

Letter dated December 18th, 2012 from Bob Filner, Mayor of San Diego, to Commissioner Ferron supporting both the proposed decision of ALJ Yacknin and the alternate by Commission Ferron



BOB FILNER

December 18, 2012

Commissioner Mark J. Ferron California Public Utilities Commission 505 Van Ness Avenue San Francisco, CA 94102

Re: Support for Proposed Decision/Alternative Proposed Decision

Application # 11-05-023

Dear Commissioner Ferron:

I strongly support both the Proposed Decision of Administrative Law Judge Hallie Yacknin and the Alternative Proposed Decision of Commissioner Mark J. Ferron in Application 11-05-023 to deny the authority of SDG&E to enter into purchase power tolling agreements with Pio Pico Energy Center and Quail Brush Power. I applaud your commitment to implement the California state loading order in meeting our energy resource needs.

On September 24, 2012, the San Diego City Council voted unanimously to deny the request for initiation of a zoning change to allow the construction of Quail Brush Power in a designated open space area. The proposed location of the facility is part of a critically important open space network and regional biological preserve.

In addition to incompatible land use impacts, I believe better alternatives exist to meet our local energy resource needs -- namely energy efficiency, demand response, distributed generation and combined heat and power. Such preferred resources help to protect human health and the environment, mitigate the impacts of climate change, meet state greenhouse gas reduction goals, and foster an innovation economy. I am committed to making the City of San Diego a leader in reducing our energy demand profile through alternative energy sources.

Construction of new, expensive and polluting fossil-fuel peaker plants detracts from that vision and strategy. There are limited resources available to implement our energy future and decisions to build expensive power plants foregoes opportunities for creating an efficient, clean and prosperous energy future.

For all these reasons, I support the Proposed Decision and the Alternative Proposed Decision and look forward to collaborating on building a new energy paradigm.

LI

BOB FILNER

Mayor

BF/aj

Letter dated January 3rd, 2013 from Sierra Club and other conservation groups to Commissioner Ferron supporting the proposed decision by ALJ Yacknin. The letter includes an attachment by Bill Powers rebutting claims in a December 13th letter from CEC Chairman Weisenmiller that there is a purported need for the proposed Pio Pico facility and a transcript excerpt from the CEC's Carlsbad Energy Center hearing in December 2011 where the CAISO makes explicit that power from Pio Pico and Quail Brush will not be deliverable if the Encina Power Plant is shut down (which is the core justification by SDG&E for Pio Pico and Quail Brush)





















January 3, 2013

Commissioner Mark J. Ferron, Lead Commissioner 505 Van Ness Avenue San Francisco, CA 94102

RE: 1105023, Support Proposed Decision

Dear Commissioner Ferron,

Collectively, our organizations represent hundreds of thousands of concerned Californians. We strongly support the Proposed Decision of Administrative Law Judge (ALJ) Hallie Yacknin regarding <u>all three</u> Purchase Power Tolling Agreements. We have also reviewed the letter from CEC Chair Weisenmiller in defense of Pio Pico, including an <u>expert rebuttal</u> (<u>attached</u>). Expert analysis confirms our position that there are superior alternatives available to meet our local energy resource needs and that it is imperative to speed the transition toward modern clean local energy sources in combination with implementing untapped opportunities for energy efficiency.

We would also like to emphasize the scenic quality of the parcel optioned by Cogentrix and proposed for Quail Brush (mid-ground hill and drainage).



The view of the proposed Quail Brush site is toward the southwest from a ridge area being considered for a greater trail connection to regional open space preserves. The planned recreational opportunity would be eliminated by the industrial proposal. Peaks of Mission Trails Regional Park and the San Diego River Park floodplain are in the background. The Project has inappropriately proposed a "Greenfield" location.

The Proposed Decision, in regard to Pio Pico and Escondido, is also in the best interest of the people of California. It is consistent with the CEC's own precedent setting Avenal decision:

"all agree that we cannot and should not continue adding gasfired plants ad infinitum... First, of course, we must ensure that all feasible, cost-effective efficiency and demand response, and other priority resources in the loading order, are implemented. Then, to the extent that new gas-fired plants are proposed, we **must** ensure that they support the goals and policies of AB 32 and the related parts of California's GHG framework."

CEC Avenal Energy Final Commission Decision, AFC-01-08, page 110.

Furthermore, CAISO has made it clear that Pio Pico and Ouail Brush "would not be deliverable, which basically means they cannot be counted for a local capacity requirement – to meet local capacity or system capacity requirements." (CEC Evidentiary Hearing 07-AFC-6, December 12, 2011, pages 58-61)

Statewide, the CAISO 1-hour peak load reached its highest level in 2006 (50,270 MW) and has fallen since to a peak comparable with 1999. The 2012 1-hour peak of 46,654 MW is similar to the peak in 1999 of 45,884 MW. In the SDG&E service area, peak demand has been static for the last seven summers (charts attached).

In conclusion, the plants are not needed. The Proposed Decision respects the state of California's loading order, which places energy efficiency, demand response, renewable and distributed energy generation ahead of new gas-fired power plants. Therefore, we support the Proposed Decision and urge you to adopt it.

Sincerely,

Van K. Collinsworth **Executive Director**

Preserve Wild Santee

Jill Witkowski Waterkeeper San Diego Coastkeeper Richard Halsey President

California Chaparral Institute

John Buse

Senior Attorney, Legal Director Center for Biological Diversity

Kathryn Phillips Director

Kathryn Phillips

Sierra Club of California

Daniel Monten **David Morrison**

Co-Chair

San Diego Green Party

Duncan Mc Letricle

Duncan McFetridge Founder & President Save Our Forests and Ranchlands Director

Cleveland National Forest Foundation

1. Houlsham

Stephen Houlahan President Save Mission Trails C. Mollie Bigger, PHD. Executive Committee Member, Conservation Chair. San Diego Chapter Sierra Club Run with the Sun Campaign

Attachments:

Rebuttal to CEC Chair Weisenmiller, Bill Powers, P.E., Powers Engineering Excerpts from December 12, 2011 CEC Carlsbad Energy Center Hearing Regarding Deliverability of Power from Pio Pico and Quail Brush, Compiled by Bill Powers, P.E.

Chart: California ISO Peak Load History 1998-2011

Chart: SDG&E Peak Demand 2005-2012

cc.

Commissioner Michael R. Peevey, President Commissioner Michel Peter Florio Commissioner Catherine J.K. Sandoval Commissioner Carla Peterman

Response to CEC's Weisenmiller Dec. 13, 2012 letter to CPUC re Pio Pico

Bill Powers, P.E., Powers Engineering

Dec. 20, 2012

California Energy Commission (CEC) Chairman Robert Weisenmiller sent a letter to the CPUC commissioners on December 13, 2012 advocating that the proposed 300 MW Pio Pico Energy Center is critically needed and a power purchase agreement between SDG&E and the project developer should be granted. This letter should be accorded no weight by the CPUC.

First, the CEC did not make a case for Pio Pico in the record of the proceeding, which the CPUC surely would have welcomed, and as a result the letter's assertions are not supported by the record. Second, the CPUC cannot lawfully delegate its statutory responsibilities to another state agency or any other entity. Although the CEC has no statutory role to determine whether or not Pio Pico is needed, Chairman Weisenmiller has taken it upon himself to opine inappropriately on this matter at a critical moment in the CPUC's deliberative process. There are numerous factual errors in Chairman Weisenmiller's letter. These errors are addressed point-by-point below.

Weisenmiller Statement 1: The current Proposed Decisions claim that the record for the proceeding is inadequate to support factual determinations regarding the pressing need for Pio Pico based on these two critical factors: integration of a burgeoning supply of intermittent renewable generation, and the system reliability crisis that has resulted from the potentially permanent outage of the San Onofre nuclear generating units. Yet each of our agencies is fully aware of their paramount importance, and are engaged in trying to avoid the reliability consequences they pose.

Reply 1: The state is fully prepared now with ample existing gas-fired resources to meet the variable output of solar and wind resources projected for 2020. The state has historically high levels of generation reserves due to a decade of overbuilding gas-fired generators.

The state also has over 4,000 MW of new gas-fired resources under construction. The LA Basin will add nearly 2,000 MW of new fast response gas-fired generation in time to meet summer 2013 peak demand. This is about the capacity of the offline 2,200 MW San Onofre Nuclear Generating Station (SONGS). Increasing solar and wind output will simply reduce the run time of existing gas-fired generation sources that would otherwise provide the power. Demand for more backup power will not rise, though backup power is likely to be used in somewhat different patterns in 2020 than it is today.

Southern California experienced no grid reliability problems in the summer of 2012 without SONGS. There was more than adequate supply, and the local voltage support provided by SONGS was met by a series of commonsense steps: bringing 450 MW Huntington Beach Units 3 and 4 back online, debottlenecking SCE's 220 kV Barre-Ellis transmission line, and increasing demand response capacity. The SONGS system reliability crisis that Mr. Weisenmiller alludes to has no basis in fact. The Southern California grid can clearly operate reliably without SONGS.

Weisenmiller Statement 2: The Energy Commission's own official acts provide the necessary factual determination regarding the vital need for the Pio Pico facility to help integrate renewable generation.

Reply 2: Mr. Weisenmiller had no direct role in the Pio Pico proceeding (other commissioners presided), and at no time in the proceeding did the CEC consider whether or not Pio Pico was needed to assure grid reliability. In fact, the CEC stated explicitly during the Pio Pico proceeding that it has no role in determining need. The state has overbuilt its gas-fired generation capacity over the last decade. The state's planning reserve margin, meaning the quantity of spare resources available to meet peak demand, is 15%. Yet the actual reserve margin in Southern California is already 30% according to the California Independent System Operator (CAISO). The actual statewide planning reserve margin is even higher at 33%. These high reserve margins, far beyond what the state has deemed necessary to assure grid reliability, are due in large part to overbuilding natural gas-fired power plants. California has more than adequate reserves for the foreseeable future. The addition of nearly 2,000 MW of new gas-fired generation in Southern California by mid-summer 2013 will maintain this high margin of reserve power even if SONGS is permanently shut down.

CAISO, in the CEC's December 12, 2011 Carlsbad Energy Center hearing, stated that neither the proposed Pio Pico or Quail Brush peaker plants can substitute for generation at the Encina Power Plant (Carlsbad). If Pio Pico and Quail Brush are built, then either existing units at Encina would need to continue to operate or the proposed 550 MW Carlsbad Energy Center would need to be built (at Encina) to assure that power from Pio Pico and Quail Brush is deliverable to the grid. CAISO's statements at the Carlsbad Energy Center hearing are provided in Attachment A.

In sum, CAISO is stating that Pio Pico and Quail Brush are in the wrong locations to address local power delivery challenges if Encina is shut down, because the voltage support provided by Encina at a critical point in the San Onofre-to-San Diego transmission pathway would still be missing. However, SDG&E assumes that Encina is completely retired as the primary basis for justifying power purchase agreements with Quail Brush and Pio Pico.

Weisenmiller Statement 3: The Energy Commission went on to make specific Findings of Fact that Pio Pico provides essential flexible and supporting backup generation necessary for integrating intermittent renewable generation.

Reply 3: Tens of thousands of solar arrays and wind turbines spread throughout California have a collective dampening effect on solar and wind output variations on a statewide level. The rate of load change in 2020 will not be significantly different than it is now, even on partly cloudy days or days with variable winds in different parts of the state. Sophisticated solar and wind

MR. BELL (CEC Staff Counsel): "I would say that it's not – his (Powers) material talks about the need, the need for Pio Pico, and gives examples of why it's not needed. As the community is well aware, the commission doesn't do a needs-based analysis in our — in our licensing process. We don't determine the need. The market determines the need. Everything in Mr. Powers's testimony can fairly be said to go towards the need of Pio Pico Energy Center, not — not whether or not the alternatives truly have been fairly vetted."

¹ CEC, July 23, 2012 Pio Pico Energy Center hearing transcript, p. 142 (http://www.energy.ca.gov/sitingcases/piopico/documents/2012-07-23_transcript.pdf):

forecasting, which is starting to be adopted by California utilities, also dramatically reduces the need for any fast start, fast ramp gas-fired resources.

Solar and wind output follow predictable patterns. As a result, solar and wind output can be predicted with a high degree of accuracy 15 minutes to an hour in advance. This is enough advance notice to allowing gas-fired generators that are already online to adjust output smoothly to track changes in solar and wind output. Germany has ten times the solar and wind resources in California, many 1,000s of MW more today than California will have in 2020. Germany relies on sophisticated solar and wind forecasting, not building and operating costly fast response gas-fired resources, to maintain grid reliability. California does a mediocre job of forecasting solar and wind compared to Germany. California needs to continue improving its solar and wind forecasting, a low cost and very effective solution, not building high cost gas-fired plants because it chooses to "fly blind."

Weisenmiller Statement 4: The need for new flexible generation to support integration of renewables is critical, but it is actually overshadowed by the reliability crisis posed by the indefinite shutdown of the San Onofre nuclear facilities.

Reply 4: As noted, there was more than adequate power supply in the summer of 2012 without SONGS, and an adequate interim solution to the loss of voltage support from SONGS was developed. According to CAISO, a permanent solution to the SONGS voltage support issues is being implemented. The voltage support solution is summarized in the Dec. 3, 2012 Little Hoover Commission report on the state's RPS program (pp. 55-56):

The California Independent Systems Operator already has begun developing a mitigation plan for the summer of 2013 with the assumption that none of the San Onofre units will be available. The preliminary plan includes two projects: using the two Huntington Beach plants for voltage support – which will not produce emissions – but not for power and installing shunt capacitors at three Southern California Edison substations.

In filing the request to the Federal Energy Regulatory Commission to move forward with this plan, AES, the owner of the Huntington Beach plants and the CAISO wrote: "Neither project individually is capable of providing the amount of voltage support required in the absence of the SONGS units...No other reasonably feasible option was identified to avoid the unprecedented load shedding that is otherwise at risk here."

300 MW Pio Pico, approximately 70 miles from SONGS on the California border with Mexico, cannot substitute for the local voltage support that SONGS provides. That is why CAISO has devised voltage support solutions in the same geographic vicinity as SONGS to address the voltage support issue.

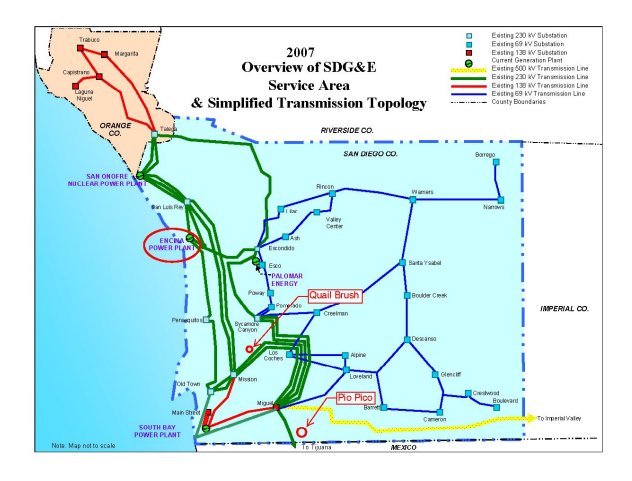
Conclusion

CEC Chairman Weisenmiller has chosen to interject himself in an area, the determination of need for the Pio Pico Energy Center, where the CEC itself asserts it has no authority. Chairman Weisenmiller relies on his own personal opinion, not the facts, to advocate that the CPUC grant a contract for the Pio Pico Energy Center. The CPUC should give no weight to Chairman Weisenmiller's unsupported opinion on this issue.

Attachment A: Excerpts from December 12, 2011 CEC Carlsbad Energy Center Hearing Regarding Deliverability of Power from Pio Pico and Quail Brush

Summary: CAISO testimony states that neither Pio Pico nor Quail Brush can substitute for Encina (in Carlsbad) because neither Project is located at a critical point in the San Onofre-to-San Diego transmission pathway like the Encina plant. Therefore, even if there were a need for Quail or Pio Pico to replace output from Encina, their proposed locations would not allow the plants to do so. (CEC Evidentiary Hearing 07-AFC-6, December 12, 2011, pages 58-61)

Link: http://www.energy.ca.gov/sitingcases/carlsbad/documents/2011-12-12 Transcript.pdf



Attachment A: Excerpts from December 12, 2011 CEC Carlsbad Energy Center Hearing Regarding Deliverability of Power from Pio Pico and Quail Brush

Link: http://www.energy.ca.gov/sitingcases/carlsbad/documents/2011-12-12 Transcript.pdf

pp. 58-59, MR. SPARKS (CAISO): In the deliverability assessment, that's true, we did assume that the Encina Power Plant was completely retired without any replacement power to assess the deliverability of the renewable generation from Imperial County that is expected to be developed, as well as we looked at a sensitivity study with the -- the alternative generation which is expected to -- well, the Pio Pico and Quail Brush. So we -- that deliverability assessment did assume that Encina was completely gone, retired. And in that analysis we identified that essentially the generation, such as Pio Pico and the renewables, would not be deliverable, which basically means they cannot be counted for a local capacity requirement -- to meet local capacity requirements or system capacity requirements.

pp. 60-61, MR. THOMPSON (City of Carlsbad): What I'm trying to figure out is if Encina Units 4 and 5 (600+ MW) are retrofitted to comply with OTC (once through cooling) rules and continue on in the foreseeable future like the applicant says it would, would it -- would -- would putting in the megawatts represented by those two units change your analysis in either of these reports?

MR. SPARKS: So if we go back to the Exhibit 199, I believe, which is the once-through cooling analysis of the San Diego area, that analysis, essentially the point of it was to identify how much of the once-through cooling generation (at Encina), whether it's repowered or continues to operate, is needed to meet the local capacity requirements. And so there -- there was not an assumption that it was not available. The -- the point of the analysis was to find out how much of it was needed.

MR. THOMPSON: So the -- if 231 megawatts are needed and 500-plus megawatts are provided by 4 and 5 would I correctly conclude then that there is no need for additional -- a third power plant at the -- there's no need for the CECP (550 MW Carlsbad Energy Center Project) because that capacity is being provided by Encina Units 4 and 5?

MR. SPARKS: If Encina Units 4 and 5 continue to operate through 2021, yes, they could meet the need.

Excerpts compiled by Bill Powers, P.E.



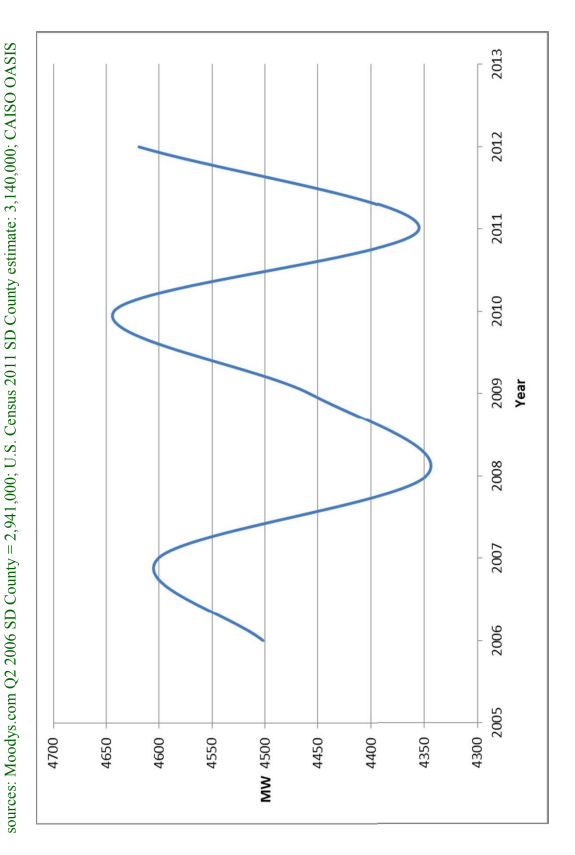
California ISO Peak Load History 1998 through 2011

Year	Megawatts at Peak Load*	Date	Time
1998	44,659	August 12	14:30
1999	45,884	July 12	16:52
2000	43,784	August 16	15:17
2001	41,419	August 7	16:17
2002	42,441	July 10	15:01
2003	42,689	July 17	15:22
2004	45,597	September 8	16:00
2005	45,431	July 20	15:22
2006	50,270	July 24	14:44
2007	48,615	August 31	15:27
2008	46,897	June 20	16:21
2009	46,042	September 3	16:17
2010	47,350	August 25	16:20
2011	45,545	September 7	16:30

^{*} This value is an instantaneous MW value at the time specified in the Time column.

2012	46,654	August 13, 2012, hour ending 5 pm
		[source: CAISO OASIS database]

SDG&E peak demand has been static over last 7 summers at 4,500 MW +/- 150 MW, while population has grown $\sim 7\%$

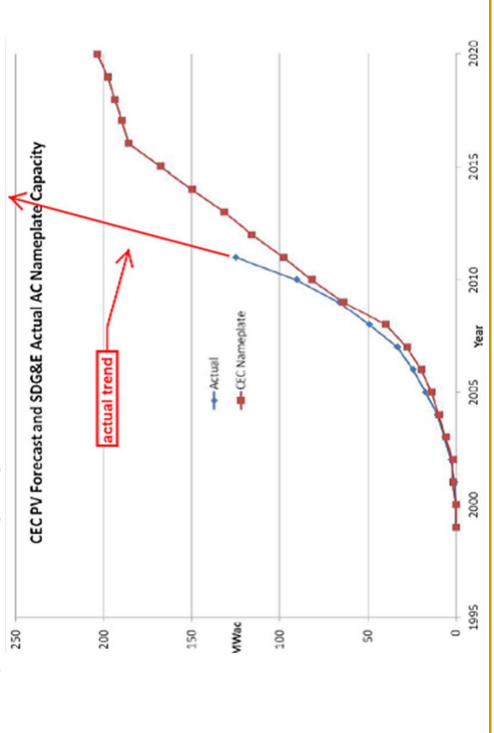


4

Excerpts from a slide presentation from the ISO on April 17, 2012 related to San Diego Local Capacity Needs

~1,000 MW by 2020 if not impeded by punitive tariffs & caps Rooftop solar growth in SDG&E territory would achieve

source: J.C Thomas – SDG&E, San Diego/Solar Stakeholder Collaboration Rates & Educational Overview, January 25 & 27. 2012, p. 48. "Actual trend" line added by B. Powers, Powers Engineering.



Sierra Club and Vote Solar Initiative Comments on the Resource Adequacy and Flexible Capacity Procurement Joint Parties' Proposal in the Resource Adequacy Proceeding (11-10-023) dated December 26, 2012

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

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

Rulemaking 11-10-023 (Filed October 20, 2011)

SIERRA CLUB AND VOTE SOLAR INTITIATVE COMMENTS ON THE RESOURCE ADEQUACY AND FLEXIBLE CAPACITY PROCUREMENT JOINT PARTIES' PROPOSAL

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Attorney for Sierra Club

Dated: December 26, 2012

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SIERRA CLUB AND VOTE SOLAR INTITIATVE COMMENTS ON THE RESOURCE ADEQUACY AND FLEXIBLE CAPACITY PROCUREMENT JOINT PARTIES' PROPOSAL

Pursuant to the Phase 2 Scoping Memo and Ruling of Assigned Commissioner and Administrative Law Judge filed December 6, 2012, the Sierra Club and Vote Solar Initiative (Vote Solar) submit the following comments on the October 29, 2012 Resource Adequacy and Flexible Capacity Procurement Joint Parties' Proposal ("Joint Proposal") prepared by the California Independent System Operator (CAISO), San Diego Gas and Electric (SDG&E), and Southern California Edison (SCE) (collectively, the "Joint Parties").

I. INTRODUCTION

The Joint Proposal seeks to impose an "interim" flexible capacity procurement obligation on all LSEs beginning in 2014. The Joint Proposal is intended to address perceived urgency in ensuring the availability of flexible resources to address a projected steep late afternoon ramp rate caused by the higher penetration of solar and wind resources. The Joint Proposal would limit participation to fossil-fuel resources, defines the flexible capacity product in a manner that would likely exclude low-carbon solutions, is silent with regard to potential added cost, and provides little, if any, technical support to justify the near-term need for flexible capacity procurement. The Sierra Club and Vote Solar urge the Commission to reject the Joint Proposal.

As a threshold matter, flexible capacity procurement is not needed in the near-term. The Joint Proposal's assertion that flexible capacity will be required by 2015 is based on unsupported factual assertions, unjustified timing assumptions, and flawed technical analyses. For example, the CAISO analysis uses an erroneous 2020 solar resource output curve to depict future ramping need and overly conservative assumptions about the ramp rates of existing gas-fired generation resources in California. To the limited extent the need for system flexibility will increase by 2020, this need can be met with existing resources that are already providing these services as part of their existing obligation to serve. In short, the Joint Proposal is a solution to a manufactured crisis.

Second, the Joint Proposal is inconsistent with Commission policies and Resource Adequacy (RA) requirements including required cost, economic, and environmental considerations. "Interim" or not, the exclusive ability of fossil fuel resources to qualify for the proposed flexible capacity procurement is contrary to the loading order and will create reliance

and expectation for added payments to fossil fuel generators that function to crowd out innovative low-carbon solutions to renewable integration. In addition, although minimization of costs associated with RA is required under the Public Utilities Code, the Joint Proposal's failure to address cost makes it impossible to meaningfully evaluate the Proposal and potential alternatives.

By proposing to provide additional financial payments to further incentivize development and retention of fossil fuel generators, the Joint Proposal has significant greenhouse gas and air quality implications. The Commission must analyze these potential impacts under the California Environmental Quality Act (CEQA). CEQA review is not only required, but will provide the Commission and the public with a much needed opportunity to understand the environmental consequences of changes to the existing capacity program and ensure that any changes to RA are consistent with California's near and long-term greenhouse gas reduction objectives.

The Sierra Club and Vote Solar recognize that significantly increased penetration of wind and solar resources may ultimately necessitate a shift in the existing Resource Adequacy program to valuing flexible capacity over firm capacity. However, rather than rush to put in place an unneeded and costly compensation scheme that bolsters fossil fuels, the Commission should thoughtfully consider modification to Resource Adequacy through an open and transparent process that accounts for cost, accurately estimates need, ensures preferred resources and storage can effectively participate, and assesses and adopts feasible design changes to mitigate any potential environmental impacts.

II. INTERIM FLEXIBLE CAPACITY PROCUREMENT IS UNNECESSARY

The Joint Proposal's underlying premise that there is an immediate need to ensure procurement of flexible capacity does not withstand scrutiny. The Joint Parties significantly overstate the need for additional ramping capability through 2020. Moreover, existing generation can provide more than enough ramping capacity to meet even the most inflated projections of need for 2020. The significant excess ramping capacity already in the system highlights the lack of immediate need for additional RA payments to flexible resources. Indeed, the Joint Parties have made no compelling showing that existing or new generators should be paid a supplemental fee for a service they were designed to provide (load following) and have

always been expected to provide.1

A. Critical Grid Reliability Risks in 2020 Will Not Be Substantially Different in 2020 than in 2012

The CAISO peak load has decreased nearly 4,700 MW from the all-time 2006 peak of 50,085 MW to 45,429 MW in 2011.² The peak load in 2012 was 46,654 MW,³ about 3,500 MW below the 2006 peak. The 2012 planning reserve margin for the CAISO system is approximately 33 percent, about double the planning reserve margin requirement of 15 to 17 percent.⁴ The CAISO control area has ample reserve generation to meet foreseeable peak demand, whether or not San Onofre Nuclear Generating Station is available.⁵

CAISO indicates it anticipates a need for a system-wide ramp rate of as much as 7,700 MW/hr in 2020 (130 MW/min). This is only incrementally higher than the current maximum ramp rate of approximately 6,000 MW/hr experienced in the CAISO control area.^{6,7}

B. The CAISO 2020 Load Curve Is Based on an Erroneous Solar Profile

The Joint Parties' exclusive justification for flexible procurement is the 2020 late afternoon ramp rate projected by CAISO caused principally by a rapid decline in solar resource output. The steep ramp rate presumed by CAISO is not supported by the solar profile relied on by CAISO.

CAISO has identified its July 2011 testimony before the CPUC as the basis for the graphical CAISO solar profile that is driving the need for fast response peaking resources.⁸ The

¹ Technical analysis of the Joint Parties' Proposal was conducted for the Sierra Club and Vote Solar by Bill Powers, P.E, Powers Engineering.

² CAISO, 2012 Summer Loads and Resources Assessment, March 15, 2012, p. 7. "The ISO summer peak dropped each year from 50,085 MW in 2006, which was high because of extreme weather conditions, to 45,809 MW in 2009 as demand moderated during the recession and rose to 47,127 MW in 2010 and fell to 45,429 MW in 2011."

³ CAISO OASIS "System Demand" database, August 13, 2012, HE 17.

⁴ Ibid, p. 2. "Under the normal peak demand scenario, the planning reserve margin is expected to be 32.7% for the ISO system as a whole."

⁵ Subtracting 2,000 MW for the SONGS outage, and adding 452 MW for the restart of Huntington Beach Units 3 and 4, results in an adjusted CAISO system planning reserve margin of 27 percent.

⁶ CAISO PowerPoint presentation to Sierra Club, August 21, 2012, p. 8. Peak ramp rate on typical high demand day in 2020 occurs between 17:00 and 19:00. Load at 17:33 is 22,500 MW. Load at 18:51 is 32,500 MW. Hourly ramp rate = $60 \text{ min/hr} \times [(32,500 \text{ MW} - 22,500 \text{ MW})/(18:51 - 17:33)] = 60 \text{ min/hr} \times (10,000 \text{ MW}/78 \text{ min}) = 7,692 \text{ MW/hr}.$

⁷ Comment of CAISO CEO Steve Berberich during meeting with Sierra Club representatives, August 21, 2012. Maximum current ramp rate in CAISO control area is approximately 6,000 MW/hr.

⁸ CAISO, *Track I Direct Testimony of Mark Rothleder on Behalf of the California Independent System Operator Corporation*, CPUC R.10-05-006 - Rulemaking to Integrate and Refine Procurement Policies and Consider Long-Term Procurement Plans, July 1, 2011, Exhibit 2.

testimony addresses five CPUC 33% RPS scenarios. All five scenarios include some level of fixed and tracking solar resources, as well as 1,749 MW of fixed CSI rooftop PV. A summary of the solar resources included in the CPUC "basecase" and "environmental" 33% RPS scenarios is provided below in Table 1.

Table 1. Solar resources included in "basecase" and "environmental" CPUC 33% RPS scenarios

Category	Basecas	e (MW)	Environmental (MW)		
	Tracking	Fixed	Tracking	Fixed	
Solar thermal	3,939	0	~1,500	0	
Large PV	1,560	2,464	~1,600	~1,100	
Small PV	0	1,045	0	~9,000	
Distributed PV	0	1,749	0	1,749	
Totals:	5,499	5,258	~3,100	~11,850	

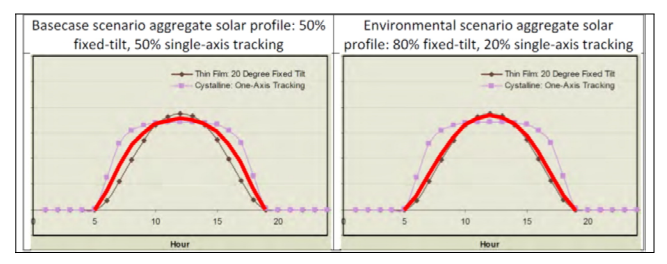
In the "basecase" scenario, the scenario CAISO utilized to develop its graphical solar profile, approximately 50 percent of the solar resources are fixed-tilt (5,258 MW) and 50 percent are tracking (5,499 MW). The aggregate solar profile for this solar resource mix would be half-way between a gradual fixed-tilt profile and a steep single-axis tracking profile. In the CPUC "environmental" scenario, 80 percent of the solar resources are fixed-tilt and the aggregate solar profile will be very similar to a fixed-tilt profile. The aggregate solar profile of these two scenarios is shown in Figure 1.

However, the graphical profile of the CPUC 50/50 fixed-tracking solar basecase profile being used by CAISO to assert a 13,000 MW ramp rate over two hours in 2020, shown in Figure 2 (yellow line), matches a single-axis tracking profile. This results in a significant overstatement of flexibility need through 2020. To provide a more accurate estimate, CAISO must present a graphical solar profile that is consistent with the assumed 50/50 solar resource mix. The solar profile being used by CAISO is not consistent with a 50/50 solar resource mix.

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⁹ CAISO should also be critically assessing a range of RPS scenarios (including the CPUC "environmental" scenario) and their implications for fast response resources, and weighing-in on which scenario(s) results in the minimum amount of fast response resource requirements, and not assuming the basecase CPUC 2020 RPS scenario is the only scenario.

Figure 1. Aggregate solar profiles of "basecase" and "environmental" 33% RPS scenarios



The decline rate of solar output in the afternoon, assuming the basecase 2020 solar resource profile of 10,757 MW assumed by CAISO and presented in Figure 1, is shown quantitatively in Table 2. The highest 1-hour solar output decline rate of 3,200 MW per hour occurs from 6 pm to 7pm.

Table 2. Estimated Basecase 2020 Solar Profile Afternoon Output Decline

Hour	1 pm	2 pm	3 pm	4 pm	5 pm	6 pm	7 pm
Solar output,	10,750	10,500	9,700	8,300	5,700	3,200	0
MW							

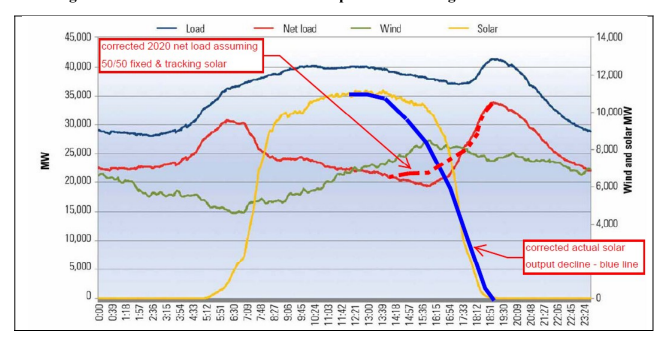
Utilizing an accurate 2020 solar resource output decline rate results in a substantially less rapid ramp rate-of-change in 2020 than has been represented by CAISO. Figure 2 is the CAISO graphic showing the solar and wind resource assumptions that drive the projected afternoon net load ramp rate. The ramp rate is almost entirely driven by the assumed solar output decline rate, and secondarily by the projected early evening load increase shown as a hump between 6 pm and 9 pm in the total load curve (top blue line). Powers Engineering has overlaid an accurate solar resource decline curve (blue) on the CAISO assumed solar output curve. The result is a more gradual afternoon ramp rate (dashed red line), especially in the 5 pm to 6 pm period.

The peak hour-to-hour CAISO system ramp rates projected in 2020, using the accurate 2020 solar resource profile, are provided in Table 3.

Table 3. Hourly 2020 Ramp Rates When Accurate 2020 Solar Profile Is Used

Hour	4 – 5 pm	5 – 6 pm	6 – 7 pm	7 – 8 pm
Ramp rate, MW/hr	+3,000	+3,000	+7,000	-2,000

Figure 2. Revised CAISO Afternoon Ramp Rate Assuming Accurate Solar Profile



CAISO already experiences ramp rates as high as 6,000 MW/hr.¹⁰ Steep ramp rates are a characteristic of the CAISO control area and these ramp rates are being effectively met with existing resources.

C. CAISO Assumptions about Ramp Rates of Existing Resources Are Overly Conservative

CAISO ramp rate assumptions for existing California generation are overly conservative. Table 4 summarizes CAISO assumptions regarding the ramp rates of existing resources.

CAISO shows a typical ramp rate for combined cycle units of 5 to 10 MW per minute

¹⁰ Sierra Club California, *Stakeholder Comment – CAISO Flexible Capacity Procurement Revised Draft Final Proposal August 17, 2012*, August 28, 2012. p. 3, *available at* http://www.caiso.com/Documents/SierraClubCA-Comments-FlexibleCapacityProcurementRevisedDraftFinalProposal.pdf.

¹¹ CAISO, Integration of Renewable Resources – Operational Requirements and Generation Fleet Capability at 20% RPS, Table 2-9, p. 39.

(MW/min). Yet the published ramp rate for combined cycle units is 7 percent per minute. 12,13 There is 16,200 MW of combined cycle capacity in California.¹⁴ The typical minimum load on a combined cycle plant is approximately 40 percent. 15

Table 4. CAISO Assumptions on Ramp Rates of Existing Generation

-		RR < 0.5	0.5 ≤ RR < 1	np Rate (I		10 ≤ RR < 20	20 ≤ RR	Total
Gene	eration Type	KK < 0.5	0.5 2 KK < 1	12 KK < 5	52KK < 10	10 2 KK < 20	20 2 KK	MW
	Combined Cycle			4,885	4,630	3,617		13,132
	Dynamic Schedule				552	1,746	2,379	4,676
	Gas Turbine	32	68	1,040	4,635	1,601	553	7,929
Non-	Hydro	99	157	427	1,135	1,927	3,671	7,416
OTC	Other	5	4	14	1,633		4	1,660
Units	Pump/Storage				440		1,792	2,232
	Recovery	61	17	115	13			206
	Steam	357	355	1,328	747	59		2,847
	Not specified	5	6	42	1,568	20	525	2,165
Non-OT	C Unit Total	559	607	7,851	15,353	8,970	8,924	42,263
отс	Combined Cycle			600				600
units	Gas Turbine			15				15
	Steam		354	8,542	5,650	1,516	1,510	17,573
OTC U	nit total	0	354	9,158	5,650	1,516	1,510	18,188
All Unit	s Total	559	961	17,008	21,003	10,486	10.434	60,451

Forty percent of 16,200 MW is 6,480 MW. California has nearly 10,000 MW, from 6,480 MW to 16,200 MW, of usable combined cycle capacity that can ramp collectively at 700 MW/min. There are also combined cycle units in Nevada, Arizona, and Baja California, such as SDG&E's 500 MW El Dorado plant in Boulder City, NV and Sempra's 600 MW plant in Mexicali, Baja California (under CAISO dispatch control), that are available to contribute additional ramping capacity. 10,000 MW of combined cycle capacity ramping up at 7 percent per minute means the entire 10,000 MW can be added to meet demand in the CAISO control area in less than 15 minutes. This exceeds the 7,700 MW/hr ramp rate projected by CAISO in 2020.

¹² Southern California Public Power Authority, Request for Proposals for Software Products and Services for the Magnolia Power Project, July 17, 2012, pdf p. 41. "Design ramp rate over the Normal Range is approximately 18 MW per minute." Unfired capacity of Magnolia is 254 MW per Magnolia CEC Staff Assessment, January 2002, p. 3.9-5. With duct firing and steam augmentation maximum plant output is 328 MW. Ramp rate of 18 MW/min over 254 MW of unfired capacity equals a ramp rate of 18 MW/min ÷ 254 MW = 7%/min.

¹³ Northwest Power Planning Council, New Resource Characterization for the Fifth Power Plan - Natural Gas Combined-Cycle Gas Turbine Power Plants, August 8, 2002, p. 5. "New & clean: 540 MW (baseload), 610 MW (peak), Minimum load: 40%, Ramp rate: 7%/min." See: http://www.westgov.org/wieb/electric/Transmission%20Protocol/SSG-WI/pnw 5pp 02.pdf.

¹⁴ CEC, Thermal Efficiency of Gas-Fired Generation in California – Staff Paper, August 2011, Table 2, p. 3.

¹⁵ See footnotes 16 and 17.

As of August 2011, California had added 4,331 MW of new combustion turbines since 2000. Most of these new turbines are either 50 MW LM6000s, 50 MW FT-8s, or 100 MW LMS100s. The predominant model is the LM6000. All of these units can go from cold start to full power in 10 minutes. The LM6000 can go from cold to full power in 5 minutes by maintaining package purge requirements and keeping the lube oil warm. The LM6000 can ramp at 30 MW/min under normal conditions. The FT-8 can ramp at a rate of at least 15 MW/min. The LMS100 can ramp at 50 MW/min. Much of the 3,000 MW of pre-2000 combustion turbine and internal combustion engine capacity, such as smaller Frame 5 combustion turbines, can also go from cold to full capacity in approximately 10 minutes. The Frame 5 can move through its entire range in one minute.

CAISO identifies 7,416 MW of hydro resources and 2,232 MW of pumped hydro resources. CAISO claims that these hydro resources have an average ramp rate of approximately 20 MW/min. PG&E states that Helms can go from a dead stop to 1,212 MW in eight minutes.²³

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¹⁶ CEC, *Thermal Efficiency of Gas-Fired Generation in California – Staff Paper*, August 2011, Table 2, p. 3.

¹⁷ E. Wacek – GE, *Aeroderivative Technology: A more efficient use of gas turbine technology*, presented at World Energy Congress, January 15, 2010, p. 7 (draft). "Also to support quick and frequent starts/stops, the LM6000 standard 10 minutes start time can be improved to just 5 minutes. The 10-min start is outlined in Figure 3, and shows the sequence that includes purge time, warm-up time, and finally gas turbine ramp time. By properly maintaining the package purge requirements, and by keeping the lube oil 'warm', approximately 2 minutes can be removed from the 10-min start sequence. Then the gas turbine acceleration rate to full load can be increased from 12 MW/min to 50 MW/min, reducing the time from sync idle to full load from 4 minutes down to approximately 1 minute. This reduced start time greatly enhances the LM6000's ability to get online quickly to support a reduction in load from the wind farm due to sudden changes in wind conditions."

¹⁸ GE Energy, VOC Emissions from LM6000 for Mariposa Energy, LLC, May 26, 2010, p. 2. "These unique features of Aeroderivative gas turbines result in a superior simple-cycle efficiency (40-44%) with unmatched operational flexibility (10min start, 30 MW/min ramp rate)." See:

^{2010%20}CH2M%20to%20Patil%20Attached%20Doc 26.ashx?la=en.

¹⁹ W. Rhoads – Northwest Energy, *Mill Creek Generating Station - A Model For Future Regulation Needs*, Presented at PowerGen 2010, December 15, 2010, p. 16. "Once in operation, a single (FT-8) unit can ramp up or down at a rate of at least 15 MW per minute."

²⁰ CEC, *Final Staff Assessment - CPV Sentinel Energy Project*, October 2008, p. 5.3-6. "When running at half load (50 MW), the machine can reach full load of nearly 100 MW in less than a minute. In addition, the LMS100 can go from a cold start to full load in ten minutes."

²¹ E-mail from S. deMille, senior technician, Kaui Electric, to B. Powers, Powers Engineering, regarding cold to full load for two Kaui Electric Frame 5 turbines, July 30, 2012. "A normal cold start or any start will ramp GT-1 on line in about 14 minutes and GT-2 in about 11 minutes. Initiating a" Fast Start" will probably cut that time in half."

²² E-mail from S. deMille, senior technician, Kaui Electric, to B. Powers, Powers Engineering, regarding cold to full load for two Kaui Electric Frame 5 turbines, August 27, 2012. "We can bring the units on line to sync our units in, and load them as quickly as we wish. We have seen them absorb full load within a minute."

²³ M. Yeung – PG&E, *Helms Pumped Storage Plant*, Northwest Wind Integration Forum Workshop, October 17, 2008, p.4.

This is a ramp rate of approximately 150 MW/min.²⁴ Extrapolating from the ramp rate data presented by PG&E for Helms, assuming other pumped hydro units in California are smaller than Helms, the total pumped hydro resource of 2,232 MW could go from dead stop to rated capacity in under 10 minutes.

It is reasonable to assume that the 80 MW/min ramp rate per unit at Helms is representative of hydroelectric units generally.²⁵ Even if only one-half to two-thirds of the hydro resource potential was available for fast ramping, this is still 3,708 to 4,944 MW of fast ramp hydro resources.

Using the hydro ramp rate assumption reported by PG&E, the combined fast ramp pumped hydro and conventional hydro resource is in the range of 5,000 to 7,000 MW,²⁶ with a collective ramp rate of at least 500 to 700 MW/min.²⁷

The collective ramp rate of California's existing fleet of combined cycle plants, 2000 and later combustion turbines, and hydro units is at least 1,600 MW/min assuming all combustion turbines are ramping from a cold start.²⁸ The total ramping capacity of the existing combined cycle plants, combustion turbines built in 2000 or later, and hydro units, achievable in less than one hour, is approximately 20,000 MW. This ramping capacity does not include approximately 3,000 MW of older pre-2000 peaking units and over 16,000 MW of OTC steam boiler units. There is no 2020 ramping scenario that would come close to requiring the ramping rate speed in MW/min or ramping capacity in MW that is achievable with existing generation resources. Moreover, the significant excess of ramping capacity already in the system further illustrates the lack of need for additional resource adequacy payments to flexible resources.

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²⁴ Ibid, p. 4. PG&E identifies the ramp rate for the three-unit Helms Pumped Storage Plant as 80 MW/min per unit. PG&E does not explain the discrepancy between an 80 MW/min ramp rate for each of the three hydroturbine units at Helms, a total of 240 MW/min, and the combined ramp rate of 150 MW/min.

²⁵ Power Engineering, *Hydroelectricity: The Versatile Renewable*, June 1, 2009, p. 4. "Hydro also provides high-quality ancillary grid support. For example, Grand Coulee Dam on the Columbia River in Washington State can go from low load to full load (about 800 MW) in matter of seconds."

²⁶ It is assumed that 100 percent of pumped hydro capacity is available for ramping, and one-third to one-half of hydro capacity is available for ramping.

²⁷ It is conservatively assumed that any hydro resource can go from full stop to full load in ten minutes or less. ²⁸ Combined cycle, 700 MW/min; 2000 and later combustion turbines (cold start to full load in 10 minutes); 400 MW/min; hydro units, 500 to 700 MW/min.

The new flexible resources sought by CAISO have a substantial cost to ratepayers. 4,600 MW of rapid response peaking capacity would have a capital cost of more than \$5 billion. ^{29,30} The CEC projects the levelized cost-of-energy for new merchant combustion turbines at 5 percent capacity factor at \$0.84/kWh. ³¹ All this cost would be borne by ratepayers. In contrast, no costs would be borne by ratepayers for behind-the-meter DG solar or combined heat and power installations that are higher in the state's preferred resource loading order than peaking gas-fired generation.

D. CAISO Presumption of Across-the-Board OTC Thermal Unit Retirements in 2017 is Unsupported

Owners of the coastal OTC thermal units indicate that cooling towers could be added to these units for \$125/kW or less, about one-tenth the cost of new combustion turbine or combined cycle capacity,³² to allow indefinite operation of these units as low-cost peaking generation with heat rates comparable to those of new combustion turbines.³³ The CAISO presumption of a wholesale retirement of OTC thermal units by 2017 is unsupported. CAISO is now seeking authority to keep the OTC boiler plants online even after their OTC compliance dates if CAISO deems these units necessary for grid reliability.³⁴

E. Large Amounts of New Flexible Generation Continue to Come Online in the CAISO Control Area

Large amounts of new flexible generation continue to come on-line in the CAISO control area. For example, over 2,000 MW of gas-fired generation is scheduled to come online in PG&E

²⁹ CAISO, 2013 Flexible Capacity Procurement Requirement - Supplemental Information to Proposal, March 2, 2012, p. 3. "ISO projects this capacity gap to grow to 4,600 megawatts by 2020. The ISO's analyses identifying this capacity gap take into account new capacity additions, most of which will be variable energy resources. The 4,600 megawatt deficiency by 2020 also assumes that the 535 megawatt Sutter Energy Center, which is currently at risk of retirement, is part of the supply fleet."

³⁰ CEC, Comparative Costs of California Central Station Electricity Generation – Final Staff Report, January 2010, Table 2, p. 9. Capital cost of 49.9 MW combustion turbine = \$1,292/kW in 2009 dollars. 4,000 MW x \$1,292/kW x 1,000 kW/MW = \$5.168 billion. The CEC report also indicates a substantial increase in capital of combustion units over time.

³¹ Ibid, Table 4, p. 18 (assumes combustion turbine capacity factor of 5 percent).

³² Ibid, Eric Pendergraft – AES, p. 108. "... rough ballpark for wet cooling at our sites it's approximately \$125 or \$115 a kilowatt. So for our 4,000 megawatts you're looking at, you know, 500 million dollars, half a billion dollars to retrofit with wet cooling."

³³ CEC, *Thermal Efficiency of Gas-Fired Generation in California – Staff Paper*, August 2011, Table 2, p. 3. Heat rate aging OTC boiler plant = 11,269 Btu/kWh. Heat rate combustion turbine online in 2000 or later = 11,202 Btu/kWh.

³⁴ SNL Financial, CAISO to ask FERC for "backstop" procurement authority for flexible generation, August 21, 2012.

territory in the next few years (600 MW RCEC, 760 MW Marsh Landing, 624 MW Oakley, 200 MW Mariposa). Approximately 2,000 MW of new gas-fired generation is under construction in SCE territory (800 MW Sentinel, 570 MW El Segundo, 500 MW Walnut Creek). All of this SCE territory generation is expected to be online by August 1, 2013 to address 2013 peak demand. It is not clear whether the Joint Parties or CAISO is accounting for this large influx in flexible generation in asserting the need for even more flexible generation by 2020. The significant amount of additional generation coming on-line also suggests that additional resource adequacy payments for flexibility are unnecessary to prompt new investment in gas-fired generation.

F. Generators Should Not Receive Additional Payments for Capabilities They Are Already Expected to Provide

As set forth above, there is no physical shortage of sufficient flexible resources. Two hours of ramping in the 5 to 7 pm window (see Figure 2) over 90 spring days would be 180 hours of ramping per year. 180 hours per year of ramping duty in the springtime (approximately 2 percent of total hours in a year), when daytime loads are much lower than during the summer peak demand period, can readily be met by existing and under- construction combined cycle and simple cycle units in the CAISO control area.

Historically, this ramping power would have been provided without further discussion as a part of the IOU's obligation to serve. Ramping at the rate necessary to meet the 2020 afternoon load shown in Figure 2 presents no technical or resource challenges for the existing fleet of gas turbine resources in the CAISO control area. Combined cycle units will be online in the daytime and can ramp just as fast as state-of-the-art peaking units when online. 1970s-vintage Frame 5 turbines can go from a cold start to full power in 10 minutes, just as the state-of-the-art units can.

The Joint Proposal's effort to pay generators for "flexibility" is akin to paying a taxi driver a premium for using fourth gear while driving on the freeway to the airport. Use of fourth gear is simply a part of the range of service provided by the taxi driver to assure prompt arrival to the destination. Under the proposed pricing regime however, the customer would be charged a separate premium to use the full capabilities of the taxi. Nothing has changed operationally.

G. Ramping Needs Will Be Predictable, and Resources to Meet the Forecast Can Be Scheduled in Day-Ahead and Hour-Ahead Markets

CAISO does not currently monitor or control DG solar output,³⁵ despite DG solar being the predominant solar resource in the state in 2012. In contrast, SCE included the ability to both monitor and control solar inverter output from its DG solar urban warehouse rooftop project totaling 250 to 500 MW.³⁶ 100 kW or larger DG solar projects in Germany are required to incorporate smart inverters that permit remote monitoring and control by the grid operator.³⁷ Requiring this same inverter functionality for solar resources in California would provide CAISO with the ability to control transients at the source and lessen/eliminate the need for CAISO to dispatch order the emergency dispatch of flexible units to meet unanticipated ramping loads.

State-of-the-art solar and wind forecasting can eliminate the need to add additional rapid response flexible resources. Germany has focused its efforts on improved wind and solar forecasting, not the construction of a new generation of rapid response gas turbines.³⁸ The accuracy of renewable energy resource forecasts in Germany, Spain, and California are compared in Table 4.³⁹

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³⁵ KEMA, European Renewable Distributed Generation Infrastructure Study – Lessons Learned from Electricity Markets in Germany and Spain, prepared for CEC, December 27, 2011, p. 114. See http://www.energy.ca.gov/2011publications/CEC-400-2011-011/CEC-400-2011-011.pdf. "Unlike Germany, the California ISO has no visibility of the energy production of DG resources connected to the distribution system and cannot send dispatch commands to these DG resources. This is especially true for DG resources that are connected behind the meter at a customer site and the DG output is netted with the customer load. By virtue of its balancing area authority status, the California ISO must be prepared to cover the total load at the customer site in the event that the DG unit shuts down, but the amount of load being offset by DG output is typically unknown to the California ISO."

³⁶ SCE Application A.08-03-015 (to CPUC), *Solar Photovoltaic (PV) Program Testimony*, March 27, 2008, p. 27. "The inverter can be configured with custom software to be remotely controlled. This would allow SCE to change the system output based on circuit loads or weather conditions."

³⁷ KEMA, European Experience Integrating Large Amounts of DG Renewables – CEC IEPR Committee Workshop, May 9, 2011, p. 19. See: http://www.energy.ca.gov/2011_energypolicy/documents/2011-05-09_workshop/presentations/04_KEMA_Morning_5-9-11.pdf.

³⁸ KEMA, European Experience Integrating Large Amounts of DG Renewables – CEC IEPR Committee Workshop, May 9, 2011, p. 21. "Originally, a significant increase in reserve requirement as a result of growing wind power was expected in the future. However, latest studies have concluded that improved wind forecasts will not require any additional reserves until 2020."

³⁹ Id. at 22.

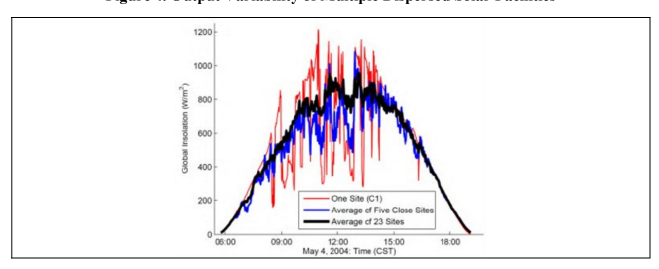
Table 4. Renewable energy forecast accuracy in Germany, Spain, and California

RMSE Renewables	Germany,	California ¹
Forecast Error	Spain ²	
Day-Ahead	< 5%	< 15%
1 Hour-Ahead	1.5%	<10%

CAISO identifies a large degree of "variability and uncertainty" in solar resources on a minute-to-minute basis on partly cloudy days, implying that large amount of rapid response gas-fired generation will be necessary to "fill the gaps."⁴⁰ This is also an erroneous assumption on the level of the CAISO control area. There are tens of thousands of distributed solar installations spread over thousands of square miles in California in 2012 that collectively produce a bell curve output on partly cloudy days. ⁴¹ See Figure 4.

Dozens of utility-scale RPS solar installations spread over thousands of square miles in the Colorado Desert, Mojave Desert, and Central Valley will also produce a collective bell curve output on partly cloudy days. The output of a single solar installation on a partly cloudy day, whether distributed solar or utility-scale solar, is <u>not</u> representative of the collective solar output in the CAISO control area now or in 2020.

Figure 4. Output Variability of Multiple Dispersed Solar Facilities



⁴⁰ CAISO PowerPoint presentation to Sierra Club, August 21, 2012, p. 8.

⁴¹ Lawrence Berkeley National Laboratory, *Implications of Wide-Area Geographic Diversity for Short-Term Variability of Solar Power*, September 2010, p. 25. See: http://eetd.lbl.gov/ea/emp/reports/lbnl-3884e.pdf.

H. 2020 Ramp Rates Can Be Met with Current Requirement that 50 Percent of Reserves Must Be Spinning Reserves

The percentage of spinning reserves maintained in 2012 is adequate as well for 2020, given the maximum projected 2020 ramp rate will not be substantially different than the maximum ramp rate in 2012.

III. THE JOINT PROPOSAL IS CONTRARY TO COMMISSION POLICIES AND RESOURCE ADEQUCY REQUIREMENTS

A. The Joint Proposal Ignores Added Cost to the RA Program

The Joint Proposal's lack of any economic and cost information is a serious informational omission that both precludes an informed evaluation of the proposal and is contrary to RA requirements. Public Utilities Code section 380(b) requires that the Commission, "in establishing resource adequacy requirements," achieve all of several objectives, including:

- (1) Facilitate development of new generating capacity and retention of existing generating capacity *that is economic and needed*.
- (3) *Minimize* enforcement requirements and *costs*. 42

Despite these clear requirements, the Joint Parties fail to provide any information on or discussion of the potential economics and costs associated with implementing their vision for a flexible capacity procurement obligation. As a result, neither the Commission nor stakeholders have any idea of whether the Joint Proposal will result in a flexible capacity product that is economic or cost-effective for LSEs, in particular, non-IOU LSEs, to implement. Prior to the adoption of any changes to the RA program, the Commission must thoroughly explore cost implications and ensure costs are minimized to the extent feasible.

For example, during the CAISO's December 17, 2012 web meeting, a non-IOU LSE representative stated that the Joint Proposal may be difficult and expensive for non-IOU LSE's to implement, especially since the Joint Proposal mandates that only flexible capacity products that can provide three hour ramping can qualify. The representative stated it may be more economic and less costly for non-IOU LSE's to procure three one-hour ramping products as opposed to a single three hour ramp product. Another benefit of allowing LSEs to procure ramping products of less than three hours duration would be to significantly increase the number and variety of generation resources that could provide flexible capacity, thereby increasing options and

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⁴² Emphasis added.

competition and reducing prices. Limiting flexible capacity procurement products to only those capable of providing three hour ramping will, for all practical purposes, require LSEs to purchase fossil-fired generation products, resulting in decreased competition, increased prices and GHG emissions and freezing out more preferred resources for years to come.

In addition to considering the economic value of procurement of a shorter duration ramping product, any legitimate proposal to alter the RA program should evaluate the feasibility of cost neutrality. For example, as system needs shift toward the need for flexible over firm capacity, it may be that resources that offer flexibility are valued more and those that offer only firm capacity are valued less. As firm, non-flexible, capacity will increasingly become unneeded and potentially problematic as higher levels of solar and wind generation come on-line, the Commission should consider devaluation of firm capacity as part of any changes to the RA program.

B. The Joint Proposal Would Result in a Locked-In, Long-Term Preference for Fossil-Fired Generation at the Expense of Preferred Resources, More Cost-Effective Solutions, and Technological Innovation

The Joint Parties disingenuously assert that the Joint Proposal is only an "interim" requirement until a final, long-term flexible capacity solution can be vetted and adopted by the Commission. Yet, as the CAISO acknowledged during its Dec. 17, 2012 web meeting, the key elements of its "interim" proposal, in particular, the three hour ramping requirement, are intended to be "durable" and continue as the basis for the final solution. In other words, if the Commission adopts the interim Joint Proposal, the Commission will have both predetermined the framework for the final solution and virtually mandated the long-term use of fossil-fueled generation for that purpose. Although the CAISO asserts that the Joint Proposal is "technologically agnostic," the practical result of the Joint Proposal's three hour ramping requirement is to eliminate all but fossil-fueled generation from qualifying to supply the specified flexible capacity procurement obligation. Since it must be presumed that fossil-fueled generators will require long-term contracts to supply the three hour ramping flexible capacity product, the result of adopting the interim Joint Proposal will be to lock-in the use of fossil-fired generation for the long-term. This will preclude the use of preferred resources and storage to address the perceived problem at the expense of ratepayers and California's environmental and

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⁴³ Joint Proposal, p.12 and Dec.17, 2012 CAISO web meeting.

clean energy policies. In effect, the Joint Proposal is like an employer that wants a specific person to be hired, regardless of requirements for open and fair hiring requirements, and so tailors the job requirements in such a way that only that specific person can qualify.

In addition, adoption of the Joint Proposal would have a chilling effect on the development and implementation of technological improvements that may be available by the end of the decade, when some kind of flexible capacity procurement obligation may be beneficial. For example, new, more sophisticated inverters are being installed for PV systems that can provide frequency response, reactive power and other services; improved PV panel efficiencies and a change from fixed to tracking will increase capacity and availability; and adding storage to all types of renewable energy will increase flexibility and dispatchability and reduce variability. The Commission should be moving forward to encourage these and other low- and no-carbon means of providing system capacity and reliability, which will help California to reach its policy goals for improved efficiency, lower costs and reduce emissions and environmental impacts. Adoption of the Joint Proposal would be a giant step backward in realizing these beneficial outcomes.

C. The Joint Proposal Violates Loading Order Requirements

Fundamental to the Commission's RA review process is compliance with loading order requirements and the need to meet greenhouse gas emission reduction goals. By mandating the use of fossil-fired generation to satisfy its proposed flexible capacity procurement obligations, the Joint Proposal improperly circumvents the Commission's authority and mandate to consider whether more preferred resources in the loading order would better satisfy the proposed RA obligations.

In particular, the Joint Proposal fails to consider whether demand response might provide some or all of the necessary flexibility to deal with the asserted over generation and ramping problems supposedly demonstrated in Figure 1 of the Joint Proposal. The Joint Proposal's exclusion of demand response is contrary to the CAISO's own recognition of the critical role of demand response in renewable integration. In the prior RA proceeding, R.09-10-032, during a Jan. 18, 2011 workshop on demand response and RA issues, the CAISO presented the following slide:

Demand response in the ISO markets enables the ISO to move closer to the following objectives:

- Integrate greater amounts of renewable, variable energy resources enabling California to attain a 33% RPS by 2020
- More effectively utilize grid infrastructure to enhance grid reliability, deferring or avoiding investment in additional peaking capacity and increasing supply security
- Enhance the efficiency of ISO markets
 - Reducing prices to all consumers through greater price responsiveness
 - Adding depth and liquidity to markets and minimizing market power



The Commission does not have the freedom to ignore loading order requirements or the benefits of demand response in its determinations about RA capacity requirements. The Commission must consider whether other, more preferable resources can satisfy a flexible capacity procurement obligation and ensure that such resources are not preempted by the Joint Parties' Proposal.

D. "Simplicity" Cannot Trump Commission Resource Adequacy Goals and Requirements

As the Joint Parties note, their Joint Proposal is a "simplified" solution, with the implication that the Joint Proposal can, therefore, be implemented quickly and easily. ⁴⁴ However, as discussed in these comments, this "simplified" solution cannot be properly vetted in the time frame requested by the Joint Parties and, if adopted, will impose excessive and unnecessary costs on LSEs and lock-in in for years to come fossil-fired generation as the only permitted source for their proposed flexible capacity procurement requirements. Especially in

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⁴⁴ Joint Proposal, p.25

light of the actual lack of near-term need, simplicity and speed do not justify Commission adoption of the Joint Proposal.

IV. ADOPTION OF THE JOINT PROPOSAL WILL HAVE REASONABLY FORESEEABLE INDIRECT EFFECTS ON THE ENVIRONMENT THAT MUST BE ANALYZED UNDER CEQA

The Joint Parties' proposed flexible capacity procurement obligation has significant implications for both the achievement of California's near and long-term greenhouse gas reduction objectives and emissions of other air pollutants. The proposal would provide additional financial payments of undisclosed magnitude to fossil fuel generators in exchange for a commitment from these generators to standby to provide 3-hour ramping capability. Zero and low-emission resources, such as energy storage and demand response, are excluded or disfavored under the proposal. Even among fossil fuel resources, the proposal is indifferent to their respective environmental attributes and fails to incentivize procurement from cleaner and more efficient facilities. By providing additional economic incentives exclusively to fossil fuel generators, new fossil fuel facilities will likely be constructed, fossil fuel power sources that may otherwise have retired absent these payments will likely stay operational, generators that may have turned off will likely stay idled. Indeed, this is the Proposal's very purpose.

The California Environmental Quality Act (CEQA) requires the Commission to analyze and disclose the environmental implications of increased payment to fossil fuel generators for the provision of flexible capacity. CEQA is intended to "[e]nsure that the long-term protection of the environment ... shall be the guiding criterion in public decisions" by compelling "government at all levels to make decisions with environmental consequences in mind."⁴⁵ The foremost principle under CEQA is that the Legislature intended the act "to be interpreted in such manner as to afford the fullest possible protection to the environment within the reasonable scope of the statutory language." ⁴⁶ With limited exceptions, CEQA requires state and local agencies to prepare and certify "an environmental impact report on any project which they propose to carry out or approve that may have a significant effect on the environment."⁴⁷

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⁴⁷ Pub. Res. Code § 21100(a).

⁴⁵ Pub. Res. Code § 21001(b); *Bozung v. LAFCO* (1975) 13 Cal.3d 263, 283.

⁴⁶ Laurel Heights Improvement Ass'n v. Regents of Univ. of Cal. (1988) 47 Cal.3d 376, 390 (citation omitted).

The addition of flexible capacity procurement to the Resource Adequacy program is a "project" under CEQA triggering environmental review. CEQA defines "project" as an "activity which may cause either a direct physical change in the environment of a reasonably foreseeable indirect physical change to the environment." ⁴⁸ Agency approval of financial payments to incentivize actions with environmental effects is considered a "project." For example, in California Unions for Reliable Energy v. Mojave Desert Air Quality Management District, the court determined that a proposed agency rule providing payments for road paving projects to offset increases in airborne dust and other airborne pollution triggered CEQA because the additional road paving that would result from the increased financial incentives under the rule would have adverse environmental impacts.⁴⁹ Similarly, by proposing a compensation regime that provides additional economic incentives for fossil fuel generation, the Joint Parties' Flexible Capacity Procurement would result in adverse environmental impacts from increased emissions of carbon and other air pollutants. CEQA requires the Commission analyze the extent to which the added financial payments to fossil fuel resources would undermine California's ability to achieve its near and long-term carbon goals of reducing greenhouse gas pollution to 1990 levels by 2020 and 80% below 1990 levels by 2050. 50

Not only is CEQA review required, but it will provide the Commission and the public with a much needed opportunity to understand and mitigate the environmental consequences of changes to the existing capacity program. As noted by the Regulatory Assistance Project in a study on capacity markets, "[a] market price for capacity or energy that favors the construction and operation of high carbon-emitting resources over clean resources will lead to increases — rather than reductions — in the cumulative level of emissions in the power sector." While a capand-trade program can internalize some of these costs, additional payment to fossil fuel plants through the proposed Flexible Capacity Procurement would dilute the modest price signal sent by a price on carbon emissions. Indeed, with global carbon pollution continuing to increase along a trajectory that will result in increasingly severe climate-related impacts, the importance

⁴⁸ Pub. Res. Code § 21075; Ca. Code Regs., tit. 14 [hereinafter "Guidelines"] § 15378.

⁴⁹ California Unions for Reliable Energy v. Mojave Desert Air Quality Management District (2009) 178 Cal.App.4th 1225.

⁵⁰ See *Cleveland National Forest Foundation et al v. San Diego Ass'n of Governments*, Case No. 2011-00101593 (San Diego Sup. Ct., Dec. 3, 2012) (regional transportation plan violated CEQA by failing to address project's lack of consistency with California's 2050 greenhouse gas emission reduction targets)."

⁵¹ See, e.g., Regulatory Assistance Project, The Role of Forward Capacity Markets in Increasing Demand-Side and Other Low-Carbon Resources (May 2010) at 20, available at http://raponline.org/document/download/id/91.

of ensuring that California's capacity program does not operate at cross purposes with the State's decarbonization objectives cannot be overstated.⁵²

Relevant questions to ask in evaluating the environmental effects of changes to the Resource Adequacy program include:

- Whether the changes encourage new investments in high-emitting resources (including repowering) at the expense of low-carbon alternatives?
- Whether the changes encourage continued (or increased) operation of existing, high emitting power plants?
- Whether the changes result in build-out of capacity and cumulative emissions that conflict with needed levels of de-carbonization or make attainment of these levels more costly?⁵³

Potential mitigation of environmental effects could include:

- Factoring in carbon intensity of resources providing flexibility such that high
 polluting resources are paid less than zero/low carbon resources for provision of
 the same service. This could be designed in a cost neutral manner.
- Provide a mechanism for demand response and energy storage to qualify as flexible capacity resources prior to program initiation
- Minimize need for flexible capacity through an energy imbalance market

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⁵² See, e.g., United Nations Environmental Programme (UNEP), The Emissions Gap Report 2012 (Nov. 2012) at 1, available at http://www.unep.org/pdf/2012gapreport.pdf (finding that "[c]urrent global emissions are already considerably higher than the emissions level consistent with the 2°C target"). The 2°C target was originally adopted by the European Union as the threshold level for "dangerous" climate change in 1996. However, much smaller increases in global mean temperature than previously thought are now believed to result in substantial environmental and socio-economic consequences. See, e.g., Joel B. Smith et al., Assessing Dangerous Climate Change Though an Update of the Intergovernmental Panel on Climate Change (IPCC) "Reasons for Concern," PNAS EARLY EDITION (2008) at 1, available at http://www.pnas.org/content/106/11/4133.full.pdf+html?sid=484b9fdf-3109-42f2-81fc-a20271a6bae4

These questions are derived from Regulatory Assistance Project, The Role of Forward Capacity Markets in Increasing Demand-Side and Other Low-Carbon Resources (May 2010). While that paper focuses on forward capacity markets, the market signals resulting from added payment for flexible capacity raise similar concerns.

V. THE COMMISSION SHOULD BEGIN AN OPEN AND TRANSPARENT STAKEHOLDER PROCESS TO CONSIDER CHANGES TO THE RESOURCE ADEQUACY PROGRAM

The Joint Proposal is the result of an exclusive three month collaboration of the CAISO and the three major IOUs (although PG&E ultimately declined to sign on to the Joint Proposal). ⁵⁴ Given its many shortcomings, the Commission should reject the Joint Proposal and order the CAISO and IOUs to begin an open and transparent stakeholder process at the Commission to determine the need for, timing of, and acceptable design for any future flexible capacity procurement obligation.

VI. CONCLUSION

The Sierra Club and Vote Solar appreciate the opportunity to comment on the Joint Proposal and look forward to working with the Commission in ensuring any changes to the RA program are made in an environmentally sustainable and cost-effective manner.

Dated: December 26, 2012 Respectfully submitted,

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⁵⁴ Id.

Article: Bill Powers, More Distributed Solar Means Fewer New Combustion Turbines, Natural Gas & Electricity (Sept. 2012)

Renewable Energy

More Distributed Solar Means Fewer New Combustion Turbines

Bill Powers

A strategic renewable energy strategy that prioritizes distributed solar would eliminate the justification of a new generation of fast-start gas turbines presumed to be necessary to address rapid swings in output from utility-scale solar and wind projects.

PLAN SUBSTANTIAL RENEWABLES

California strategic energy policy is focused on local, distributed clean energy solutions. The California *Energy Efficiency Strategic Plan* sets ambitious energy-efficiency, rooftop photovoltaic (PV), and air conditioning peak load reduction targets for California. A primary focus of this plan is zero net energy (ZNE) residential and commercial buildings. Major goals for this plan are 25 percent of residential near ZNE by 2020, 50 percent of commercial ZNE by 2030, residential efficiency to reduce energy by 30 to 40 percent by 2020, and 50 percent reduction in air conditioning loads by 2020.

The California *Energy Action Plan* loading order is a core element of strategic energy planning in the state. The *Energy Action Plan* prioritizes energy efficiency, rooftop PV, demand response, and combined heat and power (CHP) over conventional gas-fired generation to meet California's electricity needs. The *Energy Action Plan* priority list, or loading order, was established as an investor-owned utility regulatory requirement by the California Public Utilities Commission in January 2012.²

In addition, Gov. Jerry Brown has established a target of 12,000 megawatts of new local renewable energy resources by 2020. Achieving the *Energy Efficiency Strategic Plan ZNE* goals would result in substantially more than 12,000 megawatts of new distributed solar by 2020.³ California currently has more than 4,000 megawatts of wind and more than 2,000 megawatts

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of solar online. Most of the solar, over 1,200 megawatts, is distributed solar installed under the state's net-metering program.⁴

To meet the state's local renewable energy targets, utility-scale renewable-portfolio-standard (RPS) project output is assumed to reach 20 percent of statewide electricity consumption and not grow beyond this level. California utilities are mandated to achieve a 20 percent RPS by December 31, 2013.⁵ Expansion of the renewable energy supply beyond 20 percent would be provided by distributed PV. The amount of large hydro electricity production available during the 2008 base-case year is assumed to remain relatively static over time. Nuclear production is also assumed to be constant over time through 2020.⁶ Exhibit 1 summarizes how California's electricity needs will be met in 2020.

IN 2020, WORLD TURNS UPSIDE DOWN: LOWEST DEMAND ON GRID AT MIDDAY

Exhibit 2 shows the effect of achieving the statewide goals in 2020 on the load profile of a typical hot summer day. This profile includes a steep ramp in the morning hours and again in the evening. This ramp rate can be as much as 4,000 megawatts an hour in the California Independent System Operator control (CAISO) area.7 California's current gas-fired generation mix, which includes more than 16,000 megawatts of combined-cycle units, 7,400 megawatts of combustion turbines and internal combustion engines, and over 16,000 megawatts of steam boiler units, can readily accommodate this ramp rate.8 For example, the 50-megawatt LM6000 combustion turbine, when hot and online, can move through its entire 50-megawatt load range in one minute.9

However, CAISO asserts that the need for fast-start combustion capacity may triple by 2020 to address the intermittency of expanding solar and wind resources. The example used by CAISO to support this position is a fast-mov-

Exhibit 1. 2020 California Electricity Profile if Energy Efficiency Strategic Plan Targets Met

Element	2020 (GWh)
2008 statewide total retail delivered electricity, basecase yeara	277,000
Energy-efficiency reductions: residential, single-family residential, multifamily commercial industrial agriculture	18,000 9,000 32,000 11,000 3,000
Distributed PV additions: residential, single-family residential, multifamily commercial	11,000 3,000 19,000
Utility-scale RPS ^b (none beyond 2013 20% RPS)	55,000
Large hydroelectric ^c (2008 California + imports total)	34,000
Nucleard (2008 California + imports total)	44,000
Natural gas/coal (new CHP to displace imported and in-state coal power)	38,000

^aCEC, California Electricity Demand 2010–2020 Commission-Adopted Forecast, Forms 1.1 and 1.1c, December 2009. See http://www.energy.ca.gov/2009publications/CEC-200-2009-012/index.html. The approximate 277,000 GWh (276,509 GWh) statewide total is from Form 1.1c. ^bCPUC, 33% Renewables Portfolio Standard Implementation Analysis Preliminary Results, June 2009, Appendix C, p. 86, 20% RPS Reference

ing cloud covering a 500-megawatt utility-scale solar facility in a matter of minutes.¹¹

As shown in Exhibit 2, air-conditioner efficiency improvement combined with air-conditioner demand response (on/off cycling control by utility), energy-efficiency reductions, and the addition of 4,000 megawatts of new CHP reduce afternoon peak load by about 40 percent in 2020, to around 30,000 megawatts. The addition of approximately 17,000 megawatts of distributed solar statewide by 2020 reduces the grid demand at midafternoon to around 13,000 megawatts. 12 The peak shifts to early evening when the rooftop PV systems are no longer producing electricity, and reaches about 25,000 megawatts in the 6:00 p.m.-to-9:00 p.m. window.

Midday grid demand in 2020 will be met entirely with existing nonfossil resources, as shown in Exhibit 2. These resources include utility-scale RPS generation with about 7,000-megawatt peak availability, existing large hydro with about 4,000-megawatt average output and 12,000-megawatt peak output, and about 5,000 megawatts of existing California nuclear generation and Arizona nuclear generation dedicated to California utilities. Nighttime and cloudy weather demand will be met, in part, by these same nonfossil resources: nonsolar renewable, large hydro, and nuclear.

Battery storage will steadily supplement these nonfossil resources. The stationary battery storage capacity statewide would reach 2,500 megawatts in 2020, consistent with the 2020 target in the initial version of AB 2514, the California energy storage bill passed in 2010.13

The function of the battery storage would be to (1) store PV electricity generated in excess of need at midday, (2) supplement other nonfossil resources to assist in meeting the 2020 evening peak load and nighttime low load demand, (3) provide an additional nighttime nonfossil electricity source of supply for electric vehicles, and (4) load leveling to address short-term variations in nighttime wind energy production.

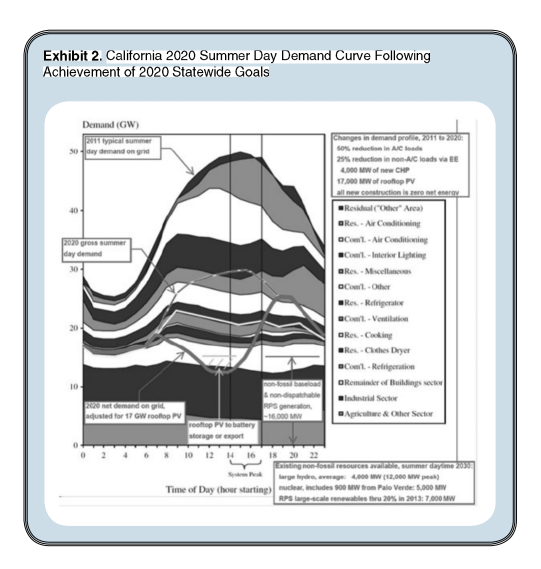
IN GERMANY AND TEXAS, HIGH LEVELS OF SOLAR SEEN TO DRIVE DOWN SUMMER PRICES

High levels of PV production in Germany on clear days have resulted in the lowest 24-hour wholesale market prices occurring at midday.¹⁴ Germany has approximately 28,000 megawatts of distributed solar resources online as of mid-2012. The German power market has an average peak load of 60,000-70,000 megawatts.¹⁵ A clear-day German solar output profile is shown in **Exhibit 3**.

Case (table).

CEC, 2008 Net System Power Report, July 2009, Table 2, p. 5. Large hydro 2008 total = 33,733 GWh.

In addition to the 2,200 MW San Onofre Nuclear Generating Station and the 2,200 MW Diablo Canyon Generating Station, California utilities own a combined 27.4 percent share, about 1,000 MW, of the 3,700 MW (net) Palo Verde Nuclear Generating Station (PVNGS) in Arizona. See this link for a breakdown of California utility ownership of the PVNGS: http://www.srpnet.com/about/stations/paloverde.aspx.

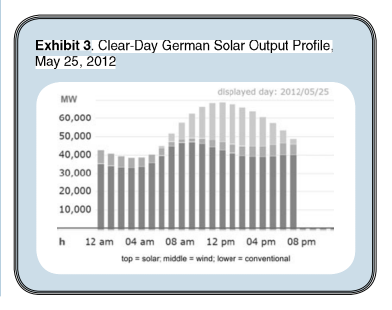


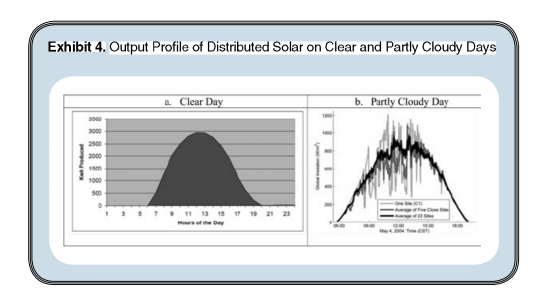
Summer midday electricity prices would be the lowest prices of the 24-hour clock cycle due to the large amount of nondispatchable PV electricity being generated during the 9:00 a.m.-to-5:00 p.m. window. This phenomenon of low midday prices has already been observed in the German power market and is projected for the Texas power market if substantial solar resources are added in the ERCOT control area.¹⁶ The lower summer wholesale market prices caused by solar power inflows at midday may more than offset the incrementally higher cost of solar compared to new conventional resources.¹⁷

One of the strengths of distributed solar is how rapidly the rate of deployment can be increased. For example, Germany installed more than 3,000 megawatts of PV in the *month* of December 2011.¹⁸ The rate of PV installation can be accelerated to meet greenhouse gas reduction targets for traditional stationary electric loads and to supply electric vehicles.

FOCUS ON DISTRIBUTED SOLAR ELIMINATES NEED FOR NEW FAST-START COMBUSTION TURBINES

Clear-day and partly cloudy distributed solar profiles are shown in **Exhibit 4**. The clear-day





profile, shown in Exhibit 4a, is a smooth bell curve that would require no fast-response combustion turbine resources as the ramp rate is substantially less steep than a typical hot summer day ramp rate in California. The collective output profile of tens of thousands or hundreds of thousands of individual solar PV arrays distributed over hundreds of square miles in a major urban demand center is also a smooth bell curve, flattened to the extent of cloud cover. This phenomenon is shown in Exhibit 4b.

Thus, a renewable energy strategy primarily focused on distributed solar would eliminate the need for new fast-start combustion turbine capacity.

NOTES

- CPUC, California Energy Efficiency Strategic Plan, January 2011 Update. See http://www.cpuc.ca.gov/NR/rdonlyres/ A54B59C2-D571-440D-9477-3363726F573A/0/CAEnergyEfficiencyStrategicPlan_Jan2011.pdf.
- CPUC Decision D.12-01-033, Decision Approving Modified Bundled Procurement Plans, January 12, 2012, pp. 20–21, 51. See http://docs.cpuc.ca.gov/word_pdf/FINAL_DECI-SION/157640.pdf.
- 3. This statement is based on the slightly modified Energy Efficiency Strategic Plan goals developed for the Bay Area Smart Energy 2020 report (March 2012). See http://pacificenvironment.org/downloads/BASE2020_Full_Report. pdf. The modified goals assume 25 percent of residential achieves ZNE in 2020, and that 25 percent of commercial buildings also achieve ZNE in 2020. All new residential and commercial construction is assumed to be ZNE beginning in 2015.
- KCET, July 11, 2012, http://www.kcet.org/news/rewire/solar/ california-keeps-breaking-solar-records.html.
- Text of SB 2 (1X), http://www.leginfo.ca.gov/pub/11-12/bill/sen/sb_0001-0050/sbx1_2_bill_20110412_chaptered.pdf.
- This assumption may be non-conservative. The San Onofre Nuclear Generating Station is currently offline indefinitely due to excessive tube wear issues related to the design of its recently installed steam generators.

- CAISO article, ramping and intermittent renewables, January 2012.
- CEC, Thermal Efficiency of Gas-Fired Generation in California—Staff Paper, August 2011, Table 2, p. 3. Combined-cycle plants = 16,196 MW; combustion turbines = 4,331 MW; internal combustion engines and plants low load plants built in 1980s and 1990s = 3,029 MW; aging steam plants = 16,748 MW; and gas-fired cogeneration = 5,992 MW.
- See GE FlexAero LM6000-PH Fact Sheet, http://www.ge-flexibility.com/static/global-multimedia/flexibility/documents/ GE_FlexAero_Fact_Sheet2.pdf.
- Combined Cycle Journal Online, Integrating Renewables: Grid Impacts—CALISO, January 2012, p. 3.
- 11. Ibid, p. 3.
- 12. Assume 1 kW $_{ac}$ of solar capacity produces 1,900 kWh-yr of output. Therefore 33,000 GWh-yr of distributed solar production (33,000,000 MWh-yr) would require approximately 17,000 MW $_{\odot}$ of solar capacity.
- 13. AB 2514 Chaptered, September 29, 2010, ftp://leginfo.public.ca.gov/pub/09-10/bill/asm/ab_2501-2550/ab_2514_bill_20100929_chaptered.html.
- 14. German power exports to France increasing. (2012, February 6). Renewables International Magazine: "Prices on the power exchange peaked at 11.3 cents a kilowatt-hour in the evening, but only reached 7.7 cents a kilowatt-hour around noon. One reason might be that clear skies are ensuring a fairly strong performance for solar arrays."
- 15. The 28,000 MW solar capacity figure is "direct current." Assuming a direct current to alternating current conversion factor of 0.85, this direct current capacity is equivalent to about 24,000 MW of alternating current capacity.
- 16. Euro utilities declare war on solar PV. (2012, February 12). Energymatters.com.au, http://www.energymatters.com.au/index.php?main_page=news_article&article_id=3072. See also Brattle Group. (2012, June 19). The potential impact of solar PV on electricity markets in Texas, http://www.slideshare.net/SEIA/impacts-of-solar-py-on-texas-electricity-markets.
- Merit order: How solar FITs could cut energy bills for all. (2012, February 2). Energymatters.com.au, http://reneweconomy. com.au/2012/merit-order-how-solar-fits-could-cut-energy-bills-for-all.
- Solar Observer, German PV installations in 2011 even higher than in record year 2010, January 10, 2012. The 3,000 MW figure is direct current capacity.