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CHARTER OF THE

DISADVANTAGED COMMUNITIES ADVISORY GROUP

1. ARTICLE ONE: NAME

1.1 <u>Name</u>

The name of this advisory group shall be the Disadvantaged Communities Advisory Group (Advisory Group or DACAG).

2. ARTICLE TWO: PURPOSE

2.1 Purpose

The purpose of the Advisory GroupDACAG pursuant to Pub. Util. Code § 400(g), is to advise the California Public Utilities Commission (CPUC) and the California Energy Commission (CECEnergy Commission) (Commissions) regarding the development, implementation, and impacts of proposed programs related to the Clean Energy and Pollution Reduction Act of 2015 (also known as Senate Bill 350) in disadvantaged communities.¹ In consideration of future-proposed programs, the DACAGAdvisory-Group may at times, also need to consider existing programs.

The Guiding Principles of the <u>DACAG</u>Advisory Group are the following:

- 1. Increase *access* to clean energy technologies for disadvantaged communities.
- 2. Maintain or enhance the affordability of energy service in disadvantaged communities, by considering potential rate impacts of any proposed program.
- 3. Increase the benefits of clean energy programs in disadvantaged communities (e.g., by supporting growth in local employment and small

Commented [A1]: Use of "DACAG" acronym after the first use, so there is less potential confusion with other "advisory groups" that exist (global change).

Commented [A2]: The Energy Commission is now ok with reference to itself as "CEC" (global change).

¹ "Disadvantaged Communities" in SB 350 are defined by Health and Safety Code 39711 as the most burdened census tracts in California. Burden scoring is determined by 20 pollution/health and socio-economic factors.

business development, as well as other non-energy benefits including reducing pollutants and health risks).

In consideration of these principles, the <u>DACAGAdvisory Group</u> shall review and advise the Commissions so that on policies and programs designed to benefit disadvantaged communities and effectively reach low-income households, small businesses, and hard-to-reach customers (including rural and tribal communities) within disadvantaged communities.

The <u>DACAGAdvisory Group</u> will advise the <u>CPUC and the Energy</u> Commissions on clean energy programs, including programs related to renewable energy, energy efficiency₂ and transportation electrification.

The Commissions intend to consider the advice provided by the DACAGAdvisory Group in the development and implementation of clean energy and pollution reduction policies and programs.

3. ARTICLE THREE: MEMBERSHIP

3.1 <u>Members</u>. The <u>DACAGAdvisory Group</u> shall be composed of 11 members from or representing disadvantaged communities. The <u>CPUC and Energy</u> Commission<u>s</u> will jointly choose and separately approve the selection of <u>ten-10</u> members. The Governor's tribal liaison will choose one tribal representative. Members<u>s</u> hould represent the diverse nature of disadvantaged communities of the state and reflect the rural and urban, cultural and ethnic, and geographic regions of the state.

3.2 Non-voting Liaisons. The non-voting liaisons will be as follows:

3.2.1 <u>Agency Staff Liaisons.</u> The CPUC and the Energy Commission will each assign a liaison from their respective agencies. These liaisons will inform the Advisory Group of relevant activities at their respective commissions, and may assist the Advisory Group in preparation of the Annual Report and activities. In addition, both the CPUC's Legal Division and the Energy Commission's Chief

Counsel's Office will assign an attorney to serve as a legal liaison from each agency to the Advisory Group.

3.3.2 Selection of Members. In response to solicitations by the Commissions, Individuals interested in participating in the DACAGAdvisory Group shall submit a **Commented [A3]:** Deleted because it didn't seem necessary to define.

Commented [A4]: Moved this section to the Duties section below.

completed application and may provide letters of support from the organizations or constituencies they wish to represent. Names and affiliations of applicants will be posted on websites of the commissionsCommissions. The <u>CPUC and CECEnergy</u> Commissions will jointly choose and separately approve the selection of <u>up to ten 10</u> members. The Governor's <u>Ftribal Liaison</u> will appoint the tribal representative.

3.43.3 Qualifications of Members. Members must have interest, or expertise, personal experience or work history sufficient to effectively discuss environmental, health, and economic issues that arise in connection with advising the CPUC and the Energy. Commissions about clean energy programs. Members should also be able to demonstrate a leadership role within the community they represent. and must hold regular meetings (apart from the Advisory Group meetings) to keep constituents apprised of Advisory Group developments and solicit input to bring to Advisory Group discussions. While members may be employed by or may represent particular organizations, as members they shall represent disadvantaged communities rather than specific interests of their employer or organization. In addition, consistent with the Disclosure and Conflict of Interest Policy, members shall be responsible for disclosing economic interests prior to joining the <u>DACAGAdvisory Group</u> (see Section 4.2).

3.4 Term of Appointment. Of the 10 members appointed by the Commissions, fFive members shall serve in two-year terms running from April 1 to March 31 of even years. , and Ffive members, plus the Governor's tribal representative, shall serve two-year terms running from April 1 to March 31 of odd years. To facilitate this, the Commissions may, on a one-time basis, extend the length of five member-terms by one year. Each Advisory Group member will serve a term of two years. If any member is unable to serve the full two years of his or her term, a replacement will be selected to fill the vacancy and complete the term in-using the process noted-identified in Section 3.3. A member may be reappointed, but no member shall serve for more than two-three consecutive full terms. A partial term of one year or shorter shall not be counted as a full term. After serving two-three consecutive full terms, a member is ineligible to serve another term until that individual has been off the committee for two years. Notwithstanding the limits on the duration and number of terms set forth above, a departing member may serve up to three additional months if their replacement has not been appointed.

Any member eligible for and seeking reappointment shall inform the agency staff liaisons (see Section 4.3), in writing, of their desire to continue serving on the DACAG by January 1, prior to the end of their term to allow the Commissions sufficient time **Commented [A5]:** Modified to make consistent with 3.1.

Commented [A6]: Language modified per 11/15/19 DACAG mtg discussion.

Commented [A7]: Suggested deletions b/c not necessary, plus hard to enforce such a requirement.

Commented [A8]: Added for clarification.

Commented [A9]: Added to create staggered terms and maintain some continuity for the DACAG.

Commented [A10]: Added the concept of additional months to help prevent the potential of a lack of a quorum.

that if members would like to be reappointed, then they don't need to submit a new application.
Commented [A12]: Changes suggested to clarify the process.
Commented [A13]: Changes suggested to clarify the
process.
 Commented [A14]: With the suggested changes to Section 3.3 and 3.5, this section became redundant.

Added in response to the nade at 11/15/19 DACAG meeting Ild like to be reappointed, then ubmit a new application.

Commented [A15]: Neither CPUC nor CEC attorneys believe this language is needed any longer.

3.8 **Expenses and Per Diem.** Members of the DACAG Advisory Group-who are not employees of the Ceommissions or who are not otherwise reimbursed by a governmental agency of the state of California or of any local government within the state of California shall be entitled to reimbursement from the DACAGAdvisory-Group Fund for reasonable expenses and per diem incurred in connection with their service on the DACAGAdvisory Group or subcommittees of the DACAGAdvisory-Group authorized by the eCommissions, in accordance with Pub. Util. Code § 400(g)(2), subject to budget availability and approval. Members shall receive a full day per diem rate or partial day per diem rate if the meeting lasts for less than two hours, subject to budget availability and approval. Per diem and expenses are authorized for quarterly meetings for DACAGAdvisory Group members that attend either in-person or teleconference, publicly noticed meetings of the DACAGAdvisory Group. Reasonable expenses shall include transportation, lodging, meals and incidental expenses incurred in connection with service on the DACAGAdvisory Group, in conformance with state rules and regulations for state management employees, as outlined in Standard Form 262 or its successor.

DACAGAdvisory Group members shall receive no per diem for preparation work. Eligible members must seek reimbursement of expenses and per diem through the state's Travel Expense Claim (TEC) process. Each member seeking reimbursement must submit a completed TEC to the designated administrative unit for review. Such claims are subject to review or audit by one or both <u>C</u>eommissions.

<u>DACAGAdvisory Group</u> members shall not be eligible to receive intervenor compensation under Pub. Util. Code §§ 1801 et seq. for their work related to the <u>DACAGAdvisory Group</u>.

4. ARTICLE FOUR: DUTIES AND RESPONSIBILITIES

4.1 <u>Duties</u>. The <u>DACAGAdvisory Group</u> shall have the following duties and responsibilities. While performing these duties and responsibilities, the <u>DACAGAdvisory Group</u> shall act in an advisory capacity to the <u>CPUC and the Energy</u>-Commission<u>s</u>. The <u>eC</u>ommissions will have all policy and program decision-making authority. The <u>DACAGAdvisory Group</u> will undertake the following actions and report to the <u>eC</u>ommissions:

- a) Identify priority clean energy programs or related subject areas which impact disadvantaged communities.
- b) Meet in a public setting, no less frequently than once per quarter.

Commented [A16]: Changes made to better compensate and support member participation.

- c) Advise the <u>Ceommissions as needed</u> on key issues related to the design, and implementation, and effectiveness of <u>Cclean Ee</u>nergy and pollution reduction programs, with respect to focus on potential benefits and impacts in disadvantaged communities.
- d) Provide advice regarding the design of evaluations to measure program effectiveness with respect to goals for disadvantaged communities. Apprise the Commissions of the activities of the DACAGAdvisory Group, as needed.
- Allow participation by new members after the commissions approve them and determine that they have no conflicts of interest.
- f)d) File an annual report with the <u>Ceommissions, summarizing</u> the advice and activities of the DACAGAdvisory Group in the prior year.
- g) Provide advice to the commissions on a more frequent basis, if determined appropriate by the Advisory Group.

h)e) The <u>DACAGAdvisory Group</u> Chair <u>mayshall</u> designate one or two-members of the <u>DACAGAdvisory Group</u> to <u>monitor and provide</u> obtain an updates from <u>other</u> relevant agency advisory bodies, such as the Environmental Justice Advisory
<u>Committee</u> (advisory to the Air Resources Board) and another from the Low Income Oversight Board (advisory to the CPUC) and the Environmental Justice Advisory
<u>Committee</u> (advisory to the Air Resources Board), for delivery at each meeting.

i)f) The <u>DACAG Advisory Group</u> will specify those members or other designees authorized to represent the views of the <u>DACAGAdvisory Group</u> in public on a case-by-case basis. Members must clearly designate whether they represent the views of the <u>DACAGAdvisory Group</u>, the views of their community, or their own individual views. The <u>DACAGAdvisory Group</u> members who appear publicly must state that they do not represent the views of the <u>eC</u>ommissions unless requested to do so by the <u>eC</u>ommissions.

4.2 <u>Conflict of Interest Policy</u>. Although <u>DACAG committee</u> members are not considered to be public officials under the Political Reform Act, to identify potential conflicts of interest and any appearance of impropriety committee members shall complete a Statement of Economic Interests (Form 700) prior to taking a seat on the

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DACAGAdvisory Group, annually, and upon the conclusion of the member's term. Each member shall disclose on his or her Form 700 each economic interest, as defined, in any entity seeking to provide any product or service related to the DACAGAdvisory Group's function, or that has plans to come before the DACAGAdvisory Group or either the CPUC or the Energy CommissionCEC to seek funds from the monies under the control of either Commission, or in a parent or subsidiary of such an entity. Each DACAGAdvisory Group member will maintain his or her own Form 700, and the CPUC and the Energy Commissions will also maintain a copy of the Form 700s for all members. The Form 700 for any member will be provided to any person upon request within a reasonable period.

In addition, <u>DACAG</u>Advisory Group members may from time to time encounter a situation that presents a potential conflict of interest for the <u>DACAG</u>Advisory Group member. In such situations, the <u>DACAG</u>Advisory Group or any member should consult with a legal liaison to the <u>DACAG</u>Advisory Group to obtain advice on how to proceed.

4.3 3.2.1 Agency Staff Liaisons. The <u>CPUC and the Energy Commissions will each</u> assign a liaisons from their respective agencies. These liaisons will inform the <u>DACAGAdvisory Group of relevant activities at their respective Ceommissions,</u> andommissions and may assist the <u>DACAGAdvisory Group</u> in preparation of the Annual Report and activities. In addition, both the CPUC's Legal Division and the <u>Energy Commission</u><u>CEC's Chief Counsel's Office will assign an attorney to serve as a</u> legal liaison from each agency to the <u>DACAGAdvisory Group</u>.

5. ARTICLE SIX: OFFICERS

5.1 The Chair and Vice-Chair of the DACAGAdvisory Group Chair-shall be members of the DACAGAdvisory Group. The DACAGAdvisory Group members shall elect the DACAGAdvisory Group officers to serve a term of one year, and they may be reelected to one or more successive terms. An officer shall continue to hold office until a successor has been elected and assumes office.

5.2 Duties. The Chair shall be responsible for the general supervision and direction of the affairs of the DACAGAdvisory Group. The Chair shall preside at all meetings of the DACAGAdvisory Group. In the absence of the Chair, the Vice-Chair shall perform the duties of that office. If the Chair and Vice-Chair are unavailable for a meeting where a quorum nevertheless exists, the DACAGAdvisory Group may appoint a Chair Pro-Tem for that meeting. The officers shall perform such other duties as the DACAGAdvisory Group may from time to time prescribe.

5.6. ARTICLE FIVE: MEETINGS AND RECORDS

5.16.1 General. The DACAGAdvisory Group shall act only in the course of a duly noticed meeting. With CPUC and Energy Commission concurrence of the Commissions, the DACAGAdvisory Group shall hold such meetings as it shall decide are necessary or appropriate in order to carry out its functions, but in no event less frequently than once per quarter. <u>All meetings shall be open to the public and shall be</u> held in accordance with the provisions of the Bagley-Keene Open Meetings Act (Gov. Code §§ 11120 et seq.). The place, time, and location of each meeting shall be scheduled at the preceding meeting. Notification of the date, place, and time of each meeting shall be given to each member and shall be published as required by the Bagley-Keene Open Meeting Act (Gov. Code <u>§§ 11120 et seq.</u>) and in the Commissions' Daily Calendars (or equivalent) at least ten (10) calendar days in advance of the meeting. The notice shall include the name, address, and telephone number of a person who can provide additional information prior to the meeting, as well as a brief general description of the business to be transacted and shall highlight important pending actions, including those to be sent to the Commissions. The agenda, once published, shall not be revised ten (10) days prior to the meeting. The DACAGAdvisory Group may take action on an item of business not appearing on the published agenda, as long as the action is taken in accordance with Gov. Code § 11125.3.

5.2 <u>Open Meetings</u>. All meetings shall be open to the public and shall be held in accordance with the provisions of the Bagley Keene Open Meetings Act. A copy of the Act shall be given to all existing and new members of the Advisory Group. All meetings shall be conducted pursuant to Robert's Rules of Order, 10th Edition <u>(Year 2000)</u> and in accordance with Government Code Sections 1120.

5.36.2 Quorum. A majority of the members <u>currently appointed to of</u> the <u>DACAG</u>Advisory Group shall constitute a quorum for the transaction of business, <u>provided that there are at least three members present. (six of eleven)</u> No action shall be taken at any meeting unless a quorum is present. Each voting member shall have one vote, and the <u>DACAG</u>Advisory Group may take action by vote of a majority of the members present and voting at a meeting at which a quorum is present. A majority of the members present at a meeting, whether or not a quorum is present, may adjourn the meeting to another time and place. Any adjourned meeting shall be

Commented [A20]: Moved from below for a more logical flow.

Commented [A21]: Open Mtgs Act language was moved to above paragraph.

Commented [A22]: Group doesn't currently follow RRoO and probably doesn't need to.

Commented [A23]: Changes made so it is easier to reach quorum and conduct business.

subject to the same notice requirements as a regular meeting.

5.46.3 Proxies. Members may not be represented by proxy at any meeting of the DACAGAdvisory Group.

5.56.4 Public Participation. The <u>DACAGAdvisory Group</u> shall provide an opportunity for members of the public to address the <u>DACAGAdvisory Group</u> directly on each agenda item before or during <u>DACAGAdvisory Group</u>'s discussion or consideration of theitem.

5.66.5 Records. The Secretary shall take wWritten minutes shall be taken for each meeting. Written minutes will: (a) identify the date, time, and place of the meeting; (b) identify the DACAGAdvisory Group members and non-votingagency staff liaisons in attendance; and (c) contain a summary of actions taken. Draft minutes will be provided to members prior to the next regular meeting in order to allow sufficient time for the members to review them for adoption at that meeting. Copies of the minutes will be provided upon request. If the Secretary is unavailable, the Chair may assign responsibility to another member.

5.7<u>6.6 DACAG</u>Advisory Group records are public documents under the California Public Records Act, §§ 6250 et seq. of the California Government Code, subject to any exceptions set forth therein.

6.3. ARTICLE SIX: OFFICERS

7.03.1 _____The Chair and Vice-Chair of the Advisory Group Chair shall be members of the Advisory Group. The Advisory Group members shall elect the Advisory Group officers to serve a term of one year, and they may be re-elected to one or more successive terms. An officer shall continue to hold office until a successor has been elected and assumes office.

8.0<u>3.1 Duties</u>. The Chair shall be responsible for the general supervision and direction of the affairs of the Advisory Group. The Chair shall preside at all meetings of the Advisory Group. In the absence of the Chair, the Vice-Chair shall perform the duties of that office. If the Chair and Vice-Chair are unavailable for a meeting where a quorum nevertheless exists, the Advisory Group may appoint a Chair Pro-Tem for that meeting. The officers shall perform such other duties as the Advisory Group may from time to time prescribe.

9.7.__ARTICLE SEVEN: EFFECTIVE DATE AND <mark>EXPIRATION</mark>

Commented [A24]: Changes made for clarity and consistency.

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DATEAMENDMENTS

9.17.1 Effective Date and Expiration DateAmendments. This Charter and any amendments shall become effective on the date it is approved by both Commissions (or the date of the second commission<u>Commission's approval</u>Commission's approval].

10.ARTICLE EIGHT: LIMITATION ON POWER AND AUTHORITY

10.1Limitation on Power and Authority. The members of the Advisory Group in the performance of their duties and in the actions the Advisory Group takes shall at all times be subject to the direction, control and approval of thecommissions.

Commented [A26]: Language added to address amendments; expiration was deleted as there is no expiration date.

Commented [A27]: This article seems unnecessary.

(End)