Application of SAN DIEGO GAS & ELECTRIC COMPANY (U 902 E) For Authority To Implement Optional Pilot Program To Increase Customer Access To Solar Generated Electricity

And Related Matter

Application Nos.	12-01-008,	12-04-020	(consolidated)
Exhibit No.:			

# UPDATED PREPARED DIRECT TESTIMONY OF JAMES P. AVERY CHAPTER 1 ON BEHALF OF SAN DIEGO GAS & ELECTRIC COMPANY

# BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

**DECEMBER 6, 2013** 



1 2			TABLE OF CONTENTS	
3	I.	INTR	ODUCTION	. 1
4		A.	SDG&E is a Leader in Supporting Solar Power	. 2
5		B.	Factors that Limit Adoption of Customer Solar Generation	
6 7		C.	Senate Bill 43 Promotes Statewide Adoption of Green Tariff Shared Renewables Programs	. (
8	II.	SUMN	MARY OF REQUESTED COMMISSION ACTION	. 6
9		A.	SunRate	. 7
10		B.	Share the Sun	. 8
11	III.	WHY	CONNECTEDTO THE SUN IS NEEDED.	1(
12	IV.	OVER	ERVIEW OF PROGRAM	
13		A.	SunRate	11
14		B.	Share the Sun	11
15	V.	POLIC	CY OBJECTIVES	12
16	VI.	CONC	CLUSION	16
17	VII.	QUAI	LIFICATIONS	17
18				

1	
2	
3	
4	
5	
6	
7	I.
8	
9	"cc
10	
11	or
12	res
13	ren
14	all

16

17

18

#### UPDATED PREPARED DIRECT TESTIMONY OF

#### JAMES P. AVERY

#### ON BEHALF OF SAN DIEGO GAS & ELECTRIC COMPANY

#### **CHAPTER 1**

#### connected.....to the sun

#### I. INTRODUCTION

My updated testimony introduces San Diego Gas & Electric Company's ("SDG&E's") "connected.....to the sun" customer options.<sup>1</sup>

Today, the customer has a choice to purchase their energy requirements from the utility, or to self-generate. When the utility provides the electricity, the customer receives a blend of resources from SDG&E's total procurement portfolio, including a proportionate amount of renewable generation, and the price the customer pays reflects this total portfolio blend. But not all customers have the ability to self-generate. This is due to a variety of reasons, including, but not limited to, the fact that the customer may rent his or her residence, or be located where the premises are unsuitable for self-generation.

Essentially, *connected.....to the sun*<sup>2</sup> aims to provide all SDG&E customers with the opportunity to replace some or all of their energy requirements with solar-generated electricity.

I originally submitted prepared testimony in support of this Application (A.12-01-008) on January 17, 2012. A scoping memo issued in that matter (November 1, 2012, p.7) granted SDG&E's request for workshops, and ordered SDG&E to submit updated testimony to reflect workshop input. Accordingly, I submitted updated prepared testimony on May 10, 2013. Subsequently, SDG&E's application was consolidated with that of PG&E (A.12-04-020). A scoping memo issued in the consolidated proceeding on October 25, 2013, which orders SDG&E to submit revised testimony to support its proposed programs. This revised prepared testimony, along with SDG&E's other testimony described herein, is submitted pursuant to the October 25 scoping memo. The testimony is revised from that served May 10, 2013, in three regards: (1) to address compliance with Senate Bill ("SB") 43; (2) to reflect program modifications based on further consideration, including input from other interested parties; and (3) edits aimed to improve presentation.

In support of this Application, SDG&E also submits the updated prepared testimony of Aaron Franz, Chris Yunker, Hillary Hebert and Norma Jasso.<sup>3</sup> Mr. Franz details the benefits and subscription process under both programs; Mr. Yunker will describe the pricing design methodology; Ms. Hebert will describe the management of the programs in the context of SDG&E's electric resource portfolio; and Ms. Jasso will describe the cost recovery mechanism intended for both programs. Below, I will explain the genesis and purpose of SDG&E's proposal.

# A. SDG&E is a Leader in Supporting Solar Power

The State of California promotes solar energy production through a variety of programs, including the utilities' 33% Renewable Portfolio Standard ("RPS") requirement (by 2020), the California Solar Initiative ("CSI")<sup>4</sup> and Net Energy Metering ("NEM"). SDG&E welcomes the state's encouragement of renewable energy sources, as demonstrated by its leadership in making a long-term commitment to the integration of solar and wind facilities into its electric portfolio. The following SDG&E actions exemplify this commitment:

• SDG&E was the first utility to commit to procuring 33% of its energy supply from renewable resources by 2020, a commitment made before the Commission made such procurement mandatory.<sup>5</sup>

SDG&E's proposal is called "connected.....to the sun", and consists of two optional programs referred to as "SunRate<sup>sm</sup>" and "Share the Sun<sup>sm</sup>." All three terms will be used to market the concepts to customers and solar providers. SDG&E may change the program names at a future date given the possibility of expanding procured renewable technologies beyond solar.

References to testimony herein will be to SDG&E's testimony supporting the Application served December 6, 2013, unless otherwise indicated.

<sup>&</sup>lt;sup>4</sup> CSI was established pursuant to Senate Bill 1 (Statutes of 2006, ch. 132).

SDG&E made this commitment to the Commission in 2008 in A.06-08-010. *See* Decision ("D.") 08-12-058 at 265 and Findings of Fact 29. The Commission made utility 33% RPS procurement by 2020 mandatory in D.11-12-020 (December 1, 2011).

- In 2003, SDG&E created its award-winning Sustainable Communities program, which integrates utility-owned clean energy generation systems within our customers' facilities and encourages sustainable design.<sup>6</sup> Sustainable Communities was the first program of its type in the country and currently operates over 35 Photovoltaic ("PV") systems totaling over 4 MW.
- In 2008, SDG&E introduced its Solar Energy Project to bring 100 MW of local solar energy within the San Diego Region.<sup>7</sup>
- SDG&E negotiated, signed, and received approval for 27 power purchase agreements
   ("PPAs") with solar developers, six of which were contingent on the construction of a
   new factory in San Diego to manufacture solar panels. This new factory will create
   over 450 direct jobs and 1,000 indirect jobs for the San Diego region.<sup>8</sup>
- As the administrator of the New Solar Homes Partnership ("NSHP"), SDG&E has provided over \$10,000,000 in incentives to encourage the construction of new, energy efficient solar homes. This partnership offers builders/developers/solar contractors generous financial incentives for energy-saving photovoltaic installations.<sup>9</sup>
- To date, SDG&E has interconnected over 30,000 PV systems for NEM customers in its service territory, totaling over 216 MW of solar production.
- With respect to the NEM program and Assembly Bill 327 implementation, SDG&E is actively participating in the Distributed Generation OIR (R.12-11-005) to craft a

<sup>&</sup>lt;sup>6</sup> The Commission first approved SDG&E's Sustainable Communities Program in D.04-12-015.

This project was approved by the Commission in D.10-09-016, and the project PPA was subsequently combined with the Renewable Auction Mechanism ("RAM") approved by D.10-12-048.

http://www.sdge.com/newsroom/press-releases/2011-05-18/sdge-signs-new-contracts-soitec-125-megawatts-solar-power-san

The California Energy Commission developed the NSHP as part of the CSI with the California Public Utilities Commission. Incentives are tracked in SDG&E's NSHP database.

sustainable and cost-based rate design to accommodate rooftop solar energy usage.

To that end, SDG&E is collaborating with solar stakeholders with the goal of developing a business model and rate structure that would support long-term growth in the rooftop solar market.

In SDG&E's 2012 General Rate Case Phase 2 application (A.11-10-002), SDG&E stated its intent to submit to the Commission a program giving customers that cannot install rooftop solar (such as renters) or cannot afford the investment, an option to access solar power. My testimony will introduce two options that aim to achieve that intent.

#### **B.** Factors that Limit Adoption of Customer Solar Generation

SDG&E strongly supports the development of solar energy production facilities and commends our customers that have made the commitment to solar energy, but we recognize that there are practical limits to effective installation and use of rooftop solar. A 2008 study by the National Renewable Energy Laboratory found that only 22 to 27% of residential rooftop area is suitable for hosting an on-site PV system after adjusting for structural, shading, or ownership issues. DG&E's experience suggests that certain factors will continue to limit potential adoption of solar energy:

- Rooftop solar typically must be installed by the home or building owner;
- To generate effectively, rooftop solar requires a structure with a flat or south-facing roof;
- Reflecting the substantial upfront investment cost of rooftop solar, a
  disproportionately high percentage of residential solar users are higher income
  customers;

www.nrel.gov/docs/fy09osti/44073.pdf, p.4.

- Residential rooftop solar leads to significant hidden NEM cross-subsidies that continue to grow over time and must be borne by non-solar customers, even as the cost of solar declines;
- Rooftop solar typically has greater installation costs on a per kW basis compared to larger systems that can take advantage of economies of scale;<sup>11</sup> and
- Deployment of solar without location considerations can increase interconnection costs and reduce system benefits.

In addition, as detailed in the testimony of Aaron Franz, experience from "green pricing" and community solar programs in other parts of the nation and SDG&E's own research, shows that many customers want an option to purchase solar power in addition to that provided to them through SDG&E's bundled resource portfolio.

SDG&E believes that access to solar energy should not be limited to a small subset of our higher tier customers. We also believe that the hidden level of subsidies provided by NEM to these customers is an unintended consequence of legislative action post-energy crisis and is higher than is necessary to encourage the adoption of solar. The cost of these subsidies comes at the expense of all other customers that do not have meaningful access to solar, or, for whatever reason, choose not to install solar on their property. This Application proposes a way to make solar energy available to all customers without hidden subsidies, without regard to income level, credit rating or home ownership, and to do so at locations on our distribution system that maximize solar production and potential system benefits while minimizing installation costs.

That is why SDG&E requests approval for the programs proposed in this Application.

The cost for a typical residential rooftop system is approximately \$5.85/watt ac based upon systems installed in SDG&E service territory according to 2013 CSI data. Compare this cost to \$2-\$4 per watt (2011 costs) for large utility-sector PV from LBNL report "Tracking the Sun V: An Historical Summary of the Installed Price of Photovoltaics in the United States from 1998 to 2011."

# C. Senate Bill 43 Promotes Statewide Adoption of Green Tariff Shared Renewables Programs

SDG&E shares the State of California's leadership in the growth of renewable energy in the state, as illustrated by SDG&E's own commitment to the growth of solar energy outlined in section (I) (A) of my testimony. To that end, Senate Bill ("SB") 43, signed into law by Governor Brown on September 28, 2013, requires a participating utility 12 to file with the Commission an application requesting approval of a Green Tariff Shared Renewables ("GTSR") program to implement a program enabling ratepayers to participate directly in offsite electrical generation facilities that use renewable resources. 13 SB 43 would increase in-state eligible renewable energy resources, thus creating jobs, reducing emissions of greenhouse gases, and promoting energy independence. SB 43 also furthers customers' access to renewable energy, including large institutional customers, residential customers, and public institutions, among others. 14 SDG&E submits for the Commission's consideration and approval, *connected.....to the sun*, which with its *SunRate* program and *Share the Sun* community solar pilot, offers both a green tariff shared renewables program and an enhanced community renewables program 15 that are consistent with SB 43.

#### II. SUMMARY OF REQUESTED COMMISSION ACTION

SDG&E proposes to initiate its all-customer solar access programs as 10 MW pilots, in order to confirm our estimated levels of customer participation and determine the best terms and

Stats. 2013, ch. 413 § 2831.5 (b) (2). "In SB 43, participating utility" means an electrical corporation with 100,000 or more customer accounts in California. Statutory citations herein are to the California Public Utilities Code.

<sup>&</sup>lt;sup>13</sup> *Id.*, § 2832 (a).

<sup>&</sup>lt;sup>14</sup> *Id.*, § 2831.

<sup>&</sup>lt;sup>15</sup> *Id.*, § 2833 (o).

conditions for expanding the program on a larger scale, consistent with the goals of SB 43.<sup>16</sup>
Accordingly, this Application asks the Commission to approve the following two elements of *connected.....to the sun*: (1) "*SunRate*<sup>sm</sup>," a green tariff shared renewables program permitting bundled residential and business customers to purchase solar energy from new local<sup>17</sup> solar projects, and (2) "*Share the Sun*<sup>sm</sup>," a solar provider-based community solar pilot program.

SDG&E respectfully requests the Commission's approval of this Application, with findings that the Application is reasonable, in the public interest, and that it is consistent with SB 43.

#### A. SunRate

SDG&E seeks Commission approval for the following elements of the *SunRate* program:

- 1. For the purpose of providing bundled customers renewable energy through *SunRate*, authority to procure up to SDG&E's proportionate share of new solar energy from local projects provided for under SB 43.<sup>18</sup>
- 2. To the extent that such solar projects are not fully subscribed by customers, approve the use of the unsubscribed portion of the solar energy to meet SDG&E's RPS requirements as directed by SB 43,<sup>19</sup> including any Renewable Auction Mechanism ("RAM") procurement obligations (sections 399.11 *et seq.*, D.03-06-071, or other applicable law).

Section 2833(d) requires that SDG&E's share of the statewide 600 MW GTSR limitation be calculated based on the ratio of its retail sales to the total retail sales of all participating utilities. SDG&E's share of 2012 Bundled Retail Sales as a percentage of the total 2012 Bundled Retail Sales for California's three Investor Owned Utilities is 9.87%, which would yield a green tariff participation cap for SDG&E of 59 MW. *SunRate* and *Share the Sun* participation will both count towards SDG&E's statutory limit.

<sup>&</sup>lt;sup>17</sup> Local projects could be located within SDG&E's service territory and possibly in the Imperial Valley, as discussed further in the testimony of Hillary Hebert.

<sup>&</sup>lt;sup>18</sup> Section 2833 (d) and the testimony of Hillary Hebert, Section II.

<sup>&</sup>lt;sup>19</sup> Section 2833(s).

- 4. Authority to request any shortfall in SDG&E meeting its RPS commitments that result from the reallocation as a result of the program be carried over to the following portfolio cycle without associated penalties.
- 5. Permission to procure an initial allocation and phase in additional *SunRate* capacity using the Commission's advice letter process, up to SDG&E's proportionate capacity cap under SB 43, as explained in the testimony of Hillary Hebert.
- 6. Permission to request adjustments to the pricing mechanism for the *SunRate* program using the Commission's advice letter process, at SDG&E's discretion. Reasons for the request could include ensuring non-participant indifference, reflecting changes in consumer preference and the market or changes in the regulatory environment.
- 7. Permission to fully recover all *SunRate* procurement costs in rates over the life of the relevant power purchase agreements, subject to Commission review of SDG&E's administration of such agreements.

# B. Share the Sun<sup>20</sup>

SDG&E also seeks Commission approval for the following elements of the *Share the Sun* pilot program:

My original prepared testimony requested authorization to offer SDG&E-owned land to solar providers. SDG&E intended to seek separate Commission approval for any specific land transfer(s) under this program via separate § 851 filing(s) (*see* prepared direct testimony of James Avery, January 17, 2012, p. 7). However, subsequent investigation of § 851 land transfer requirements revealed that the offering of SDG&E-owned land would require an environmental review by the Commission as a lead agency under the California Environmental Quality Act. This would actually increase cost, time, and administrative burden for solar providers, rather than expedite access to local land as originally contemplated. Accordingly, SDG&E is rescinding the request to offer its land under the *Share the Sun* pilot program.

- 2. To the extent that such solar projects are not fully subscribed by customers, approve the use of the unsubscribed portion of the solar energy to meet RPS Requirements, consistent with SB 43<sup>21</sup>, including any renewable Feed-in-Tariff ("FiT") procurement obligations (§§ 399.11 *et seq.*, D.03-06-071, or other applicable law).
- 3. Permission to request additional capacity for the *Share the Sun* program up to SDG&E's SB 43 limitation, using the Commission's advice letter process, at SDG&E's discretion, to the extent the initial program offerings are successful.
- 4. Permission to request adjustments to the pricing mechanism for the *Share the Sun* program using the Commission's advice letter process, at SDG&E's discretion. Reasons for the request could include ensuring non-participant indifference, reflecting changes in consumer preference and the market or changes in the regulatory environment.
- 5. Permission to fully recover all *Share the Sun* procurement costs in rates over the life of the relevant power purchase agreements, subject to Commission review of SDG&E's administration of such agreements.

The *SunRate* and *Share the Sun* programs will be detailed below at p. 10 and in the prepared testimony of Aaron Franz, Hillary Hebert, Chris Yunker, and Norma Jasso.

<sup>&</sup>lt;sup>21</sup> *Id.*, § 2831(c).

#### III. WHY connected.....to the sun IS NEEDED

SDG&E recognizes that many customers want alternatives to "conventional" energy sources and access to renewable energy for various reasons, be that to increase our country's energy independence, hedge against rising fuel costs, reduce their carbon footprint, make the air in their communities cleaner or help our region build a bridge to a low carbon future.

Unfortunately, not all customers are able to install PV on their homes or business properties.

SDG&E's program will enable all bundled customers the opportunity to have access to solar energy. SDG&E's own customer research indicates an interest in such a program, and a willingness to pay to participate in voluntary green programs that help the environment.<sup>22</sup>

SDG&E's proposal is a solar energy innovation designed to offer all SDG&E customers an easy and affordable option to supply their energy needs with locally generated solar power. The program offers all bundled SDG&E customers the option of replacing some or all of their energy use with solar energy through either the *SunRate* or *Share the Sun* programs, which they may elect in lieu of remaining on traditional commodity tariffs.

#### IV. OVERVIEW OF PROGRAM

This section of my testimony provides a high-level description of the programs submitted in this application for Commission approval. Details of *Share the Sun* and *SunRate* are addressed in the prepared testimony of Chris Yunker, Hillary Hebert, Norma Jasso and Aaron Franz. Note that both programs are proposed as solar-only offerings, at least for the initial pilot phase. SB 43 allows utilities to offer all RPS-eligible generation to customers under green tariff shared renewable programs. As discussed in the testimony of Aaron Franz (Section II.B), SDG&E's research indicates that its customers are most interested in solar access. SDG&E

<sup>&</sup>lt;sup>22</sup> See testimony of Aaron Franz, Chapter 2 at Section II.

proposes to evaluate results under the pilot offerings to determine whether offering access to non-solar forms of renewable generation will be necessary to meet SB 43's objectives.

#### A. SunRate

SunRate will allow customers to purchase green energy from local solar projects under contract to SDG&E. Customers will have the option to purchase volumes equal to their total energy requirements from local solar projects. SDG&E will initially procure up to 10 MW of new local solar capacity through the RAM procurement process for the pilot phase of this program and increase procurement levels in line with customer participation up to SDG&E's 59 MW share of the statewide limit for the green tariff shared renewables program provided in SB 43. Since customers will likely be ready to participate before the initial capacity can be built, SDG&E intends to serve the SunRate program with existing RPS capacity in the interim. Customers can elect any percentage subscription to pay the SunRate for up to 100% of their electricity use. SDG&E also seeks approval to redirect additional capacity in subsequent years through the Commission's advice letter process, to the extent SDG&E determines that the initial SunRate offering is successful.

### B. Share the Sun

SDG&E's *Share the Sun* pilot program will allow solar providers to identify and develop their own project sites and sell solar services to SDG&E customers. The solar providers will provide proof of such transaction to SDG&E to enable SDG&E to credit the customer's monthly bill for the contracted value of the energy produced by the customer's portion of the solar project. SDG&E will:

• Sign a PPA with the solar provider to initiate development of the project;

17

18

19

- Require the solar provider to sign a standard participation agreement to join the *Share* the *Sun* program, which will include certain rules and restrictions necessary for the viability of the program;
- Purchase the power from the project at the Commission authorized renewable FiT rate in compliance with D.12-05-035;
- Provide a monthly bill credit to customers for their subscribed energy based on purchased portion of the project;
- Retire the Renewable Energy Credits ("RECs") associated with such energy on behalf
   of the customer and not count associated RECs toward SDG&E's RPS compliance;<sup>23</sup>
- Count the RECs associated with any unsubscribed energy produced by the project towards SDG&E's RPS obligations;
- Continue to work with the solar industry to ensure the program remains viable and sustainable; and
- SDG&E may file advice letters seeking additional capacity in subsequent years to the extent SDG&E determines that the initial *Share the Sun* offering is successful.

#### V. POLICY OBJECTIVES

SDG&E's proposal is designed to achieve the following policy objectives:

 Make solar energy available to all customers, without regard to income level, credit rating or physical location.

The retirement of RECs on the participant customer's behalf ensures that their *connected.....to the sun* subscription contributes to the development of additional local solar generation in excess of RPS mandates. Additionally, SDG&E plans to participate in the California Air Resources Board Voluntary Renewable Electricity program, which would recognize these retired customer RECs as voluntary greenhouse gas emission reductions as described in the testimony of Aaron Franz at Section VI.B.

 Offer options to test customer preference that will help guide the development of future innovative programs based on customer participation and feedback from initial pilot program.

Objective 1: Make solar energy available to all customers, without regard to income level, credit rating and whether or not they own a home or place of business.

In SDG&E's service territory, 75% of rooftop solar energy systems have been installed on the homes of customers in areas with an annual median household income of over \$63,179; customers with this income level represent only 55% of our customer base. Half, or 50%, of solar installations are on the roofs of customers in areas with an annual median household income of over \$84,167; only 29% of our customers have incomes this high. Rooftop solar options in our region simply do not provide access to solar energy for customers at every economic level. SDG&E supports California's low emission policy goals and also supports the state's renewable energy goals. To that end, we want to learn from what we are seeing in the market and act now to ensure that a "have" and "have not" economy does not emerge in the growing renewable energy space. This filing aims to ensure that all customers - whether they own or rent a home or place of business, and whether they are able to make a long-term commitment to a location - can obtain solar energy easily and cost effectively from SDG&E. SDG&E's pilot program is designed to increase access and options to engage in solar energy by providing a program that any bundled customer can elect.

SDG&E's connected.....to the sun benefits:

• Remove site restrictions and building ownership as a hurdle to solar energy use;

- Provide access to solar energy projects that take advantage of economies of scale and optimal site location;
- Provide another option that reduces or removes the significant upfront capital
   requirements of solar installations that are beyond the means of many customers;
- Let customers buy renewable energy in small increments, thereby allowing customers
  to choose their commitment level as well as the flexibility to size their renewable
  commitment based on their ever-changing energy demands;
- Avoids the relocation costs immobility of traditional solar installations by allowing participants to take their solar energy with them when moving anywhere in SDG&E's service territory;
- Contributes to the growth of new local solar projects;
- Creates a sustainable future for solar development; and
- Provides a cost-competitive option for customers compared to conventional rooftop solar installations which are currently the only available option.

Objective 2: Make the Benefits of Strategically Sited Solar Power Available to All Customers In Ways That Maximize Solar Production, and System Benefits, and Lower Installation Costs.

Since California's Net Energy Metering law was first enacted, SDG&E has found that the impact of solar installations on our system can vary widely depending on location. Solar generation sited from a location on our distribution grid that has low load on a sunny cool day, for example, can create significant system costs. However, that same generation might create a system benefit if it were located in a more appropriate area. Rooftop solar is located wherever the participating customer's house is, without regard to system impacts. In comparison, a larger

solar project that meets the needs of many customers can be located where system benefits will be maximized and where system costs are minimized, because it can be located where sun exposure is optimal.

SDG&E's pilot proposal will maximize customer benefits by optimizing PV panel location. Rather than relying on hidden and unsustainable NEM subsidies that come at the expense of customers without rooftop solar, SDG&E's proposal will take advantage of scope, scale and siting benefits. Customers that do not participate in this program will not be required to pay for system upgrades to accommodate solar installations sited in a bad location and will not have to unfairly subsidize such developments. In addition, participating customers will enjoy the reduced cost and increased production achieved through these increased efficiencies.

Objective 3: Create more options for customers that allow for market feedback to develop future innovative community solar projects based on developer/customer participation.

SDG&E's connected.....to the sun proposal provides a new way of staying connected to our customers by offering a new product that expands solar access to all customers. Because this is a new product and few community solar programs exist to date, SDG&E proposes these pilot programs to test customer preference. If they prove attractive to customers, SDG&E intends to expand the program size and may adjust the program structure or design through advice letter filings, and may also refine the program's pricing structure or design through a future Rate Design Window proceeding. By providing a forum to work with the solar industry and other solar stakeholders through the program's experience, SDG&E hopes to ensure the program:

• Increases sustainable solar development in our region;

- Supports local workforce development and jobs through construction and ongoing maintenance of PV systems; and
- Supports local municipalities' greenhouse gas emission goals.

SDG&E met with representatives from several solar industry businesses to get feedback and input on the development of its proposal. Furthermore, the Commission granted SDG&E's request to conduct five workshops facilitated by the Commission's Energy Division in San Francisco and in San Diego. The purpose of those workshops was to reconcile and optimize design and program requirements. The input received through the workshops and other stakeholder input elicited valuable and constructive input that influenced updates to this program through updated testimony.

#### VI. CONCLUSION

SDG&E has a proven track record of proposing and implementing innovative programs that support the sustainable growth of solar energy. Through the proposals set forth in this Application, SDG&E intends to further California's policy goal of creating a low carbon energy future by ensuring solar energy is available to all customers, regardless of socioeconomic status, home or place of business ownership, or location. By providing easy and affordable access to solar energy and more options for all bundled residential and commercial customers, SDG&E can reduce barriers to entry for customers interested in solar energy without doing so at the expense of non-participating customers. Through workshops with solar stakeholders, SDG&E worked to ensure a viable business model for solar providers is in place to enable more customer choice in this pilot program. SDG&E plans to expand and adjust *connected.....to the sun* offerings based on customer preference and seek new ideas for future innovative programs that can increase renewable energy growth in our region.

# VII. **QUALIFICATIONS**

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

My name is James P. Avery. My business address is 8330 Century Park Court, San Diego, California, 92123. I am employed by SDG&E as Senior Vice President – Power Supply. I oversee the company's electric and gas procurement, generation business unit, resource planning and electric transmission planning operations. I attended Manhattan College, New York City, New York, graduating with a Bachelor of Engineering Degree in Electrical Engineering with a major field of study in Electric Power. Prior to that, I attained an Associate's Degree in the field of Electrical Engineering from New York City Community College. Prior to joining SDG&E in 2001, I was a consultant with R.J. Rudden Associates, one of the nation's leading management and economic consulting firms specializing in energy and utility matters. Prior to that, I functioned as the chief executive officer of the electric and gas operations at Citizens Utilities Company, a multi-service organization that provided electric, gas, telecom, water and wastewater services in over 20 states across the nation. I am currently on the Board of Directors of the California Power Exchange. I also served on the Board of Directors of Vermont Electric Power Company, a transmission-only company serving the state of Vermont, and I held positions at American Electric Power Service Corporation.

I have previously testified before this Commission.