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UtilityAPI's Comments on Load Management Standard Proposed Regulatory Language Revisions

Additional submitted attachment is included below.

April 20, 2022

Via Website Submittal

California Energy Commission 1516 Ninth Street, MS-29 Sacramento, CA 95814-5512

Docket No. 21-OIR-03, "2022 Load Management Rulemaking"

RE: Comments from UtilityAPI on Proposed Regulatory Language

My name is Sebnem Tugce Pala. I am the Director of Policy and Market Development at UtilityAPI. UtilityAPI is a software company based in Oakland, California. Our SaaS platform provides simple, secure, standardized, authorized access to utility data. In addition to our technical and market work, staff members participate frequently in standards groups and other forums, often taking a leadership role. UtilityAPI has also led workshops for strengthening policies and standards around the secure exchange of energy data across the U.S.

UtilityAPI respectfully submits these responses in regards to Docket No. 21-OIR-03, "2022 Load Management Rulemaking" on proposed regulatory language. We strongly believe certain modifications to the regulatory language are appropriate, as explained below. The proposed modifications would remove ambiguities, so that the Commission's intentions will be more likely to be enacted in good faith during implementation. Additions are indicated in **bold**.

1. Proposed modifications to § 1623 (c)

§ 1623

(c) Support Customer Ability to Link Devices to Electricity Rates.

(1) Third-party Access. The utilities and CCAs shall develop a single, statewide, **internet-based** standard tool for authorized rate data access by third parties that is compatible with each utility's system. The tool shall:

(A) **Provide** the **current and ongoing** RIN(s) applicable to the customer's premise(s) to third parties authorized and selected by the customer **electronically and automatically**

(B) **Provide** any RINs, to which the customer is eligible to be switched, to third parties authorized and selected by the customer **electronically and automatically**;

(C) **Provide** estimated average or annual bill amount(s) based on the customer's **current and futur** rate and any other eligible rate(s) if the

utility has an existing rate calculation tool and the customer is eligible for multiple rate structures **electronically and automatically**;

(D) **Enable** the authorized third party to, upon the direction and consent of the customer, modify the customer's applicable rate to be reflected in the next billing cycle according to the utility's standard procedures **electronically and automatically**;

• • •

(2) The utilities and CCAs shall submit the single, statewide, **internet-based** standard tool developed pursuant to Section 1623(c)(1) to the Commission for approval at a Business Meeting.

(C) The utilities shall describe any terms and conditions they intend to require of third parties using the tool **and whether or not such terms and conditions have been approved by their governing body**.

2. Comments

The modifications to § 1623(c)(1) that would add "internet-based" and "electronically and automatically" are necessary clarifications since utilities could conceivably implement a cumbersome, non-electronic or manually fulfilled method that is difficult for consumers to use but that technically complies with the Load Management Standard. We believe that the Commission intended to mandate an electronic, automated, state-wide tool, but there is a risk that the utilities may have a different interpretation, particularly when it comes to providing ongoing access to changes to a customer's RIN. UtilityAPI's changes are intended to reduce this potential ambiguity. Furthermore, an internet-based tool can easily be extended to support future data access needs without having to build separate systems for each program implementation.

Second, the addition to § 1623(c)(2) is motivated by a desire to avoid the imposition of challenging terms and conditions onto third parties as a condition of receiving RINs and other services provided by the tool. UtilityAPI believes that establishing reasonable, well-known standards for terms and conditions will ease potential friction between utilities, third parties and regulatory commissions, and lessen the need for future oversight. Furthermore, we believe that the Commision is the right body to establish those standards. We therefore request that utilities be required, as part of their submission to the Commission, to provide their terms and conditions applicable to third parties, as well as a statement as to whether such terms have been approved by their governing board.

3. Conclusion

UtilityAPI recommends that the above modifications be made to the Load Management Standards. While the changes proposed are minor, we believe they are necessary to ensure effectiveness over time. Please let us know if you have any questions.

Thank you for the opportunity to provide comments.

Respectfully submitted,

April 20, 2022

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