PUBLIC UTILITIES COMMISSION 505 Van Ness Avenue San Francisco CA 94102-3298



Bear Valley Electric Service, Inc. ELC (Corp ID 913) Status of Advice Letter 474E As of September 13, 2023

Subject: Bear Valley Electric Service, Inc.'s Revisions to Electric Rule 20, pursuant to Decision 23-

06-008

Division Assigned: Energy

Date Filed: 07-10-2023

Date to Calendar: 07-19-2023

Authorizing Documents: D2306008

Disposition: Accepted

Effective Date: 07-07-2023

Resolution Required: No

Resolution Number: None

Commission Meeting Date: None

CPUC Contact Information:

edtariffunit@cpuc.ca.gov

AL Certificate Contact Information:

Jeff Linam

(909) 394-3600 X664

RegulatoryAffairs@bvesinc.com

#### PUBLIC UTILITIES COMMISSION 505 Van Ness Avenue San Francisco CA 94102-3298



To: Energy Company Filing Advice Letter

From: Energy Division PAL Coordinator

Subject: Your Advice Letter Filing

The Energy Division of the California Public Utilities Commission has processed your recent Advice Letter (AL) filing and is returning an AL status certificate for your records.

The AL status certificate indicates:

Advice Letter Number
Name of Filer
CPUC Corporate ID number of Filer
Subject of Filing
Date Filed
Disposition of Filing (Accepted, Rejected, Withdrawn, etc.)
Effective Date of Filing
Other Miscellaneous Information (e.g., Resolution, if applicable, etc.)

The Energy Division has made no changes to your copy of the Advice Letter Filing; please review your Advice Letter Filing with the information contained in the AL status certificate, and update your Advice Letter and tariff records accordingly.

All inquiries to the California Public Utilities Commission on the status of your Advice Letter Filing will be answered by Energy Division staff based on the information contained in the Energy Division's PAL database from which the AL status certificate is generated. If you have any questions on this matter please contact the:

Energy Division's Tariff Unit by e-mail to edtariffunit@cpuc.ca.gov





### California Public Utilities Commission

# ADVICE LETTER



| ENERGY UILLIT   | OF CALL   |  |  |
|---|---|--|--|
| MUST BE COMPLETED BY UTI  | ILITY (Attach additional pages as needed)   |  |  |
| Company name/CPUC Utility No.: Bear Valley Electric Service, Inc. (913-E)   |   |  |  |
| Utility type:  GAS WATER  PLC HEAT  | Contact Person: Jeff Linam Phone #: (909) 394-3600 x664 E-mail: RegulatorvAffairs@bvesinc.com E-mail Disposition Notice to: RegulatorvAffairs@bvesinc.com |  |  |
| EXPLANATION OF UTILITY TYPE  ELC = Electric GAS = Gas WATER = Water  PLC = Pipeline HEAT = Heat WATER = Water   | (Date Submitted / Received Stamp by CPUC)   |  |  |
| Advice Letter (AL) #: 474-E   | Tier Designation: Tier 1  |  |  |
| Subject of AL: Bear Valley Electric Service, Inc.'s Revisions to Electric Rule 20, pursuant to Decision 23-06-008  Keywords (choose from CPUC listing): Compliance, Rules  AL Type:   Monthly   Quarterly   Annual   One-Time   Other:  |   |  |  |
|   |   |  |  |
| If AL submitted in compliance with a Commission order, indicate relevant Decision/Resolution #: Decision 23-06-008  |   |  |  |
| Does AL replace a withdrawn or rejected AL? I   | f so, identify the prior AL: $_{ m No}$   |  |  |
| Summarize differences between the AL and the prior withdrawn or rejected AL:  |   |  |  |
| Confidential treatment requested? Yes No  If yes, specification of confidential information: Confidential information will be made available to appropriate parties who execute a nondisclosure agreement. Name and contact information to request nondisclosure agreement/access to confidential information:  Resolution required? Yes No |   |  |  |
| Requested effective date: 7/7/23  | No. of tariff sheets: 8   |  |  |
| Estimated system annual revenue effect (%): N   | J/A   |  |  |
| Estimated system average rate effect (%): $N/A$   |   |  |  |
| When rates are affected by AL, include attachment in AL showing average rate effects on customer classes (residential, small commercial, large C/I, agricultural, lighting).  |   |  |  |
| Tariff schedules affected: See Attachment A   |   |  |  |
| Service affected and changes proposed $^{1:}$ $_{\mathrm{N/A}}$   | A   |  |  |
| Pending advice letters that revise the same tariff sheets: $ m N/A$   |   |  |  |

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

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

Email: <u>EDTariffUnit@cpuc.ca.gov</u>

Name: Jeff Linam

Title: Regulatory Affairs Manger

Utility Name: Bear Valley Electric Service, Inc.

Address: 630 E. Foothill Blvd

City: San Dimas State: California

Telephone (xxx) xxx-xxxx: (909) 394-3600 x664

Facsimile (xxx) xxx-xxxx:

Email: RegulatoryAffairs@bvesinc.com; Jeff.Linam@gswater.com

Name: Ronald Moore

Title: Senior Regulatory Analyst

Utility Name: Bear Valley Electric Service, Inc.

Address: 630 E. Foothill Blvd

City: San Dimas State: California

Telephone (xxx) xxx-xxxx: 909 394-3600 Ext. 682

Facsimile (xxx) xxx-xxxx:

 $\label{eq:com:ronald.moore@gswater.com} \begin{picture}(c) Email: \\ Regulatory Affairs @bvesinc.com; \\ ronald.moore @gswater.com \\ \end{picture}$ 



July 10, 2023

Advice Letter No. 474-E

(U 913 E)

### California Public Utilities Commission

In accordance with the California Public Utilities Commission (Commission) Decision No. 23-06-008, Bear Valley Electric Service, Inc (BVES) hereby submits for filing updates to its Rule No. 20. The revised tariff sheets are listed on Attachment A and are attached hereto.

**SUBJECT:** Revision of Electric Rule 20 in Compliance with Ordering Paragraph 4 of Decision 23-06-008

#### **PURPOSE**

The purpose of this Advice Letter is to implement and make effective the revised Rule 20, pursuant to the Commission in D.23-06-008. This Advice Letter is being filed in compliance with Ordering Paragraph No. 4.

#### **BACKGROUND**

The Commission issued the Order Instituting Rulemaking (Rulemaking) to consider revisions to Electric Rule 20 and related matters. The Rulemaking described the long history of the program, dating back to 1967. Electric Rule 20 defines policies and procedures for electric utilities to convert overhead power lines and other equipment to underground facilities at the request of a city, unincorporated county, or private applicant.

On June 8, 2023, the Commission issued D.23-06-008, approving a revised Electric Rule 20, which closes Rulemaking 17-05-010 and orders BVES to file this Tier 1 Advice Letter as detailed in the Discussion section below.

#### DISCUSSION

Ordering Paragraph No. 4 of D. 23-06-008 requires that BVES modify its Electric Rule 20A tariff to provide as follows:

(a) An Active Rule 20A Project shall be defined as a project with a signed resolution that the utility has designated either as "active" or on "hold."

- (b) A Rule 20A project that a utility has designated as on "hold" is a project that was initiated but has stopped for an indeterminate amount of time due to the community possessing insufficient work credits to fund the entire project.
- (c) Any Rule 20A work credit that has not been allocated to a community with an Active Rule 20A Project within two years of the effective date of this decision shall be deemed expired.
- (d) Communities shall have the option to contribute financially to any Rule 20A project that has insufficient work credits for completion.
- (e) Any Rule 20A work credit that has not been deducted from a community's work credit balance by December 31, 2033, shall be deemed expired.
- (f) The utility shall prioritize reallocation of work credits (pursuant to Section 2(c) of Rule 20A) from inactive communities to Active Rule 20A Projects with insufficient work credits such that the reallocation of such work credits is made first to either (1) Active Rule 20A Projects located in a city, unincorporated county, or tribal jurisdiction that has not completed a Rule 20A project since 2004 or (2) Active Rule 20A Projects where at least 50 percent of the main line trench distance will be located within Environmental and Social Justice Community census tract(s). An Environmental and Social Justice Community census tract shall be defined as a census tract that meets one of the following criteria: (i) scores in the top 25 percent of CalEnviroScreen 4.0, along with those that score within the highest 5 percent of CalEnviroScreen 4.0's Pollution Burden but do not receive an overall CalEnviroScreen score; (ii) located in any federally recognized tribal lands; or (iii) where aggregated household incomes are less than 80 percent of area or state median income.

BVES's Electric Rule 20 tariffs, provided as Attachment A, has been updated to reflect the above.

#### **RULE 20 GUIDEBOOK**

In D.21-06-013, the Commission deemed it "appropriate" to exempt BVES from the new Rule 20 requirements, one of which included the establishment of the Rule 20 Guidebook, until the Commission authorizes Rule 20 funding for BVES. To date, BVES has not requested, nor has the Commission authorized, any Rule 20 funding for BVES.

#### **TIER DESIGNATION**

As authorized in D. 23-06-008, BVES is filing this Tier 1 Advice Letter to incorporate the revisions to its Rule 20, as ordered by the Commission. BVES is requesting that the tariffs contained in this Advice Letter be approved with the effective date of July 7, 2023.

#### NOTICE AND PROTESTS

A protest is a document objecting to the granting in whole or in part of the authority sought in this advice letter.

A response is a document that does not object to the authority sought, but nevertheless presents information that the party tendering the response believes would be useful to the CPUC in acting on the request.

A protest must be mailed within 20 days of the date the CPUC accepts the advice letter for filing. The Calendar is available on the CPUC's website at www.cpuc.ca.gov.

A protest must state the facts constituting the grounds for the protest, the effect that approval of the advice letter might have on the protestant, and the reasons the protestant believes the advice letter, or a part of it, is not justified. If the protest requests an evidentiary hearing, the protest must state the facts the protestant would present at an evidentiary hearing to support its request for whole or partial denial of the advice letter.

The utility must respond to a protest within five days.

#### All protests and responses should be sent to:

California Public Utilities Commission, Energy Division

ATTN: Tariff Unit 505 Van Ness Avenue San Francisco, CA 94102

E-mail: EDTariffUnit@cpuc.ca.gov

Copies should also be mailed to the attention of the Director, Energy Division, Room 4004 (same address above).

Copies of any such protests should be sent to this utility at:

Bear Valley Electric Service, Inc.

ATTN: Jeff Linam 630 East Foothill Blvd. San Dimas, CA 91773

E-mail: Regulatory Affairs@bvesinc.com

If you have not received a reply to your protest within 10 business days, contact Jeff Linam at (909) 394-3600 ext. 664.

No individuals or utilities have requested notification of filing of tariffs. Distribution of this Advice Letter is being made to the attached service list in accordance with General Order No. 96-B.

A copy of this advice letter is being furnished to the entities listed on the service list for A.17-05-010.

#### Correspondence

Any correspondence regarding this compliance filing should be sent by regular mail or e-mail to the attention of:

Jeff Linam
Manager, Regulatory Affairs
Bear Valley Electric Service, Inc.
630 East Foothill Blvd.
San Dimas, California 91773
Email: Regulatory Affairs@bvesinc.com

Protests shall set forth the grounds upon which they are based and shall be submitted expeditiously. There is no restriction on who may file a protest.

Sincerely, /s/Ronald Moore

Ronald Moore Regulatory Affairs Dept. Bear Valley Electric Service Inc.

c: Laura Martin, Energy Division, CPUC – Energy Division R. Mark Pocta, CPUC - Public Advocates Office

# Attachment A

Rule 20- Replacement Of Overhead With Underground Electric Facilities, Page 1 Rule 20- Replacement Of Overhead With Underground Electric Facilities, Page 2 Rule 20- Replacement Of Overhead With Underground Electric Facilities, Page 3 Rule 20- Replacement Of Overhead With Underground Electric Facilities, Page 4 Rule 20- Replacement Of Overhead With Underground Electric Facilities, Page 5 Rule 20- Replacement Of Overhead With Underground Electric Facilities, Page 6 Table of Contents Page 1

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Revised Cal. P.U.C. Sheet No. 3380-E Cancelling Revised Cal. P.U.C. Sheet No. 2164-E

Page 1

### Rule No. 20 REPLACEMENT OF OVERHEAD WITH UNDERGROUND ELECTRIC FACILITIES

#### **CONDITIONS AND DEFINITIONS**

(N)(L)

#### 1. ACTIVE RULE 20A PROJECT

An Active Rule 20A project is a project with a signed resolution that the Company has designated as either active or on hold.

#### 2. ON HOLD RULE 20A PROJECT

An On Hold Rule 20A Project is a project that was initiated but has stopped for an indeterminate amount of time due to the community possessing insufficient work credits to fund the entire project.

#### 3. INACTIVE COMMUNITY

An Inactive Community is one that has not:

- a. Formally adopted an undergrounding district ordinance which expires at completion of work within the district boundaries;
- b. Started or completed construction of an undergrounding conversion project since 2011; or
- c. Received Rule 20A allocations from the utility for only five (5) years or fewer due to recent incorporation.

#### 4. EXPIRED RULE 20A WORK CREDIT

Any Rule 20A work credit that has not been allocated to a community with an Active Rule 20A Project by June 8, 2025, shall be deemed expired. Any Rule 20A work credit that has not been deducted from a community's work credit balance by December 31, 2033, shall be deemed expired.

5. ENVIRONMENTAL AND SOCIAL JUSTICE (ESJ) COMMUNITY CENSUS TRACT(S) An ESJ Community census tract is a census tract that meets one of the following criteria:

Scores in the top twenty-five percent (25%) of CalEnviroScreen 4.0, along with those that score within the highest five percent (5%) of CalEnviroScreen 4.0's Pollution Burden but do not receive an overall CalEnviroScreen score;

- a. Located in any federally-recognized tribal lands; or
- b. Where aggregated household incomes are less than eighty percent (80%) of area or state median income.

#### 6. UNDERSERVED COMMUNITY

Any city, unincorporated county, or tribal jurisdiction that has not completed a Rule 20A project since 2004.

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(Continued)

Issued By

Advice Letter No. 474-E Decision No. 23-06-008 Paul Marconi
President

Date Filed July 10, 2023 Effective July 7, 2023

Resolution No.

Revised Cal. P.U.C. Sheet No. 3381-E Cancelling Revised Cal. P.U.C. Sheet No. 2165-E

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## Rule No. 20 REPLACEMENT OF OVERHEAD WITH UNDERGROUND ELECTRIC FACILITIES

- A. BVES will at its expense, replace its existing overhead electric facilities with underground electric facilities along public streets and roads, and on public lands and private property across which rights-of-ways satisfactory to BVES have been obtained by BVES, provided that:
- 1. The governing body of the city or county in which such electric facilities are and will be located has
  - a. Determined, after consultation with BVES and after holding public hearings on the subject, that such undergrounding is in the general public interest for one or more of the following reasons:
    - (1) Such undergrounding will avoid or eliminate an unusually heavy concentration of overhead electric facilities;
    - (2) The street, road or right-of-way is extensively used by the general public and carries a heavy volume of pedestrian or vehicular traffic;
    - (3) The street, road or right-of-way adjoins or passes through a civic area or public recreation area or an area of unusual scenic interest to the general public; or
    - (4) The street or road or right-of-way is considered an arterial street or major collector road, as defined in the Governor's Office of Planning and Research General Plan Guidelines.
  - b. Adopted an ordinance creating an underground district in the area in which both the existing and new facilities are and will be located requiring, among other things, (1) that all existing overhead communication and electric distribution facilities in such district shall be removed, (2) that each property served from such electric overhead facilities shall have been installed in accordance with BVES's rules for underground service, all electrical facility changes on the premises necessary to receive service from the underground facilities of BVES as soon as it is available, and (3) authorizing BVES to discontinue its overhead service.
- 2. BVES's total annual budgeted amount for undergrounding within any city or the unincorporated area of any county shall be allocated as follows:
  - a. The amount allocated to each city and county in 1990 shall be the highest of:
    - (1) The amount allocated to the city or county in 1989, which amount shall be allocated in the same ratio that the number of overhead meters in such city or unincorporated area of any county bears to the total system overhead meters; or

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Issued By
Paul Marconi
President

Date Filed July 10, 2023 Effective July 7, 2023

Resolution No.

Advice Letter No. 474-E
Decision No. 23-06-008

42020 GARSTIN DR. – P.O. BOX 1547 BIG BEAR LAKE, CALIFORNIA 92315 Revised Cal. P.U.C. Sheet No. 3382-E Cancelling Revised Cal. P.U.C. Sheet No. 2166-E

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### Rule No. 20 REPLACEMENT OF OVERHEAD WITH UNDERGROUND ELECTRIC FACILITIES

- A. VES will at its expense, replace its existing overhead electric facilities with underground electric facilities along public streets and roads, and on public lands and private property across which rights-of-ways satisfactory to BVES have been obtained by BVES, provided that: (Continued)
  - (2) The amount the city or county would receive if BVES's total annual budgeted amount for undergrounding provided in 1989 were allocated in the same ratio that the number of overhead meters in each city or the unincorporated area of each county bears to the total system overhead meters based on the latest count of overhead meters available prior to establishing the 1990 allocations; or
  - (3) The amount the city or county would receive if BVES's total annual budgeted amount for undergrounding provided in 1989 were allocated as follows:
    - Fifty percent of the budgeted amount allocated in the same ratio that the number of overhead meters in any city or the unincorporated area of any county bears to the total system overhead meters; and
    - b) Fifty percent of the budgeted amount allocated in the same ratio that the total number of meters in any city or the unincorporated area of any county bears to the total system meters.
  - b. Except as provided in Section 2.c., the amount allocated for undergrounding within any city or the unincorporated area of any county in 1991 and later years shall use the amount actually allocated to the city or county in 1990 as the base, and any changes from the 1990 level in BVES's total annual budgeted amount for undergrounding shall be allocated to the individual cities and countries as follows:
    - (1) Fifty percent of the change from the 1990 total budgeted amount shall be allocated in the same ratio that the number of overhead meters in any city or unincorporated area of any county bears to the total system overhead meters.
    - (2) Fifty percent of the change from the 1990 total budgeted amount shall be allocated in the same ratio that the total number of meters in any city or the unincorporated area of any county bears to the total system meters.

(Continued)

Issued By
Paul Marconi
President

Date Filed July 10, 2023 Effective July 7, 2023

Resolution No.

Advice Letter No. 474-E
Decision No. 23-06-008

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## Rule No. 20 REPLACEMENT OF OVERHEAD WITH UNDERGROUND ELECTRIC FACILITIES

- A. BVES will at its expense, replace its existing overhead electric facilities with underground electric facilities along public streets and roads, and on public lands and private property across which rights-of-ways satisfactory to BVES have been obtained by BVES, provided that: **(Continued)** 
  - c. When a city incorporates, resulting in a transfer of utility meters from the unincorporated area of a county to the city, there shall be a permanent transfer of a pro rata portion of the county's 1990 allocation base referred to in Section 2.b. to the city. The amount transferred shall be determined:
    - (1) Fifty percent based on the ratio that the number of overhead meters in the city bears to the total system overhead meters; and
    - (2) Fifty percent based on the ratio that the total number of meters in the city bears to the total system meters. When the territory is annexed to an existed city, it shall be the responsibility of the city and county affected, in consultation with BVES serving the territory, to agree upon an amount of the 1990 allocation base that will be transferred from the county to the city, and thereafter to jointly notify BVES in writing.
  - d. However, Section 2 a, b, and c shall not apply to any utility where the total amount available for allocation under Rule 20-A is equal to or greater than 1.5 times the previous year's statewide average on a per customer basis. In such cases, BVES's total annual budgeted amount for undergrounding within any city or the unincorporated area of any county shall be allocated in the same ratio that the number of overhead meters in the city or unincorporated area of the county bears to the total system overhead meters.
  - e. Upon request by a city or county, the amounts allocated in accordance with Section 2. a, b, c, or d may be exceeded for each city or county by an amount up to a maximum of five years' allocation at then-current levels may be exceeded where BVES establishes that additional participation on a project is warranted and resources are available. Such allocated amounts may be carried over for a reasonable period of time in communities with active undergrounding programs. In order to qualify as a community with an active under-grounding program, the governing body must have adopted an ordinance or ordinances creating an underground district and/or districts as set forth in Section A.1.b. of this Rule. Where there is a carry-over or additional requested participation as discussed above, BVES has the right to set, as determined by its capability, reasonable limits on the rate of performance of the work to be financed by the funds carried over. When amounts are not expended or carried over for the community to which they are initially allocated, they shall be assigned when additional participation on a project is warranted or be reallocated to communities with active undergrounding programs.

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Issued By
Paul Marconi
President

Date Filed July 10, 2023 Effective July 7, 2023

Resolution No.

Advice Letter No. 474-E Decision No. 23-06-008 42020 GARSTIN DR. – P.O. BOX 1547 BIG BEAR LAKE, CALIFORNIA 92315 Revised Cal. P.U.C. Sheet No. 3384-E Cancelling Revised Cal. P.U.C. Sheet No. 2168-E

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### Rule No. 20 REPLACEMENT OF OVERHEAD WITH UNDERGROUND ELECTRIC FACILITIES

- A. BVES will at its expense, replace its existing overhead electric facilities with underground electric facilities along public streets and roads, and on public lands and private property across which rights-of-ways satisfactory to BVES have been obtained by BVES, provided that: **(Continued)**
- 3. The undergrounding extends for a minimum distance of one block or 600 feet, whichever is the lesser. Upon request of the governing body, BVES will pay from the existing allocation of that entity for:
  - a. The installation of no more than 100 feet of each customer's underground electric service lateral occasioned by the undergrounding, and/or
  - b. The conversion of a customer's meter panel to accept underground service occasioned by the undergrounding, excluding permit fees.

BVES or the governing body may establish a lesser allowance, or may otherwise limit the amount of money to be expended on a single customer's electric service, or the total amount to be expended on all electric service installations in a particular project.

- B. In circumstances other than those covered by A above, BVES will replace its existing overhead electric facilities with underground electric facilities along public streets and roads or other locations mutually agreed upon when requested by an applicant or applicants when all of the following conditions are met:
  - a. All property owners served from the overhead facilities to be removed first
    agree in writing to have the wiring changes made on their premises so that service may
    be furnished from the underground distribution system in accordance with BVES's rules
    and that BVES may discontinue its overhead service upon completion of the
    underground facilities, or
    - b. Suitable legislation is in effect requiring such necessary wiring changes to be made and authorizing BVES to discontinue its overhead service.
  - 2. The applicant has:
    - a. Furnished and installed the pads and vaults for transformers and associated equipment, conduits, ducts, boxes, pole bases and performed other work related to structures and substructures including breaking of pavement, trenching, backfilling, and repaving required in connection with the installation of the underground system, all in accordance with BVES's specifications, or, in lieu thereof, paid BVES to do so;
    - b. Transferred ownership of such facilities, in good condition, to BVES; and
    - c. Paid a nonrefundable sum equal to the excess, if any, of the estimated costs, including transformers, meters, and services, of completing the underground system and building a new equivalent overhead system. The cost of removal of the overhead poles, lines, and facilities are the responsibility of BVES and will be paid by BVES. Such payments shall not operate to reduce Rule 20.A allocations.

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Advice Letter No. 474-E Paul Marconi
Decision No. 23-06-008 President

Date Filed July 10, 2023 Effective July 7, 2023

Resolution No.

42020 GARSTIN DR. – P.O. BOX 1547 BIG BEAR LAKE, CALIFORNIA 92315

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### Rule No. 20 REPLACEMENT OF OVERHEAD WITH UNDERGROUND ELECTRIC FACILITIES

- 3. The area to be undergrounded includes both sides of a street for at least one block or 600 feet, whichever is the lesser, and all existing overhead communication and electric distribution facilities within the area will be removed.
- (L)
- 4. BVES may, when requested and authorized by the city or county and mutually agreed upon by such government entity and BVES, initially fund any required engineering/design costs for conversion projects under this section. In the event such a project proceeds, the requesting city or county shall reimburse BVES for such engineering/design costs before BVES shall be required to commence further work on the project. In the event the project is not approved to proceed within two and one half years of BVES's delivery of such engineering/design study, the requesting city or county shall reimburse BVES for its costs of such engineering/design study within 90 days of a demand by BVES. In the event a city or county does not reimburse BVES within 90 days of its demand for reimbursement, BVES shall be permitted to expense such costs as an operational cost and shall reduce the city or county's allocations provided under Section A of this Schedule by the like amount.
- C. In circumstances other than those covered by A or B above, when mutually agreed upon by BVES and an applicant, overhead electric facilities may be replaced with underground electric facilities, provided the applicant requesting the changes pays, in advance, a nonrefundable sum equal to the estimated cost of the underground facilities less the estimated net salvage value and depreciation of the replaced overhead facilities. Underground services will be installed and maintained as provided in BVES's rules applicable thereto.
- D. The term "underground electric system" means an electric system with all wires installed underground, except those wires in surface mounted equipment enclosures.

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Issued By
Paul Marconi
President

#### BEAR VALLEY ELECTRIC SERVICE, INC. (U 913 E)

42020 GARSTIN DR. – P.O. BOX 1547 BIG BEAR LAKE, CALIFORNIA 92315 Revised Cal. P.U.C. Sheet No. 3386-E Cancelling Revised Cal. P.U.C. Sheet No. 3379-E

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Advice Letter No. 474-E

Decision No. 23-06-008

No. DGS NEM-S Distributed Generation Service Net Energy Metering-Small

Issued By
Paul Marconi
President

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2836-E, 2837-E, 2838-E

42020 GARSTIN DR. – P.O. BOX 1547 BIG BEAR LAKE, CALIFORNIA 92315 Revised Cal. P.U.C. Sheet No. 3387-E Cancelling Revised Cal. P.U.C. Sheet No. 3341-E\*

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President

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#### BEAR VALLEY ELECTRIC SERVICE, INC.

#### G.O. 96-B

#### **SERVICE LIST**

AGNES ROBERTS, FINANCIAL ANALYST <u>AGNES.ROBERTS@BBCCSD.ORG</u> EMAIL ONLY CITY CLERK CITY OF BIG BEAR LAKE 39707 BIG BEAR BLVD. P.O. BOX 10000 BIG BEAR LAKE, CA 92315

CITY ATTORNEY CITY OF BIG BEAR LAKE 39707 BIG BEAR BLVD. P.O. BOX 10000 BIG BEAR LAKE, CA 92315 COUNTY CLERK COUNTY OF SAN BERNARDINO 385 N. ARROWHEAD AVENUE – 2<sup>ND</sup> FLOOR SAN BERNARDINO, CA 92415-0140

COUNTY COUNSEL COUNTY OF SAN BERNARDINO 385 N. ARROWHEAD AVENUE – 2<sup>ND</sup> FLOOR SAN BERNARDINO, CA 92415-0140 ASST ATTORNEY GENERAL OFFICE OF THE ATTORNEY GENERAL STATE OF CALIFORNIA 300 SOUTH SPRING STREET LOS ANGELES, CA 90013

ERIC JANSSEN
ELLISON, SCHNEIDER & HARRIS LLP
2600 CAPITOL AVE., STE. 400
SACRAMENTO, CA 95816-5905
ERICJ@ESLAWFIRM.COM

WADE REESER, VP, OPERATIONS BIG BEAR MOUNTAIN RESORTS P.O. BOX 77, 880 SUMMIT BLVD. BIG BEAR LAKE CA 92315 WREESER@MAMMOTHRESORTS.COM

PETER EICHLER
LIBERTY UTILITIES
2865 BRISTOL CIRCLE
OAKVILLE, ONTARIO L6H 7H7
PETER.EICHLER@LIBERTYUTILITIES.COM

MIKE LONG
CALIFORNIA PACIFIC ELECTRIC CO., LLC
933 ELOISE AVENUE
SOUTH LAKE TAHOE, CA 96150
MIKE.LONG@LIBERTY-ENERGY.COM

RANDLE COMMUNICATIONS
500 CAPITOL MALL, SUITE 1950
SACRAMENTO, CA 95814
MGAZDA@RANDLECOMMUNICATIONS.COM

ITZIAR ROMO
OPR COMMUNICATIONS
19318 JESSE LANE, SUITE 200
RIVERSIDE, CA 92508
IROMO@OPRUSA.COM

FRED YANNEY, YANNEY LAW OFFICE 2082 MICHELSON DRIVE, SUITE 100 IRVINE, CA 92612 FREDYANNEY@GMAIL.COM BRENT TREGASKIS BEAR MOUNTAIN RESORT P O BOX 77 BIG BEAR LAKE, CA 92315

SOUTHERN CALIFORNIA EDISON CO. P. O. BOX 800 ROSEMEAD, CA 91770 PATRICK O'REILLY OPR COMMUNICATIONS 19318 JESSE LANE, SUITE 200 RIVERSIDE, CA 92508 POREILLY@OPRUSA.COM

ARLENE HERRERA
OPR COMMUNICATIONS
19318 JESSE LANE, SUITE 200
RIVERSIDE, CA 92508
AHERRERA@OPRUSA.COM

NAVAL FACILITIES ENGINEERING COMMAND REA. D. ESTRELLA SOUTHWEST DIVISIONM 1220 PACIFIC HIGHWAY SAN DIEGO, CA 92132 REA.ESTRELLA@NAVY.MIL

LIBERTY UTILITIES
9750 WASHBURN ROAD
DOWNEY, CA 90241
AdviceLetterService@libertyutilities.com

DOWNEY BRAND LLP
455 MARKET STREET, SUITE 1500
SAN FRANCISCO, CA 94105
msomogyi@DowneyBrand.com
tmacbride@DowneyBrand.com
mday@DowneyBrand.com

BRIAN T. CRAGG
DOWNEY BRAND LLP
455 MARKET STREET, SUITE 1500
SAN FRANCISCO, CA 94105
BCRAGG@DOWNEYBRAND.COM

WILLIAM A. MONSEN MRW & ASSOCIATES, LLC 1736 FRANKLIN STREET, SUITE 700 OAKLAND, CA 94612 WAM@MRWASSOC.COM

#### CALIFORNIA PUBLIC UTILITIES COMMISSION **Service Lists**

PROCEEDING: R1705010 - CPUC - OIR TO CONSID

**LAST CHANGED: JUNE 27, 2023** 

#### **Parties**

JORDAN PINJUV

HEATHER BAKER ASSIST. CITY ATTORNEY CITY OF CULVER CITY 9770 CULVER BOULEVARD CULVER CITY, CA 90232 FOR: CITY OF CULVER CITY

FRED G. YANNEY, ESQ. ATTORNEY YANNEY LAW OFFICE YANNEY LAW OFFICE 17409 MARQUARDT AVE. STE. C-4 CERRITOS, CA 90703 ROSEMEAD, CA 91770 FOR: GOLDEN STATE WATER COMPANY, ON FOR: SOUTHERN CALIFORNIA EDISON COMPANY BEHALF OF BEAR VALLEY ELECTRIC SERVICE

NGUYEN OUAN REGULATORY AFFAIRS GOLDEN STATE WATER COMPANY 630 EAST FOOTHILL BLVD. SAN DIMAS, CA 91773 FOR: BEAR VALLEY ELECTRIC SERVICE FOR: COUNTY OF LOS ANGELES

WILLIAM S. VALLE DIR - ENGINEERING & CAPITAL PROJECTS CITY OF CHULA VISTA 276 FOURTH AVE., BLDG. B CHULA VISTA, CA 91910 FOR: CITY OF CHULA VISTA

NANCY S. WHANG, ESQ. CLEAN POWER ALLIANCE OF SO. CALIF.
2138 W 32ND AVENUE, SUITE 300

DENVER, CO 80211

FOR: CTIA - THE MIDDLES FOR: CTIA - THE WIRELESS ASSOCIATION FOR: CLEAN POWER ALLIANCE OF SOUTHERN CALIFORNIA

> BRIAN SAEKI CITY MANAGER CITY OF WHITTIER 13230 PENN ST. WHITTIER, CA 90602 FOR: CITY OF WHITTIER

JOEL M. MALLORD ATTORNEY SOUTHERN CALIFORNIA EDISON COMPANY 2244 WALNUT GROVE AVE.

STEVE M. DUNN SENIOR CIVIL ENGINEER LOS ANGELES COUNTY PUBLIC WORKS 900 S FREMONT AVE ALHAMBRA, CA 91803

STEPHEN MANGANIELLO CITY ENGINEER - DIR OF PW SRVCS CITY OF NATIONAL CITY 1243 NATIONAL CITY BOULEVARD
NATIONAL CITY, CA 91950 FOR: CITY OF NATIONAL CITY

DIRK EPPERSON DIR - PUBLIC WORKS CITY OF EL CAJON 200 CIVIC CENTER WAY EL CAJON, CA 92020 FOR: CITY OF EL CAJON

DAVID CHENG STAFF ATTORNEY FOR: TURN

RICHARD E. ROMERO, ESQ. DEPUTY CITY ATTORNEY

DEVANEY PATE MORRIS & CAMERON LLP

402 W. BROADWAY, STE. 1300

SAN DIEGO, CA 92101

FOR: CITY OF DEL MAR

CITY OF SAN DIEGO

SAN DIEGO, CA 92101

FOR: CITY OF SAN DIEGO DEPUTY CITY ATTORNEY

E. GREGORY BARNES ATTORNEY SAN DIEGO GAS & ELECTRIC COMPANY

8330 CENTURY PARK COURT, CP32D

SAN DIEGO, CA 92123

FOR: CITY OF BIG BEAR LAKE SAN DIEGO, CA 92123 FOR: SAN DIEGO GAS & ELECTRIC COMPANY

ADAM HENDEL, P.E.

PRINCIPAL ENGINEER

CITY OF SANTA BARBARA

630 GARDEN STREET / PO BOX 1990

COUNTY GOVERNMENT CENTER, RM 206

SAN LUIS OBISPO, CA 93408

COUNTY OF SAN LUIS OBISPO FOR: CITY OF SANTA BARBARA, PUBLIC WORKS FOR: COUNTY OF SAN LUIS OBISPO

WOOJAE KIM DIR / CITY ENGINEER -PW

TOWN OF LOS ALTOS HILLS

26379 W. FREMONT ROAD

LOS ALTOS HILLS, CA 94022

FOR: TOWN OF LOS ALTOS HILLS

FOR: CITY OF MENLO PARK

701 LAUREL STREET

MENLO PARK, CA 94025

FOR: CITY OF MENLO PARK

HELEN HOLMES PEAK ATTORNEY LOUNSBERY FERGUSON ALTONA & PEAK, LLP 960 CANTERBURY PLACE, 300 ESCONDIDO, CA 92025 FOR: CITY OF SAN MARCOS

EMILY HELMS SR. DEPUTY COUNTY COUNSEL THE UTILITY REFORM NETWORK

1620 5TH AVENUE, SUITE 810

SR. DEPOTY COUNTY COUNT FOR: COUNTY OF SAN DIEGO

> RYAN GERRITY DEPUTY CITY ATTORNEY

JOSHUA NELSON BEST BEST & KRIEGER LLP FOR: CITY OF BIG BEAR LAKE

MICHAEL J. SINACORI, P.E.

ACTING CITY ENGINEER

CITY OF NEWPORT BEACH

100 CIVIC CENTER DRIVE

NEWPORT BEACH, CA 92660

FOR: CITY OF NEWPORT BEACH, PWD

ALISON M. KOTT

ASSISTANT CITY ATTORNEY

CITY OF ANAHEIM

200 S. ANAHEIM BLVD., SUITE 356

ANAHEIM, CA 92805

FOR: CITY OF NEWPORT BEACH, PWD

ALISON M. KOTT

ASSISTANT CITY ATTORNEY

CITY OF ANAHEIM PUBLIC UTILITIES DEPARTMENT

MORAD FAKHRAI

SEAN R. ROSE TOWN ENGINEER TOWN OF WOODSIDE 2955 WOODSIDE ROAD WOODSIDE, CA 94062 FOR: TOWN OF WOODSIDE

RODERICK HILL CALIF PUBLIC UTILITIES COMMISSION LEGAL DIVISION ROOM 4300 505 VAN NESS AVENUE SAN FRANCISCO, CA 94102-3214 FOR: PUBLIC ADVOCATES OFFICE

DAVID MILLER AVP - SR LEGAL COUNSEL AT&T SERVICES INC 430 BUSH STREET, 6TH FL. 201 CALIFORNIA ST., 17TH FLOOR SAN FRANCISCO, CA 94108 SAN FRANCISCO, CA 94111

MEGAN SOMOGYI ATTORNEY GOODIN, MACBRIDE, SQUERI & DAY, LLP 505 SANSOME ST., STE. 900

SAN FRANCISCO, CA 94111

505 SANSOME STREET, STE. 900

SAN FRANCISCO, CA 94111 FOR: COUNTIES OF MARIN, NAPA, AND SONOMA FOR: CITY OF SANTA ROSA

MEGAN SOMOGYI ATTORNEY GOODIN, MACBRIDE, SQUERI & DAY, LLP 201 CALIFORNIA ST., 17TH FLOOR 505 SANSOME STREET, STE. 900 SAN FRANCISCO, CA 94111 FOR: FORESTHILL TELEPHONE COMPA FOR: COUNTY OF MENDOCINO, COUNTY OF KERMAN TELEPHONE COMPANY / DUCOR NAPA, AND COUNTY OF SONOMA

MILA A. BUCKNER ATTORNEY ADAMS BROADWELL JOSEPH & CARDOZO 601 GATEWAY BLVD., STE. 1000 SOUTH SAN FRANCISCO, CA 94080 FOR: COALITION OF CALIFORNIA UTILITY EMPLOYEES

WILLIAM K. SANDERS DEPUTY CITY ATTORNEY CITY AND COUNTY OF SAN FRANCISCO CITY HALL, RM 234 1 DR. CARLTON B. GOODLETT PLACE SAN FRANCISCO, CA 94102-4682 FOR: CITY AND COUNTY OF SAN FRANCISCO

MARK P. SCHREIBER ATTORNEY COOPER WHITE AND COOPER FOR: AT&T CALIFORNIA AND AT&T MOBILITY FOR: CONSOLIDATED COMMUNICATIONS OF CALIFORNIA CO. / CONSOLIDATED COMMUNICATIONS ENTERPRISE SERVICES (CONSOLIDATED)

> MEGAN SOMOGYI ATTORNEY GOODIN, MACBRIDE, SQUERI & DAY, LLP

PATRICK ROSVALL COOPER WHITE & COOPER LLP FOR: FORESTHILL TELEPHONE COMPANY / TELEPHONE COMPANY / SIERRA TELEPHONE COMPANY / THE PONDEROSA TELEPHONE COMPANY / PINNACLES TELEPHONE COMPANY / CALAVERAS TELEPHONE COMPANY / VOLCANO TELEPHONE COMPANY / SISKIYOU TELEPHONE COMPANY / CAL-ORE TELEPHONE COMPANY / HAPPY VALLEY TELEPHONE COMPANY / HORNITOS TELEPHONE COMPANY / WINTERHAVEN TELEPHONE

VIDHYA PRABHAKARAN ATTORNEY SAN FRANCISCO, CA 94111 FOR: CITY OF OAKLAND

ANNE BRUBAKER

SF COALITION TO UNDERGROUND UTILITIES

PUBLIC WORKS DIRECT

CITY OF EL CERRITO

COAN DARLO AVE FOR: SAN FRANCISCO COALITION TO EL CERRITO, CA 94530 UNDERGROUND UTILITIES

JOSEPH BRICK ASSIST. CITY ATTORNEY CITY OF HAYWARD 777 B STREET HAYWARD, CA 94541-5007 FOR: CITY OF HAYWARD

ANITA TAFF-RICE ATTORNEY ICOMMLAW 1547 PALOS VERDES, STE. 298 WALNUT CREEK, CA 94597 FOR: CALIFORNIA ASSOCIATION OF COMPETITIVE TELECOMMUNICATIONS COMPANIES (CALTEL)

SUSAN WENGRAF COUNCILMEMBER SUSAN WENGRAF CITY OF BERKELEY BERKELEY, DISTRICT 6 2180 MILVIA STREET BERKELEY, CA 94704 FOR: CITY OF BERKELEY

JENNIFER POUSHO SR. DEPUTY ATTORNEY CITY OF SAN JOSE 200 EAST SANTA CLARA ST., 16TH FL SAN JOSE, CA 95113 FOR: CITY OF SAN JOSE

DAVID L. HUARD ATTORNEY ATTORNEY

DAVIS WRIGHT TREMAINE, LLP

MANATT, PHELPS & PHILLIPS, LLP

ONE EMBARCADERO CENTER, 30TH FL.

CAN EDANCISCO. CA 94111-3736 SAN FRANCISCO, CA 94111-3736 FOR: CITY OF LAGUNA BEACH

> PUBLIC WORKS DIRECTOR/CITY ENGINEER FOR: CITY OF EL CERRITO

STEVE POTTER CITY MANAGER CITY OF NAPA 955 SCHOOL ST. NAPA, CA 94559 FOR: CITY OF NAPA

GRANT GUERRA ATTORNEY PACIFIC GAS AND ELECTRIC COMPANY 300 LAKESIDE DRIVE OAKLAND, CA 94612 FOR: PACIFIC GAS AND ELECTRIC COMPANY

TIMM BORDEN INTERIM CITY MGR. CITY OF CUPERTINO 10300 TORRE AVE. CUPERTINO, CA 95014 FOR: CITY OF CUPERTINO

KIM MACFARLANE DIR - PUBLIC WORKS COUNTY OF TUOLUMNE 2 S. GREEN STREET SONORA, CA 95370 FOR: COUNTY OF TUOLUMNE

CHARLIE BORN MANAGER-STATE GOVERNMENTAL AFFAIRS

CITIZENS TELECOMMUNICATIONS CO.OF CA

LEAGUE OF CALIFORNIA CITIES 9260 E. STOCKTON BLVD ELK GROVE, CA 95624 FOR: CITIZENS TELECOMMUNICATIONS FOR: LEAGUE OF CALIFORNIA CITIES COMPANY OF CALIFORNIA / FRONTIER CALTFORNIA

ALISON LEARY 1400 K STREET, STE. 400 SACRAMENTO, CA 95814

BRITTANY ILES ATTORNEY BRAUN BLAISING SMITH WYNNE, P.C. 555 CAPITOL MALL, STE. 570 SACRAMENTO, CA 95814 FOR: CITY OF RANCHO CUCAMONGA

BRITTANY ILES ATTORNEY BRAUN BLAISING SMITH WYNNE, P.C. 555 CAPITOL MALL, SUITE 570 SACRAMENTO, CA 95814 FOR: CALIFORNIA MUNICIPAL UTILITIES ASSOCIATION

BRITTANY ILES ATTORNEY

JOHN KENNEDY LEGISLATIVE AFFAIRS ADVOCATE BRAUN BLAISING SMITH WYNNE, PC RURAL COUNTY REPRESENTATIVES OF CALIF.
915 L STREET, SUITE 1480 1215 K STREET, SUITE 1650
SACRAMENTO, CA 95814 SACRAMENTO, CA 95814 FOR: SOUTHERN CITIES COALITION (SCC) FOR: RURAL COUNTY REPRESENTATIVES OF CALIFORNIA (RCRC)

JEROME F. CANDELARIA JEROME F. CANDELARIA

VP & COUNSEL - REGULATORY AFFAIRS

CALIFORNIA CABLE & TELECOMMUNICATIONS

CALIF. STATE ASSOCIATION OF COUNTIES 1001 K STREET, 2ND FL. SACRAMENTO, CA 95814-3832 FOR: CALIFORNIA CABLE & TELECOMMUNICATIONS ASSOCIATION

CHRISTOPHER A. LEE 1100 K STREET SACRAMENTO, CA 95816 FOR: CALIFORNIA STATE ASSOCIATION OF COUNTIES

PETER EICHLER LIBERTY UTILITIES LLC 933 ELOISE AVENUE SOUTH LAKE TAHOE, CA 96150 FOR: LIBERTY UTILITIES (CALPECO ELECTRIC)

CARLA SCARSELLA DEPUTY GENERAL COUNSEL PACIFICORP 825 NE MULTNOMAH ST, STE 2000 PORTLAND, OR 97232 FOR: PACIFICORP D/B/A PACIFIC POWER

#### **Information Only** .....

ANDREW BROZYNA DEPUTY DIRECTOR OF PUBLIC WORKS CITY OF BERKELEY - DPW EMAIL ONLY EMAIL ONLY, CA 00000

CARL SCHMITZ EMAIL ONLY EMAIL ONLY, CA 00000 CHRISTIAN WELLISCH
DEPUTY CITY ATTORNEY (INTERN)
CITY OF MONTEREY
EMAIL ONLY
EMAIL ONLY, CA 00000

DARREN LEE
OPERATIONS MGR
BRB LAW LLP
EMAIL ONLY
EMAIL ONLY, CA 00000

ERIK B. JACOBSON

PACIFIC GAS AND ELECTRIC COMPANY

EMAIL ONLY

EMAIL ONLY, CA 00000

FOR: PACIFIC GAS AND ELECTRIC COMPANY

FOREST KASER
CPUC - SE&SP
EMAIL ONLY
EMAIL ONLY, CA 00000

FRANK RIVERA
PRINCIPAL CIVIL ENGINEER
CITY OF CHULA VISTA
EMAIL ONLY
EMAIL ONLY, CA 00000
FOR: CITY OF CHULA VISTA

JIM TOMLINSON
DAVIS WRIGHT TREMAINE, LLP
EMAIL ONLY
EMAIL ONLY, CA 00000

KELSEY A. PIRO
REGULATORY AFFAIRS
PACIFIC GAS AND ELECTRIC COMPANY
EMAIL ONLY
EMAIL ONLY, CA 00000

KRISTINA GALLAGHER
LEGISLATIVE ANALYST
HOUSING, LAND USE, AND TRANSPORTATION
EMAIL ONLY
EMAIL ONLY, CA 00000

MADDY STRUTNER
SAN DIEGO GAS & ELECTRIC
EMAIL ONLY
EMAIL ONLY, CA 00000

MADELINE SILVA KHAN
DIR - INFRASTRUCTURE
PACIFIC GAS AND ELECTRIC COMPANY
EMAIL ONLY
EMAIL ONLY, CA 00000

MARK R. DETTLE
DIR - PUBLIC WORKS
CITY OF SANTA CRUZ
EMAIL ONLY
EMAIL ONLY, CA 00000

MARVIN SNOW
EMAIL ONLY
EMAIL ONLY, CA 00000

MIA BERRIOS
REGULATORY CASE COORDINATOR
PACIFIC GAS AND ELECTRIC COMPANY
EMAIL ONLY
EMAIL ONLY, CA 00000

MITZI STAUFER

MANAGEMENT ASSISTANT

CITY OF FOSTER CITY

DEPARTMENT OF PUBLIC WORKS

EMAIL ONLY

EMAIL ONLY, CA 00000

PETER FRECH
EMAIL ONLY
EMAIL ONLY, CA 00000

ROB STEWART
PACIFICORP
EMAIL ONLY
EMAIL ONLY, CA 00000

RYAN APPEL
DAVIS WRIGHT TREMAINE LLP
EMAIL ONLY

EMAIL ONLY, DC 00000

SHARON YANG
DIRECTOR OF LEGAL SERVICES
PACIFIC GAS
LIBERTY UTILITIES (WEST REGION)
EMAIL ONLY
EMAIL ONLY, AA 00000

SPENCER OLINEK
PACIFIC GAS AND ELECTRIC COMPANY
EMAIL ONLY
EMAIL ONLY, CA 00000

STEVE MILLER
EMAIL ONLY
EMAIL ONLY, CA 00000

CITY OF FULLERTON
EMAIL ONLY
EMAIL ONLY, CA 00000

COURTNEY FROH
LEAD TAX ACCOUNTANT
HAPPY VALLEY TELEPHONE COMPANY
8401 GREENWAY BLVD., STE. 230
MIDDLETON, WI 53562
FOR: HAPPY VALLEY TELEPHONE COMPANY /
HORNITOS TELEPHONE COMPANY /
WINTERHAVEN TELEPHONE

LANCE CASEY
SR. REG. RELATIONS SPECIALIST
CONSOLIDATED COMMUNICATIONS OF CALIF
350 S LOOP 336 WEST
MM, TX 77304
FOR: CONSOLIDATED COMMUNICATIONS OF
CALIFORNIA

LINDA C. STINAR

DIR - REGULATORY AFFAIRS

CENTURYLINK

6700 VIA AUSTI PARKWAY

LAS VEGAS, NV 89119

SAIRA PASHA AT&T EMAIL ONLY EMAIL ONLY, AA 00000

SKY WEGMAN
PACIFIC GAS AND ELECTRIC COMPANY
EMAIL ONLY
EMAIL ONLY, CA 00000

STACY LEE
CPUC
EMAIL ONLY
EMAIL ONLY, CA 00000

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

ERIC MAPLE
SR. CIVIL ENGINEER
CITY OF CAMARILLO
EMAIL ONLY
EMAIL ONLY, CA 00000-8053

RICHARD T. CHIP HOWELL
AREA MGR - REGULATORY RELATIONS
AT&T
208 S. AKARD ST., RM 2510.02
DALLAS, TX 75202

STEPHEN P. BOWEN
ATTORNEY AT LAW
BOWEN LAW GROUP, LLP
19660 N. RIM DRIVE, STE. 201
SURPRISE, AZ 85374

JEFFERY A. WILLIAMS
SUPERINTENDENT - CODES & ORDINANCES
L.A. DEPT OF WATER & POWER
111 NORTH HOPE STREET, RM. 856
LOS ANGELES, CA 90012

CALIF PUBLIC UTILITIES COMMISSION 515 SOUTH FLOWER STREET 3300 PUBLIC ADVISOR'S OFFICE 320 West 4th Street Suite 500 Los Angeles, CA 90013

JENNER & BLOCK LLP LOS ANGELES, CA 90071

GREG CAMPBELL LIBERTY UTILITIES 9750 WASHBURN ROAD DOWNEY, CA 90241

DANIEL MARSH MGR, RATES AND REGULATORY AFFAIRS LIBERTY UTILITIES (CALIFORNIA) 9750 WASHBURN ROAD DOWNEY, CA 90241-7002

EDWARD JACKSON DIR - REVENUE REQUIREMENTS

LIBERTY UTILITIES (CALIFORNIA)

9750 WASHBURN ROAD / PO BOX 7002

IFATH CASILIAS

CITY OF WHITTIER

13230 PENN ST.

WHITTIER, CA 90602 DOWNEY, CA 90241-7002

IFATH CASILLAS

ASIA POWELL

STATE REGULATORY AFFAIRS

FRONTIER COMMUNICATIONS

CITY OF RANCHO CUCAMONGA

10500 CIVIC CENTER DRIVE

PANCHO CUCAMONGA, CA 91 RANCHO CUCAMONGA, CA 91730

AKBAR JAZAYEIRI MGR - REGULATORY AFFAIRS MGR - REGULATORY AFFAIRS SOUTHERN CALIFORNIA EDISON COMPANY SOUTHERN CALIFORNIA EDISON COMPANY 2244 WALNUT GROVE AVE. / PO BOX 800 ROSEMEAD, CA 91770 ROSEMEAD, CA 91770 FOR: SOUTHERN CALIFORNIA EDISON COMPANY

CASE ADMINISTRATION SOUTHERN CALIFORNIA EDISON COMPANY

DAVID LEBLOND SOUTHERN CALIFORNIA EDISON COMPANY 8631 RUSH STREET ROSEMEAD, CA 91770

RONALD MOORE SR ANALYST, REGULATORY BEAR VALLEY ELECTRIC SERVICE 630 EAST FOOTHILL BOULEVARD SAN DIMAS, CA 91773

KEITH SWITZER MGR - TARRIFFS & SPECIAL PROJECTS GOLDEN STATE WATER COMPANY
630 EAST FOOTHILL BOULEVARD
SAN DIMAS, CA 91773-9016 FOR: GOLDEN STATE WATER COMPANY, ON BEHALF OF BEAR VALLEY ELECTRIC SERVICE

KRISTEN M. CRANE ASSIST CITY MGR CITY OF DEL MAR 1050 CAMINO DEL MAR DEL MAR, CA 92014-2698

PUNAM P. PRAHALAD ATTORNEY
LOUNSBERY FERGUSON, ALTONA & PEAK, LLP
260 CANTERBURY PLACE, STE. 300
ESCONDIDO, CA 92025
FOR. CITY OF SAN MARCOS

DEFOTI CITY INTOINED
CITY OF SAN DIEGO

1200 THIRD AVENUE, SUITE 1100

SAN DIEGO, CA 92101
FOR: CITY OF SAN DIEGO

KRISTEN CAMUGLIA

SHEILA LEE SAN DIEGO GAS & ELECTRIC COMPANY, INC. SAN DIEGO GAS & ELECTRIC COMPANY 8326 CENTURY PARK COURT SAN DIEGO, CA 92123

SHEWIT WOLDEGIORGIS

FRED GALANTE PARTNER ALESHIRE & WYNDER, LLP IRVINE, CA 92612

THOMAS PEREZ
CAPITAL PROGRAM MANAGER
CITY OF LAGUNA BEACH PUBLIC WORKS 505 FOREST AVENUE LONG BEACH, CA 92651 FOR: CITY OF LAGUNA BEACH

JAMEEL PUEBLOS JANIS LEHMAN
ANAHEIM PUBLIC UTILITIES ANAHEIM PUBLIC UTILITIES
201 S. ANAHEIM BLVD., STE 1101 201 S. ANAHEIM BLVD. STE 1101 ANAHEIM, CA 92805

ERIC VOTAW CEO / PRESIDENT FREDERICK M. ORTLIEB DEPUTY CITY ATTORNEY

KIRSTIE C. RAAGAS KRISTEN CAMUGLIA

COX COMMUNICATIONS

5887 COPLEY DRIVE, STE. 300

SAN DIEGO, CA 92111

SAN DIEGO, CA 92111

SAN DIEGO, CA 92111

SAN DIEGO, CA 92122 SAN DIEGO, CA 92123

> CENTRAL FILES 8330 CENTURY PARK CT, CP31-E SAN DIEGO, CA 92123-1530

PAUL MARCONI SAN DIEGO GAS & ELECTRIC COMPANY
8330 CENTURY PARK CT., CP32F
SAN DIEGO, CA 92123-1530

DIRECTOR
BEAR VALLEY ELECTRIC SERVICE, INC.
42020 GRASTIN DRIVE / PO BOX 1547
BIG BEAR LAKE, CA 92315 DIRECTOR

RYAN M. F. BARON ATTORNEY ALESHIRE & WYNDER, LLP

18881 VON KARMAN AVE., STE. 1700

TRVINE. CA 92612

BEST BEST & KRIEGER LLP

18101 VON KARMAN AVENUE, STE. 1000 IRVINE, CA 92612

> KAREN CHUNG SOUTHERN CALIFORNIA EDISON COMPANY 14799 CHESTNUT STREET WESTMINSTER, CA 92683

JANIS LEHMAN ANAHEIM, CA 92805

DAVID CLARK CEO / PRESIDENT

DUCOR TELEPHONE COMPANY

PO BOX 700

B11 SOUTH MADERA AVENUE

DUCOR, CA 93218

FOR: DUCOR TELEPHONE COMPANY

FOR: KERMAN TELEPHONE COMPANY

KERMAN, CA 93630

FOR: KERMAN TELEPHONE COMPANY REGULATORY MANAGER KERMAN TELE. CO. DBA SEBASTIAN (1012) 811 SOUTH MADERA AVENUE DAVID CLARK REGULATORY MGR. FORESTHILL TELEPHONE CO. 811 S. MADERA AVE. KERMAN, CA 93630 FOR: FORESTHILL TELEPHONE COMPANY

DAN DOUGLAS REGULATORY MGK.

THE PONDEROSA TELEPHONE COMPANY
47034 ROAD 201 / PO BOX 21 REGULATORY MGR. O'NEALS, CA 93645 FOR: THE PONDEROSA TELEPHONE COMPANY

DAVE BREES SPECIAL PROJECTS MANAGER CITY OF LOS ALTOS 1 N SAN ANTONIO ROAD LOS ALTOS, CA 94022

MARC D. JOSEPH ATTORNEY AT LAW

ALEXANDER J. ABRAMSON ALEXANDER J. ABRAMSON ARTHUR TSENG
CALIF PUBLIC UTILITIES COMMISSION CALIF PUBLIC UTILITIES COMMISSION
BROADBAND, POLICY & ANALYSIS BRANCH ENERGY INFRASTRUCTURE BRANCH AREA 505 VAN NESS AVENUE SAN FRANCISCO, CA 94102-3214

CHLOE LUKINS ROOM 4102 505 VAN NESS AVENUE SAN FRANCISCO, CA 94102-3214

DANIELLE DOOLEY CALIF PUBLIC UTILITIES COMMISSION ENERGY INFRASTRUCTURE BRANCH AREA 505 VAN NESS AVENUE

LINDA BURTON SIERRA TELEPHONE PO BOX 219 OAKHURST, CA 93644-0219 FOR: SIERRA TELEPHONE COMPANY

RANDY BREAULT PUBLIC WORKS-MARINA & EMERGENCY SERVICES CITY OF BRISBANE 50 PARK PLACE BRISBANE, CA 94005

KAI RUESS DEPUTY TOWN ATTORNEY TOWN OF WOODSIDE 1001 LAUREL STREET, STE. A SAN CARLOS, CA 94070 FOR: TOWN OF WOODSIDE - DPW

RACHAEL E. KOSS ATTORNEY ADAMS BROADWELL JOSEPH & CARDOZO

601 GATEWAY BLVD., STE. 1000

SOUTH SAN FRANCISCO, CA 94080

ADAMS BROADWELL JOSEPH & CARDOZO

601 GATEWAY BOULEVARD, SUITE 1000

SO. SAN FRANCISCO, CA 94080

> ARTHUR TSENG AREA 505 VAN NESS AVENUE SAN FRANCISCO, CA 94102-3214

CHRISTIAN LAMBERT CALIF PUBLIC UTILITIES COMMISSION CALIF PUBLIC UTILITIES COMMISSION ENERGY INFRASTRUCTURE BRANCH ELECTRICITY PLANNING & POLICY BRANCH AREA 505 VAN NESS AVENUE SAN FRANCISCO, CA 94102-3214

DAVID PECK CALIF PUBLIC UTILITIES COMMISSION ENERGY INFRASTRUCTURE BRANCH AREA 505 VAN NESS AVENUE SAN FRANCISCO, CA 94102-3214 SAN FRANCISCO, CA 94102-3214

DREW HODEL CALIF PUBLIC UTILITIES COMMISSION PRESIDENT ALICE REYNOLDS AREA 505 VAN NESS AVENUE SAN FRANCISCO, CA 94102-3214

EMIL RODRIGUEZ CALIF PUBLIC UTILITIES COMMISSION ENERGY INFRASTRUCTURE BRANCH AREA 505 VAN NESS AVENUE SAN FRANCISCO, CA 94102-3214

GREG WILSON CALIF PUBLIC UTILITIES COMMISSION ENERGY COST OF SERVICE & NATURAL GAS BRA LEGAL DIVISION AREA 4-A 505 VAN NESS AVENUE SAN FRANCISCO, CA 94102-3214

JASON ORTEGO CALIF PUBLIC UTILITIES COMMISSION DISTRIBUTION PLANNING BRANCH 505 VAN NESS AVENUE SAN FRANCISCO, CA 94102-3214

JUNAID RAHMAN JUNALD KAHMAN
CALIF PUBLIC UTILITIES COMMISSION SAFETY MANAGEMENT SYSTEM BRANCH AREA 505 VAN NESS AVENUE SAN FRANCISCO, CA 94102-3214

MICHAEL MORRIS CALIF PUBLIC UTILITIES COMMISSION
BROADBAND, POLICY & ANALYSIS BRANCH ROOM 3-F 505 VAN NESS AVENUE SAN FRANCISCO, CA 94102-3214

ROBERT M. POCTA CALIF PUBLIC UTILITIES COMMISSION CALIF PUBLIC UTILITIES COMMISSION ENERGY COST OF SERVICE & NATURAL GAS BRA ADMINISTRATIVE LAW JUDGE DIVISION ROOM 4205 505 VAN NESS AVENUE SAN FRANCISCO, CA 94102-3214 SAN FRANCISCO, CA 94102-3214

EDMOND YI CALIF PUBLIC UTILITIES COMMISSION ENERGY INFRASTRUCTURE BRANCH AREA 505 VAN NESS AVENUE SAN FRANCISCO, CA 94102-3214

GARY C. ERMANN CALIF PUBLIC UTILITIES COMMISSION SAFETY MANAGEMENT SYSTEM BRANCH AREA 505 VAN NESS AVENUE SAN FRANCISCO, CA 94102-3214

IRYNA KWASNY CALIF PUBLIC UTILITIES COMMISSION ROOM 4107 505 VAN NESS AVENUE SAN FRANCISCO, CA 94102-3214 FOR: ENERGY DIV.

JULIAN ENIS CALIF PUBLIC UTILITIES COMMISSION DISTRIBUTION PLANNING BRANCH AREA 505 VAN NESS AVENUE SAN FRANCISCO, CA 94102-3214

MARTIN KURTOVICH CALIF PUBLIC UTILITIES COMMISSION SAFETY MANAGEMENT SYSTEM BRANCH AREA 505 VAN NESS AVENUE SAN FRANCISCO, CA 94102-3214 FOR: SED

NORA HAWKINS CALIF PUBLIC UTILITIES COMMISSION PRESIDENT ALICE REYNOLDS AREA 505 VAN NESS AVENUE SAN FRANCISCO, CA 94102-3214

STEPHANIE WANG ROOM 5105 505 VAN NESS AVENUE TIM G. DREW CALIF PUBLIC UTILITIES COMMISSION ENERGY INFRASTRUCTURE BRANCH AREA 4-A 505 VAN NESS AVENUE SAN FRANCISCO, CA 94102-3214

THOMAS J. LONG LEGAL DIRECTOR

JANE WHANG STAFF COUNSEL VERIZON 201 SPEAR STREET, 7TH FL.
SAN FRANCISCO. CA 94105 SAN FRANCISCO, CA 94105

GEORGINA MARTINEZ N ENGINEERING CONSULTANTS INC. 855 FOLSOM STREET, SUITE 142 SAN FRANCISCO, CA 94107

ROSS JOHNSON AREA MANAGER - REG. RELATIONS DAVIS WRIGHT TREMAINE, LLP AT&T SERVICES 50 CALIFORNIA STREET, 23RD F. 430 BUSH STREET, 5TH FL, STE 29 SAN FRANCISCO, CA 94111 SAN FRANCISCO, CA 94108

LILLY B. MCKENNA ATTORNEY MANATT PHELPS & PHILLIPS, LLP
ONE EMBARCADERO CENTER, 30TH FL.
SAN FRANCISICO, CA 94111

EMECOTIVE BIK.

CALTEL

50 CALIFORNIA ST., STE. 1500

SAN FRANCISCO, CA 94111

SUZANNE TOLLER ATTORNEY DAVIS WRIGHT TREMAINE LLP 50 CALIFORNIA STREET, 23RD FLR SAN FRANCISCO, CA 94111

KATY MORSONY STAFF ATTORNEY THE UTILITY REFORM NETWORK 785 MARKET STREET, SUITE 1400 SAN FRANCISCO, CA 94103

CHASEL LEE ASSOCIATE ATTORNEY THE UTILITY REFORM NETWORK

785 MARKET ST., STE. 1400

SAN FRANCISCO, CA 94103

JENNER & BLOCK LLP

455 MARKET STREET, SUITE 2100

SAN FRANCISCO, CA 94105

> ZEB C. ZANKEL PARTNER JENNER & BLOCK LLP 455 MARKET STREET, SUITE 2100 SAN FRANCISCO, CA 94105-2543

ANDY A. UMANA ATTORNEY ATTUKNEI
AT&T SERVICE, INC.
430 BUSH STREET, ROOM 6043 SAN FRANCISCO, CA 94108

ANKUR PATEL

DIRECTOR â€" REGULATORY

AT&T SERVICES, INC.

CONSUMER FEDERATION OF CALIFORNIA

150 POST ST., STE. 442

SAN FRANCISCO, CA 94108

KATIE JORRIE

SARAH DEYOUNG EXECUTIVE DIR.

DAVIS WRIGHT TREMAINE LLP 50 CALIFORNIA STREET, 23RD FLR SAN FRANCISCO, CA 94111

SUSAN STITH

MEGAN M. MYERS LAW OFFICES OF MEGAN M. MYERS 110 OXFORD STREET SAN FRANCISCO, CA 94134

ROCCO J. COLICCHIA SR. PROJECT MGR. HARRIS & ASSOCIATES HARRIS & ASSOCIATES
1401 WILLOW PASS ROAD, STE. 500 CONCORD, CA 94520

JULIE B. LUCIDO DIR - PUBLIC WORKS CITY OF NAPA 1600 FIRST STREET NAPA, CA 94559

CASE ADMINISTRATION PACIFIC GAS AND ELECTRIC COMPANY 300 LAKESIDE DRIVE OAKLAND, CA 94612

PATRICK M. ROSVALL PARTNER BRB LAW LLP 436 14TH STREET, STE. 1205 OAKLAND, CA 94612

SEAN P. BEATTY PARTNER BRB LAW LLP 436 14TH STREET, STE. 1205 OAKLAND, CA 94612

STEVEN MOSS ATTORNEY

DAVIS WRIGHT TREMAINE LLP

50 CALIFORNIA STREET, 2ND FL.

SAN FRANCISCO, CA 94111-6533

SAN FRANCISCO, CA 94114

FOR: THE LOCAL GOVERNMENT SUSTAINABLE

TOWN OF OAKLAND

> ANDREA MILLER RULE 20A PROGRAM PACIFIC GAS AND ELECTRIC COMPANY 1850 GATEWAY BLVD CONCORD, CA 94520

ALEX AMERI DIR - DPW CITY OF HAYWARD 777 B STREET HAYWARD, CA 94541 FOR: CITY OF HAYWARD

BRUCE T. SMITH CHIEF REGULATORY ANALYST PACIFIC GAS AND ELECTRIC COMPANY 300 LAKESIDE DRIVE OAKLAND, CA 94612

EO COMMITMENTS PACIFIC GAS AND ELECTRIC COMPANY 300 LAKESIDE DRIVE OAKLAND, CA 94612

SARAH J. BANOLA PARTNER BRB LAW LLP 436 14TH STREET, STE. 1205 OAKLAND, CA 94612

BRYCE NESBITT EMAIL ONLY EMAIL ONLY, CA 94702 DAVID MARCUS 1541 JUANITA WAY BERKELEY, CA 94702

LAURIE MCWHORTER LEGISLATIVE AIDE OFF. OF COUNCILMEMBER SUSAN WENGRAF BERKELEY, DISTRICT 6 2180 MILVIA STREET BERKELEY, CA 94704

STEVEN BRYAN, JR. REGULATORY CONTACT PINNACLES TELEPHONE COMPANY 340 LIVE OAK ROAD PAICINES, CA 95043 FOR: PINNACLES TELEPHONE COMPANY

TAMON NORIMOTO PACIFIC GAS AND ELECTRIC COMPANY 111 ALMADEN BLVD SAN JOSE, CA 95113

YUE-HAN CHOW SR. DEPUTY CITY ATTORNEY
CITY OF SAN JOSE CITY OF SAN JOSE

200 E. SANTA CLARA STREET, 16TH FL

CAN JOSE CA 95113

OFFICE OF IRE CITY MILES.

200 EAST SANTA CLARA ST., 16TH FL.

SAN JOSE, CA 95113-1905 FOR: OFFICE OF THE CITY ATTORNEY - CITY OF SAN JOSE

ELISA TOLENTINO SR. DEPUTY CITY ATTORNEY

YVONNE SMYTHE CALAVERAS TELEPHONE COMPANY
PO BOX 37 PO BOX 37 COPPEROPOLIS, CA 95228 FOR: CALAVERAS TELEPHONE COMPANY SANTA ROSA, CA 95401

CALVIN SANDEEN MANAGING DIR. N. BAY NORTH COAST BROADBAND CONSORTIUM 141 STONY CIRCLE

CORY WURTZEL O'DONNELL

JOHANNES J. HOEVERTSZ DIR - DEPT OF TRANSP & PW COUNTY OF SONOMA CORY WURTZEL O'DONNELL

CHIEF DEPUTY COUNTY COUNSEL

COUNTY OF SONOMA

575 ADMINISTRATION DRIVE, RM 105A

SANTA ROSA, CA 95403

JOHANNES J. HOEVERTSZ

DIR - DEPT OF TRANSP & PW

COUNTY OF SONOMA

575 ADMINISTRATION DRIVE, RM 105A

SANTA ROSA, CA 95403 FOR: SONOMA COUNTY

SUE A. GALLAGHER CITY ATTORNEY CITY OF SANTA ROSA 4300 CAZADERO HWY
100 SANTA ROSA AVE., RM 8 CAZADERO, CA 95421 SANTA ROSA, CA 95404

MICHAEL NICHOLLS CAZADERO COMMUNITY SERVICES DISTRICT

RICHARD MCCANN, PH.D M. CUBED 2655 PORTAGE BAY ROAD, SUITE 3 DAVIS, CA 95616

BRENDA SHEPARD CFO VOLCANO TELEPHONE COMPANY PO BOX 1070 PRIME GROVE, CA 95665 FOR: VOLCANO TELEPHONE COMPANY COLBY BERMEL POLITICO 925 L STREET STE 150 SACRAMENTO, CA 95814

JEDEDIAH J. GIBSON ATTORNEY DOWNEY BRAND LLP 621 CAPITOL MALL, 18TH FLOOR SACRAMENTO, CA 95814

LAURA FERNANDEZ BRAUN BLAISING SMITH WYNNE, P.C. REGULATORY AFFAIRS SPECIALIST

555 CAPITOL MALL, SUITE 570 RURAL COUNTY REPRESENTATIVES (
SACRAMENTO CA 95914 SACRAMENTO, CA 95814

MESSAY BETRU
CALIF PUBLIC UTILITIES COMMISSION
DISTRIBUTION PLANNING BRANCH
PROPRIED BRAUN BLAISING SMITH WYNNE P.C.
200 Capitol Mall
SACRAMENTO, CA 95814

SHELIA DEY EXECUTIVE DIRECTOR WESTERN MANFACTURED HOUSING COMM. ASSOC VERIZON 455 CAPITAL MALL, SUITE 800 1415 L STREET, STE. 1250 SACRAMENTO, CA 95814 FOR: WESTERN MANUFACTURED HOUSING COMMUNITY ASSOCIATION

LYNN HAUG ELLISON, SCHNEIDER & HARRIS ELLISON, SCHNEIDER & HARRIS
2600 CAPITOL AVENUE, SUITE 400 SACRAMENTO, CA 95816-5905

ANN L. TROWBRIDGE ATTORNEY AT LAW DAY CARTER & MURPHY LLP 3620 AMERICAN RIVER DRIVE, STE. 205 SACRAMENTO, CA 95864

DRUCILLA DUNTON CALIF PUBLIC UTILITIES COMMISSION SAFETY BRANCH 300 Capitol Mall Sacramento, CA 95814

JUSTIN WYNNE ATTORNEY BRAUN BLAISING SMITH WYNNE P.C. 555 CAPITOL MALL, SUITE 570 SACRAMENTO, CA 95814

> LEIGH KAMMERICH RURAL COUNTY REPRESENTATIVES OF CA 1215 K STREET, SUITE 1650 SACRAMENTO, CA 95814

SHERRI MURILLO SR. ANALYST SACRAMENTO, CA 95814

0/ MASTACHE SR. ATTY - OFF. OF GEN. COUNSEL SACRAMENTO MUNICIPAL UTILITY DISTRICT 6301 S STREET, MS A311 SACRAMENTO, CA 95817

WAIHUN YEE CONTROLLER CAL-ORE TELEPHONE COMPANY PO BOX 847 DORRIS, CA 96023-0847 FOR: CAL-ORE TELEPHONE COMPANY JAMES LOWERS

VP

THE SISKIYOU TELEPHONE COMPANY
PO BOX 157

ETNA, CA 96027-0157

FOR: SISKIYOU TELEPHONE COMPANY

POOJA KISHORE
MGR - REGULATORY AFFAIRS
PACIFICORP
825 NE MULTNOMAH ST., STE. 2000
PORTLAND, OR 97232
FOR: PACIFICORP

DEREK OLIJAR
ANALYST, RATES AND REGULATORY AFFAIRS
LIBERTY UTILITIES (CALIFORNIA)
701 NATIONAL AVE.
TAHOE VISTA, CA 96148
FOR: LIBERTY UTILITIES (CALIFORNIA)