DOCKETED	
Docket Number:	19-BSTD-08
Project Title:	Community Shared System Applications
TN #:	230084
Document Title:	STE Electric Comments - SMUD Application to Administer a Community Shared Solar System
Description:	N/A
Filer:	System
Organization:	STE Electric
Submitter Role:	Public
Submission Date:	10/9/2019 1:57:18 PM
Docketed Date:	10/9/2019

Comment Received From: STE Electric

Submitted On: 10/9/2019 Docket Number: 19-BSTD-08

SMUD Application to Administer a Community Shared Solar System

Additional submitted attachment is included below.

From: <u>mailagent@thesoftedge.com</u> on behalf of <u>jdonalson@solartechnologies.com</u>

To: Energy - Docket Optical System

Subject: 19-BSTD-08 SMUD APPLICATION TO ADMINISTER A COMMUNITY SHARED SOLAR SYSTEM

Date: Wednesday, October 9, 2019 12:53:32 PM

CAUTION: This email originated from outside of the organization. Do not click links or open attachments unless you recognize the sender and know the content is safe.

Dear Commissioners:

My name is James Donalson and I work in the solar industry for STE Electric in Santa Cruz, CA. I am submitting these comments in opposition to SMUD's Community Shared Solar Electric Generation System ("SolarShares") application for the following reasons:

- 1) The SolarShares program does not encourage new solar in Sacramento neighborhoods. Rather, the solar shares will come from SMUD's generation capacity on existing and future solar farms, some of which are miles from Sacramento such as a project near Fresno.
- 2) The SolarShares program offers customers poor financial benefits compared to the benefits they would receive with a NEM-eligible system. The typical customer enrolled in SolarShares is only guaranteed to benefit \$10-\$20 annually, depending on system size.
- 3) The SolarShares program prevents homeowners from building solar into their mortgage, which is the cheapest way to finance rooftop solar.

The SolarShares proposal is a threat to the solar mandate not only in Sacramento, but across the state. If the Commission approves the program, we can expect other utilities to submit similar proposals, threatening the underlying vision and promise of the new home solar mandate. For these reasons, I am urging that the Commission disapprove SMUD's application.

I can be reached at jdonalson@solartechnologies.com. Thank you for the opportunity submit comments.

Sincerely,

James Donalson