

**PUBLIC UTILITIES COMMISSION**

505 VAN NESS AVENUE  
SAN FRANCISCO, CA 94102-3298



Bill Her  
East Bay Community Energy  
1111 Broadway, 3<sup>rd</sup> Floor  
Oakland, CA 94607

**CITATION FOR VIOLATION OF RESOURCE ADEQUACY (RA) REPORTING  
REQUIREMENTS UNDER RESOLUTION E-4195, AS MODIFIED  
BY DECISIONS 10-06-036, 11-06-022 AND 14-06-050**

**Citation No. E-4195-51**

**Issued: February 27, 2019**

**Re: 2019 Year Ahead System Resource Adequacy Compliance Filing**

Dear Mr. Bill Her:

Pursuant to Resolution E-4195, subsequently modified by Decisions 10-06-036, 11-06-022, and 14-06-050, East Bay Community Energy is hereby cited for the following specified violation:

1. Failure to file Historic Load Data at the time and manner required.	<input type="checkbox"/>
2. Failure to file a Preliminary Load Forecast at the time and manner required.	<input type="checkbox"/>
3. Failure to file a Month-Ahead System Resource Adequacy Compliance Filing at the time and manner required.	<input type="checkbox"/>
4. Failure to file a Preliminary Local Resource Adequacy Compliance Filing, or a Year-Ahead System Resource Adequacy Compliance Filing at the time and manner required.	<input type="checkbox"/>
5. Failure to comply with a request for information from Energy Division that is reasonably related to implementation of the resource adequacy requirements in the time and manner required.	<input type="checkbox"/>
6. Deficiency cured within five business days from the date of notification by Energy Division.	<input checked="" type="checkbox"/>
7. Deficiency remedied after five business days from the date of Energy Division notification or not remedied at all.	<input checked="" type="checkbox"/>

**Evidence of Violation**

**A. Summary**

East Bay Community Energy (East Bay) failed to meet its July, August, and September 2019 Year-Ahead (“YA”) System Resource Adequacy (“RA”) obligation. On September 27, 2018, Energy Division (ED) staff provided East Bay their 2019 YA RA allocations. On October 31, 2018, East Bay filed its 2019 YA RA compliance showing. On January 16, 2019, ED issued a deficiency notice to East Bay, indicating a need for 48.92 megawatts (MW) of System RA for July, 12.00 MW of System RA for August and 276.62 MW of System RA for September 2019, and provided a revised filing deadline of January 23, 2019. On January 23, 2019, East Bay sent revised filing showing that they procured an additional [REDACTED] of System RA for July, [REDACTED] of System RA for August, and [REDACTED] of System RA for September 2019. Table 1 provides a detailed summary of East Bay’s System RA obligations and compliance for July, August, and September 2019.

Month	Allocation for System RA Requirement	Total System RA Resources Procured	Deficiency in System RA Requirement	Total System RA Resources Procured in Revised Filing	Revised Deficiency in System RA Requirement
July	[REDACTED]	[REDACTED]	48.92	[REDACTED]	0
August	[REDACTED]	[REDACTED]	12	[REDACTED]	0
September	[REDACTED]	[REDACTED]	276.62	[REDACTED]	231.62

This violation is for:

1. System RA deficiency cured within five business days from the date of notification by ED for the months of July, August and September; and
2. System RA deficiency remedied after five business days from the date of notification by ED or not remedied at all for the month of September.

Scheduled penalties prescribe a \$10,000.00 per incident for System RA deficiency cured within five business days from the date of notification by ED if the deficiency is larger than 10 MW. Accordingly, East Bay is being cited \$10,000.00 for 48.92 MW of System RA deficiency for July, 12.00 MW of System RA deficiency for August and 45 MW of System RA deficiency for September 2019 cured within five business days from the date

of notification by ED. In addition, scheduled penalties prescribe a \$6.66/kW-month for a System RA deficiency not replaced after five business days from the date of notification by ED. Accordingly, East Bay is being cited \$1,542,589.20 for its 231.62 MW System RA deficiency for September 2019 remedied after five business days from the date of notification by ED or not remedied at all. The total penalty is \$1,552,589.20.

**B. East Bay’s July, August, and September 2019 YA RA Deficiency**

On January 16, 2019, ED emailed East Bay a deficiency notice. ED stated that East Bay was deficient with their July, August, and September 2019 YA System RA obligation. East Bay had a YA system capacity requirement of [REDACTED] for July, August requirement of [REDACTED], and September requirement of [REDACTED]. East Bay procured a total System RA of [REDACTED] for July, [REDACTED] for August, and [REDACTED] for September. The deficiency notice was to procure 48.92 MW [REDACTED] [REDACTED] for July, 12.00 MW [REDACTED] for August, and 276.62 MW [REDACTED] for September of system capacity and file with the California Public Utilities Commission by January 23, 2019.

On January 23, 2019, East Bay sent revised filing showing additional procurement of 158.00 MW [REDACTED] for July, 152.00 MW [REDACTED] for August, and 45.00 MW [REDACTED] for September. The revised filing shows that East Bay cured 48.92 MW of System RA deficiency for July, 12.00 MW of System RA deficiency for August and 45 MW of System RA deficiency for September 2019 within five business days from the date of notification by ED. The revised filing also shows a 231.62 MW System RA deficiency for September 2019 remedied after five business days from the date of notification by ED or not remedied at all.

**C. Scheduled Penalty for East Bay’s Deficiency**

Resolution E-4195, as modified by Decisions 10-06-036, 11-06-022 and 14-06-050, specifies that the penalty for a System RA deficiency cured within five business days from the date of notification by the ED is \$10,000.00 for a deficiency larger than 10 MW. Accordingly, East Bay is being cited \$10,000.00 for 48.92 MW of System RA deficiency for July, 12.00 MW of System RA deficiency for August and 45 MW of

System RA deficiency for September 2019 cured within five business days from the date of notification by ED. In addition, the penalty for a System RA deficiency not remedied after five business days from the date of notification by the ED is \$6.66/kW-month. Accordingly, East Bay is being cited \$1,542,589.20 (231.62 MW x (\$6.66/kW-month) x 1,000 kw/MW) for its 231.62 MW System RA deficiency for September 2019 remedied after five business days from the date of notification by ED or not remedied at all. The total penalty is \$1,552,589.20. (\$10,000.00 plus \$1,542,589.20)

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You are hereby called upon to answer this citation within **30** days from the date of the citation by completing the attached form. By way of such answer you may either:

(1) Comply with this Citation and pay the fine, by check or money order, payable to the California Public Utilities Commission, in the amount of \$1,552,589.20 pursuant to the Specified Violations and Scheduled Penalties (D.11-06-022, Appendix B). This will be deemed a waiver of your rights to a hearing and to a formal disposition by the Commission.

OR

(2) Appeal this citation. In such event, you must file a Notice of Appeal with the Commission's Docket Office within 30 days of the date of this citation, in addition to the appeals procedures outlined below.

The Notice of Appeal must be concurrently served on the delegate of Consumer Protection and Enforcement Division's (CPED's) Director at the following address:

CALIFORNIA PUBLIC UTILITIES COMMISSION  
Consumer Protection and Enforcement Division  
ATTN: Jeanette Lo, Utility Enforcement Branch Chief  
505 Van Ness Avenue, Room 2205  
San Francisco, CA 94102

The Notice of Appeal must also be served on the Chief Administrative Law Judge (with an electronic copy to: [ALJ\\_Div\\_Appeals\\_Coordinator@cpuc.ca.gov](mailto:ALJ_Div_Appeals_Coordinator@cpuc.ca.gov)). No later than seven business days after the Notice of Appeal is filed, Staff issuing the citation will file a Compliance Filing with the Commission's Docket Office which includes a complete copy of the citation and all attachments. Appeals will be heard in the Commission's San

Francisco courtrooms on regularly scheduled days. You may order a transcript of the hearing and must pay the cost of the transcript in accordance with the Commission's specified procedures. An attorney or other representative may represent you at the hearing, but any such representation will be at your expense.

If you fail to notify CPED of acceptance of the Scheduled Penalty and pay the full amount within 30 days or file a Notice of Appeal within 30 days, you will be in default. Upon default, CPED may take any action provided by law to recover unpaid penalties and ensure compliance with applicable statutes and Commission orders, decisions, rules, directions, demands, or requirements. Any unpaid balance of a Scheduled Penalty shall accrue interest at the legal rate of interest for judgments.

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Jeanette Lo  
Utility Enforcement Branch Chief  
Consumer Protection and Enforcement Division

PUBLIC UTILITIES COMMISSION  
505 VAN NESS AVENUE  
SAN FRANCISCO, CA 94102-3298



I hereby state that I will comply with Citation No. E-4195-51, dated February 27, 2019, and herewith pay a fine in the amount of \$1,552,589.20.

- Please make check payable to the California Public Utilities Commission and send, along with a copy of this form, to:

**CALIFORNIA PUBLIC UTILITIES COMMISSION**  
**Fiscal Office**  
**505 Van Ness Ave., Room 3000**  
**San Francisco, CA 94102**

- Please PDF a copy of this form to Mike Kohaya at [Michael.kohaya@cpuc.ca.gov].
- You may direct all questions regarding this citation to Mike Kohaya at [916-928-2514] or [Michael.kohaya@cpuc.ca.gov].

I hereby acknowledge that if I do not appeal the citation, and do not pay the full amount within 30 days, any unpaid balance shall accrue interest at the legal rate of interest for judgments, and Commission Staff and the Commission may take action provided by law to recover unpaid penalties and ensure compliance with applicable statutes and Commission orders, decisions, rules, directions, demands or requirements.

I hereby appeal Citation No. E-4195-51, dated February 27, 2019.

- To appeal this citation, follow the directions described in this citation, and described in detail in Appendix A of Resolution ALJ-299 (both attached herein).
- Please PDF a copy of this form to Mike Kohaya at [Michael.kohaya@cpuc.ca.gov].

Signature: \_\_\_\_\_

Name and Title: \_\_\_\_\_

Name of Company: \_\_\_\_\_

Citation No.: E-4195-51

Date: \_\_\_\_\_

## EXPLANATION OF HOW TO APPEAL A CITATION

You (Respondent) may appeal the citation pursuant to the following process:

**Appeal of Citation.** In lieu of accepting the Scheduled Penalty, a Respondent may appeal the citation and request a hearing. In the event of an appeal, any remedy available may be imposed, and the remedy shall not be mandated by or limited to the Scheduled Penalty.

**Notice of Appeal.** To appeal a citation, the Respondent must file a written Notice of Appeal with the Commission's Docket Office. The Notice of Appeal must state the grounds for appeal, the date of the citation, and must be served on both the Chief Administrative Law Judge (with an electric copy to: [ALJ\\_Div\\_Appeals\\_Coordinator@cpuc.ca.gov](mailto:ALJ_Div_Appeals_Coordinator@cpuc.ca.gov)), and the Director of CPED, within thirty (30) days of the date of the citation. The appellant must file a proof of service at the same time appellant files the Notice of Appeal. The title page of the appeal must comply with Rule 1.6 of the Commission's Rules of Practice and Procedure. The caption of the appeal shall read: "Appeal of [party name] from [Citation #####] issued by [Commission Division which issued the citation]."

**Compliance Filing.** No later than seven business days after the notice of appeal is filed, Commission staff must file with the Commission's Docket Office a compliance filing which includes the complete citation, including all attachments, and simultaneously serve the Chief Judge (with an electronic copy to: [ALJ\\_Div\\_Appeals\\_Coordinator@cpuc.ca.gov](mailto:ALJ_Div_Appeals_Coordinator@cpuc.ca.gov)). Staff must also provide a proof of service when filing the compliance filing.

**Service of Rules and Resolution.** Staff shall provide a copy of Resolution ALJ-299 and the Rules adopted pursuant to that Resolution (Appendix A), with all citations issued.

**Time of Hearing.** No less than ten (10) days after the Notice of Appeal is filed, the assigned Administrative Law Judge shall set the matter for hearing promptly. The Administrative Law Judge, may, for good cause shown or upon agreement of the parties, grant a reasonable continuance of the hearing.

**Location of Hearing.** Appeals of citations shall be heard in the Commission's San Francisco courtroom on regularly scheduled days.

**Exchange of Information.** In order to expedite citation appeals and to eliminate potential delay, no later than three business days prior to the scheduled hearing, the parties must exchange all information they intend to introduce into the record at the hearing which is not included in the citation and Compliance Filing already filed with the Commission, unless otherwise directed by the Judge.

**Transcripts.** The Respondent may order a transcript of the hearing and shall pay the cost of the transcript in accordance with the Commission's specified procedures.

**Representation at Hearing.** The Respondent may be represented at the hearing by an attorney or other representative, but any such representation shall be at the Respondent's expense.

**Evidentiary Hearing.** At an evidentiary hearing, CPED bears the burden of proof and, accordingly, shall open and close. The Administrative Law Judge may, in his or her discretion to better ascertain the truth, alter the order of presentation. Rule 13.6 of the Commission's Rules of Practice and Procedure provides the rules of evidence.

**Interpreter.** Upon a good faith showing of language difficulty and written request to the assigned Judge and Commission's Public Advisor's Office not less than five business days prior to date of hearing.

**Submission.** Ordinarily, the matter shall be submitted at the close of the hearing. The Administrative Law Judge, upon a showing of good cause, may keep the record open for a reasonable period to permit a party to submit additional evidence or argument.

**Decision.** The Administrative Law Judge will issue a draft resolution resolving the Citation Appeal expeditiously and no later than 60 days after the Citation Appeal is submitted. The draft resolution will be placed on the first available agenda consistent with the Commission's applicable rules.

**Communications.** From the date that a citation is issued to and including the date when the final order is issued, neither the Respondent nor CPED, or any agent or other person on behalf of the Respondent or CPED, may communicate regarding the appeal, orally or in writing, with a Commissioner, Commissioner's advisor, or Administrative Law Judge, except as expressly permitted under these procedures.

**Rehearing.** A resolution resolving a Citation Appeal approved by the Commission is subject to rehearing pursuant to Pub. Util. Code § 1731 and to judicial review pursuant to Pub. Util. Code § 1756.