# BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

Order Instituting Rulemaking to Examine the Commission's post-2005 Energy Efficiency Policies, Programs, Evaluation, Measurement and Verification, and Related Issues

Rulemaking 06-04-010 (Filed April 13, 2006)

# REPLY COMMENTS OF THE LOCAL GOVERNMENT SUSTAINABLE ENERGY COALITION ON PROPOSED DECISION ON 2009-2011 ENERGY EFFICIENCY PROGRAMS

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For THE LOCAL GOVERNMENT SUSTAINABLE ENERGY COALITION

October 15, 2007

### I. INTRODUCTION

In accordance with Rule 14.3 of the Rules of Practice and Procedure of the California Public Utilities Commission ("Commission"), the Local Government Sustainable Energy Coalition<sup>1</sup> ("LGSEC") submits these reply comments on the Proposed Decision on "Issues Relating to Future Savings Goals and Program Planning for 2009-2011 Energy Efficiency and Beyond." The opening comments reflect that other parties share the LGSEC's strong support for the Proposed Decision. The opening comments also point to the value of the local strategic plan approach put forward by the LGSEC in our opening comments.<sup>2</sup> Under this approach, willing local government partners submit an interim local strategic plan in lieu of a proposal to the utility. This interim local strategic plan would be further refined jointly by the utility and the local government partner when the utilities have completed planning activities for the 2009-2011 planning cycle. The opening comments also support the need to require utility collaboration with local governments.

# II. OPENING COMMENTS SUPPORT REQUIREMENT THAT UTILITIES CONSIDER LOCAL GOVERNMENT LONG-TERM PLANS WHEN DEVELOPING THE STRATEGIC PLAN

In the opening comments, several parties call for specific attention to local government programs. These parties include the Community Environmental Council (utilities should be required to work with local government and community groups on enhanced building codes),<sup>3</sup> Division of Ratepayer Advocates (Commission should work with local decision makers on codes and standards issues, Commission should convene an advisory group to determine objectives and

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<sup>&</sup>lt;sup>1</sup> For purposes of this filing, the Local Government Sustainable Energy Coalition includes: Association of Bay Area Governments; City of Berkeley; City of Oakland, Public Works Agency; County of Los Angeles, Internal Services Department; County of Marin; Local Government Commission; South Bay Cities Council of Governments.

<sup>&</sup>lt;sup>2</sup> "Comments of the Local Government Sustainable Energy Coalition on Proposed Decision on 2009-2011 Energy Efficiency Programs," Oct. 9, 2007, pp. 5-9.

<sup>&</sup>lt;sup>3</sup> "Community Environmental Council Opening Comments On Proposed Interim Order On Issues Relating To Future Savings Goals And Program Planning For 2009-2011 Energy Efficiency And Beyond," October 8, 2007, pp. 5-6.

strategies to optimize role of local government),<sup>4</sup> City and County of San Francisco (Commission can direct utilities to work in real partnership with local government, single statewide plan can address regional/geographic variations),<sup>5</sup> California Building Industry Association (local government should encourage off-site installation of renewables),<sup>6</sup> Ecology Action (supports continuation of partnerships and have Peer Review Group oversee selection of partnership programs),<sup>7</sup> and QuEST (applauds Commission's continued support for partnership models).<sup>8</sup>

Of the three large investor-owned utilities, only PG&E makes any substantive mention of local government in its opening comments. <sup>9</sup> PG&E is to be commended for this recognition, but PG&E is still vague as to what steps it will take to work in conjunction with willing local governments to integrate individual local government partner goals with utility objectives. PG&E says its 09-11 application will include an enhanced Sustainable Communities program that will include a "strategy for enhancing the roles of local governments and institutions." PG&E contends local utilities are in best position to develop integrated demand side programs. PG&E also says the CPUC needs to define what it means by "zero net" residential and construction goals to realize efficiencies through community-scale distributed energy initiatives. (These community energy projects are of great interest to some local governments, and could well be part of local strategic plans.)

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<sup>&</sup>lt;sup>4</sup> "Comments Of The Division Of Ratepayer Advocates On The Interim Order On Issues Relating To Future Savings Goals And Program Planning For 2009-2011 Energy Efficiency And Beyond," pp. 4, 10-11.

<sup>&</sup>lt;sup>5</sup> "Opening Comments Of The City & County Of San Francisco On The Interim Order On Future Savings Goals And Program Planning For 2009-2011 Energy Efficiency," October 9, 2007, pp. 4-6.

<sup>&</sup>lt;sup>6</sup> "Comments Of The California Building Industry Association And The California Apartment Association On The Proposed Decision Of Commissioner Grueneich," October 9, 2007, p. 9.

<sup>&</sup>lt;sup>7</sup> Opening Comments Of Ecology Action On The Proposed Interim Order On Issues Relating To Future Savings Goals And Program Planning For 2009-2011 Energy Efficiency And Beyond," October 8, 2007, pp. 5-6.

<sup>&</sup>lt;sup>8</sup> "Quantum Energy Services & Technologies, Inc. Comments On Commissioner Grueneich's Draft Decision: Interim Order On Issues Relating To Future Savings Goals And Program Planning For 2009-2011 Energy Efficiency And Beyond," October 9, 2007, p. 2.

<sup>&</sup>lt;sup>9</sup> "Comments Of Pacific Gas And Electric Company On Proposed Decision Of Commissioner Grueneich On Future Savings Goals And Program Planning For 2009-2011 Energy Efficiency And Beyond," pp. 3-4, 5, 6.

The widespread agreement with the Commission of the important role of local

government is encouraging. The range of recommendations on how local government can help

achieve state energy efficiency and other goals is evidence of the many demands placed on local

governments from diverse interests. The most productive way to engage local governments is

through tailored local strategic plans that allow each local government partner to leverage its

strengths to meet local, utility, and state goals.

III. **CONCLUSION** 

For the reasons state above and in the Opening Comments of the LGSEC, the

Commission should direct the utilities to include in their statewide strategic plan the interim local

strategic plans jointly developed with each local government partner, and to jointly develop long-

term strategic plans with each local government partner as an integral part of the Commission's

strategic planning process. The Commission also should adopt the few changes recommended in

those opening comments. Finally, the LGSEC in its Opening Comments proposed an agenda

and expected outcomes for the November 5, 2007, meeting on the statewide Strategic Plan,

which we again encourage the Commission to follow.

Dated: October 15, 2007

Respectfully submitted,

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# **CERTIFICATE OF SERVICE**

I, Jody London, certify that I have, on this date, caused the foregoing "Reply Comments Of The Local Government Sustainable Energy Coalition On Proposed Decision on 2009-2011 Energy Efficiency Programs" to be served by electronic mail, or for any party for which an electronic mail address has not been provided, by U.S. Mail on the parties listed on the Service List for the proceeding in California Public Utilities Commission Docket No. R.06-04-010.

I declare under penalty of perjury, pursuant to the laws of the State of California, that the foregoing is true and correct October 15, 2007 in Oakland, California.

Jody London

Judy Funder

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