

**BEFORE THE PUBLIC UTILITIES COMMISSION
OF THE STATE OF CALIFORNIA**

Order Instituting Rulemaking to Implement
the California Renewables Portfolio Standard
Program.

Rulemaking 06-05-027
(Filed May 25, 2006)

**REPLY COMMENTS OF THE CALIFORNIA WIND ENERGY ASSOCIATION
ON THE PROPOSED DECISION CONDITIONALLY ACCEPTING PROCUREMENT
PLANS FOR 2008 RPS SOLICITATIONS**

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February 5, 2008

**BEFORE THE PUBLIC UTILITIES COMMISSION
OF THE STATE OF CALIFORNIA**

Order Instituting Rulemaking to Implement
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I. INTRODUCTION

Pursuant to Rule 14.3(d) of the California Public Utilities Commission's ("Commission") Rules of Practice and Procedure, the California Wind Energy Association ("CalWEA")¹ respectfully submits these reply comments on Administrative Law Judge ("ALJ") Mattson's Proposed Decision Conditionally Accepting Procurement Plans For 2008 RPS Solicitations ("Proposed Decision").

CalWEA supports Southern California Company's ("SCE") request to modify the Proposed Decision to eliminate any language that would suggest that the investor-owned utilities ("IOUs") are required to modify time of day ("TOD") factors in executed agreements or to retain the right, when entering into new agreements, to reassess TOD factors. Developers of renewable projects need certainty in pricing and revenue projections. Without such certainty, they will not be able to obtain financing for, or otherwise commit to, their projects. As TOD factors comprise

¹ Abengoa Solar, Inc. ("Abengoa"), Ausra, Inc. ("Ausra"), and BrightSource Energy, Inc. ("BrightSource") are concentrated solar power companies and are not parties to this proceeding. Nevertheless, Abengoa, Ausra and BrightSource support the position of CalWEA presented in these Reply Comments. The contact information of each of these companies is attached as Exhibit A.

an important aspect of pricing terms for renewable generators (many of whom are not purely base-loaded facilities) any requirement to modify TOD factors, either in executed agreements or as a contract right in future agreements, would introduce untenable uncertainty in the projected revenues of renewable projects and would have a chilling effect on the development of renewable projects, particularly wind and solar, in California. As such, CalWEA respectfully requests that the Commission revise the Proposed Decision as proposed in SCE's Comments on the Proposed Decision ("SCE's Comments").

II. DISCUSSION

A. The Proposed Decision Appears to Impose New Requirements on IOUs to Modify TOD Factors in New and Existing Agreements

As stated in SCE's Comments, TOD factors significantly influence the pricing in RPS agreements.² These multipliers to the non-differentiated energy price, aimed at assigning different values to the price of energy at various times of the day, can vary by as much as factor of over 3.0 for SCE. Thus, the TOD factors can substantially influence a project's expected revenues from the RPS agreement and play a large role in valuing the RPS agreement. This is especially true for projects that do not deliver energy in all time periods, like wind and solar facilities.

It is virtually axiomatic now that, without a high degree of price certainty, renewable projects will not be able to be financed or built. Developers will not be willing to take the risk that their revenues will be insufficient to cover their costs, and neither will lenders. As such, any factor that introduces pricing uncertainty hampers project viability and, in turn, achievement of the state's RPS goals.

² SCE's Comments, p 3.

The Proposed Decision would create ambiguity as to the level of an RPS agreement's TOD factors, which ambiguity would significantly undermine developers' and lenders' confidence in the certainty of their pricing. The Proposed Decision states:

Further, we expect each IOU to maintain the reasonableness of its TOD factors, and resulting prices, going forward. An IOU should propose revised TOD factors as part of its on-going contract administration, if the TOD factors in a contract become substantially unreasonable over time in relationship to the then current seasonal or daily periods, or updated allocation percentages.³

This requirement seems to suggest that IOUs have an obligation to revise TOD factors in executed agreements if the TODs become “substantially unreasonable” over time. The Proposed Decision also could be interpreted to require IOUs to preserve a contractual right to modify TODs on an on-going basis in new RPS contracts. Such requirements would undermine the certainty of the value of RPS agreements, as discussed below.

B. The Proposed Decision Eliminates Certainty in Pricing Essential to the Financing of Renewable Energy Projects

If IOUs are required to revise these TOD factors on an on-going basis for either existing or new RPS contracts, as proffered in the Proposed Decision, renewable project developers would lose the essential element of certainty in their revenue streams that is necessary to obtain financing. As currently written, the Proposed Decision impairs the ability of renewable project developers to quantify, when entering into long term contracts, an expected revenue stream. Without this requisite certainty, renewable project developers will be less able to finance their projects, which in turn will result in fewer renewable energy projects being developed in California. Thus, the Commission should modify the Proposed Decision and eliminate any

³ Proposed Decision, p. 31.

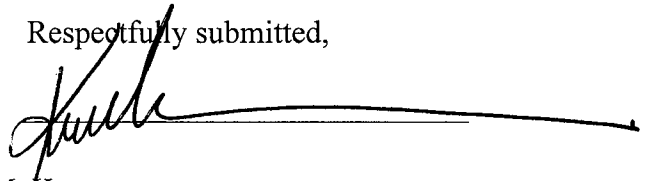
reference to a requirement that an IOU modify its TOD factors in either executed agreements or future contracts as a component of contract administration.

Furthermore, the Proposed Decision states that “each IOU [is expected] to maintain the reasonableness of its TOD factors, and resulting prices, going forward.”⁴ The language appears to impose a requirement of reasonableness that lacks any specificity or standards. This ambiguity certainly will lead to conflicts as to what constitutes a “reasonable” TOD factor, particularly in light of the fact that the Proposed Decision appears to require the TOD factors to be re-evaluated long after the RPS agreements have been executed. The Proposed Decision creates the potential for disputes over the enforcement once an RPS agreement is executed, and the Commission should modify the Proposed Decision and eliminate this potential for dispute.

III. CONCLUSION

For the foregoing reasons, CalWEA supports SCE’s request to modify the Proposed Decision and eliminate any language that would suggest that the IOUs are required to modify TOD factors in either executed agreements or as a contract right in future agreements

Respectfully submitted,



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⁴ Proposed Decision, p. 31.

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Certificate of Service

I hereby certify that I have this day served a copy of the

***Reply Comments of the California Wind Energy Association on the Proposed Decision
Conditionally Accepting Procurement Plans for 2008 RPS Solicitations***

on all known parties to R.06-05-027 by sending a copy via electronic mail and by mailing a properly addressed copy by first-class mail with postage prepaid to each party named in the official service list without an electronic mail address.

Executed on February 5, 2008 at San Francisco, California.



Rosalie Marschall



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