base

5. Wind Turbine Generator (WTG) Information:
(Proposed projects may include one or more WTG types. Please repeat the following for
each type of WTG).

A. WTG Manufacturer and Model: _________________________
B. Number of WTGs: ___________________
C. WTG Type (check one):
   _____ Type 1 (Squirrel-cage induction generator)
   _____ Type 2 (Wound rotor induction machine with variable rotor resistance)
   _____ Type 3 (Doubly-fed asynchronous generator)
   _____ Type 4 (Full converter interface)
D. Nameplate Rating (each WTG): _______/_______ kW/kVA
E. Rated Terminal Voltage: _______________ kV
F. For Type 1 or Type 2 WTGs:
   (1) uncompensated power factor at full load: _______
(2) Power factor correction capacitors at full load: ______MVAR
(3) Number of shunt stages and size: ________
(4) Please attach capability curve describing reactive power or power factor range from no output to full rated output, including the effect of shunt compensation

G. For Type 3 or Type 4 WTGs:
(1) Maximum under-excited power factor at full load: ______
(2) Maximum over-excited power factor at full load: ______
(3) Control mode: ______ (voltage control, fixed power factor)
(4) Please attach capability curve describing reactive power or power factor range from no output to full rated output

H. Short Circuit Characteristics: Applicant to provide technical data related to the short circuit characteristics of proposed WTGs for short circuit duty study modeling purposes. For example, the applicant can provide manufacturer short circuit test data showing faulted condition for three phase and single-line-to-ground fault.

Distribution Provider may require testing verification of voltage and harmonic performance during commissioning test of WTG based generation projects.

6. Inverter Based Generation Systems Information:

(Proposed inverter based generation projects may include one or more types of inverters. Please repeat the following for each type of inverter).

A. Inverter Manufacturer and Model: ____________________________
B. Number of Inverters: ____________________
C. Nameplate Rating (AC, each inverter): _______/_______ kW
D. Nameplate Voltage Rating (AC): _______ kV
E. Maximum AC line current: _______ Amps
F. Nameplate Power Factor Rating (AC): _______
G. Please attach capability curve describing reactive power or power factor range from no output to full rated output
H. Inverter control mode (e.g. voltage, power factor, reactive power): ______
I. Short Circuit Characteristics: Applicant to provide technical data related to the short circuit characteristics of proposed inverter based generation systems. For example, the applicant can provide a sinusoidal waveform test data showing faulted condition at the AC side of the inverter for a three phase and single-line-to-ground fault.
J. Harmonics Characteristics:
(1) Inverter switching frequency: _______
(2) Harmonic characteristics for each unit up to switching frequency: _______
(3) Harmonic characteristics for aggregate generation facility: _______
K. Inverter disconnection characteristics: Applicant to provide voltage sinusoidal waveform test data which shows the voltage characteristics during disconnection of inverter system from distribution system at 100% and at 50% of rated output.

Distribution Provider may require testing verification of voltage and harmonic performance during commissioning test of the inverter based generation systems.

7. **Step-Up Transformer Data:**

For each step-up transformer (e.g. main step-up transformers, padmount transformers), fill out the data form provided in Table 1.

8. **Line Data:**

Upon Distribution Provider request, for transmission lines that are to be planned by the generation developer, please provide the following information:

- Nominal Voltage: ___________ kV
- Line Length (miles): ______________
- Line termination Points: ________________________
- Conductor Type: _____ Size: _______
  - If bundled, Number per phase: _____, Bundle spacing: _____ in.
- Phase Configuration. Vertical: ______, Horizontal: ______
- Phase Spacing (ft): A-B: _______, B-C: _______, C-A: ______
- Distance of lowest conductor to Ground at full load and 40°C: _______ ft
- Ground Wire Type: ______ Size: ______ Distance to Ground: ______ ft
- Attach Tower Configuration Diagram
- Summer line ratings in amperes (normal and emergency) ______________________
- Positive Sequence Resistance ( R ): ________ p.u.** (for entire line length)
- Positive Sequence Reactance: ( X ): ________ p.u.** (for entire line length)
- Zero Sequence Resistance ( R0 ): ________ p.u.** (for entire line length)
- Zero Sequence Reactance: ( X0 ): ________ p.u.** (for entire line length)
- Line Charging (B/2): ________ p.u.**
  ** On 100-MVA and nominal line voltage (kV) Base

9. **Plant-Level Reactive Power Compensation Data:**

Provide the following information for plant-level reactive power compensation, if applicable:

- A. Number of individual shunt capacitor banks: ___________
- B. Individual shunt capacitor bank rated voltage (kV): ___________
- C. Individual shunt capacitor bank size (kVAR at rated voltage): ___________
- D. Planned dynamic reactive control devices (SVC, STATCOM): ___________
E. Control range: _____________ kVAR (lead) _____________ kVAR (lag)
F. Control mode (e.g. voltage, power factor, reactive power): _____________
G. Please provide the overall plant reactive power control strategy

10. Load Flow and Dynamic Models:

Upon Distribution Provider request, the following information will be required. The WECC Data Preparation Manual for Power Flow Base Cases and Dynamic Stability Data has established power flow and dynamic modeling requirements for generation projects in WECC base cases. In general, if the aggregate sum of generation on a bus exceeds 10 MVA, it should not be netted. Furthermore, the total netted generation in an area should not exceed five percent of the area’s total generation. Based on current WECC modeling requirements, the following information will be required for all generation projects whose net capacity is greater than 10 MVA. The following information may also be required for generation projects less than 10 MVA on a case-by-case basis, based on the amount of generation in the area of the requested Point of Interconnection.

A. Provide load flow model for the generating plant and its interconnection facilities in GE PSLF *.epc format, including new buses, generators, transformers, interconnection facilities. An equivalent model is required for the plant with generation collector systems. This data should reflect the technical data provided in this Attachment A.

B. For each generator, governor, exciter, power system stabilizer, WTG, or inverter based generator, select the appropriate dynamic models from the General Electric PSLF Program Manual and provide the required input data. Include any user written *.p EPCL files to simulate inverter based plants’ dynamic responses (typically needed for inverter based PV/wind plants). Provide a completed *.dyd file that contains the information specified in this section.

The GE PSLF manual is available upon request from GE. There are links within the GE PSLF User’s Manual to detailed descriptions of specific models, a definition of each parameter, a list of the output channels, explanatory notes, and a control system block diagram. In addition, GE PSLF modeling information and various modeling guidelines documents have been prepared by the WECC Modeling and Validation Work Group. This information is available on the WECC website (www.wecc.biz).

If you require assistance in developing the models, we suggest you contact General Electric. Accurate models are important to obtain accurate study results. Costs associated with any changes in facility requirements that are due to differences between model data provided by the generation developer and the actual generator test data, may be the responsibility of the generation developer.
TABLE 1
TRANSFORMER DATA
(Provide for each level of transformation)

UNIT______________________________________

NUMBER OF TRANSFORMERS_________ PHASE _______

<table>
<thead>
<tr>
<th>RATING</th>
<th>H Winding</th>
<th>X Winding</th>
<th>Y Winding</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rated MVA</td>
<td>________</td>
<td>________</td>
<td>________</td>
</tr>
<tr>
<td>Connection (Delta, Wye, Gnd.)</td>
<td>________</td>
<td>________</td>
<td>________</td>
</tr>
<tr>
<td>Cooling Type (OA,OA/FA, etc) :</td>
<td>________</td>
<td>________</td>
<td>________</td>
</tr>
<tr>
<td>Temperature Rise Rating</td>
<td>________</td>
<td>________</td>
<td>________</td>
</tr>
<tr>
<td>Rated Voltage</td>
<td>________</td>
<td>________</td>
<td>________</td>
</tr>
<tr>
<td>BIL</td>
<td>________</td>
<td>________</td>
<td>________</td>
</tr>
<tr>
<td>Available Taps (% of rating)</td>
<td>________</td>
<td>________</td>
<td>________</td>
</tr>
<tr>
<td>Load Tap Changer? (Y or N)</td>
<td>________</td>
<td>________</td>
<td>________</td>
</tr>
<tr>
<td>Tap Settings</td>
<td>________</td>
<td>________</td>
<td>________</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>IMPEDANCE</th>
<th>H-X</th>
<th>H-Y</th>
<th>X-Y</th>
</tr>
</thead>
<tbody>
<tr>
<td>Percent</td>
<td>________</td>
<td>________</td>
<td>________</td>
</tr>
<tr>
<td>MVA Base</td>
<td>________</td>
<td>________</td>
<td>________</td>
</tr>
<tr>
<td>Tested Taps</td>
<td>________</td>
<td>________</td>
<td>________</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>WINDING RESISTANCE</th>
<th>H</th>
<th>X</th>
<th>Y</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ohms</td>
<td>________</td>
<td>________</td>
<td>________</td>
</tr>
</tbody>
</table>

CURRENT TRANSFORMER RATIOS

H_________ X_________ Y_________ N_________

PERCENT EXCITING CURRENT 100 % Voltage; ________ 110% Voltage_______

Supply copy of nameplate and manufacturer’s test report when available.
SDG&E RULE 21 GENERATOR INTERCONNECTION AGREEMENT FOR EXPORTING GENERATING FACILITIES INTERCONNECTING UNDER THE FAST TRACK PROCESS
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Attachment 1 - Glossary of Terms  
Attachment 2 - Description and Costs of the Generating Facility, Interconnection Facilities, and
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Attachment 3 - One-line Diagram Depicting the Generating Facility, Interconnection Facilities, Metering Equipment, and Upgrades
Attachment 4 - Milestones
Attachment 5 - Additional Operating Requirements for the Distribution Provider's Distribution System and Affected Systems Needed to Support the Interconnection Customer’s Needs
Attachment 6 - Distribution Provider's Description of its Upgrades and Cost Responsibility
This Interconnection Agreement ("Agreement" or "GIA") is made and entered into this ______ day of ________________, 20__, by ______________________________________ ("Distribution Provider"), and _______________________________________________ ("Interconnection Customer") each hereinafter sometimes referred to individually as "Party" or both referred to collectively as the "Parties."

**Distribution Provider Information**

Distribution Provider: ______________________________________________
Attention: _________________________________________________________
Address: __________________________________________________________
City: _______________________________ State: ______________ Zip: ______
Phone: ________________       Fax: _________________

**Interconnection Customer Information**

Interconnection Customer: ____________________________________________
Attention: _________________________________________________________
Address: __________________________________________________________
City: _______________________________ State: ______________ Zip: ______
Phone: ________________       Fax: _________________

Interconnection Customer Application No: _____________

WHEREAS, Interconnection Customer proposes to interconnect to the Distribution System;

WHEREAS, the basis for the Parties entering into this Agreement is that Interconnection Customer is a Qualifying Facility ("QF") and will sell all of its exports to the grid to the Distribution Provider under a power purchase agreement ("PPA") entered into pursuant to the Public Utility Regulatory Policies Act of 1978 ("PURPA"); or

WHEREAS, the basis for the Parties entering into this Agreement is:

(Insert Description or N/A)

THEREFORE, in consideration of the mutual covenants set forth herein, the Parties agree as follows:
Article 1. Scope and Limitations of Agreement

1.1 Applicability
This Agreement shall be used for an interconnection governed by the Distribution Provider’s California Public Utilities Commission- (“CPUC”) approved Electric Rule 21 (“Rule 21”) of a Generating Facility that sells all of its exports to the grid to the Distribution Provider. This Agreement is not applicable to NEM Producers, Non-Export Producers and non-compensated exporting Producers.

1.2 Purpose
This Agreement incorporates in its entirety the Distribution Provider’s Rule 21, subject to any modifications the CPUC may direct in the exercise of its jurisdiction. This Agreement governs the terms and conditions under which the Interconnection Customer’s Generating Facility will interconnect with, and operate in parallel with, the Distribution Provider's Distribution System. In the event of inconsistency between this Agreement and the terms of Rule 21, the provisions of the latter shall control.

1.3 No Agreement to Purchase or Deliver Power
This Agreement does not constitute an agreement to purchase or deliver the Interconnection Customer's power. The purchase or delivery of power and other services that the Interconnection Customer may require will be covered under separate agreements, if any. The Interconnection Customer will be responsible for separately making all necessary arrangements (including scheduling) for delivery of electricity.

1.4 Limitations
Nothing in this Agreement is intended to affect any other agreement between the Distribution Provider and the Interconnection Customer.

1.5 Responsibilities of the Parties

1.5.1 The Parties shall perform all obligations of this Agreement in accordance with all Applicable Laws and Regulations, Operating Requirements, and Good Utility Practice.

1.5.2 The Interconnection Customer shall construct, interconnect, operate and maintain its Generating Facility and construct, operate, and maintain its Interconnection Facilities in accordance with the applicable manufacturer's recommended maintenance schedule, and in accordance with this Agreement, and with Good Utility Practice.

1.5.3 The Distribution Provider shall construct, operate, and maintain its Distribution System, Transmission System, Interconnection Facilities, Distribution Upgrades and Network Upgrades in accordance with this Agreement, and with Good Utility Practice.

1.5.4 The Interconnection Customer agrees to construct its facilities or systems in
accordance with applicable specifications that meet or exceed those provided by the National Electrical Safety Code, the American National Standards Institute, IEEE, Underwriter's Laboratory, and Operating Requirements in effect at the time of construction and other applicable national and state codes and standards. The Interconnection Customer agrees to design, install, maintain, and operate its Generating Facility so as to reasonably minimize the likelihood of a disturbance adversely affecting or impairing the system or equipment of the Distribution Provider and any Affected Systems. The Interconnection Customer shall comply with the Distribution Provider’s Interconnection Handbook. In the event of a conflict between the terms of this GIA and the terms of the Distribution Provider’s Interconnection Handbook, the terms in this GIA shall govern.

1.5.5 Each Party shall operate, maintain, repair, and inspect, and shall be fully responsible for the facilities that it now or subsequently may own unless otherwise specified in the Attachments to this Agreement. Each Party shall be responsible for the safe installation, maintenance, repair and condition of their respective lines and appurtenances on their respective sides of the point of change of ownership. The Distribution Provider and the Interconnection Customer, as appropriate, shall provide Interconnection Facilities that adequately protect the Distribution Provider's Transmission System, Distribution System, personnel, and other persons from damage and injury. The allocation of responsibility for the design, installation, operation, maintenance and ownership of Interconnection Facilities shall be delineated in the Attachments to this Agreement.

1.5.6 The Distribution Provider shall coordinate with Affected Systems to support the interconnection.

1.5.7 The Interconnection Customer shall maintain QF status during the term of this Agreement.

1.5.8 The Interconnection Customer shall cooperate with the Local Furnishing Distribution Provider to maintain the Local Furnishing Distribution Provider tax status. Nothing in this Agreement is intended to adversely affect the Local Furnishing Distribution Provider’s tax exempt status with respect to the issuance of Local Furnishing Bonds.

1.6 Parallel Operation Obligations
Once the Generating Facility has been authorized to commence parallel operation, the Interconnection Customer shall abide by all rules and procedures pertaining to the parallel operation of the Generating Facility in the applicable balancing authority area, including, but not limited to; 1) the rules and procedures concerning the operation of generation set forth in Rule 21 or by the applicable system operator(s) for the Distribution Provider's Distribution System and; 2) the Operating Requirements set forth in Attachment 5 of this Agreement.

1.7 Metering
The Interconnection Customer shall be responsible for the Distribution Provider's reasonable and necessary cost for the purchase, installation, operation, maintenance, testing, repair, and replacement of metering and data acquisition equipment specified in Attachments 2 and 3 of this Agreement. The Interconnection Customer's metering (and data acquisition, as required) equipment shall conform to applicable industry rules and Operating Requirements. Nothing in this provision replaces or alters the metering requirements in the Interconnection Customer’s PPA.

1.8 Reactive Power

1.8.1 The Interconnection Customer shall design its Generating Facility to maintain a composite power delivery at continuous rated power output at the Point of Interconnection and the Generating Facility shall be capable of operating within a power factor range of 0.9 leading to 0.9 lagging, unless the Distribution Provider has established different requirements that apply to all similarly situated generators in the balancing authority area on a comparable basis. Operation outside this range is acceptable provided the reactive power of the Generating Facility is used to meet the reactive power needs of the Host Loads or that reactive power is otherwise provided under tariff by Distribution Provider. The Interconnection Customer shall notify Distribution Provider if it is using the Generating Facility for power factor correction. Unless otherwise agreed upon by the Interconnection Customer and Distribution Provider, Generating Facilities shall automatically regulate power factor, not voltage, while operating in parallel with Distribution Provider’s Distribution System.

1.9 Capitalized Terms

Capitalized terms used herein shall have the meanings specified in the Glossary of Terms in Attachment 1 or the body of this Agreement.

Article 2. Inspection, Testing, Authorization, and Right of Access

2.1 Equipment Testing and Inspection

2.1.1 Pursuant to Rule 21, the Interconnection Customer shall test and inspect its Generating Facility and Interconnection Facilities prior to interconnection. The Interconnection Customer shall notify the Distribution Provider of such activities no fewer than five Business Days (or as may be agreed to by the Parties) prior to such testing and inspection. Testing and inspection shall occur on a Business Day. The Distribution Provider may, at its own expense, send qualified personnel to the Generating Facility site to inspect the interconnection and observe the testing. The Interconnection Customer shall provide the Distribution Provider a written test report when such testing and inspection is completed.

2.1.2 The Distribution Provider shall provide the Interconnection Customer written acknowledgment that it has received the Interconnection Customer's written test report. Such written acknowledgment shall not be deemed to be or construed as
any representation, assurance, guarantee, or warranty by the Distribution Provider of the safety, durability, suitability, or reliability of the Generating Facility or any associated control, protective, and safety devices owned or controlled by the Interconnection Customer or the quality of power produced by the Generating Facility.

2.2 Authorization Required Prior to Parallel Operation

2.2.1 The Distribution Provider shall use Reasonable Efforts to list applicable parallel operation requirements in Attachment 5 of this Agreement. Additionally, the Distribution Provider shall notify the Interconnection Customer of any changes to these requirements as soon as they are known. The Distribution Provider shall make Reasonable Efforts to cooperate with the Interconnection Customer in meeting requirements necessary for the Interconnection Customer to commence parallel operations by the in-service date.

2.2.2 The Interconnection Customer shall not operate its Generating Facility in parallel with the Distribution Provider's Distribution System without prior written authorization of the Distribution Provider. The Distribution Provider will provide such authorization once the Distribution Provider receives notification that the Interconnection Customer has complied with all applicable parallel operation requirements. Such authorization shall not be unreasonably withheld, conditioned, or delayed.

2.3 Right of Access

2.3.1 Upon reasonable notice, the Distribution Provider may send a qualified person to the premises of the Interconnection Customer at or immediately before the time the Generating Facility first operates in parallel to inspect the interconnection, and observe the commissioning of the Generating Facility (including any required testing), startup, and operation for a period of up to three (3) Business Days after initial start-up of the unit. In addition, the Interconnection Customer shall notify the Distribution Provider at least five (5) Business Days prior to conducting any on-site verification testing of the Generating Facility.

2.3.2 Following the initial inspection process described above, at reasonable hours, and upon reasonable notice, or at any time without notice in the event of an emergency or hazardous condition, the Distribution Provider shall have access to the Interconnection Customer's premises for any reasonable purpose in connection with the performance of the obligations imposed on it by this Agreement or if necessary to meet its legal obligation to provide service to its customers.

2.3.3 Costs associated with this Article are subject to the relevant provisions of Rule 21.

Article 3. Effective Date, Term, Termination, and Disconnection
3.1 **Effective Date**

This Agreement shall become effective upon execution by the Parties.

3.2 **Term of Agreement**

This Agreement shall become effective on the Effective Date and shall remain in effect for a period of ______ years from the Effective Date or such other longer period as the Parties may agree and shall be automatically renewed for each successive one-year period thereafter, unless terminated earlier in accordance with article 3.3 of this Agreement.

3.3 **Termination**

No termination shall become effective until the Parties have complied with all Applicable Laws and Regulations applicable to such termination.

3.3.1 The Interconnection Customer may terminate this Agreement at any time by giving the Distribution Provider twenty (20) Business Days written notice.

3.3.2 Either Party may terminate this Agreement after Default pursuant to article 7.6.

3.3.3 In addition, if the basis for Rule 21 applicability for this interconnection is based on the Interconnection Customer maintaining QF status and selling all its exports to the grid to Distribution Provider under a PURPA PPA, then this provision applies and Distribution Provider may terminate this Agreement if Interconnection Customer fails to maintain its QF status for the term of this Agreement or upon termination of Interconnection Customer’s PURPA PPA.

3.3.3.1 If Section 3.3.3 applies, Interconnection Customer is responsible for maintaining QF status and must notify Distribution Provider sixty (60) Calendar Days in advance of Interconnection Customer failing to maintain its QF status, selling to a third-party, or termination of its PURPA PPA. If Interconnection Customer fails to provide such notice, it is wholly responsible for any penalties incurred from any Governmental Authority or the California Independent System Operator Corporation (“CAISO”), including penalties and charges incurred by the Distribution Provider, as a result of this failure to notify the Distribution Provider.

3.3.3.2 If Interconnection Customer is no longer eligible for a Rule 21 interconnection then Distribution Provider may terminate this Agreement.

3.3.4 Upon termination of this Agreement, the Generating Facility will be disconnected from the Distribution Provider's Distribution System. All costs required to effectuate such disconnection shall be borne by the terminating Party, unless such termination resulted from the non-terminating Party’s Default of this GIA or such non-terminating Party otherwise is responsible for these costs under this GIA.
3.3.5 The termination of this Agreement shall not relieve either Party of its liabilities and obligations, owed or continuing at the time of the termination.

3.3.6 This provisions of this article shall survive termination or expiration of this Agreement.

3.3.7 If the Generating Facility no longer falls within the scope and description provided in Section 1.1 of this Agreement, this Agreement is terminated.

3.4 Temporary Disconnection
Temporary disconnection shall continue only for so long as reasonably necessary under Good Utility Practice.

3.4.1 Emergency Conditions -- "Emergency Condition" shall mean a condition or situation: (1) that in the judgment of the Party making the claim is imminently likely to endanger life or property; or (2) that, in the case of the Distribution Provider, is imminently likely (as determined in a non-discriminatory manner) to cause a material adverse effect on the security of, or damage to the Distribution System, the Distribution Provider's Interconnection Facilities or any Affected Systems(s); or (3) that, in the case of the Interconnection Customer, is imminently likely (as determined in a non-discriminatory manner) to cause a material adverse effect on the security of, or damage to, the Generating Facility or the Interconnection Customer's Interconnection Facilities. Under Emergency Conditions, the Distribution Provider may immediately suspend interconnection service and temporarily disconnect the Generating Facility. The Distribution Provider shall notify the Interconnection Customer promptly when it becomes aware of an Emergency Condition that may reasonably be expected to affect the Interconnection Customer's operation of the Generating Facility. The Interconnection Customer shall notify the Distribution Provider promptly when it becomes aware of an Emergency Condition that may reasonably be expected to affect the Distribution Provider's Distribution System or any Affected Systems. To the extent information is known, the notification shall describe the Emergency Condition, the extent of the damage or deficiency, the expected effect on the operation of both Parties' facilities and operations, its anticipated duration, and the necessary corrective action.

3.4.2 Routine Maintenance, Construction, and Repair
The Distribution Provider may interrupt interconnection service or curtail the output of the Generating Facility and temporarily disconnect the Generating Facility from the Distribution Provider's Distribution System when necessary for routine maintenance, construction, and repairs on the Distribution Provider's Distribution System and/or Transmission System. The Distribution Provider shall provide the Interconnection Customer with five Business Days notice prior to such interruption. The Distribution Provider shall use Reasonable Efforts to coordinate such reduction or temporary disconnection with the Interconnection Customer.
3.4.3 Forced Outages
During any forced outage, the Distribution Provider may suspend interconnection service to effect immediate repairs on the Distribution Provider's Distribution System and/or Transmission System. The Distribution Provider shall use Reasonable Efforts to provide the Interconnection Customer with prior notice. If prior notice is not given, the Distribution Provider shall, upon request, provide the Interconnection Customer written documentation after the fact explaining the circumstances of the disconnection.

3.4.4 Adverse Operating Effects
The Distribution Provider shall notify the Interconnection Customer as soon as practicable if, based on Good Utility Practice, operation of the Generating Facility may cause disruption or deterioration of service to other customers served from the same electric system, or if operating the Generating Facility could cause damage to the Distribution Provider's Distribution System or Affected Systems. Supporting documentation used to reach the decision to disconnect shall be provided to the Interconnection Customer upon request. If, after notice, the Interconnection Customer fails to remedy the adverse operating effect within a reasonable time, the Distribution Provider may disconnect the Generating Facility. The Distribution Provider shall provide the Interconnection Customer with five Business Day notice of such disconnection, unless the provisions of article 3.4.1 apply.

3.4.5 Modification of the Generating Facility
The Interconnection Customer must receive written authorization from the Distribution Provider before making any change to the Generating Facility that may have a material impact on the safety or reliability of the Distribution System and/or the Transmission System. Such authorization shall not be unreasonably withheld. Modifications shall be done in accordance with Good Utility Practice. If the Interconnection Customer makes such modification without the Distribution Provider's prior written authorization, the latter shall have the right to temporarily disconnect the Generating Facility.

3.4.6 Reconnection
The Parties shall cooperate with each other to restore the Generating Facility, Interconnection Facilities, and the Distribution Provider's Distribution System and/or Transmission System to their normal operating state as soon as reasonably practicable following a temporary disconnection.

Article 4. Cost Responsibility for Interconnection Facilities and Distribution Upgrades

4.1 Interconnection Facilities

4.1.1 The Interconnection Customer shall pay for the cost of the Interconnection Facilities itemized in Attachment 2 of this Agreement. The Distribution Provider
shall provide a best estimate cost, including overheads, for the purchase and
collection of its Interconnection Facilities and provide a detailed itemization of
such costs. Costs associated with Interconnection Facilities may be shared with
other entities that may benefit from such facilities by agreement of the
Interconnection Customer, such other entities, and the Distribution Provider.

4.1.2 The Interconnection Customer shall be responsible for its share of all reasonable
expenses, including overheads, associated with (1) owning, operating,
maintaining, repairing, and replacing its own Interconnection Facilities, and (2)
operating, maintaining, repairing, and replacing the Distribution Provider's
Interconnection Facilities.

4.2 Distribution Upgrades
The Distribution Provider shall design, procure, construct, install, and own the
Distribution Upgrades described in Attachment 6 of this Agreement. If the Distribution
Provider and the Interconnection Customer agree, the Interconnection Customer may
construct Distribution Upgrades that are located on land owned by the Interconnection
Customer. The actual cost of the Distribution Upgrades, including overheads, shall be
directly assigned to the Interconnection Customer.

4.3 If a proposed Interconnection of a Generating Facility would impair the tax-exempt status
of interest on the Local Furnishing Bonds or the deductibility of interest expense on the
Local Furnishing Bonds to the Local Furnishing Distribution Provider under the Internal
Revenue Code, Treasury Regulations and/or applicable IRS rulings, the Interconnection
Customer will be required to pay the costs properly attributable to the proposed
Interconnection of such Generating Facility.

Article 5. Cost Responsibility for Network Upgrades

5.1 Applicability
No portion of this Article 5 shall apply unless the interconnection of the Generating
Facility requires Network Upgrades.

5.2 Network Upgrades
The Distribution Provider or the Distribution Owner shall design, procure, construct,
install, and own the Network Upgrades described in Attachment 6 of this Agreement. If
the Distribution Provider and the Interconnection Customer agree, the Interconnection
Customer may construct Network Upgrades that are located on land owned by the
Interconnection Customer. Unless the Distribution Provider elects to pay for Network
Upgrades, the actual cost of the Network Upgrades, including overheads, shall be borne
by the Interconnection Customer unless Section 5.2.1 directs otherwise.

5.2.1 Repayment of Amounts Advanced for Network Upgrades
To the extent that the CAISO Tariff, currently Section 12.3.2 of Appendix Y,
provides for cash repayment to interconnection customers for contribution to the
cost of Network Upgrades, the Interconnection Customer shall be entitled to a
cash repayment, equal to the total amount paid to the Distribution Provider and Affected System operator, if any, for Network Upgrades, including any tax gross-up or other tax-related payments associated with the Network Upgrades, and not otherwise refunded to the Interconnection Customer, to be paid to the Interconnection Customer on a dollar-for-dollar basis for the non-usage sensitive portion of transmission charges, as payments are made under the Distribution Provider's Tariff and Affected System's Tariff for transmission services with respect to the Generating Facility. Any repayment shall include interest calculated in accordance with the methodology set forth in FERC's regulations at 18 C.F.R. §35.19a(a)(2)(iii) from the date of any payment for Network Upgrades through the date on which the Interconnection Customer receives a repayment of such payment pursuant to this subparagraph. The Interconnection Customer may assign such repayment rights to any person. To the extent that the CAISO Tariff does not provide for cash repayment to interconnection customers for contribution to the cost of Network Upgrades, Interconnection Customer is not entitled to a cash repayment for amounts paid to the Distribution Provider and Affected System operator for Network Upgrades, and no cash repayment shall be made pursuant to this Agreement.

5.2.1.1 If the Interconnection Customer is entitled to a cash repayment pursuant to Article 5.2.1, the Interconnection Customer, the Distribution Provider, and any applicable Affected System operators may adopt any alternative payment schedule that is mutually agreeable so long as the Distribution Provider and said Affected System operators take one of the following actions no later than five years from the Commercial Operation Date: (1) return to the Interconnection Customer any amounts advanced for Network Upgrades not previously repaid, or (2) declare in writing that the Distribution Provider or any applicable Affected System operators will continue to provide payments to the Interconnection Customer on a dollar-for-dollar basis for the non-usage sensitive portion of transmission charges, or develop an alternative schedule that is mutually agreeable and provides for the return of all amounts advanced for Network Upgrades not previously repaid; however, full reimbursement shall not extend beyond twenty (20) years from the commercial operation date.

5.2.1.2 If the Generating Facility fails to achieve commercial operation, but it or another generating facility is later constructed and requires use of the Network Upgrades, the Distribution Provider and Affected System operator shall at that time reimburse the Interconnection Customer for the amounts advanced for the Network Upgrades if the Interconnection Customer is entitled to a cash repayment pursuant to Article 5.2.1. Before any such reimbursement can occur, the Interconnection Customer, or the entity that ultimately constructs the generating facility, if different, is responsible for identifying the entity to which reimbursement must be made.

5.3 [Intentionally Omitted]
5.4 Rights Under Other Agreements
Notwithstanding any other provision of this Agreement, nothing herein shall be construed as relinquishing or foreclosing any rights, including but not limited to firm transmission rights, capacity rights, transmission congestion rights, or transmission credits, that the Interconnection Customer shall be entitled to, now or in the future, under any other agreement or tariff as a result of, or otherwise associated with, the transmission capacity, if any, created by the Network Upgrades, including the right to obtain cash reimbursements or transmission credits for transmission service that is not associated with the Generating Facility.

Article 6. Billing, Payment, Milestones, and Financial Security

6.1 Billing and Payment Procedures and Final Accounting

6.1.1 The Distribution Provider shall bill the Interconnection Customer for the design, engineering, construction, and procurement costs, including any applicable taxes, of Interconnection Facilities and Upgrades contemplated by this Agreement on a monthly basis, or as otherwise agreed by the Parties. The Interconnection Customer shall pay each bill within 30 calendar days of receipt, or as otherwise agreed to by the Parties.

6.1.2 Within three months of completing the construction and installation of the Distribution Provider's Interconnection Facilities and/or Upgrades described in the Attachments to this Agreement, the Distribution Provider shall provide the Interconnection Customer with a final accounting report of any difference between (1) the Interconnection Customer's cost responsibility for the actual cost of such facilities or Upgrades, and (2) the Interconnection Customer's previous aggregate payments to the Distribution Provider for such facilities or Upgrades. If the Interconnection Customer's cost responsibility exceeds its previous aggregate payments, the Distribution Provider shall invoice the Interconnection Customer for the amount due and the Interconnection Customer shall make payment to the Distribution Provider within 30 calendar days. If the Interconnection Customer's previous aggregate payments exceed its cost responsibility under this Agreement, the Distribution Provider shall refund to the Interconnection Customer an amount equal to the difference within 30 calendar days of the final accounting report.

6.2 Milestones
The Parties shall agree on milestones for which each Party is responsible and list them in Attachment 4 of this Agreement. A Party's obligations under this provision may be extended by agreement. If a Party anticipates that it will be unable to meet a milestone for any reason other than a Uncontrollable Force Event, it shall immediately notify the other Party of the reason(s) for not meeting the milestone and (1) propose the earliest reasonable alternate date by which it can attain this and future milestones, and (2) requesting appropriate amendments to Attachment 4. The Party affected by the failure to
meet a milestone shall not unreasonably withhold agreement to such an amendment unless it will suffer significant uncompensated economic or operational harm from the delay, (2) attainment of the same milestone has previously been delayed, or (3) it has reason to believe that the delay in meeting the milestone is intentional or unwarranted notwithstanding the circumstances explained by the Party proposing the amendment.

6.3 Financial Security Arrangements
At least 20 Business Days prior to the commencement of the design, procurement, installation, or construction of a discrete portion of the Distribution Provider's Interconnection Facilities and Upgrades, the Interconnection Customer shall provide the Distribution Provider, at the Interconnection Customer's option, a guarantee, a surety bond, letter of credit or other form of security that is reasonably acceptable to the Distribution Provider and is consistent with the Uniform Commercial Code of the jurisdiction where the Point of Interconnection is located. Such security for payment shall be in an amount sufficient to cover the costs for constructing, designing, procuring, and installing the applicable portion of the Distribution Provider's Interconnection Facilities and Upgrades and shall be reduced on a dollar-for-dollar basis for payments made to the Distribution Provider under this Agreement during its term. In addition:

6.3.1 The guarantee must be made by an entity that meets the creditworthiness requirements of the Distribution Provider, and contain terms and conditions that guarantee payment of any amount that may be due from the Interconnection Customer, up to an agreed-to maximum amount.

6.3.2 The letter of credit or surety bond must be issued by a financial institution or insurer reasonably acceptable to the Distribution Provider and must specify a reasonable expiration date.

Article 7. Assignment, Liability, Indemnity, Uncontrollable Force, Consequential Damages, and Default

7.1 Assignment
This Agreement may be assigned by either Party upon fifteen (15) Business Days prior written notice and opportunity to object by the other Party; provided that:

7.1.1 Either Party may assign this Agreement without the consent of the other Party to any affiliate of the assigning Party with an equal or greater credit rating and with the legal authority and operational ability to satisfy the obligations of the assigning Party under this Agreement, provided that the Interconnection Customer promptly notifies the Distribution Provider of any such assignment;

7.1.2 The Interconnection Customer shall have the right to assign this Agreement, without the consent of the Distribution Provider, for collateral security purposes to aid in providing financing for the Generating Facility, provided that the Interconnection Customer will promptly notify the Distribution Provider of any such assignment.
7.1.3 Any attempted assignment that violates this article is void and ineffective. Assignment shall not relieve a Party of its obligations, nor shall a Party's obligations be enlarged, in whole or in part, by reason thereof. An assignee is responsible for meeting the same financial, credit, and insurance obligations as the Interconnection Customer. Where required, consent to assignment will not be unreasonably withheld, conditioned or delayed.

7.2 Limitation of Liability
Each Party's liability to the other Party for any loss, cost, claim, injury, liability, or expense, including reasonable attorney's fees, relating to or arising from any act or omission in its performance of this Agreement, shall be limited to the amount of direct damage actually incurred. In no event shall either Party be liable to the other Party for any indirect, special, consequential, or punitive damages, except as authorized by this Agreement.

7.3 Indemnity

7.3.1 This provision protects each Party from liability incurred to third parties as a result of carrying out the provisions of this Agreement. Liability under this provision is exempt from the general limitations on liability found in article 7.2.

7.3.2 The Parties shall at all times indemnify, defend, and hold the other Party harmless from, any and all damages, losses, claims, including claims and actions relating to injury to or death of any person or damage to property, demand, suits, recoveries, costs and expenses, court costs, attorney fees, and all other obligations by or to third parties, arising out of or resulting from the other Party's action or failure to meet its obligations under this Agreement on behalf of the indemnifying Party, except in cases of gross negligence or intentional wrongdoing by the indemnified Party.

7.3.3 If an indemnified person is entitled to indemnification under this article as a result of a claim by a third party, and the indemnifying Party fails, after notice and reasonable opportunity to proceed under this article, to assume the defense of such claim, such indemnified person may at the expense of the indemnifying Party contest, settle or consent to the entry of any judgment with respect to, or pay in full, such claim.

7.3.4 If an indemnifying party is obligated to indemnify and hold any indemnified person harmless under this article, the amount owing to the indemnified person shall be the amount of such indemnified person's actual loss, net of any insurance or other recovery.

7.3.5 Promptly after receipt by an indemnified person of any claim or notice of the commencement of any action or administrative or legal proceeding or investigation as to which the indemnity provided for in this article may apply, the
indemnified person shall notify the indemnifying party of such fact. Any failure of or delay in such notification shall not affect a Party's indemnification obligation unless such failure or delay is materially prejudicial to the indemnifying party.

7.4 Consequential Damages
Other than as expressly provided for in this Agreement, neither Party shall be liable under any provision of this Agreement for any losses, damages, costs or expenses for any special, indirect, incidental, consequential, or punitive damages, including but not limited to loss of profit or revenue, loss of the use of equipment, cost of capital, cost of temporary equipment or services, whether based in whole or in part in contract, in tort, including negligence, strict liability, or any other theory of liability; provided, however, that damages for which a Party may be liable to the other Party under another agreement will not be considered to be special, indirect, incidental, or consequential damages hereunder.

7.5 Uncontrollable Force

7.5.1 As used in this article, an Uncontrollable Force Event shall mean "any act of God, labor disturbance, act of the public enemy, war, insurrection, riot, fire, storm, flood, earthquake, explosion, breakage or accident to machinery or equipment, any curtailment, order, regulation or restriction imposed by governmental, military or lawfully established civilian authorities, or any other cause beyond the reasonable control of the Distribution Provider or Interconnection Customer which could not be avoided through the exercise of Good Utility Practice. An Uncontrollable Force Event does not include an act of negligence or intentional wrongdoing by the Party claiming Uncontrollable Force."

7.5.2 If an Uncontrollable Force Event prevents a Party from fulfilling any obligations under this Agreement, the Party affected by the Uncontrollable Force Event (Affected Party) shall promptly notify the other Party, either in writing or via the telephone, of the existence of the Uncontrollable Force Event. The notification must specify in reasonable detail the circumstances of the Uncontrollable Force Event, its expected duration, and the steps that the Affected Party is taking to mitigate the effects of the event on its performance. The Affected Party shall keep the other Party informed on a continuing basis of developments relating to the Uncontrollable Force Event until the event ends. The Affected Party will be entitled to suspend or modify its performance of obligations under this Agreement (other than the obligation to make payments) only to the extent that the effect of the Uncontrollable Force Event cannot be mitigated by the use of Reasonable Efforts. The Affected Party will use Reasonable Efforts to resume its performance as soon as possible.

7.6 Default

7.6.1 No Default shall exist where such failure to discharge an obligation (other than
the payment of money) is the result of an Uncontrollable Force Event as defined in this Agreement or the result of an act or omission of the other Party. Upon a Default, the non-defaulting Party shall give written notice of such Default to the defaulting Party. Except as provided in article 7.6.2, the defaulting Party shall have 60 calendar days from receipt of the Default notice within which to cure such Default; provided however, if such Default is not capable of cure within 60 calendar days, the defaulting Party shall commence such cure within 20 calendar days after notice and continuously and diligently complete such cure within six months from receipt of the Default notice; and, if cured within such time, the Default specified in such notice shall cease to exist.

7.6.2 If a Default is not cured as provided in this article, or if a Default is not capable of being cured within the period provided for herein, the non-defaulting Party shall have the right to terminate this Agreement by written notice at any time until cure occurs, and be relieved of any further obligation hereunder and, whether or not that Party terminates this Agreement, to recover from the defaulting Party all amounts due hereunder, plus all other damages and remedies to which it is entitled at law or in equity. The provisions of this article will survive termination of this Agreement.

Article 8. Insurance

8.1 General Liability and Additional Insurance
The Interconnection Customer shall, at its own expense, maintain in force general liability insurance without any exclusion for liabilities related to the interconnection undertaken pursuant to this Agreement. The amount of such insurance shall be sufficient to insure against all reasonably foreseeable direct liabilities given the size and nature of the generating equipment being interconnected, the interconnection itself, and the characteristics of the system to which the interconnection is made. The Interconnection Customer shall obtain additional insurance only if necessary as a function of owning and operating a generating facility. Such insurance shall be obtained from an insurance provider authorized to do business in California. Certification that such insurance is in effect shall be provided upon request of the Distribution Provider, except that the Interconnection Customer shall show proof of insurance to the Distribution Provider no later than ten (10) Business Days prior to the anticipated Parallel Operation date. An Interconnection Customer of sufficient credit-worthiness may propose to self-insure for such liabilities, and such a proposal shall not be unreasonably rejected.

8.2 Maintenance of Insurance
The Distribution Provider agrees to maintain general liability insurance or self-insurance consistent with the Distribution Provider’s commercial practice. Such insurance or self-insurance shall not exclude coverage for the Distribution Provider’s liabilities undertaken pursuant to this Agreement.

8.3 Notification
The Parties further agree to notify each other whenever an accident or incident occurs
resulting in any injuries or damages that are included within the scope of coverage of such insurance, whether or not such coverage is sought.

Article 9. Confidentiality

9.1 Definition of Confidential Information
The confidentiality provisions applicable to this Agreement are set forth in Section D.7, Confidentiality of Rule 21 and in the following provisions included in this Article.

9.1.1 Release of Confidential Information

Neither Party shall release or disclose Confidential Information to any other person, employees, consultants, or to parties who may be or considering providing financing to or equity participation with Interconnection Customer, or to potential purchasers or assignees of Interconnection Customer, on a need-to-know basis in connection with these procedures, unless such person has first been advised of the confidentiality provisions of this Article and has agreed to comply with such provisions. Notwithstanding the foregoing, a Party providing Confidential Information to any person shall remain primarily responsible for any release of Confidential Information in contravention of this Article.

9.1.2 Rights

Each Party retains all rights, title, and interest in the Confidential Information that each Party discloses to the other Party. The disclosure by each Party to the other Party of Confidential Information shall not be deemed a waiver by either Party or any other person or entity of the right to protect the Confidential Information from public disclosure.

9.1.3 No Warranties

By providing Confidential Information, neither Party makes any warranties or representations as to its accuracy or completeness. In addition, by supplying Confidential Information, neither Party obligates itself to provide any particular information or Confidential Information to the other Party nor to enter into any further agreements or proceed with any other relationship or joint venture.

9.1.4 Standard of Care

Each Party shall use at least the same standard of care to protect Confidential Information it receives as it uses to protect its own Confidential Information from unauthorized disclosure, publication or dissemination; however, in no case shall a Party use less than reasonable care in protecting Confidential Information. Each Party may use Confidential Information solely to fulfill its obligations to the other Party under this Agreement or its regulatory requirements.
9.1.5 Order of Disclosure

If a court or a Government Authority or entity with the right, power, and apparent authority to do so requests or requires either Party, by subpoena, oral deposition, interrogatories, requests for production of documents, administrative order, or otherwise, to disclose Confidential Information, that Party shall provide the other Party with prompt notice of such request(s) or requirement(s) so that the other Party may seek an appropriate protective order or waive compliance. Notwithstanding the absence of a protective order or waiver, the Party may disclose such Confidential Information which, in the opinion of its counsel, the Party is legally compelled to disclose. Each Party will use Reasonable Efforts to obtain reliable assurance that confidential treatment will be accorded any Confidential Information so furnished.

9.1.6 Remedies

The Parties agree that monetary damages would be inadequate to compensate a Party for the other Party's Breach of its obligations under this Article. Each Party accordingly agrees that the other Party shall be entitled to equitable relief, by way of injunction or otherwise, if the first Party Breaches or threatens to Breach its obligations under this Article, which equitable relief shall be granted without bond or proof of damages, and the receiving Party shall not plead in defense that there would be an adequate remedy at law. Such remedy shall not be deemed an exclusive remedy for the Breach of this Article, but shall be in addition to all other remedies available at law or in equity. The Parties further acknowledge and agree that the covenants contained herein are necessary for the protection of legitimate business interests and are reasonable in scope. No Party, however, shall be liable for indirect, incidental, or consequential or punitive damages of any nature or kind resulting from or arising in connection with this Article.

Article 10. Disputes

10.1 Dispute Resolution
Any dispute arising between the Parties regarding a Party’s performance of its obligations under this Agreement or requirements related to the interconnection of the Generating Facility shall be resolved according to the procedures in Rule 21..

Article 11. Taxes

11.1 Applicable Tax Laws and Regulation
The Parties agree to follow all applicable tax laws and regulations, consistent with CPUC policy and Internal Revenue Service requirements.

11.2 Amendment
Each Party shall cooperate with the other to maintain the other Party's tax status. Nothing in this Agreement is intended to adversely affect the Distribution Provider's tax exempt
status with respect to the issuance of bonds including, but not limited to, local furnishing bonds.

Article 12. Miscellaneous

12.1 Governing Law, Regulatory Authority, and Rules
The validity, interpretation and enforcement of this Agreement and each of its provisions shall be governed by the laws of the State of California (where the Point of Interconnection is located), without regard to its conflicts of law principles. This Agreement is subject to all Applicable Laws and Regulations. Each Party expressly reserves the right to seek changes in, appeal, or otherwise contest any laws, orders, or regulations of a Governmental Authority.

12.2 Amendment
The Parties may amend this Agreement by a written instrument duly executed by both Parties.

12.3 No Third-Party Beneficiaries
This Agreement is not intended to and does not create rights, remedies, or benefits of any character whatsoever in favor of any persons, corporations, associations, or entities other than the Parties, and the obligations herein assumed are solely for the use and benefit of the Parties, their successors in interest and where permitted, their assigns.

12.4 Waiver

12.4.1 The failure of a Party to this Agreement to insist, on any occasion, upon strict performance of any provision of this Agreement will not be considered a waiver of any obligation, right, or duty of, or imposed upon, such Party.

12.4.2 Any waiver at any time by either Party of its rights with respect to this Agreement shall not be deemed a continuing waiver or a waiver with respect to any other failure to comply with any other obligation, right, duty of this Agreement. Termination or default of this Agreement for any reason by Interconnection Customer shall not constitute a waiver of the Interconnection Customer's legal rights to obtain an interconnection from the Distribution Provider. Any waiver of this Agreement shall, if requested, be provided in writing.

12.5 Entire Agreement
This Agreement, including all Attachments, and any incorporated tariffs or Rules, constitutes the entire agreement between the Parties with reference to the subject matter hereof, and supersedes all prior and contemporaneous understandings or agreements, oral or written, between the Parties with respect to the subject matter of this Agreement. There are no other agreements, representations, warranties, or covenants which constitute any part of the consideration for, or any condition to, either Party's compliance with its obligations under this Agreement.
12.6 Multiple Counterparts
This Agreement may be executed in two or more counterparts, each of which is deemed an original but all constitute one and the same instrument.

12.7 No Partnership
This Agreement shall not be interpreted or construed to create an association, joint venture, agency relationship, or partnership between the Parties or to impose any partnership obligation or partnership liability upon either Party. Neither Party shall have any right, power or authority to enter into any agreement or undertaking for, or act on behalf of, or to act as or be an agent or representative of, or to otherwise bind, the other Party.

12.8 Severability
If any provision or portion of this Agreement shall for any reason be held or adjudged to be invalid or illegal or unenforceable by any court of competent jurisdiction or other Governmental Authority, (1) such portion or provision shall be deemed separate and independent, (2) the Parties shall negotiate in good faith to restore insofar as practicable the benefits to each Party that were affected by such ruling, and (3) the remainder of this Agreement shall remain in full force and effect.

12.9 Security Arrangements
Infrastructure security of electric system equipment and operations and control hardware and software is essential to ensure day-to-day reliability and operational security. All public utilities are expected to meet basic standards for system infrastructure and operational security, including physical, operational, and cyber-security practices.

12.10 Environmental Releases
Each Party shall notify the other Party, first orally and then in writing, of the release of any hazardous substances, any asbestos or lead abatement activities, or any type of remediation activities related to the Generating Facility or the Interconnection Facilities, each of which may reasonably be expected to affect the other Party. The notifying Party shall (1) provide the notice as soon as practicable, provided such Party makes a good faith effort to provide the notice no later than 24 hours after such Party becomes aware of the occurrence, and (2) promptly furnish to the other Party copies of any publicly available reports filed with any governmental authorities addressing such events.

12.11 Subcontractors
Nothing in this Agreement shall prevent a Party from utilizing the services of any subcontractor as it deems appropriate to perform its obligations under this Agreement; provided, however, that each Party shall require its subcontractors to comply with all applicable terms and conditions of this Agreement in providing such services and each Party shall remain primarily liable to the other Party for the performance of such subcontractor.

12.11.1 The creation of any subcontract relationship shall not relieve the hiring Party of any of its obligations under this Agreement. The hiring Party shall be fully
responsible to the other Party for the acts or omissions of any subcontractor the hiring Party hires as if no subcontract had been made; provided, however, that in no event shall the Distribution Provider be liable for the actions or inactions of the Interconnection Customer or its subcontractors with respect to obligations of the Interconnection Customer under this Agreement. Any applicable obligation imposed by this Agreement upon the hiring Party shall be equally binding upon, and shall be construed as having application to, any subcontractor of such Party.

12.11.2 The obligations under this article will not be limited in any way by any limitation of subcontractor’s insurance.

12.12 CPUC Modification

Unless otherwise ordered by the CPUC, this Agreement at all times shall be subject to such modifications as the CPUC may direct from time to time in the exercise of its jurisdiction.

12.13 Review of Records and Data

12.13.1 The Distribution Provider shall have the right to review and obtain copies of Interconnection Customer’s operations and maintenance records, logs, or other information such as, unit availability, maintenance outages, circuit breaker operation requiring manual reset, relay targets and unusual events pertaining to Interconnection Customer’s Generating Facility or its interconnection with Distribution Provider’s Distribution System.

12.13.2 The Interconnection Customer authorizes the Distribution Provider to release to the California Energy Commission (“CEC”), the CAISO, and/or the CPUC information regarding the Generating Facility, including the Interconnection Customer’s name and location, and the size, location and operational characteristics of the Generating Facility, as requested from time to time pursuant to the CEC’s, CAISO’s, or CPUC’s rules and regulations.

Article 13. Notices

13.1 General

Unless otherwise provided in this Agreement, any written notice, demand, or request required or authorized in connection with this Agreement ("Notice") shall be deemed properly given if delivered in person, delivered by recognized national currier service, or sent by first class mail, postage prepaid, to the person specified below:

If to the Interconnection Customer:
Interconnection Customer: ____________________________________________
Attention: ________________________________________________
Address: __________________________________________________________
13.2 Billing and Payment
Billings and payments shall be sent to the addresses set out below:

Interconnection Customer: ____________________________________________
Attention: _________________________________
Address: __________________________________________________________
City: _______________________________ State:______________ Zip:_______
Phone: ________________       Fax: _________________

Distribution Provider: _____________________________________________
Attention: _________________________________
Address: __________________________________________________________
City: _______________________________ State:______________ Zip:_______
Phone: ________________       Fax: _________________

13.3 Alternative Forms of Notice
Any notice or request required or permitted to be given by either Party to the other and
not required by this Agreement to be given in writing may be so given by telephone,
faxsimile or e-mail to the telephone numbers and e-mail addresses set out below:

If to the Interconnection Customer:

Interconnection Customer: ____________________________________________
Attention: _________________________________
Address: __________________________________________________________
City: _______________________________ State:______________ Zip:_______
Phone: ________________       Fax: _________________

If to the Distribution Provider:

Distribution Provider: _____________________________________________
Attention: _________________________________
Address: __________________________________________________________
City: _______________________________ State:______________ Zip:_______
Phone: ________________       Fax: _________________

13.4 Designated Operating Representative
The Parties may also designate operating representatives to conduct the communications
which may be necessary or convenient for the administration of this Agreement. This person will also serve as the point of contact with respect to operations and maintenance of the Party’s facilities.

Interconnection Customer’s Operating Representative:

Interconnection Customer: ____________________________________________
Attention: _________________________________
Address: __________________________________________________________
City: _______________________________ State:______________ Zip:_______
Phone: ________________       Fax: _________________

Distribution Provider’s Operating Representative:

Distribution Provider: _____________________________________________
Attention: _________________________________
Address: __________________________________________________________
City: _______________________________ State:______________ Zip:_______
Phone: ________________       Fax: _________________

13.5 Changes to the Notice Information
Either Party may change this information by giving five Business Days written notice prior to the effective date of the change.

Article 14. Signatures

IN WITNESS WHEREOF, the Parties have caused this Agreement to be executed by their respective duly authorized representatives.

For the Distribution Provider

Name: ___________________________________________
Title: ___________________________________________
Date: ___________________

For the Interconnection Customer

Name: ___________________________________________
Title: ___________________________________________
Date: ___________________
Glossary of Terms

**Affected System** - An electric system other than the Distribution Provider's Distribution System that may be affected by the proposed interconnection, including but not limited to the Transmission System.

**Applicable Laws and Regulations** - All duly promulgated applicable federal, state and local laws, regulations, rules, ordinances, codes, decrees, judgments, directives, or judicial or administrative orders, permits and other duly authorized actions of any Governmental Authority.

**Business Day** - Monday through Friday, excluding Federal and State Holidays.

**Default** - The failure of a breaching Party to cure its breach under the Agreement.

**Distribution Owner** - The entity that owns, leases or otherwise possesses an interest in the portion of the Distribution System at the Point of Interconnection and may be a Party to the Agreement to the extent necessary.

**Distribution Provider** - The public utility (or its designated agent) that owns, controls, or operates transmission or distribution facilities used for the transmission of electricity and provides distribution service to the Interconnection Customer. The term Distribution Provider should be read to include the Distribution Owner when the Distribution Owner is separate from the Distribution Provider.

**Distribution System** - Those non-CAISO transmission and distribution facilities, owned, controlled and operated by the Distribution Provider that are used to provide distribution service, which facilities and equipment are used to transmit electricity to ultimate usage points such as homes and industries directly from nearby generators or from interchanges with higher voltage transmission networks which transport bulk power over longer distances. The voltage levels at which Distribution Systems operate differ among areas.

**Distribution Upgrades** - The additions, modifications, and upgrades to the Distribution Provider's Distribution System at or beyond the Point of Interconnection to facilitate interconnection of the Generating Facility. Distribution Upgrades do not include Interconnection Facilities.

**Fast Track Process** - The interconnection study process set forth in Section F.2 of Rule 21.

**Generating Facility** - The Interconnection Customer's device for the production or storage of electricity identified in Attachment 2 of the Agreement, but shall not include the Interconnection Customer's Interconnection Facilities.

**Good Utility Practice** - Any of the practices, methods and acts engaged in or approved by a
significant portion of the electric industry during the relevant time period, or any of the practices, methods and acts which, in the exercise of reasonable judgment in light of the facts known at the time the decision was made, could have been expected to accomplish the desired result at a reasonable cost consistent with good business practices, reliability, safety and expedition. Good Utility Practice is not intended to be limited to the optimum practice, method, or act to the exclusion of all others, but rather to be acceptable practices, methods, or acts generally accepted in the region.

**Governmental Authority** - Any federal, state, local or other governmental regulatory or administrative agency, court, commission, department, board, or other governmental subdivision, legislature, rulemaking board, tribunal, or other governmental authority having jurisdiction over the Parties, their respective facilities, or the respective services they provide, and exercising or entitled to exercise any administrative, executive, police, or taxing authority or power; provided, however, that such term does not include the Interconnection Customer, the Distribution Provider, or any Affiliate thereof.

**Interconnection Customer** - Any entity, including the Distribution Provider, Distribution Owner or any of the affiliates or subsidiaries of either, that proposes to interconnect its Generating Facility with the Distribution Provider's Distribution System. The definition of “Interconnection Customer” in this Agreement is intended to be identical to and used interchangeably with the definition of “Producer” in Rule 21.

**Interconnection Facilities** - The Distribution Provider's Interconnection Facilities and the Interconnection Customer's Interconnection Facilities. Collectively, Interconnection Facilities include all facilities and equipment between the Generating Facility and the Point of Interconnection, including any modification, additions or upgrades that are necessary to physically and electrically interconnect the Generating Facility to the Distribution Provider's Distribution System. Interconnection Facilities are sole use facilities and shall not include Distribution Upgrades or Network Upgrades.

**Interconnection Handbook** - A handbook, developed by the Distribution Provider and posted on the Distribution Provider’s website or otherwise made available by the Distribution Provider, describing the technical and operational requirements for wholesale generators and loads connected to the Distribution System, as such handbook may be modified or superseded from time to time. In the event of a conflict between the terms of this Agreement and the terms of the Distribution Provider’s Interconnection Handbook, the terms in this Agreement shall govern.

**Network Upgrades** - Additions, modifications, and upgrades to the Distribution Provider's Transmission System required at or beyond the point at which the Distribution System connects to the Distribution Provider’s Transmission System to accommodate the interconnection of the Generating Facility to the Distribution Provider’s Distribution System. Network Upgrades do not include Distribution Upgrades.

**Operating Requirements** - Any operating and technical requirements that may be applicable due to Regional Transmission Organization, the CAISO, balancing authority area, or the
Distribution Provider's requirements, including those set forth in the Agreement.

**Party or Parties** - The Distribution Provider, Distribution Owner, Interconnection Customer, Producer or any combination of the above.

**Point of Interconnection** - The point where the Interconnection Facilities connect with the Distribution Provider's Distribution System.

**Reasonable Efforts** - With respect to an action required to be attempted or taken by a Party under the Agreement, efforts that are timely and consistent with Good Utility Practice and are otherwise substantially equivalent to those a Party would use to protect its own interests.

**Transmission System** - Those facilities owned by the Distribution Provider that have been placed under the CAISO’s operational control and are part of the CAISO Grid.

**Upgrades** - The required additions and modifications to the Distribution Provider's Distribution System and Transmission System at or beyond the Point of Interconnection. Upgrades may be Network Upgrades or Distribution Upgrades. Upgrades do not include Interconnection Facilities.
Equipment, including the Generating Facility, Interconnection Facilities, and metering equipment shall be itemized and identified as being owned by the Interconnection Customer, the Distribution Provider, or the Distribution Owner. The Distribution Provider will provide a best estimate itemized cost, including overheads, of its Interconnection Facilities and metering equipment, and a best estimate itemized cost of the annual operation and maintenance expenses associated with its Interconnection Facilities and metering equipment.
One-line Diagram Depicting the Generating Facility, Interconnection Facilities, Metering Equipment, and Upgrades
Milestones

In-Service Date: ___________________

Critical milestones and responsibility as agreed to by the Parties:

<table>
<thead>
<tr>
<th>Milestone/Date</th>
<th>Responsible Party</th>
</tr>
</thead>
<tbody>
<tr>
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<td>(10)</td>
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</tbody>
</table>

Agreed to by:

For the Distribution Provider ___________________________ Date ________________

For the Distribution Owner (If Applicable) ___________________________ Date ________________

For the Interconnection Customer ___________________________ Date ________________
Additional Operating Requirements for the Distribution Provider's Distribution System and Affected Systems Needed to Support the Interconnection Customer's Needs

The Distribution Provider shall also provide requirements that must be met by the Interconnection Customer prior to initiating parallel operation with the Distribution Provider's Distribution System.
The Distribution Provider shall describe Upgrades and provide an itemized best estimate of the cost, including overheads, of the Upgrades and annual operation and maintenance expenses associated with such Upgrades. The Distribution Provider shall functionalize Upgrade costs and annual expenses as either transmission or distribution related.
SDG&E’S RULE 21 EXPORTING GENERATOR
INTERCONNECTION REQUEST

1. The undersigned Applicant submits this request to interconnect its Generating Facility with Distribution Provider's Distribution System pursuant to Rule 21 (check only one):
   [ ] Detailed Study Process
   [ ] Fast Track Process

2. This Interconnection Request is for (check only one):
   [ ] A proposed new Generating Facility.
   [ ] An increase in the generating capacity or a Material Modification of an existing Generating Facility.

3. Applicant provides the following information:

   a. Address (to the extent known) or location, including the county, of the proposed new Generating Facility site or, in the case of an existing Generating Facility, the name and specific location, including the county, of the existing Generating Facility;

      Project Name:
      Project Location:
      Street Address:
      City, State:
      County:
      Zip Code:
      GPS Coordinates:

   b. Maximum net megawatt electrical output (as defined by section 2.c. of Attachment A to this appendix) of the proposed new Generating Facility or the amount of net megawatt increase in the generating capacity of an existing Generating Facility;

      Maximum net megawatt electrical output (MW): ________ or
      Net Megawatt increase (MW): ________

   c. Type of project (i.e., gas turbine, hydro, wind, etc.) and general description of the equipment configuration (if more than one type is chosen, include net MW for each);

      ___ Cogeneration _______ MW
      ___ Reciprocating Engine _____ MW
      ___ Biomass _______ MW
      ___ Steam Turbine _______ MW
      ___ Gas Turbine _______ MW
      ___ Wind _______ MW
d. Proposed In-Service Date, and Other Key Dates (Day/Month/Year) (Dates must be sequential)

   Proposed In-Service Date: / / 
   Proposed Trial Operation Date: / / 
   Proposed Commercial Operation Date: / / 
   Proposed Term of Service (years): ________

e. Name, address, telephone number, and e-mail address of Applicant (primary person who will be contacted);

   Name: 
   Title: 
   Company Name: 
   Street Address: 
   City, State: 
   Zip Code: 
   Phone Number: 
   Fax Number: 
   Email Address: 

f. Approximate location of the proposed Point of Interconnection (i.e., specify distribution facility interconnection point name, voltage level, and the location of interconnection);

g. Applicant Data (set forth in Attachment A)

   The Applicant shall provide to the Distribution Provider the technical data called for in Attachment A.

h. AC Disconnect Switch. List the AC disconnect switch that will be used at this Generating Facility (enter “N/A” if not applicable):

   Disconnect Switch Manufacturer 
   Disconnect Switch Model Number 
   Disconnect Switch Rating (amps)
i. For purposes of an assessment of the effect, if any, on SDG&E’s Local Furnishing Bonds, does Applicant intend to enter into a purchase power agreement only with SDG&E? For purposes of this item, Local Furnishing Bonds shall mean the tax-exempt bonds utilized to finance facilities for the local furnishing of electric energy, as described in section 142(f) of the Internal Revenue Code, 26 U.S.C. § 142(f).

4. Application Fee or Detailed Study Deposit as specified in Rule 21 is required to complete this application. Upon receipt of this Interconnection Request and Attachment A, SDG&E will send a separate invoice for the applicable fee or deposit. **PLEASE DO NOT INCLUDE ANY CHECKS/MONIES WITH THIS INTERCONNECTION REQUEST.** (Any checks/monies submitted with this IR will be returned to the sender and may result in a delay in the application process.)

5. Attach evidence of Site Exclusivity as specified in Rule 21 Section E.2.d as applicable, and name(s), address(es) and contact information of site owner(s).

6. This Interconnection Request shall be submitted digitally with attachments by email to:

   [DGAPPLICATIONS@semprautilities.com](mailto:DGAPPLICATIONS@semprautilities.com)

   or by mail to:

   San Diego Gas & Electric  
   Attn: Customer Generation  
   8316 Century Park Court CP52F  
   San Diego, CA 92123-1582

   Overnight address:  
   San Diego Gas & Electric  
   Attn: Customer Generation  
   8316 Century Park Court CP52F  
   San Diego, CA 92123-1582

7. Representative of Applicant to contact:

   [To be completed by Applicant]  
   Name:  
   Title:  
   Company Name:  
   Street Address:  
   City, State:  
   Zip Code:  
   Phone Number:  
   Fax Number:  
   Email Address:
8. If the Applicant also requires new Distribution Service, the Distribution Provider will coordinate these efforts as a function of this application. More information may be requested.

9. Applicant should be aware that if Applicant has not yet received Rule 21 Screen Q results from SDG&E by March 15 following submittal of this IR, Applicant will need to submit, if Applicant voluntarily chooses to do so, an Interconnection Request under Distribution Provider’s FERC Wholesale Open Access Distribution Tariff (WDAT) by the close of the CAISO cluster application window (refer to http://www.caiso.com/docs/2002/06/11/2002061110300427214.html for the exact date) in order to participate in the Transmission Cluster Study for the year. An application under WDT will not impact the results of this Rule 21 study.

10. This Interconnection Request is submitted by:

Legal name of Applicant: ________________________________

By (signature): ________________________________

Name (type or print): ________________________________

Title: ________________________________

Date: ________________________________
Attachment A to
SDG&E’s Rule 21 Exporting Generator Interconnection Request

GENERATING FACILITY DATA

Each Applicant will complete Sections 1 and 2 of this Attachment A.
Each Applicant will complete the applicable data in Sections 3 through 6 of this Attachment A based on the type of generating facility(ies) requesting interconnection. (Section 3 for synchronous generators, Section 4 for induction generators, Section 5 for wind turbine generators, and Section 6 for inverter-based generators).
Each Applicant will complete Sections 7 through 10, as applicable.
At any time, Distribution Provider may require Applicant to provide additional technical data, or additional documentation supporting the technical data provided, as deemed necessary by the Distribution Provider to perform Interconnection Studies, other studies, or evaluations as set forth under Rule 21.

1. **Provide two original prints (no larger than 11” x 17”) and one electronic copy of the following:**

   A. Site drawing to scale, showing generator location and Point of Interconnection with the Distribution Provider’s Distribution System.
   B. Single-line diagram showing applicable equipment such as generating units, step-up transformers, auxiliary transformers, switches/disconnects of the proposed interconnection, including the required protection devices and circuit breakers. For wind and photovoltaic generator projects, the one line diagram should include the distribution lines connecting the various groups of generating units, the generator capacitor banks, the step up transformers, the distribution lines, and the substation transformers and capacitor banks at the Point of Interconnection with the Distribution Provider’s Distribution System. This one-line drawing must be signed and stamped by a licensed Professional Engineer if the Generating Facility is larger than 50 kW.
   C. AC and DC schematics if available. Required for detailed study process.
   D. Description of operations.

2. **Generating Facility General Information:**
   A. Total Generating Facility rated output (MW): __________________
   B. Generating Facility auxiliary Load (MW): __________________
   C. Project net capacity (MW): __________________
   D. Standby Load when Generating Facility is off-line (MW): __________________
   E. Number of Generating Units: __________________
      (Please repeat the following items for each generator)
   F. Individual generator rated output (MW for each unit): __________________
   G. Type (induction, synchronous, D.C. with inverter): __________________
   H. Phase (3 phase or single phase): _______
3. Synchronous Generator – Information:

3A Generator Information:
(Please repeat the following for each generator)

A. Manufacturer: ________________________________________
B. Year Manufactured:____________
C. Rated Generator speed (rpm):____________
D. Rated MVA: _______________
E. Rated Terminal Voltage (kV): ____________
F. Rated Generator Power Factor Range: ____________
G. Generator Efficiency at Rated Load (%): ____________
H. Moment of Inertia (including prime mover): ____________
I. Inertia Time Constant (on machine base) H: ____________ sec or MJ/MVA
J. SCR (Short-Circuit Ratio - the ratio of the field current required for rated open-circuit voltage to the field current required for rated short-circuit current):

K. Please attach generator reactive capability curves.
L. Rated Hydrogen Cooling Pressure in psig (Steam Units only):

M. Please attach a plot of generator terminal voltage versus field current that shows the air gap line, the open-circuit saturation curve, and the saturation curve at full load and rated power factor.

3B Excitation System Information:
(Please repeat the following for each generator)

A. Indicate the Manufacturer ____________________ and Type _____________ of excitation system used for the generator. For exciter type, please choose from 1 to 9 below or describe the specific excitation system.

(1) Rotating DC commutator exciter with continuously acting regulator. The regulator power source is independent of the generator terminal voltage and current.

(2) Rotating DC commentator exciter with continuously acting regulator. The regulator power source is bus fed from the generator terminal voltage.

(3) Rotating DC commutator exciter with non-continuously acting regulator (i.e., regulator adjustments are made in discrete increments).

(4) Rotating AC Alternator Exciter with non-controlled (diode) rectifiers. The regulator power source is independent of the generator terminal voltage and current (not bus-fed).

(5) Rotating AC Alternator Exciter with controlled (thyristor) rectifiers. The regulator power source is fed from the exciter output voltage.

(6) Rotating AC Alternator Exciter with controlled (thyristor) rectifiers.

(7) Static Exciter with controlled (thyristor) rectifiers. The regulator power...
source is bus-fed from the generator terminal voltage.

(8) Static Exciter with controlled (thyristor) rectifiers. The regulator power source is bus-fed from a combination of generator terminal voltage and current (compound-source controlled rectifiers system).

(9) Other (specify): _______________________________________

B. Attach a copy of the block diagram of the excitation system from its instruction manual. The diagram should show the input, output, and all feedback loops of the excitation system.

C. Excitation system response ratio (ASA): ______________

D. Full load rated exciter output voltage: ___________

E. Maximum exciter output voltage (ceiling voltage): ___________

F. Other comments regarding the excitation system? ___________________
   ____________________________________________________________
   ____________________________________________________________

3C **Power System Stabilizer Information:**
(Please repeat the following for each generator 30 MW or larger.)

A. Manufacturer: _____________________________________________

B. Is the PSS digital or analog? __________________________________

C. Note the input signal source for the PSS?
   __________ Bus frequency _______ Shaft speed
   __________ Bus Voltage _______ Other (specify source)

D. Please attach a copy of a block diagram of the PSS from the PSS Instruction Manual and the correspondence between dial settings and the time constants or PSS gain.

E. Other comments regarding the PSS?
   ____________________________________________________________
   ____________________________________________________________
   ____________________________________________________________

3D **Turbine-Governor Information:**
(Please repeat the following for each generator)

Please complete Part A for steam, gas or combined-cycle turbines, Part B for hydro turbines, and Part C for both.

A. Steam, gas or combined-cycle turbines:

   (1) List type of unit (Steam, Gas, or Combined-cycle):__________
   (2) If steam or combined-cycle, does the turbine system have a reheat process (i.e., both high and low pressure turbines)? ________
   (3) If steam with reheat process, or if combined-cycle, indicate in the space provided, the percent of full load power produced by each turbine:
      Low pressure turbine or gas turbine:______%
      High pressure turbine or steam turbine:______%
(4) For combined cycle plants, specify the plant net output capacity (MW) for an outage of the steam turbine or an outage of a single combustion turbine: ________________________________

B. Hydro turbines:

(1) Turbine efficiency at rated load: _______%
(2) Length of penstock: _____ ft
(3) Average cross-sectional area of the penstock: _______ ft²
(4) Typical maximum head (vertical distance from the bottom of the penstock, at the gate, to the water level): _______ ft
(5) Is the water supply run-of-the-river or reservoir: _____________
(6) Water flow rate at the typical maximum head: _______ ft³/sec
(7) Average energy rate: _______ kW-hrs/acre-ft
(8) Estimated yearly energy production: _______ kW-hrs

C. Complete this section for each machine, independent of the turbine type.

(1) Turbine manufacturer: __________________
(2) Maximum turbine power output: ___________ MW
(3) Minimum turbine power output (while on line): _________ MW
(4) Governor information:
   (a) Droop setting (speed regulation): ____________
   (b) Is the governor mechanical-hydraulic or electro-hydraulic (Electro-hydraulic governors have an electronic speed sensor and transducer.)? __________________
   (c) Other comments regarding the turbine governor system? __________________
       __________________
       __________________
       __________________

3E Short Circuit Duty Information:
For each generator, provide the following reactances expressed in p.u. on the generator base:

- X’d – Direct Axis Transient Reactance: _____ p.u.
- X₁ – Positive Sequence Reactance: _____ p.u.
- X₂ – Negative Sequence Reactance: _____ p.u.
- R₁ – Positive Sequence Resistance: _____ p.u.
- R₂ – Negative Sequence Resistance: _____ p.u.
Generator Grounding (select one for each model):

A. _____ Solidly grounded  
B. _____ Grounded through an impedance  
   (Impedance value in p.u. on generator base.  
   R: ___________ p.u.  
   X: ___________ p.u.)  
C. _____ Ungrounded  

4. **Induction Generator Information:**  
(Please repeat the following for each generator)

A. Motoring Power (kW): ______________  
B. $I_2^2t$ or K (Heating Time Constant): ______________  
C. Rotor Resistance, $R_r$: ______________  
D. Stator Resistance, $R_s$: ______________  
E. Stator Reactance, $X_s$: ______________  
F. Rotor Reactance, $X_r$: ______________  
G. Magnetizing Reactance, $X_m$: ______________  
H. Short Circuit Reactance, $X_d''$: ______________  
I. Exciting Current: ______________  
J. Temperature Rise: ______________  
K. Frame Size: ______________  
L. Design Letter: ______________  
M. Reactive Power Required In Vars (No Load): ______________  
N. Reactive Power Required In Vars (Full Load): ______________  
O. Total Rotating Inertia, $H$: ______________ Per Unit on kVA Base  

5. **Wind Turbine Generator (WTG) Information:**  
(Proposed projects may include one or more WTG types.  Please repeat the following for each type of WTG).

A. WTG Manufacturer and Model: ______________  
B. Number of WTGs: ______________  
C. WTG Type (check one):  
   _____ Type 1 (Squirrel-cage induction generator)  
   _____ Type 2 (Wound rotor induction machine with variable rotor resistance)  
   _____ Type 3 (Doubly-fed asynchronous generator)  
   _____ Type 4 (Full converter interface)  
D. Nameplate Rating (each WTG): _______/_______ kW/kVA  
E. Rated Terminal Voltage: ______________ kV  
F. For Type 1 or Type 2 WTGs:  
   (1) uncompensated power factor at full load: _______  
   (2) power factor correction capacitors at full load: ______ MVAR  
   (3) number of shunt stages and size: ______
(4) Please attach capability curve describing reactive power or power factor range from no output to full rated output, including the effect of shunt compensation

G. For Type 3 or Type 4 WTGs:
   (1) Maximum under-excited power factor at full load: _______
   (2) Maximum over-excited power factor at full load: _______
   (3) Control mode: _______ (voltage control, fixed power factor)
   (4) Please attach capability curve describing reactive power or power factor range from no output to full rated output

H. Short Circuit Characteristics: Applicant to provide technical data related to the short circuit characteristics of proposed WTGs for short circuit duty study modeling purposes. For example, the applicant can provide manufacturer short circuit test data showing faulted condition for three phase and single-line-to-ground fault.

Distribution Provider may require testing verification of voltage and harmonic performance during commissioning test of WTG based generation projects.

6. **Inverter Based Generation Systems Information:**

   Proposed inverter based generation projects may include one or more types of inverters. Please repeat the following for each type of inverter.

   A. Inverter Manufacturer and Model: _________________________
   B. Number of Inverters: ___________________
   C. Nameplate Rating (AC, each inverter): _______/_______ kW
   D. Nameplate Voltage Rating (AC): _______ kV
   E. Maximum AC line current: _______ Amps
   F. Nameplate Power Factor Rating (AC): _______
   G. Please attach capability curve describing reactive power or power factor range from no output to full rated output
   H. Inverter control mode (e.g. voltage, power factor, reactive power): _______
   I. Short Circuit Characteristics: Applicant to provide technical data related to the short circuit characteristics of proposed inverter based generation systems. For example, the applicant can provide a sinusoidal waveform test data and/or manufacturers data showing faulted condition at the AC side of the inverter for a three phase and single-line-to-ground fault.
   J. Harmonics Characteristics:
      (1) Inverter switching frequency: _______
      (2) Harmonic characteristics for each unit up to switching frequency: _______
      (3) Harmonic characteristics for aggregate generation facility: _______
   K. Inverter disconnection characteristics: Applicant to provide voltage sinusoidal waveform test data and/or manufacturers data which shows the voltage characteristics during disconnection of inverter system from distribution system at 100% and at 50% of rated output.

Distribution Provider may require testing verification of voltage and harmonic performance during commissioning test of the inverter based generation systems.
7. **Step-Up Transformer Data:**

For each step-up transformer (e.g. main step-up transformers, padmount transformers), fill out the data form provided in Table 1.

8. **Plant-Level Reactive Power Compensation Data:**

Provide the following information for plant-level reactive power compensation, if applicable:

A. Number of individual shunt capacitor banks: _____________
B. Individual shunt capacitor bank rated voltage (kV): _____________
C. Individual shunt capacitor bank size (kVAR at rated voltage): _____________
D. Planned dynamic reactive control devices (SVC, STATCOM): _____________
E. Control range: _____________ kVAR (lead) _____________ kVAR (lag)
F. Control mode (e.g. voltage, power factor, reactive power): _____________
G. Please provide the overall plant reactive power control strategy

9. **Load Flow and Dynamic Models:**

*Only provide data in this section when requested by the Distribution Provider.*

The WECC Data Preparation Manual for Power Flow Base Cases and Dynamic Stability Data has established power flow and dynamic modeling requirements for generation projects in WECC base cases. In general, if the aggregate sum of generation on a bus exceeds 10 MVA, it should not be netted. Furthermore, the total netted generation in an area should not exceed five percent of the area’s total generation. Based on current WECC modeling requirements, the following information will be required for all generation projects whose net capacity is greater than 10 MVA. The following information may also be required for generation projects less than 10 MVA on a case-by-case basis, based on the amount of generation in the area of the requested Point of Interconnection.

A. Provide load flow model for the generating plant and its interconnection facilities in GE PSLF *.epc format, including new buses, generators, transformers, interconnection facilities. An equivalent model is required for the plant with generation collector systems. This data should reflect the technical data provided in this Attachment A.

B. For each generator, governor, exciter, power system stabilizer, WTG, or inverter based generator, select the appropriate dynamic models from the General Electric PSLF Program Manual and provide the required input data. Include any user written *.p EPCL files to simulate inverter based plants’ dynamic responses (typically needed for inverter based PV/wind plants). Provide a completed *.dyd file that contains the information specified in this section.

The GE PSLF manual is available upon request from GE. There are links within the GE PSLF User’s Manual to detailed descriptions of specific models, a definition of each parameter, a list of the output channels, explanatory notes, and a control system block diagram. In addition, GE PSLF modeling information and various modeling guidelines documents have been prepared.
by the WECC Modeling and Validation Work Group. This information is available on the WECC website (www.wecc.biz).

If you require assistance in developing the models, we suggest you contact General Electric. Accurate models are important to obtain accurate study results. Costs associated with any changes in facility requirements that are due to differences between model data provided by the generation developer and the actual generator test data, may be the responsibility of the generation developer.


**TABLE 1**

TRANSFORMER DATA  
(Provide for each level of transformation)

UNIT __________________________

NUMBER OF TRANSFORMERS _______ PHASE _______

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CURRENT TRANSFORMER RATIOS

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PERCENT EXCITING CURRENT 100 % Voltage; _______ 110% Voltage _______

Supply copy of nameplate and manufacturer’s test report when available.
ATTACHMENT B
Recommended Scope of Phase 2 Issues

1. Telemetering/other metering requirements.
2. Reconsideration of technical limits within Rule 21: Fast Track size limits, 15% screen, development of further objective criteria.
3. Cost allocation and certainty issues, including but not limited to: earlier cost certainty, cost averaging, cost sharing, distribution system upgrades appropriate for rate-based support, data reporting to improve cost predictability, cost assignment of planned distribution system upgrades, curtailment as a method of avoiding triggered upgrades, development of an online portal for applying for a Pre-Application Report.
4. Study Deposits, pursuant to which the IOUs shall collect and provide data on the actual cost of system impact studies and facilities studies.
5. The Distribution Group Study Process.
6. Reconsideration of timelines, timeline compliance, and timeline remedies in the Revised Rule 21 Tariff, if and only if a party reasonably establishes the need for reconsideration.
ATTACHMENT C
Minimum Engineering Review Data to be Included in the Reporting Proposal

Identification of the engineering analysis results for each Interconnection Request, as follows:

1. Whether the Interconnection Request passed Initial Review, and if not, which screen or screens caused the Interconnection Request to be evaluated pursuant to Supplemental Review, the Independent Study Process, or the Cluster Study Process;

2. Whether the Distribution Provider, upon receipt of a complete and valid Interconnection Request, completed the Initial Review and notified the Applicant of the Initial Review results within the time specified in the Revised Rule 21 Tariff (or a mutually agreed upon date), and if not, how many additional Business Days before the Distribution Provider completed the Initial Review and notified the Applicant of the results of the Initial Review;

3. If evaluated pursuant to Supplemental Review, whether the Interconnection Request passed Supplemental Review, and if not, which screen caused the Interconnection Request to be placed in the Independent Study Process or the Cluster Study Process;

4. If evaluated pursuant to Supplemental Review, and upon authorization by the Applicant and receipt of the Supplemental Review fees from the Applicant, whether the Distribution Provider completed the Supplemental Review and notified the Applicant of the results of the Supplemental Review within the time specified in the Revised Rule 21 Tariff (or a mutually agreed upon date), and if not, how many additional Business Days before the Distribution Provider completed the Supplemental Review and notified the Applicant of the results of the Supplemental Review;

5. If subject to the Electrical Independence Test, results of the Electrical Independence Test (i.e. whether the Transmission Cluster Study Process, Independent Study Process, or Distribution Cluster Study Process is indicated);

6. If subject to review under Screen Q and/or R, and upon validation of the Interconnection Request and receipt of appropriate study fees from the Applicant, whether the Distribution Provider completed this Screen Q and/or R analysis within the time specified in the Revised Rule 21 Tariff (or a mutually agreed upon date), and if not, how many additional Business Days before the Distribution Provider completed this Screen Q and/or R analysis and notified the Applicant of the results of the Screen Q and/or R analysis;

7. If applicable, and after the execution of an Independent Study Process Study Agreement, whether the Distribution Provider completed an Interconnection System Impact Study within the time specified in the Revised Rule 21 Tariff (or a mutually agreed upon date), and if not, how many additional Calendar Days/Business Days before the Distribution Provider completed and issued this Interconnection System Impact Study;
8. If applicable, where Distribution Upgrades or Network Upgrades are identified and upon the posting by the Applicant of the initial Interconnection Financial Security deposit, whether Distribution Provider completed an Interconnection Facilities Study within the time specified in the Revised Rule 21 Tariff (or a mutually agreed upon date), and if not, how many additional Calendar Days/Business Days before the Distribution Provider completed and issued this Interconnection Facilities Study;

9. If applicable, where no Distribution Upgrades and/or Network Upgrades are identified and upon the posting by the Applicant of the initial Interconnection Financial Security deposit, whether Distribution Provider completed an Interconnection Facilities Study within the time specified in the Revised Rule 21 Tariff (or a mutually agreed upon date), and if not, how many additional Calendar Days/Business Days before the Distribution Provider completed and issued this Interconnection Facilities Study.
ATTACHMENT B
Recommended Scope of Phase 2 Issues

1. Telemetering/other metering requirements.
2. Reconsideration of technical limits within Rule 21: Fast Track size limits, 15% screen, development of further objective criteria.
3. Cost allocation and certainty issues, including but not limited to: earlier cost certainty, cost averaging, cost sharing, distribution system upgrades appropriate for rate-based support, data reporting to improve cost predictability, cost assignment of planned distribution system upgrades, curtailment as a method of avoiding triggered upgrades, development of an online portal for applying for a Pre-Application Report.
4. Study Deposits, pursuant to which the IOUs shall collect and provide data on the actual cost of system impact studies and facilities studies.
5. The Distribution Group Study Process.
6. Reconsideration of timelines, timeline compliance, and timeline remedies in the Revised Rule 21 Tariff, if and only if a party reasonably establishes the need for reconsideration.
Identification of the engineering analysis results for each Interconnection Request, as follows:

1. Whether the Interconnection Request passed Initial Review, and if not, which screen or screens caused the Interconnection Request to be evaluated pursuant to Supplemental Review, the Independent Study Process, or the Cluster Study Process;

2. Whether the Distribution Provider, upon receipt of a complete and valid Interconnection Request, completed the Initial Review and notified the Applicant of the Initial Review results within the time specified in the Revised Rule 21 Tariff (or a mutually agreed upon date), and if not, how many additional Business Days before the Distribution Provider completed the Initial Review and notified the Applicant of the results of the Initial Review;

3. If evaluated pursuant to Supplemental Review, whether the Interconnection Request passed Supplemental Review, and if not, which screen caused the Interconnection Request to be placed in the Independent Study Process or the Cluster Study Process;

4. If evaluated pursuant to Supplemental Review, and upon authorization by the Applicant and receipt of the Supplemental Review fees from the Applicant, whether the Distribution Provider completed the Supplemental Review and notified the Applicant of the results of the Supplemental Review within the time specified in the Revised Rule 21 Tariff (or a mutually agreed upon date), and if not, how many additional Business Days before the Distribution Provider completed the Supplemental Review and notified the Applicant of the results of the Supplemental Review;

5. If subject to the Electrical Independence Test, results of the Electrical Independence Test (i.e. whether the Transmission Cluster Study Process, Independent Study Process, or Distribution Cluster Study Process is indicated);

6. If subject to review under Screen Q and/or R, and upon validation of the Interconnection Request and receipt of appropriate study fees from the Applicant, whether the Distribution Provider completed this Screen Q and/or R analysis within the time specified in the Revised Rule 21 Tariff (or a mutually agreed upon date), and if not, how many additional Business Days before the Distribution Provider completed this Screen Q and/or R analysis and notified the Applicant of the results of the Screen Q and/or R analysis;

7. If applicable, and after the execution of an Independent Study Process Study Agreement, whether the Distribution Provider completed an Interconnection System Impact Study within the time specified in the Revised Rule 21 Tariff (or a mutually agreed upon date), and if not, how many additional Calendar Days/Business Days before the Distribution Provider completed and issued this Interconnection System Impact Study;
8. If applicable, where Distribution Upgrades or Network Upgrades are identified and upon the posting by the Applicant of the initial Interconnection Financial Security deposit, whether Distribution Provider completed an Interconnection Facilities Study within the time specified in the Revised Rule 21 Tariff (or a mutually agreed upon date), and if not, how many additional Calendar Days/Business Days before the Distribution Provider completed and issued this Interconnection Facilities Study;

9. If applicable, where no Distribution Upgrades and/or Network Upgrades are identified and upon the posting by the Applicant of the initial Interconnection Financial Security deposit, whether Distribution Provider completed an Interconnection Facilities Study within the time specified in the Revised Rule 21 Tariff (or a mutually agreed upon date), and if not, how many additional Calendar Days/Business Days before the Distribution Provider completed and issued this Interconnection Facilities Study.