

## **Southern California Edison**

### **Stakeholder Comments**

#### **Energy Storage and Distributed Energy Resource Initiative**

#### **Revised Scope and Schedule**

<b>Submitted by</b>	<b>Company</b>	<b>Date Submitted</b>
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Southern California Edison (SCE) appreciates the opportunity to comment on the California Independent System Operator’s (CAISO) Energy Storage and Distributed Energy Resource Participation Revised Scope and Schedule that was published on June 25, 2015. SCE supports the proposed scope and would like CAISO to verify the following two issues are added to the 2016 scope:

On page 13, CAISO writes “If this stakeholder is suggesting the inclusion of additional resource characteristics in the NGR, then the ISO responds that it is not feasible to include this in the 2015 scope but that it is appropriate to consider this as part of the 2016 scope.” This is the issue SCE described in our 6/8/2015 comments and it should be added to the 2016 scope.

SCE also recommends that the ISO officially add the demand response issues described in SCE’s 6/8/2015 comments to the 2016 scope<sup>1</sup>. In the revised scope and schedule, CAISO states that “the ISO will consider including these issues in the 2016 scope.” SCE recommends CAISO add these DR issues to the 2016 scope as they are large barriers that prevent full participation in the CAISO market.

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<sup>1</sup> See p2 and p3 of:

<http://www.caiso.com/Documents/SCEComments-EnergyStorageandAggregatedDistributedEnergyResources-ProposedScopeandSchedule.pdf>