July 30, 2015

Center for Sustainable Energy Advice Letters (AL) 59, 59-A, 59-B
Pacific Gas and Electric Company ALs 4609-E, 4609-E-A, 4609-E-B
Southern California Edison Company ALs 3199-E, 3199-E-A, 3199-E-B

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Michael R. Hoover
Director, State Regulatory Affairs
c/o Karyn Gansecki
Southern California Edison Company
601 Van Ness Avenue, Suite 2030
San Francisco, CA 94102

Subject: Proposed Standalone Multifamily Affordable Solar Housing (MASH) Program Handbook to Incorporate Changes to the MASH Program Necessary to Align with Decision 15-01-027.

Dear Ms. Allen, Mr. Constantine, Mr. Hoover and Mr. Worden:

This letter disposes of the jointly filed advice letters (AL) Center for Sustainable Energy AL 59, 59-A and AL 59-B; Pacific Gas & Electric Company AL 4609-E, AL 4609-E-A and AL 4609-E-B; and Southern California Edison Company AL 3199-E, AL 3199-E-A and AL 3199-E-B. Ordering Paragraph (OP) 1 of Decision (D.)15-01-027 directs the Multifamily Affordable Solar Housing (MASH) Program Administrators (PAs) to file an Advice Letter with a standalone MASH Handbook (Handbook), which incorporates changes to the program needed to align with the decision. Based on its review and analysis, Energy Division (ED) has determined that the advice filings as modified by the two supplemental filings are compliant with D.15-01-027 and are approved as filed and effective July 31, 2015.

Background:

The initial Joint AL was timely filed on March 30, 2015. The MASH PAs filed a supplement to the Joint AL (CSE AL-59-A, et.al.) on April 20, 2015 with a correction to the MASH cost cap calculation in the “Limitations on Installed Cost” section of the MASH Handbook. The Joint AL was protested by California Solar Energy Industries Association (CALSEIA), Shorebreak Energy Developers, LLC (Shorebreak) and Everyday Communications corp. dba Everyday Energy (Everyday Energy) jointly with the MASH Coalition on April 20, 2015. On April 27, 2015, the MASH PAs filed a reply to the protests of CALSEIA, Everyday Energy and the MASH Coalition, and Shorebreak. On April 27, 2015, Nexitility, LLC filed comments on Everyday Energy and the MASH Coalition’s protest, however, under Section 7.4.3 of the CPUC’s General Order 96-B, only the utility filing an advice letter may reply to a protest. Nexitility acknowledged this in its comments and Energy Division did not consider Nexitility’s filing in its analysis. On April 29, 2015, staff suspended the Joint AL to allow more time for review.
On February 27, 2015, Shorebreak filed a Petition for Modification (PFM) of D.15-01-027. On July 23, 2015, the Commission adopted a decision granting in part and denying in part Shorebreak’s PFM. That decision in R.12-11-005 grants Shorebreak’s request to modify D.15-01-027 by removing the requirement that documentation of CPUC Code 2852 “must have been recorded at least 180 calendar days prior to the date of the MASH application, or if recorded within 180 days of MASH application, replace a similarly complying pre-existing restriction or covenant”¹ (the 180 day requirement). The PFM decision denies Shorebreak’s request to adopt a specific form for a deed restriction under Section 2852. OP 2 of the PFM decision requires the MASH PAs to file a supplement to the Joint AL with an updated Handbook that does not include the 180 day requirement. The MASH PAs filed a supplement to the Joint AL (CSE AL-59-B, et.al.) on July 27, 2015 that removes the 180 day requirement from the Handbook. Also on July 27, 2015 the MASH PAs filed a substitute sheet to correct a typographical error in the Handbook.

Discussion:

D.15-01-027 requires that the MASH PAs file a standalone Handbook based on the California Solar Initiative (CSI) General Market Handbook but with modifications to include changes directed in the Decision. The Joint AL proposes Handbook provisions to implement all the requirements as set forth in D.15-01-027. The July 23, 2015 decision granting in part and denying in part Shorebreak’s PFM renders Shorebreak’s protest moot. The imminent launch of the new MASH program makes CALSEIA’s and Everyday Energy and the MASH Coalition’s request for the MASH PAs to issue conditionally approved reservations also moot.

Accordingly, pursuant to D.15-01-027, the jointly filed Tier 2 advice letters are compliant with Commission decisions. Attachment A contains a detailed discussion of the Energy Division staff’s review of CALSEIA’s, Shorebreak’s and Everyday Energy/MASH Coalition’s protests and the MASH PAs’ reply.

Sincerely,

Edward Randolph
Director, Energy Division
California Public Utilities Commission

cc: Service List R.12-11-005
Brad Heaver, California Solar Energy Industries Association
Scott A. Sarem, Everyday Energy
Wayne Waite, Everyday Energy
G. Andrew Blauvelt, MASH Coalition
Randall Simmin, MASH Coalition
Kevin McSpadden, Shorebreak Energy Developers, LLC

¹ D.15-01-027 at page 56.
Attachment A

Review and Analysis

Background

As directed by OP 1 of D.15-01-027, the MASH PAs jointly filed CSE AL-59, et.al. on March 20, 2015. The MASH PAs filed a supplement to the Joint AL (CSE AL 59-A, et.al.) on April 20, 2015 with a correction to the MASH cost cap calculation in the “Limitations on Installed Cost” section of the MASH Handbook.

Four parties submitted protests to the Joint AL. California Solar Energy Industries Association (CALSEIA) and Shorebreak Energy Developers, LLC (Shorebreak) each filed separate protests. Everyday Communications corp. dba Everyday Energy (Everyday Energy) and the MASH Coalition filed a joint protest. The MASH PAs filed a joint reply to those protests on April 27, 2015.

Also, on February 27, 2015, Shorebreak filed a Petition for Modification (PFM) of D. 15-01-027. On July 23, 2015, the Commission adopted a decision granting in part and denying in part Shorebreak’s PFM. That decision in R.12-11-005 grants Shorebreak’s request to modify D.15-01-027 by removing the requirement that documentation of CPUC Code 2852 “must have been recorded at least 180 calendar days prior to the date of the MASH application, or if recorded within 180 days of MASH application, replace a similarly complying pre-existing restriction or covenant”2 (the 180 day requirement). The PFM decision denies Shorebreak’s request to adopt a specific form for a deed restriction under Section 2852. OP 2 of the PFM decision requires the MASH PAs to file a supplement to the Joint AL with an updated Handbook that does not include the 180 day requirement. The MASH PAs filed a supplement to the Joint AL (CSE AL 59-B, et.al.) on July 27, 2015. Also on July 27, 2015 the MASH PAs filed a substitute sheet to correct a typographical error in the Handbook.

For ease of reference, the following table displays the protest issue filed by each party:

<table>
<thead>
<tr>
<th>Protest Issue</th>
<th>Shorebreak</th>
<th>CALSEIA</th>
<th>Everyday Energy and MASH Coalition</th>
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<tbody>
<tr>
<td>1) Prejudges Application for Rehearing and Petition for Modification</td>
<td></td>
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<tr>
<td>2) Amend Application Process to Address Delays in Program Implementation</td>
<td></td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>3) Allow Project Applicant and All Entities Included in Broader Definition of Host Customer to Request Reservation Transfer</td>
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Protest Issue 1: Approval of Handbook would prejudge Shorebreak’s Application for Rehearing and Petition for Modification

Shorebreak protests the Joint AL’s proposed effective date of April 29, 2015, arguing that making the Handbook effective prior to the Commission ruling on its Application for Rehearing and Request for Stay of D.15-01-027 (filed on February 14, 2015) and its PFM of D.15-01-027 (filed on February 27, 2015) would prejudge the outcome of both. In both its Application for Rehearing and PFM, Shorebreak argues that the 180 day requirement should be removed from the Decision. Additionally,

2 D.15-01-027 at page 56.
in its PFM, Shorebreak requests that the Commission adopt a specific form for a deed restriction under Section 2852 and include these criteria in the Handbook.

The Handbook proposed by the MASH PAs in their original Joint AL (CSE AL 59, et.al.) included language requiring that documentation of CPUC Code 2853 be recorded 180 days prior to the initial MASH application submittal date. Because both the Application for Rehearing and PFM were pending before the Commission at the time the Joint AL was filed, Shorebreak is concerned that adopting the Handbook originally proposed by the MASH PAs would unfairly prejudice the Commission’s rulings and requests that the Joint AL have an effective date after the Commission has ruled on its Application for Rehearing and PFM.

**MASH PAs’ Response to Protest Issue 1**

In response to Protest Issue 1, the MASH PAs state that they are following existing direction in D.15-01-027 and will continue to move forward with the requirements in the Decision unless they are directed otherwise by the Commission.

**Energy Division Disposition re: Protest Issue 1**

ED finds Shorebreak’s protest on this issue now moot. Because the Commission adopted a decision on July 23, 2015, which grants in part and denies in part Shorebreak’s PFM, Shorebreak’s protest to the effective date of the Joint AL is now irrelevant. As directed by OP 2 of the PFM decision, the MASH PAs filed supplemental advice letter CSE 59-B et.al. on July 23, 2015, which removed the 180 day requirement from the Handbook. Additionally, the PFM decision denies Shorebreak’s request that the Commission adopt a specific form for a deed restriction under Section 2852. Through the PFM decision, the Commission has ruled on both issues that Shorebreak raised as pending. The MASH PAs accordingly supplemented the Joint AL to modify the proposed MASH Handbook consistent with the PFM decision and, therefore, Energy Division finds this protest issue to be moot.

**Protest Issue 2: Amend Application Process to Address Delays in Program Implementation**

In the Joint AL (CSE AL 59, et.al.) filed on March 30, 2015, the MASH PAs proposed to launch the new MASH program within 90 days after approval of the advice filing. Both: CALSEIA and the joint protest of Everyday Energy and the MASH Coalition express concerns that the MASH PAs’ proposed timeline to launch the new MASH program will have negative effects on applicants’ ability to retain and attract private investment and threaten the ability of the program to meet its goals.

CALSEIA proposes that the MASH PAs provide conditional approval of reservations for applications currently on the wait list, before the new program launches, so that these projects can finalize financing and begin construction. CALSEIA proposes that, within 30 days after approval of the advice filing, the MASH PAs determine the number of projects currently on the wait list that the available budget in each territory will be able to cover and give notice to these applicants that funding is being reserved for their project if it is built according to program rules.

Everyday Energy and the MASH Coalition propose that the PAs add an earlier step to the application process to “make a conditional reservation commitment” to projects that have been on the current wait list for over a year, in order to enable these projects to move forward.

**MASH PAs’ Response to Protest Issue 2**

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3 Everyday Energy and the MASH Coalition Protest at page 2.
In their April 27, 2015 reply to protests, the MASH PAs explain that the launch of the new MASH program is contingent on development and release of the updated PowerClerk database and that they are working with Clean Power Research to reduce the development timeline in order to open the program as soon as possible. The MASH PAs also propose to send a “Wait List Queueing Order Letter” to Applicants or Host Customers who request one. The letter would state the applications wait list status and placement in the queue but would also state that the incentive is not guaranteed, the project must meet all MASH requirements in order to be eligible, no application documents will be reviewed prior to distribution of the letter and that, once the program launches, any notification will override the Letter.

In the supplemental advice letter CSE 59-B et.al filed on July 27, 2015, the MASH PAs state that they no longer require 90 days after approval of the supplemental advice letter to launch the new program and instead propose to do so within 10 calendar days after approval of the supplemental advice letter.

**Energy Division Disposition re: Protest Issue 2**

In the supplemental advice letter CSE-59-B et. al, the MASH PAs amended the proposed launch date of the new program to within 10 days after approval of the supplemental advice letter. Energy Division concludes that, because the MASH PAs will be able to begin processing applications currently on the wait list within 10 days of approval of this advice filing, CALSEIA’s and Everyday Energy/MASH Coalition’s protests have been made moot. Applicants on the wait list will be able to submit documentation demonstrating that they meet the new program requirements and the MASH PAs will be able to issue reservation confirmations for these projects within a reasonable timeframe of approval of this advice filing. Therefore, creating a preliminary step in the application process or providing conditional approval for projects on the wait list is not necessary.

**Protest Issue 3: Request to include the Project Applicant and any or all of the entities included in a broader definition of “Host Customer” as authorized to request a Reservation Transfer**

Everyday Energy and the MASH Coalition request that the Handbook language in Section 4.3.3 be revised to include a broader definition of “Host Customer” and to allow both the Host Customer and Applicant to request a Reservation Transfer, with the agreement of the other party (if they are different entities). Everyday Energy and the MASH Coalition argue that several entities are typically involved in the ownership of affordable housing properties and that “any and all of these entities, individually or collectively, should be authorized to make a Request for Transfer”. Everyday Energy and the MASH Coalition also argue that, in the event that they are different entities, both the Host Customer and Applicant should be required to authorize a Request for Transfer.

**MASH PAs’ Response to Protest Issue 3**

In response to Protest Issue 3, the MASH PAs argue that D.15-01-027 directs them to use language, policies and procedures from the existing CSI General Market Handbook unless otherwise specified in the Decision. Section 4.3.3 contains the original language from the CSI Handbook.

**Energy Division Findings re: Protest Issue 3**

Energy Division agrees with the MASH PAs that D.15-01-027 directs them to use language from the existingCSI General Market Handbook, except for cases in which modifications are necessary to reflect program changes ordered by the Decision. D.15-01-027 states that, “The new MASH

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4 Everyday Energy and the MASH Coalition Protest at page 4.  
5 http://www.gosolarcalifornia.ca.gov/documents/CSI_HANDBOOK.PDF
Handbook should utilize existing MASH program language in the CSI Handbook, as appropriate, and be edited to include changes to the program established in this decision. The definition of “Host Customer” and the entities eligible to request a Reservation Transfer are not addressed in D.15-01-027 and, therefore, the proposed MASH Handbook is correct in using the original language from the CSI Handbook for Section 4.3.3.

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D.15-01-027, Conclusion of Law 7.
April 20, 2015

Advice No. 59-A
(Center for Sustainable Energy™)

Advice No. 4609-E-A
(Pacific Gas and Electric Company – U 39 E)

Advice No. 3199-E-A
(Southern California Edison Company – U 338-E)

PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA
ENERGY DIVISION

SUBJECT: SUPPLEMENTAL FILING: Proposed Standalone Multifamily Affordable Solar Housing (MASH) Program Handbook to Incorporate Changes to the MASH Program Necessary to Align with Decision (D.)15-01-027.

PURPOSE

In accordance with Commission Decision D.15-01-027, the Center for Sustainable Energy™ (CSE), on behalf of the Multifamily Affordable Solar Housing (MASH) Program Administrators (PAs), the Center for Sustainable Energy (CSE), hereby submits this supplemental advice filing to propose a standalone MASH Program Handbook, including proposed amendments to existing MASH language within the California Solar Initiative (CSI) Program Handbook, to incorporate changes to the MASH Program necessary to align with D.15-01-027. This supplemental filing therefore replaces, in its entirety, CSE Advice Letter 59 / PG&E Advice Letter 4609-E / SCE Advice Letter 3199-E (Original Advice Letter), filed on March 30, 2015.

BACKGROUND

In October 2008, the Commission issued D.08-10-036, which established the $108 million MASH incentive program for qualifying affordable housing developments, as

1 The MASH PAs are Pacific Gas and Electric Company (PG&E), Southern California Edison Company (SCE), and CSE in the service territory of San Diego Gas & Electric Company (SDG&E).
defined in state law. Subsequently, in 2013, the California Legislature passed Assembly Bill (AB) 217 (Stats. 2013, Ch. 609), authorizing $108 million in new funding for the MASH and Single Family Affordable Solar Homes (SASH) Programs. AB 217 additionally set a goal of 50 megawatts (MW) of installed capacity across both programs and extended both programs until 2021, or the exhaustion of the new funding, whichever occurs first. Most significantly, AB 217 also set the following new policy goals for the MASH and SASH Programs:

- Maximize the overall benefit to ratepayers;
- Require participants who receive monetary incentives to enroll in the Energy Savings Assistance (ESA) program, if eligible; and
- Provide job training and employment opportunities in the solar energy and energy efficiency sectors of the economy.

The Commission issued D.15-01-027 on January 30, 2015 to begin implementation of AB 217. D.15-01-027 established budgets, incentives, and evaluation requirements for the MASH and SASH Programs. Recognizing that the CSI General Market program will sunset at the end of 2016, rather than update the existing MASH Program sections of the CSI Program Handbook, the Commission instead required the MASH PAs to create a standalone handbook for the new MASH Program. D.15-01-027 specifically directs that “[t]he new MASH Handbook should utilize existing MASH program language in the CSI Handbook, as appropriate, and be edited to include changes to the program established in this decision.” As per Ordering Paragraph 1, the MASH PAs are required to file the updated standalone MASH Program Handbook with the Commission for approval via a Tier 2 implementation advice letter.

On March 30, 2015, CSE, on behalf of the MASH PAs, filed the Original Advice Letter to propose a standalone MASH Program Handbook, including proposed amendments to existing MASH language within the CSI Program Handbook, to incorporate changes to the MASH Program necessary to align with D.15-01-027. On March 27, 2015, the MASH PAs received notice from Energy Division staff that Section 3.6 Limitations on Installed Cost and the Cost Cap methodology should be updated to include MASH projects. The current Cost Cap is calculated based on completed CSI residential and nonresidential projects statewide. MASH projects are not included in the current cost cap.

In accordance with Ordering Paragraph 1 of D.15-01-027 and the aforementioned further direction from Energy Division staff to modify the current cost cap methodology and create a cost cap specific to the MASH program, the MASH PAs hereby file this supplemental advice filing.

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2 D.15-01-027 at 8.
PROPOSED STANDALONE MASH PROGRAM HANDBOOK

Included in Attachment A to this advice filing is the proposed standalone MASH Program Handbook. This standalone MASH Program Handbook includes proposed amendments to existing MASH language within the CSI Program Handbook to incorporate changes to the MASH Program necessary to align with D.15-01-027. These proposed revisions to existing MASH language within the CSI Program Handbook are summarized below.

Proposed Amendments to Existing MASH language within the CSI Program Handbook to Incorporate Changes to the MASH Program Necessary to Align with D.15-01-027

Program Overview
Modified section to reflect the updates and budgets in D.15-01-027, along with background on the previous MASH Program.

Affected Section: 1.1

MASH Program Budget
Updated section to reflect the new MASH budget. Table 1 has been updated to reflect the new budget; Table 2 has been added to show the budget breakdown by category.

Affected Section: Tables 1 and 2

MW Targets
Section updated to reflect the new megawatt (MW) capacity goal and cap limits on the Track 1D incentive.

Affected Section 1.1.2

Incentive Structure
Section updated to reflect new Track 1C and 1D incentive structure. Table 3 has been updated to reflect the new incentive levels and eligibility requirements.

Affected Section 1.1.3; Table 3

Special Funding for Low-Income Properties
Section updated to reflect the new Track 1C/1D incentive level requirements.

Affected Section: 1.1.4

Getting Started with Solar
Removed language from the CSI Program Handbook and listed each Program Administrator’s website.
Affected Section:  1.2

**Program Eligibility Criteria and Requirements**
Section updated to reflect the new effective dates for the MASH Program.

Affected Section:  2.0

**Energy-Efficiency Requirements**
Section updated to reflect the new walkthrough audit requirements and energy efficiency program enrollment for multifamily low income housing communities. This section also lists the requirement for PAs to provide the Energy Savings Assistance (ESA) Program referral list to respective utility ESA Program staff.

Affected Section:  2.3

**Energy Saving Assistance (ESA) Program**
Section added to reflect ESA Program requirements per D.15-01-027 to receive a MASH incentive.

Affected Section:  2.4

**Job Training Requirements**
Section added to list the standards for job training programs, standards for unsuitable job training program proximity, and standards and guidance on community outreach to be completed if a job training program is not within a 50 mile proximity to a project site.

Affected Section:  2.5

**Affidavit Ensuring 50% Tenant Economic Benefit**
Section added to reflect the appropriate documentation to be submitted by the Host Customer to demonstrate that at least 50% of the economic benefit will be reserved for tenants through the life of the solar generating system.

Affected Section:  2.6

**Multifamily Affordable Solar Housing Incentive Structure**
Section and Table 5 updated to reflect MASH Track 1C/1D incentive levels and program status.

Affected Section:  3; Table 5

**Right to Audit Final Project Costs and Affidavits**
Added language: “The PAs and/or the CPUC reserve the right to request further documentation that demonstrates compliance with all program requirements including
(but not limited to) supporting documents associated with the job training and tenant benefit affidavits.”

Affected Section: 3.4

Application Process for MASH Projects
Section updated to reflect the 3-Step MASH application process. This section has been updated to reflect the new Track 1C/1D incentives and the new/additional documentation required to receive Track 1C/1D incentive funding. New documents required at Step 1: Energy Savings Assistance (ESA) Program referral list and Affidavit Ensuring Economic Tenant Benefit. New documents required at Step 2: Documentation of onsite walkthrough energy audit and Documentation requesting Job Training Exemption (if applicable). New documents required at Step 3: Job Training Affidavit and Proof of Community Outreach (if applicable). In addition, Table 7 has been updated to reflect the new documents required and reference section number for more information.

Affected Section: 4; Table 7

Application Forms and Documentation
Sections added to provide descriptions of the new documents and requirements for the new MASH program. The following documents have been added with a description:
- Affidavit Ensuring 50% Tenant Economic Benefit
- Energy Savings Assistance (ESA) Program Referrals
- Documentation of energy efficiency walkthrough ASHRAE Level 1 or higher
- Documentation requesting Job Training Exemption
- Job Training Affidavit
- Proof of Community Outreach

Affected Section: 4.2.1.3; 4.2.1.10; 4.2.2.4; 4.2.2.5; 4.2.3.5; and 4.2.3.6

Notification, Sanctions and Dispute Resolution
Section has been updated to reflect the new High-volume and Low-volume project numbers over a 12-month rolling period to determine probation and/or program removal based on failures.

Affected Section: 4.7

Expanded Budget Guidelines
Added sections to reflect the different guidelines for wait-listed projects submitted into queue prior to the issuance of D.15-01-027, dated January 30, 2015, as opposed to the guidelines for wait-listed projects submitted into queue after the issuance of D.15-01-027, and dated January 30, 2015. This section specifically outlines the queuing process
and updated timelines for wait-listed projects submitted to the wait-list prior to January 30, 2015.

Affected Section: 4.8.2; 4.8.3

Acronyms
Section moved from the beginning of the handbook to the end of the handbook.

Affected Section: 9

Cover Sheet for Public Utilities Code Section 2852 Documentation
The cover sheet can be printed from the Handbook for applicant use.

Affected Section: Appendix D

Affidavit Ensuring Minimum 50% Economic Tenant Benefit
This new affidavit can be printed from the Handbook for applicant use.

Affected Section: Appendix E

Job Training Affidavit
This new affidavit can be printed from the Handbook for applicant use.

Affected Section: Appendix F

Energy Savings Assistance (ESA) Program Information Notice for Tenants
ESA Program notices from Southern California Edison, San Diego Gas & Electric, and Pacific Gas & Electric for property owners to post onsite for tenant information.

Affected Section: Appendix G

Performance Based Incentive (PBI)
All PBI language has been removed from the MASH Program Handbook.

Affected Section: All sections that previously included references to PBI

Limitations on Installed Cost
Section updated with the MASH cost cap calculation, and removal of the existing CSI cost caps for >10kW and ≤ 10kW. The cost cap methodology will be a simple mean based on MASH data from 2013 and forward, plus a $1.00 adder. The MASH project data will include only those that have been completed in 2013 forward and are customer-owned systems. Additionally, since a large number of MASH projects currently on the wait list are third party-owned projects, the PAs also propose eliminating the use of a rolling 12-month range. Instead, the MASH cost cap calculation will be updated as
customer owned projects are completed going forward. This approach will allow for the MASH specific cost cap to be implemented at program launch.

Affected Section: 3.6

**PROPOSED MASH PROGRAM IMPLEMENTATION**

D.15-01-027 additionally required several MASH Program implementation matters to be addressed in this Tier 2 implementation advice filing. Accordingly, these proposed implementation activities are summarized below:

**New MASH Program Launch Date**
The MASH PAs propose to launch the new MASH Program within 90 calendar days after approval of this advice filing and proposed standalone MASH Program Handbook.

**Energy Efficiency Program Workshop**
As per Ordering Paragraph (OP) 16 of D.15-01-027, PG&E is directed to lead a workshop on available energy efficiency programs for MASH Program contractors and property owners and a date for this workshop is to be proposed in this Tier 2 implementation advice filing. The PAs hereby propose April 30, 2015 for this workshop.

**MASH Administrative Budget Rollover**
As per OP 13 of D.15-01-027, the MASH PAs must roll over their administrative budget surpluses from the current MASH Program to their new MASH Program’s incentive budgets. Accordingly, the PAs agree to roll over their MASH administrative budget surpluses to their MASH incentive budgets upon the approval date of this advice filing.

**MASH Marketing Plans**
PG&E has reviewed its 2015 MASH Marketing & Outreach Plan (Advice Letter 4579-E) in light of D.15-01-027 and will not be proposing any amendments to the currently filed 2015 M&O plan.

SCE has reviewed its 2015 MASH Marketing & Outreach Plan (Advice Letter 3142-E) in light of D.15-01-027 and will not be proposing any amendments to the currently filed 2015 M&O plan.

CSE has reviewed its 2015 MASH Marketing & Outreach Plan and has submitted a revised 2015 MASH M&O Plan separate from this Advice Letter and Handbook filing.
TIER DESIGNATION

Pursuant to General Order (GO) 96-B, Energy Industry Rule 5.2, this Supplemental Advice Letter is submitted with a Tier 2 designation.

PROTESTS

The MASH PAs respectfully request a shortened protest period for this supplemental advice filing. Given that the majority of these proposed revisions to existing MASH language within the CSI Program Handbook were made in the Original Advice Letter, allowing for sufficient opportunity and time for review, we do not believe that anyone will be prejudiced by a shortened protest period. Therefore, anyone wishing to protest this Supplemental Advice Letter may do so by letter sent via U.S. mail, by facsimile or electronically, any of which must be received no later than April 30, 2015, which is ten (10) days after the filing of this Advice Letter. Protests should be mailed to:

CPUC Energy Division
Attention: Tariff Unit
505 Van Ness Ave., 4th Floor
San Francisco, CA 94102
Email: EDTariffUnit@cpuc.ca.gov

Copies of the protest should also be sent to the attention of the Director, Energy Division, Room 4004, at the address shown above.

A copy of the protest should also be sent via e-mail and U.S. mail to the addresses shown below on the same date it is mailed or delivered to the Commission:

For CSE:
Sachu Constantine
Director of Policy
Center for Sustainable Energy™
9325 Sky Park Court, Suite 100
San Diego, CA 92123
E-mail: sachu.constantine@energycenter.org

For PG&E:
Meredith Allen
Senior Director, Regulatory Relations
Pacific Gas and Electric Company
77 Beale Street, Mail Code B10C
P.O. Box 770000
San Francisco, CA 94177
E-mail: PGETariffs@pge.com
For SCE:
Russell G. Worden
Managing Director, State Regulatory Operations
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Michael R. Hoover
Director, State Regulatory Affairs
c/o Karyn Gansecki
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601 Van Ness Avenue, Suite 2030
San Francisco, California 94102
Facsimile: (415) 929-5544
E-mail: Karyn.Gansecki@sce.com

There are no restrictions as to who may file a protest, but the protest shall set forth specifically the grounds upon which it is based and shall be submitted expeditiously.

EFFECTIVE DATE

CSE requests that this Supplemental Advice Letter become effective on May 10, 2015, which is twenty (20) calendar days after the date of filing. The MASH PAs propose to launch the new MASH Program within ninety (90) days after approval of this advice filing and proposed standalone MASH Program Handbook.

NOTICE
CSE is providing a copy of this Supplemental Advice Letter to service list R.12-11-005.

Sachu Constantine
Director of Policy
Center for Sustainable Energy™

Attachments:
Attachment A – Standalone Multifamily Affordable Solar Housing (MASH) Program Handbook

cc: Service List R.12-11-005
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<th><strong>Advice Letter (AL) #: <strong><strong>59-A</strong></strong>__________________</strong></th>
</tr>
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<tbody>
<tr>
<td>Subject of AL: <strong>Supplemental Filing: Proposed Draft Standalone Multifamily Affordable Solar Housing (MASH) Program Handbook to Incorporate Changes to the MASH Program Necessary to Align with D.15-01-027</strong></td>
</tr>
</tbody>
</table>

| **Keywords (choose from CPUC listing): **Compliance; Rebates_________________________

| **AL filing type:** □ Monthly □ Quarterly □ Annual □ One-Time □ Other _____________________________ |

| **If AL filed in compliance with a Commission order, indicate relevant Decision/Resolution #: **D.15-01-027 |

| **Does AL replace a withdrawn or rejected AL? If so, identify the prior AL** | No___________________________ |

| **Summarize differences between the AL and the prior withdrawn or rejected AL:** N/A______________ |

| **Resolution Required?** □ Yes □ No |

| **Requested effective date:** May 10, 2015______________ | **No. of tariff sheets:** 0______________ |

| **Estimated system annual revenue effect:** (%) : 0___________________________ |

| **Estimated system average rate effect (%):** 0______________________________ |

| **When rates are affected by AL, include attachment in AL showing average rate effects on customer classes (residential, small commercial, large C/I, agricultural, lighting).** |

| **Tariff schedules affected:** N/A__________________________________________ |

| **Service affected and changes proposed:** Proposed Draft Standalone Multifamily Affordable Solar Housing (MASH) Program Handbook to Incorporate Changes to the MASH Program Necessary to Align with D.15-01-027 |

| **Pending advice letters that revise the same tariff sheets:** N/A______________ |

| **Protests and all other correspondence regarding this AL are due no later than 20 days after the date of this filing, unless otherwise authorized by the Commission, and shall be sent to:** |

<table>
<thead>
<tr>
<th><strong>CPUC, Energy Division</strong></th>
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</thead>
<tbody>
<tr>
<td><strong>Attention: Tariff Unit</strong></td>
</tr>
<tr>
<td>505 Van Ness Ave., 4th Flr.</td>
</tr>
<tr>
<td>San Francisco, CA 94102</td>
</tr>
<tr>
<td><a href="mailto:EDTariffUnit@cpuc.ca.gov">EDTariffUnit@cpuc.ca.gov</a></td>
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<tbody>
<tr>
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</tr>
<tr>
<td>Center for Sustainable Energy</td>
</tr>
<tr>
<td>9325 Sky Park Court, Suite 100</td>
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<tr>
<td>San Diego, CA 92123</td>
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<tr>
<td><a href="mailto:sachu.constantine@energycenter.org">sachu.constantine@energycenter.org</a></td>
</tr>
</tbody>
</table>

---

1 Discuss in AL if more space is needed.
On behalf of the Multifamily Affordable Solar Housing (MASH) Program Administrators (PAs), please find CSE Advice Letter 59-A / PG&E Advice Letter 4609-E-A / SCE Advice Letter 3199-E-A, a supplemental advice filing to propose a draft standalone MASH Program Handbook, including proposed amendments to existing MASH language within the California Solar Initiative (CSI) Program Handbook, to incorporate changes to the MASH Program necessary to align with D.15-01-027.

Due to the size of Attachment A, the Draft Standalone Multifamily Affordable Solar Housing (MASH) Program Handbook, rather than providing a hard copy of the document, we instead provide notice that Attachment A may be viewed at:


If you would like to request a hard copy of the Draft Standalone Multifamily Affordable Solar Housing (MASH) Program Handbook, please contact Sephra Ninow via e-mail at sephra.ninow@energycenter.org or via telephone at 858-244-1186.

Thank you!
BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

Order Instituting Rulemaking Regarding Policies, Procedures and Rules for the California Solar Initiative, the Self-Generation Incentive Program and Other Distributed Generation Issues.

RULEMAKING 12-11-005
(Filed November 8, 2012)

CERTIFICATE OF SERVICE

I hereby certify that I have this day served a copy of this CSE ADVICE LETTER 59-A / PG&E ADVICE LETTER 4609-E-A / SCE ADVICE LETTER 3199-E-A on all known parties of record in this proceeding by delivering a copy via email to the current service list for R.12-11-005 or by delivering a copy via U.S. First Class mail to those members of the current service list for R.12-11-005 with no or undeliverable email addresses.

Executed on April 20, 2015, in San Diego, CA.

Sephra Ninow
Regulatory Affairs Manager
Center for Sustainable Energy
9325 Sky Park Court, Suite 100
San Diego, CA  92123
Tel: (858) 244-1177
sephra.ninow@energycenter.org
CALIFORNIA PUBLIC UTILITIES COMMISSION
Service Lists

PROCEEDING: R1211005 - CPUC - OIR REGARDING
FILER: CPUC
LIST NAME: LIST
LAST CHANGED: APRIL 20, 2015

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<tr>
<th>Name</th>
<th>Company/Position</th>
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<tr>
<td>Scott Sarem</td>
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http://www.cpuc.ca.gov/service_lists/R1211005_80602.htm
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http://www.cpuc.ca.gov/service_lists/R1211005_80602.htm 4/20/2015
<table>
<thead>
<tr>
<th>Name</th>
<th>Title and Details</th>
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<tbody>
<tr>
<td>REKHA RAO</td>
<td>NEXTILITY</td>
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<tr>
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<td>2015 SHATTUCK AVE., 5TH FLOOR</td>
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<tr>
<td></td>
<td>BERKELEY, CA  94704</td>
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<td>FOR: U.S. DOE PACIFIC REGION CLEAN ENERGY APPLICATION CENTER</td>
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<td>JOHN PROCTOR</td>
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<td>SUSAN E. BROWN</td>
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<td>ARAM SHUMAVON</td>
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<tr>
<td>CHRIS ROSS</td>
<td>DIRECTOR, GLOBAL SITE OPERATIONS</td>
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<td>ADOBE SYSTEMS INC.</td>
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<td>JON FORTUNE</td>
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<td>FOR: SUNVERGE ENERGY, INC.</td>
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</table>
RYAN MCGRAW                                   MICHAEL KYES
GENERAL COUNSEL                                7423 SHAUN CT.
POWERWORKS WIND TURBINES LLC                  SEBASTOPOL, CA  95472
15850P JESS RANCH ROAD                         FOR: KGA ASSOCIATES LLC
TRACY, CA  95377                                FOR: POWERWORKS WIND TURBINES LLC

JUDITH SANDERS                                  MICHAEL SCHEIBLE
CALIFORNIA ISO                                  DEPUTY EXECUTIVE OFFICER
250 OUTCROPPING WAY                             CALIFORNIA AIR RESOURCES BOARD
FOLSOM, CA  95630-8773                          1001 I STREET
FOR: CALIFORNIA ISO                             SACRAMENTO, CA  95677
FOR: CALIFORNIA ISO                             FOR: CALIFORNIA AIR RESOURCES BOARD

LON W. HOUSE, PH.D                              NICK GOODWIN SELF
ASSN. OF CALIFORNIA WATER AGENCIES             GOODWIN SELF ECO CONSULTING, LLC
4901 FLYING C RD.                               6480 CAROLINDA DRIVE
CAMERON PARK, CA  95682                        GRANITE BAY, CA  95746
FOR: ASSOCIATION OF CALIFORNIA WATER            FOR: GOODWIN SELF ECO CONSULTING, LLC
AGENCIES (ACWA)

JIM HAWLEY                                     KAREN GRIFFIN
GEN. COUNSEL & SVP, STATE POLICY                EXECUTIVE OFFICE
TECHNOLOGY NETWORK                              CALIFORNIA ENERGY COMMISSION
1215 K ST., STE. 1900                          1516 9TH STREET, MS 39
SACRAMENTO, CA  95814                           SACRAMENTO, CA  95814
FOR: TECHNOLOGY NETWORK (TECHNET)              FOR: CALIFORNIA ENERGY COMMISSION

MICHAEL BOCCADORO                              ANDREW B. BROWN
THE DOLPHIN GROUP                               ATTORNEY AT LAW
925 L STREET, SUITE 800                        ELLISON SCHNEIDER & HARRIS, LLP
SACRAMENTO, CA  95814                           2600 CAPITAL AVENUE, SUITE 400
FOR: AGRICULTURAL ENERGY CONSUMERS             SACRAMENTO, CA  95816-5905
ASSOCIATION                                    FOR: CONSTELLATION NEWENERGY, INC.

JEDEDIAH J. GIBSON                             JAMES L. HODGES
ATTORNEY AT LAW                                AND ENERGY SERVICES
ELLISON SCHNEIDER & HARRIS LLP                 ASSOCIATION OF CALIFORNIA COMMUNITY
2600 CAPITOL AVENUE, SUITE 400                 1069 45TH STREET
SACRAMENTO, CA  95816-5905                     SACRAMENTO, CA  95819
FOR: BLOOM ENERGY CORPORATION                  FOR: ASSOCIATION OF CALIFORNIA COMMUNITY
FOR: BLOOM ENERGY CORPORATION                  AND ENERGY SERVICES (ACCES)

PHIL HENRY                                     KAREN NORENE MILLS
PRESIDENT                                      ASSOC. COUNSEL - LEGAL SVCS. DIV.
CALIFORNIA GEOTHERMAL HEAT PUMP ASSOC          CALIFORNIA FARM BUREAU FEDERATION
9343 TECH CENTER DR., STE. 135                 2300 RIVER PLAZA DRIVE
SACRAMENTO, CA  95826                          SACRAMENTO, CA  95833
FOR: CALIFORNIA GEOTHERMAL HEAT PUMP           FOR: CALIFORNIA FARM BUREAU FEDERATION
ASSOCIATION, DBA CALIFORNIAGEO

ANN L. TROWBRIDGE                             WILLIAM R. MARTINI
DAY CARTER & MURPHY LLP                        TECOGEN INC. - WESTERN OFFICE
3620 AMERICAN RIVER DRIVE, SUITE 205           2245 NW 111TH AVENUE
SACRAMENTO, CA  95864                          PORTLAND, OR  97229

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Information Only

AIMEE BEASLEY                             AMBER RIESENHUBER
ENERGY SOLUTIONS                          ENERGY ANALYST
EMAIL ONLY                                INDEPENDENT ENERGY PRODUCERS ASSOC.
EMAIL ONLY, CA  00000                     EMAIL ONLY, CA  00000

ANDREA WOODALL                             ANDREW ADAMS
CENTER FOR SUSTAINABLE ENERGY              VIRIDITY ENERGY, INC.
EMAIL ONLY                                EMAIL ONLY
EMAIL ONLY, CA  00000                     EMAIL ONLY, CA  00000

ANDREW GAY                                  ANDREW TANNER
CARLSON CAPITAL L.P.                       CHROMASUN INC.
EMAIL ONLY                                EMAIL ONLY
EMAIL ONLY, CA  00000                     EMAIL ONLY, CA  00000

ANDY BLAULVERT                             ANDY BLAULVERT
INDEPENDENT CONSULTANT                     EAH HOUSING
EMAIL ONLY                                EMAIL ONLY
EMAIL ONLY, CA  00000                     EMAIL ONLY, CA  00000

AVRAM PEARLMAN                             BARBARA R. BARKOVICH
KW ENGINEERING                             BARKOVICH & YAP, INC.
EMAIL ONLY                                EMAIL ONLY
EMAIL ONLY, CA  00000                     EMAIL ONLY, CA  00000

BEN FORD                                    BILL SWEARINGEN
OLD REDWOOD COMMONS ASSOCIATION             EMAIL ONLY
COTATI, CA  00000                          EMAIL ONLY, CA  00000

BOB BLACKSTOCK                             BOB HIGBIE
SUNEDISON                                  EMAIL ONLY
EMAIL ONLY                                EMAIL ONLY, CA  00000

BOB RAMIREZ                                 BRIAN THEAKER
ITRON, INC. (CONSULTING & ANALYSIS DIV.)     DIR - REGULATORY AFFAIRS
EMAIL ONLY                                NRG WEST
EMAIL ONLY, CA  00000                     EMAIL ONLY, CA  00000
FOR: OUTBACK POWER TECHNOLOGIES
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JASON M. ACKERMAN  
BEST BEST & KRIEGER  
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JASON PERKINS  
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JAY CORRALES  
TURNER REAL ESTATE  
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JAY MILLER  
INDEPENDENT ENERGY SOLUTIONS  
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JEAN MERRIGAN  
WOMEN'S ENERGY MATTERS  
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JEFFREY BLUMENTHAL  
SUNGEVITY  
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JEREMY WAEN  
REGULATORY ANALYST  
MARIN CLEAN ENERGY  
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EMAIL ONLY, CA  00000

JIM METROPULOS  
OFFICE OF SENATOR LOIS WOLK  
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JIM MONTGOMERY  
PRINCIPAL ENGINEER  
FUNCTIONAL DESIGN & ENGINEERING, INC.  
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EMAIL ONLY, CA  00000

JOEL GAMORAN  
C3 ENERGY  
EMAIL ONLY  
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JOHN R. PITTS, JR.  
EMAIL ONLY  
EMAIL ONLY, CA  00000

JON MANCINI  
AMEREX ENERGY  
EMAIL ONLY  
EMAIL ONLY, RI  00000

JONATHAN HART  
CENTER FOR SJUSATINABLE ENERGY  
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EMAIL ONLY, CA  00000

JORDAN NEWMAN  
TIOGA ENERGY  
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EMAIL ONLY, CA  00000

JOSH RICHMAN  
BLOOM ENERGY CORPORATION  
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EMAIL ONLY, CA  00000

KATRINA FRITZ  
KM FRITZ LLC  
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KELCEY GAVAR  
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EMAIL ONLY, CA  00000

KEVIN D. BEST  
REAL ENERGY, LLC  
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KEVIN T. FOX  
KEYES & FOX LLP  
EMAIL ONLY  
EMAIL ONLY, CA  00000

LAURENE PARK  
THE PUBLIC SUSTAINABILITY PARTNERSHIP  
EMAIL ONLY  
EMAIL ONLY, CA  00000
FOR: THE ALLIANCE FOR SOLAR CHOICE

LES NELSON                                MARK WIEDEMAN
IAPMO                                     EMAIL ONLY
EMAIL ONLY, CA  00000                     EMAIL ONLY, CA  00000

MATT KLOPFENSTEIN                        MATTHEW DEAL
GONZALEZ QUINTANA & HUNTER LLC            CONSTELLATION NEW ENERGY, INC.
EMAIL ONLY                                EMAIL ONLY
EMAIL ONLY, CA  00000                     EMAIL ONLY, MD  00000

MATTHEW SWINDLE                           MCHE REGULATORY
CEO & FOUNDER                             MARIN CLEAN ENERGY
NLINE ENERGY, INC.                        EMAIL ONLY
EMAIL ONLY, CA  00000                     EMAIL ONLY, CA  00000

MEGAN KIRKEBY                             MELISSA P. MARTIN
CALIFORNIA HOUSING PARTNERSHIP CORP.      SENIOR REGULATORY COUNSEL
EMAIL ONLY                                STATESIDE ASSOCIATES
EMAIL ONLY, CA  00000                     EMAIL ONLY, VA  00000

MICHAEL FOSTER                            MICHAEL KERKORIAN
CITY OF SAN JOSE                          REAL POWER LLC
EMAIL ONLY                                EMAIL ONLY
EMAIL ONLY, CA  00000                     EMAIL ONLY, CA  00000

MIKE CADE                                 MIKE LANDAU
ALCANTAR & KAHL                           CSI THERMAL PROGRAM MGR
EMAIL ONLY                                SOUTHERN CALIFORNIA GAS COMPANY
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N. ROSS BUCKENHAM                         NEIL BLACK
CALIFORNIA BIOENERGY LLC                  CALIFORNIA BIOENERGY
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NELLIE TONG                               NICK PAPPAS
SENIOR ANALYST                            OFFICE OF ASSEMBLYMAN NATHAN FLETCHER
KEMA, INC.                                EMAIL ONLY
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NOAH LONG                                 PARRY BUCK
NATURAL RESOURCES DEFENSE COUNCIL         NORCALWIND
EMAIL ONLY                                EMAIL ONLY
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PATRICK SAXTON                             RACHEL MCMAHON
ADVISOR TO COMM. ANDREW M'CALLISTER
CALIFORNIA ENERGY COMMISSION
EMAIL ONLY
EMAIL ONLY, CA 00000

REBECCA FEUERLICHT
CENTER FOR SUSTAINABLE ENERGY
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EMAIL ONLY, CA 00000

ROBERT SPITZKA
WATER & ENERGY MANAGEMENT CO., INC.
EMAIL ONLY
EMAIL ONLY, CA 00000

ROBIN SMUTNY-JONES
DIR. - CALIFORNIA POLICY & REGULATION
IBERDROLA RENEWABLES, LLC
EMAIL ONLY
EMAIL ONLY, OR 00000

SAMI MARDINI
DIR - PRODUCT MARKETING
ENERVAULT CORPORATION
EMAIL ONLY
EMAIL ONLY, CA 00000

SANJAY RANCHOD
SOLAR CITY
EMAIL ONLY
EMAIL ONLY, CA 00000

SARAH SMITH
CENTER FOR SUSTAINABLE ENERGY
EMAIL ONLY
EMAIL ONLY, CA 00000

SEPHRA A. NINOW
REGULATORY AFFAIRS MGR.
CENTER FOR SUSTAINABLE ENERGY
EMAIL ONLY
EMAIL ONLY, CA 00000

SHIRLEY AMRANY
REGULATORY CASE MANAGER 1
SOCAL. GAS CO./SAN DIEGO GAS & ELECTRIC
EMAIL ONLY
EMAIL ONLY, CA 00000

TAM HUNT
CLEAN COALITION
EMAIL ONLY

RICHARD S. FLOOD
JOHNSON CONTROLS, INC.
EMAIL ONLY
EMAIL ONLY, CA 00000

ROBIN J. WALther
EMAIL ONLY
EMAIL ONLY, CA 00000

RYAN BERNARDO
BRAUN BLAISING MCLAUGHLIN, P.C.
EMAIL ONLY
EMAIL ONLY, CA 00000

SANDRA REISMAN
EMAIL ONLY
EMAIL ONLY, CA 00000

SARA BIRMINGHAM
DIRECTOR - WESTERN POLICY
SOLAR ENERGY INDUSTRIES ASSOCIATION
EMAIL ONLY
EMAIL ONLY, CA 00000

SCOTT BLAISING
BRAUN BLAISING MCLAUGHLIN P.C.
EMAIL ONLY
EMAIL ONLY, CA 00000

SHALINI SWAROOP
REGULATORY COUNSEL
MARIN CLEAN ENERGY
EMAIL ONLY
EMAIL ONLY, CA 00000

SKIP FRALICK
CENTER FOR SUSTAINABLE ENERGY
EMAIL ONLY
EMAIL ONLY, CA 00000

TIMOTHY N. TUTT
SACRAMENTO MUNICIPAL UTILITIES DISTRICT
EMAIL ONLY
TIMOTHY O'KEEFE
ENERGY SOLUTIONS
EMAIL ONLY
EMAIL ONLY, CA 00000

TONY CATENACCI
SOUTHERN CALIFORNIA GAS COMPANY
EMAIL ONLY
EMAIL ONLY, CA 00000

WILLIAM MARIN
ITRON, INC.
EMAIL ONLY
EMAIL ONLY, CA 00000

MRW & ASSOCIATES, LLC
EMAIL ONLY
EMAIL ONLY, CA 00000

MASH COALITION
EMAIL ONLY
EMAIL ONLY, CA 00000

DAN PERKINS
VP-NATIONAL PRESEVATION PARTNERS
ENERGYSMARThOMES.NET
EMAIL ONLY
EMAIL ONLY, CA 00000-0000
FOR: CLEANTECH ENERGY SOLUTIONS INC.

HELEN LIU
PROJECT MANAGER
KW ENGINEERING
EMAIL ONLY
EMAIL ONLY, CA 00000-0000

JESSICA TELLEZ
PACIFIC GAS AND ELECTRIC COMPANY
EMAIL ONLY
EMAIL ONLY, CA 00000-0000

JORDAN DIGIORGIO
CENTER FOR SUSTAINABLE ENERGY
EMAIL ONLY
EMAIL ONLY, CA 00000-0000

KRIS KIM

TOM STEPIEN
PRIMUS POWER CORPORATION
EMAIL ONLY
EMAIL ONLY, CA 00000

WAYNE BISHOP
PRESIDENT
CH4 ENERGY
EMAIL ONLY
EMAIL ONLY, CA 00000

ZYG KUNCZYSKII
VP OF BUS. DEVELOPMENT
SISYAN LLC
EMAIL ONLY
EMAIL ONLY, NV 00000

DAVIS WRIGHT TREMAINE LLP
EMAIL ONLY
EMAIL ONLY, CA 00000

BENJAMIN AIRTH
CENTER FOR SUSTAINABLE ENERGY
EMAIL ONLY
EMAIL ONLY, CA 00000-0000

ERICA MACKIE, P.E.
EXECUTIVE DIRECTOR & CO-FOUNDER
GRID ALTERNATIVES
EMAIL ONLY
EMAIL ONLY, CA 00000-0000

IRENE M. STILLINGS
EXECUTIVE DIRECTOR
CALIF. CTR. FOR SUSTAINABLE ENERGY
EMAIL ONLY
EMAIL ONLY, CA 00000-0000

JOHN NIMMONS
JOHN NIMMONS & ASSOCIATES, INC.
EMAIL ONLY
EMAIL ONLY, CA 00000-0000

KATRINA MORTON
CENTER FOR SUSTAINABLE ENERGY
EMAIL ONLY
EMAIL ONLY, CA 00000-0000

LALI NATHAN
BLOOMENERGY                           MERIDIAN ENERGY USA, INC
EMAIL ONLY                              EMAIL ONLY
EMAIL ONLY, CA  00000-0000                EMAIL ONLY, CA  00000-0000
FOR: CLEANTECH AMERICA

NICK STIMMEL                               RICHARD W. RAUSHENBUSH
PACIFIC GAS AND ELECTRIC COMPANY           PACIFIC GAS AND ELECTRIC COMPANY
EMAIL ONLY                               EMAIL ONLY
EMAIL ONLY, CA  00000-0000                EMAIL ONLY, CA  00000-0000

ROBERT CHAN                                SCOTT J. SACHS
PACIFIC GAS AND ELECTRIC COMPANY           ATKINSON ANDELSON LOYA RUUD & ROMO
EMAIL ONLY                               EMAIL ONLY
EMAIL ONLY, CA  00000-0000                EMAIL ONLY, CA  00000-0000

TERRY MOHN                                 THOMAS MILLHOFF
VP, REGULATORY AFFAIRS                    HELIO MICRO UTILITY, INC.
BALANCE ENERGY, A BAE SYSTEMS INITIATIVE      EMAIL ONLY
EMAIL ONLY                               EMAIL ONLY
EMAIL ONLY, CA  00000-0000                EMAIL ONLY, CA  00000-0000
FOR: BALANCE ENERGY, A BAE SYSTEMS INITIATIVE

TIM FRIGON                                 ROBERT PANORA
ONLINE CLEAN ENERGY                        TECOGEN, INC.
EMAIL ONLY                               45 FIRST AVENUE
EMAIL ONLY, CA  00000-0000                WALTHAM, MA  02451

KATRINA M. FRITZ                           LISA C. WARD
V.P.- EXTERNAL AFFAIRS & CORP. STRATEGY    CLEAREDGE POWER
CLEAREDGE POWER                           195 GOVERNORS HIGHWAY
195 GOVERNORS HIGHWAY                      SOUTH WINDSOR, CT  06074
SOUTH WINDSOR, CT  06074

TRACY REID                                 PATRICK JOBIN
FUELCELL ENERGY, INC.                      CREDIT SUISSE SECURITIES (USA) LLC
3 GREAT PASTURE ROAD                       ONE MADISON AVENUE
DANBURY, CT  06810                         NEW YORK, NY  10010

EMILY N. SMITH                             BUD DEFLAVIIS
ATTORNEY AT LAW                           DIRECTOR OF GOVERNMENT AFFAIRS
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http://www.cpuc.ca.gov/service_lists/R1211005_80602.htm  4/20/2015
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RACHEL HUANG  
SACRAMENTO MUNICIPAL UTILITY DISTRICT  
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STEPHEN FRANTZ  
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WADE HUGHES  
SACRAMENTO MUNICIPAL UTILITY DISTRICT  
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SACRAMENTO, CA  95852-1803

CRAIG ANDERSON  
YOUTH WITH A MISSION  
ADMINISTRATION  
15850 RICHARDSON SPRINGS ROAD  
CHICO, CA  95973

LIBERTY UTILITIES (FORMERLY CALPICO) LLC  
MICHAEL ALCANTAR

http://www.cpuc.ca.gov/service_lists/R1211005_80602.htm
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**State Service**

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PG&E Gas and Electric
Advice Filing List
General Order 96-B, Section IV

AT&T
Albion Power Company
Alcantar & Kahl LLP
Anderson & Poole
BART
Barkovich & Yap, Inc.
Bartle Wells Associates
Braun Blaising McLaughlin, P.C.
CENERGY POWER
California Cotton Ginners & Growers Assn
California Energy Commission
California Public Utilities Commission
California State Association of Counties
Calpine
Casner, Steve
Center for Biological Diversity
City of Palo Alto
City of San Jose
Clean Power
Coast Economic Consulting
Commercial Energy
Cool Earth Solar, Inc.
County of Tehama - Department of Public Works
Crossborder Energy
Davis Wright Tremaine LLP
Day Carter Murphy
Defense Energy Support Center
Dept of General Services
Division of Ratepayer Advocates
Douglass & Liddell
Downey & Brand
Ellison Schneider & Harris LLP
G. A. Krause & Assoc.
GenOn Energy Inc.
GenOn Energy, Inc.
Goodin, MacBride, Squeri, Schlotz & Ritchie
Green Power Institute
Hanna & Morton
In House Energy
International Power Technology
Intestate Gas Services, Inc.
K&L Gates LLP
Kelly Group
Levitan Manufacturing Co., Inc.
Linde
Los Angeles County Integrated Waste Management Task Force
Los Angeles Dept of Water & Power
MRW & Associates
Manatt Phelps Phillips
Marin Energy Authority
McKenna Long & Aldridge LLP
McKenzie & Associates
Modesto Irrigation District
Morgan Stanley
NLine Energy, Inc.
NRG Solar
Nexant, Inc.
Occidental Energy Marketing, Inc.
Office of Ratepayer Advocates
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Pacific Gas and Electric Company
Praxair
Regulatory & Cogeneration Service, Inc.
SCD Energy Solutions
SCE
SDG&E and SoCalGas
SPURR
Seattle City Light
Sempra Energy (SoCal Gas)
Sempra Utilities
SoCalGas
Southern California Edison Company
Spark Energy
Sun Light & Power
Sunshine Design
Tecogen, Inc.
Tiger Natural Gas, Inc.
TransCanada
Utility Cost Management
Utility Power Solutions
Utility Specialists
Verizon
Water and Energy Consulting
Wellhead Electric Company
Western Manufactured Housing Communities Association (WMA)
YEP Energy