COMMENTS OF SUNEDISON, INC. ON PROPOSED INTERCONNECTION OF SOLAR/STORAGE SYSTEMS

SunEdison, Inc.¹, respectfully submits the following comments on issues related to the interconnection of customer-sited solar energy systems paired with storage capability. Specifically, these comments are responsive to the BPU Staff's request dated November 7, 2014 for further stakeholder feedback on alternative proposals for interconnecting, metering, and settling mixed renewable energy generation/storage systems to the EDC system – an initial proposal from the EDCs calling for, among other things, automatic Level 3 treatment for all such systems; and a compromise counterproposal from the Interstate Renewable Energy Council (IREC) calling for Level 2 treatment for systems up to 15% of circuit peak load.

SunEdison supports the adoption and implementation of the IREC proposal. As with the "15% rule" established for interconnection of solar PV at the advent of the New Jersey solar incentive program, this standard will serve the twin interests of ensuring that the safety and reliability of the distribution will not be compromised, while allowing the infant storage industry to gain market momentum. As described more fully below, we are concerned that a knee-jerk requirement that all storage-based systems be subject to more rigorous, time-consuming, costly and uncertain Level 3 review, based on speculative or strictly theoretical worst-case concerns, will stymie the very capabilities for a more responsive and resilient system the DPU and federal energy regulators are seeking to encourage. As with the interconnection of standalone solar PV, a 15% rule will enable a relatively modest storage market to gain a foothold and provide all market participants an opportunity to base future interconnection standards on actual system behavior and integration experience.²

We are concerned that the EDC proposal to relegate all storage-based systems to Level 3 review is disproportionate to the actual or potential system impacts associated with such systems. The system impacts identified by the EDCs in their August 14th presentation are based on generalized and unstated assumptions, fail to account for modern inverter capabilities, and in any event can be readily mitigated. A detailed response to the utility presentation is provided in Attachment 1 to these comments.

¹ SunEdison is the world's leading developer of renewable energy, with over 1,600 MW of solar facilities under management and, with the acquisition of FirstWind, another 1,000 MW of wind assets. SunEdison has nearly two dozen operating systems in New Jersey, and operates its Regional Operation Center for the Northeast in Pennsauken.

² Ultimately, as storage penetration increases, we believe the utilities should develop the capability to establish feeder-specific limits that may well exceed an across-the-board threshold. A more particularized standard would be based on distribution feeder characteristics and not just load.

Sincerely,

First John

Fred Zalcman Managing Director of Government Affairs

ATTACHMENT A DETAILED RESPONSE TO EDC 8/14/14 PRESENTATION

Slide	Statement	Comment/Question
3	 Each has Twice the Impact of an Equivalently Sized PV-Only System 	- How does this generalized assumption apply to every system configuration?
	· Load change to Distribution System	- What is the timeframe assumed for the changes in PV or FR System output?
	 Multiple Systems Respond in Unison to PJM signal 	 Frequency-droop settings will prevent such a response in unison and allow multiple systems to respond to the same signal in a coordinated manner.
	• Potential for Sustained High or Low Voltage	 This potential can be reduced or avoided by taking advantage of the inherent reactive power compensation capabilities of modern (i.e. "smart") inverters
4	 Increased Wear on Voltage Regulation Devices 	 What studies have been done to support this claim? FR Systems may be designed to operate with or without local voltage regulation and in coordination with existing voltage regulation devices to avoid undue wear.
	 Not Designed for Frequent Changes 	- What is the assumed frequency of changes, and for what set of system and environmental conditions?
5	Not Less Than Twice Inverter Rating	- What if the energy storage device can only charge/discharge at less than the inverter ratings?
	Analysis Must Include Flicker Curve Considerations	 What are the assumptions with regard to FR System operation and interaction with the existing system to assess flicker impacts?

• Aggregated FR Will be Limited to an Amount Creating Voltage Fluctuations to Less Than ½ the Dead Band of Any Voltage Regulation Device.	 What analysis has been done to support this limitation? How will the magnitude and frequency of voltage fluctuations from one or more FR devices be assessed in practice? Modern inverters used for solar PV and energy storage are inherently capable of providing a variety of modes of dynamic reactive power compensation. These capabilities should be enabled and coordinated with the existing system devices to stiffen distribution system voltages, avoid unnecessary system upgrades, and allow technically feasible amounts of FR to be installed.
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Comments of Solar Grid Storage LLC on the straw proposals for the interconnection of solar and storage systems

November 28, 2014

Dear Mr. Teague and Mr. Hunter,

Solar Grid Storage LLC ("SGS") appreciates the opportunity to provide these comments as part of the stakeholder group assembled by the Office of Clean Energy and specifically on the straw proposal developed by Staff in response to the IREC/SEIA proposal. As noted by Staff, IREC proposes a "15% rule" wherein storage interconnections to a distribution circuit would follow the Level 2 interconnection procedures provided the combined capacity of the storage facilities was less than 15% of peak load on a circuit. IREC's proposal was proffered as a compromise to the EDC position that all storage facilities undergo the more rigorous Level 3 interconnection review irrespective of the capacity of the storage facility or the combined amount of storage on a single circuit. IREC's position appeared to derive from a general consensus among working group members that there was little likelihood of a single or small storage systems compromising utility distribution grid functions. The EDC's expressed a concern that the proliferation of storage facilities particularly a concentration on a single circuit acting in concert with a single PJM ramping up or ramping down signal. Solar Grid Storage noted for the working group that the operation of our storage systems in the PJM frequency regulation ("FR") market under real life conditions and taking into account "wear and tear" on the battery systems demonstrated that the power swings from battery operations were less severe than those from PV-only systems under partly cloudy conditions (where clouds pass over a PV system dropping output dramatically only to have it repower in an equally dramatic fashion when the cloud passes).

Solar Grid Storage fully supports the IREC position as a reasonable compromise allowing storage systems to be implemented initially in small numbers without the expense and time burdens imposed on Level 3 interconnection facilities. We note that the EDC position that collective battery operations on a localized grid can have a bigger impact on circuit voltage than PV systems *is lacking any basis in fact* and, from the actual operations and field data from SGS systems, appears to be incorrect. Before the BPU and Staff accept the utilities concerns as real, there should be evidence showing more than the simple assertions.

Allowing early systems to be deployed under Level 2 interconnection procedures up to the 15% threshold will both enhance the ability of storage companies to deploy assets while giving the EDC's sufficient time and ability to collect data which we believe will illustrate that their concerns about simultaneous dispatch by PJM are unfounded. As circuits reach the 15% limit, the BPU and/or Staff can either determine that the 15% rule is unnecessary, or maintain that limit as good practice and require additional storage installations to follow the more enhanced study provisions under Level 3 interconnection procedures.

SGS believes it to be both prudent and desirable to ask PJM technical experts to participate in the discussion. Presumably, before PJM proffered the concept of load providing FR services, they investigated and determined that FR operation would not cause problems on the distribution grids of the EDCs. The PJM's position is important since they are actively encouraging new markets and participants to create greater security for the grid.

A critical aspect of the EDC position that must be explored is whether load participating in providing FR services should also be subject to the same kind of scrutiny the EDCs are asking for storage. A 2MW load responding to the PJM FR signal will have the identical distribution grid impacts as a 1MW battery responding to that same FR signal. Oddly, when asked about this circumstance at the working group meetings, the EDC's had no response. It is unclear how EDC's would propose to approve or deny approval to a load participating in the PJM FR market. Interference in either the FR market or the FR signal to load would undoubtedly invoke a jurisdictional struggle between this FERC approved and encouraged program and state regulation. It is a struggle that SGS would suggest should be avoided – and is avoided if the storage follows the same interconnection rules as the co-located PV system does.

Metering

Staff has additionally requested input on the metering arrangements proposed by the EDC's, IREC and SEIA. SGS supports the SEIA position and sees no need for additional metering for the case where the PV system and storage are served by the same inverter. Additionally, all of the SGS systems, and we believe, all systems participating in the PJM FR market will have extensive real time metering and data that can be shared (confidentially) with the EDC's if it enhances their research regarding local grid impacts. SGS monitors real time voltage and VAR conditions and can identify in real time any localized voltage or VAR fluctuations.

Metering beyond what is suggested by SEIA for the aforementioned shared inverter case is unnecessary and will add needless cost to the storage installations. Additionally, if the utilities want to meter at their expense, then again ratepayers will bear what we believe to be unnecessary expense. SGS is happy to provide any metering data we collect for any legitimate EDC research into the grid impacts from storage deployed with solar PV systems. Furthermore, SGS does not believe the metering requirement should be left to EDC discretion.

Respectfully submitted,

Christopher Cook

Christopher Cook, President Solar Grid Storage LLC ccook@solargridstorage.com

From: Michael Sheehan [mailto:sheehan.mt@gmail.com]
Sent: Thursday, August 14, 2014 2:13 PM
To: Hunter, B; Teague, John
Subject: Response to NMIX Technical Working Group Meeting August 14, 2014

Scott/John, the following proposal is in response to your request of my to write-up my verbal proposal.

Thanks again John for setting up the call-in for today's meeting.

Background -- The EDC's presentation a proposal to address "Behind the Meter Frequency Regulation". The proposal identified several possible impacts/concerns on the distribution system if Energy Storage was deployed on large scale on the distribution feeder. The concerns ranged from the combined response of the Energy Storage units to the possibly adverse impact on power quality and increase distribution maintenance cost. Because of these possible adverse impacts the EDC's proposed that all Energy Storage projects be required to be processed through a Level 3 Interconnection Procedure. Several developers expressed concern with the Level 3 requirement and the lack of confirmation of Energy Storage having adverse impacts on the distribution system.

<u>**Proposal--**</u> The EDC's acknowledged that the system impacts from a small number of Energy Storage devices will probably not have an adverse impact on the distribution system. Whereas, the developers also acknowledged that there maybe system impacts a higher levels, but those possible impacts would probably be mitigated or offset by other distribution load changes. Both groups acknowledged that Energy Storage on the distribution system implemented properly will have a positive impact.

In order to enable the Energy Storage market to move forward and provide the necessary learning curve for the EDC's to evaluate the grid impacts of Energy Storage, IREC proposes that the NJ BPU consider the Energy Storage be allowed to follow the Level 2 Interconnection Procedure for feeders that are below the 15% peak of the distribution feeder load. For distribution feeders greater than 15% of the feeder peak the EDC's would follow the Level 3 requirements. In addition, to address the concerns of high levels of penetration of Energy Storage I will contact SANDIA National Labs to engage the lab to perform Time Series Power Flow Analysis to be capture possible system impacts of high levels of Energy Storage on the EDC's distribution system.

If you have any questions or concerns please let me know.

Cheers

Michael Sheehan, P.E. **IREC**

7835 85th Place S.E. Mercer Island, WA 98040 206.232.2493 cell 206.949.0795

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September 5, 2014 RE: Stakeholder Questionnaire for NYSERDA MW Block Program Design

Dear Mr. Teague,

The Solar Energy Industries Association (SEIA) respectfully submits these comments in response to the request for comments on the EDC proposal on interconnection and net metering requirements for solar installations using storage as presented at the August 14 meeting of the Interconnection and Net Metering Working Group.

Established in 1974, SEIA is the national trade association of the United States solar energy industry and is a broad-based voice of the solar industry in New Jersey. Through advocacy and education, SEIA and its 1,000 member companies are building a strong solar industry to power America. SEIA member companies operation in all of New Jersey's market segments – residential, commercial, and utility-scale – and also have an interest in technologies that enable further penetration of solar power, such as energy storage. In addition, SEIA member companies provide solar panels and equipment, financing and other services to a large portion of New Jersey solar projects.

A decade ago, New Jersey lead the country in developing simplified interconnection standards for solar PV systems, balancing the utilities' concerns on safety and reliability with the State's goals to enable the development of a nascent industry. These standards, which included the '15% screen' for simplified interconnection, had a strong impact on FERC and the Small Generator Interconnection Procedures. This standard was instrumental in allowing the nascent solar industry to achieve scale, technology improvement and cost reduction while providing a widely accepted and extremely conservative standard so that such systems would not compromise reliability or safety of the grid.

Once again, New Jersey is on the cutting edge of technology adoption, as it looks to increase the adoption of battery storage. And once again, the BPU has a critical decision to make in order to both maintain the reliability of the distribution system as well as enable the growth of a new technology that is critical to the state's energy future. The EDC's proposed interconnection and net metering rules are overly conservative and will serve to unnecessarily increase the costs of installing battery storage with solar systems, stifling a nascent market and running counter to the State's energy goals. SEIA support's IREC's proposal of using a "15% rule" for new installations of solar + storage as a reasonable compromise. This will allow for a limited number of solar + storage systems to be developed without the costly and time consuming Level 3 interconnection review, and enable the BPU and the EDCs to gather data from the operation of these systems, which we believe will, in time, show that the 15% rule is overly conservative.

Furthermore, we are concerned that the utility proposal for more stringent interconnection review does not appear to be grounded in any specific analysis or actual operation of how solar/storage systems would be deployed in the field. Moreover, modern inverters used for solar PV and energy storage are inherently capable of providing a variety of modes of dynamic reactive power

compensation. These capabilities should be enabled and coordinated with the existing system devices to stiffen distribution system voltages, avoid unnecessary system upgrades, and allow technically feasible amounts of FR to be installed.

Lastly, the EDC proposal for more expansive and expensive metering systems for solar + storage systems is unnecessarily burdensome and would serve as a barrier to the adoption of such systems – running counter to the BPU's policy goals. As SEIA has stated in previous comments to this Working Group, with regards to a simple solar + storage case, wherein solar is combined with a battery behind one interconnection but no other form of Non-class I renewable energy generation is included, no further metering controls are needed. SEIA continues to assert that this complies with Staff's principles from both a physical and policy perspective. From a physical perspective, under a simple "solar + storage" scenario, it is impossible for there to be net generation above and beyond what the solar system would create on its own. From a policy perspective, continued use of simplified metering would enable further investment in much needed grid infrastructure and resiliency within New Jersey. Further, by doing so, the BPU would avoid creating unintended barriers to such projects participating in the PJM market for ancillary services, thus leveraging regional resources to enable higher penetration of photovoltaics on New Jersey's grid.

Sincerely,

Katie Bolcar Rever Director, State Affairs Solar Energy Industries Association 202-682-0556 / <u>krever@seia.org</u>

December 8, 2014

Via Email to: <u>OCE@bpu.state.nj.us</u>

John R. Teague, P.E., P.P. Research Scientist-2 New Jersey Board of Public Utilities Office of Clean Energy 44 S. Clinton Avenue, 7th Floor E. State Station Plaza, Bldg #3 P. O. Box 350 Trenton, NJ 08608-0350

Dear Mr. Teague:

Please accept these comments on behalf of Atlantic City Electric Company ("ACE"), Jersey Central Power & Light Company ("JCP&L"), Public Service Electric and Gas Company ("PSE&G") and Rockland Electric Company ("RECo") (jointly referred to herein as the "EDCs") in response to your "Request for Comments on Responses to EDC Mixed Generation Proposal with Respect to Energy Storage" dated November 7, 2014.

Response to Staff's Straw Proposal Based on the IREC/SEIA Proposal

Counter to 15% Rule for Battery Frequency Response ("FR") applications

First of all, it is not the intent to drag each one of these applications through a full blown, threestudy Level 3 analysis with exorbitant, unknown potential costs. The EDCs do not do that now on most Level 3 applications. The Level 3 application fee provides some compensation for the additional voltage analysis the EDCs do on most Level 3 and larger Level 2 applications now. To the extent the EDCs do not recover these costs from the applicant creating the need, the costs get passed on to all other customers.

These systems not only produce energy up to the inverter rating, they also add load in an equal amount. Consequently, they have twice the potential impact of a PV system with the same inverter rating, furthering the need to do some preliminary voltage impact analysis.

The participants in the FR market all respond to the same buck or boost signal from PJM. Consequently, these systems respond almost in lockstep, exacerbating the effect on voltage and further complicating the analysis. At a minimum, we need to look at the combined effect on any voltage EDC regulation equipment from a potential high or low voltage effect, flicker and increased maintenance of the equipment.

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Because of the high potential for frequent combined loading changes, flicker (perceptible changes in lighting levels) curve review must be considered in the analysis. Simply stated, the greater the frequency, the lower the acceptable voltage changes.

The location of any type of generation inhibits each EDC's ability to reconfigure its system, both during system emergencies and on a more permanent basis to redistribute load for future load growth increasing costs to other ratepayers. At a minimum, these systems will likely be required to shut down during system emergencies.

Counter to "No Additional Metering Needed"

This appears as a thinly-veiled attempt to on the part of SEIA to extend the net metering benefits to non-eligible generation. Quite simply, absent the installation of additional metering, the EDCs cannot differentiate between the net metering-eligible energy and the non-eligible generation.

Answer to Meter 3 Redundancy Issue

If the EDCs can obtain metering data from the PJM performance monitoring meter that is compatible with their metering analysis software, the EDCs can probably forgo the need for this meter.

Additional Comments – Proposed Additions to Interconnection Application

JCP&L

New/changed Text in Blue:

Intent of Generation (* Denotes Mandatory Response)

Offset Load (Unit will operate in parallel, but will not export power to EDC) * Yes No

Net Meter (Unit will	operate in	parallel and	will export po	ower pursuant f	to New .	Jersey Net	Metering or
other filed tariff(s)) *	🗌 Yes	🗌 No					

Wholesale Market Transaction (Unit will operate in parallel and participate in PJM market(s) pursuant to a PJM Wholesale Market Participation Agreement & may be eligible to export energy) * Yes No

If "Yes", please contact PJM to continue application process.

PJM Demand Response Market Participant (System will not export energy)

Regulation Market *	🗌 Yes	🗌 No	(If Yes, Please contact EDC for supplemental information
form)			

Back-up Generation (Units that temporarily parallel for more than 100 milliseconds) * 🗌 Yes 🗌 No

Note:

JCP&L would also likely add an additional "Battery Storage" selection in the energy source question on page one of the application.

<u>ACE</u>

• ACE would also add choices for Energy Storage and PV with Energy Storage to the "Energy Source" Field and/or the "Prime Mover" field on application.

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Intent of Generation (* Denotes Mandatory Response)

Offset Partial Load (Unit will operate in parallel, but will not export power at any time to EDC) *	🗌 Yes
No No	

Net Meter (Unit will	operate in	parallel a	and will	export	power	pursuant t	o New	Jersey	Net	Metering	or
other filed tariff(s)) *	🗌 Yes	🗌 No									

Wholesale Market Transaction (Unit will operate in parallel and participate in PJM market(s) pursuant to a PJM Wholesale Market Participation Agreement & may be eligible to export energy) * \Box Yes \Box No

If "Yes", please contact PJM to continue application process.

PJM Demand Response Market Participant (System will not export energy)

Energy, Capacity, Load Reduction &/or Synchronized Reserve Markets * Yes		🗌 Yes	e Markets *	ed Reserve	&/or Synchronize	d Reduction	Capacity, Lo	Eneray.
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Regulation Market *
Yes No

Back-up Generation (Units that temporarily parallel for more than 100 milliseconds) Note: Backup units that do not operate in parallel for more than 100 milliseconds do not need an interconnection agreement.

* 🗌 Yes 🗌 No

 ACE would like to provide our draft supplemental form here and ACE would like to maintain the right to make changes to the supplemental form once we have some experience accepting Renewable-Energy Storage applications:

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NEW JERSEY ENERGY STORAGE SUPPLEMENTAL FORM

Customer Information

Customer Name:

Battery Storage Facility Address (if different from mailing address):

City:

State: Zip Code:

ACE Account Number:

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ACE Meter Number:			
Battery Storage Information			
Battery System Mfr: Charge/Discharge Rating (kW AC): Battery Energy Capacity (kW	Model: /h):	Battery Type: (L lon)	Battery
Inverter AC Voltage (V):		PF Settir	ng Range:
Is the system UL certified?			
If using for Frequency Regulation:			
Does it have ramp rate control? Does it have the ability for tin	ne delay?		
Does it have the ability to limit maxin	num charge and	discharge?	
Operation Information			
Describe the intended operation of the	ne battery		
		j	

Additional Comments

Signature

I hereby certify that, to the best of my knowledge, all of the information provided in this form is complete and true. I consent to permit the Board of Public Utilities and Atlantic City Electric Company to exchange information regarding the Energy Storage system to which this form applies.

Customer Signature:	Date:	

Printed Name: ______Title: _____

PSE&G

PSE&G's existing application provides for "Battery Storage". We would like to reserve the right to send a request for additional information (Attached Document) upon receipt of initial application.

RECo

Page 1 of the Level 1 and Level 2/3 Applications will have the "Battery Storage" line as suggested by John Teague.

The existing "Intent of Generation" section of the Level 2/3 Application will be changed to:

Intent of Generation:

Offset Load (Unit will operate in parallel, but will not export power to EDC) Ves No

Net Meter (Unit wil	l operate in	parallel and	will export power	pursuant to New	Jersey Net Metering or
other filed tariff(s))	🗌 Yes	🗌 No			

Wholesale Market Transaction (Unit will operate in parallel and participate in PJM market(s) pursuant to a PJM Wholesale Market Participation Agreement & may be eligible to export energy) Yes No If "Yes", please contact PJM to continue application process.

PJM Demand Response Market Participant (System will not export energy)							
Energy, Capacity, Lo	oad Reduc	tion &/or Synchronized Reserve Markets	🗌 Yes	🗌 No			
Regulation Market	🗌 Yes	□ No					

Back-up Generation Yes No

Note: Backup units that do not operate in parallel for more than 100 milliseconds do not need an interconnection agreement. Use the "Application for Standby Generator".

Energy Storage Supplemental Form

Customer Generator Address
Is there any other existing or proposed source of generation at this facility
Proposed Energy Storage Information
SizeKW
Intent:
Offset Load (Unit will operate in parallel, but will not export power to EDC) 🗌 Yes 🗌 No
Net Meter (Unit will operate in parallel and will export power pursuant to New Jersey Net Metering or other filed tariff(s))
Wholesale Market Transaction (Unit will operate in parallel and participate in PJM market(s) pursuant to a PJM Wholesale Market Participation Agreement & <u>may be eligible to export energy</u>)
PJM Demand Response Market Participant (<u>System will not export energy</u>) Energy, Capacity, Load Reduction &/or Synchronized Reserve Markets
Back-up Generation (Units that temporarily parallel for more than 100 milliseconds)
Additional Information:

To: John Teague Office of Clean Energy Staff New Jersey Board of Public Utilities

December 18, 2014

RE: IXC Straw Proposal Comments focused on Storage

John,

Partnership One is responding to BPU staff's Clean Energy Interconnection and Net metering subcommittee (IXC) request for policy input on combining various distributed energy resources in conjunction with Class I renewable sources allowed under the 1999 Energy Competition Act.

Background

In the past New Jersey has been a national leader in renewable energy policies, particularly solar. Now a \$1 billion¹ US market for solar combined with Behind the Meter (BtM) energy storage is expected to develop by 2018 because of the economic synergies of these two technologies. We believe NJ can lead in BtM storage adoption with well-crafted policies encouraging Solar PV generation with energy storage, in particular storage in the form of electric vehicles.

The benefits of Battery Electric Vehicle (EV) ownership are numerous. EV's can have reduced cost of ownership over those of internal combustion engines (ICE) with their normally high fuel costs from high efficiency electric motors and lower electric 'fuel' costs. EV's also have lower environmental impacts particularly in New Jersey with carbon free charging energy from solar installations and our four nuclear power reactors. One newly recognized benefit in the aftermath of Super Storm Sandy is EV's coupled with inverter technology can provide backup power services during grid outages. EV sites equipped with PV inverters can also perform peak demand shaving via time shifting and provide vital grid ancillary services such as Frequency Regulation with the EV's storage capacity.

Partnerships One, LLC is focused on demonstration of the Demand Management capability and Frequency Regulation in the Ancillary Services markets at PV-EV sites. We call this Vehicle-Solar-Grid (VSG) integration. This VSG functionality is most readily demonstrated at net metered solar PV system hosted sites. The advantages of VSG integration will improve the attractiveness of solar PV and help achieve the NJ Energy Master Plan environmental goals.

Comments

Partnerships One, LLC, supports the comments dated September 5 of the SEIA;

- 1. Use of the 15% peak load rule² in evaluating solar PV installations combined with storage.
- 2. Require no additional metering or controls for solar with storage based on EV batteries.
- 3. Inverter based NJ Class I RE below 10 kW net output combined with Storage should receive Level 1 interconnection review treatment.
- Inverter based NJ Class I RE over 10kW net output should receive level 2 interconnection review treatment provided the circuit feeders fall below the 15% peak load.

¹ The Future of Solar-Plus-Storage in the U.S. by GtM http://www.greentechmedia.com/research/report/us-solar-plus-storage ² We note the 15% of peak load for fast track interconnection review rule is an arbitrarily threshold. This 15% rule should be reevaluated given the quantity of solar renewable generation interconnections in New Jersey appear to show it is unnecessarily restrictive in most cases out of concern for distribution reliability (mainly voltage limits and power quality parameters such as flicker).

Discussion on EDC Interconnection, Metering and Settlement position³:

New Jersey's EDCs have drafted interconnection protocols for combining additional generation with net-metered Class I renewable energy (RE) systems. One EDC protocol covers sites equipped PV inverter technology providing grid services from energy storage.

While for regulatory purposes Battery Energy Storage systems (BES) may be treated as Generators, it is important to note that BES systems are not a "generator" in the normal sense because they produce no net energy. Batteries only deliver stored energy after first being charged with energy from some other source⁴. In fact batteries return slightly less energy in discharge than they absorb in charging. Therefore batteries for ES deployed as part of Class-I renewable energy system are components in the customer's Generating Facility, not generators.

Partnership One, LLC, comments on the EDC's net-metered RE with ES protocol as follows:

- 1. Eligibility of storage to receive net metering treatment.
- 2. Monitoring requirements and meter location
- 3. Inverter sizing
- 4. Possible system impacts.
- 5. Metering analysis requirements
- 6. System analysis for demand burden
- 7. Retroactive customer imposed costs in future system reconfiguration allegedly due to FR
- 8. Equity and fairness issues with billing and settlement fees

1. EV storage capabilities used for ancillary services participation, such as Frequency Regulation to PJM, must qualify for net metering treatment because if the energy coming in has to be paid for and the energy going out is not reimbursed, the service is uneconomic.

2. VSG's system architectures is accurately depicted in EDC's Figures 2 and 3. However meter #3 is completely redundant in that it collects exactly the same information as PJM's meter therefore only the PJM meter is needed.

3. It is important to note that there will be cases in which it will be advantageous to install an inverter with greater capacity than the PV array. The revenue from frequency regulation is determined by the <u>power</u> capability of the installation. The <u>energy</u> is determined by the solar PV generation capability. The optimum lies with a system that can deliver more power than it can generate. For example a Nissan Leaf can easily provide 15 kW of frequency regulation power from its 24 kWhr battery bank, which is still small relative to the 48 kW service in a normal home. Such systems should still be permitted under the Class 1 Renewable regulations as long as their net output as true generators is 10 kW or less.

4. Postulated system impact issues should be confirmed through observation or empirically modeled before requiring costly modification based on speculative but unconfirmed impacts. Distributed FR systems will be little larger than the solar installations on which they are based. The entire rationale for providing distributed ancillary services is that it stabilizes the grid and <u>reduces</u> the need for additional investment in distribution. A balanced presentation should include these positive impacts

³ Electric Distribution Company position on Mixed Generation Interconnection, Metering & Settlement, Dated August 13, 2014 ⁴ Concerns may be expressed for energy storage batteries in BtM Class I RE site being charged by running an ICE fueled generator. A typical ~20% efficient portable generator on Gasoline fuel at \$2.70 per gallon (actual cost Dec. 19th), would yield approximately (fuel only cost) of \$0.23 kWh, well above retail electric rates in NJ. Therefore a an unreasonable concern given economic disincentives.

5. The discussion of "Metering" is acceptable as long as it is recognized that power delivered by the FR battery bank is not generation. If power flowing into the bank is not netted against power flowing out, but has to be paid for, the economics of FR from battery storage are not viable

Comments on items under the heading Billing and Settlement, "Inverter based systems.....do require additional analysis when used for FR."

6. Any additional analysis of PV systems used for frequency regulation at a level of 100kW or less is trivial and should be paid for by the EDC.

7. The power flow into and out of an FR storage battery under PJM regulation D is intended to be balanced to avoid net charge or discharge of the battery. Battery/charge systems are not perfectly reversible, and some net input of energy is involved. Billing this at the appropriate retail rate is justified.

8. Addition by the EDCs of a "Contract Demand Adder" and an "Additional Retail Statement/ Settlement Preparation charge" are wholly unjustifiable attempts by the EDCs to profit from the investments of others to improve the grid. An analysis of the benefits to the EDCs and the RTO from distributed storage should result in a rate reduction or a payment for services rendered instead.

Conventional generators receive lost opportunity compensation when de-rated from the economic maximum generation to provide frequency regulation, therefore charging storage for frequency regulation demand impact is discriminatory against BES resources. FERC could be the likely judge over discrimination but BPU approved tariffs should not impose dissimilar treatment.

There is no necessity for a "Demand Adder" for FR systems. The normal demand charge for commercial and industrial customers service will reimburse the EDC for any additional demand at the service location.

"Netting the generation at the wholesale level produced and consumed by the FR system with a retail energy delivery charge for the energy consumed by the FR System" is acceptable, but it is handled automatically by net meter 1 without an extra meter 3. The power flow into and out of an FR storage battery under PJM regulation D is intended to be balanced, netting to near zero or slightly negative from losses. The losses in the FR system are simply part of the customer load.

Conclusion

The BPU commissioned Navigant⁵ to assess capabilities and policies to develop NJ's full renewable energy potential thru 2016. This study suggested 45 MW of storage would support an additional 500 MW of Solar PV thru time shifting and Frequency Regulation to address intermittency concerns. With EDC proposed policies, energy storage and specifically EV adoption will likely lag. Without the deployment of storage the identified full potential of the state's renewable investment will be delayed.

New Jersey has been a leader in solar photovoltaic installations. We believe the State can now become a leader in Electric Vehicle (EV) adoption with similarly well crafted policies that account for the synergies when Solar PV generation are combined with storage capabilities of EVs. Without such policies, EV adoption will likely lag, and the combined benefits from cleaner transportation and higher realized value of Solar PV will go unrealized.

⁵ Market Assessment Services to Characterize the Opportunities for Renewable Energy – Final Report Navigant August 2012 http://www.njcleanenergy.com/main/public-reports-and-library/market-analysis-protocols/market-analysis-baseline-studies/renewable

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About Partnerships One, LLC

Partnerships One, LLC is a New Jersey Limited Liability Corporation dedicated to research and development. We focus on distributed energy systems used for linking electric vehicle (EV) storage battery capabilities to Solar PV installations in providing ancillary services to the grid. We call this Vehicle-Solar-Grid (VSG) integration. We have demonstrated VSG with funding support from a National Science Foundation Small Business Innovation Research Grant.