BEFORE THE PUBLIC UTILITIES COMMISSION
OF THE STATE OF CALIFORNIA

Resolution Extending De-Energization
Reasonableness, Notification, Mitigation and
Reporting Requirements in Decision 12-04-024 to
all Electric Investor Owned Utilities

Res. ESRB-8
(May 30, 2018)

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Pursuant to Rule of Practice and Procedure 14.5, Pacific Bell Telephone Company d/b/a AT&T California (U 1001 C) and AT&T Mobility LLC (New Cingular Wireless PCS, LLC (U 3060 C), AT&T Mobility Wireless Operations Holdings, Inc. (U 3021 C), and Santa Barbara Cellular Systems, Ltd. (U 3015 C)) (collectively, “AT&T”); California Cable and Telecommunications Association (CCTA); Cellco Partnership (U 3001 C) d/b/a Verizon Wireless; Consolidated Communications of California Company (U 1015 C); the Small LECs;¹ Sprint Communications Company, L.P. (U 5112 C), Sprint Spectrum L.P. (U 3062 C), and Virgin Mobile USA, L.P. (U 4327 C) (collectively, “Sprint”); T-Mobile West LLC d/b/a T-Mobile (U 3056 C); Comcast Phone of California, LLC (U 5698 C); Cox Communications California LLC; Cox California Telcom, LLC (U 5684 C); Crown Castle;² Charter Communications Operating, LLC, by Charter Communications, Inc., its Manager; Citizens Telecommunications Company of California Inc. d/b/a Frontier Communications of California (U 1024 C), Frontier Communications of the Southwest Inc. (U 1026 C), and Frontier California Inc. (U 1002 C) (collectively, “Frontier”); and CTIA³ (hereinafter, collectively, “Joint Parties”) submit the following reply comments on the “Resolution Extending De-Energization Reasonableness, Notification, Mitigation and Reporting Requirements in Decision 12-04-024 to all Electric Investor Owned Utilities,” mailed May 30, 2018 (hereinafter, “Resolution”). These comments respond to the opening comments submitted by the California Association of Small and Multi-Jurisdictional Utilities (“CASMU”), the Center for Accessible Technology and The Utility Reform Network (“CforAT and TURN”), San Diego Gas & Electric (“SDG&E”), and Southern California Edison (“SCE”).

¹ The Small LECs are the following incumbent local exchange carriers: Calaveras Telephone Company (U 1004 C), Cal-Ore Telephone Co. (U 1006 C), Ducor Telephone Company (U 1007 C), Foresthill Telephone Co. (U 1009 C), Happy Valley Telephone Company (U 1010 C), Hornitos Telephone Company (U 1011 C), Kerman Telephone Co. (U 1012 C), Pinnacles Telephone Co. (U 1013 C), The Ponderosa Telephone Co. (U 1014 C), Sierra Telephone Company, Inc. (U 1016 C), The Siskiyou Telephone Company (U 1017 C), Volcano Telephone Company (U 1019 C), and Winterhaven Telephone Company (U 1021 C).

² “Crown Castle” refers to the following entities: CA – CLEC LLC d/b/a Crown Castle CA-CLEC LLC (U 6936 C); Crown Castle NG West LLC (U 6745 C); Freedom Telecommunications, LLC (U 7110 C); NewPath Networks, LLC (U 6928 C); Sunesys, LLC (U 6991 C); and Wilshire Connection, LLC (U 6076 C).

I. INTRODUCTION

As noted in our opening comments, Joint Parties provide communications services that play a very significant role in facilitating and promoting public safety in the event of an emergency or natural disaster, and de-energization may impact the continued operation of those services. Consequently, when making a de-energization decision, the electric investor-owned utilities (“IOUs”) must take into account the effect of de-energization on communications services. Joint Parties, however, continue to support the Commission’s effort to establish an appropriate de-energization process for IOUs because a properly-designed and implemented de-energization process may advance overall public safety.

II. RESPONSE TO CERTAIN ISSUES RAISED IN OPENING COMMENTS

Many of the proposals in the opening comments are reasonable and would improve overall public safety. Below, Joint Parties respond to a few comments regarding workshops, notification, and “relaxed requirements” for CASMU members. Joint Parties’ comments are intended to assist in the development of a de-energization process that maximizes public safety during emergency situations and minimizes the impact on communications services during a power shut-off.

A. De-Energization Workshops

The opening comments of several stakeholders reinforce the need to expand the proposed De-Energization Informational Workshops to include working sessions, as Joint Parties propose. For example, CASMU, SDG&E and SCE all propose changes to notification processes. CASMU suggests relaxation of notification requirements for its members, SDG&E objects that the advance notice requirement “adds to the complexity of utility decision-making under difficult circumstances,” and SCE requests changes to the notification of estimated and actual restoration.

4 Importantly, the existence of certain levels of backup power in some circumstances (as mentioned by SDG&E and SCE) will not fully mitigate the impacts of de-energization on communications facilities and services. For one reason, the extended duration of de-energization, which SDG&E estimated to be 12 to 72 hours (see D.09-09-030, p. 18), may in some circumstances exceed permanent backup power capabilities (see D.08-09-014, Attachment A, pp. 33-34), and the full deployment of temporary backup generators under extreme fire conditions is difficult, uncertain and in some situations impossible (see D.09-09-030, pp. 31-32).

5 CASMU Opening Comments, p. 1.

6 SDG&E Opening Comments, p. 3.
times. Working sessions are likely the most efficient means of identifying modifications to the notification requirements that would address these concerns while still meeting the substantive notification needs of stakeholders, particularly those who provide critical services such as communications providers and others.

Other comments confirm that the working sessions proposed by Joint Parties would be beneficial. CforAT and TURN recommend that the IOUs work with Community Based Organizations ("CBOs"), nursing, homes, board and care facilities and retirement communities “in the process of developing IOU de-energization policies.” Joint Parties agree that all interested stakeholders should be involved in developing de-energization policies that would mitigate the impacts on local communities, and suggest that the most efficient and effective way to get their input is through the working sessions proposed by Joint Parties.

SDG&E objects to holding a workshop after every de-energization event. Joint Parties concur with this recommendation, and suggest that this is another issue that should be discussed at the proposed working sessions. In the working sessions, Joint Parties suggest that the parties consider a de-energization process that includes two planning workshops each year. One would convene prior to fire season to confirm the details of the de-energization plans. Another would occur after the fire season to identify and develop best practices for the next season based on the actual experience of stakeholders. Adopting such a process would eliminate the need for post de-energization event workshops.

**B. Notification**

SDG&E opposes the requirement to provide notification at least two hours before de-energization, claiming it is not always feasible. As an example, SDG&E notes de-energization decisions have been made “in the middle of the night, in which case it [SDG&E] often does not call and awaken customers.” However, SDG&E’s decision to avoid late-night notification is not consistent with the desires and needs of all stakeholders. For example, communications companies have 24/7 emergency contacts and want to receive notification of de-energization as

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7 SCE Opening Comments, p. 3.
8 TURN/CforAT Opening Comments, p. 2.
9 SDG&E Opening Comments, p. 3.
10 SDG&E Opening Comments, p. 2.
soon as a decision is made—day or night. And other customers may prefer to receive late night notice—especially if they rely on life-sustaining medical equipment. This again highlights the benefits of collaborative workshops, during which the IOUs could obtain meaningful feedback from stakeholders regarding various modifications to the de-energization process. As evidenced by the comments submitted, adequate notification of de-energization events is critical to maintaining public safety.

C. **Relaxation of Requirements Applicable to CASMU Members**

For its members, CASMU requests relaxation of required reporting, public outreach, and mitigation.\(^{11}\) However, regardless of the circumstances of CASMU members, de-energization poses potential and significant public safety risks—especially given the extensive potential duration of de-energization events. Accordingly, CASMU members should be subject to the same de-energization requirements as other IOUs, unless they demonstrate that relaxed requirements would not endanger public safety in their particular cases. The CASMU comments do not present sufficient evidence to make that showing.

\[^{11}\] CASMU Opening Comments, pp. 2-5.
III. CONCLUSION

Joint Parties respectfully request that the Resolution be modified as proposed in our opening comments, and that workshops, including working sessions, be held to identify and implement additional improvements to the de-energization process.

DATED: July 6, 2018

Respectfully submitted,

/s/

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12 Pursuant to Rule 1.8(d) of the Commission’s Rules of Practice and Procedure, attorneys for the Joint Parties authorize Jerome Candelaria to sign and submit this pleading on their behalf.
BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

Resolution Extending De-Energization Reasonableness, Notification, Mitigation, and Reporting Requirements in Decision 12-04-024
To all Electric Investor Owned Utilities

CERTIFICATE OF SERVICE

I hereby certify that I, Lauren Greenwood, have on this day served a copy of the Joint Reply Comments dated July 6, 2018, to all persons listed on the attached “Distribution (Service) List for Resolution ESRB-8” that was appended to the Notice of Availability of Draft Resolution ESRB-8 dated May 30, 2018 (“Notice”), as well as to the Communications Division staff representative identified in the Notice, Lana Tran, via electronic mail.

Executed this 6th day of July 2017, at Sacramento, California.

/s/ Lauren Greenwood

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