

EXPEDITED INTERCONNECTION DISPUTE RESOLUTION INTAKE FORM

To request resolution of a dispute via the Expedited Interconnection Dispute Resolution (EIDR) process (per ALJ-347, 2017), please complete and sign this form (E-Signatures and scanned, signed copies of this form are the acceptable methods of submission) and email it to Rule21.Disputes@cpuc.ca.gov. If you prefer to submit a physical copy of this form, please mail a completed, signed form to California Public Utilities Commission; Energy Division, Interconnection and Distribution Engineering Section; 505 Van Ness Ave.; San Francisco, CA 94102.

IMPORTANT NOTE: Documents you submit will be published on the California Public Utilities Commission's public web page and distributed via email list. You have the option of submitting public and confidential versions of this form and accompanying materials. If submitting public and confidential versions, please clearly label each version and redact any personally identifiable information that you prefer not to be posted publicly. California Public Utilities Commission is not responsible for redacting personally identifiable information from your forms and attachments. Decision 06-06-066 and related Decisions, General Orders and statutes contain additional information regarding confidentiality. Please submit any questions regarding confidentiality to Rule21.Disputes@cpuc.ca.gov before you submit this form.

Applicant Name

Applicant Email

Applicant Phone

Name of Applicant Organization

Please describe in detail the relevant known facts pertaining to the dispute. Please feel free to refer to materials that accompany this document in your description (*3,000 character limit*).

Please describe in detail the specific dispute and relief sought. Please feel free to refer to materials that accompany this document in your description (*3,000 character limit*).

Expedited Interconnection Dispute Resolution Intake Form

Please describe in as much detail as possible the efforts you and/or your organization have made to resolve the dispute directly with the electric utility, including at a minimum demonstrating that your dispute fits the following description of eligibility "A dispute may be considered eligible for Expedited Process when there is an unresolved disagreement between the applicant and the utility regarding whether one or both parties' actions are compliant with established interconnection rules and/or are reasonable, cost efficient and necessary required under those rules to ensure safe and reliable interconnection (ALJ-347, Exhibit A at 9)." Please feel free to refer to materials that accompany this document in your description (3,000 character limit).

Please list the names of any Expedited Interconnection Dispute Resolution Panel members who may have a conflict of interest as defined in California Public Utilities Code Section 769.5(b)(1) (as codified by Assembly Bill 2861 (Ting, 2016) (1,000 character limit).

Attachment Checklist (Please check all that apply)

Project Interconnection Application

Interconnection Study

Correspondence between interconnection applicant and utility regarding the dispute

Other(s): please describe below

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APPLICANTS TO THIS EXPEDITED INTERCONNECTION DISPUTE RESOLUTION PROCESS AGREE THAT THEY ENTER VOLUNTARILY AND AS AN ALTERNATIVE TO OTHER DISPUTE RESOLUTION OPTIONS, INCLUDING LITIGATION. THE EXPEDITED INTERCONNECTION DISPUTE RESOLUTION PROCESS IS ADMINISTERED BY THE REGENTS OF THE UNIVERSITY OF CALIFORNIA, THROUGH ITS CALIFORNIA INSTITUTE FOR ENERGY & ENVIRONMENT AND ITS CENTER FOR LAW, ENERGY & THE ENVIRONMENT (THE "CONVENERS"); INDIVIDUAL DISPUTE REVIEWS ARE CONDUCTED BY TECHNICAL PANELISTS (SELECTED BY THE CONVENERS BASED ON AVAILABILITY AND CONFLICTS OF INTEREST) WHO MAY BE ADVISED BY TECHNICAL EXPERTS. FOLLOWING DISPUTE REVIEW, THE TECHNICAL PANELISTS MAKE A RECOMMENDATION TO THE EXECUTIVE DIRECTOR OF THE CPUC, WHO SUBSEQUENTLY ISSUES AN OPINION TO THE ELECTRIC UTILITY RESOLVING THE DISPUTE. THE EXECUTIVE DIRECTOR'S ORDER MAY BE APPEALED TO THE CPUC.

LIABILITY WAIVER AND RELEASE: AS A CONDITION OF PARTICIPATING IN THE EXPEDITED INTERCONNECTION DISPUTE RESOLUTION PROCESS, THE APPLICANT BY THEIR INITIALS BELOW, ACKNOWLEDGES AND AGREES TO RELEASE FROM LIABILITY AND WAIVES THE RIGHT TO SUE IN STATE OR FEDERAL COURT, THE CONVENERS, TECHNICAL PANELISTS, AND TECHNICAL EXPERTS (together, "RELEASED PARTIES") FOR ANY CLAIM OR CAUSE OF ACTION OTHER THAN GROSS NEGLIGENCE AND/OR INTENTIONAL MISCONDUCT, ARISING OUT OF THE PERFORMANCE OF THE RELEASED PARTIES' DUTIES IN THE DISPUTE RESOLUTION PROCESS, INCLUDING WITHOUT LIMITATION ANY DISPUTE REVIEW RECOMMENDATIONS OR FINAL ORDER, AND ANY ACTIONS TAKEN IN DEVELOPMENT OF SUCH RECOMMENDATIONS.

Applicant Initials

Date Initialed

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BY SIGNING THIS DOCUMENT, I AFFIRM THAT I AM REQUESTING RESOLUTION OF THIS DISPUTE VIA THE CALIFORNIA PUBLIC UTILITIES COMMISSION'S EXPEDITED INTERCONNECTION DISPUTE RESOLUTION PROCESS PER ALJ-347 (2017).

Applicant Signature

Date Signed