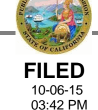
PUBLIC UTILITIES COMMISSION

505 VAN NESS AVENUE SAN FRANCISCO, CA 94102-3298



October 6, 2015

Agenda ID #14352 and Alternate Agenda ID #14353 Ratesetting

TO PARTIES OF RECORD IN APPLICATION 14-11-012:

Enclosed are the proposed decision of Administrative Law Judge (ALJ) Regina M. DeAngelis previously designated as the presiding officer in this proceeding and the alternate proposed decision of Commissioner Michel Peter Florio. The proposed decision and the alternate proposed decision will not appear on the Commission's agenda sooner than 30 days from the date they are mailed.

Pub. Util. Code § 311(e) requires that the alternate item be accompanied by a digest that clearly explains the substantive revisions to the proposed decision. The digest of the alternate proposed decision is attached.

This matter was categorized as ratesetting and is subject to Pub. Util. Code § 1701.3(c). Upon the request of any Commissioner, a Ratesetting Deliberative Meeting (RDM) may be held. If that occurs, the Commission will prepare and publish an agenda for the RDM 10 days beforehand. When an RDM is held, there is a related ex parte communications prohibition period. (See Rule 8.3(c)(4).)

When the Commission acts on these agenda items, it may adopt all or part of the decision as written, amend or modify them, or set them aside and prepare its own decision. Only when the Commission acts does the decision become binding on the parties.

Parties to the proceeding may file comments on the proposed decision and alternate proposed decision as provided in Pub. Util. Code §§ 311(d) and 311(e) and in Article 14 of the Commission's Rules of Practice and Procedure (Rules), accessible on the Commission's website at www.cpuc.ca.gov. Pursuant to Rule 14.3, opening comments shall not exceed [15] pages.

Comments must be filed pursuant to Rule 1.13 either electronically or in hard copy. Comments should be served on parties to this proceeding in accordance with Rules 1.9 and 1.10. Electronic and hard copies of comments should be sent to ALJ DeAngelis at regina.deangelis@cpuc.ca.gov and Commissioner Florio's advisor Charlyn A. Hook at charlyn.hook@cpuc.ca.gov. The current service list for this proceeding is available on the Commission's website at www.cpuc.ca.gov.

<u>/s/ MARYAM EBKE</u> for Karen V. Clopton, Chief Administrative Law Judge

KVC: ar9

Attachment

DIGEST OF DIFFERENCES BETWEEN ADMINISTRATIVE LAW JUDGE DeANGELIS' PROPOSED DECISION AND THE ALTERNATE PROPOSED DECISION OF COMMISSIONER FLORIO

Pursuant to Public Utilities Code Section 311(e), this is the digest of the substantive differences between the proposed decision of Administrative Law Judge (ALJ) DeAngelis (mailed on October 6, 2015) and the proposed alternate decision of Commissioner Florio (also mailed on October 6, 2015).

The ALJ's Proposed Decision approves, in part, the results of the request for offers conducted by Southern California Edison Company pursuant to the Commission's directives in Decisions (D.) 13-02-015 and D.14-03-004 in Rulemaking 12-03-014. The ALJ's Proposed Decision denies six contracts with NRG Distributed Generation PR, LLC and one contract with NRG Curtailment Solutions, LLC on the basis that the terms and conditions of those contracts are unreasonable.

The alternate Proposed Decision of Commissioner Florio also denies these seven NRG contracts, but differs from the PD in that it also finds that these contracts, which rely on natural gas-fired backup generation to reduce the amount of energy served by the grid, do not constitute Demand Response or Preferred Resources. The alternate proposed decision also differs in that it authorizes, but does not require SCE to procure additional Preferred Resources as required by D.13-02-015 and D.14-03-004.

ATTACHMENT

Agenda ID #14352 Ratesetting

Decision PROPOSED DECISION OF ALJ DeANGELIS (Mailed 10/6/2015)

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

Application of Southern California Edison Company (U 338-E) for Approval of the Results of Its 2013 Local Capacity Requirements Request for Offers for the Western Los Angeles Basin.

Application 14-11-012 (Filed November 21, 2014)

(See Appendix A for List of Appearances)

DECISION APPROVING, IN PART, RESULTS OF SOUTHERN CALIFORNIA EDISON COMPANY LOCAL CAPACITY REQUIREMENTS REQUEST FOR OFFERS FOR THE WESTERN LA BASIN PURSUANT TO DECISIONS 13-02-015 AND 14-03-004

154643060 - 1 -

Table of Contents

Title	Page
1 itie	Page

DECISION APPROVING, IN PART, RESULTS OF SOUTHERN CAL	IFORNIA
EDISON COMPANY LOCAL CAPACITY REQUIREMENTS REQUE	ST
FOR OFFERS FOR THE WESTERN LA BASIN PURSUANT TO	
DECISIONS 13-02-015 AND 14-03-004	1
Summary	2
1. Procedural Background	2
1.1. Standard of Review	5
2. Scope of Issues	
3. The Results of SCE's RFO Support Safe and Reliable Service	7
4. The SCE RFO complies with D.14-03-004 and	
D.13-02-015, With Certain Exceptions	8
5. The SCE RFO was Reasonable	11
6. NRG Contracts Totaling 75 MW -	
Offers 447200- 447205 & 447250 are Denied	12
6.1. Preferred Resources - Definition Clarified	13
6.2. Contract Terms and Conditions are Unreasonable	
6.3. No Further RFO pursuant to D.13-02-015 and D.14-03-004	18
7. 100 MW Cap on Energy Storage was Reasonable	
Under the Circumstances Existing at that Time	
8. Stanton Energy Reliability Center LLC is Reasonable	
9. GFG Procurement is Reasonable	26
10. Approval of these Contracts before Completion of	
CEQA Review by the CEC is Permissible but Contract	
Approval Cannot be used to Prejudice CEQA Outcome	
11. Cost Allocation Mechanism Treatment is Reasonable	30
12. Outstanding Motions	32
13. Comments on Proposed Decision	32
14. Assignment of Proceeding	33
Findings of Fact	33
Conclusions of Law	37
ORDER	39
Appendix A - Service List for Application 14-11-012	

DECISION APPROVING, IN PART, RESULTS OF SOUTHERN CALIFORNIA EDISON COMPANY LOCAL CAPACITY REQUIREMENTS REQUEST FOR OFFERS FOR THE WESTERN LA BASIN PURSUANT TO DECISIONS 13-02-015 AND 14-03-004

Summary

We approve, in part, the results of the request for offers (RFO) conducted by Southern California Edison Company (SCE) pursuant to the Commission's directives in Decision (D.)13-02-015 and D.14-03-004 issued in Rulemaking 12-03-014,¹ with the exception of seven contracts. Six contracts with NRG Distributed Generation PR, LLC and one contract with NRG Curtailment Solutions, LLC are denied on the basis that the terms and conditions of those contracts are unreasonable. SCE has reasonably complied with the RFO mandated by Decisions 13-02-015 and 14-03-004. SCE shall procure via other procurement mechanisms to meet, at least, the minimum procurement amounts designated in D.13-02-015 and D.14-03-004. This proceeding is closed.

1. Procedural Background

This application proceeding centers around two Commission decisions, Decision (D.) 13-02-015 and D.14-03-004, issued in Rulemaking (R.) 12-03-014. On February 13, 2013, the Commission issued D.13-02-015 and ordered Southern California Edison Company (SCE) to procure between 1,400 and 1,800 MW of electrical capacity in the Western LA Basin² to meet the identified long-term local

¹ R.12-03-014, Order Instituting Rulemaking to Integrate and Refine Procurement Policies and Consider Long-Term Procurement Plans (March 22, 2012).

² The terms Western LA Basin or LA Basin are used herein to mean the West Los Angeles subarea of the Los Angeles basin local reliability area, as discussed more fully in D.13-02-015.

capacity requirements (LCR) by 2021.³ The Commission found the need in the Western LA Basin LCR existed, in large part, due to the expected retirement of once-through-cooling (OTC) generation facilities.⁴

Subsequently, on March 13, 2014, the Commission issued D.14-03-004 and ordered SCE to procure an additional 500 to 700 MW by 2021 to meet local capacity needs stemming from the retirement of the San Onofre Nuclear Generating Station (SONGS).⁵

Combined, the Commission in D.13-02-015 and D.14-03-004 directed SCE to procure between 1,900 to 2,500 MW in the Western LA Basin. These two decisions directed SCE to procure minimum amounts of the specified resources, including Preferred Resources,⁶ Energy Storage,⁷ and Gas-Fired Generation.⁸

³ D.13-02-015 at 130-131 (Ordering Paragraph [OP] 1).

⁴ California Energy Commission's Tracking Progress, Once-Through Cooling Phase-Out (last updated on February 17, 2015) at 6 (total MW from the retirement of the following OTC plants in the LA Basin: El Segundo 4; Huntington Beach 1 & 2; Redondo Beach 5, 7; Redondo Beach 6, 8; Alamitos 1, 2; Alamitos 3, 4; and Alamitos 5, 6) available at http://www.energy.ca.gov/renewables/tracking_progress/documents/once_through_cooling.pdf.

⁵ D.14-03-004 at 141-143 (OP 1).

The term Preferred Resources is based on the State's Energy Action Plan II (September 21, 2005) at 2 and described in the following quote from the "Summery and Introduction" section of the Energy Action Plan II: "The loading order identifies energy efficiency and demand response as the State's preferred means of meeting growing energy needs. After cost-effective [energy] efficiency and demand response, we rely on renewable sources of power and distributed generation, such as combined heat and power applications. To the extent [energy] efficiency, demand response, renewable resources, and distributed generation are unable to satisfy increasing energy and capacity needs, we support clean and efficient fossil-fired generation. Concurrently, the bulk electricity transmission grid and distribution facility infrastructure must be improved to support growing demand centers and the interconnection of new generation, both on the utility and customer side of the meter." The State's Energy Action Plan II, *Implementation Roadmap for Energy Policies*, (a joint document adopted by the California Energy Commission and the California Public Utilities Commission, (September 21, 2005) at https://www.energy.ca.gov/energy_action_plan/index.html.

Specifically, the Commission set SCE's minimum procurement directive at 550 MW of Preferred Resources, 50 MW of Energy Storage, 1,000 MW of Gas-Fired Generation, and an additional 300 MW from any resource type. On approximately September 12, 2013, SCE launched a Request for Offers (RFO) for local capacity resources in the Western LA Basin. 10

On November 21, 2014, SCE filed this Application for approval of the results of its 2013 LCR RFO for the Western LA Basin.¹¹

On January 12, 2015, the Office of Ratepayers Advocates (ORA) and the Sierra Club filed protests. Other parties filed responses to the Application, including, California Energy Storage Alliance (CESA), EnerNOC, Inc. (EnerNOC), the Western Power Trading Forum, the Alliance for Retail Energy Markets (AReM), and the Direct Access Customer Coalition (DACC).

On May 5 and 6, 2015, evidentiary hearings were held. Testimony was heard. Parties filed concurrent briefs and reply briefs. All documents filed in this proceeding are available at the *Docket Card* on the Commission's website.

SCE seeks approval of 63 contracts selected through the LCR RFO process. A summary of the selected offers is provided in the Table¹² below.

⁷ D.14-03-004 at 100 (SCE "may also procure energy storage as part of [its] preferred resources requirement[] or all-source authorization []....").

⁸ D.13-02-015 at 130-131 (OP 1); D.14-03-004 at 141-143 (OP 1).

⁹ D.14-03-004 at 141-143 (OP 1).

¹⁰ Exhibit SCE-1 at 5 and 10.

¹¹ SCE's Application is available on the Commission's website at the *Docket Card*.

¹² Exhibit SCE-1 at 3.

Product Category	Counterparty	Total Contracts	Max Quantity (LCR MW)
Preferred Resources and E	S		
EE	Onsite Energy Corporation Sterling Analytics LLC NRG Energy Efficiency-L LLC NRG Energy Efficiency-P LLC	26	124.04
DR	NRG Distributed Generation PR LLC NRG Curtailment Solutions LLC	7	75.00
Renewable DG	Solar Star California XXXV, LLC Solar Star California XXXVI, LLC Solar Star California XXXVII, LLC Solar Star California XXXVIII, LLC	4	37.92
ES	AES ES Alamitos, LLC Ice Bear SPV #1, LLC Hybrid-Electric Building Technologies Irvine 1, LLC Hybrid-Electric Building Technologies Irvine 2, LLC Hybrid-Electric Building Technologies West Los Angeles 1, LLC Hybrid-Electric Building Technologies West Los Angeles 2, LLC Stem Energy Southern California, LLC	23	263.64
	Total Preferred Resources and ES	60	500.60
GFG			
GFG	AES Alamitos Energy, LLC AES Huntington Beach Energy, LLC Stanton Energy Reliability Center, LLC	3	1,382.00
Т	otal Preferred Resources, ES, and GFG	63	1,882.60

1.1. Standard of Review

We review today's application and request therein under a reasonableness standard. The question presented is whether SCE conducted its RFO in a

reasonable manner, consistent with the law and Commission decisions, and whether the results are reasonable.

2. Scope of Issues

The issues to be determined are:

- 1. Whether the results of SCE's 2013 LCR RFO for the LA Basin enhance the safe and reliable operation of SCE's electrical service?
- 2. Does the Application comply with the procurement authority granted by the Commission in D.13-02-015 and D.14-03-004?
- 3. Should the Commission require SCE to submit a procurement plan proposing how it plans to meet the minimum authorized preferred resource MW amounts specified in D.13-02-015 and D.14-03-04?
- 4. Are the results of SCE's 2013 LCR RFO for the LA Basin a reasonable means to meet the 1,900 to 2,500 MW of identified LCR need determined by D.13-02-015 and D.14-03-04? This issue includes consideration of the reasonableness of at least the following:
 - a. Are the price, terms and conditions of the LCR contracts reasonable?
 - b. Are the demand response contracts consistent with the Commission's policy on back-up generation?
 - c. Are the demand response contracts vulnerable to derating?
 - d. Did SCE's RFO process limit certain resource bids from being considered? If so, were these limitations reasonable?
 - e. Was the process used to develop the eligibility requirements reasonable?
 - f. Did the process and outcome of any consultations between the California Independent System Operator and SCE impact resources requirements and contract selection? If so, was this impact reasonable?

- g. Are the LCR RFO contracts consistent with the Commission's Emissions Performance Standards?
- 5. Should the Commission approve these contracts prior to completion and a final decision by the California Energy Commission (CEC) of the California Environmental Quality Act (CEQA) review? The CEC is the lead agency for purposes of the CEQA review. As a result, environmental matters will largely be resolved by the CEC.
- 6. Is SCE's proposed rate treatment, cost recovery, and cost allocation just and reasonable? (A workshop for the purpose of clarifying SCE's proposed Cost Allocation Mechanism (CAM) treatment will not be necessary.)

3. The Results of SCE's RFO Support Safe and Reliable Service

We find that the results of SCE's RFO consistent with the CAISO's planning assumptions in the 2014-2015 transmission plan and support the safe and reliable operation of SCE's electrical service.

The CAISO analyzed the results of the RFO in the context of the draft 2014-2015 transmission plan and found that the proposed RFO procurement can meet long-term local capacity requirement needs when combined with repurposing of existing demand response resources in the Western LA Basin starting 2012.¹³ SCE and the CAISO worked together to confirm that the location and characteristics of the procured resources would meet local capacity needs.¹⁴ The CAISO finds that SCE's RFO procurement is reasonable based on the locational effectiveness factors identified in both its 2013-2014 and 2014-2015 transmission plans.¹⁵ The selected resources will effectively address two major reliability

¹³ Exhibit CAISO-2/Sparks at 8; Exhibit CAISO-1/Millar at 4.

¹⁴ Exhibit CAISO-1/Millar at 5.

¹⁵ Exhibit CAISO-1/Millar at 6.

concerns for the Western LA Basin and San Diego areas and will address the residual need in the Western LA Basin with modifications to existing demand response.¹⁶

Accordingly, based on the CAISO's local capacity requirement analyses, we find that the selected RFO resources will enhance the reliable operation of SCE's electrical service and support reliability of service starting in 2021.

4. The SCE RFO complies with D.14-03-004 and D.13-02-015, With Certain Exceptions

SCE issued the RFO pursuant to the procurement directives in two Commission decisions, D.14-03-004 and D.13-02-015.

D.13-02-015 ordered SCE to procure between 1,400 and 1,800 MW of electrical capacity in the Western LA Basin to meet the long-term capacity requirements resulting from the expected retirement of once through cooling generation facilities.¹⁷ D.14-03-004 directed SCE to procure an additional 500 to 700 MW by 2021 to meet local capacity needs resulting from the retirement of San Onofre Nuclear Generating Station.¹⁸ In total, the two decisions directed SCE to procure 1,900 to 2,500 MW. D.14-03-004 also directed SCE to procure specific types of resources to meet this identified local capacity need. D.14-03-004 mandated a minimum of 550 MW of Preferred Resources, 50 MW of energy storage, 1,000 MW of Gas-Fired Generation, and an additional 300-500 MW from any resource type.¹⁹

¹⁶ Exhibit CAISO-2/Sparks at 4.

¹⁷ D.13-02-015 at 130-31 (OP 1).

¹⁸ D.14-03-004 at 141-42 (OP 5-7).

¹⁹ D.14-03-004 at 141-43 (OP 1).

In this application, SCE seeks approval of contracts totaling approximately 1,883 MW of capacity.²⁰ The results of SCE's RFO are approximately 17 MW short of the minimum procurement target for capacity in the Western LA Basin area. According to SCE's application, SCE procured approximately 500 MW from Preferred Resources and Energy Storage. In addition, the results of SCE's RFO are short by approximately 99 MW of Preferred Resources.²¹ SCE states its intention to address the shortfall after considering the CAISO updated LCR studies to account for planned transmission upgrades, load forecast updates, and additional analyses in its 2014-2015 transmission plan.²²

Taking into account these deficiencies, the approximately 17 MW short in total procurement and 99 MW short in procurement within the Preferred Resources category, we find that the results of the RFO reasonably comply with the procurement directives in D.14-03-004 and D.13-02-015. We find that SCE designed and conducted the LCR RFO based on a procurement plan approved by the Energy Division,²³ and with oversight by an Independent Evaluator and review throughout the LCR RFO process by the Energy Division and SCE's Cost

²⁰ Exhibit SCE-1/Cushnie at 3.

²¹ The application seeks approval for 1,382 MW of new capacity from Gas-Fired Generation, which meets the minimum 1,000 MW requirement, plus the addition 300-500 MW from any resource type. Exhibit SCE-1/Bryson at 78. The Request for Offers (RFO) results include a total of 500.6 MW of Preferred Resources, including energy efficiency, demand response, and energy storage. Exhibit SCE-1/Bryson at 64. D.14-03-004 only required SCE to procure 50 MW of energy storage. SCE seeks approval for 263.64 MW of both in front of the meter and behind the meter Energy Storage. Exhibit SCE-1/Bryson at 71.

²² Exhibit SCE-1/Bryson at 78; Exhibit SCE-1/Cushnie at 97.

²³ Exhibit SCE-1/Cushnie at 5.

Allocation Mechanism Group.²⁴ The record shows that the LCR RFO elicited a robust response from a broad range of resources capable of satisfying the LCR need.²⁵ Following a comprehensive review of offers and many rounds of negotiations with bidders,²⁶ SCE selected and executed 63 contracts. We find the results reasonable, with the exception of seven contracts discussed further below.

Regarding the unmet minimum MW requirements set forth in D.13-02-015 and D.14-03-004, SCE shall procure to meet, at least, those minimum requirements, and we find SCE's suggestion reasonable to wait for updated CAISO analyses before procuring the remaining minimum MW. We agree that, before additional procurement, monitoring and input by the Commission, the CAISO, SCE, and parties is preferable to ensure grid reliability and reasonable costs.²⁷ SCE states it will continue to target LCR resources needed in the Western LA Basin through its existing procurement mechanisms, as appropriate.²⁸

Accordingly, we find that the results of the SCE RFO issued pursuant to D.14-03-004 and D.13-02-015 reasonable, with the exception of seven contracts. No additional RFO pursuant to D.14-03-004 and D.13-02-015 is required. However, to further the Commission's efforts of grid reliability and safety in this Western LA Basin, SCE shall continue to procure to meet, at least, the minimum

²⁴ Exhibit SCE-1/Bryson at 28-30.

²⁵ Exhibit SCE-1/Bryson at 35 "SCE received a very robust set of offers. In total, SCE received 1,136 offers . . . spanning all of the technology types SCE solicited."

²⁶ Exhibit SCE-1/Bryson at 35-38.

²⁷ Exhibit CAISO-2 Sparks at 8.

²⁸ Exhibit SCE-1/Cushnie at 97.

MW requirements set forth in D13-02-015 and D.14-03-004 via other procurement mechanisms after reviewing all relevant updated grid reliability information.

5. The SCE RFO was Reasonable

We find that the SCE RFO was reasonable.

The Independent Evaluator, Sedway Consulting, Inc., noted that it "believe[d] that SCE pursued reasonable and adequate procedures for notifying potential interested parties....On the LCR RFO launch date..., SCE issued a press release and emailed over 3,400 industry contacts (compiled from previous power supply solicitations, regulatory service lists, etc.) that the LCR RFO had been released and invited them to participate. SCE also notified all CAM members of the LCR RFO's launch."²⁹ The Independent Evaluator ultimately "concluded that SCE did a good job of publicizing the 2013 LCR RFO solicitation, and that the solicitation was quite robust, as evidenced by the substantial response that it received from the bidding community."³⁰

In short, SCE worked collaboratively and diligently with stakeholders and bidders to remove potential obstacles that may have interfered with the ability of Preferred Resource service providers to contract with SCE.

Accordingly, we find that while SCE's choices were not perfect, and parties may point to certain area where better choices could have been made, the choices made by SCE were reasonable based on the directives of the Commission and the market circumstances at that time.

²⁹ Exhibit SCE-2, Appendix D at D-34 to D-35.

³⁰ Exhibit SCE-2, Appendix D at D-35.

6. NRG Contracts Totaling 75 MW - Offers 447200- 447205 & 447250 are Denied

Under D.13-02-015 and D.14-03-004, the Commission set SCE's minimum procurement authorization at 550 MW of Preferred Resources.³¹ To meet a small part of SCE's this minimum Preferred Resource procurement requirement, SCE seeks approval of six contracts with NRG Distributed Generation DR, LLC and one contract with NRG Curtailment Solutions, LLC (collectively "NRG") that provide a total of 75 MW.³²

A critical issue regarding these seven contracts is the type of resource (or absence thereof) to be used by the back-up generation included in each contract. Six contracts (Offers 447200-447205) totaling 70 MW of Demand Response (later described by SCE as, generally, distributed generation) 33 "provide load reduction from [behind-the-meter] and backup natural Gas-Fired Generation." This means that during a Demand Response dispatch, gas-fired backup generators would serve the customer's load and reduce the amount of energy served by the grid. 35

The seventh contract (Offer 447250) differs in that it provides less specifics regarding the terms and conditions. The seventh contract explains that load reduction will occur "by curtailing customer energy consumption," but provides "no assurance" that load reduction will be achieved through "actual curtailment"

³¹ The origin of the term Preferred Resources is described in fn. 6, above.

³² Exhibit-SCE-1 at 69.

³³ Exhibit SCE-6 at 12.

³⁴ Exhibit SCE-1 at 70.

³⁵ Exhibit SCE-1 at 70.

in customer energy." ³⁶ In short, the actual resource to be used for back-up is not identified. Like Offers 447200-447205, load reduction for Offer 447250 could be met "by using some kind of gas generation" but details are not provided.³⁷

To summarize, the first six contracts will rely on Gas-Fired Generation to reduce load. The seventh contract lacks a key piece of information - the extent to which fossil fuel will be used to support load during a curtailment. In the absence of this key piece of information in the seventh contract, we will proceed as-if gas will be relied upon, a reasonable assumption based on the terms and conditions of the six other contracts.

6.1. Preferred Resources – Definition Clarified

ORA and Sierra Club argue that these seven NRG contracts do not meet the definition of either Demand Response or Distributed Generation. Both ORA and Sierra Club conclude that the Commission must reject these contracts as not qualifying toward the minimum Preferred Resources procurement requirement in D.13-02-015 and D.14-03-004.³⁸

The term Preferred Resources references the description of the loading order in the State's Energy Action Plan II.³⁹ The loading order, among other things, articulates the State's policy on fossil fuel reduction and identifies a number of different types of resources as preferred (over clean conventional electricity supply), including Energy Efficiency, Demand Response, and Renewable Resources (which <u>may</u> include, <u>certain renewable forms of</u>

³⁶ Exhibit SCE-1 at 70; RT May 5, 2015, 143:11-16 (SCE/Bryon).

³⁷ RT May 5, 2015, 143: 2-6 (SCE/Bryson).

³⁸ ORA June 10, 2015 Opening Brief; Sierra Club June 10, 2015 Opening Brief.

³⁹ See fn. 6, above.

Distributed Generation).⁴⁰ Today, we clarify that the reference to Distributed Generation in the State's Energy Action Plan II means only certain renewable energy, and the technologies that are included in that term for purposes of procurement must be consistent with the loading order and the State's policy to reduce reliance on fossil fuels. Some parties to this proceeding incorrectly claimed that <u>all</u> technologies merely described as distribution generation qualified as a Preferred Resource.

According to Sierra Club and ORA, all seven of these contracts fail to qualify as Demand Response contracts or even Preferred Resources contracts on the basis that total load reduction is not achieved⁴¹ and fossil-fuel is relied upon.⁴² The purpose of Demand Response is the reduction of net demand without the reliance on fossil fuels.⁴³ It is not disputed that this goal is not achieved here.

Sierra Club further states that the contracts do not qualify as Demand Response or Preferred Resources because they rely on reciprocating engines to support load during a curtailment. Reciprocating engines do not reduce net

⁴⁰ D.14-03-004 at 13-14 and Pub. Util. Code § 454.5(b)(9)(C). *See* fn. 6 for exact language from the State's Energy Action Plan II and the discussion regarding the loading order.

⁴¹ ORA Opening Brief at 5-6, *citing to* D.06-11-049 at 58: "[The Commission's] objective in funding demand response programs is to reduce system demand, not to substitute electricity with electricity generated by off-grid natural gas facilities. We previously found in D.05-01-056 that back-up generation is not a true demand response resource.

⁴² ORA June 10, 2015 Opening Brief at 5-7; Sierra Club June 10, 2015 Opening Brief at 6-10.

 $^{^{43}}$ Sierra Club June 10, 2015 Opening Brief at 5, *citing to* D.05-01-056 and D.06-11-049; Sierra Club July 1, 2015 Reply Brief at 2-3 *citing to* D.09-08-027.

demand. Similarly, ORA and EnerNOC argue that these contracts do not constitute either Demand Response or Preferred Resources.⁴⁴

In deciding whether these contracts qualify as Preferred Resources, we first look to the definition of the term itself. The term Preferred Resource is not always defined with precise specificity. Moreover, the generation technologies covered under this term have evolved since this term was first used in 2005 and may have been unclear at the time of SCE's RFO. In fact, the definitions of Demand Response and Distributed Generation, two technology categories falling within Preferred Resources, are currently the subject of discussions in on-going Commission proceedings.

With respect to Preferred Resources, the intent of D.14-03-004 was that Energy Efficiency, Demand Response, Renewable power, certain Distributed Generation count as preferred technologies, and specifically included Energy Storage in the category of Preferred Resources. Furthermore, the Commission's clear intention regarding the use of both the term Preferred Resources (and the resources used to describe Preferred Resources) and the loading order has always been to encourage reduced reliance upon conventional fossil fuel generation and to require procurement of "renewable generation to the fullest extent possible."

Despite these long-held intentions, we refrain from finding that these contracts fail to constitute Preferred Resources because the specific definition of what types of technologies constitute Demand Response or Distributed

 $^{^{44}}$ EnerNOC June 10, 2015 Opening Brief at 11.

⁴⁵ D.14-03-004 at 6-7, fn. 3.

⁴⁶ D.07-12-052 at 12.

Generation was, perhaps, not fully vetted prior to SCE's RFO. We, however, clarify today that only certain renewable technologies constitute Preferred Resources under the term Distributed Generation – a resource is not Preferred simply because it functions as Distributed Generation. In deciding whether to approve of these contracts, we instead review the reasonableness of the terms and conditions.

6.2. Contract Terms and Conditions are Unreasonable

Upon review of the terms and conditions of the seven NRG contracts, we find the contracts unreasonable and, on this basis, refrain from approving of these contracts totaling 75 MW of SCE's Preferred Resource requirement. We agree with ORA that the terms and conditions of the contracts have excessive loopholes, which will render the contracts unreasonable and subject the ratepayers to excessive costs, whether viewed as Demand Response, Distributed Generation, or more broadly, Preferred Resources.⁴⁷

Before turning to the substance of these contracts, we address a procedural issue. NRG and SCE suggest that the Commission cannot review the terms and conditions of these seven contracts now because the contracts are executed, meaning that the contracts are already agreed to by the utility and the counterparty.⁴⁸ SCE states that ORA missed its chance to oppose these contracts, which, according to SCE, was during the Procurement Review Group (PRG) meetings.⁴⁹ SCE also concedes that parties in the PRG are not afforded the

⁴⁷ ORA June 10, 2015 Opening Brief at 9.

⁴⁸ NRG June 10, 2015 Opening Brief at 16-17.

⁴⁹ Exhibit SCE-6 at 25.

opportunity to really change the contracts, only to make comments that SCE takes "under advisement." 50

In response, ORA points out that the Commission is required to determine the reasonableness of the contracts, not to accept them as agreed to by the negotiating parties and the regulated utility.⁵¹

We agree with ORA that now is the appropriate time for the Commission to review the terms and conditions of these contracts and to determine the reasonableness. SCE and NRG's arguments are without merit and would render the Commission's entire review in this proceeding meaningless.

Regarding the substance of the contracts, we further agree with ORA that the terms of the seven contracts contain loopholes that render the contracts unreasonable and subject the ratepayers to excessive costs. As a result, we do not approve of these contracts. These loopholes in these contracts consist of the following:

- 1. The contracts lack adequate assurance that ratepayers will obtain value by failing to provide a reasonable amount of information regarding the participating accounts to fulfill expected capacity to ensure reliability.⁵²
- 2. The contracts permit dual and overlapping participation in the CAISO market and SCE's demand response programs which leaves ratepayers vulnerable to overpayment.⁵³

⁵⁰ RT (SCE/Cushnie) May 6, 2015 at 324:6-10.

⁵¹ ORA July 1, 2015 Reply Brief at 9.

⁵² ORA June 10, 2015 Opening Brief at 11.

⁵³ ORA June 10, 2015 Opening Brief at 16.

- 3. The contracts are overvalued as performance and payment is based on seller's average best-performing hour rather than capacity rating on performance during all event hours.⁵⁴
- 4. The contracts fail to provide reasonable value to the ratepayer because a SCE is only able to call a seller dispatch within a three-day period, rather than 30-day period, which more closely resembles the actual dispatch.⁵⁵

On this basis, we decline to approve the seven NRG contracts as unreasonable.

6.3. No Further RFO pursuant to D.13-02-015 and D.14-03-004

We further find that SCE has complied with the RFO requirement in D.13-02-015 and D.14-03-004 and need not issue another RFO pursuant D.13-02-015 and D.14-03-004 but still must procure to meet the minimum procurement obligations, including the 75 MW associated with these seven contracts, after reviewing updated information regarding grid reliability in the Western LA Basin. .

7. 100 MW Cap on Energy Storage was Reasonable Under the Circumstances Existing at that Time

As part of the RFO for the Western LA Basin, SCE did not consider bids for in front of the meter (IFOM) Energy Storage above 100 MW.⁵⁶ ORA, Powers Engineering, and Sierra Club argue the cap is unjustified and arbitrary.⁵⁷

⁵⁴ ORA June 10, 2015 Opening Brief at 13.

⁵⁵ ORA June 10, 2015 Opening Brief at 15.

⁵⁶ This practice by SCE was referred during this proceeding as the 100 MW cap. Exhibit SCE-6 at 3.

⁵⁷ ORA June 10, 2015 Opening Brief at 18-16; Sierra Club June 10, 2015 Opening Brief at 10-16.

Powers Engineering suggest that Energy Storage, if evaluated without the 100 MW cap, could have provided services that the procured GFG cannot, such as volt-ampere reactive or VAR support and frequency response. Sierra Club further suggests it is unreasonable, unsupported by facts, and results in the proposed procurement that violates the Loading Order. Sierra Club further asserts that, as a direct result of the artificial 100 MW cap on IFOM Energy Storage, SCE selected the gas-fired Stanton Peaker, a choice which was inconsistent with the loading order and prevented lower-cost better-fit options from being chosen. ORA uses examples from the list to demonstrate that removing the 100 MW cap would reduce greenhouse gas (GHG) emissions and save the ratepayers money.

SCE argues that this bid cap was justified for a number of reasons, as follows: (1) Energy Storage is a new and unknown class of energy resources;⁶² (2) the level of general risk involved, not the specific risks, citing to the Commission decision language that this is an "experiment," ⁶³ (3) no time available to research the risks;⁶⁴ (4) a modest level of ES, such as 50 MW, provides SCE with an opportunity to assess the costs and performance of these

⁵⁸ Powers Engineering June 10, 2015 Opening Brief at 16.

⁵⁹ Sierra Club June 10, 2015 Opening Brief at 10-16.

⁶⁰ ORA June 10, 2015 Opening Brief at 26.

⁶¹ ORA June 10, 2015 Opening Brief 26-28.

⁶² Exhibit SCE-1.

⁶³ SCE June 10, 2015 Opening Brief at 7.

⁶⁴ SCE June 10, 2015 Opening Brief at 9-10.

Energy Storage resources;⁶⁵ (5) concerns that there might be transmission access charges (TAC) on grid connected ES;⁶⁶ (6) an overvalued IFOM Energy Storage lease might be treated as a debt equivalent, resulting in a credit downgrade for SCE; (7) its Energy Storage procurement was consistent with the Commission's directives.

In response to claim that the 100 MW cap did not limit Energy Storage procurement, Sierra Club notes that if the Commission never expected SCE to procure much Energy Storage, the Commission would not have authorized up to 1500 MW of potential Energy Storage to meet LCR need.⁶⁷ SCE, however, points out that it did procure twice the minimum Energy Storage required and an additional 260 MW of ES-based resources.⁶⁸ CESA takes issue with SCE's characterization of Energy Storage as new or unknown, noting that SCE owns and operates a 32 MW gird-connected ES project in the Tehachapi Wind Resource Area.⁶⁹

Regarding risks related to IFOM Energy Storage procurement, SCE states that there was very little analysis that could have been done to accurately quantify the dollar equivalent cost of the risks created by each of the uncertainties discussed below.⁷⁰ However, ORA states that SCE's own optimization tool identified between 400 to 900 MW of IFOM ES as the most

⁶⁵ SCE June 10, 2015 Opening Brief at 7, citing to D.13-02-015 at 125.

⁶⁶ SCE June 10, 2015 Opening Brief at 6.

⁶⁷ Sierra Club July 1, 2015 Reply Brief at 2.

⁶⁸ SCE June 10, 2015 Opening Brief at 8.

⁶⁹ CESA July 1, 2015 Reply Brief at 3.

⁷⁰ SCE July 1, 2015 Reply Brief at 5.

optimal and economic resource. Due to the cap, however, more expensive energy was chosen to make up for the megawatts left on the table.⁷¹ There is no advantage, according to ORA, to the chosen Energy Storage for SCE aside from its smaller size.⁷² Moreover, none of SCE's original optimization identified the Stanton peaker plant (offers 473237 and 473238).⁷³

In support of the cap, SCE also relies upon the reality of this particular RFO, which was on an unusually fast timeline and unique. As SCE states, "The LCR RFO presented unique and new challenges to SCE's procurement process. This was the first time SCE administered a solicitation that explicitly sought a range of resource technologies, from demand-side management resources to natural Gas-Fired Generation facilities. Additionally, within the solicitation, it was the first time SCE ever procured ES [Energy Storage] resources through a competitive solicitation."⁷⁴ In addition, SCE needed to address the larger issue of meeting local reliability.⁷⁵

Regarding the possibility of a TAC on IFOM Energy Storage, this concern appears legitimate due to the timing of a definitive statement from the CAISO concluding SCE would not face these charges. The SCE notes that a final TAC statement from the CAISO was not available at the time SCE made its selection decisions, but was available "a few days before" it filed its application in

⁷¹ Sierra Club June 10, 2015 Opening Brief at 10; ORA June 10, 2015 Opening Brief at 25.

⁷² ORA June 10, 2015 Opening Brief at 26.

⁷³ Exhibit ORA-2 at 14-16.

⁷⁴ Exhibit SCE-1 at 15-16.

⁷⁵ Exhibit SCE-1 at 15.

⁷⁶ SCE July 1, 2015 Reply Brief at 10. 6-7.

November 2014. By then, however, it was too late to reconsider its decisions that had already been made.⁷⁷

Sierra Club also concludes SCE has failed to justify this departure from its least-cost best-fit local capacity modeling. ORA agreed with Sierra Club, noting that SCE cannot justify a 100 MW cap as reasonable when it has done no studies above 100 MW. Sierra Club notes that full ancillary services are a small fraction of overall value for Energy Storage, and that Energy Storage also provides energy, capacity, and ancillary services. ORA points out that SCE did not consider whether and to what extent ES would charge during peak hours, and did not run a sensitivity analysis to determine the degree to which such constraints would affect IFOM ES ancillary service revenue. Taken together, parties argue that SCE failed to justify its decisions under least-cost best-fit. SCE rejects these arguments, stating that because the Energy Storage charges and discharges to optimize revenues, the arguments above are not accurate. Moreover, SCE states that no current Energy Storage resources exist to perform benchmarking and, therefore, SCE is unable to benchmark its valuation against actual outcomes and adjust assumptions. SCE adopted the 100 MW cap due to

⁷⁷ SCE July 1, 2015 Reply Brief at 5-6.

⁷⁸ Sierra Club June 10, 2015 Opening Brief at 12.

⁷⁹ ORA June 10, 2015 Opening Brief at 21.

 $^{^{80}\,}$ Sierra Club June 10, 2015 Opening Brief at 13.

⁸¹ ORA June 10, 2015 Opening Brief at 21.

 $^{^{82}\,}$ SCE July 1, 2015 Reply Brief at 8.

⁸³ SCE June 10, 2015 Opening Brief at 6, stating: "In-front-of-the-meter ("IFOM") ES is a relatively new resource for which SCE does not have meaningful market operations and reliability effectiveness experience. The 100 MW of IFOM ES selected in SCE's LCR RFO

uncertainties in the Energy Storage modeling, the uneven treatment between conventional and Energy Storage resources, and the forecasted decline in ES prices.⁸⁴ SCE argues that any sensitivity analysis would not improve the accuracy of the results.⁸⁵

SCE further justifies its cap by stating that an overvalued IFOM Energy Storage lease might receive debt equivalence treatment, resulting in a credit downgrade for SCE. Sierra Club responds that since the overvaluation is has not been justified, such treatment is unlikely.⁸⁶ SCE provides no analysis to support how this RFO would lead to such a changed opinion from the current rating: stable. ⁸⁷

The arguments presented on both sides of this issue are strong ones. We find, however, that SCE acted reasonably at the time in adopting a 100 MW cap for IFOM Energy Storage, based on the fact this this RFO was unique, issued on a tight timeline, and needed to be performed in the absence of key information on Energy Storage. Any future RFOs for Energy Storage will be evaluated based on the then-existing circumstances.

8. Stanton Energy Reliability Center LLC is Reasonable

Sierra Club argues that the contract with Stanton is not a prudent investment. We disagree and approve the contract.

represents a massive and unprecedented increase in IFOM ES in the state of California (and, arguably, the United States)."

⁸⁴ SCE July 1, 2015 Reply Brief at 9.

⁸⁵ SCE July 1, 2015 Reply Brief at 10.

⁸⁶ Sierra Club June 10, 2015 Opening Brief at 15.

⁸⁷ SCE July 1, 2015 Reply Brief at 10.

SCE entered into separate GFG contracts with AES Alamitos Energy, LLC and AES Huntington Beach Energy, LLC for two CCGTs.⁸⁸ Both projects are brownfield developments, with one being constructed at the existing Alamitos site and one CCGT being constructed at the existing Huntington Beach site.⁸⁹ The units will both be combined cycle units and offer the best available operating technology parameters.⁹⁰ Each location has a current gas-fired facility with existing interconnection and transmission infrastructure.⁹¹

SCE entered into a third RA-only contract with Stanton, for two GE simple cycle combustion turbines, with a total expected contract capacity of 98 MW.⁹² SCE will not control the dispatch rights under the contract and does not receive any energy or ancillary service benefits.⁹³ However, under the RA-only agreement, resource must bid into the CAISO market as an RA resource pursuant to the CAISO tariff.⁹⁴ The Stanton project will be located in Stanton, California and interconnect to SCE's Barre substation.⁹⁵

In arguing against approval of the Stanton project, Sierra Club points out that SCE does not control the dispatch rights of Stanton under the contract and does not receive any energy or ancillary benefits.⁹⁶ Sierra Club further states

⁸⁸ Exhibit SCE-1 at 78.

⁸⁹ Exhibit SCE-1 at 78.

⁹⁰ Exhibit SCE-1 at 78.

⁹¹ Exhibit SCE-1 at 78.

⁹² Exhibit SCE-1 at 79.

⁹³ Exhibit SCE-1 at 78.

⁹⁴ Exhibit SCE-1 at 78.

⁹⁵ Exhibit SCE-1 at 78.

⁹⁶ Exhibit SCE-1 at 79-78.

that, since Stanton would be online from 2020-2040, SCE will be promoting a fossil fueled plant just as California needs to make progress toward 50 percent renewables.⁹⁷ Sierra Club also criticizes Stanton, as it will not be able to help with the projected over-generation issues incumbent with higher renewables, as would Energy Storage.⁹⁸ Sierra Club suggests that the Commission reject Stanton as not fitting its least cost/best fit procurement.⁹⁹

EnerNOC also objects to Stanton, noting that the GFG peaker plant meets a need that could have been met by actual Demand Response.¹⁰⁰ While SCE may have selected this GFG because of its claimed shortfall in Demand Response bids, EnerNOC asserts it is inconsistent with the Loading Order and the procurement authority granted in D.13-02-015 and D.14-03-004 to approve this procurement.¹⁰¹

Stanton responds that it will meet the RFO objectives while "facilitating California's transition to a cleaner energy future." ¹⁰² The project will be able provide voltage support and contribute to CAISO's mandatory frequency response obligation. ¹⁰³ It will also have a battery, of a size not mentioned in their brief. ¹⁰⁴

Sierra Club comments upon the newly-created battery for Stanton, noting that the offer does not mention either the battery or the synchronous condenses

⁹⁷ Sierra Club July 1, 2015 Reply Brief at 6.

⁹⁸ Sierra Club July 1, 2015 Reply Brief at 6.

⁹⁹ Sierra Club July 1, 2015 Reply Brief at 2.

¹⁰⁰ EnerNOC June 10, 2015 Opening Brief at 16.

¹⁰¹ EnerNOC June 10, 2015 Opening Brief at 16-17.

¹⁰² SERC June 10, 2015 Opening Brief at 1.

 $^{^{103}\,}$ Stanton June 10, 2015 Opening Brief at 2.

¹⁰⁴ Stanton June 10, 2015 Opening Brief at 3.

touted in SERC's brief.¹⁰⁵ By choosing Stanton over additional Energy Storage, Sierra Club argues that SCE is prioritizing a polluting technology of limited grid value over a highly flexible resource that will be increasingly needed to cost-effectively achieve California's GHG and clean energy objectives.¹⁰⁶

We find the contract meets the requirements in D.13-02-015 and D.14-03-004. While Sierra Club raises strong arguments, we find that under the circumstances as they existed at the time SCE made its selections, this contract was a reasonable means of meeting the Commission's procurement directive.

9. GFG Procurement is Reasonable

Sierra Club argues that SCE procured GHG based on the requirement of 33 percent renewable but that a higher percentage is warranted based on the current political movement toward 50 percent renewables. More specifically, Sierra Club argues that the Alamitos or the Huntington Beach or, alternatively, both GFG plants, be reduced to 360 MW. Sierra Club, as addressed above, also requests the Commission to reject Stanton.

Sierra Club's argument is based on the fact that SCE's procurement assumed future requirements at 33 percent RPS, and did not study the sensitivity of the resource value for GFG at higher renewable levels. Therefore, according to Sierra Club, the economic benefit of a combined cycle was overstated in the SCE RFO process and the economic value of in front of the meter Energy Storage was understated.¹⁰⁷ It would make more sense, states Sierra Club, given the state's

¹⁰⁵ Sierra Club July 1, 2015 Reply Brief at 6.

¹⁰⁶ Sierra Club July 1, 2015 Reply Brief at 6-7.

¹⁰⁷ Sierra Club June 10, 2015 Opening Brief at 18.

increasing interest in a higher requirement for renewables resources, to procure the minimum required GFG or 1,000 MW.

SCE defends the results of its RFO, noting that it has procured GFG within the bounds of the Commission's procurement authorization in D.13-02-015 and D.14-03-004 and, therefore, its GHG procurement is reasonable and proper.¹⁰⁸

According to SCE, Sierra Club's recommendation would essentially rewrite the procurement to have a 1,000 MW maximum, which is procedurally improper and untimely.¹⁰⁹ SCE argues that it was entirely appropriate to study a 33 percent renewables scenario since the current requirement is 33 percent.¹¹⁰ Additionally, SCE asserts that GFGs can facilitate the integration of higher levels of renewables, so it is not clear how a higher standard would affect the analysis.¹¹¹

Powers Engineering also objects to the amount of GFG contracted by SCE. This choice will result in higher GHG emissions and pollution than the status quo, and goes against the Commission's prior decisions directing procurement that reduces GHG emissions. The GFG chosen for Huntington Beach and Alamitos will produce over 4 million tons per year of GHG emissions based on the usage rates modeled by SCE. These units replace low emission OTC units and zero-emission SONGS. This will also be a much larger increase than if SCE

¹⁰⁸ Sierra Club July 1, 2015 Reply Brief at 22.

¹⁰⁹ SCE July 1, 2015 Reply Brief at 22.

¹¹⁰ SCE July 1, 2015 Reply Brief at 24.

¹¹¹ SCE July 1, 2015 Reply Brief at 24.

¹¹² Powers Engineering June 10, 2015 Opening Brief at 2.

¹¹³ Powers Engineering June 10, 2015 Opening Brief at 3.

had chosen combustion turbine (CT) peaker technology.¹¹⁴ Choosing these combine cycle GFG plants thus violates the Loading Order.¹¹⁵ Powers Engineering also notes that the lack of demand growth in the Western LA Basin is a changed circumstance that did not exist in 2013 when D.13-02-015 was finalized.¹¹⁶

SCE notes that CAISO's 2014-2015 Transmission Plan identifies that the total amount of this procurement is required.¹¹⁷ SCE further states that any request to relook at the prior Commission procurement directive in D.13-02-015 and D.14-03-004 and examine the CAISO Transmission Plan obscures the fact that the transmission plan is already an exhibit to this proceeding, and the assumptions behind the plan were published as part of the 2014 LTPP proceeding.¹¹⁸

We agree with SCE. Regardless of whether circumstances have changed since the issuance of D.13-02-015 and D.14-03-004, and even if the political landscape is solidly looking toward 50 percent renewables, we find SCE acted reasonably in relying on a 33 percent scenario and contracting for the proposed amount of GFG.

¹¹⁴ Powers Engineering June 10, 2015 Opening Brief at 3.

¹¹⁵ Powers Engineering June 10, 2015 Opening Brief at 3.

¹¹⁶ Powers Engineering June 10, 2015 Opening Brief at 3, 9-11.

 $^{^{117}\,}$ SCE July 1, 2015 Reply Brief at 35-36.

¹¹⁸ SCE July 1, 2015 Reply Brief at 36.

10. Approval of these Contracts before Completion of CEQA Review by the CEC is Permissible but Contract Approval Cannot be used to Prejudice CEQA Outcome

The Los Cerritos Wetlands Land Trust (LCWLT) argues that the Commission cannot approve a contract until the CEC completes its environmental review of the project.¹¹⁹

Over the years, the Commission has addressed its role in approving power purchase contracts. For example, in a proceeding in which SCE was seeking recovery of costs associated with five PPAs, the Commission stated in its decision that prior Commission decisions made clear that CEQA does not apply to Commission review of PPAs. The Commission has also stated that a contract for purchase power by a regulated entity is not is not a "project" pursuant to CEQA. LCWLT, however, argues that "[i]f the Commission approves the contracts prior to certification of an EIR, it will effectively preclude CEC review of alternatives...."

We find that no law specifically requires the Commission wait until CEQA review is complete. We further find that if the project is not approved by the CEC under CEQA, termination of a contract with SCE may result.

We further find that no law specifically requires us to approve contracts before CEQA review is complete. Rather, we use our best judgement in each case to determine the optimal timing of our contract review and disposition. In

¹¹⁹ LCWLT June 10, 2015 Opening Brief at 2.

¹²⁰ D.86-06-060, 1986 Cal. PUC LEXIS 424, at *29 (June 25, 1986).

¹²¹ D.15-05-051 at 29-30.

¹²² LCWLT June 10, 2015 Opening Brief at 6.

some cases, we will find that making a contract decision independent of the CEC's CEQA review is reasonable.

In this case, we find that contract approval now, prior to approval of the CEC's CEQA review is reasonable. Misuse of the Commission's contract approval, however, is not permitted. For example, parties are directed to not interfere with the CEC's review by, for example, impressing upon the CEC that contract damages may result if the project is not approved under CEQA. The CEC's CEQA review can and should be conducted independent of the parties' opinions regarding potential damages and risks based on the Commission's approval of the underlying contract.

11. Cost Allocation Mechanism Treatment is Reasonable

Pursuant to Pub. Util. Code § 365.1(c)(2)(A) and (B), if the Commission determines that new generation is required to meet local or system area reliability needs for the benefit of all customers in a utility's service are, the utility must allocate the net capacity costs for the new capacity to all benefitting customers including direct access, community choice aggregation, and bundled load customers.

The Commission adopted the Cost Allocation Mechanism or CAM in D.06-07-029 and refined it in D.11-05-005, as a mechanism for allocating such net capacity costs to all benefitting customers.

In D.14-03-004 and D.14-11-027, the Commission addressed the question of whether the net capacity costs associated with procurement authorized pursuant to D.14-03-004 should be allocated to all consumers. In D.14-03-004, the Commission found that "the procurement authorized in this decision is for the purpose of ensuring local reliability in the SONGS service are for the benefit of all utility distribution customers in that area," and further concluded that

"procurement authorized in this decision meets the criteria of § 365.1(c)(2) (A)-(B) for the purposes of cost allocation." 123

In D.14-11-027, which rejected a petition to modify D.14-03-004 to provide that the final determination about whether to allocate costs to all customers would be made in specific applications for procurement approval, the Commission affirmed that the clear intention of D.14-03-004 is that the costs of all resources procured pursuant to the procurement authority granted by that decision be allocated to all customers.

As D.14-11-027 explained, however, D.14-03-004 recognized that the CAM was developed for generation resources and might not be an appropriate cost allocator for some preferred resources. While the cost of such resources must nevertheless be allocated to all customers, D.14-11-027 clarified that "the actual mechanism utilized to accomplish this could be CAM or another mechanism. The question of appropriate mechanism remains to be determined in applications pursuant to D.14-03-004." 124

SCE proposes CAM as the mechanism for allocating the net capacity costs associated with the approved contracts to all consumers. SCE also recommends other methods. No party recommends other mechanism, and we find no reason to adopt a different mechanism.

In addition, on March 27, 2015, a joint motion was filed seeking to enter into the record a Joint Memorandum of Understanding with respect to cost

¹²³ D.14-03-004 at Finding of Fact 92 and Conclusion of Law 50.

¹²⁴ D.14-11-027 at 9-10.

¹²⁵ Exhibit SCE-1, Chapter 8.

allocation issues in this proceeding.¹²⁶ This motion is granted and informs implementation of cost allocation.

Therefore, we adopt SCE's recommendations and the Joint Memorandum as the mechanism for allocating the net capacity costs associated with the approved contracts to ratepayers.

12. Outstanding Motions

The following motions are granted or denied, as set forth below.

- 1. May 13, 2015 SCE Motion to Correct Transcript is granted.
- 2. May 15, 2015 Stanton Energy Motion to Correct Transcript is granted.
- 3. June 3, 2015 Sierra Club Motion to Admit Follow-Up Data Request into Record is granted based on ruling by the Administrative Law Judge (ALJ) during evidentiary hearings.
- 4. June 10, 2015 *ORA Motion for Leave to file Confidential Version of Opening Brief* is granted.
- 5. July 7, 2015 *Sierra Club Motion Strike Portions of SCE Reply Brief* is denied on the basis that the Reply Brief is legal argument.

We further confirm the rulings on all other motions by the ALJ.

13. Comments on Proposed Decision

The proposed decision of the ALJ in this matter was mailed to the part	rties
in accordance with Section 311 of the Public Utilities Code and comments w	rere
allowed under Rule 14.3 of the Commission's Rules of Practice and Procedu	ıre.
Comments were filed on, and reply comments were filed on	_ by
·	
126 The March 27, 2015 motion was filed by SCE, AReM, and DACC.	

14. Assignment of Proceeding

Michel Peter Florio is the assigned Commissioner and Regina M. DeAngelis is the assigned ALJ in this proceeding.

Findings of Fact

- 1. SCE issued this RFO pursuant to the procurement directives in two Commission decisions, D.14-03-004 and D.13-02-015.
- 2. The results of SCE's RFO issued pursuant to D.14-03-004 and D.13-02-015 are consistent with the CAISO's planning assumptions in the 2014-2015 transmission plan and support the safe and reliable operation of SCE's electrical service.
- 3. The CAISO analyzed the results of the RFO in the context of the draft 2014-2015 transmission plan and found that the proposed RFO procurement can meet long-term local capacity requirement needs when combined with repurposing of existing demand response resources in the Western LA Basin starting 2012.
- 4. SCE and the CAISO worked together to confirm that the location and characteristics of the procured resources would meet local capacity needs.
- 5. The CAISO found that SCE's RFO procurement was reasonable based on the locational effectiveness factors identified in both its 2013-2014 and 2014-2015 transmission plans.
- 6. The selected resources will effectively address two major reliability concerns for the Western LA Basin and San Diego areas and will address the residual need in the Western LA Basin.
- 7. SCE seeks approval of contracts totaling approximately 1,883 MW of capacity. The results of SCE's RFO are approximately 17 MW short of the minimum procurement target set forth in D.14-03-004 and D.13-02-015 for

capacity in the Western LA Basin area and 99 MW short in procurement of Preferred Resources.

- 8. SCE designed and conducted the LCR RFO based on a procurement plan approved by the Energy Division, and with oversight by an Independent Evaluator and review throughout the LCR RFO process by the Energy Division and SCE's Cost Allocation Mechanism Group.
- 9. The Western LA Basin LCR RFO elicited a robust response from a broad range of resources capable of satisfying the Western LA Basin LCR need.
- 10. The SCE RFO issued pursuant D.13-02-015 and D.14-03-004 was reasonable and consistent with the law.
- 11. Before additional procurement to meet, at least, the Western LA Basin LCR minimum requirements, as set forth in D.13-02-015 and D.14-03-004, SCE should review updated grid reliability information to ensure grid reliability and reasonable costs.
- 12. The results of the RFO, with the exception of seven contracts, reasonably comply with the RFO directive in D.14-03-004 and D.13-02-015.
- 13. SCE has satisfied the RFO requirement of D.14-03-004 and D.13-02-015 and need not issue an additional RFO pursuant to D.14-03-004 and D.13-02-015.
- 14. Additional procurement via other procurement mechanisms is needed to meet, at least, the minimum MW identified in D.14-03-004 and D.13-02-015 in the Western LA Basin.
- 15. The term Preferred Resources references the description of the loading order in the State's Energy Action Plan II and must be interpreted consistent with the term loading order.

- 16. Commission's intention regarding the use of both the term Preferred Resources and loading order has been to encourage reduced reliance upon conventional fossil fuel generation and to require procurement of "renewable generation to the fullest extent possible," referring to D.07-12-052.
- 17. The specific definition of what types of technologies constituted Preferred Resources, including Demand Response or Distributed Generation resources, was, perhaps, not fully vetted prior to SCE's RFO.
- 18. According to the terms and conditions, NRG Offer 447250 lacks a key piece of information the extent to which fossil fuel will be used to support load during a curtailment.
- 19. Seven contracts, Offers 447200- 447205 & 447250, have excessive loopholes, which render the contracts unreasonable and may subject ratepayers to excessive costs, whether viewed as Demand Response, Distributed Generation, or more broadly, Preferred Resources. The loopholes in these contracts consist of the following:

The contracts lack adequate assurance that ratepayers will obtain value by failing to provide a reasonable amount of information regarding the participating accounts to fulfill expected capacity to ensure reliability.

The contracts permit dual and overlapping participation in the CAISO market and SCE's demand response programs which leaves ratepayers vulnerable to overpayment.

The contracts are overvalued as performance and payment is based on seller's average best-performing hour rather than capacity rating on performance during all event hours.

The contracts fail to provide reasonable value to the ratepayer because a SCE is only able to call a seller dispatch within a three-day period, rather than 30-day period, which more closely resembles the actual dispatch.

- 20. SCE has reasonably complied with RFO requirement in D.13-02-015 and D.14-03-004.
- 21. As part of the RFO for the Western LA Basin, SCE did not consider bids for in front of the meter Energy Storage above 100 MW.
- 22. SCE procured twice the minimum Energy Storage required in D.13-02-015 and D.14-03-004 and an additional 260 MW of Energy Storage-based resources.
- 23. Risks related to IFOM Energy Storage procurement were difficult to quantify. In addition, this RFO needed to be issued and completed on an unusually fast timeline and was the first time SCE administered a solicitation that explicitly sought a range of resource technologies, from demand-side management resources to natural Gas-Fired Generation facilities. Also, within the solicitation, it was the first time SCE procured Energy Storage resources through a competitive solicitation.
- 24. The Stanton contract meets the requirements in D.13-02-015 and D.14-03-004.
- 25. In implementing the directives in D.13-02-015 and D.14-03-004, SCE relied on a 33 percent scenario and contracting for the proposed amount of GFG.
- 26. In this proceeding, SCE asks the Commission to approve a power purchase contract before the CEC completes CEQA review or other environmental review of the project.
- 27. Approval of power purchase contracts by the Commission should not unduly influence the outcome of any CEQA review or other environmental review by the CEC.

- 28. D.14-11-027 clarified, generally, that the actual mechanism utilized to allocate costs for some Preferred Resources, as addressed in this proceeding, could be accomplished via CAM or another mechanism.
- 29. With the exception of the implementation matters addressed in the March 27, 2015 joint motion and the Joint Memorandum of Understanding, no party recommends an alternative mechanism for cost allocation set forth in SCE-1, Chapter 8, and no reason exists today to adopt a different method.

Conclusions of Law

- 1. While SCE's choices regarding the RFO were not perfect, and parties may point to certain area where better choices could have been made, the choices made by SCE were reasonable based on the directives of the Commission in D.13-02-015 and D.14-03-004 and the circumstances at that time.
- 2. Based on the CAISO's local capacity requirement analyses, it is reasonable to find that the selected RFO resources will enhance the reliable operation of SCE's electrical service and support reliability of service.
- 3. With certain exceptions, the results of the RFO reasonably comply with the procurement directives in D.14-03-004 and D.13-02-015.
- 4. It is reasonable to provide for additional time and analyses to assess the need for additional MW to meet LCR in the Western LA Basin before SCE procures, at least, the minimum MW amounts set forth in D.14-03-004 and D.13-02-015.
- 5. Because Offer 447250 (also referred to as the seventh contract) lacks a key piece of information the extent to which fossil fuel will be used to support load during a curtailment, the Commission should proceed as-if gas will be relied upon, a reasonable assumption based on the terms and conditions of six other similar contracts submitted for approval in this proceeding.

- 6. The terms and conditions of the seven NRG contracts, Offers 447200-447205 & 447250 are unreasonable and subject ratepayers to excessive costs and, on this basis, it is not reasonable to approve of these contracts totaling 75 MW of SCE's Preferred Resource procurement requirement under D.13-02-015 and D.14-03-004.
- 7. SCE has reasonably complied with the RFO requirement in D.13-02-015 and D.14-03-004 but must still procure, at least, up to the minimum MW set forth in D.13-02-015 and D.14-03-004.
- 8. The 100 MW cap for IFOM Energy Storage was reasonable on the basis that the RFO pursuant to D.13-02-015 and D.14-03-004 was unique; it was issued and completed on a tight timeline; and the RFO needed to be issued and performed in the absence of key information on Energy Storage. Any future RFOs including IFOM Energy Storage will be evaluated based on the then-existing circumstances.
- 9. No law specifically requires the Commission to approve power purchase contracts before the CEC completes its environmental review or CEQA review, and the Commission uses its best judgement in each case to determine the optimal timing of our contract review and approval.
- 10. In this case, the Commission finds that review and approval of the power purchase contract now, prior to approval of the CEC's environmental review or CEQA review, is reasonable. Misuse of the Commission's prior grant of contract approval, however, is not permitted.
- 11. Under the circumstances as they existed at the time SCE made its selections, the Stanton contract meets the requirements in D.13-02-015 and D.14-03-004 and is a reasonable means of meeting the Commission's procurement directives therein.

- 12. Regardless of whether circumstances have changed since the issuance of D.13-02-015 and D.14-03-004, and even if the political landscape is solidly looking toward 50 percent renewables, SCE acted reasonably in relying on a 33 percent scenario and contracting for the proposed amount of GFG.
- 13. The plan for the allocation of costs and benefits as set forth in Chapter 8 of Exhibit SCE-1 and the March 27, 2015 Joint Memorandum of Understanding present a reasonable mechanism for allocating the net capacity costs and the benefits associated with the approved contracts to ratepayers in this proceeding.

ORDER

IT IS ORDERED that:

- 1. Southern California Edison Company (SCE) reasonably complied with the request for offer directives in Decisions 13-02-015 and 14-03-004. SCE shall procure via other procurement mechanisms to meet, at least, the minimum procurement amounts designated in Decision (D.)13-02-015 and D.14-03-004. All contracts presented are approved with the exception of Offers 447200- 447205 & 447250.
- 2. Southern California Edison Company (SCE) shall allocate costs associated with the contracts approved in this proceeding according to Chapter 8 of Exhibit SCE-1 and the March 27, 2015 Joint Memorandum of Understanding.
- 3. Southern California Edison Company shall establish the Local Capacity Requirement Products Balancing Account.
- 4. Interference with the California Energy Commission's (CEC) California Environmental Quality Act (CEQA) review process or other environmental

review by, for example, unreasonably impressing upon the CEC that contract damages may result if a project is not approved under CEQA, is not permitted. The CEC's CEQA review or other environmental review should be conducted independent of the fact that potential damages and risks may result because the Commission has issued its approval of the underlying power purchase contract.

5. All rulings on motions issued by the Administrative Law Judge (ALJ) during the proceeding are adopted. In addition, the following motions are granted or denied: May 13, 2015 SCE Motion to Correct Transcript is granted; May 15, 2015 Stanton Energy Motion to Correct Transcript is granted; June 3, 2015 Sierra Club Motion to Admit Follow-Up Data Request into Record is granted based on ruling by the ALJ during evidentiary hearings; June 10, 2015 ORA Motion for Leave to file Confidential Version of Opening Brief is granted; July 7, 2015 Sierra Club Motion Strike Portions of SCE Reply Brief is denied on the basis that the Reply Brief is legal argument.

6. Application 14-11-012 is close	d.
This order is effective today.	
Dated	, at San Francisco, California

Appendix A (Service List for Application 14-11-012)

****** SERVICE LIST *******

Last Updated on 06-OCT-2015 by: JVG A1411012 LIST (Appendix A)

****** PARTIES ********

Jamie L. Mauldin

ADAMS BROADWELL JOSEPH & CARDOZO, PC

EMAIL ONLY

EMAIL ONLY CA 00000

(650) 589-1660

imauldin@adamsbroadwell.com

For: California Unions for Reliable Energy (CURE)

Nora Sheriff

Attorney

ALCANTAR & KAHL

EMAIL ONLY

EMAIL ONLY CA 00000

(415) 721-4143

nes@a-klaw.com

For: California Large Energy Consumers Association (CLECA)

Jordan Pinjuv

Counsel

CALIFORNIA ISO

250 OUTCROPPING WAY

FOLSOM CA 95630

(916) 351-4429

jpinjuv@caiso.com

For: California ISO

Christopher Clay

Legal Division

RM. 4300

505 Van Ness Avenue

San Francisco CA 94102 3298

(415) 703-1123

cec@cpuc.ca.gov

For: ORA

Daniel W. Douglass

Attorney

DOUGLASS & LIDDELL

21700 OXNARD STREET, SUITE 1030

WOODLAND HILLS CA 91367

(818) 961-3001

douglass@energyattorney.com

For: Western Power Trading Forum (WPTF); Alliance for Retai

Energy Markets (AREM); Direct Access Customer Coalition

(DACC)

Don C. Liddell

Attorney

DOUGLASS & LIDDELL

2928 2ND AVENUE

SAN DIEGO CA 92103

(619) 993-9096

Liddell@EnergyAttorney.com

For: California Energy Storage Alliance

Brian T. Cragg

Attorney

GOODIN, MACBRIDE, SQUERI & DAY, LLP

505 SANSOME ST., STE. 900

SAN FRANCISCO CA 94111

(415) 392-7900

BCragg@GoodinMacBride.com

For: Independent Energy Producers Association (IEP)

Elizabeth Lambe

LOS CERRITOS WETLANDS LAND TRUST

PO BOX 30165

LONG BEACH CA 90853

(714) 357-8576

Elizabeth@lcwlandtrust.org

For: Los Cerritos Wetlands Land Trust (LCWLT)

Sara Steck Myers

Attorney At Law

122 - 28TH AVENUE

SAN FRANCISCO CA 94121

(415) 387-1904

ssmyers@att.net

For: EnerNoc, Inc.

Bill Powers, P. E.

POWERS ENGINEERING

4452 PARK BLVD., STE. 209

SAN DIEGO CA 92116

(619) 295-2072

BPowers@PowersEngineering.com

For: Powers Engineering

James Ralph Legal Division

RM. 5037

505 Van Ness Avenue

San Francisco CA 94102 3298

> (415) 703-4673 jr8@cpuc.ca.gov For: ORA

Matthew Vespa Sr. Attorney

SIERRA CLUB

85 SECOND ST,, 2ND FL SAN FRANCISCO CA 94105

(415) 977-5753

matt.vespa@SierraClub.org

For: Sierra Club

Tristan Reyes Close

Sr. Attorney

SOUTHERN CALIFORNIA EDISON COMPANY 2244 WALNUT GROVE AVE. / PO BOX 800

ROSEMEAD CA 91770

(626) 302-2883

Tristan.ReyesClose@sce.com

For: Southern California Edison Company

Ted Ko STEM. INC. EMAIL ONLY

EMAIL ONLY CA 00000

ted.ko@stem.com For: Stem, Inc.

Seth D. Hilton Attorney At Law STOEL RIVES LLP

THREE EMBARCADERO CENTER, STE. 1120

SAN FRANCISCO CA 94111

(415) 617-8913 sdhilton@stoel.com

For: AES Southland Energy, LLC

Kara Miles Ceo & President W POWER, LLC

650 BERCUT DRIVE, SUITE A SACRAMENTO CA 95811

(916) 492-9486

KMiles@WPowerLLC.com

For: Stanton Energy Reliability Center, LLC

David Peck

CALIFORNIA PUBLIC UTILITIES COMMISSION

****** STATE EMPLOYEE *******

EMAIL ONLY

EMAIL ONLY CA 00000

(415) 703-1213 DBP@cpuc.ca.gov

Lily Chow

Regulatory Analyst

CALIFORNIA PUBLIC UTILITIES COMMISSION

EMAIL ONLY

EMAIL ONLY CA 00000

(415) 703-2575

lily.chow@cpuc.ca.gov

Michele Kito

Energy

CALIFORNIA PUBLIC UTILITIES COMMISSION

EMAIL ONLY

EMAIL ONLY CA 00000

(415) 703-2197

mk1@cpuc.ca.gov

Sean A. Simon

Energy

CALIFORNIA PUBLIC UTILITIES COMMISSION

EMAIL ONLY

EMAIL ONLY CA 00000

(415) 703-3791

sean.simon@cpuc.ca.gov

Valerie Kao

Sed

CALIFORNIA PUBLIC UTILITIES COMMISSION

EMAIL ONLY

EMAIL ONLY CA 00000

(415) 703-1341

valerie.kao@cpuc.ca.gov

Yuliya Shmidt

CALIFORNIA PUBLIC UTILITIES COMMISSION

EMAIL ONLY

EMAIL ONLY CA 00000

(415) 703-2719 YS2@cpuc.ca.gov

******** SERVICE LIST ********* Last Updated on 06-OCT-2015 by: JVG A1411012 LIST (Appendix A)

Lisa A. Cottle WINSTON & STRAWN LLP 101 CALIFORNIA ST., 35TH FLOOR SAN FRANCISCO CA 94111-5840 (415) 591-1579

lcottle@winston.com

For: NRG Distributed Generation PR LLC

Tor. TVING Distributed Generation FR ELEC

Regina DeAngelis Administrative Law Judge Division RM. 5105 505 Van Ness Avenue San Francisco CA 94102 3298 (415) 703-2011 rmd@cpuc.ca.gov

Jaime Rose Gannon Energy Division AREA 4-A 505 Van Ness Avenue San Francisco CA 94102 3298 (415) 703-2818 jrg@cpuc.ca.gov

Zita Kline Office of Ratepayer Advocates RM. 4102 505 Van Ness Avenue San Francisco CA 94102 3298 (415) 703-3113 zk1@cpuc.ca.gov For: ORA

Yakov Lasko Office of Ratepayer Advocates RM. 4101 505 Van Ness Avenue San Francisco CA 94102 3298 (415) 703-2287 ynl@cpuc.ca.gov

Diana L. Lee Legal Division RM. 4107 505 Van Ness Avenue San Francisco CA 94102 3298 (415) 703-4342 dil@cpuc.ca.gov

Rachel Mcmahon

Eric Dupre CPUC EMAIL ONLY EMAIL ONLY CA 00000 (415) 703-1458 eric.dupre@cpuc.ca.gov

Rosanne O'Hara Office of Ratepayer Advocates 505 Van Ness Avenue San Francisco CA 94102 3298 (415) 703-2386 ro4@cpuc.ca.gov

Marcelo Poirier Legal Division RM. 5029 505 Van Ness Avenue San Francisco CA 94102 3298 (415) 703-2913 mpo@cpuc.ca.gov

David Marcus ADAMS BROADWELL & JOSEPH EMAIL ONLY EMAIL ONLY CA 00000 (510) 528-0728 dmarcus2@sbcglobal.net

Marc D. Joseph Attorney At Law ADAMS BROADWELL JOSEPH & CARDOZO 601 GATEWAY BLVD. STE 1000 SOUTH SAN FRANCISCO CA 94080 (650) 589-1660 mdjoseph@adamsbroadwell.com

Manal Yamout ADVANCED MICROGRID SOLUTIONS 461 2ND STREET, SUITE 452 SAN FRANCISCO CA 94114 (415) 638-6146 manaly@advmicrogrid.com

Eric Pendergraft AES SOUTHLAND LLC 690 NORTH STUDEBAKER ROAD

****** SERVICE LIST ******* Last Updated on 06-OCT-2015 by: JVG A1411012 LIST (Appendix A)

Energy Division 505 Van Ness Avenue San Francisco CA 94102 3298 (415) 703-1606

Matt Miley Legal Division RM. 5135

rcl@cpuc.ca.gov

505 Van Ness Avenue San Francisco CA 94102 3298

(415) 703-3066 mm2@cpuc.ca.gov

Heather Takle AMERESCO INC **EMAIL ONLY** EMAIL ONLY MA 01701 (508) 598-3043

HTakle@ameresco.com

Barbara Barkovich Consultant BARKOVICH & YAP

EMAIL ONLY EMAIL ONLY CA 00000

(707) 937-6203

barbara@barkovichandyap.com

For: California Large Energy Consumers Association

Scott Blaising

BRAUN BLAISING MCLAUGHLIN SMITH P.C.

915 L STREET, SUITE 1270 SACRAMENTO CA 95814

(916) 682-9702

Blaising@Braunlegal.com

CALIFORNIA ENERGY MARKETS 425 DIVISADERO ST., STE 303 SAN FRANCISCO CA 94117 (415) 552-1764

cem@newsdata.com

Legal Department CALIFORNIA ISO 250 OUTCROPPING WAY FOLSOM CA 95630 (916) 608-7182

e-recipient@caiso.com

LONG BEACH CA 90803

(562) 493-7891

eric.pendergraft@aes.com

Karen Terranova ALCANTAR & KAHL

EMAIL ONLY

EMAIL ONLY CA 00000-0000

(415) 403-5542 filings@a-klaw.com

Udi Helman

HELMAN ANALYTICS

EMAIL ONLY

EMAIL ONLY CA 00000 Udi@HelmanAnalytics.com

Rachel Gold Policy Director

LARGE-SCALE SOLAR ASSOCIATION

EMAIL ONLY

EMAIL ONLY CA 00000

(510) 629-1024

Rachel@LargeScaleSolar.org

Megan M. Myers

Attorney

LAW OFFICES OF SARA STECK MYERS

122 - 28TH AVENUE SAN FRANCISCO CA 94121

(415) 994-1616

MeganMMyers@yahoo.com

Lilly B. Mckenna

MANATT PHELPS & PHILLIPS, LLP

ONE EMBARCADERO CENTER, 30TH FLOOR

SAN FRANCISICO CA 94111

(415) 291-7400

lmckenna@manatt.com

MRW & ASSOCIATES, LLC

EMAIL ONLY

EMAIL ONLY CA 00000

(510) 834-1999

mrw@mrwassoc.com

Brian Theaker

Director - Regulatory Affairs

A.14-11-012 ALJ/RMD/ar9

PROPOSED DECISION

********* SERVICE LIST ********* Last Updated on 06-OCT-2015 by: JVG A1411012 LIST (Appendix A)

Matthew Barmack

Dir. - Market & Regulatory Analysis CALPINE CORPORATION

4160 DUBLIN BLVD., SUITE 100

DUBLIN CA 94568 (925) 557-2267

BarmackM@calpine.com

Mona Tierney-Lloyd

Sr. Dir., Western Regulatory Affairs

ENERNOC, INC. PO BOX 378

CAYUCOS CA 93430 (805) 995-1618

mtierney-lloyd@enernoc.com

Diane Fellman

Vp - Regulatory & Government Affairs

NRG WEST REGION

100 CALIFORNIA ST., STE. 650 SAN FRANCISCO CA 94111-4505

(415) 627-1651

Diane.Fellman@nrg.com

George Zahariudakis

Energy Supply Proceedings PACIFIC GAS & ELECTRIC COMPANY

DO DOY 770000 MC DOA

PO BOX 770000, MC B9A

SAN FRANCISCO CA 94177-0001

(415) 973-2079 GXZ5@pge.com

Case Administration

PACIFIC GAS AND ELECTRIC COMPANY

EMAIL ONLY

EMAIL ONLY CA 00000 RegRelCPUCCases@pge.com

Charles R. Middlekauff

PACIFIC GAS AND ELECTRIC COMPANY

LAW DEPT.

77 BEALE STREET, B30A / PO BOX 7442

SAN FRANCISCO CA 94105

(415) 973-6971 CRMd@pge.com

Mark Huffman Attornev At Law

PACIFIC GAS AND ELECTRIC COMPANY 77 BEALE ST., PO BOX 770000, MC B30A

SAN FRANCISCO CA 94177

(415) 973-3842

NRG ENERGY, INC. EMAIL ONLY

EMAIL ONLY CA 00000

(530) 295-3305

Brian.Theaker@nrg.com

Sean Beatty

NRG WEST

EMAIL ONLY

EMAIL ONLY CA 00000

(925) 427-3483

sean.beatty@nrg.com

Alison Seel

Associate Attorney

SIERRA CLUB

85 SECOND STREET, 2ND FLOOR

SAN FRANCISCO CA 94105

(415) 977-5737

alison.seel@SierraClub.org

Lujuana Medina

SOCALGAS

EMAIL ONLY

EMAIL ONLY CA 00000

(310) 592-0318

lmedina@semprautilities.com

Case Administration

SOUTHERN CALIFORNIA EDISON COMPANY

2244 WALNUT GROVE AVE. / PO BOX 800

ROSEMEAD CA 91770

(626) 302-3101

case.admin@sce.com

Dawn Anaiscourt

Dir - Cpuc Regulatory Affairs

SOUTHERN CALIFORNIA EDISON COMPANY

EMAIL ONLY

EMAIL ONLY CA 00000

(415) 929-5518

Dawn.anaiscourt@sce.com

Linda Morales

Case Administrator

SOUTHERN CALIFORNIA EDISON COMPANY

2244WALNUT GORVE AVE./ PO BOX 800

ROSEMEAD CA 91770

linda.morales@sce.com

******** SERVICE LIST *********
Last Updated on 06-OCT-2015 by: JVG
A1411012 LIST
(Appendix A)

mrh2@pge.com

Sue Mara Consultant RTO ADVISORS, LLC 164 SPRINGDALE WAY REDWOOD CITY CA 94062 (415) 902-4108 sue.mara@RTOadvisors.com

Despina Niehaus California Regulatory Afairs SAN DIEGO GAS & ELECTRIC COMPANY EMAIL ONLY EMAIL ONLY CA 00000 (858) 654-1714 dniehaus@semprautilities.com

Douglas Davie Vice President WELLHEAD ELECTRIC COMPANY, INC. EMAIL ONLY EMAIL ONLY CA 00000-0000 (916) 447-5171 ddavie@wellhead.com

Noelle R. Formosa Attorney WINSTON & STRAWN LLP 101 CALIFORNIA STREET, 35TH FLOOR SAN FRANCISCO CA 94111 (415) 591-6811 NFormosa@winston.com

Kevin Woodruff WOODRUFF EXPERT SERVICES 1127 - 11TH STREET, SUITE 514 SACRAMENTO CA 95814 (916) 442-4877 kdw@woodruff-expert-services.com Avra Durack STEM, INC. EMAIL ONLY EMAIL ONLY CA 00000 avra.durack@stem.com

Marcel Hawiger Staff Attorney THE UTILITY REFORM NETWORK 785 MARKET ST., STE. 1400 SAN FRANCISCO CA 94103 (415) 929-8876 X311 marcel@turn.org

(End of Appendix A)