Utility Enforcement Branch Enforcement Actions, 2004 through 2024

| Citation / Decision Number | Utility | Fines Payable to the State | Restitution for Consumers | Total Fines and Restitutions | Description |
|----------------------------------|--|----------------------------|---------------------------|------------------------------|--|
| | estitutions and Fines 2004 through 2024 | \$ 244,945,349 | \$ 214,672,684 | \$ 472,118,033 | |
| | | | | | 2024 |
| E 4405 0457 | D 10 " E | A 404 400 | | 404.400 | Desert Community Energy was cited \$124,408.80 for a Resource Adequacy deficiency that was remedied after five business |
| E-4195-0157 | Desert Community Energy | \$ 124,409 | | \$ 124,409 | days from the date of notification by the Energy Division or not remedied at all. |
| FETP - AEO | Foothill Education Technology Partnership | \$ 7,000 | | \$ 7,000 | CPED issued an AEO to FETP that includes a penalty of \$7,000 and a prohibition against the Executive Director of FETP, from benefiting or participating in any Commission program for a period of at least seven years for its violations of Decision (D.) 15-07-007 and Rule 1.1 of the Commission's Rules of Practices and Procedures. FETP did not directly provide educational services as it attested to on its California Teleconnect Fund (CTF) program application. |
| | NTT America, Inc | \$ 1,601 | | \$ 1,601 | NTT America remitted owed surcharges in the amount of \$1,601 to the Communications Division's (CD) public purpose programs. CPED alleges that NTT operated without authority and failed to remit public program surcharges, and assisted CD in the collections of the owed surcharges. |
| E-4195-0158 | Valley Clean Energy Alliance | \$ 375,979 | | \$ 375,979 | Valley Clean Energy Alliance was cited \$375,979.20 for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0159 | Valley Clean Energy Alliance | \$ 110,699 | | \$ 110,699 | notification by the Energy Division or not remedied at all. |
| E-4195-0160 | Valley Clean Energy Alliance | \$ 5,000 | | \$ 5,000 | Valley Clean Energy Alliance was cited \$5,000.00 for a Resource Adequacy deficiency cured within five business days from the date of notification by Energy Division. |
| UEB-003-189 | Spark Energy Gas, LLC | \$ 1,000 | | \$ 1,000 | |
| | TelAgility | \$ 3,000 | | \$ 3,000 | TelAgility Corp submitted a payment in the amount of \$3,000 for a citation issued against the company for its failure to report |
| UEB-006-060- 256 | Southern California Edison | \$ 197,000 | | \$ 197,000 | Southern California Edison is being cited \$197,000.00 for failure to offer to enroll a customer in all applicable benefit programs administered by the utility prior to disconnection. |
| UEB-006-257- 437 | San Diego Gas & Electric | \$ 181,000 | | \$ 181,000 | San Diego Gas & Electric is being cited \$181,000.00 for charging residential customers a reconnection fee or charge for any reestablishment of service |
| E-4195-0161 | Rancho Mirage Energy Authority | \$ 128,050 | | \$ 128,050 | Rancho Mirage Energy Authority was cited \$128,049.60 for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0162 | Clean Energy Alliance | \$ 2,519,345 | | \$ 2,519,345 | Clean Energy Alliance was cited \$2,519,344.80 for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0163 | Apple Valley Choice Energy | \$ 217,915 | | \$ 217,915 | Apple Valley Choice Energy was cited \$217,915.20 for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0164 | Pilot Power Group, LLC | \$ 5,000 | | \$ 5,000 | Pilot Power Group, LLC was cited \$5,000.00 for a Resource Adequacy deficiency cured within five business days from the date of notification by Energy Division. |
| E-4195-0165 | Regents of the University of California | \$ 533,333 | | \$ 533,333 | Regents of the University of California was cited \$533,332.80 for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0166 | Pico Rivera Innovative Municipal Energy | \$ 181,507 | | \$ 181,507 | Pico Rivera Innovative Municipal Energy was cited \$181,507.20 for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0167 | Redwood Coast Energy Authority | \$ 753,290 | | \$ 753,290 | Redwood Coast Energy Authority was cited \$753,290.40 for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0168 | Clean Energy Alliance | \$ 35,431 | | \$ 35,431 | Clean Energy Alliance was cited \$35,431.20 for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0169 | Desert Community Energy | \$ 1,750,159 | | \$ 1,750,159 | Desert Community Energy was cited \$1,750,159.20 for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0170 | Lancaster Choice Energy | \$ 619,025 | | \$ 619,025 | Lancaster Choice Energy was cited \$619,024.80 for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0171 | San Jacinto Power | \$ 139,771 | | \$ 139,771 | San Jacinto Power was cited \$139,771.20 for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| UEB-003-190 | Vista Energy Marketing L.P. | \$ 1,000 | | \$ 1,000 | Vista Energy Marketing L.P. is being cited \$1,000.00 for failure to provide proof of enrollment authorization. |
| E-4195-0172 | San Diego Community Power | \$ 8,489,956 | | \$ 8,489,956 | San Diego Community Power was cited \$8,489,956.00 for a Resource Adequacy deficiency cured within five business days from the date of notification by Energy Division and a deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |

Utility Enforcement Branch Enforcement Actions, 2004 through 2024

| Citation / Decision Number | Utility | Fines Payable to the State | Restitution for Consumers | Total Fines and Restitutions | Description |
|----------------------------------|-----------------------------|----------------------------|---------------------------|------------------------------|---|
| E-4195-0173 | San Diego Community Power | \$ 10,000 | | φ 10,000 | San Diego Community Power was cited \$10,000.00 for a Resource Adequacy deficiency cured within five business days from the date of notification by Energy Division. |
| UEB-006-438- 651 | Southern California Edison | \$ 214,000 | | \$ 214,000 | Southern California Edison is being cited \$214,000.00 for disconnecting its residential customers during extreme weather conditions. |
| UEB-003-191 | Vista Energy Marketing L.P. | \$ 1,000 | | \$ 1,000 | Vista Energy Marketing L.P. is being cited \$1,000.00 for failure to provide proof of enrollment authorization. |
| UEB-003-192 | Wave Energy, LLC | \$ 1,000 | | \$ 1,000 | Wave Energy, LLC is being cited \$1,000.00 for failure to provide proof of enrollment authorization. |
| UEB-003-193 to 194 | AAA Natural Gas | \$ 2,000 | | \$ 2,000 | AAA Natural Gas is being cited \$2,000.00 for failure to provide proof of enrollment authorization. |
| D.24-06-002 | Kloud Communications, Inc | \$ 33,000 | | \$ 33,000 | The Commission issued D.24-06-002 granting Kloud a CPCN and approving UEB's settlement with Kloud resolving issues raised in UEB's protest of Kloud's CPCN license application. As part of the settlement, Kloud agreed to pay a total of \$24,000 in penalties for its failure to disclose a prior settlement between CPED and its affiliate. The ALJ also imposed an additional \$9,000 penalty for its unauthorized transfer of control and ordered it to pay past-due surcharges to the Commission. |
| UEB-003-0196 | Wave Energy, LLC | \$ 1,000 | | \$ 1,000 | Wave Energy, LLC is being cited \$1,000.00 for failure to provide proof of enrollment authorization. |
| UEB-003-0197 | AAA Natural Gas | \$ 1,000 | | \$ 1,000 | AAA Natural Gas is being cited \$1,000.00 for failure to provide proof of enrollment authorization. |
| | 2024 Total | \$ 16,643,471 | \$ - | \$ 16,643,471 | |

| | | 2023 | | | | |
|-----------------------|--|---------------|-----------|--------------|-----------------|---|
| UEB-003-183 | Spark Energy Gas, LLC | \$ | 1,000 | | \$ 1,000 | Spark Energy Gas, LLC is being cited \$1,000.00 for failure to provide proof of enrollment authorization. |
| Res UEB-012 | SoCalGas | \$ | 400,000 | \$ 2,300,000 | \$ | Under Res UEB-012, UEB and SoCalGas entered into a settlement agreement whereby SoCalGas agrees to pay \$400K to the General Fund, submit \$213,725 to the General Assistance Fund, and credit/refund customers \$2,086,275 for the billing and collecting of service deposits despite CPUC directives to refrain from doing so. |
| UEB-003-184 to 186 | Spark Energy Gas, LLC | \$ | 3,000 | | \$ 3,000 | Spark Energy Gas, LLC is being cited \$3,000.00 for failure to provide proof of enrollment authorization. |
| E-4195-0132 | Central Coast Community Energy | \$ | 6,840,974 | | \$ | Central Coast Community Energy was cited \$6,840,974.40 for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0133 | Desert Community Energy | \$ | 374,647 | | \$ 374,047 | Desert Community Energy was cited \$374,647.20 for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0134 | Orange County Power Authority | \$ | 147,408 | | \$ 147,408 | Orange County Power Authority was cited \$147,408.00 for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0136 | San Jose Clean Energy | \$ | 10,000 | | \$ 10,000 | San Jose Clean Energy was cited \$10,000 for a Resource Adequacy deficiency cured within five business days from the date of notification by Energy Division. |
| E-4195-0137 | Peninsula Clean Energy | \$ | 2,950,407 | | \$ 2,950,407 | Peninsula Clean Energy was cited \$2,950,407.20 for a Resource Adequacy deficiency cured within five business days from the date of notification by Energy Division and a deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| UEB-006-001 | Southern California Edison | \$ | 1,000 | | \$ | Southern California Edison is being cited \$1,000.00 for failure to offer to enroll a customer in all applicable benefit programs administered by the utility prior to disconnection. |
| UEB-003-0187 | SFE Energy California Inc | \$ | 1,000 | | \$ 1,000 | SFE Energy California Inc. is being cited \$1,000.00 for failure to provide proof of enrollment authorization. |
| E-4195-0139 | East Bay Community Energy | \$ | 10,000 | | \$ 10,000 | East Bay Community Energy was cited \$10,000.00 for a Resource Adequacy deficiency cured within five business days from the date of notification by Energy Division. |
| E-4195-0140 | EDF Industrial Power Services, LLC | \$ | 50,490 | | \$ 50,490 | EDF Industrial Power Services,LLC was cited \$50,490.00 for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0141 | Regents of the University of California | \$ | 203,086 | | \$ 203,086 | Regents of the University of California was cited \$203,085.60 for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0135 | Sonoma Clean Power Authority | \$ | 442,012 | | \$ 442,012 | Sonoma Clean Power Authority was cited \$442,012.00 for a Resource Adequacy deficiency cured within five business days from the date of notification by Energy Division and a deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0142 | Constellation New Energy | \$ | 2,705,408 | | \$ 2,705,408 | Constellation New Energy was cited \$2,705,408.00 for a Resource Adequacy deficiency cured within five business days from the date of notification by Energy Division and a deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0143 | Silicon Valley Clean Energy | () | 3,012,248 | | \$ 3,012,248 | Silicon Valley Clean Energy Authority was cited \$3,012,248.00 for failing to file a Year-Ahead System Resource Adequacy Compliance Filing at the time and manner required, Resource Adequacy deficiency cured within five business days from the date of notification by Energy Division, and a deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0144 | EDF Industrial Power Services, LLC | \$ | 2,000 | | \$ 2,000 | EDF Industrial Power Services,LLC was cited \$2,000.00 for failure to file a Preliminary/Adjusted Load Forecast at the time and manner required. |

Utility Enforcement Branch Enforcement Actions, 2004 through 2024

| Citation / Decision Number | Utility | Fines Payable to the State | Restitution for Consumers | Total Fines and Restitutions | Description |
|----------------------------------|--|----------------------------|---------------------------|------------------------------|---|
| E-4195-0138 | Clean Power Alliance of Southern California | \$ 4,000,938 | | \$ 4,000,938 | Clean Power Alliance of Southern California was cited \$4,000,938.40 for a Resource Adequacy deficiency cured within five business days from the date of notification by Energy Division and a deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0146 | Central Coast Community Energy | \$ 159,130 | | \$ 159,130 | Central Coast Community Energy was cited \$159,129.60 for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| UEB-003-188 | Spark Energy Gas, LLC | \$ 1,000 | | \$ 1,000 | Spark Energy Gas, LLC is being cited \$1,000.00 for failure to provide proof of enrollment authorization. |
| E-4195-0147 | CleanPowerSF | \$ 745,387 | | \$ 745,387 | CleanPowerSF was cited \$745,387.20 for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| UEB-006-002 - 059 | Southern California Edison | \$ 58,000 | | \$ 58,000 | administered by the utility prior to disconnection. |
| E-4195-0148 | Redwood Coast Energy Authority | \$ 139,150 | | \$ 139,150 | Redwood Coast Energy Authority was cited \$139,149.60 for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0149 | Regents of the University of California | \$ 34,898 | | \$ 34,898 | Regents of the University of California was cited \$34,898.40 for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| Res UEB-014 | Lingo Telcom of the West | \$ 320,000 | | \$ 320,000 | Under Res UEB-014, UEB and Lingo Telcom of the West entered into a settlement agreement whereby Lingo Telcom of the West agrees to pay \$320,000 to the general fund for its failure to include the CAB toll-free number on its customer's bill. |
| E-4195-0150 | Redwood Coast Energy Authority | \$ 123,965 | | \$ 123,965 | Regents of the University of California was cited \$123,964.80 for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0151 | Central Coast Community Energy | \$ 1,455,610 | | \$ 1,455,610 | Central Coast Community Energy was cited \$1.455.609.60 for a Resource Adequacy deficiency that was remedied after five |
| E-4195-0152 | San Diego Community Power | \$ 4,019,761 | | \$ 4,019,761 | San Diego Community Power was cited \$4,019,760.80 for failure to file a Year-Ahead System Resource Adequacy Compliance Filing at the time and manner required, Resource Adequacy deficiency cured within five business days from the date of notification by Energy Division, and a deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0153 | Regents of the University of California | \$ 69,797 | | \$ 69,797 | Regents of the University of California was cited \$69,796.80 for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0154 | Clean Energy Alliance | \$ 226,262 | | \$ 226,262 | Clean Energy Alliance was cited \$226,262.40 for a Resource Adequacy deficiency that was remedied after five hysiness days |
| D.23-11-093 | Dagobah Systems, Inc. | \$ 7,000 | | \$ 7,000 | On November 30, 2023, the Commission adopted and approved the Settlement Agreement between Dagobah and CPED. Pursuant to the settlement agreement, Dagobah shall pay a fine of \$7,000. The Commission also granted Dagobah a certificate of public convenience and necessity to provide resold interexchange services in California. |
| E-4195-0155 | Clean Energy Alliance | \$ 390,365 | | \$ 390,365 | Clean Energy Alliance was cited \$\$390,364.80 for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0156 | Desert Community Energy | \$ 151,049 | | \$ 151,049 | Desert Community Energy was cited \$151.048.80 for a Resource Adequacy deficiency that was remedied after five business |
| | 2023 Total | \$ 29,056,992 | \$ 2,300,000 | \$ 31,356,992 | |

Utility Enforcement Branch Enforcement Actions, 2004 through 2024

| Citation / Decision Number | Utility | Fines Payable to the State | Restitution for Consumers | Total Fines and Restitutions | Description |
|----------------------------------|--|----------------------------|---------------------------|------------------------------|--|
| | | | | | 2022 |
| E-4195-0114 | Central Coast Community Energy | \$ 2,075,878 | | \$ 2,075,878 | Central Coast Community Energy was cited \$2,075,877.60 for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0115 | San Diego Community Power | \$ 62,979 | | \$ 62,979 | San Diego Community Power was cited \$62,979.20 for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0117 | CleanPowerSF | \$ 1,292,361 | | \$ 1,292,361 | CleanPowerSF was cited \$1,292,360.80 for a Resource Adequacy deficiency cured within five business days from the date of notification by Energy Division and a deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0116 | Orange County Power Authority | \$ 1,962,845 | | \$ 1,962,845 | Orange County Power Authority was cited \$1,962,845.20 for a Resource Adequacy deficiency cured within five business days from the date of notification by Energy Division and a deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| D.22-04-059 | Frontier Communications Corp. | \$ 2,504,000 | \$ 317,256 | \$ 2,821,256 | D.22-04-059 imposes penalties totaling \$2,504,000 (\$1,050,000 for release of customer address information and a \$1,454,000 |
| UEB-003-058 | Greenwave Energy, LLC | \$ 1,000 | | | Greenwave Energy, LLC is being cited \$1,000.00 for failure to provide proof of enrollment authorization. |
| E-4195-0118 UEB-003-059 to | CleanPowerSF | \$ 2,500 | \$ - | \$ 2,500 | CleanPowerSF was cited \$2,500.00. This violation is for failure to file Historic Load Data at the time and manner rquired. |
| 060 060 | Bolt Energy Services, LLC | \$ 2,000 | | \$ 2,000 | Bolt Energy Services, LLC is being cited \$2,000.00 for failure to provide proof of enrollment authorization. |
| E-4195-0119 | San Diego Gas & Electric | \$ 11,000 | | \$ 11,000 | San Diego Gas & Electric was cited \$11,000.00 for failure to file a Preliminary/Adjusted Load Forecast at the time and manner required. |
| UEB-003-061 to 180 | Ambit California, LLC | \$ 120,000 | | \$ 120,000 | Ambit California, LLC is being cited \$120,000.00 for failure to provide proof of enrollment authorization. |
| Res UEB-010 | SoCalTel | \$ 457,363 | | \$ 457,363 | Under Res UEB-010, UEB and SoCalTel entered into a settlement agreement whereby SoCalTel agrees to pay \$457,363 to the Commission to resolve all issues relating to unpaid surcharges. |
| Res UEB-011 | Southern California Edison | \$ 500,000 | \$ 2,500,000 | \$ 3,000,000 | Res UEB-011 approves an Administrative Consent Order and Settlement Agreement between the Commission's Utility Enforcement Branch and Southern California Edison Company to resolve alleged noncompliance with California Alternate Rates for Energy (CARE) and Level Payment Plan (LPP) communication requirements pursuant to California Public Utilities Code § 739.4 and Advice Letter 1566-E. SCE agrees to pay \$2.5 million to the Energy Assistance Fund (EAF) and \$500k to the State of California General Fund. |
| E-4195-0120 | Silicon Valley Clean Energy Authority | \$ 5,000 | | \$ 5,000 | Silicon Valley Clean Energy Authority was cited \$5,000,00 for a Resource Adequacy deficiency cured within five business days |
| E-4195-0121 | EDF Industrial Power Services, LLC | \$ 1,500 | | \$ 1,500 | EDF Industrial Power Service's LLC was cited \$1,500.00 for failure to file a Month-Ahead System Resource Adequacy Compliance Filing at the time and manner required. |
| E-4195-0122 | CleanPowerSF | \$ 20,000 | | \$ 20,000 | CleanPowerSF was cited \$20,000.00 for a Resource Adequacy deficiency cured within five business days from the date of notification by Energy Division. |
| E-4195-0123 | Direct Energy Business, LLC | \$ 499,145 | | \$ 499,145 | Direct Energy Business, LLC was cited \$499,145 for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0124 | Direct Energy Business, LLC | \$ 1,733,021 | | \$ 1,733,021 | Direct Energy Business, LLC was cited \$1,733,021 for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0125 | Orange County Power Authority | \$ 415,406 | | \$ 415,406 | Orange County Power Authority was cited \$415,406.40 for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0126 | Central Coast Community Energy | \$ 25,000 | | \$ 25,000 | Central Coast Community Energy was cited \$25,000.00 for failure to file a Preliminary/Adjusted Load Forecast at the time and manner required. |
| E-4195-0127 | Central Coast Community Energy | \$ 506,098 | | \$ 506,098 | Central Coast Community Energy was cited \$506,098.40 for a Resource Adequacy deficiency cured within five business days from the date of notification by Energy Division and a deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0128 | CleanPowerSF | \$ 1,456,320 | | \$ 1,456,320 | CleanPowerSF was cited \$1,456,320.00 for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0129 | East Bay Community Energy | \$ 878,587 | | \$ 878,587 | East Bay Community Energy was cited \$878,587.20 for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0130 | Constellation New Energy | \$ 28,000 | | \$ 28,000 | Constellation New Energy was cited \$28,000.00 for failure to file a Preliminary/Adjusted Load Forecast at the time and manner required. |
| E-4195-0131 | EDF Industrial Power Services, LLC | \$ 1,500 | | \$ 1,500 | EDF Industrial Power Service's LLC was cited \$1,500.00 for failure to file a Month-Ahead System Resource Adequacy Compliance Filing at the time and manner required. |
| UEB-003-181 | Bolt Energy Services | \$ 1,000 | | \$ 1,000 | Bolt Energy Services, LLC is being cited \$1,000.00 for failure to provide proof of enrollment authorization. |
| UEB-003-182 | Spark Energy Gas, LLC | \$ 1,000 | | | Spark Energy Gas, LLC is being cited \$1,000.00 for failure to provide proof of enrollment authorization. |
| | 2022 Total: | \$ 14,563,503 | \$ 2,817,256 | \$ 17,380,759 | |

Utility Enforcement Branch Enforcement Actions, 2004 through 2024

| Citation / Decision Number | Utility | Fines Payable to the State | Restitution for Consumers | Total Fines and Restitutions | Description |
|----------------------------------|--|----------------------------|---------------------------|---------------------------------|---|
| | | 2021 | | | |
| E-4195-0093 | Commercial Energy | \$ 5,610 | \$ - | \$ 5,610 | Commercial Energy was cited \$5,610 for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0094 | Commercial Energy | \$ 4,795 | \$ - | \$ 4,795 | Commercial Energy was cited \$4,795 for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0098 | San Diego Community Power | \$ 388,288 | \$ - | \$ 388,288 | San Diego Community Power was cited \$388,288. This violation is for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all and deficiency that was cured within five business days from the date of notification by the Energy Division. |
| E-4195-0096 | Monterey Bay Community Energy | \$ 1,101,031 | \$ - | \$ 1,101,031 | Monterey Bay Community Energy was cited \$1,101,031 for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0097 | Pilot Power Group | \$ 41,292 | \$ - | \$ 41,292 | Pilot Power Group was cited \$41,292 for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0095 | East Bay Community Energy | \$ 1,486,034 | \$ - | \$ 1,486,034 | within five business days from the date of notification by the Energy Division. |
| E-4195-0099 | Western Community Energy | \$ 1,529,866 | \$ - | | Western Community Energy was cited \$1,529,866. This violation is for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all and deficiency that was cured within five business days from the date of notification by the Energy Division. |
| UEB-003-046 | Bolt Energy Services, LLC | \$ 1,000 | \$ - | \$ 1,000 | Bolt Energy is being cited \$1,000.00 for failure to provide proof of enrollment authorization. |
| UEB-003-047 to 049 | Bolt Energy Services, LLC | \$ 3,000 | \$ - | \$ 3,000 | Bolt Energy is being cited \$3,000.00 for failure to provide proof of enrollment authorization. |
| UEB-003-050 | Bolt Energy Services, LLC | \$ 1,000 | \$ - | \$ 1,000 | Bolt Energy is being cited \$1,000.00 for failure to provide proof of enrollment authorization. |
| Res UEB-008 | Assurance Wireless USA, (F/K/A Virgin Mobile USA, wholly owned by Sprint) (U-4327-C) | \$ 41,686,931 | \$ - | \$ 41,686,931 | Settlement between Sprint and CPED where Sprint failed to comply with federal non-usage rules by claiming reimbursement for discounts provided to CA LifeLine participants who should have been de-enrolled from the LifeLine Program between July 2017 to August 2019. Sprint agreed to deposit \$34,684,170.70 to the Commission's Advance Collection Account which will be released to the CA LifeLine Program. Sprint was also ordered to remit an additional \$7,002,760.60 for interest, and any potential benefits Sprint may have accrued due to overcollection resulting in a total settlement amount of \$41,686,931. |
| UEB-003-051 | Bolt Energy Services, LLC | \$ 1,000 | \$ - | \$ 1,000 | Bolt Energy is being cited \$1,000.00 for failure to provide proof of enrollment authorization. |
| E-4195-0101 | East Bay Community Energy | \$ 5,000 | \$ - | \$ 5,000 | East Bay Community Energy was cited \$5,000. This violation is for a Resource Adequacy deficiency that was cured within five business days from the date of notification by the Energy Division. |
| UEB-003-052 | AAA Natural Gas | \$ 1,000 | \$ - | \$ 1,000 | 5 , ,, |
| E-4195-0100 | Commercial Energy | \$ 1,121,788 | \$ - | \$ 1,121,788 | Commercial Energy was cited \$1,121,780 for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. This citation was appealed on August 2, 2021, in K.21-08-001. |
| UEB-003-053 | AAA Natural Gas | \$ 1,000 | \$ - | | AAA Natural Gas is being cited \$1,000.00 for failure to provide proof of enrollment authorization. |
| UEB-003-054 | Bolt Energy Services | \$ 1,000 | \$ - | | Bolt Energy is being cited \$1,000.00 for failure to provide proof of enrollment authorization. |
| UEB-003-055 Res UEB-009 | Spark Energy Gas Appia Communications Inc. and CallTower Inc. | \$ 1,000 \$ 258,687 | \$ - \$ 839 | , | Spark Energy Gas is being cited \$1,000.00 for failure to provide proof of enrollment authorization. On August 19, 2021, the Commission adopted a settlement between UEB and CallTower. CallTower agreed to pay \$258,687 in resolution of unpaid surcharges (including interest) and penalties. CallTower has further agreed to credit a total of \$839 to Appia's customers for user fees previously collected from Appia's customers. |
| UEB-003-056 | Bolt Energy Services | \$ 1,000 | \$ - | \$ 1,000 | Bolt Energy is being cited \$1,000.00 for failure to provide proof of enrollment authorization. |
| D.21-09-021 | Community Union | | \$ 162,109 | \$ 162,109 | On September 17, 2021, a Presiding Officer's Decision became the decision of the Commission (D.21-09-021) directing Community Union to return \$162,109 it received unlawfully to the California Advanced Services Fund. |
| E-4195-0103 | Central Coast Community Energy | \$ 1,121,899 | \$ - | \$ 1,121,899 | pusiness days from the date of notification by the Energy Division of not remedied at all. |
| E-4195-0107 | San Diego Community Power | \$ 581,818 | \$ - | \$ 581,818 | San Diego Community Power was cited \$581,817.60 for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. East Bay Community Energy was cited \$1,171,094.40 for a Resource Adequacy deficiency that was remedied after five |
| E-4195-0104 | East Bay Community Energy | \$ 1,171,094 | \$ - | \$ 1,171,094 | Least Bay Community Energy was cited \$1,171,094.40 for a Resource Adequacy deficiency that was remedied after live business days from the date of notification by the Energy Division or not remedied at all. Central Coast Community Energy was cited \$1,612,963 for a Resource Adequacy deficiency that was remedied after five |
| E-4195-0106 E-4195-0111 | Central Coast Community Energy Silicon Valley Clean Energy | \$ 1,612,963 \$ 571,250 | \$ - \$ - | \$ 1,612,963 \$ 571,250 | Silicon Valley Clean Energy Authority was cited \$571,250 for a Resource Adequacy deficiency that was remedied after five |
| E-4190-U111 | Authority | φ 571,250 | φ - | φ 571,250 | business days from the date of notification by the Energy Division or not remedied at all. |

Utility Enforcement Branch Enforcement Actions, 2004 through 2024

| Citation / Decision Number | Utility | Fines Payable to the State | Restitution for Consumers | Total Fines and Restitutions | Description |
|----------------------------------|----------------------------|----------------------------|---------------------------|------------------------------|--|
| E-4195-0109 | Pilot Power Group | \$ 181,063 | \$ - | | Pilot Power Group was cited \$181,063 for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0110 | Pilot Power Group | \$ 325,274 | \$ - | Ψ 323,274 | Pilot Power Group was cited \$325,274 for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0108 | San Jose Clean Energy | \$ 758,263 | \$ - | φ /30,203 | from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0105 | EDF Industrial Power | \$ 92,974 | \$ - | | EDF Industrial Power Services was cited \$92,974 for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0113 | Shell Energy North America | \$ 567,133 | \$ - | \$ 567,133 | Shell Energy North America was cited \$567,133 for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all and deficiency that was cured within five business days from the date of notification by the Energy Division. |
| E-4195-0102 | East Bay Community Energy | \$ 652,530 | \$ - | \$ 652,530 | East Bay Community Energy was cited \$652,529.60 for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all and deficiency that was cured within five business days from the date of notification by the Energy Division. |
| E-4195-0112 | Pilot Power Group | \$ 105,528 | | \$ 105,528 | Pilot Power Group was cited \$105,527.50 for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| UEB-003-057 | Bolt Energy Services, LLC | \$ 1,000 | | \$ 1,000 | Bolt Energy Services, LLC is being cited \$1,000.00 for failure to provide proof of enrollment authorization. |
| | 2021 Total: | \$ 55,383,111 | \$ 162,948 | \$ 55,546,059 | |

| | | | | | | 2020 |
|-----------------------|--|----------|-----|-----------------|-----------------|--|
| | Comcast | | | \$ 4,484,000.00 | \$ 4,484,000 | Comcast voluntarily agreed to extend to this incident the terms in the 2015 Commission approved settlement between CPED and Comcast (in D. 15-09-000). Although Comcast has not been ordered by the Commission to compensate the affected customers in this incident, Comcast initiated and issued credits of \$100 to all impacted customers, and \$2,000 to customers identified with safety concerns based on the 2015 Settlement Agreement. Comcast issued credits to all impacted customers and those identified with having possible safety concerns, consistent with the terms of the previous settlement. The credits totaled approximately \$4,484,000. |
| UEB-003-007 to 026 | Smart One Energy | \$ 20 | 000 | \$ - | \$ 20,000 | Smart One Energy is being cited \$20,000.00 for failure to provide proof of enrollment authorization. |
| UEB-003-027 to 036 | Spark Energy | \$ 10 | 000 | \$ - | \$ 10,000 | Spark Energy is being cited \$10,000.00 for failure to provide proof of enrollment authorization. |
| D.20-02-050 | San Jose Water Company | \$ 5,000 | 000 | \$ 2,107,238 | \$ 7,107,238 | The Commission issued a Presiding Offier's Decision adopting a settlement between San Jose Water and CPED requiring San Jose Water to make refunds totaling \$2,107,238 and capital investments totaling \$5,000,000. |
| E-4195-0073 | American PowerNet Management, LP | \$ 30 | 441 | \$ - | \$ 30,441 | American PowerNet Management was cited \$30,441.20 for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0074 | San Jose Clean Energy | \$ 1,116 | 149 | \$ - | \$ 1,116,149 | San Jose Clean Energy was cited \$1,116,149.40. This violation is for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0075 | Commercial Energy | \$ 350 | 597 | \$ - | \$ 350,597 | Commercial Energy was cited \$350,597.40. This violation is for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all and deficiency that was cured within five business days from the date of notification by the Energy Division. |
| E-4195-0076 | Peninsula Clean Energy | \$ 10 | 000 | \$ - | \$ 10,000 | Peninsula Clean Energy was cited \$10,000. This violation is for a Resource Adequacy deficiency that was cured within five business days from the date of notification by the Energy Division. |
| E-4195-0077 | East Bay Community Energy | \$ 614 | 618 | \$ - | \$ 614,618 | East Bay Community Energy was cited \$614,618.10. This violation is for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0079 | Just Energy Solutions | \$ 5 | 261 | \$ - | \$ 5,261 | Just Energy Solutions was cited \$5,261.40. This violation is for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0078 | Commercial Energy | \$ 3 | 330 | \$ - | \$ 3,330 | Commercial Energy was cited \$3,330. This violation is for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0080 | Tiger Natural Gas | \$ 1 | 500 | \$ - | \$ 1,500 | Tiger Natural Gas was cited \$1,500.00. This violation is for failure to file a Month-Ahead System Resource Adequacy Compliance Filing at the time and manner required. |
| E-4195-0082 | Clean Power Alliance of Southern California | \$ 10 | 000 | \$ - | \$ 10,000 | Clean Power Alliance was cited \$10,000. This violation is for a Resource Adequacy deficiency that was cured within five business days from the date of notification by the Energy Division. |
| E-4195-0081 | Just Energy Solutions | \$ 35 | 864 | \$ - | \$ 35,864 | Just Energy Solutions was cited \$35,864. This violation is for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0083 | Commercial Energy | \$ 7 | 495 | \$ - | \$ 7,495 | Commercial Energy was cited \$7,495. This violation is for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0084 | Commercial Energy | \$ 7 | 495 | \$ - | \$ 7,495 | Commercial Energy was cited \$7,495. This violation is for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |

Utility Enforcement Branch Enforcement Actions, 2004 through 2024

| Citation / Decision Number | Utility | Fines Payable to the State | Restitution for Consumers | Total Fines and Restitutions | Description |
|----------------------------------|---|----------------------------|---------------------------|------------------------------|---|
| UEB-003-037 to 039 | Smart One Energy | \$ 3,000 | \$ - | \$ 3,000 | Smart One Energy is being cited \$3,000.00 for failure to provide proof of enrollment authorization. |
| E-4195-0085 | Commercial Energy | \$ 3,330 | \$ - | \$ 3,330 | Commercial Energy was cited \$3,330. This violation is for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0086 | Commercial Energy | \$ 3,996 | \$ - | \$ 3,996 | Commercial Energy was cited \$3,996. This violation is for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0087 | Commercial Energy | \$ 4,990 | \$ - | \$ 4,990 | Commercial Energy was cited \$4,990. This violation is for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| D.20-07-013 | Сох | \$ 303,182 | \$ - | \$ 303,182 | In D.20-07-013 Cox was obligated to collect and remit CPUC Public Purpose Programs surcharges and CPUC user fees on its intrastate directory listings service intrastate revenue for fiscal years 2012-2013, 2013-2014, and 2014-2015, as set forth in the 2016 Audit Report and 2017 Analysis Report. |
| UEB-003-040 to 041 | Ambit California, LLC | \$ 2,000 | \$ - | \$ 2,000 | Ambit California is being cited \$2,000.00 for failure to provide proof of enrollment authorization. |
| UEB-003-042 | Smart One Energy | \$ 1,000 | \$ - | \$ 1,000 | Smart One Energy is being cited \$1,000.00 for failure to provide proof of enrollment authorization. |
| E-4195-0088 | Just Energy Solutions | \$ 132,388 | \$ - | \$ 132,388 | Just Energy Solutions was cited \$132,387.50. This violation is for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0089 | Commercial Energy | \$ 6,660 | \$ - | \$ 6,660 | Commercial Energy was cited \$6,660. This violation is for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0090 | Commercial Energy | \$ 6,660 | \$ - | \$ 6,660 | Commercial Energy was cited \$6,660. This violation is for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0091 | Commercial Energy | \$ 19,998 | \$ - | \$ 19,998 | Commercial Energy was cited \$19,998. This violation is for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0092 | Monterey Bay Community Energy | \$ 336,663 | \$ - | \$ 336,663 | Monterey Bay Community Energy was cited \$336,663. This violation is for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| UEB-003-0043 | Smart One Energy | \$ 1,000 | \$ - | \$ 1,000 | Smart One Energy is being cited \$1,000.00 for failure to provide proof of enrollment authorization. |
| UEB-005 | Cox Communications | \$ - | \$ 350,000 | \$ 350,000 | Commission adopted Resolution UEB-005 approving the settlement agreement between CPED and Cox. Cox will make a contribution of funds in the amount of \$350,000 to its Connect2Compete program in full settlement of CPED's investigation into Cox's billing practices for its failure to include the appropriate telephone number of the Commission's Consumer Affairs Branch on certain bills during the time period of January 2015 to January 2018. |
| UEB-003-0044 | Spark Energy Gas, LLC | \$ 1,000 | \$ - | \$ 1,000 | Spark Energy Gas is being cited \$1,000.00 for failure to provide proof of enrollment authorization. |
| UEB-003-0045 | AAA Natural Gas | \$ 1,000 | \$ - | \$ 1,000 | AAA Natural Gas is being cited \$1,000.00 for failure to provide proof of enrollment authorization. |
| D.20-12-055 | Korean Churches for Community Development | \$ 15,000 | \$ - | \$ 15,000 | The CPUC approved the settlement between CPED and Korean Churches for Community Development where Korean Churches for Community Development must pay a \$15,000 penalty to the State of California General Fund. |
| | 2020 Total: | \$ 8,064,618 | \$ 6,941,238 | \$ 15,005,856 | |

Utility Enforcement Branch Enforcement Actions, 2004 through 2024

| Citation / Decision Number | Utility | es Payable the State | Restitution for Consumers | ines and | Description |
|----------------------------------|-----------------------------|-------------------------|---------------------------|-----------------|---|
| | | | | | 2019 |
| E-4195-0048A | Just Energy Solutions | \$ 3,330.00 | \$ - | \$ 3,330 | Just Energy Solutions was cited \$3,330. This violation is for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0052 | San Jose Clean Energy | \$ 6,791,155.40 | \$ - | \$ 6,791,155 | San Jose Clean Energy was cited a total of \$6,791,155.40. This citation included two separate citations one of which was in the amount of \$6,644,292.40 and the second citation was for \$146,863. Both were for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0053 | Agera Energy | \$ 51,481.80 | \$ - | \$ 51,482 | Agera Energy was cited \$51,481.80 for resource adequacy deficiency that was remedied after 5 business days from the date of Energy Division's notification or not remedied at all. |
| E-4195-0054 | Just Energy Solutions | \$ 362,304.00 | \$ - | \$ 362,304 | Just Energy Solutions was cited \$362,304. This violation is for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| Res T-17278 | Locus Communications | \$ 336,388.61 | \$ - | \$ 336,389 | Locus Communications' WIR was revoked on 8/12/10 per Res T-17278. Locus filed for WIR reinstatement and thus must pay 25% of fees and surcharges on all applicable fees and surcharges. |
| E-4195-0049 | Pioneer Community Energy | \$ 137,462.40 | \$ - | \$ 137,462 | Pioneer Community Energy was cited \$137,462.40. This violation is for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0051 | East Bay Community Energy | \$ 1,552,589.20 | \$ - | \$ 1,552,589 | East Bay Community Energy was cited for a deficiency cured within five business days from the date of notification by ED and for a deficiency remedied after five bussiness days from the date of notification by ED or not remedied at all |
| E-4195-0050 | Valley Clean Energy | \$ 3,330.00 | \$ - | \$ 3,330 | Valley Clean Energy Alliance was cited \$3,330. This violation is for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0055 | Commercial Energy | \$ 299,520.20 | \$ - | \$ 299,520 | Commercial Energy of CA was cited \$299,520.20. This citation included two separate citations one of which was in the amount of \$269,540.20 and the second citation was for \$29,980. Both were for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| UEB-003-002 | Spark Energy Gas, LLC | \$ 1,000.00 | \$ - | \$ 1,000 | Spark Energy is being cited \$1,000.00 for failure to provide valid proof of enrollment authorization. |
| UEB-003-001 | SFE Energy California | \$ 1,000.00 | \$ - | \$ 1,000 | SFE Energy is being cited \$1,000.00 for failure to provide valid proof of enrollment authorization. |
| I.17-04-021 D.19- 04-041 | SoCalGas | \$ 3,365,000.00 | \$ - | \$ 3,365,000 | The Commission approved D.19-04-041, ordering SoCalGas to pay penalties in the amount of \$3,000,000 for the 13.57 million Tariff Rules 12.A, 14.A and 14.D violations. The Decision also impose a penalty in the amount of \$5,058,200 (\$365,000 to General fund and \$4,693,200 as \$100 bill credits to affected customers) on SoCalGas for the 47,000 Tariff Rule 12.A and 14.A violations. However, in D.21-12-067, The Commission ordered the penalty in the sum of \$4,693,200 to be paid as a \$100 bill credit to 46,932 customers be vacated, reaheearing of the Decision as modified is denied, and the stay of the \$100 credit as imposed pursuant to D.19-08-015 is vacated as moot. |
| A.18-10-005 D.19-04-029 | Miron Telecom | \$ 21,547.71 | | \$ 21,548 | The Commission approved D.19-04-029, granting Miron a CPCN to provide resold interexchange service in California and adopting the settlement agreement between CPED and Miron. Under the settlement agreement, Miron will pay a \$20,000 penalty and retroactive surcharge and user fees in the amount of \$1,547.71. |
| E-4195-0056 | Just Energy Solutions, Inc. | \$ 11,988.00 | \$ - | \$ 11,988 | Just Energy Solutions was cited \$11,988. This violation is for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0058 | Just Energy Solutions, Inc. | \$ 5,000.00 | \$ - | \$ 5,000 | Just Energy was cited \$5,000 for a resource adequacy deficiency that was cured within five business days from the date of notification. |
| E-4195-0060 | Just Energy Solutions, Inc. | \$ 22,444.20 | \$ - | \$ 22,444 | Just Energy Solutions was cited \$22,444. This violation is for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0057 | Valley Clean Energy | \$ 3,330.00 | \$ - | \$ 3,330 | Valley Clean Energy was cited \$3,330. This violation is for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0059 | Commercial Energy | \$ 26,573.40 | \$ - | \$ 26,573 | Commercial Energy was cited \$26,573.40. This violation is for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| UEB-003-003 | GreenWave Energy | \$ 1,000.00 | \$ - | \$ 1,000 | GreenWave Energy is being cited \$1,000.00 for failure to provide valid proof of enrollment authorization. Citation was later withdrawn |
| A.16-06-006 D.19-05-008 | Ceretel Incorporated | \$ 188,000.00 | \$ - | \$ 188,000 | The Commission approved D.19-05-008, denying Ceretel's CPCN application to provide interexchange service. The Commission finds that Ceretel is unfit to operate in CA and imposes a fine of \$188,000 for operating without authority and failing to truthfully respond to its application. |
| D.19-06-020 | Lake Alpine | \$ 7,500.00 | \$ - | \$ 7,500 | D.19-06-020 approved an all party settlement resolving the taking by Respondent Lake Alpine Water Company of two unsecured shareholder loans that were improperly classified as short-term notes payable. The settlement proposes that Lake Alpine violated certain provisions of the PU Code and should be assessed a penalty of \$7.500. |
| E-4195-0062 | Just Energy Solutions | \$ 46,586.70 | \$ - | \$ 46,587 | Just Energy Solutions was cited \$46,586.70. This violation is for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |

Utility Enforcement Branch Enforcement Actions, 2004 through 2024

| Citation / Decision Number | Utility | s Payable the State | Restitutio Consum | | Total Fines and Restitutions | Description |
|--|--------------------------------------|------------------------|----------------------|--------|------------------------------|---|
| E-4195-0064 | Just Energy Solutions | \$ 39,926.70 | \$ | 1 | \$ 39,927 | , Just Energy Solutions was cited \$39,926.70. This violation is for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0065 | Agera Energy | \$ 2,500.00 | \$ | - | \$ 2,500 | Agera Energy was cited \$2,500,00. This violation is for failure to file a Month-Ahead System Resource Adequacy Compliance |
| E-4195-0063 | Commercial Energy | \$ 6,660.00 | \$ | - | \$ 6,660 | Commercial Energy was cited \$6,660.00. This violation is for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0061 | Commercial Energy | \$ 70,972.30 | \$ | - | \$ 70,972 | Commercial Energy was cited \$77,632.30. This violation is for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all and deficiency that was cured within five business days from the date of notification |
| D. 19-09-037 | PG&E | \$ - | \$ 1,274, | 200.00 | \$ 1,274,200 | PG&E was ordered to provide a \$100 bill credit to each of the 6,371 customers impacted by PG&E's July 2016 and October 2018 disconnections. PG&E was also ordered to contribute \$637,100 to Relief for Energy Assistance through Community Help (REACH) program. |
| E-4195-0067 | Agera Energy | \$ 4,500.00 | \$ | - | \$ 4,500 | Agera Energy was cited \$4,500.00. This violation is for failure to file a Month-Ahead System Resource Adequacy Compliance Filing at the time and manner required. |
| E-4195-0068 | Commercial Energy | \$ 3,300.00 | \$ | , | \$ 3,300 | Commercial Energy was cited \$3,300. This violation is for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0066 | Just Energy Solutions | \$ 33,300.00 | \$ | - | \$ 33,300 | Just Energy Solutions was cited \$33,300. This violation is for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0069 | Just Energy Solutions | \$ 19,980.00 | \$ | - | \$ 19,980 | Just Energy Solutions was cited \$19,980. This violation is for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| D.19-10-033 | Preferred Long Distance | \$ 250,000.00 | \$ | - | \$ 250,000 | Professed Long Distance Line (PLD) shall now \$250,000 to the State of California Coneral Fund, ever a period of 24 months |
| E-4195-0070 | Commercial Energy | \$ 17,449.20 | \$ | - | \$ 17,449 | Commercial Energy was cited \$17,449.20. This violation is for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| UEB-003-004 | Spark Energy Gas, LLC | \$ 2,000.00 | \$ | - | \$ 2,000 | Spark Energy is being cited \$2,000.00 for failure to provide valid proof of enrollment authorization. |
| UEB-003-005 | Just Energy Solutions, Inc. | \$ 1,000.00 | \$ | | | Just Energy Solutions is being cited \$1,000.00 for failure to provide valid proof of enrollment authorization. |
| UEB-003-006 | SFE Energy California, Inc. | \$ 1,000.00 | \$ | - | \$ 1,000 | SFE Energy California is being cited \$1,000.00 for failure to provide valid proof of enrollment authorization. |
| Slamming Citation # 1308-1426 (ALJ-373) | TC Telephone | \$ 76,000.00 | \$ | - | \$ 76,000 | Pursuant to Resolutions UEB-001 and UEB-002, CPED issued 119 citations against TC Telephone for failure to comply with the Third-Party Verification (TPV) requirements in Public Utilities Code Section 2889.5 and/or Code of Federal Regulations (47 CFR 64.1120(c)(3)(iii)). This represents Settlement resolving Citations 1308-1426 of K.18-10-001 between TC Telephone and CPED in the amount of \$76,000. |
| E-4195-0071 | Commercial Energy of Montana, Inc | \$ 31,368.60 | \$ | - | \$ 31,369 | Commercial Energy of Montana was cited \$31,368.60. This violation is for a Resource Adequacy deficiency that was remedied after five business days from the date of notification by the Energy Division or not remedied at all. |
| E-4195-0072 | Just Energy Solutions, Inc. | \$ 5,994.00 | \$ | - | \$ 5,994 | Just Energy Solutions was cited \$5,004.00. This violation is for a Resource Adequacy deficiency that was remedied after five |
| | 2019 Total: | \$ 13,804,482 | \$ 1,2 | 74,200 | \$ 15,078,682 | |

Utility Enforcement Branch Enforcement Actions, 2004 through 2024

| Citation / Decision Number | Utility | Fines Payable to the State | Restitution for Consumers | Total Fines and Restitutions | Description |
|------------------------------------|---------------------------------------|---|---------------------------|------------------------------|--|
| | | | | | 2018 |
| E-4195-0040 | Just Energy Solutions, Inc. | \$ 33,300.00 | | \$ 33,300 | This violation is for a deficiency cured four business days after the revised filing due date. |
| E-4195-0041 | American PowerNet Management, LP | \$ 10,000.00 | | \$ 10,000 | This violation is for a deficiency cured within 5 days of the revised filing due date |
| E-4195-0042 | Pilot Power Group, Inc. | \$ 100,709.20 | \$ - | \$ 100,709 | This violation is for a deficiency cured within five business days from the date of notification and for a deficiency cured four business days after the revised filing due date. |
| E-4195-0043 | Just Direct Energy Business | \$ 5,000.00 | | \$ 5,000 | |
| E-4195-0044 | Just Energy Solutions, Inc. | \$ 10,000.00 | | \$ 10,000 | This violation is for a deficiency cured within five business days from the date of notification by Energy Division |
| Res T-17596 | Budget PrePay Inc. | \$ 1,121,013.00 | | \$ 1,121,013 | California LifeLine Program overpayment to Budget Pre-pay in the amount of \$1,121,013.10. Budget must comply with ongoing audit being conducted by SCO. Of \$1,121,013.10, Budget will pay \$817,730.00 to the California LifeLine fund. The remaining \$303,283.10 will be deducted from Budget's filed claims from Feb through July 2017. |
| E-4195-0045 | Just Energy Solutions, Inc. | \$ 5,328.00 | | \$ 5,328 | This violation is for a Resource Adequacy deficiency that was either not remedied at all or remedied after five business days from the date of notification by the Energy Division |
| E-4195-0046 | Pioneer Community Energy | \$ 1,305,360.00 | | \$ 1,305,360 | This violation is for a Resource Adequacy deficiency that was either not remedied at all or remedied after five business days from the date of notification by the Energy Division |
| E-4195-0047 | Just Energy Solutions, Inc. | \$ 4,861.80 | | \$ 4,862 | This violation is for a Resource Adequacy deficiency that was either not remedied at all or remedied after five business days from the date of notification by the Energy Division |
| E-4195-0048 | Pioneer Community Energy | \$ 1,118,880.00 | | \$ 1,118,880 | This violation is for a Resource Adequacy deficiency that was either not remedied at all or remedied after five business days from the date of notification by the Energy Division |
| D.18-09-025 | NetFortris | \$ 300,000.00 | | \$ 300,000 | Commission adopted settlement agreement between CPED and NetFortris to resolve all issues in investigative proceeding. D18-09-025 directs NetFortris to pay \$300,000 in penalty and implement other corrective measures. |
| | 2018 Total: | \$ 4,014,452 | \$ - | \$ 4,014,452 | |
| | | | | | 2017 |
| | T T | Total Control | 1 | 1 | Mesa Crest Water Company was ordered to be sold according to specific terms of an All-Party Settlement Agreement. Under |
| D.17-01-011 | Mesa Water Crest | \$ 105,000 | \$ - | \$ 105,000 | that agreement Patrick Flynn was ordered to pay \$105,000 to the State of CA General Fund. |
| E-4195-0034 | Commercial Energy of CA | \$ 4,500.00 | \$ - | \$ 4,500 | Commercial Energy was fined \$4,500 for failure to file a month-ahead system resource adequacy compliance filing at the time and manner required. |
| D.17-03-005 | SP Licenses, Inc. | \$ 6,000.00 | \$ - | \$ 6,000 | SP Licenses must pay a penalty of \$6,000 for Rule 1.1 violation. |
| D.17-03-004 | M5 Networks. LLC | \$ 20,000.00 | \$ - | | M5 Networks shall pay a penalty of \$20,000 for operating without authority pursuant to PU Code Section 2107 |
| Slamming Citation # 730-896 | Onelink Communications, Inc. | \$ 167,000.00 | \$ - | \$ 167,000 | Pursuant to Resolutions UEB-001 and UEB-002, SED issued 167 citations against Onelink Communications for failure to comply with the Third-Party Verification (TPV) requirements in Public Utilities Code Section 2889.5 and/or Code of Federal Regulations (47 CFR 64.1120(c)(3)(iii)). |
| Res T-17570 | Lycamobile USA, Inc | \$ 10,000.00 | \$ - | \$ 10,000 | Lycamobile shall pay a penalty of \$10,000 for operating without authority pursuant to PU Code Section 2107 |
| Slamming Citation # 897-1307 | Quasar Communications | \$ 411,000.00 | \$ - | \$ 411,000 | Pursuant to Resolutions UEB-001 and UEB-002, SED issued 411 citations against Quasar Communications for failure to comply with the Third-Party Verification (TPV) requirements in Public Utilities Code Section 2889.5 and/or Code of Federal Regulations (47 CFR 64.1120(c)(3)(iii)). |
| E-4195-0035 | CleanPowerSF | \$ 10,000.00 | \$ - | \$ 10,000 | Resource Adequacy citation issued to CleanPowerSF for an "RA Deficiency cured within five business days from the date of notification by Energy Division." |
| E-4195-0036 | Southern California Edison Company | \$ 10,000.00 | \$ - | \$ 10,000 | Resource Adequacy citation issued to Southern California Edison Company for an "RA Deficiency cured within five business days from the date of notification by Energy Division." |
| Res T-17571 | Republic Wireless | \$ 88,483.00 | · · | \$ 88,483 | Republic Wireless must pay \$74,619.26 for past due surcharges, \$3,863.33 for past due user fees, and a \$10,000 fine for operating without authority in accordance with PU Code § 2107. |
| D.17-09-002 | Comnet | \$ 20,000.00 | \$ - | \$ 20,000 | ComNet, LLC shall pay a penalty of \$20,000 for operating without authority pursuant to P.U. Code Section 2107 |
| E-4195-0037 | Direct Energy Business, LLC | \$ 113,153.40 | \$ - | \$ 113,153 | Direct Energy Business was cited 113,153.40 for a deficiency that was remedied 13 business days after the date of Energy Division's deficiency notice. |
| E-4195-0038 | Tiger Natural Gas | \$ 2,000.00 | \$ - | \$ 2,000 | Tiger Natural Gas was cited for \$2,000 for failure to file a Month-Ahead System Resource Adequacy Compliance Filing at the time and manner required. |
| E-4195-0039 | Commercial Energy of Montana | \$ 10,456.00 | | \$ 10,456 | Commercial Energy of Montana, Inc. was cited for deficiency remedied after five business days from the date of Energy Division notification or not remedied at all. |
| | 2017 Total: | \$ 977,592 | \$ - | \$ 977,592 | |

Utility Enforcement Branch Enforcement Actions, 2004 through 2024

| Citation / Decision Number | Utility | Fines Payable to the State | Restitution for Consumers | Total Fines and Restitutions | Description |
|-------------------------------------|--|----------------------------|---------------------------|------------------------------|---|
| | | | | 2016 | |
| D.16-12-002 | llatanet, LLC | \$ 228,000 | | \$ 228,000 | llatanet, LLC, ordered to pay a fine of \$228,000 to the California Public Utilities Commission |
| 2.10 12 002 | · | Ψ 220,000 | | <u> </u> | CEQA citation issued to Southern California Gas Company for "Failure to comply with mitigation measures outlined in the Final |
| E-4550-0001 | Southern California Gas Company | \$ 250,000.00 | \$ 25,000.00 | \$ 275,000 | Environmental Impact Report included in the projects' Permit to Construct." Based on the length of BMP deficiencies committed by SCG, corresponding fine that should be assessed is \$699,500. |
| D.16-10-030 | Granite Telecommunications, LLC | \$ 15,000 | \$ - | \$ 15,000 | Pursuant to the terms of the Settlement Agreement, Granite shall pay a \$15,000 penalty to the State of California General Fund within thirty (30) calendar days after the effective date of this decision. |
| D.16-09-048 | TC Telephone LLC, dba, Horizon Cellular | \$ 200,000 | \$ - | \$ 200,000 | T C Telephone LLC, doing business as, Horizon Cellular, must pay a \$200,000 penalty to the State of CA General Fund |
| E-4195-0033 | Shell Energy North America (SENA) | \$ 5,500 | \$ - | \$ 5,500 | SENA is being cited \$5,500 for failure to meet its Resource Adequacy ("RA") obligation for July 2016. |
| D.16-08-012 | Global Calling Corporation | \$ 30,000 | \$ - | \$ 30,000 | Pursuant to the terms of the Settlement Agreement, Global Calling Corporation (Global Calling) shall pay a penalty in the amount of \$30,000. |
| D.16-08-009 | Velocity The Greatest Phone Company Ever, Inc. (Velocity) | \$ 70,000 | \$ - | \$ 70,000 | In accordance with the Settlement Agreement, Velocity The Greatest Phone Company Ever, Inc. (Velocity) shall pay the entire penalty amount of \$70,000 to the CPUC for violation of Rule 1.1. |
| D.16-08-007 | Quality Speaks LLC dba Broadvoice | \$ 40,866 | \$ - | \$ 40,866 | Pursuant to the terms of the Settlement Agreement, Quality Speaks LLC dba Broadvoice shall pay retroactive state-mandated public purpose program surcharges and the associated interest penalty in the sum of \$40,866.16 |
| D.16-07-005 | Angel Americas, LLC | \$ - | | \$ - | Since Angel Americas has failed to respond as required by the Commission, we do not have sufficient information on its operations and financial condition to assess an appropriate penalty. SED is directed to initiate enforcement actions if Applicant is continuing to operate in California without proper authority. |
| D.16-06-020 | Silicon Business System (SBS) | \$ 20,250 | | \$ 20,250 | Silicon Business System (SBS) shall pay a total penalty of \$20,000. Silicon Business System shall submit surcharge reports to the Communication's Division and pay user fees and interest for 2013 and 2014 totaling \$250. |
| D.16-06-009 | Vertex Telecom | \$ 17,500 | \$ - | \$ 17,500 | Vertex Telecom, Inc. (Vertex) shall comply with all terms of the Settlement Agreement. Specifically, Vertex shall pay a penalty of \$17,500 to the State of California General Fund pursuant to the Settlement Agreement |
| D.16-04-018 | NobelTel | \$ 146,500 | \$ - | \$ 146,500 | The Commission adopted D.16-04-018 denying NobelTel's application for a certificate of public convenience and necessity and assessing a fine of \$146,500 for operating without a license. |
| D.16-04-024 | WorldVox Corporation | \$ 13,500 | \$ - | \$ 13,500 | The Commission adopted a joint settlement between SED and WorldVox in D.16-04-024 conditionally granting a CPCN to WorldVox and ordered WorldVox to pay \$13,000 in penalties. |
| E-4195-0032 | Glacial Energy Of California | \$ 5,000 | \$ - | \$ 5,000 | Glacial Energy of California (Glacial) failed to meet its Resource Adequacy (RA) obligation for March 2016. Glacial was deficient with their March 2016 month-ahead RA by 0.72 Megawatts (MW). After receiving a deficiency notice from the Energy Division on February 5, 2016, Glacial cured its deficiency and resubmitted its March 2016 filing to ED on February 10, 2016. The scheduled penalty prescribed by Resolution E-4195 specifies penalties for deficiencies cured within five business days from the date of notification by the ED with a prescribed penalty of \$5,000 per incident if the deficiency is 10 MW or smaller. Glacial's revised filing cured a deficiency of 0.72 MW within five business days from the date of notification by ED. The fine for this violation is \$5,000. |
| D.16-03-012 | OSP | \$ 362,918 | \$ - | \$ 362,918 | The Billing Resource LLC, a billing agent used by OSP for billing and collection services, shall make a payment of \$362,917 to the California Public Utilites Commission under a joint settlement agreement. |
| E-4195-0031 | Tiger Natural Energy | \$ 3,000 | \$ - | \$ 3,000 | Tiger Natural Energy filed its February 2016 month-ahead Resource Adequacy (RA) compliance on December 21, 2015. The RA guide issued on August 14, 2015 shows a filing due date of December 17, 2015. The scheduled penalty prescribed by Resolution E-4195 specified penalties for a failure to file a Month-Ahead System RA Compliance Filing at the time and manner required. The fine for this violation is \$3,000. |
| Slamming Citation # 189-586 | TeleDias Communications, Inc. | \$ 398,000 | \$ - | \$ 398,000 | Pursuant to Resolutions UEB-001 and UEB-002, SED issued 398 citations against TeleDias for failure to comply with the Third-Party Verification (TPV) requirements in Public Utilities Code Section 2889.5 and/or Code of Federal Regulations (47 CFR 64.1120(c)(3)(iii)). All citations are under appeal in proceeding K.16-04-004. |
| Slamming Citation # 587 - 727 | TeleUno, Inc. | \$ 141,000 | \$ - | \$ 141,000 | Pursuant to Resolutions UEB-001 and UEB-002, SED issued 141 citations against TeleUno for failure to comply with the Third-Party Verification (TPV) requirements in Public Utilities Code Section 2889.5 and/or Code of Federal Regulations (47 CFR 64.1120(c)(3)(iii)). All citations are under appeal in proceeding K.16-04-003. |
| D.16-02-002 | EZETOP | \$ 25,000 | \$ - | \$ 25,000 | The Commission granted the CPCN application of EZETOP to provide prepaid calling services in CA. The Commission also adopted the Settlement Agreement between SED and EZETOP, which required EZETOP to make a payment of \$25,000 for operating without a license and paying unpaid user fees. |
| | 2016 Total: | \$ 1,972,033.66 | \$ 25,000.00 | \$ 1,997,034.16 | |

Utility Enforcement Branch Enforcement Actions, 2004 through 2024

| Citation / Decision Number | Utility | Fines Payable to the State | Restitution for Consumers | Total Fines and Restitutions | Description |
|----------------------------------|------------------------------|----------------------------|---------------------------|------------------------------|--|
| | | | | | 2015 |
| D.15-12-031 | TracFone Wireless, Inc. | \$ 10,000,000 | \$ - | \$ 10,000,000 | This decision approves the settlement agreement between the California Public Utilities Commission Safety and Enforcement Division and TracFone Wireless, Inc. The settlement agreement resolves all outstanding issues in this Investigation and related court action concerning TracFone's collection of public purpose program surcharges and user fees on intrastate revenue since 2000 and provides that TracFone shall pay a \$10 million penalty. |
| D.15-09-009 | Comcast | \$ 12,500,000 | \$ 7,909,400 | \$ 32,909,400 | This decision approves a Settlement Agreement between Comcast Phone of California, LLC (U-5698-C) (Comcast Phone) and the Safety and Enforcement Division. This proceeding was instituted to investigate issues relating to the unauthorized disclosure and publication of directory listing information (i.e., name, telephone number, and address) by Comcast Phone and its related entities. Approximately 75,000 Comcast customers in California had a non-published or non-listed feature on their XFINITY Voice service. As a result of Comcast's unauthorized disclosure and publication, the names, telephone numbers, and addresses of these customers became available on Comcast's online directory, in a rural telephone company's phone books, and via directory assistance. Thus Comcast was required (a) to pay a \$25 million penalty (half to the State of California General Fund, and half to the California Attorney General), (b) to provide further restitution to affected customers, as set forth in the Settlement, and (c) to undertake specified operational reforms to enhance the security of Comcast customers' directory listing information (and the privacy of those customers seeking non-published status). |
| D.15-04-010 | Five9, Inc | \$ 172,021 | \$ - | \$ 172,021 | This decision adopts the proposed Settlement Agreement between the Safety and Enforcement Division and Five9, Inc. to provide limited facilities-based and resold interexchange service within California. Among other things the Settlement Agreement requires Five9 to pay a penalty of \$10,000 to the General Fund, to pay retroactive surcharges and fees plus interest and comply fully with all applicable regulatory and legal requirements. Pursuant to Public Utilities Code Section 1001, we grant Five9, a Certificate of Public Convenience and Necessity to provide resold interexchange service in California subject to the terms and conditions set forth in the Ordering Paragraphs. |
| D.15-01-032 | Logical Telecom | \$ 120,000 | \$ - | \$ 120,000 | in which Logical will pay \$120,000 to the State of California General Fund. The Settlement Agreement was subsequently approved by the Commisson in D.15-01-032. |
| D.15-06-003 | Dial World Communications | \$ 65,000 | \$ - | \$ 65,000 | Pursuant to Pub. Util. Code § 1001, we grant the application of Dial World Communications, LLC (Dial World) a certificate of public convenience and necessity (CPCN) for authority to provide resold interexchange service in California subject to the terms and conditions set forth in this order. As a basis for granting the CPCN, and we are requiring Dial World to pay retroactive surcharges and fees totaling \$65,000. |
| D.15-12-009 | Dynalink Communications, Inc | \$ 12,652 | \$ - | \$ 12,652 | This decision approved and adopted the December 3, 2014 settlement agreement between Dynalink Communications Inc. and the Safety and Enforcement Division. The settlement resolved the issues raised in the April 18, 2014 protest filed by SED concerning Dynalink's: 1) operation in California after November 2009 when Dynalink's certification to provide telecommunication's services was revoked pursuant to Resolution T-17228 for failure to comply with the Commission's reimbursement account fee filing and reporting requirements; 2) failure to disclose prior adverse regulatory actions in other jurisdictions, and 3) erroneous statements of fact in its Application, in violation of Rule 1.1. |
| D.15-12-026 | New Day Broadband | \$ 10,000 | \$ - | \$ 10,000 | This decision regarding the Investigation into the actions of New Day Broadband One, LLC, finds that New Day violated the laws, rules and regulations of this state by operating without the required state franchise from the California Public Utilities Commission from 2008 through 2014 in violation of Public Utilities Code § 5840, failing to collect and remit franchise fees in violation of Pub. Util. Code § 5860, and failing to notify the Federal Communications Commission of its acquisition of video franchises in violation of 47 CFR 76.1610. This Decision imposes a penalty of \$10,000 against New Day pursuant to Pub. Util. Code §§ 2108 and 2111 for these violations. |
| D.15-12-007 | Toly Digital | \$ 6,000 | \$ - | \$ 6,000 | Pursuant to Pub. Util. Code § 1001, we grant the application of Toly Digital Networks, Inc. (Toly) a certificate of public convenience and necessity (CPCN) to provide resold interexchange service in California subject to the terms and conditions set forth in this order. We also adopt and approve the Settlement Agreement as set forth in Attachment D, as discussed below. Toly seeks authority from the Commission to operate as a switchless reseller statewide in California. Toly's principal place of business is 1005 West Indiantown Road, Ste. 201, Jupiter, Florida 33458. |

Utility Enforcement Branch Enforcement Actions, 2004 through 2024

| Citation / Decision Number | Utility | Fines Payable to the State | Restitution for Consumers | Total Fines and Restitutions | Description |
|----------------------------------|-------------------------------|----------------------------|---------------------------|------------------------------|--|
| E-4195-0023 | Commerce Energy | \$ 5,00 |) \$ - | \$ 5,000 | On January 23, 2015, Energy Division emailed Commerce a correction notice. Commerce is deficient with their March 2015 month-ahead RA obligation. Commerce has a system RA requirement of 47.00 MW. California Independent System Operator (CAISO)'s T-45 supply plans has confirmed Commerce for 45.35 MW of system RA. This is 1.65 MW (47.00 minus 45.35) short of their RA obligation. The correction notice is to procure the 1.65 MW of system capacity and file with the CPUC by January 30, 2015. The RA Citation Program creates a specified violation for a deficiency cured within five business days from the date of notification by Energy Division with a prescribed penalty of \$5,000 per incident if the deficiency is 10 Megawatts (MW) or smaller, or \$10,000 for a deficiency larger than 10 MW. Commerce's revised filing on January 30, 2015 cured a deficiency of 1.65 MW within five business days from the date of notification by Energy Division. The fine for this violation is \$5,000. |
| E-4195-0024 | EDF Industrial Power Services | \$ 1,00 | \$ - | \$ 1,000 | On March 18, 2015, EDF filed its May 2015 month-ahead RA compliance. The 2015 RA guide issued on September 9, 2014 shows a filing due date of March 17, 2015 for the May month-ahead 2015 RA. The RA Citation Program creates a specified violation for a failure to file a Month-Ahead System Resource Adequacy Compliance Filing at the time and manner required. EDF's filing on March 18, 2015 was one day late. The fine for this violation is \$1.000. |
| E-4195-0025 | Glacial Energy of California | \$ 5,00 |) \$ - | \$ 5,000 | On April 6, 2015, Energy Division emailed Glacial a deficiency notice. Glacial is deficient with their May 2015 month-ahead RA obligation. Glacial has a system RA requirement of 5.00 MW. California Independent System Operator (CAISO)'s T-45 supply plans have confirmed Commerce for 4.00 MW of system RA. Glacial has a 0.34 MW Demand Response (DR) allocation. This is 0.66 MW (5.00 minus 4.00 minus 0.34) short of their RA obligation. The deficiency notice is to procure the 0.66 MW of system capacity and file with the CPUC by April 13, 2015. |
| E-4195-0026 | 3 Phases Renewables | \$ 10,00 |) \$ - | \$ 10,000 | On May 5, 2015, Energy Division emailed 3 Phases a correction notice. 3 Phases was deficient with their June 2015 month-ahead RA obligation. 3 Phases had a system RA requirement of 53.00 MW. California Independent System Operator's T-45 supply plans confirmed 3 Phases for 36.95 MW of system RA. 3 Phases had a 1.44 MW DR allocation, 14.61 MW (53.00 minus 36.95 minus 1.44) short of their RA obligation. The correction notice is to procure 14.61 MW of system capacity of which at least 12.81 MW must be procured from north resources and file with CPUC by May 12, 2015. |
| E-4195-0027 | 3 Phases Renewables | \$ 10,00 |) \$ - | \$ 10,000 | 3 Phases Renewables, LLC has failed to meet its Resource Adequacy obligation for November 2015. On September 11, 2015, 3 Phases Renewables, LLC. (3 Phases) filed its November 2015 month-ahead RA compliance. After receiving a deficiency notice from Energy Division, 3 Phases cured its deficiency and resubmitted its November 2015 filing to ED within five business days. This violation is for a deficiency cured within five business days and for the second deficiency in this calendar year, the scheduled penalties prescribe a \$10,000 penalty for a deficiency 10 Megawatts or smaller. Accordingly, 3 Phases is being cited \$10,000 for its MW deficiency. |
| E-4195-0030 | Commerce Energy | \$ 10,00 |) \$ - | \$ 10,000 | Commerce Energy, Inc. has failed to meet its Resource Adequacy obligation for June 2015. Commerce submitted its June 2015 Month Ahead RA Filing with a 1.00 MW deficiency in Flexible RA. After receiving a deficiency notice from Energy Division, Commerce cured its deficiency and resubmitted its June 2015 filing to ED within five business days. This violation constitutes Commerce's second violation within a calendar year. For the second and subsequent calendar year deficiencies cured within five days, the scheduled penalties prescribe a \$10,000 penalty per incident if the deficiency is 10.00 MW or smaller. Accordingly, Commerce is being cited \$10,000 for its 1.00 MW deficiency. |
| Slamming Citation # 187 | U.S. Telepacific Corp. | \$ 1,00 |) \$ - | \$ 1,000 | Pursuant to Commission Resolution, CPED staff issues citations to telecommunications companies who fail to provide a third party verification recording in compliance with Commission and Federal Communications Commission rules. |
| Slamming Citation # 188 | Pacific Bell | \$ 1,00 |) \$ - | \$ 1,000 | Pursuant to Commission Resolution, CPED staff issues citations to telecommunications companies who fail to provide a third party verification recording in compliance with Commission and Federal Communications Commission rules. |
| | 2015 Total: | \$ 22,928,67 | 3 \$ 7,909,400 | \$ 43,338,073 | |

Note: In D.15-09-009 Comcast was required to pay a \$12.5 million penalty to the California Attorney General. This amount was not included in the "Fines Payable to the State" or "Restitution for Customers" but is included in the "Total Fines and Restitutions."

Utility Enforcement Branch Enforcement Actions, 2004 through 2024

| Citation / Decision Number | Utility | Fines Pa to the S | _ | Restitution for Consumers | | Fines and itutions | Description | | | |
|----------------------------------|---|----------------------|---------|---------------------------|----|--------------------|---|--|--|--|
| 2014 | | | | | | | | | | |
| D.14-02-007 | Global Telco Group Inc. | \$ | 12,500 | \$ - | \$ | 12,500 | This decision adopts a settlement between SED and Global Telco Group and requires Global Telco Group to pay a \$12,500 penalty to the General Fund forselling prepaid phone cards in California without Commission authority. | | | |
| D.14-08-033 | Telseven, LLC, Calling 10 LLC dba Calfiornia Calling 10 and Patrick Hines | \$ 19, | 760,000 | \$ 21,000,000 | \$ | 40,760,000 | The Commission found all charges placed on California subscribers' telephone bills by Telseven LLC, and Calling 10 LLC dba California Calling 10, and Mr. Patrick Hines acting through them, were unauthorized, and odered Telseven, LLC, and Calling 10 LLC dba California Calling 10, and Mr. Patrick Hines to pay reparations to each subscriber so billed in the total amount collected from that subscriber and to pay a fine of \$19,760,000. | | | |
| Slamming Citation # 173 | TC Telephone LLC | \$ | 1,000 | \$ - | \$ | 1,000 | Pursuant to Commission Resolution, CPED staff issues citations to telecommunications companies who fail to provide a third party verification recording in compliance with Commission and Federal Communications Commission rules. | | | |
| Slamming Citation # 174 | Frontier Communications | \$ | 1,000 | \$ - | \$ | 1,000 | Pursuant to Commission Resolution, CPED staff issues citations to telecommunications companies who fail to provide a third party verification recording in compliance with Commission and Federal Communications Commission rules. | | | |
| Slamming Citation # 175 | Teledias Communications, Inc. | \$ | 1,000 | \$ - | \$ | 1,000 | Pursuant to Commission Resolution, CPED staff issues citations to telecommunications companies who fail to provide a third party verification recording in compliance with Commission and Federal Communications Commission rules. | | | |
| Slamming Citation # 176 | TC Telephone LLC | \$ | 1,000 | \$ - | \$ | 1,000 | Pursuant to Commission Resolution, CPED staff issues citations to telecommunications companies who fail to provide a third party verification recording in compliance with Commission and Federal Communications Commission rules. | | | |
| Slamming Citation # 177 | TC Telephone LLC | \$ | 1,000 | \$ - | \$ | 1,000 | Pursuant to Commission Resolution, CPED staff issues citations to telecommunications companies who fail to provide a third party verification recording in compliance with Commission and Federal Communications Commission rules. | | | |
| Slamming Citation # 178 | TC Telephone LLC | \$ | 1,000 | \$ - | \$ | 1,000 | Pursuant to Commission Resolution, CPED staff issues citations to telecommunications companies who fail to provide a third party verification recording in compliance with Commission and Federal Communications Commission rules. | | | |
| Slamming Citation # 179 | TC Telephone LLC | \$ | 1,000 | \$ - | \$ | 1,000 | Pursuant to Commission Resolution, CPED staff issues citations to telecommunications companies who fail to provide a third party verification recording in compliance with Commission and Federal Communications Commission rules. | | | |
| Slamming Citation # 180 | TC Telephone LLC | \$ | 1,000 | \$ - | \$ | 1,000 | Pursuant to Commission Resolution, CPED staff issues citations to telecommunications companies who fail to provide a third party verification recording in compliance with Commission and Federal Communications Commission rules. | | | |
| Slamming Citation # 181 | TC Telephone LLC | \$ | 1,000 | \$ - | \$ | 1,000 | Pursuant to Commission Resolution, CPED staff issues citations to telecommunications companies who fail to provide a third party verification recording in compliance with Commission and Federal Communications Commission rules. | | | |
| Slamming Citation # 182 | TC Telephone LLC | \$ | 1,000 | \$ - | \$ | 1,000 | Pursuant to Commission Resolution, CPED staff issues citations to telecommunications companies who fail to provide a third party verification recording in compliance with Commission and Federal Communications Commission rules. | | | |
| Slamming Citation # 183 | TC Telephone LLC | \$ | 1,000 | \$ - | \$ | 1,000 | Pursuant to Commission Resolution, CPED staff issues citations to telecommunications companies who fail to provide a third party verification recording in compliance with Commission and Federal Communications Commission rules. | | | |
| Slamming Citation # 184 | TC Telephone LLC | \$ | 1,000 | \$ - | \$ | 1,000 | Pursuant to Commission Resolution, CPED staff issues citations to telecommunications companies who fail to provide a third party verification recording in compliance with Commission and Federal Communications Commission rules. | | | |
| Slamming Citation # 185 | TC Telephone LLC | \$ | 1,000 | \$ - | \$ | 1,000 | Pursuant to Commission Resolution, CPED staff issues citations to telecommunications companies who fail to provide a third party verification recording in compliance with Commission and Federal Communications Commission rules. | | | |
| Slamming Citation # 186 | TC Telephone LLC | \$ | 1,000 | \$ - | \$ | 1,000 | Pursuant to Commission Resolution, CPED staff issues citations to telecommunications companies who fail to provide a third party verification recording in compliance with Commission and Federal Communications Commission rules. | | | |
| E-4195-0022 | 3 Phases Renewables, LLC | \$ | 5,000 | \$ - | \$ | 5,000 | Resource Adequacy citation issued to 3 Phases Renewables, LLC for "deficiency cured within five business days from the date of notification by Energy Division." | | | |
| D.14-01-037 | TracFone Wireless, Inc. | \$ | - | \$ 24,397,441 | \$ | 24,397,441 | This decision finds that TracFone must pay \$24,397,441 which equals the full amount of user fees and public purpose program surcharges, including interest, accrued prior to February 24, 2012. | | | |
| | 2014 Total: | \$ 19, | 791,500 | \$ 45,397,441 | \$ | 65,188,941 | | | | |

Utility Enforcement Branch Enforcement Actions, 2004 through 2024

| Citation / Decision Number | Utility | Fines Payable to the State | Restitution for Consumers | Total Fines and Restitutions | Description |
|----------------------------------|--|----------------------------|---------------------------|------------------------------|--|
| | | | | | 2013 |
| D.13-04-012 | Pacific Gas & Electric Co. (PG&E) | \$ 390,000 | \$ - | \$ 390,000 | This decision approves a settlement between SED, PG&E and The Utility Reform Network concerning alleged improper activities on the part of PG&E employees regarding anti-smart meter groups. The settlement requires PG&E to pay \$390,000 to the general fund of the State of California; carry through with improvements to the social media components of its employee policies and with education about those policies; sponsor three regulatory industry trainings, which a third-party will teach; and verify the completion of these things to SED by 2015. |
| D.13-07-029 | West Corporation and Intrado Communications, Inc. | \$ 5,000 | \$ - | \$ 5,000 | This decision approves a Settlement Agreement entered into between SED, West and Intrado resolving all issues in this application regarding West's violation of Public Utilities Code Section 854 in failing to obtain Commission authorization prior to the transfer of indirect control of Intrado to West and imposes a \$5,000 penalty payable to the General Fund. |
| D.13-09-001 | OSP Communications LLC and John Vogel | \$ 2,985,400 | \$ 5,700,000 | \$ 8,685,400 | This decision adopts a settlement between SED and OSP Communications and John Vogel, an individual, regarding alleged cramming violations. |
| Slamming Citation # 172 | Verizon California, Inc. | \$ 1,000 | \$ - | \$ 1,000 | Purculant to Commission Resolution, SED stoff issue stations to tologommunications companies who fail to provide a third |
| E-4195-0019 | Commerce Energy | \$ 4,000 | \$ - | \$ 4,000 | Commerce Energy was gifed \$4,000,00. This violation is far failure to file a Month Ahood System Bassures Adaguesy |
| E-4195-0020 | Liberty Power Holdings | \$ 5,000 | \$ - | \$ 5,000 | Liberty Power was cited \$5,000 for a resource adequacy deficiency that was cured within five business days from the date of notification. |
| E-4195-0021 | 3 Phases Renewables, LLC | \$ 7,500 | \$ - | \$ 7,500 | Commerce Energy was cited \$4,000.00. This violation is for failure to file a Month-Ahead System Resource Adequacy Compliance Filing at the time and manner required. |
| E-4195-0021-A | Liberty Power Holdings | \$ 5,000 | \$ - | \$ 5,000 | Liberty Power was cited \$5,000 for a resource adequacy deficiency that was cured within five business days from the date of notification. |
| | 2013 Total: | \$ 3,402,900 | \$ 5,700,000 | \$ 9,102,900 | |
| | | | | | |
| D.12-01-009 | Pacific Gas & Electric Co. | \$ 100.000 | \$ 50.000 | \$ 150,000 | 2012 Decision approved settlement between CPSD and PG&E regarding alleged violations of mitigation measures set forth in |
| D. 12-01-009 | (PG&E) | φ 100,000 | φ 30,000 | φ 130,000 | Mitigation Monitoring Plan adopted in D.09-10-049 and required PG&E to make settlement payment of \$100,000 to General Fund and a \$50,000 donation to the Endangered Species Recovery Program at Stanislaus State Univ. |
| D.12-02-030 | Pacific Gas & Electric Co. (PG&E) | \$ 215,000 | \$ - | \$ 215,000 | Decision approved settlement between CPSD and PG&E regarding alleged violations of system resource adequacy requirements for Mar. Apr and July 2010 and required PG&E to make a \$215,000 payment to the General Fund. |
| D.12-08-002 | Kingstone Telecommunications, Inc. | \$ 6,500 | \$ - | \$ 6,500 | Decision approved settlement between CPSD and Kingstone regarding alleged Rule 1.1 violations in Kingstone's application (A.11-09-003) and required Kingstone to make a \$6,500 penalty payment to the General Fund. |
| D.12-11-043 | Tele Circuit Network Corporation | \$ 32,500 | \$ - | \$ 32,500 | This decision adopts a settlement between CPSD and Tele Circuit and requires Tele Circuit to pay a \$32,500 penalty to the General Fund for operating in California without Commission authority. |
| E-4195-0012* | Glacial Power | \$ 6,660 | \$ - | \$ 6,660 | Glacial Power was cited \$6.660. This violation is for a Resource Adequacy deficiency that was remedied after five business |
| E-4195-0013 | Shell Energy North America (SENA) | \$ 1,500 | \$ - | \$ 1,500 | Shell Energy North America was cited \$1,500,00. This violation is for failure to file a Month-Ahead System Resource Adequacy |
| E-4195-0014 | San Diego Gas & Electric | \$ 1,500 | \$ - | \$ 1,500 | San Diego Gas and Electric was cited \$1,500.00. This violation is for failure to file a Month-Ahead System Resource Adequacy Compliance Filing at the time and manner required. |
| E-4195-0015 | Direct Energy Business, LLC | \$ 5,000 | \$ - | \$ 5,000 | Direct Energy Business was cited \$5,000 for a resource adequacy deficiency that was cured within five business days from the date of notification. |
| E-4195-0016 | San Diego Gas & Electric | \$ 5,000 | \$ - | \$ 5,000 | San Diego Gas and Electric was cited \$5,000 for a resource adequacy deficiency that was cured within five business days from the date of notification. |
| | 2012 Total: | \$ 373,660 | \$ 50,000 | \$ 423,660 | |

Utility Enforcement Branch Enforcement Actions, 2004 through 2024

| Decision Number | Utility | Fines Payable to the State | Restitution for Consumers | Total Fines and Restitutions | Description |
|----------------------------|---|----------------------------|------------------------------|---------------------------------|---|
| | | | | | 2011 |
| D.11-01-017 | Contractor Strategies Group, Inc. | \$ 66.511 | \$ 51,597 | \$ 118.108 | Decision approves settlements between CPSD and CSGI and associates regarding alleged violations related to connection of automatic dial-around devices to customer-owned pay telephones. Settlement fines totaling \$66,511 payable to CA General |
| | (CSGI) Constellation NewEnergy, Inc. | | | | Fund and reparations of \$51,597 to Telecom Consumer Education Fund. Decision approves a settlement between CPSD and CNE regarding alleged violations of system resource adequacy |
| D.11-03-006 | (CNE) NobelBiz VolP Services, Inc. | \$ 300,000 | \$ - | \$ 300,000 | requirements for Jan 09 and requires CNE to make a \$300,000 settlement payment to General Fund. Decision approves a settlement between CPSD and NobelBiz regarding alleged Rule 1.1 violations in NobelBiz's application |
| D.11-04-009 | (NobelBiz) | \$ 12,000 | \$ - | \$ 12,000 | (A.10-04-003) and requires NobelBiz to make a \$12,000 penalty payment to the General Fund. |
| D.11-05-008 | Americatel Corporation (Americatel) | \$ 503,000 | \$ 47,000 | \$ 550,000 | This decision approves a settlement between CPSD and Americatel and provides for Americatel to assure appropriate credits have been issued and to make a \$503,000 settlement payment to the General Fund. |
| D.11-07-021 | Metropolitan Telecommunications of California Inc. dba MetTel | \$ 8,000 | \$ - | \$ 8,000 | Decision approves a settlement between CPSD and MetTel regarding alleged Rule 1.1 violations and requiring MetTel to pay an \$8,000 penalty to the General Fund. |
| D.11-10-017 | Legacy Long Distance International, Inc. | \$ 215,000 | \$ 20,491 | \$ 235,491 | Decision approves settlement between CPSD and Legacy regarding alleged unauthorized billings. Legacy ordered to pay \$215,000 penalty to General Fund and issue refunds/credits to CA consumers who complained about Legacy's billing or were double-billed between 2005 and 2008. |
| Slamming Citation # 170 | Teleuno, Inc. | \$ 1,000 | \$ - | \$ 1,000 | Pursuant to Commission Resolution, SED staff issue citations to telecom companies who fail to provide third party verification recording in compliance with Commission and FCC rules. |
| Slamming Citation # 171 | Peak Communications, Inc. | \$ 1,000 | \$ - | \$ 1,000 | Pursuant to Commission Resolution, SED staff issue citations to telecom companies who fail to provide third party verification recording in compliance with Commission and FCC rules. |
| E-4195-0011 | Liberty Power Holdings | \$ 4,000 | \$ - | \$ 4,000 | Liberty Power Holdings was cited \$4,000.00. This violation is for failure to file a Month-Ahead System Resource Adequacy Compliance Filing at the time and manner required. |
| E-4195-0012 | Tiger Natural Gas | \$ 3,000 | \$ - | \$ 3,000 | Tiger Natrual Gas was cited \$4,000.00. This violation is for failure to file a Month-Ahead System Resource Adequacy Compliance Filing at the time and manner required. |
| | 2011 Total: | \$ 1,113,511 | \$ 119,088 | \$ 1,232,599 | |
| | | | | | 0040 |
| | 1 | | | 1 | 2010 |
| D.10-04-033 | Calpine PowerAmerica | \$ 225,000 | \$ - | \$ 225,000 | pay a fine of \$225,000. |
| D.10-05-028 | Speedypin Prepaid | \$ 13,000 | \$ - | \$ 13,000 | This decision adopts a settlement between CPSD and Speedypin Prepaid and grants a registration CPCN to Speedypin Prepaid to provide services in California. Among other things, the Settlement Agreement requires Applicant to pay a penalty of \$13,000 to the General Fund. |
| D.10-06-033 | Talton Communications | \$ 11,000 | \$ - | \$ 11,000 | This decision adopts the Settlement between CPSD and Talton and requires Talton to pay a penalty of \$11,000 for operating it California without Commission authority. |
| D.10-07-023 | Broadvox, LLC | \$ 5,000 | \$ - | \$ 5,000 | Decision adopts settlement agreement between CPSD and Broadvox regarding alleged Rule 1.1 violations in Broadvox's application (A.09-06-004) in which includes Broadvox agrees to pay a \$5,000 fine to the General Fund. |
| D.10-09-036 | Krush Communications LLC (Krush) | \$ 7,500 | \$ - | \$ 7,500 | This decision adopts a settlement between CPSD and Krush and requires Krush to pay a \$7,500 penalty to the General Fund for operating in California without Commission authority. |
| Slamming Citation # 169 | Optic Internet Protocol | \$ 1,000 | \$ - | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. |
| E-4195-0002 | San Diego Gas & Electric | \$ 1,500 | \$ - | \$ 1,500 | San Diego Gas & Electric was cited \$1,500.00 for a Resource Adequacy deficiency violation. |
| E-4195-0003 | Pilot Power Group, Inc. | \$ 6,000 | \$ - | \$ 6,000 | Pilot Power Group was cited \$6,000.00. This violation is for failure to file a Month-Ahead System Resource Adequacy Compliance Filing at the time and manner required (\$4,500) and for a procurement deficiency (\$1,500). |
| E-4195-0004 | Commerce Energy | \$ 13,000 | | \$ 13,000 | Commerce Energy was cited for failure to file a Month-Ahead System Resource Adequacy Compliance Filing at the time and |
| E-4195-0005 | Commerce Energy | \$ 18,000 | \$ - | \$ 18,000 | manner required for Oct, Nov and Dec 2009. |
| E-4195-0006 | Commerce Energy | \$ 2,500 | • | \$ 2,500 | |
| E-4195-0007 | Pilot Power Group, Inc. | \$ 14,500 | \$ - | | Pilot Power Group was cited \$14,500.00 for a Resource Adequacy deficiency violation. Direct Energy was cited \$1,500.00. This violation is for failure to file a Month-Ahead System Resource Adequacy Compliance |
| E-4195-0008 | Direct Energy Business, LLC | \$ 1,500 | \$ - | \$ 1,500 | Filing at the time and manner required. Commerce Energy was cited \$2,000.00. This violation is for failure to file a Month-Ahead System Resource Adequacy |
| E-4195-0009 | Commerce Energy | \$ 2,000 | | \$ 2,000 | Compliance Filing at the time and manner required. Pilot Power Group was cited \$7,000.00. This violation is for failure to file a worlding at the time and manner required. |
| E-4257-0001 | Pilot Power Group, Inc | \$ 7,000 | | \$ 7,000 | required. |
| | 2010 Total: | \$ 328,500 | \$ - | \$ 328,500 | |

8/12/2024 16

Citation /

Utility Enforcement Branch Enforcement Actions, 2004 through 2024

| Citation / Decision Number | Utility | Fines Payable to the State | Restitution for Consumers | Total Fines and Restitutions | Description |
|----------------------------------|---|----------------------------|---------------------------|---------------------------------|---|
| | | | | | 2009 |
| D.09-02-015 | NextG Networks of California, Inc. (NextG) | \$ 200,000 | \$ - | \$ 200,000 | In this decision, the Commission adopted a settlement agreement between NextG and CPSD to resolve issues relating to the allegation that NextG violated the terms of its limited facilities-based Certificate of Public Convenience and Necessity (CPCN) by engaging in ground-disturbing activities related to construction and Rule 1.1 of the Commission's Rules of Practice and Procedure. NextG agreed to pay the state General Fund \$200,000. |
| D.09-04-009 | Bigredwire | \$ 20,000 | \$ 41,265 | \$ 61,265 | In this decision, the Commission adopted the settlement agreement between Bigredwire.com, Inc. (BRW) and CPSD, wherein BRW agreed to pay a fine of \$20,000 to the state General Fund, for operating in this state without a Certificate of Public Convenience and Necessity (CPCN) and for its failure to pay required fees and surcharges and to file required reports with the Commission. BRW also agreed to pay all fees and surcharges owed to this Commission, plus simple interest at the rate of 10% year, which amounts to \$41,264.80, in installment payments. |
| D.09-05-032 | 88 Telecom | \$ 8,000 | \$ - | \$ 8,000 | In this decision, the Commission adopted the settlement agreement between 88 Telecom Corporation and CPSD that resolved issues brought up in CPSD's protest regarding 88 Telecom selling prepaid phone cards in California without authority. 88 Telecom Corporation agreed to pay a fine of \$8,000 to the state General Fund. |
| D.09-05-027 | Southern California Edison Co. (SCE) | \$ - | \$ 6,000,000 | \$ 6,000,000 | In this decision, the Commission adopted the settlement agreement between Southern California Edison Company (SCE) and CPSD, which resolved all outstanding issues in Phase 2 of the Performance-Based Ratemaking (PBR) case. SCE agreed to: 1) Credit \$4.0 million to the distribution subaccount of SCE's existing Base Revenue Requirement Balancing Account (BRRBA). Ratepayers will receive the credit as a reduction to SCE's distribution rates when the BRRBA is amortized in rates; 2) forgo its claim for a net system reliability reward of \$2 million, which is comprised of a reward of \$5 million for frequency in 2001 and a penalty of \$3 million for average customer minutes of interruption in 2003; and, 3) not propose any PBR customer satisfaction or employee safety shareholder incentive mechanism before the completion of its 2015 General Rate Case cycle. |
| D.09-06-013 | Birch Communications | \$ 10,000 | \$ - | \$ 10,000 | The Commission approved a settlement between CPSD and Birch that provides for its operating authority to be granted, but Birch admits that its initial application violated Rule 1.1 of the Commission's Rules of Practice and Procedure and agreed to pay a fine of \$10.000. |
| D.09-07-018 | San Diego Gas & Electric (SDG&E) | \$ 500,000 | \$ 420,000 | \$ 920,000 | The Commission adopted the settlement agreement between CPSD and SDG&E which provides that while SDG&E does not admit to any violation of Rule 1.1 of the Commission's Rules of Practice and Procedure, it acknowledges its failure to fully comply with Rule 8.3 and tenders an apology for imprecision in its communications with decision-makers in connection with certain ex parte meetings held during Phase 2. SDG&E commits to pay a total of \$920,000 in shareholder funds in amounts specified for charitable contributions, reimbursement to the Commission for expenses related to this proceeding, and payment to the State's General Fund. Further, SDG&E commits to develop a professional responsibility class and an ex parte best practices manual, both in consultation with the Commission. |
| D.09-09-005 | Alliance Group Services (AGS) | \$ 2,500 | \$ - | \$ 2,500 | The Commission found that AGS violated the Settlement Agreement between AGS and CPSD, by failing to file a status report due on September 7, 2007 until after CPSD protested AGS's application for transfer of control and filed a data request asking for a list of AGS's carrier customers. The Settlement Agreement required AGS to file status reports with CPSD every six months. |
| D.09-11-010 | Cheap2Dial Telephone | \$ 10,000 | \$ 3,108 | \$ 13,108 | The Commission adopted a settlement between CPSD and Cheap2Dial. The settlement requires Cheap2Dial to pay a penalty of \$10,000 to the General Fund and required surcharges, fees, and interest that it owed to the Commission, totaling \$3,108.43. |
| Slamming Citation # 141 | Teledias Communications, Inc. | \$ 1,000 | | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. |
| Slamming Citation # 142 | Blue Casa Communications, Inc. | \$ 1,000 | | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. |
| Slamming Citation # 143 | Optic Internet Protocol | \$ 1,000 | | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. |
| Slamming Citation # 144 | Optic Internet Protocol | \$ 1,000 | | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. |
| Slamming Citation # 145 | Optic Internet Protocol | \$ 1,000 | | \$ 1,000 | Perisuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. |
| Slamming Citation # 146 | Optic Internet Protocol | \$ 1,000 | | \$ 1,000 | Perincation recording in compliance with Commission and FCC rules. Persuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. |
| Slamming Citation # 147 | Optic Internet Protocol | \$ 1,000 | | \$ 1,000 | Persuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. |
| Slamming Citation # 148 | Optic Internet Protocol | \$ 1,000 | | \$ 1,000 | Perisuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. |
| Slamming Citation # 149 | Optic Internet Protocol | \$ 1,000 | | \$ 1,000 | Perisuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. |

Utility Enforcement Branch Enforcement Actions, 2004 through 2024

| Citation / Decision Number | Utility | Fines Payable to the State | Restitution for Consumers | Total Fines and Restitutions | Description |
|----------------------------------|----------------------------|----------------------------|---------------------------|------------------------------|--|
| Slamming Citation # 150 | Optic Internet Protocol | \$ 1,000 | | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. |
| Slamming Citation # 151 | Optic Internet Protocol | \$ 1,000 | | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. |
| Slamming Citation # 152 | Optic Internet Protocol | \$ 1,000 | | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. |
| Slamming Citation # 153 | Optic Internet Protocol | \$ 1,000 | | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. |
| Slamming Citation # 154 | Optic Internet Protocol | \$ 1,000 | | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. |
| Slamming Citation # 155 | Optic Internet Protocol | \$ 1,000 | | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. |
| Slamming Citation # 156 | Peak Communications, Inc. | \$ 1,000 | | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. |
| Slamming Citation # 157 | Clear World Communications | \$ 1,000 | | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. |
| Slamming Citation # 158 | Clear World Communications | \$ 1,000 | | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. |
| Slamming Citation # 159 | Clear World Communications | \$ 1,000 | | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. |
| Slamming Citation # 160 | Clear World Communications | \$ 1,000 | | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. |
| Slamming Citation # 161 | Clear World Communications | \$ 1,000 | | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. |
| Slamming Citation # 162 | Clear World Communications | \$ 1,000 | | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. |
| Slamming Citation # 163 | Clear World Communications | \$ 1,000 | | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. |
| Slamming Citation # 164 | Clear World Communications | \$ 1,000 | | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. |
| Slamming Citation # 165 | Clear World Communications | \$ 1,000 | | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. |
| Slamming Citation # 166 | Clear World Communications | \$ 1,000 | | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. |
| Slamming Citation # 167 | Peak Communications, Inc. | \$ 1,000 | | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. |
| Slamming Citation # 168 | Peak Communications, Inc. | \$ 1,000 | | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. |
| E-4195-0001 | Constellation New Energy | \$ 1,500 | \$ - | \$ 1,500 | Pursuant to Commission Resolution, CPSD staff issue citations to Load Serving Entities who fail to comply with specific requirements of the Commission's Resource Adequacy Requirements. |
| | 2009 Total: | \$ 780,000 | \$ 6,464,373 | \$ 7,244,373 | |

Utility Enforcement Branch Enforcement Actions, 2004 through 2024

| Citation / Decision Number | Utility | Fines Payable to the State | Restitution for Consumers | Total Fines and Restitutions | Description | | | | | | | |
|----------------------------------|---|----------------------------|---------------------------|------------------------------|--|--|--|--|--|--|--|--|
| | 2008 | | | | | | | | | | | |
| D.08-09-038 | Southern California Edison Co. (SCE) | \$ 30,000,000 | \$ 80,714,000 | \$ 110,714,000 | This decision concludes that Southern California Edison Company (SCE) employees and management manipulated and submitted false data in claiming Performance Based Ratemaking (PBR) rewards. SCE is ordered to: 1) Refund to its ratepayers \$28 million in PBR customer satisfaction rewards it has received and forgo an additional \$20 million in rewards that it has requested; 2) Refund to its ratepayers all \$20 million in PBR health and safety rewards it has received and forgo an additional \$15 million in rewards that it has requested; 3) Refund to its ratepayers the portion of its 2003 to 2005 revenue requirement related to the utility's Results Sharing program that was affected by fraudulent data, which the decision finds to be \$32,714,000; and, 4) Pay a fine of \$30 million to the state General Fund for violations of the Public Utilities Code. | | | | | | | |
| Slamming Citation # 123 | Clear World Communications | \$ 1,000 | | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. | | | | | | | |
| Slamming Citation # 124 | Startec Global Operating Co. | \$ 1,000 | | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. | | | | | | | |
| Slamming Citation # 125 | Startec Global Operating Co. | \$ 1,000 | | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. | | | | | | | |
| Slamming Citation # 126 | Peak Communications, Inc. | \$ 1,000 | | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. | | | | | | | |
| Slamming Citation # 127 | Telscape Communications, Inc. | \$ 1,000 | | \$ 1,000 | verification recording in compliance with Commission and FCC rules. | | | | | | | |
| Slamming Citation # 128 | Telscape Communications, Inc. | \$ 1,000 | | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. | | | | | | | |
| Slamming Citation # 129 | Blue Casa Communications | \$ 1,000 | | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. | | | | | | | |
| Slamming Citation # 130 | Peak Communications, Inc. | \$ 1,000 | | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. | | | | | | | |
| Slamming Citation # 131 | Startec Global Operating Co. | \$ 1,000 | | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. | | | | | | | |
| Slamming Citation # 132 | Startec Global Operating Co. | \$ 1,000 | | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. | | | | | | | |
| Slamming Citation # 133 | Telscape Communications, Inc. | \$ 1,000 | | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. | | | | | | | |
| Slamming Citation # 134 | Telscape Communications, Inc. | \$ 1,000 | | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. | | | | | | | |
| Slamming Citation # 135 | Peak Communications, Inc. | \$ 1,000 | | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. | | | | | | | |
| Slamming Citation # 136 | Peak Communications, Inc. | \$ 1,000 | | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. | | | | | | | |
| Slamming Citation # 137 | Peak Communications, Inc. | \$ 1,000 | | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. | | | | | | | |
| Slamming Citation # 138 | Peak Communications, Inc. | \$ 1,000 | | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. | | | | | | | |
| Slamming Citation # 139 | Frontier Communications | \$ 1,000 | | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. | | | | | | | |
| Slamming Citation # 140 | Peak Communications, Inc. | \$ 1,000 | | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. | | | | | | | |
| | 2008 Total: | \$ 30,018,000 | \$ 80,714,000 | \$ 110,732,000 | | | | | | | | |

Utility Enforcement Branch Enforcement Actions, 2004 through 2024

| Citation / Decision Number | Utility | Fines Payable to the State | Restitution for Consumers | Total Fines and Restitutions | Description |
|----------------------------------|--------------------------------------|----------------------------|---------------------------|---------------------------------|--|
| | | | | | 2007 |
| CGC07462325 | Devine Communications | \$ 118,000 | \$ - | \$ 118,000 | As result of CPUC's work with CA AG, CA Superior Court issued judgment requiring Devine Communications and Megalink Telecom to clearly disclose all fees, surcharges, and other costs associated with use of prepaid calling cards. Judgment imposed civil penalties of \$118,000 on Devine and prohibited misleading advertising. |
| D.07-09-041 | Pacific Gas & Electric Co. (PG&E) | \$ - | \$ 35,000,000 | \$ 35,000,000 | PG&E violated tariff Rule 9A (failed to issue bills at regular intervals) & tariff Rule 17.1 (issued backbills related to: 1) periods of no bills ("delayed bills) and 2) periods of estimated bills, where estimation was within PG&E's control beyond time limits permitted). CPUC ordered PG&E to refund \$35 million for unauthorized charges. |
| D.07-05-054 | Sebastian Enterprises | \$ 15,000 | \$ - | \$ 15,000 | CPUC approved settlement agreement between Sebastian Enterprises, Inc, its subsidiary Fortel, Inc, or Foresthill Telephone Company and CPSD for violations resulting from respondents' obtaining a loan and entering into a merger without Commission's prior approval. SEI and FTC agreed to pay CA General Fund \$15,000. |
| Slamming Citation # 101 | Wholesale Air-Time, Inc. | \$ 1,000 | \$ - | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. |
| Slamming Citation # 102 | Peak Communications, Inc. | \$ 1,000 | \$ - | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. |
| Slamming Citation # 103 | Startec Global Operating Co. | \$ 1,000 | \$ - | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. |
| Slamming Citation # 104 | Telscape Communications, Inc. | \$ 2,000 | \$ - | \$ 2,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. |
| Slamming Citation # 105 | Americatel Corporation | \$ 1,000 | \$ - | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. |
| Slamming Citation # 106 | Americatel Corporation | \$ 1,000 | \$ - | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. |
| Slamming Citation # 107 | Americatel Corporation | \$ 1,000 | \$ - | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. |
| Slamming Citation # 107A | Americatel Corporation | \$ 1,000 | \$ - | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. |
| Slamming Citation # 108 | Blue Casa Communications | \$ 1,000 | \$ - | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. |
| Slamming Citation # 109 | Access One, Inc. | \$ 1,000 | \$ - | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. |
| Slamming Citation # 110 | Cognigen Networks, Inc. | \$ 1,000 | \$ - | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. |
| Slamming Citation # 111 | Peak Communications, Inc. | \$ 1,000 | \$ - | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. |
| Slamming Citation # 112 | Peak Communications, Inc. | \$ 1,000 | \$ - | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. |
| Slamming Citation # 113 | Blue Casa Communications | \$ 1,000 | \$ - | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. |
| Slamming Citation # 114 | Peak Communications, Inc. | \$ 1,000 | \$ - | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. |
| Slamming Citation # 115 | Peak Communications, Inc. | \$ 1,000 | \$ - | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. |
| Slamming Citation # 116 | Time Warner Cable Info Svc. | \$ 1,000 | \$ - | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. |
| Slamming Citation # 117 | Clear World Communications | \$ 1,000 | \$ - | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. |
| Slamming Citation # 118 | AT&T Communications, Inc. | \$ 1,000 | \$ - | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. |
| Slamming Citation # 119 | Peak Communications, Inc. | \$ 1,000 | \$ - | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. |
| Slamming Citation # 120 | Startec Global Operating Co. | \$ 1,000 | \$ - | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. |
| Slamming Citation # 121 | Americatel Corporation | \$ 1,000 | \$ - | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. |
| Slamming Citation # 122 | Peak Communications, Inc. | \$ 1,000 | \$ - | \$ 1,000 | Pursuant to Commission Resolution, CPSD staff issue citations to telecom companies who fail to provide a third party verification recording in compliance with Commission and FCC rules. |

Utility Enforcement Branch Enforcement Actions, 2004 through 2024

| Citation / Decision Number | Utility | Fines Pay | | Restitution for Consumers | Total Fines Restitutio | Description |
|--------------------------------|---|-----------|---------|---------------------------|---------------------------|---|
| | 2007 Total: | \$ 1 | 57,000 | \$ 35,000,000 | \$ 35,157 | 7,000 |
| | | | | | | 2006 |
| | | | | | <u> </u> | In this decision, the Commission approved the settlement agreement between Qwest and CPSD concerning compliance with |
| D.06-10-027 | Qwest | \$ 1 | 50,000 | \$ 30,000 | \$ 180 | statutes, decisions, and other requirements applicable to the utility's installation of facilities in California for providing 0,000 telecommunications service. Under the settlement agreement, Qwest agreed to pay \$150,000 to the State's General Fund a to contribute \$30,000 to three groups that promote awareness of Native American sites, archaeology and history within California. |
| D.06-04-035 | MCI | \$ 1,3 | 800,000 | \$ 2,000,000 | \$ 3,300 | Commission approved the settlement agreement between MCI, WorldCom, and MCI WorldCom (collectively, MCI) and CPS that resolved the Commission's investigation into MCI's alleged slamming and cramming activities. MCI agreed to pay \$2.3 million, in addition to credits already paid to affected customers. (MCI estimates its past credits to be in excess of \$1 million. \$2.3 million was comprised of \$1 million in refunds or credits to affected customers and \$1.3 million as penalties payable to General Fund. |
| | 2006 Total: | \$ 1,4 | 50,000 | \$ 2,030,000 | \$ 3,480 | 0,000 |
| | | | | | | 2005 |
| | | <u> </u> | | | <u> </u> | |
| 05-02-001 | Miko Communications | \$ | 45,350 | \$ - | \$ 45 | This decision finds that Miko and its sole owner and President Margaret Currie conducted operations in California without operating authority, failed to pay the Commission's telecommunications fees and surcharges, made a material misrepresentation in response to a data request from the Commission's Telecommunications Division, and engaged in a pattern of slamming, i.e., violated regulations governing how telephone subscribers are switched from one interexchange carrier to another. The Commission permanently revoked respondents' operating authority, and fined respondents \$45,035 |
| 05-03-004 | Vycera Communications | \$ 1 | 00,000 | \$ - | \$ 100 | In this decision, the Commission approved a settlement between CPSD and Vycera and its officers and primary shareholder resolving an investigation into allegations that Vycera made unauthorized transers of telephone service and billed for unorder services. The settlement agreement provides for numerous changes to Vycera's operations, enhanced CPSD oversight, an \$100,000 fine. |
| 05-06-033 | Clear World Communications | \$ 1 | 00,000 | \$ - | \$ 100 | The Commission found that two predecessor companies of Clear World operated as unauthorized resellers of long distance 0,000 service in California between the years 1997 and 1999 and that the assets of one of these companies were transferred to C World without authorization. The Commission imposed a fine of \$100,000. |
| | 2005 Total: | \$ 2 | 45,350 | \$ - | \$ 245 | 5,350 |
| | | | | | | 2004 |
| D.04-06-017 | NOS Communications | \$ 2,9 | 900,000 | \$ 50,000 | \$ 2,950 | The Commission adopted a settlement agreement between CPSD and NOS which requires NOS to make payments to the |
| D.04-09-007 | Verizon | \$ 4,8 | 336,000 | \$ - | \$ 4,836 | Commission ordered CPSD to retain and supervise consultants to conduct review of Verizon's operations and practices related to Individual Csse Basis (ICB) contracts and Verizon to reimburse the Commission for consultants' costs. Commission adoption a settlement between Verizon and CPSD under which Verizon will pay \$4,836,000 to the CA General Fund in satisfaction of fines or other remedies that could have been sought or imposed for violation of the P.U. Code and of Commission rules related to ICB and express contracts. |
| D.04-09-062 and D.07-03-048 | Cingular Wireless | \$ 12,1 | 40,000 | \$ 17,717,740 | \$ 29,857 | Cingular's corporate policy and practice in CA did not allow any "grace period" or trial of its wireless service and prohibited e termination of wireless service unless customer paid an early termination fee (ETF) of \$150. Given Cingular's own testimony that testing wireless service by using the phone is best way for a customer to ascertain whether service meets his or her new binding that customer in advance to a one or two-year contract constituted an unjust and unreasonable rule and resulted in inadequate, unjust, and unreasonable service in violation of PU Code Section 451 and Commission Decision (D.) 95-04-028 Commission imposed penalty of \$12,140,000 and ordered Cingular to reimburse customers who paid part or all of ETF. |
| | 2004 Total: | \$ 19,8 | 76,000 | \$ 17,767,740 | \$ 37,643 | 3,740 |
| | Total Restitutions and Fines from 2004 through 2024 | | 5,349 | \$ 214,672,684 | \$ 472,118, | .033 |