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 433E As of February 22, 2022

Subject: Electric Vehicle Infrastructure Rules Revision Resolution E-5168

Division Assigned: Energy Date Filed: 12-06-2021 Date to Calendar: 12-08-2021

Authorizing Documents: E-5168

# Disposition: Effective Date:

Accepted 12-06-2021

Resolution Required: No

Resolution Number: None

Commission Meeting Date: None

**CPUC** Contact Information:

edtariffunit@cpuc.ca.gov

AL Certificate Contact Information:

Nguyen Quan 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Name of Filer CPUC Corporate ID number of Filer Subject of Filing Date Filed Disposition of Filing (Accepted, Rejected, Withdrawn, etc.)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



|   | OF CALL   |  |  |  |
|---|---|--|--|--|
| MUST BE COMPLETED BY UT   | ILITY (Attach additional pages as needed)   |  |  |  |
| Company name/CPUC Utility No.: Bear Valley E  | lectric Service, Inc (913-E)  |  |  |  |
| Utility type:<br>ELC GAS WATER<br>PLC HEAT  | Contact Person: Nguyen Quan<br>Phone #: (909) 394-3600 x664<br>E-mail: RegulatoryAffairs@bvesinc.com<br>E-mail Disposition Notice to: RegulatoryAffairs@bvesinc.com |  |  |  |
| EXPLANATION OF UTILITY TYPE<br>ELC = Electric GAS = Gas<br>PLC = Pipeline HEAT = Heat WATER = Water   | (Date Submitted / Received Stamp by CPUC)   |  |  |  |
| Advice Letter (AL) #: 433-E   | Tier Designation: 1   |  |  |  |
| Subject of AL: Electric Vehicle Infrastructure Rules Revision – Resolution E-5168   |   |  |  |  |
| Keywords (choose from CPUC listing): Compliance, Rules, Preliminary Statement, Memorandum Account<br>AL Type: Monthly Quarterly Annual One-Time Other:<br>If AL submitted in compliance with a Commission order, indicate relevant Decision/Resolution #: |   |  |  |  |

Does AL replace a withdrawn or rejected AL? If so, identify the prior AL:  $N_0$ 

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 Vo

E-5168

Requested effective date: 12/6/21No. of tariff sheets: 19

Estimated system annual revenue effect (%): N/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: Preliminary Statement VV, Rule 24, Table of Content

Service affected and changes proposed<sup>1:</sup> see Advice Letter

Pending advice letters that revise the same tariff sheets:

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<br>Attention: Tariff Unit<br>505 Van Ness Avenue<br>San Francisco, CA 94102<br>Email: <u>EDTariffUnit@cpuc.ca.gov</u> | Name: Nguyen Quan<br>Title: Regulatory Affairs Manager<br>Utility Name: Bear Valley Electric Service, Inc<br>Address: 630 E. Foothill Blvd<br>City: San Dimas State: California<br>Telephone (xxx) xxx-xxxx: (909) 394-3600 x664<br>Facsimile (xxx) xxx-xxxx: (909) 394-7427<br>Email: RegulatoryAffairs@bvesinc.com; nguan@gswater.com |  |
|---|---|--|
|   | Name: Zeng Zhu<br>Title: Rate Analyst<br>Utility Name: Bear Valley Electric Service, Inc<br>Address: 630 E. Foothill Blvd<br>City: San Dimas State: California<br>Telephone (xxx) xxx-xxxx: (909) 394-3600 x495<br>Facsimile (xxx) xxx-xxxx: (909) 394-7427<br>Email: RegulatoryAffairs@bvesinc.com; zeng.zhu@bvesinc.com               |  |



December 6, 2021

Advice Letter No. 433-E

(U 913 E)

# California Public Utilities Commission

Bear Valley Electric Service, Inc. ("BVES") hereby transmits for filing the following:

**SUBJECT:** Electric Vehicle Infrastructure Rules Revision – Resolution E-5168

# **PURPOSE**

In compliance with Resolution E-5168 ("E-5168"), BVES hereby revise its Rule 24 to include modifications and address outstanding implementation details raised by the California Public Utilities Commission ("Commission" or "CPUC").

This Advice Letter ("AL") complies with E-5168 Ordering Paragraph No. ("OP") 3 and 5.

# BACKGROUND

On March 1, 2021, BVES filed AL 413-E in compliance with Public Utilities Code Section 740.19(c), enacted into law by Assembly Bill (AB) 841. The purpose of AL 413-E was to establish Rule No. 24- Electric Vehicle Infrastructure ("Rule 24") and the Electric Vehicle Infrastructure Memorandum Account ("EVIMA").

On October 7, 2021, the Commission issued Resolution E-5168. E-5168 OP 1 adopts BVES AL 413-E subject to Commission modifications outlined in the resolution.

E-5168 OP 3 states:

3 Bear Valley Electric Service Inc, Liberty Utilities (Calpeco Electric) LLC, and PacifiCorp d/b/a Pacific Power must submit a Tier 1 Advice Letter within 60 days of the adoption of this Resolution. The Tier 1 Advice Letter must at minimum address the following modifications: OPs 3a-3k

E-5168 OP 5 states:

5 Within the Memorandum Accounts that this Resolution approves, Bear Valley Electric Service Inc, Liberty Utilities (Calpeco Electric) LLC, and PacifiCorp d/b/a Pacific Power (IOUs) must, at minimum, record all costs described within the discussion section of this Resolution. All costs described within the discussion section must be captured within the Memorandum accounts and be consistent across the IOUs. The IOUs must each also submit common cost categories, as described in the discussion section of this Resolution, and must include the updated Preliminary Statement for the Memorandum Account within their Tier 1 advice letter.

# **RULE 24 ELECTRIC VEHICLE INFRASTRUCTURE**

BVES hereby complies with the Commission and modifies its Rule 24 Electric Vehicle Infrastructure as directed by Ordering Paragraph ("OP") No. 3.

In compliance with OPs 3a-3k, BVES made the following revisions to its Rule 24 as follows:

3a BVES must provide a clear comparison of the costs and responsibilities that are assigned to the IOUs and the customer for their existing Electric Rule 15, Electric Rule 16, and Electric Rule 24 to all applicants that request service through the EV Infrastructure Rule.

BVES and customer responsibilities differ between Rule 15: Distribution Line Extensions, Rule 16: Service Extensions, and Rule 24: EV Infrastructure. BVES and customer responsibilities are shown in Table 1 below.

| Ta                | Table 1 – Comparison of Costs and Responsibilities per Rules 15, 16 and 24 |   |  |  |
|-------------------|--|---|--|--|
|                   | Utility-assigned Responsibilities Customer-assigned Resp                   |   |  |  |
| Rule 15:          | Equipment on utility-side of meter   | Equipment on utility-side of meter            |  |  |
| Distribution      | Utility pays for utility facilities up to the                              | Trenching and excavation                      |  |  |
| Line Extensions   | Rule 15 allowance:   | Substructures and conduits                    |  |  |
|                   | • Planning, designing, engineering   | Protective structures                         |  |  |
|                   | Cables, switches, transformers   |   |  |  |
|                   | Maintenance  | Customer pays cost of customer assigned       |  |  |
|                   |  | responsibilities and utility-assigned work    |  |  |
|                   |  | that exceeds the Rule 15 allowance less any   |  |  |
|                   | Equipment on customer-side of meter  | Rule 15 discounts or refunds.                 |  |  |
|                   | Not applicable to Rule 15.   |   |  |  |
|                   | 11   | Equipment on customer-side of meter           |  |  |
|                   |  | Not applicable to Rule 15.                    |  |  |
|                   |  | 11  |  |  |
| Rule 16: Service  | Equipment on utility-side of meter   | Equipment on utility-side of meter            |  |  |
| Extensions        | Utility pays for utility facilities up to the                              | Trenching and excavation                      |  |  |
|                   | Rule 16 allowance:   | Substructures and conduits                    |  |  |
|                   | Planning, designing, engineering   | Riser material                                |  |  |
|                   | Underground service conductors   | Protective structures                         |  |  |
|                   | Overhead service conductors  | Permit fees                                   |  |  |
|                   | Service transformers   | • Maintenance of conduits, pull               |  |  |
|                   | Support poles  | wires, substructures and                      |  |  |
|                   | Utility owned metering   | protective structures not on                  |  |  |
|                   | equipment  | customer premises                             |  |  |
|                   | Maintenance of service facilities  | 1   |  |  |
|                   | installed under the provisions of  | Customer pays cost of customer assigned       |  |  |
|                   | this rule  | responsibilities and utility-assigned work    |  |  |
|                   |  | that exceeds the Rule 16 allowance.           |  |  |
|                   | Equipment on customer-side of meter  |   |  |  |
|                   | Customer responsible for all.  | Equipment on customer-side of meter           |  |  |
|                   | -  | Customer responsible for all.                 |  |  |
|                   |  |   |  |  |
| Rule 24: Electric | Equipment on utility-side of meter   | Equipment on utility-side of meter            |  |  |
| Vehicle           | Planning, designing, engineering   | <ul> <li>Environmental studies and</li> </ul> |  |  |
| Infrastructure    | Installation of all electrical   | remediation                                   |  |  |
|                   | distribution infrastructure and  | <ul> <li>Facility relocations and</li> </ul>  |  |  |
|                   | protective structures  | rearrangements, unless                        |  |  |
|                   | Materials  | determined by utility to be                   |  |  |
|                   | Trenching and excavation   | necessary in order to provide new             |  |  |
|                   | <ul> <li>Permitting, rights check, and</li> </ul>                          | service                                       |  |  |
|                   | easements  | Overhead to underground                       |  |  |
|                   | Civil work   | conversions, unless required or               |  |  |
|                   |  | otherwise the most cost-effective             |  |  |
|                   | Equipment on customer-side of meter  | design  |  |  |
|                   | Customer responsible for all.  |   |  |  |
|                   |  | Equipment on customer-side of meter           |  |  |
|                   |  | All costs for charging equipment,             |  |  |
|                   |  | including costs to plan, design, install,     |  |  |
|                   |  | own, maintain, and operate facilities and     |  |  |
|                   |  | equipment beyond the meter.                   |  |  |

3b BVES must add language to the EV Infrastructure Rule that the Electric Vehicle Supply Extension must extend along the shortest or most practical available route, available route as necessary to reach a Service Delivery Point identified via mutual agreement between the investor-owned utility and the applicant.

BVES has added the proposed language to its Rule 24, Section B-14

3c. BVES must add the "No Effect on TE Programs" language to its Rule 24.

BVES has added the required language to its Rule 24, Section A, Applicability

3*d.* BVES must update its proposed EV Infrastructure Rules to reflect the specific safety qualifications for Electric Vehicle Supply Equipment, which may incorporate requirements of the Transportation Electrification Safety Checklist adopted via Decision (D.) 18-09-034 related to utility-side infrastructure.

BVES has added the required language that reflects specific safety qualifications to its Rule 24, Section A, Applicability.

*3e. PacifiCorp d/b/a Pacific Power must remove the customer allowance language of* \$10,000 plus two times the electric service revenue the Charging Station is estimated to pay in a year of normal EVSE operation

This item only applies to PacificCorp. No action required of BVES.

*3f. BVES must modify the definition of electric vehicle within the EV Infrastructure Rules to include the same referenced definition of electric vehicles from Decision* (*D.*) 20-09-035.

BVES has added the modified definition of Electric Vehicles to its Rule 24, Section I, Definitions.

*3g.* BVES must add a timeframe clause into the Applicability section of each of their EV Infrastructure Rules to stipulate that the Rule may be revised after the completion of the IOUs' General Rate Case cycle, following the one during which the advice letter was filed. While the policy may continue as the California Public Utilities Commission evaluates its impacts, it may modify the Rules following the evaluation.

BVES has added the timeframe clause in its Rule 24, Section A, Applicability.

*3h.* BVES must (1) submit a proposed common cost category definitions for poles, vaults, service drops, transformers, mounting pads, trenching, conduit, wire, cable, meters, associated engineering and civil construction work, and other equipment and labor that the IOUs will cover under the new Electric Vehicle Infrastructure Rules; and (2) submit common cost categories for anything else the IOUs will cover under their new EV Infrastructure Rules. The IOUs will use these cost categories to track costs associated with

the new Electric Vehicle Infrastructure Rules within their Memorandum Accounts. There should not be variation between the IOUs' cost categories or definitions.

BVES develop the following common cost categories that will be used to report spending on the EV Infrastructure Rules. BVES, along with the other small utilities, propose to use the following Federal Regulatory Energy Commission (FERC) Uniform System of Accounts to describe:

- Poles;
- Vaults;
- Service drops;
- Transformers;
- Mounting Pads;
- Trenching;
- Conduit;
- Wire;
- Cable; and
- Meters.

Because Associated Engineering and Civil Construction work and Other Equipment is not defined within the FERC Uniform System of Accounts, BVES and other small utilities propose the following definition for these cost categories:

- Associated Engineering and Civil Construction work; and
- Other equipment.

*3i.* BVES must update its Infrastructure Rules to default to utilizing existing service where technically feasible and cost efficient, as described within the discussion section of this Resolution.

BVES has added the proposed language to its Rule 24, Section B 14

*3j.* BVES must update its EV Infrastructure Rules to reflect that as a default, participants will be enrolled on the commercial time-variant electric vehicle rate that each IOU offers, but that customers may choose to change to another time-variant rate.

BVES has added this provision to its Rule 24, Section A, Applicability.

*3k. BVES must calculate the expected revenue requirement and rate impact resulting from these Rules through the end of 2024.* 

BVES has not filed its GRC application for the 2023-2028 cycle to determine the revenue requirement and rate impact on customers who have electric vehicles. Currently, BVES is using its adopted revenue requirement from its 2017-2022 GRC cycle to serve the few customers who have EV meters.

See accompanying revised Rule 24.and Preliminary Statement for the Electric Vehicle Infrastructure Memorandum Account.

## **TIER DESIGNATION**

This advice letter is submitted with a Tier 1 designation.

## **EFFECTIVE DATE**

BVES respectfully requests this advice letter becomes effective on December 6, 2021.

## 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 <u>www.cpuc.ca.gov</u>.

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

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: Nguyen Quan 630 East Foothill Blvd. San Dimas, CA 91773 Fax: 909-394-7427 E-mail: <u>RegulatoryAffairs@bvesinc.com</u>

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

# Correspondence:

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

Nguyen Quan Manager, Regulatory Affairs Bear Valley Electric Service, Inc. 630 East Foothill Blvd. San Dimas, California 91773 Email: <u>RegulatoryAffairs@bvesinc.com</u>

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

Sincerely,

<u>/s/Zeng Zhu</u> Zeng Zhu Rate Analyst, Regulatory Affairs

cc: Edward Randolph, Deputy Executive Director, Energy Division
 Franz Cheng, Energy Division
 R. Mark Pocta, California Public Advocates Office
 BVES General Order 96-B Service List

|                         |  | Attachment 1<br>Advice 433-E          |
|-------------------------|--|---------------------------------------|
| Cal P.U.C.<br>Sheet No. | Title of Sheet   | Cancelling<br>Cal P.U.C.<br>Sheet No. |
|                         |  |                                       |
| 3115-E                  | PRELIMINARY STATEMENTS<br>Sheet 1                          | 3019-E                                |
| 3116-E                  | Rule No. 24<br>ELECTRIC VEHICLE INFRASTRUCTURE<br>Sheet 1  | 3003-E                                |
| 3117-E                  | Rule No. 24<br>ELECTRIC VEHICLE INFRASTRUCTURE<br>Sheet 2  | 3004-E                                |
| 3118-E                  | Rule No. 24<br>ELECTRIC VEHICLE INFRASTRUCTURE<br>Sheet 3  | 3005-E                                |
| 3119-E                  | Rule No. 24<br>ELECTRIC VEHICLE INFRASTRUCTURE<br>Sheet 4  | 3006-E                                |
| 3120-E                  | Rule No. 24<br>ELECTRIC VEHICLE INFRASTRUCTURE<br>Sheet 5  | 3007-E                                |
| 3121-E                  | Rule No. 24<br>ELECTRIC VEHICLE INFRASTRUCTURE<br>Sheet 6  | 3008-E                                |
| 3122-E                  | Rule No. 24<br>ELECTRIC VEHICLE INFRASTRUCTURE<br>Sheet 7  | 3009-E                                |
| 3123-E                  | Rule No. 24<br>ELECTRIC VEHICLE INFRASTRUCTURE<br>Sheet 8  | 3010-E                                |
| 3124-E                  | Rule No. 24<br>ELECTRIC VEHICLE INFRASTRUCTURE<br>Sheet 9  | 3011-E                                |
| 3125-E                  | Rule No. 24<br>ELECTRIC VEHICLE INFRASTRUCTURE<br>Sheet 10 | 3012-E                                |
| 3126-E                  | Rule No. 24<br>ELECTRIC VEHICLE INFRASTRUCTURE<br>Sheet 11 | 3013-E                                |
| 3127-E                  | Rule No. 24<br>ELECTRIC VEHICLE INFRASTRUCTURE<br>Sheet 12 | 3014-E                                |
| 3128-E                  | Rule No. 24<br>ELECTRIC VEHICLE INFRASTRUCTURE<br>Sheet 13 | 3015-E                                |

|                         |  | Attachment 1<br>Advice 433-E          |
|-------------------------|--|---------------------------------------|
| Cal P.U.C.<br>Sheet No. | Title of Sheet   | Cancelling<br>Cal P.U.C.<br>Sheet No. |
| 3129-E                  | Rule No. 24<br>ELECTRIC VEHICLE INFRASTRUCTURE<br>Sheet 14 | 3016-E                                |
| 3130-E                  | Rule No. 24<br>ELECTRIC VEHICLE INFRASTRUCTURE<br>Sheet 15 | 3017-E                                |
| 3131-E                  | Rule No. 24<br>ELECTRIC VEHICLE INFRASTRUCTURE<br>Sheet 16 | 3018-E                                |
| 3132-E                  | Table of Contents<br>Sheet 1                               | 3114-E                                |
| 3133-E                  | Table of Contents<br>Sheet 2                               | 3071-E                                |

#### PRELIMINARY STATEMENTS

Page 1

#### Part VV. Electric Vehicle Infrastructure Memorandum Account (EVIMA)

a. Purpose

Pursuant to Assembly Bill (AB) 841 (Stats. 2020, Ch. 372), the EVIMA is established to track the BVES-incurred costs of all electrical distribution infrastructure on the utility side of the customer's meter for all customers installing separately metered infrastructure to support charging stations, other than those in single-family residences. This memo account applies to costs incurred by BVES related to electric vehicle infrastructure installed under the provisions of Rule 24 between January 1, 2021, and the implementation date of BVES's next general rate case, currently anticipated to be April 2022. Costs that are eligible for recovery as part of the ratemaking approved in BVES's current Transportation Electrification Programs, such as Charge Ready Transport and Charge Ready 2 Programs, do not apply to this account.

Per AB 841, electrical distribution infrastructure shall include poles, vaults, service drops, transformers, mounting pads, trenching, conduit, wire, cable, meters, other equipment as necessary, and associated engineering and civil construction work.

Pursuant to Ordering Paragraph 5 of Resolution E-5167, the EVIMA will include the cost categories listed in the discussion section of the Resolution.

b. Accounting Procedure

The EVIMA monthly entries should be as follows:

- 1. A debit entry equal to BVES's recorded Operations and Maintenance expenses incurred for BVES Electric Rule 24 and compliance with Public Utilities Code Section 740.19(c);
- 2. A debit entry equal to BVES's recorded incremental capitalrelated revenue requirement (including depreciation, applicable taxes, and an authorized rate of return on recorded rate base) incurred for BVES Electric Rule 24 and compliance with Public Utilities Code Section 740.19(c);
- 3. An entry to record interest by applying one-twelfth of the three month Commercial Paper rate (expressed as an annual rate) as reported in the Federal Reserve Statistical Release, H.15, or its successor publication to the EVIMA's average monthly balance.

#### c. Disposition

Costs tracked in the EVIMA shall be separately reviewed for reasonableness in BVES's next general rate case or any other proceeding deemed appropriate by the Commission and, upon approval, transferred to the Distribution subaccount of the Base Revenue Requirement Balancing Account (BRRBA) for recovery in customers' rates.

Advice Letter No. <u>433-E</u> Decision No. Issued By **Paul Marconi President** 

Date Filed December 6, 2021 Effective December 6, 2021 Resolution No. E-5168

(N) (N) (N)

#### <u>Rule No. 24</u> <u>ELECTRIC VEHICLE INFRASTRUCTURE</u>

#### A. APPLICABILITY

This Rule is applicable to all Electrical Distribution Infrastructure or Electric Vehicle (EV) Service Extensions on the utility side of the meter for all Customers or Applicants, excluding single-family residences, installing separately metered infrastructure to exclusively support Charging Stations for EV. For purposes of this Rule, Electrical Distribution Infrastructure includes EV Service Extensions as defined in Sections B.3 and I of this Rule.1 This Rule is not applicable to Applicants who intend to participate in any of BVES's current Charge Ready Programs, such as Charge Ready Transport Program and Charge Ready 2, authorized by the California Public Utilities Commission (CPUC) prior to the effective date of this Rule. This Rule may be revised after the completion of the IOUs' General Rate Case cycle, following the one during which this advice letter was filed. While the policy may continue as the CPUC evaluates its impacts, it may modify the Rules following the evaluation.

**Eligibility**: To be eligible for this Rule, Applicant must purchase and install qualified Electric Vehicle Supply Equipment (EVSE) or Charging Stations in the quantity approved by BVES in BVES's sole discretion.2 Applicant must agree to maintain and operate the EVSE or Charging Stations associated with this Rule for a minimum period of five years.

**Enrollment in a Time Variant Rate**: All Applicants taking service through Rule 24 will automatically be enrolled onto an applicable EV Time-of-Use rate offered by BVES. After discussing their EV charging needs with BVES, the Applicant may opt-out of the EV Time-of-Use rate for an appropriate time variant rate.

**Incidental Load:** An exception to the requirement that eligible meters are to be dedicated exclusively to EV charging is that appliances and apparatus that solely serve the overall EV infrastructure of the site and no other use may be included as load on the EV-dedicated meter. The eligible Incidental Load must be limited to devices directly needed to solely support the EV infrastructure and charging uses of the site itself. The added load included on the EV meter must not include load from any non-EV charging infrastructure facilities, appliances or apparatus.

**No Effect on Other TE Programs:** Infrastructure provided pursuant to this Rule 24 does not alter or diminish the Commission's authority under Public Utilities Code section 740.12(b) (or any similar statute) to direct electrical corporations to file applications for transportation electrification programs and investments, or to approved or modify the terms and conditions of such programs and investments

**Safety Requirements**: Applicant must also purchase and install EVSE that meet the safety requirements of the Transportation Electrification Safety Requirements Checklist of D.18-09-034 for the size and type of EVSE to be installed. All EVSE specifics equipment such as type, size, quantity, and project timelines, must be identified in Applicant's service request and agreed upon in the service contract with BVES. Applicant must agree to maintain and operate the EVSE and Charging Station as identified in the contract for a minimum period of five years.

|                         | (Continued)  |                       |           |
|-------------------------|--------------|-----------------------|-----------|
|                         | Issued By    |                       |           |
| Advice Letter No. 433-E | Paul Marconi | Date Filed December   | 6, 2021   |
| Decision No.            | President    | Effective December    | : 6, 2021 |
|                         |              | Resolution No. E-5168 |           |

(N)

(N)

(N)

#### Rule No. 24 ELECTRIC VEHICLE INFRASTRUCTURE

#### **B. GENERAL**

- 1. Design and Installation. BVES will be responsible for planning, designing, engineering and installing the Electrical Distribution Infrastructure using BVES's standards for material, design, and construction.
  - a. Construction and Design Specifications, Standards, Terms, and Conditions for New Extension of Service Project
    - (1) In compliance with Section 783 of the Public Utilities Code, BVES will apply only those construction and design specifications, standards, terms, and conditions that are applicable to a new extension of service project for the 18 months following the date the application for a new extension of service project is approved.
    - (2) BVES may adopt modifications to those construction and design specifications, standards, terms, and conditions applicable to a new extension-of-service project only in accordance with any of the following:
      - (a) An order or decision of the CPUC or any other state or federal agency with jurisdiction.
      - (b) A work order issued by BVES to implement construction or design changes necessitated by a Customer-driven scope of work modification.
      - (c) A material-related design change identified by BVES to remedy a construction material defect that could pose a risk to public safety.
    - (3) Approval date of a new extension of service application refers to the earlier of either the effective date of the contract for the extension of electric service or the date when BVES first invoices the Customer for the extension of electric service. "Invoice" to mean when BVES presents an offer to the Customer for the extension of service in response to an application for an extension of service submitted pursuant to the regulations of the CPUC and applicable specifications of BVES.
- 2. Electrical Distribution Infrastructure. Pursuant to Public Utilities Code Section 740.19(b), the term Electrical Distribution Infrastructure shall include poles, vaults, service drops, transformers, mounting pads, trenching, conduit, wire, cable, meters, other equipment as necessary, and associated engineering and civil construction work.
- 3. EV Service Extension. BVES's EV Service Extension shall consist of (a) primary or secondary underground or overhead service conductors, (b) poles to support overhead service conductors, (c) service transformers, (d) BVES-owned Metering equipment, and (e) other BVES-owned service related equipment.

(Continued)

\_\_\_\_\_

(N)

|                   |       | Issued By    |
|-------------------|-------|--------------|
| Advice Letter No. | 433-Е | Paul Marconi |
| Decision No.      |       | President    |
|                   |       |              |

<sup>1</sup> Certain words beginning with capital letters are defined either within the provisions of this Rule or in BVES's Rule 1.

<sup>2</sup> For Applicants that are considered EVSE manufacturers, a proof of commitment to install the EVSE or Charging Station is required.

(N)

#### <u>Rule No. 24</u> ELECTRIC VEHICLE INFRASTRUCTURE

B. GENERAL (Continued)

4. Ownership. The Electrical Distribution Infrastructure and EV Service Extension installed under the provision of this Rule shall be owned, operated, and maintained by BVES.

5. Private Lines. BVES shall not be required to serve any Applicant from Distribution Line Extension or EV Service Extension facilities that are not owned, operated, and maintained by BVES.

6. Special or Added Facilities. Any special or added facilities BVES agrees to install at the request of Applicant will be installed at Applicant's expense in accordance with BVES's Rule 2, Description of Service.

7. Contracts. Each Applicant requesting service may be required to execute a written contract(s) prior to BVES performing its work to establish service.

8. Distribution Line Extension. Whenever BVES's distribution system is not complete to the point designated by BVES where the EV Service Extension is to be connected to BVES's distribution system, the extension of Distribution Line facilities will be installed in accordance with Rule 15, Distribution Line Extensions.

9. Rights-of-Way: Rights-of-way or easements may be required by BVES to install the Electrical Distribution Infrastructure and EV Service Extension, the cost of which will be borne by BVES.

a. EV Service Extensions. If the EV Service Extension must cross property owned by a third party to serve the Applicant, then BVES may, at its option, install such EV Service Extension after appropriate rights-of-way or easements, satisfactory to BVES are obtained.

b. Distribution Line Extensions. If BVES's facilities installed on Applicant's property, or thirdparty property, will be or are designed to serve adjacent property, then BVES may, at its option, install its facilities after appropriate rights-of-way or easements, satisfactory to BVES, are obtained.

c. Clearances. Any necessary rights-of-way or easements for BVES's facilities shall have provision to maintain legal clearances from adjacent structures.

10. Environmental Studies or Issue Mitigation. Environmental studies or issue mitigation may be required by BVES to install the Electrical Distribution Infrastructure and EV Service Extension, the cost of which will be borne by the Applicant.

(N)

(Continued)

Advice Letter No. <u>433-E</u> Decision No. Issued By **Paul Marconi President** 

#### Rule No. 24 ELECTRIC VEHICLE INFRASTRUCTURE

#### B. GENERAL (Continued)

- 11. Access to Applicant's Premises. BVES shall have the right to enter and leave Applicant's Premises for Non-Emergency purposes connected with the furnishing of electric service (e.g. meter reading, inspection, testing, routine repairs, replacement, maintenance, vegetation management, etc.). When necessary, BVES will make prior arrangements with Applicant for gaining access to Applicant's Premises. For Emergency purposes only, BVES may enter Applicant's Premises at all times, without notice to Applicant, and may exercise any and all rights secured to it by law, or under BVES's tariffs. These rights include, but are not limited to:
  - a. The use of a BVES-approved locking device, if Applicant desires to prevent unauthorized access to his/her property containing BVES's facilities;
  - b. Safe and ready access for BVES personnel free from unrestrained animals; and
  - c. Unobstructed ready access for BVES's vehicles and equipment to install, remove, repair, or maintain its facilities, and removal of any and all of its property installed on Applicant's Premises after the termination of service.
- 12. Service Connections. Only personnel duly authorized by BVES are allowed to connect or disconnect service conductors to or from BVES's Distribution Lines, remove meters unless as allowed under Rule 22, Direct Access, remove BVES-owned Electrical Distribution Infrastructure and EV Service Extension, or perform any work upon BVES-owned existing facilities. Installation of passive, non-electrically connected monitoring devices on or near the meter by non-BVES personnel is permitted. Customer is fully responsible for damage to BVES Facilities resulting from the installation of such device. BVES may remove such device if the device creates a safety hazard, interferes with meter functionality or meter reading procedures, and/or if it is necessary to permit work upon BVES-owned facilities, including the meter. BVES is not responsible for validating any data produced from these devices.
- 13. General Location. The location of the Electrical Distribution Infrastructure and EV Service Extension shall extend:
  - a. Franchise Area. From the point of connection at the Distribution Line to Applicant's nearest property line abutting upon any street, highway, road, or right-of-way, along which it already has, or will install distribution facilities; and
  - b. Private Property. On private property, along the shortest, most practical and available route (clear of obstructions) as necessary to reach a Service Delivery Point designated by BVES.

|                         | (Continued)  |                          |      |
|-------------------------|--------------|--------------------------|------|
|                         | Issued By    |                          |      |
| Advice Letter No. 433-E | Paul Marconi | Date Filed December 6, 2 | 2021 |
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|                         |              | Resolution No. E-5168    |      |

#### Rule No. 24 ELECTRIC VEHICLE INFRASTRUCTURE

#### B. GENERAL (Continued)

 14. Limitation: The length and route of the Electrical Distribution Infrastructure will be
 (N)

 determined by BVES according to its planning, designing, and engineering standards along
 (N)

 the shortest, most practical, and most cost-efficient available route as necessary to reach a
 (N)

 Service Delivery Point designated by BVES. When it is the most cost-efficient option, service
 (N)

 will be provided from an existing Service Delivery Point and capacity upgrades shall be made
 (N)

 to existing facilities.
 (N)

#### C. METERING

- 1. General: The meter and associated metering equipment installed under this Rule shall solely serve the EV load and Incidental Load directly needed to solely support the EV infrastructure and charging uses of the site itself.
  - a. Meter All Usage. Delivery of all electric power and energy will be metered, unless otherwise provided for by BVES's tariff schedules or by other applicable laws.
  - b. Meter Location. All meters and associated metering equipment shall be located at some protected location on Applicant's Premises as approved by BVES.
  - c. Meter Ownership. BVES shall own and maintain all meters and associated metering equipment unless otherwise allowed by BVES's tariffs.
- 2. Number of Meters. Only one meter will be installed for a single non-residential enterprise on a single Premises, except:
  - a. When otherwise required or allowed under BVES's tariffs;
  - b. At the option of and as determined by BVES, for its operating convenience, consistent with its engineering design;
  - c. When required by law or local ordinance; or
  - d. When additional services are granted by BVES.

A single meter is required for each single enterprise operating in one building or group of buildings or other development on a single Premises such as, but not limited to, a commercial business, school campus, industrial manufacturer, or recreational vehicle park, unless otherwise approved by BVES.

(Continued)

Advice Letter No. <u>433-E</u> Decision No. Issued By Paul Marconi President

#### Rule No. 24 ELECTRIC VEHICLE INFRASTRUCTURE

#### D. EV SERVICE EXTENSIONS

- 1. Number of EV Service Extensions. BVES will not normally provide more than one EV Service Extension, including associated facilities, either overhead or underground for any one building or group of buildings, for a single enterprise on a single Premises, except:
  - a. Tariffs. Where otherwise allowed or required under BVES's tariffs;
  - b. BVES Convenience. At the option of and as determined by BVES, for its operating convenience, consistent with its engineering design for different voltage and phase classification, or when replacing an existing service;
  - c. Ordinance. Where required by ordinance or other applicable law, for such things as fire pumps, fire alarm systems, etc.; or
  - d. Other. BVES may charge for additional services provided under this paragraph, as special or added facilities.
- 2. Underground Installations.
  - a. Underground Required: Underground EV Service Extensions (1) shall be installed where required to comply with applicable tariff schedules, laws, ordinances, or similar requirements of governmental authorities having jurisdiction, and (2) may be necessary as determined by BVES where Applicant's load requires a separate transformer installation of 300 kVa or greater.
  - b. Underground Optional. An underground EV Service Extension may be installed in an area where it is not otherwise required and when requested by Applicant and agreed upon by BVES. The cost of which will be paid for by the Applicant.
  - c. Beginning August 2, 2010, BVES will no longer accept requests under the Added Facilities provision of Rule 2, Section H, for underground distribution systems that call for specified pieces of electrical equipment to be installed in below-ground structures in circumstances where it is technically feasible to install the equipment above ground. See BVES's Rule 2, Section H.4, for more details.

(Continued)

Advice Letter No. <u>433-E</u> Decision No. Issued By **Paul Marconi President** 

#### Rule No. 24 ELECTRIC VEHICLE INFRASTRUCTURE

#### D. EV SERVICE EXTENSIONS (Continued)

- 3. Overhead Installations. Overhead EV Service Extensions are permitted except under the circumstances specified in Section D.2.a above.
- 4. Unusual Site Conditions. In cases where Applicant's building is located a considerable distance from the available Distribution Line or where there is an obstruction or other deterrent obstacle or hazard such as plowed land, ditches, or inaccessible security areas between BVES's Distribution Line and Applicant's building or facility to be served that would prevent BVES from prudently installing, owning, and maintaining its EV Service Extensions, BVES may at its discretion, waive the normal Service Delivery Point location. In such cases, the Service Delivery Point will be at such other location on Applicant's property as may be mutually agreed upon; or, alternatively, the Service Delivery Point may be located at or near Applicant's property line as close as practical to the available Distribution Line.

E. RESPONSIBILITIES FOR NEW ELECTRIC DISTRIBUTION INFRASTRUCTURE AND EV SERVICE EXTENSION

- 1. BVES Responsibilities. In accordance with BVES's design, specifications, and requirements for the installation of Electric Distribution Infrastructure and EV Service Extensions, BVES is responsible for the following including any costs:
  - a. Excavation. All necessary trenching, backfilling, and other digging as required including permit fees.
  - b. Conduit and Substructures. Furnishing, installing, owning, and maintaining all Conduits (including pull wires) and Substructures on Applicant's Premises or BVES's Franchise Area (or rights-of-way, if applicable) as necessary to install the Service Extension.
  - c. Protective Structures: Furnishing, installing, owning, and maintaining all necessary Protective Structures as specified by BVES for BVES's facilities on Applicant Premises. Any decorative or custom protective structures shall be the responsibility of the Applicant to install, own, and maintain.

(Continued)

Advice Letter No. <u>433-E</u> Decision No. Issued By **Paul Marconi President** 

#### <u>Rule No. 24</u> <u>ELECTRIC VEHICLE INFRASTRUCTURE</u>

#### E. RESPONSIBILITIES FOR NEW ELECTRIC DISTRIBUTION ... (Continued)

- 1. BVES Responsibilities (Continued)
  - d. Underground Service. A set of service conductors to supply permanent service from the Distribution Line source to the Service Delivery Point approved by BVES.
  - e. Riser Materials. Any necessary pole riser material for connecting underground services to an overhead Distribution Line.
  - f. Overhead Service. A set of overhead service conductors and support poles to supply permanent service from a Distribution Line source to a suitable support at the Service Delivery Point approved by BVES. Such support shall be of a type and located such that service wires may be installed in accordance with good engineering practice and in compliance with all applicable laws, ordinances, rules, and regulations including those governing clearances and points of attachment.
  - g. Metering. When the meter is owned by BVES will be responsible for the necessary instrument transformers where required, test facilities, meters, associated metering equipment, and the metering enclosures when BVES elects to locate metering equipment at a point that is not accessible to Applicant.
  - h. Transformer. The transformer where required, including any necessary switches, capacitors, electrical protective equipment, etc. When either a padmounted or overhead transformer is installed on Applicant's Premises, the Service Extension shall include the primary conductors from the connection point at the distribution supply line to the transformer and the secondary conductors, if any, from the transformer to the Service Delivery Point.
  - i. Government Inspection. BVES will establish electric service to Applicant following notice from the governmental authority having jurisdiction that the Applicant-owned facilities have been installed and inspected in accordance with any applicable laws, codes, ordinances, rules, or regulations, and are safe to energize.

(Continued)

Advice Letter No. <u>433-E</u> Decision No. Issued By Paul Marconi President

#### <u>Rule No. 24</u> ELECTRIC VEHICLE INFRASTRUCTURE

#### E. RESPONSIBILITIES FOR NEW ELECTRIC DISTRIBUTION...(Continued)

- 2. Applicant Responsibilities. In accordance with BVES's design, specifications, and requirements for the installation of the Electric Distribution Infrastructure or EV Service Extensions, subject to BVES's inspection and approval, Applicant is responsible for the following including the costs:
  - a. Clear Route. Providing a route on any private property that is clear of obstructions which would inhibit the construction of either underground or overhead EV Service Extensions
  - b. Applicant's Facility Design and Operations. Applicant shall be solely responsible to plan, design, install, own, maintain, and operate facilities and equipment beyond the Service Delivery Point (except for BVES-owned metering facilities), including obtaining any relevant authority having jurisdiction (AHJ) permit, in order to properly receive and utilize the type of electric service available from BVES. Refer to BVES's Rule 2 for a description, among other things, of:
    - (1) Available service delivery voltages and the technical requirements and conditions to qualify for them,
    - (2) Customer utilization voltages,
    - (3) Load balancing requirements,
    - (4) Requirements for installing electrical protective devices,
    - (5) Loads that may cause service interference to others, and
    - (6) Motor starting limitations.
  - c. Required Service Equipment. Applicant shall, at its sole liability, risk, and expense, be responsible to furnish, install, own, maintain, inspect, and keep in good and safe condition, all facilities of any kind or character on Applicant's Premises that are not the responsibility of BVES but are required by BVES for Applicant to receive service. Such facilities shall include but are not limited to the overhead or underground termination equipment, Conduits, service entrance conductors from the Service Delivery Point to the location of BVES's metering facilities, connectors, meter sockets, meter and instrument transformer housing, service switches, circuit breakers, fuses, relays, wireways, metered conductors, machinery and apparatus of any kind or character. Detailed information on BVES's service equipment requirements will be furnished by BVES.

(Continued)

Advice Letter No. <u>433-E</u> Decision No. Issued By **Paul Marconi President** 

Date Filed December 6, 2021 Effective December 6, 2021 Resolution No. E-5168

Page 9

#### <u>Rule No. 24</u> <u>ELECTRIC VEHICLE INFRASTRUCTURE</u>

#### E. RESPONSIBILITIES FOR NEW ELECTRIC DISTRIBUTION...(Continued)

- 2. Applicant Responsibilities (Continued)
  - d. Coordination of Electrical Protective Devices. When, as determined by BVES, Applicant's load is of sufficient size as to require coordination of response time characteristics between Applicant's electrical protective devices (circuit breakers, fuses, relays, etc.) and those of BVES, it shall be Applicant's responsibility to provide such coordination in accordance with BVES's Rule 2.

e. Liability. BVES shall incur no liability whatsoever, for any damage, loss

or injury occasioned by:

- (1) Applicant-owned equipment or Applicant's transmission and delivery of energy, or
- (2) The negligence, omission of proper protective devices, want of proper care, or wrongful act of Applicant, or any agents, employees, or licensees of Applicant, on the part of Applicant in installing, maintaining, using, operating, or interfering with any such conductors, lines, machinery, or apparatus.
- f. Facility Tampering. Applicant shall provide a suitable means acceptable to BVES for placing its seals on meter rings and covers of service enclosures and instrument transformer enclosures which protect unmetered energized conductors installed by Applicant. All BVES-owned meters and enclosure covers will be sealed only by BVES's authorized employees and such seals shall be broken only by BVES's authorized employees. However, in an emergency, BVES may allow a public authority or other appropriate party to break the seal. Any unauthorized tampering with BVES-owned seals or connection of Applicant-owned facilities to unmetered conductors at any time is prohibited and is subject to the provisions of BVES's Rule 11 for unauthorized use.
- g. Transformer Installations on Applicant's Premises. Transformer installations on Applicant's Premises shall be as specified by BVES and in accordance with the applicable provisions in BVES's Rule 16, Section D.1.g.
- h. Building Code Requirements. Any service equipment and other related equipment owned by Applicant, as well as any vault, room, enclosure, or lifting facilities for the installation of transformers shall conform with applicable laws, codes, and ordinances of all governmental AHJ.

|                         | (Continued)                      |                |                  |
|-------------------------|----------------------------------|----------------|------------------|
| Advice Letter No. 433-E | Issued By<br><b>Paul Marconi</b> | Date Filed     | December 6, 2021 |
| Decision No.            | President                        | Effective      | December 6, 2021 |
|                         |                                  | Resolution No. | E-5168           |

#### <u>Rule No. 24</u> <u>ELECTRIC VEHICLE INFRASTRUCTURE</u>

E. RESPONSIBILITIES FOR NEW ELECTRIC DISTRIBUTION...(Continued)

- 2. Applicant Responsibilities (Continued)
  - i. Reasonable Care. Applicant shall exercise reasonable care to prevent BVES's Service Extension, other BVES facilities, and meters owned by BVES or others on the Applicant's Premises from being damaged or destroyed, and shall refrain from interfering with BVES's operation of the facilities and shall notify BVES of any obvious defect. Applicant may be required to provide and install suitable mechanical protection (barrier posts, etc.) as required by BVES.
  - j. Corrective Action. In cases where the EV Service Facilities have become inaccessible or hazardous condition exist or any object becomes impaired under any applicable laws, ordinances, rules, or regulations of BVES or public authorities, the Applicant or owner shall, at Applicant's or owner's expense, either correct the access or clearance infractions or pay BVES its total estimated cost to relocate its facilities to a new location which is acceptable to BVES. Applicant or owner shall also be responsible for the expense to relocate any equipment which Applicant owns and maintains. Failure to comply with corrective measures within a reasonable time may result in discontinuance of service.
- 3. Installation. BVES will perform all design and installation work required to install EV Service Extensions.
- F. PAYMENTS

Applicant is responsible to pay BVES the following non-refundable costs as applicable under this Rule and in advance of BVES commencing its work:

- 1. Tax. Any payments or contribution of facilities by Applicant are taxable Contributions in Aid of Construction (CIAC) and shall include an Income Tax Component of Contribution (ITCC) for state and federal tax at the rate provided in BVES's Preliminary Statement.
- 2. Environmental Studies or Issue Mitigation. Environmental studies or issue mitigation may be required by BVES to install the Electrical Distribution Infrastructure or EV Service Extension.
- 3. Other. BVES's total estimated installed cost for any work it performs that is Applicant's responsibility or performs for the convenience of Applicant.

(Continued)

Advice Letter No. <u>433-E</u> Decision No. Issued By **Paul Marconi President** 

#### <u>Rule No. 24</u> ELECTRIC VEHICLE INFRASTRUCTURE

# G. RESPONSIBILITIES FOR EXISTING ELECTRIC DISTRIBUTION INFRASTRUCTURE AND EV SERVICE EXTENSION

- 1. Service Reinforcement
  - a. BVES Owned. When BVES determines that its existing Electric Distribution Infrastructure and EV Service Extension require replacement, the existing Electric Distribution Infrastructure and EV Service Extension shall be replaced as a new EV Service Extension under the provisions of this Rule.
  - b. Applicant-Owned. When BVES determines that existing Applicant-owned service facilities (installed under Rule 16) require replacement, such replacement shall be accomplished under the provisions for a new EV Service Extension, except that if BVES determines that any portion of Applicant's existing service conductors can be utilized by BVES, Applicant will convey any such usable part to BVES and an appropriate credit by BVES may be allowed to Applicant. Applicant will replace or reinforce that portion of the Service Extension which Applicant will continue to own under the provisions of this Rule for new services
- 2. Service Relocation of Rearrangement
  - a. BVES Convenience. When, in the judgment of BVES, the relocation or rearrangement of a service, including BVES-owned transformers, is necessary for the maintenance of adequate service or for the operating convenience of BVES normally will perform such work at its own expense, except as provided in Sections

G.2.b. and G.5 of this Rule.

b. Applicant Convenience. Any relocation or rearrangement of BVES's existing Service Facilities at the request of Applicant (aesthetics, building additions, remodeling, etc.) and agreed upon by BVES shall be performed in accordance with Section D above except that Applicant shall pay BVES its total estimated costs. In all instances, BVES shall abandon or remove its existing facilities, at the option d either by the relocation or rearrangement.

> (Continued) Issued By

| Advice Letter No. | 433-Е |  |
|-------------------|-------|--|
| Decision No.      |       |  |

Paul Marconi President

#### <u>Rule No. 24</u> ELECTRIC VEHICLE INFRASTRUCTURE

#### G. RESPONSIBILITIES FOR EXISTING ELECTRIC DISTRIBUTION...(Continued)

- 3. Impaired Access and Clearance. Whenever BVES determines that (1) its existing EV Service Extensions have become inaccessible for inspecting, operating, maintenance, meter reading, or testing, or (2) a hazardous condition exists or any of the required clearances between the existing EV Service Extension and any object becomes impaired under any applicable laws, ordinances, rules, or regulations of BVES or public authorities, then the Applicant or owner shall, at Applicant's or owner's expense, either correct the access or clearance infractions or pay BVES its total estimated cost to relocate its facilities to a new location which is acceptable to BVES. Applicant or owner shall also be responsible for the expense to relocate any equipment which Applicant owns and maintains. Failure to comply with corrective measures within a reasonable time may result in discontinuance of service.
- 4. Overhead to Underground Service Conversion
  - a. Rule 20. Where an existing overhead Distribution Line is replaced by an underground distribution system in accordance with Rule 20, Replacement of Overhead With Underground Electric Facilities, new underground services will be installed under Rule 16, Service Extensions.
  - b. Applicant's Convenience. Where overhead services are replaced by underground services for Applicant's convenience, Applicant shall perform all Excavation, furnish and install all Substructures, and pay BVES its total estimated installed cost to complete the new service and remove the overhead facilities.
- 5. Damaged Facilities. When BVES's facilities are damaged by others, the repair will be made by BVES at the expense of the party responsible for the damage. Applicants are responsible for repairing their own facilities.

(Continued)

Advice Letter No. <u>433-E</u> Decision No. Issued By **Paul Marconi President** 

Date FiledDecember 6, 2021EffectiveDecember 6, 2021Resolution No.E-5168

Page 13

#### Rule No. 24 ELECTRIC VEHICLE INFRASTRUCTURE

#### G. RESPONSIBILITIES FOR EXISTING ELECTRIC DISTRIBUTION...(Continued)

6. Subdivision of Premises. When BVES's Electric Distribution Infrastructure and EV Service Extension are located on private property and such private property is subsequently subdivided into separate Premises with ownership divested to other than Applicant or Customer, the subdivider is required to provide BVES with adequate rights-of-way satisfactory to BVES for its existing facilities and to notify property owners of the subdivided Premises of the existence of the rights-of-way.

When adequate rights-of-way are not granted as a result of the property subdivision, BVES shall have the right, upon written notice to Applicant, to discontinue service without obligation or liability. The existing owner, Applicant, or Customer shall pay to BVES the total estimated cost of any required relocation or removal of BVES's facilities. A new electric service will be re-established in accordance with the provisions of Section E above or Rule 16 for new service and the provisions of any other applicable BVES rules.

#### H. EXCEPTIONAL CASE

When the application of this Rule appears impractical or unjust to either party, or ratepayers, BVES or Applicant may refer the matter to the Commission for a special ruling or for approval of special conditions which may be mutually agreed upon.

#### I. DEFINITIONS

Applicant: A person or agency requesting BVES to deliver or supply electric service. Also referred to as Customer.

Charging Station: The equipment that interconnects the electricity grid at a Premises to the Electric Vehicle, whether using alternating current (AC) or direct current (DC), but not including the Electric Distribution Infrastructure. Charging Station is sometimes referred to as Electric Vehicle Supply Equipment (EVSE).

Conduit: Ducts, pipes or tubes of certain metals, plastics and other materials acceptable to BVES (including pull wires and concrete encasement where required) for the installation and protection of electric wires or cables.

#### Customer: See Applicant.

Distribution Line Extension: New distribution facilities of BVES that is a continuation of, or branch from, the nearest available existing permanent Distribution Line (including any facility rearrangements and relocations necessary to accommodate the Distribution Line Extension) to the point of connection of the last service. BVES's Distribution Line Extension includes transmission underbuilds and converting an existing single-phase line to three-phase in order to furnish three-phase service to an Applicant, but excludes service transformers, meters and services.

(Continued)

Advice Letter No. <u>433-E</u> Decision No. Issued By Paul Marconi President

#### <u>Rule No. 24</u> <u>ELECTRIC VEHICLE INFRASTRUCTURE</u>

#### I. DEFINITIONS (Continued)

Electrical Distribution Infrastructure: Pursuant to Public Utilities Code Section 740.19(b), the term Electrical Distribution Infrastructure shall include poles, vaults, service drops, transformers, mounting pads, trenching, conduit, wire, cable, meters, other equipment as necessary, and associated engineering and civil construction work.

Electric Vehicle: An electric vehicle (EV) is any vehicle that utilizes electricity from external sources of electrical power, including the grid, for all or part of vehicles, vessels, trains, boats, or other equipment (e.g., aircraft, forklifts, port equipment) that are mobile sources of air pollution and greenhouse gases. Types of electric vehicles include light-, medium, and heavy-duty EVs, off-road EVs, and off-road electric equipment. Example of which include, but are not limited to, plug-in hybrid electric vehicles (PHEV), battery electric vehicles (BEV), electric golf carts, or neighborhood electric vehicles (NEV), transit buses, drayage, vocation, short-haul fleets, port applications, ground equipment supporting goods movement, ground support equipment at airports, and long-haul truck stop applications to minimize the idling of diesel engines.

Emergency: Whenever, in BVES's discretion, a condition exists, that, if left uncorrected, could result in harm to personnel, damage to equipment, loss of system integrity or when any other hazardous condition exists or whenever access is necessary for emergency service restoration, and such immediate action is necessary to protect persons, BVES's facilities or property of others from damage, or due to the failure of a protective device to operate properly, or a malfunction of any electrical system equipment or a component part thereof. Excavation: All necessary trenching, backfilling, and other digging to install Distribution Line Extension or Service Extension facilities, including furnishing of any imported backfill material and disposal of soil as required, surface repair and replacement, landscape repair and replacement.

Franchise Area: Public streets, roads, highways, and other public ways and places where BVES has a legal right to occupy under franchise agreements with governmental bodies having jurisdiction.

Incidental Load: The incidental load is limited to devices directly needed solely to support the EV infrastructure and charging uses of the site itself. The added load included on the EV meter must not include load from any non-EV charging infrastructure facilities, appliances or apparatus.

**Issue Mitigation:** The costs and work to mitigate or offset environmental impacts arising out of the necessity to obtain a power line right-of-way or easement. Issue Mitigation also includes the work and costs of non-standard construction; or expensive construction, in order to obtain or utilize a right-of-way or easement due to environmental restrictions.

 (Continued)

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#### <u>Rule No. 24</u> <u>ELECTRIC VEHICLE INFRASTRUCTURE</u>

I. DEFINITIONS (Continued)

Premises: All of the real property and apparatus employed in a single enterprise on an integral parcel of land undivided, excepting in the case of industrial, agricultural, oil field, resort enterprises, and public or quasi-public institutions, by a dedicated street, highway or public thoroughfare or a railway. Automobile parking lots constituting a part of and adjacent to a single enterprise may be separated by an alley from the remainder of the Premises served

Protective Structures: Fences, retaining walls (in lieu of grading), sound barriers, posts, or barricades and other structures as required by BVES to protect distribution equipment. Service Delivery Point: Where BVES's Service Facilities are connected to either Applicant's conductors or other service termination facility designated and approved by BVES. Electric Vehicle Service Extension (EV Service Extension): The overhead and underground primary or secondary facilities (including, but not limited to BVES-owned Service Facilities and Applicant-owned service facilities) extending from the point of connection at the Distribution Line to the Service Delivery Point. When an underground EV Service Extension is supplied from a BVES-designated overhead pole, the beginning point of connection to BVES's Distribution Line shall be where the EV Service Extension is connected to BVES's overhead Distribution Line conductors.

Substructures: The surface and subsurface structures which are necessary to contain or support BVES's electric facilities. This includes, but is not limited to, such things as splice boxes, pull boxes, equipment vaults and enclosures, foundations, or pads for surface-mounted equipment.

Trenching: See Excavation.

(N)

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630 E. FOOTHILL BLVD. – P.O. BOX 9028 SAN DIMAS, CALIFORNIA 91773-9028

#### Page 1

#### Table of Contents

The following tariff sheets contain all effective rates and rules affecting rates and service of the utility, together with information relating thereto:

| The following tariff sheets contain all effective rates and rules   | s affecting rates and service of the utility, together with information relating thereto:   |            |
|---|---|------------|
| Subject Matter of Sheet<br>Title Page<br>Table of Contents<br>Preliminary Statements 935-E, 1590-E*, 1591-E*, 238 | Sheet No.<br>2845-E<br>3132-E, 3133-E, 3030-E<br>11-E*, 2382-E*, 1594-E*, 1595-E*, 1596-E*, 1597-E*, 2176-E, 2177-E, 3097-E, 2985-E, 2986-E, 2602-E,  | (T)        |
| 2603-E*, 1604-E*, 1605-E*, 1<br>2034-E, 2817-E, 2818-E, 2483-I  | l606-E*, 1611-E*, 1650-E, 2201-E, 2715-E, 2716-E, 2865-E, 1928-E, 1929-E, 1946-W, 2028-E, 2032-E,<br>E, 2484-E, 2485-E, 2486-E, 2487-E, 2174-E, 2175-E, 2443-E, 2444-E, 2463-E, 2554-E, 2565-E, 2768-E, | (C)        |
| Tariff Area Map   | 1140-Е  |            |
| Rate Schedules:   |   |            |
| No. A-1 General Service   | 3098-Е, 1836-Е  | (P)        |
| No. A-2 General Service   | 3099-E, 1838-E  | (P)        |
| No. A-3 General Service<br>No. A-4 General Service- TOU   | 3100-E, 1840-E<br>2101 E 1842 E 1842 E  | (P)        |
| No. A-5 TOU Primary   | 3101-E, 1842-E, 1843-E<br>3102-E, 1845-E, 1846-E  | (P)<br>(P) |
| No. A-5 TOU Secondary   | 3103-E, 1848-E, 1849-E  | (P)        |
| No. D Domestic Service - Single-family Accommodation  | 3104-E, 1851-E, 1852-E  | (P)        |
| No. DE Domestic Service to Company Employees  | 3105-Е, 1854-Е  | (P)        |
| No. DLI Domestic Service - CARE Rate  | 3106-Е, 3034-Е, 1857-Е, 1858-Е  | (P)        |
| No. DM Domestic Service - Multi-family Accommodation  | 3107-E, 1860-E, 1861-E  | (P)        |
| No. DMS Domestic Service -Multi-family Accommodation  |   | (P)        |
| No. DO Domestic Service – Other<br>No. NEM-L Net Energy Metering- Large   | 3109-E, 1866-E<br>1931-E, 1932-W, 1933-E, 1934-E, 1935-E  | (P)        |
| No. NEM-S Net Energy Metering- Small  | 1936-Е, 1937-Е, 1938-Е, 1939-Е, 1940-Е  |            |
| No. GSD General Service Demand – Camp Oaks  | 3110-Е, 1868-Е  | (P)        |
| No. SL Street Lighting Service  | 3113-Е, 2709-Е  | (P)        |
| No. SSC Special Service Charges   | 2710-Е, 2711-Е  |            |
| No. S Standby Standby Service   | 3068-Е, 2160-Е, 2161-Е  |            |
| No. SMO Smart Meter Opt-Out Residential Service   | 2445-E<br>2111 E  | (D)        |
| No. PPC-LI Public Purpose Charge - Low Income<br>No. PPC-OLI Public Purpose Charge - Other Than Low Inc           | come 3111-E<br>3112-E   | (P)<br>(P) |
| No. UF-E Surcharge to Fund PUC Utilities Reimbursement  |   | (1)        |
| No. TOU-EV-1 General Service Time of Use Electric Vehicl  |   |            |
| No. TOU-EV-2 General Service Time of Use Electric Vehicl  | le Charging 2607-E, 2608-E  |            |
| No. TOU-EV-3 General Service Time of Use Electric Vehicl  | 0 0   |            |
| No. DGS Distributed Generation Service Program  | 3037-E, 2789-E, 2790-E  |            |
| No. DGS NEM-L Distributed Generation Service Net Energy   |   |            |
| No. DGS NEM-S Distributed Generation Service Net Energy   | Wetering-Sinan 2000-E, 2007-E, 2000-E   |            |
| Contracts and Deviations  | 888-E   |            |
| Rules:  |   |            |
| No. 1 - Definitions   | 1114-Е, 1115-Е, 1116-Е, 1117-Е, 1118-Е, 1119-Е, 1120-Е, 1121-Е, 1122-Е, 1123-Е, 1124-Е,<br>1125-Е, 1126-Е, 1127-Е, 1877-Е, 1129-Е, 1130-Е   |            |
| No. 2 - Description of Service<br>No. 3 - Application for Service   | 594-Е, 595-Е, 596-Е, 597-Е, 598-Е, 599-Е, 600-Е, 3024-Е, 3025-Е, 3026-Е, 3027-Е, 3028-Е, 3029-Е<br>950-Е, 951-Е   |            |
| No. 4 - Contracts   | 604-Е   |            |
| No. 5 - Special Information Required on Forms   | 2556-Е, 2557-Е, 2558-Е  |            |
| No. 6 - Establishment and Re-establishment of Credit  | 608-E, 1878-E   |            |
| No. 7 - Deposits<br>No. 8 - Notices   | 2162-E  |            |
| No. 9 - Rendering and Payment of Bills  | 611-E<br>2163-E   |            |
| No. 10 - Disputed Bills   | 2559-Е, 2560-Е  |            |
| No. 11 - Discontinuance and Restoration of Service  | 580-E, 581-E, 582-E, 1002-E, 2511-E, 2512-E, 2513-E   |            |
| No. 12 - Rates and Optional Rates   | 612-Е, 613-Е  |            |
| No. 13 - Temporary Service  | 614-E, 615-E  |            |
| No. 14 - Shortage of Supply and Interruption of Delivery  | 616-E   |            |
| No. 15 - Distribution Line Extensions   | 2934-Е, 2935-Е, 2936-Е, 2937-Е, 2938-Е, 2939-Е, 2940-Е, 2941-Е, 2942-Е, 2943-Е, 2944-Е,<br>2945-Е, 2946-Е, 2947-Е, 2948-Е, 2949-Е   |            |
|   | ムノエン・ヒ <sub>1</sub> ムノエレ・ヒ <sub>1</sub> ムノモレ・ヒ <sub>1</sub> ムノモレ・ヒ <sub>1</sub> ムノモレ・ヒ <sub>1</sub> ムノモン・ヒ  |            |

(Continued)

Advice Letter No. <u>433-E</u> Decision No. Issued By Paul Marconi President

630 E. FOOTHILL BLVD. - P.O. BOX 9028 SAN DIMAS, CALIFORNIA 91773-9028

Cal. P.U.C. Sheet No. 3133-E Revised Revised Cancelling Cal. P.U.C. Sheet No. 3071-E

Page 2

| Subject Matter of Sheet         Sheet No.           Rules (continued);         2950-F, 2951-F, 2953-F, 2953-F, 2953-F, 2955-F, 2957-F, 2957                                    |  |  |   |        |
|--|--|--|---|--------|
| Rules:         290-E, 295-E, 295- |  |  | Sheet No.                                 |        |
| No. 16 - Service Extensions         296-E. 295-E. 295- |  |  |   |        |
| 298-H2, 2960-H2, 2960-H2, 2960-H2, 2962-H2, 2962-H2, 2967-H2, |  | 2950-Е, 2951-Е, 2952-Е                           | , 2953-E, 2954-E, 2955-E, 2956-E, 2957-E, |        |
| No. 12 - Adjustment of Bills and Meter Tests       1916-E7, 1880-E7         No. 13 - Supplex Desparate Promises and Use by Others       2164-E, 2165-E, 216  |  |  |   |        |
| No. 18 - Supply to Separate Premises and Use by Others       64-02, 64-12, 64-22         No. 20 - Keptement of Overhead with Underground Electric       2164-12, 2165+1, 21  |  |  | 2966-Е, 2967-Е                            |        |
| No. 20. Replacement of Overhead with Underground Electric       2164-E, 2165-E, 2167-E, 2168-E         No. 21 Generating Facility       1310-E, 1312-E, 1312-E, 1313-E, 1314-E, 135-E, 1314-E, 1315-E, 1314-E, 1312-E, 1312-E, 1312-E, 1312-E, 1322-E, 1328-E, 1332-E, 1   |  |  |   |        |
| Facilities   |  |  |   |        |
| No. 21 - Generating Facility       1310-E, 1312-E, 131         |  | Tourid Electric                                  | 2104-е, 2103-е. 2100-е, 2107-е, 2108-е    |        |
| Interconnections         132LE, 132LE, 132LE, 132LE, 132LE, 132LE, 132LE, 133LE, 1 |  | 1310-Е, 1311-Е, 1312-Е, 1313-Е, 1314-Е, 1315-Е   | , 1316-Е, 1317-Е, 1318-Е, 1319-Е, 1320-Е, |        |
| 134-E, 134-E, 134-E, 134-E, 134-E, 134-E, 134-E, 133-E, 135-E, 1            | Interconnections                               | 1321-Е, 1322-Е, 1323-Е, 1324-Е, 1325-Е, 1326-Е,  | , 1327-Е, 1328-Е, 1329-Е, 1330-Е, 1331-Е, |        |
| 1334-E, 1335-E, 1336-E         No. 22 - Military Family Relief Program       1470-P, 1471-E, 1472-E,                                   |  |  |   |        |
| No. 22 - Military Family Relief Program       1470-E7, 1471-E7, 1472-E7         No. 23 - Molitheme Park Conversion Program       2819-E7, 2821-E7, 2822-E7, 2822-E7, 2822-E7, 2822-E7, 2825-E7, 2825-E  |  | 1343-Е, 1344-Е, 1345-Е, 1346-Е, 1347-Е, 1348-Е   |   |        |
| No. 21 - Mobilehome Park Conversion Program       2819-F2, 2820-F2, 2821-F2, 2822-F2, 2824-F2, 282         | No. 22 - Military Family Relief Program        |  |   |        |
| No. 24 - Electric Vehicle Infrastructure       3116-E through 3131       (N)(C)         sample Forms:       207-E         No. 1 - Application for Electric Service       207-E         No. 3 - Bill Forservice       2070-E         No. 4 - Delinquent Notice       256-E         No. 1 - Application for Electric Service       2770-E         No. 4 - Delinquent Notice       256-E         No. 1 - Underground Electric Line Extension Contract New Residential Sub-division       301-E, 302-E, 303-E, 304-E         No. 1 - Underground Electric Line Extension Contract New Commercial /Industrial Development       308-E, 309-E, 301-E, 304-E         No. 1 - Contingerground Electric Line Extension Contract to Serve One or a Group of Applicants       388-E, 339-E, 340-E, 311-E         No. 1 - Contingerground Electric Line Extension Contract to Serve One or a Group of Applicants       388-E, 339-E, 340-E, 311-E         No. 1 - Contingerground Electric Line Extension Contract to Serve One or a Group of Applicants       388-E, 339-E, 340-E, 341-E         No. 1 - Contingerground Electric Line Extension Contract to Serve One or a Group of Applicants       3032-E, 265-E         No. 1 - California Alternate Rates for Energy (CARE) Notice/Application (Egglish)       3032-E, 265-E         No. 2 - Non-Dornestic Service CARE Program Application - Group Living Housing       1249-E         No. 2 - Non-Dornestic Service CARE Program Application - Group Living Housing       1274-E <td></td> <td>2819-E*, 2820-E*, 2821-E*, 282</td> <td></td> <td></td>   |  | 2819-E*, 2820-E*, 2821-E*, 282                   |   |        |
| No. 1       Application for Electric Service       267-E         No. 2       Customer's Deposit Receipt       520-E         No. 3       Fill for Service       2770-E         No. 4       Delinquent Notice       276-E         No. 5       Reminder Notice       276-E         No. 11       Underground Electric Line Extension Contract New Commercial/Industrial Development       301-E, 302-E, 303-E, 304-E         No. 12       Underground Electric Line Extension Contract New Commercial/Industrial Development       68-E, 309-E, 304-E         No. 13       Underground Electric Line Extension Contract to Serve One or a Group of Applicants       E         No. 14       Underground Electric Cline Extension Contract to Serve One or a Group of Application       2630-E7, 2631-E         No. 15       Income Tax Component of Contribution Agreement       2630-F7, 2631-E         No. 17       California Alternate Rates for Energy (CARE) Notice/Application (Egnish)       3032-E, 2657-E         No. 17       California Alternate Rates for Energy (CARE) Notice/Application (Egnish)       3032-E, 2659-E         No. 19       Non-Domestic Service CARE Program Application - Employee Housing       1248-E         No. 20       Non-Domestic Service CARE Program Application - Employee Housing       122-E         No. 21       Norted Access Implementation Form       179-E, 1181-E, 1181-E, 1181-E, 11  |  |  |   | (N)(C) |
| No. 1       Application for Electric Service       267-E         No. 2       Customer's Deposit Receipt       520-E         No. 3       Fill for Service       2770-E         No. 4       Delinquent Notice       276-E         No. 5       Reminder Notice       276-E         No. 11       Underground Electric Line Extension Contract New Commercial/Industrial Development       301-E, 302-E, 303-E, 304-E         No. 12       Underground Electric Line Extension Contract New Commercial/Industrial Development       68-E, 309-E, 304-E         No. 13       Underground Electric Line Extension Contract to Serve One or a Group of Applicants       E         No. 14       Underground Electric Cline Extension Contract to Serve One or a Group of Application       2630-E7, 2631-E         No. 15       Income Tax Component of Contribution Agreement       2630-F7, 2631-E         No. 17       California Alternate Rates for Energy (CARE) Notice/Application (Egnish)       3032-E, 2657-E         No. 17       California Alternate Rates for Energy (CARE) Notice/Application (Egnish)       3032-E, 2659-E         No. 19       Non-Domestic Service CARE Program Application - Employee Housing       1248-E         No. 20       Non-Domestic Service CARE Program Application - Employee Housing       122-E         No. 21       Norted Access Implementation Form       179-E, 1181-E, 1181-E, 1181-E, 11  |  |  |   |        |
| No. 2 - Customer's Deposit Receipt       520-E         No. 3 - Bill for Service       2770-E         No. 4 - Delinquent Notice       2762-E         No. 5 - Reminder Notice       2762-E         No. 11 - Underground Electric Line Extension Contract New Residential Sub-division       301-E, 302-E, 303-E, 304-E         No. 13 - Underground Electric Line Extension Contract New Commercial/Industrial Development       305-E, 306-E, 307-E         No. 13 - Underground Electric Line Extension Contract to Serve One or a Group of Applicants       Besidential Subdivision or         No. 14 - Underground Electric Line Extension Contract to Serve One or a Group of Applicants       Besidential Subdivision or         No. 14 - Underground Electric Cure Transport (CARE) Notice/Application (English)       3032-E, 2657-E         No. 17 - California Alternate Rates for Energy (CARE) Notice/Application (Spanish)       3032-E, 2657-E         No. 17 - California Alternate Rates for Energy (CARE) Notice/Application (Spanish)       3032-E, 2657-E         No. 17 - California Alternate Rates for Energy (CARE) Notice/Application (Spanish)       3032-E, 2657-E         No. 17 - California Alternate Rates for Energy (CARE) Notice/Application (Spanish)       3032-E, 2657-E         No. 19 - Non-Domestic Service CARE Program Application - Group Living Housing       1248-E         No. 20 - Non-Domestic Service CARE Program Application - Group Living Housing       1248-E         No. 21 - Net Metering and   | · · · · · · · · · · · · · · · · · · ·          |  | 267 F                                     |        |
| No. 3 - Bill for Service .       2770-E         No. 4 - Delinquent Notice       2562-E         No. 5 - Reminder Notice       271-E         No. 11 - Underground Electric Line Extension Contract New Residential Sub-drivision       301-E, 302-E, 303-E, 304-E         No. 12 - Underground Electric Line Extension Contract for Extension to a Residential Subdivision or       308-E, 303-E, 304-E         No. 13 - Underground Electric Line Extension Contract to Serve One or a Group of Applicants       338-E, 339-E, 340-E, 341-E         No. 14 - Underground Electric Line Extension Contract to Serve One or a Group of Applicants       338-E, 239-E, 240-E, 341-E         No. 15 - Income Tax Component of Contribution Agreement       2630-E*, 2631-E*         No. 17 - California Alternate Rates for Energy (CARE) Notice/ Application (English)       3032-E, 2659-E         No. 17 - California Alternate Rates for Energy (CARE) Notice/ Application (Spanish)       3032-E, 2659-E         No. 19 - Non-Domestic Service CARE Program Application - Employee Housing       1249-E         No. 21 - Direct Access Implementation Form       107-E, 150-E, 151-E, 151  |  |  |   |        |
| No. 5 - Reminder Notice       271-E         No. 11 - Underground Electric Line Extension Contract New Residential Sub-division       301-F, 302-E, 304-E, 304-  |  |  |   |        |
| No. 11 - Underground Electric Line Extension Contract New Residential Sub-division       301-E, 302-E, 303-E, 304-E         No. 12 - Underground Electric Line Extension Contract for Extension to a Residential Subdivision or       308-E, 309-E, 304-E         No. 13 - Underground Electric Line Extension Contract for Extension to a Residential Subdivision or       308-E, 309-E, 304-E, 307-E         No. 14 - Underground Electric Line Extension Contract to Serve One or a Group of Applicants       38-E, 39-E, 340-E, 341-E         No. 17 - California Alternate Rates for Energy (CARE) Notice/Application (English)       3032-E, 2657-E         No. 17 - California Alternate Rates for Energy (CARE) Notice/Application (Spanish)       3032-E, 2657-E         No. 17 - California Alternate Rates for Energy (CARE) Notice/Application (Spanish)       3032-E, 2657-E         No. 19 - Non-Domestic Service CARE Program Application - Employee Housing       1248-E         No. 20 - Non-Domestic Service CARE Program Application - Employee Housing       107-E, 1181-E, 1182-E, 1182-E   | No. 4 - Delinquent Notice                      |  | 2562-Е                                    |        |
| No. 12 - Underground Electric Line Extension Contract New Commercial/Industrial Development       305-E, 307-E         No. 13 - Underground Electric Line Extension Contract for Extension to a Residential Subdivision or       308-E, 309-E, 311-E         Commercial/Industrial Development       338-E, 339-E, 340-E, 341-E         No. 14 - Underground Electric Line Extension Contract to Serve One or a Group of Applicants       338-E, 339-E, 340-E, 341-E         No. 15 - Income Tax Component of Contribution Agreement       2630-E, 2637-E         No. 17 - California Alternate Rates for Energy (CARE) Notice/ Application (Egnish)       3032-E, 2657-E         No. 17 - California Alternate Rates for Energy (CARE) Notice/ Application (Spanish)       3032-E, 2657-E         No. 17 - California Alternate Rates for Energy (CARE) Notice/ Application (Spanish)       3032-E, 2657-E         No. 19 - Non-Domestic Service CARE Program Application - Group Living Housing       1248-E         No. 20 - Non-Domestic Service CARE Program Application - Group Living Housing       1249-E         No. 21 - Direct Access Implementation Form       1072-E         No. 22 - Net Metering and Interconnection Agreement       1517-E, 1508-E, 150-E, 1511-E, 1512-E, 1513-E, 1514-E, 1515-E, 1516-E, 1514-E, 1515-E, 1516-E, 1514-E, 1515-E, 1516-E, 1514-E, 152-E, 1523-E, 152-E, 1523-E, 152-E         No. 32 - Application Agreement for Customers Served Under Schedule A-5       1789-E, 1791-E, 1792-E, 1793-E         No. 31 - Interconnection and Net Energy Metering Agreement for Large  |  |  |   |        |
| No. 13 - Underground Electric Line Extension Contract for Extension to a Residential Subdivision or       308-E, 309-E, 310-E, 311-E         Commercial/Industrial Development       E         No. 14 - Underground Electric Line Extension Contract to Serve One or a Group of Applicants       338-E, 339-E, 340-E, 341-E         No. 15 - Income Tax Component of Contribution Agreement       2630-E*, 2637-E         No. 17 - California Alternate Rates for Energy (CARE) Notice/Application (Spanish)       3032-E, 2637-E         No. 19 - Non-Domestic Service CARE Program Application - Employee Housing       1248-E         No. 20 - Non-Domestic Service CARE Program Application - Employee Housing       1249-E         No. 20 - Non-Domestic Service CARE Program Application - Employee Housing       1072-E         No. 20 - Non-Domestic Service CARE Program Application - Imployee Housing       1179-E, 1180-E, 1181-E, 1182-E, 1183-E, 1182-E, 1183-E         No. 20 - Non-Domestic Service CARE regrement 1506-E, 1507-E, 1508-E, 1504-E, 1521-E, 1512-E, 1512-E, 1512-E, 1512-E, 1514-E, 1512-E, 1514-E, 1522-E, 1524-E, 1522-E, 1524-E, 1   |  |  |   |        |
| Commercial/Industrial DevelopmentENo. 14 - Underground Electric Line Extension Contract to Serve One or a Group of Applicants338-E, 339-E, 340-E, 341-ENo. 15 - Income Tax Component of Contribution Agreement2630-E <sup>*</sup> , 2631-E <sup>*</sup> No. 17 - California Alternate Rates for Energy (CARE) Notice/Application (English)3032-E, 2657-ENo. 17 - California Alternate Rates for Energy (CARE) Notice/Application (Spanish)3033-E, 2659-ENo. 19 - Non-Domestic Service CARE Program Application - Group Living Housing1249-ENo. 21 - Direct Access Implementation Form1072-ENo. 22 - Net Metering and Interconnection Agreement1157-E, 150-E, 151-E, 151-E, 1513-E, 151-E, 152-E, 152-E, 152-E, 152-E, 152-E, 152-E, 152-E, 152-E, 152-E, 152-E   | 0  |  |   |        |
| No. 14 - Underground Electric Line Extension Contract to Serve One or a Group of Application       338-E, 339-E, 340-E, 341-E         No. 15 - Income Tax Component of Contribution Agreement       2630-E*, 2631-E*         No. 17 - California Alternate Rates for Energy (CARE) Notice/ Application (English)       3032-E, 2657-E         No. 17 - California Alternate Rates for Energy (CARE) Notice/ Application (Spanish)       3032-E, 2657-E         No. 19 - Non-Domestic Service CARE Program Application - Group Living Housing       1248-E         No. 20 - Non-Domestic Service CARE Program Application - Employee Housing       1249-E         No. 21 - Direct Access Implementation Form       1072-E         No. 23 - Parallel Operation Inadvertent       1517-E, 1508-E, 1510-E, 1512-E, 1512-E, 1512-E, 1512-E, 1512-E, 1524-E, 1522-E, 15  |  | ontract for Extension to a Residential Subdivis. |   |        |
| No. 15Income Tax Component of Contribution Agreement2630-F*, 2631-E*No. 17California Alternate Rates for Energy (CARE) Notice/Application (English)3032-E, 2657-ENo. 17California Alternate Rates for Energy (CARE) Notice/Application (Spanish)3032-E, 2657-ENo. 19Non-Domestic Service CARE Program Application - Group Living Housing1248-ENo. 20Non-Domestic Service CARE Program Application - Group Living Housing1248-ENo. 21Direct Access Implementation Form1072-ENo. 22Net Metring and Interconnection Agreement1179-E, 150-E, 1510-E, 1511-E, 1512-E, 1512-E, 1522-E, 1523-E, 1524-E, 152-E, 1524-ENo. 23- Natllel Operation Inadvertent1507-E, 1508-E, 1509-E, 1510-E, 1511-E, 1512-E, 1512-E, 1522-E, 1524-E, 1525-E, 1524-ENo. 23- Contract Demand Agreement for Customers Served Under Schedule A-5 TOU1787-E, 1788-ENo. 30- Net Energy Metering Surplus Electricity Compensation Selection Form1804-ENo. 30- Net Energy Metering Agreement for Large Commercial1805-E, 180-E, 1807-E, 1808-E,Customers of a Solar, Wind or Hybrid of Both Generating Facility Having a Capacity of 30KW1809-E, 1810-E, 1812-E, 1812-E,No. 33- Application for the Interconnection of a Large Solar or Wind Turbine Electrical1812-E, 182-E, 182-E, 182-E, 182-E,Generating FacilityNo. 34- Interconnection and Net Energy Metering Agreement for Small Commercial1821-E, 1822-E, 1823-E, 1824-E, 1825-E,No. 34- Interconnection of a Small Solar or Wind Turbine Electrical1821-E, 182-E, 182-E, 1820-E,Generating Facility18418   |  | ontract to Serve One or a Group of Applicants    |   |        |
| No. 17California Alternate Rates for Energy (CARE) Notice/Application (English)3032-E, 2657-ENo. 17California Alternate Rates for Energy (CARE) Notice/Application (Spanish)3033-E, 2659-ENo. 19Non-Domestic Service CARE Program Application - Group Living Housing1248-ENo. 20Non-Domestic Service CARE Program Application - Employee Housing1249-ENo. 21Direct Access Implementation Form1072-ENo. 23Parallel Operation Inadvertent1506-E, 1507-E, 1508-E, 1509-E, 1510-E, 1511-E, 1512-E, 1514-E, 1515-E, 1516-E,Export Interconnection Agreement1517-E, 1518-E, 1519-E, 1520-E, 1521-E, 1522-E, 1524-E, 1525-E, 1526-ENo. 23Contract Demand Agreement for Customers Served Under Schedule A-51789-E, 1790-E, 1791-E, 1792-E, 1793-ETOUNo. 30Net Energy Metering Surplus Electricity Compensation Selection Form1805-E, 1806-E, 1807-E, 1808-E,No. 31Interconnection and Net Energy Metering Agreement for Large Commercial1805-E, 1806-E, 1807-E, 1808-E,No. 32- Application for the Interconnection of a Large Solar or Wind Turbine Electrical1815-E, 1816-E, 1817-EGenerating FacilityNo. 33 - Application for the Interconnection of a Small Solar or Wind Turbine Electrical1818-E, 1819-E, 1820-E, 1   |  |  |   |        |
| No. 17California Alternate Rates for Energy (CARE) Notice/Application (Spanish)3033-E, 2659-ENo. 19- Non-Domestic Service CARE Program Application - Group Living Housing1248-ENo. 20- Non-Domestic Service CARE Program Application - Employee Housing1249-ENo. 21- Direct Access Implementation Form1072-ENo. 22- Net Metering and Interconnection Agreement1179-E, 1180-E, 1511-E, 1512-E, 1513-E, 1514-E, 1515-E, 1516-E,No. 23- Parallel Operation Inadvertent1506-E, 1507-E, 1508-E, 1504-E, 1501-E, 1511-E, 1512-E, 1512-E, 1523-E, 1524-E, 1525-E, 1526-ENo. 28- Contract Demand Agreement for Customers Served Under Schedule A-51789-E, 1790-E, 1791-E, 1792-E, 1793-ENo. 29- FIRM/NON-FIRM Service Agreement for Customers Served Under Schedule A-51789-E, 1790-E, 1791-E, 1792-E, 1793-ETOUNo. 30- Net Energy Metering Surplus Electricity Compensation Selection Form1804-ENo. 31- Interconnection and Net Energy Metering Agreement for Large Commercial1805-E, 1806-E, 1807-E, 1808-E,Customers of a Solar, Wind or Hybrid of Both Generating Facility Having a Capacity of 30KW1803-E, 1814-E, 1812-E,No. 32- Application for the Interconnection of a Large Solar or Wind Turbine Electrical1818-E, 1819-E, 182-E, 1820-EGenerating FacilityNo. 40- Application As Small Bosh Generating Facility Having a Capacity of1821-E, 1822-E, 1823-E, 1824-E, 1825-E,No. 40- Application As Small Business Customer Under Government Code Section 148371881-E*No. 40- Application As Small Business Customer Under Government Code Section 148371  |  |  |   |        |
| No. 19Non-Domestic Service CARE Program Application - Group Living Housing1248-ENo. 20Non-Domestic Service CARE Program Application - Employee Housing1249-ENo. 21Direct Access Implementation Form1072-ENo. 22Net Metering and Interconnection Agreement1179-E, 1180-E, 1181-E, 1182-E, 1183-ENo. 23Parallel Operation Inadvertent150-E, 1507-E, 1508-E, 1509-E, 1510-E, 1511-E, 1512-E, 1513-E, 1514-E, 1515-E, 152-ENo. 24Contract Demand Agreement1517-F, 1518-E, 1519-E, 1521-E, 1522-E, 1523-E, 1524-E, 1525-ENo. 25Contract Demand Agreement for Customers Served Under Schedule A-5 TOU1787-E, 1788-ENo. 30Net Energy Metering Surplus Electricity Compensation Selection Form1804-ENo. 30Net Energy Metering Agreement for Large Commercial1805-E, 1806-E, 1807-E, 1808-E,Customers of a Solar, Wind or Hybrid of Both Generating Facility Having a Capacity of 30KW1813-E, 1814-ENo. 32Application for the Interconnection of a Large Solar or Wind Turbine Electrical1815-E, 1816-E, 1817-EGenerating FacilityNo. 34Interconnection and Net Energy Metering Agreement for Small Commercial1821-E, 1822-E, 1823-E, 1824-E, 1825-E,No. 33Application for the Interconnection of a Small Solar or Wind Turbine Electrical1818-E, 1814-E, 1820-EGenerating FacilityNo. 34Interconnection and Net Energy Metering Agreement for Small Commercial1818-E, 1812-E, 1820-E, 1  |  |  |   |        |
| No. 20Non-Domestic Service CARE Program Application - Employee Housing1249-ENo. 21Direct Access Implementation Form1072-ENo. 22Net Metering and Interconnection Agreement1179-E, 1180-E, 1181-E, 1182-E, 1183-ENo. 23Parallel Operation Inadvertent1506-E, 1507-E, 1508-E, 1509-E, 1510-E, 1511-E, 1512-E, 1513-E, 1514-E, 1515-E, 1516-E,Export Interconnection Agreement1517-E, 1518-E, 1519-E, 1520-E, 1521-E, 1522-E, 1523-E, 1524-E, 1525-E, 1526-ENo. 28Contract Demand Agreement for Customers Served Under Schedule A-5 TOU1787-E, 1788-ENo. 30Net Energy Metering Surplus Electricity Compensation Selection Form1805-E, 1806-E, 1807-E, 1793-ENo. 31Interconnection and Net Energy Metering Agreement for Large Commercial1805-E, 1806-E, 1807-E, 1808-E,Customers of a Solar, Wind or Hybrid of Both Generating Facility Having a Capacity of 30KW1809-E, 1811-E, 1812-E,No. 33- Application for the Interconnection of a Large Solar or Wind Turbine Electrical1815-E, 1816-E, 1817-EGenerating Facility1813-E, 1814-E1815-E, 1816-E, 1817-ENo. 34- Application for the Interconnection of a Small Solar or Wind Turbine Electrical1818-E, 1819-E, 1820-EGenerating Facility1821-E, 1822-E, 1823-E, 1824-E, 1825-E,No. 41Net Energy Metering Negreement for Small Commercial1818-E, 1819-E, 1820-EGenerating Facility1821-E, 1822-E, 1823-E, 1824-E, 1825-E,No. 43- Application for the Interconnection of a Small Solar or Wind Turbine Electrical1818-E, 1819-E, 1820-EGenerating Facility1881-E, 1819-E, 1820-E18   |  |  |   |        |
| No. 22Net Metering and Interconnection Agreement1179-E, 1180-E, 1181-E, 1182-E, 1183-ENo. 23Parallel Operation Inadvertent1506-E, 1507-E, 1508-E, 1509-E, 1510-E, 1511-E, 1512-E, 1513-E, 1514-E, 1515-E, 1516-E,Export Interconnection Agreement1517-E, 1518-E, 1519-E, 1510-E, 1521-E, 1522-E, 1522  |  |  |   |        |
| No. 23Parallel Operation Inadvertent1506-E, 1507-E, 1508-E, 1509-E, 1510-E, 1511-E, 1512-E, 1513-E, 1513-E, 1514-E, 1512-E, 1522-E, 1523-E, 1525-E, 1526-ENo. 28Contract Demand Agreement for Customers Served Under Schedule A-5 TOU1787-E, 1788-ENo. 29FIRM/NON-FIRM Service Agreement for Customers Served Under Schedule A-5 TOU1789-E, 1791-E, 1792-E, 1793-ENo. 30Net Energy Metering Surplus Electricity Compensation Selection Form1804-ENo. 31Interconnection and Net Energy Metering Agreement for Large Commercial1805-E, 1806-E, 1807-E, 1808-E,Customers of a Solar, Wind or Hybrid of Both Generating Facility Having a Capacity of 30KW1813-E, 1812-E, 1812-E,No. 32Application for the Interconnection of a Large Solar or Wind Turbine Electrical1815-E, 1816-E, 1817-EGenerating FacilityNo. 34Interconnection and Net Energy Metering Agreement for Small Commercial1821-E, 1822-E, 1823-E, 1824-E, 1825-E,Customers of a Solar, Wind or Hybrid of Both Generating Facility Having a Capacity of1821-E, 1822-E, 1823-E, 1824-E, 1825-E,Generating FacilityNo. 34Interconnection and Net Energy Metering Agreement for Small Commercial1821-E, 1822-E, 1823-E, 1824-E, 1825-E,Customers of a Solar, Wind or Hybrid of Both Generating Facility Having a Capacity of1821-E, 1822-E, 1823-E, 1824-E, 1825-E,No. 40Application As Small Business Customer Under Government Code Section 148371881-E*No. 58Investigation Order118-ENo. 58Investigation Order118-ENo. 61Mobilehome Park Conversion Program Application2827-E*No. 61Mo   | No. 21 - Direct Access Implementation Form     |  | 1072-Е                                    |        |
| Export Interconnection Agreement1517-E, 1518-E, 1519-E, 1520-E, 1521-E, 1522-E, 1523-E, 1524-E, 1525-E, 1526-ENo. 28 - Contract Demand Agreement for Customers Served Under Schedule A-5 TOU1787-E, 1788-ENo. 29 - FIRM/NON-FIRM Service Agreement for Customers Served Under Schedule A-51789-E, 1790-E, 1791-E, 1792-E, 1793-ETOUNo. 30 - Net Energy Metering Surplus Electricity Compensation Selection Form1804-ENo. 31 - Interconnection and Net Energy Metering Agreement for Large Commercial1805-E, 1806-E, 1807-E, 1808-E,Customers of a Solar, Wind or Hybrid of Both Generating Facility Having a Capacity of 30KW1813-E, 1814-ENo. 32 - Application for the Interconnection of a Large Solar or Wind Turbine Electrical1815-E, 1816-E, 1817-EGenerating Facility1803-a Application for the Interconnection of a Small Solar or Wind Turbine Electrical1818-E, 1819-E, 1820-ENo. 34 - Interconnection and Net Energy Metering Agreement for Small Commercial1821-E, 1822-E, 1823-E, 1824-E, 1825-E,Customers of a Solar, Wind or Hybrid of Both Generating Facility Having a Capacity of1821-E, 1822-E, 1824-E, 1820-ENo. 34 - Interconnection and Net Energy Metering Agreement for Small Commercial1821-E, 1822-E, 1824-E, 1820-EGenerating Facility1821-E, 1822-E, 1824-E, 1820-ENo. 40 - Application As Small Business Customer Under Government Code Section 148371881-E*No. 41 - Net Energy Metering Net Surplus Compensation Rate (NSCR) Form1941-ENo. 61 - Mobilehome Park Conversion Program Application2827-F*No. 61 - Mobilehome Park Conversion Program Agreement3070-E   |  |  |   |        |
| No. 28Contract Demand Agreement for Customers Served Under Schedule A-5 TOU1787-E, 1788-ENo. 29FIRM/NON-FIRM Service Agreement for Customers Served Under Schedule A-51789-E, 1790-E, 1791-E, 1792-E, 1793-ETOUNo. 30Net Energy Metering Surplus Electricity Compensation Selection Form1804-ENo. 31Interconnection and Net Energy Metering Agreement for Large Commercial1805-E, 1806-E, 1807-E, 1808-E,Customers of a Solar, Wind or Hybrid of Both Generating Facility Having a Capacity of 30KW1809-E, 1810-E, 1811-E, 1812-E,No. 32Application for the Interconnection of a Large Solar or Wind Turbine Electrical1815-E, 1816-E, 1817-EGenerating FacilityNo. 33Application for the Interconnection of a Small Solar or Wind Turbine Electrical1818-E, 1819-E, 1820-EGenerating FacilityNo. 34Interconnection and Net Energy Metering Agreement for Small Commercial1821-E, 1822-E, 1823-E, 1824-E, 1825-E,No. 34Interconnection and Net Energy Metering Facility Having a Capacity of1821-E, 1822-E, 1823-E, 1824-E, 1825-E,No. 40Application As Small Business Customer Under Government Code Section 148371881-E*No. 41Net Energy Metering Net Surplus Compensation Rate (NSCR) Form118-ENo. 61Mobilehome Park Conversion Program Agreement3070-E(Continued)2827-E*   |  |  |   |        |
| No. 29FIRM/NON-FIRM Service Agreement for Customers Served Under Schedule A-5<br>TOU1789-E, 1790-E, 1791-E, 1793-ENo. 30Net Energy Metering Surplus Electricity Compensation Selection Form1804-ENo. 31Interconnection and Net Energy Metering Agreement for Large Commercial1805-E, 1806-E, 1807-E, 1808-E,Customers of a Solar, Wind or Hybrid of Both Generating Facility Having a Capacity of 30KW1813-E, 1811-E, 1812-E,No. 32Application for the Interconnection of a Large Solar or Wind Turbine Electrical1815-E, 1816-E, 1817-EGenerating Facility1803-a1818-E, 1819-E, 1820-ENo. 33Application for the Interconnection of a Small Solar or Wind Turbine Electrical1821-E, 1822-E, 1823-E, 1824-E, 1825-E,Generating Facility1821-E, 1822-E, 1823-E, 1824-E, 1825-E,No. 34Interconnection and Net Energy Metering Agreement for Small Commercial<br>Customers of a Solar, Wind or Hybrid of Both Generating Facility Having a Capacity of<br>less than 30KW1821-E, 1822-E, 1823-E, 1824-E, 1825-E,<br>1826-E, 1827-E, 1828-E, 1829-E, 1830-ENo. 40Application As Small Business Customer Under Government Code Section 148371881-E*No. 58Investigation Order1941-ENo. 60Joint Utilities' MHP Conversion Program Application2827-E*No. 61Mobilehome Park Conversion Program Agreement3070-E(Continued)   |  |  |   |        |
| TOUNo. 30Net Energy Metering Surplus Electricity Compensation Selection Form1804-ENo. 31Interconnection and Net Energy Metering Agreement for Large Commercial1805-E, 1806-E, 1807-E, 1808-E,Customers of a Solar, Wind or Hybrid of Both Generating Facility Having a Capacity of 30KW1809-E, 1811-E, 1812-E,No. 32Application for the Interconnection of a Large Solar or Wind Turbine Electrical1815-E, 1816-E, 1817-EGenerating Facility1813-81819-8No. 33Application for the Interconnection of a Small Solar or Wind Turbine Electrical1818-E, 1819-E, 1820-EGenerating Facility1813-81818-2, 1819-2, 1820-ENo. 34Interconnection and Net Energy Metering Agreement for Small Commercial1821-2, 1823-2, 1824-2, 1823-2, 1824-2, 1825-2, 1824-2, 1825-2, 1823-4, 1820-2, 1823-2, 1824-2, 1825-2, 1824-2, 1825-2, 1825-2, 1824-2, 1825-2, 1824-2, 1825-2, 1824-2, 1825-2, 1824-2, 1825-2, 1824-2, 1825-2, 1824-2, 18   |  |  | · · · · · · · · · · · · · · · · · · ·     |        |
| No. 31 - Interconnection and Net Energy Metering Agreement for Large Commercial<br>Customers of a Solar, Wind or Hybrid of Both Generating Facility Having a Capacity of 30KW<br>to 1,000 KW1805-E, 1806-E, 1807-E, 1808-E,<br>1813-E, 1812-E,<br>1813-E, 1812-E,<br>1813-E, 1814-ENo. 32 - Application for the Interconnection of a Large Solar or Wind Turbine Electrical<br>Generating Facility1815-E, 1816-E, 1817-ENo. 33 - Application for the Interconnection of a Small Solar or Wind Turbine Electrical<br>Generating Facility1818-E, 1819-E, 1820-ENo. 34 - Interconnection and Net Energy Metering Agreement for Small Commercial<br>Less than 30KW1821-E, 1822-E, 1823-E, 1824-E, 1825-E,<br>1826-E, 1827-E, 1828-E, 1829-E, 1830-ENo. 40 - Application As Small Business Customer Under Government Code Section 14837<br>No. 41 - Net Energy Metering Net Surplus Compensation Rate (NSCR) Form1881-E*No. 60 - Joint Utilities' MHP Conversion Program Application<br>No. 61 - Mobilehome Park Conversion Program Agreement2827-E*Continued)3070-E  | TOU  |  |   |        |
| Customers of a Solar, Wind or Hybrid of Both Generating Facility Having a Capacity of 30KW1809-E, 1810-E, 1811-E, 1812-E,<br>1813-E, 1814-ENo. 32 - Application for the Interconnection of a Large Solar or Wind Turbine Electrical<br>Generating Facility1815-E, 1816-E, 1817-ENo. 33 - Application for the Interconnection of a Small Solar or Wind Turbine Electrical<br>Generating Facility1818-E, 1819-E, 1820-ENo. 33 - Application for the Interconnection of a Small Solar or Wind Turbine Electrical<br>Generating Facility1821-E, 1822-E, 1823-E, 1820-ENo. 34 - Interconnection and Net Energy Metering Agreement for Small Commercial<br>Less than 30KW1821-E, 1822-E, 1823-E, 1824-E, 1825-E,<br>1826-E, 1827-E, 1828-E, 1829-E, 1830-ENo. 40 - Application As Small Business Customer Under Government Code Section 14837<br>No. 41 - Net Energy Metering Net Surplus Compensation Rate (NSCR) Form1881-E*No. 58 - Investigation Order118-ENo. 60 - Joint Utilities' MHP Conversion Program Application<br>No. 61 - Mobilehome Park Conversion Program Agreement2827-E*(Continued)   |  |  |   |        |
| to 1,000 KW 1813-E, 1814-E<br>No. 32 - Application for the Interconnection of a Large Solar or Wind Turbine Electrical<br>Generating Facility<br>No. 33 - Application for the Interconnection of a Small Solar or Wind Turbine Electrical<br>Generating Facility<br>No. 34 - Interconnection and Net Energy Metering Agreement for Small Commercial<br>Customers of a Solar, Wind or Hybrid of Both Generating Facility Having a Capacity of<br>less than 30KW<br>No. 40 - Application As Small Business Customer Under Government Code Section 14837<br>No. 41 - Net Energy Metering Net Surplus Compensation Rate (NSCR) Form<br>No. 58 - Investigation Order<br>No. 60 - Joint Utilities' MHP Conversion Program Application<br>No. 61 - Mobilehome Park Conversion Program Agreement<br>(Continued)  |  |  |   |        |
| No. 32 - Application for the Interconnection of a Large Solar or Wind Turbine Electrical<br>Generating Facility1815-E, 1816-E, 1817-ENo. 33 - Application for the Interconnection of a Small Solar or Wind Turbine Electrical<br>Generating Facility1818-E, 1819-E, 1820-ENo. 34 - Interconnection and Net Energy Metering Agreement for Small Commercial<br>Customers of a Solar, Wind or Hybrid of Both Generating Facility Having a Capacity of<br>less than 30KW1821-E, 1822-E, 1823-E, 1824-E, 1825-E,<br>1826-E, 1827-E, 1828-E, 1829-E, 1830-ENo. 40 - Application As Small Business Customer Under Government Code Section 14837<br>No. 41 - Net Energy Metering Net Surplus Compensation Rate (NSCR) Form<br>No. 58 - Investigation Order1881-E*<br>118-ENo. 60 - Joint Utilities' MHP Conversion Program Application<br>No. 61 - Mobilehome Park Conversion Program Agreement2827-E*<br>3070-E   |  | enerating Facility Having a Capacity of SOKW     |   |        |
| No. 33 - Application for the Interconnection of a Small Solar or Wind Turbine Electrical<br>Generating Facility1818-E, 1819-E, 1820-ENo. 34 - Interconnection and Net Energy Metering Agreement for Small Commercial<br>Customers of a Solar, Wind or Hybrid of Both Generating Facility Having a Capacity of<br>less than 30KW1821-E, 1822-E, 1823-E, 1824-E, 1825-E,<br>1826-E, 1827-E, 1828-E, 1829-E, 1830-ENo. 40 - Application As Small Business Customer Under Government Code Section 14837<br>No. 41 - Net Energy Metering Net Surplus Compensation Rate (NSCR) Form1881-E*<br>1941-ENo. 58 - Investigation Order118-ENo. 60 - Joint Utilities' MHP Conversion Program Application<br>No. 61 - Mobilehome Park Conversion Program Agreement2827-E*(Continued)   |  | Large Solar or Wind Turbine Electrical           |   |        |
| Generating FacilityNo. 34 - Interconnection and Net Energy Metering Agreement for Small CommercialCustomers of a Solar, Wind or Hybrid of Both Generating Facility Having a Capacity ofless than 30KWNo. 40 - Application As Small Business Customer Under Government Code Section 14837No. 41 - Net Energy Metering Net Surplus Compensation Rate (NSCR) FormNo. 58 - Investigation OrderNo. 60 - Joint Utilities' MHP Conversion Program ApplicationNo. 61 - Mobilehome Park Conversion Program Agreement(Continued)   |  | 0  |   |        |
| No. 34 - Interconnection and Net Energy Metering Agreement for Small Commercial<br>Customers of a Solar, Wind or Hybrid of Both Generating Facility Having a Capacity of<br>less than 30KW1821-E, 1822-E, 1823-E, 1824-E, 1825-E,<br>1826-E, 1827-E, 1828-E, 1829-E, 1830-ENo. 40 - Application As Small Business Customer Under Government Code Section 148371881-E*No. 41 - Net Energy Metering Net Surplus Compensation Rate (NSCR) Form1941-ENo. 58 - Investigation Order118-ENo. 60 - Joint Utilities' MHP Conversion Program Application2827-E*No. 61 - Mobilehome Park Conversion Program Agreement3070-E   |  | Small Solar or Wind Turbine Electrical           | 1818-Е, 1819-Е, 1820-Е                    |        |
| Customers of a Solar, Wind or Hybrid of Both Generating Facility Having a Capacity of<br>less than 30KW1826-E, 1827-E, 1828-E, 1829-E, 1830-ENo. 40 - Application As Small Business Customer Under Government Code Section 148371881-E*No. 41 - Net Energy Metering Net Surplus Compensation Rate (NSCR) Form1941-ENo. 58 - Investigation Order118-ENo. 60 - Joint Utilities' MHP Conversion Program Application2827-E*No. 61 - Mobilehome Park Conversion Program Agreement3070-E   |  | n a A arreant for Cruell Communial               | 1001 E 1000 E 1000 E 1004 E 1005 E        |        |
| less than 30KW<br>No. 40 - Application As Small Business Customer Under Government Code Section 14837<br>No. 41 - Net Energy Metering Net Surplus Compensation Rate (NSCR) Form<br>No. 58 - Investigation Order<br>No. 60 - Joint Utilities' MHP Conversion Program Application<br>No. 61 - Mobilehome Park Conversion Program Agreement<br>(Continued)  |  |  |   |        |
| No. 40 - Application As Small Business Customer Under Government Code Section 148371881-E*No. 41 - Net Energy Metering Net Surplus Compensation Rate (NSCR) Form1941-ENo. 58 - Investigation Order118-ENo. 60 - Joint Utilities' MHP Conversion Program Application2827-E*No. 61 - Mobilehome Park Conversion Program Agreement3070-E  | 5  | including fucinity fluxing a capacity of         | 1020 1, 102, 1, 1020 1, 102, 1, 1000 1    |        |
| No. 58 - Investigation Order118-ENo. 60 - Joint Utilities' MHP Conversion Program Application2827-E*No. 61 - Mobilehome Park Conversion Program Agreement3070-E(Continued)   | No. 40 - Application As Small Business Custome |  | 1881-E*                                   |        |
| No. 60 - Joint Utilities' MHP Conversion Program Application2827-E*No. 61 - Mobilehome Park Conversion Program Agreement3070-E(Continued)  | 0, 0 1   | pensation Rate (NSCR) Form                       |   |        |
| No. 61 - Mobilehome Park Conversion Program Agreement 3070-E (Continued)   | 0  | mApplication                                     |   |        |
| (Continued)  |  |  |   |        |
|  |  |  | 5070-E                                    |        |
| Issued By  |  | (Continued)                                      |   |        |
|  |  | Issued By  |   |        |

Table of Contents

Advice Letter No. 433-E Decision No.

Paul Marconi President

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#### **Back to Service Lists Index**

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Page 19 of 20

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**TOP OF PAGE BACK TO INDEX OF SERVICE LISTS**