



- Oakley ets the two conditions for resubfittal in D.10-07-045
- Accelerating renewable integration driving flexibility needs
- Oakley reduces reliability risks and should be approved now



Conditions for Re-submittal and approval met

D.10-07-045

Thoughwe deny the Oakley Project at this time, we understand that developing and building a power plant in California is a long proces fraught with pitfalls. Given this risk and the fact that we believe plant has numerousbeneficial attributes.

Prior to the next PG&HTRFOthe conditions under which PG&E may resubmit the Oakley Project:

- 1. Demonstrate that the Oakley Project has received the necessary permits CECpermits are final and nonappealable
- If the final results from the CAISORenewableIntegration Study demonstrates that, even with the projects approved by the Commission, there are significant negative reliability risks from integrating a 33%RenewablePortfolio Standard." (D.10-07-045, p.40-41) CAISO studies filed at FERC

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Oakley is viable and beneficial

Favorable compared to other flexible generation alternatives

Timing and viability:

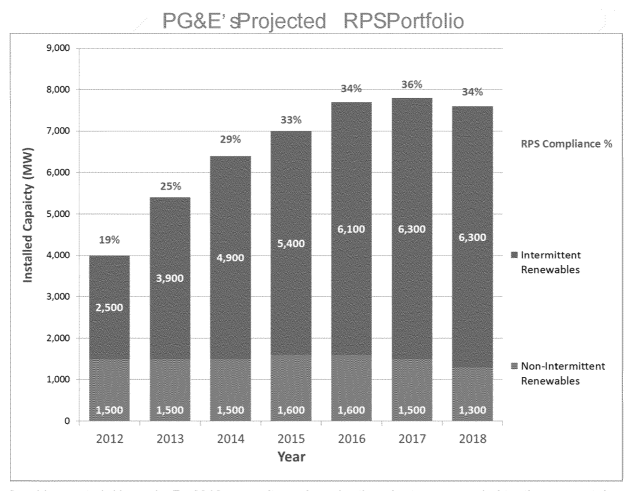
- Oakley is fully permitted and under construction
 - Construction started on site
 - Signed interconnection agreement. Construction needs to start on network upgrades to keep current schedule
 - Millions already invested in project
- CECand BAAQMoermits are final and non-appealable

Oakley environmental footprint and technology are superior to existing alternatives:

- Lower GH@missions
 - Lower heat rate and lower minimumload
- Located on an existing industrial site
- Uses less water than other conventional resources
- Will have a beneficial impact of reducing electricity market prices
- Faster starts and faster ramping
- Permits do not constrain plant operations

Increasing Challenge to Integrate Significant Amounts of Intermittent RenewableCapacity

Significant renewable capacity coming on line - faster than expected



Note:

SB_GT&S_0179956

Graphic created November7, 2012; capacity values in the chart are rounded to the nearest hundreds place. Assumes a 100%contract success rate.



Approve now, Don't wait

- Consideration of Oakley now is appropriate pursuant to D.10-07-045
- Waiting for resolution of 2012 LTPPwill not meet flexibility needs in the 2017-2018 timeframe.
- Oakley is more cost effective than other alternatives to meet 2017-2018 needs.
 - More viable and cost effective than any new generation alternatives.
 - Preferable to delaying retirement of older, less efficient OTCunits.

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Oakley Project PG&E'sReply to IEPEx ParteAssertions

IEP Assertion		
[Ex parte Notice 11/19/12]	Facts	Evidentiary Support
	The Oakley Project was a winning offer in PG& t 2008 LTRFO	EEsx. 1 at pp. 5-14 D.10-07-045
PG&Ehas failed to demonstrate that the Oakley Project qualifies for one the exceptions identified in D.07 12-052 for utility-ownedgeneration ("UOG") being procured outside of an RFO	PG&Edoes not believe that the requirements of nd2-052 for procurement of UOGoutside of an RF necessarily apply to the Oakley Project. Howe off the requirements of D.07-12-052 for UOGouts an RFOapplied, the Oakley Project satisfies the requirements. The Oakley Project is needed to unique reliability need and an RFOis infeasible the timing of the need and the lengthy process conducting an RFOand permitting and developing figeneration in California.	OEx. 2 at pp. 7-16 (an verification of less en other intervenors research as Fajinfand/Madera, agree for an RFOis infeasible. SeeEx. 11 at p. 15. Ex. 1 at pp. 5-2 to 5-4; Ex. 2 at pp. 16-18 (the Oakley Project meets a unique reliability need) See alsoRecord Evidence identified below concerning reliability need associated with oncethough cooling ("OTC") retirements and the 33% renewable Portfolio Standard ("RPS")
the conditions in D.10-07-045 for resubmitting the Amended Purchase	D.10-07-045 established two relevant requirement re-submission of the Amended SA: (1) that the Project has all necessary permits; and (2) that results from the CAISO's Renewable Integration demonstrate that there are significant negative risks from 33% RPS integration. Record evidence solidly demonstrates that both criteria have been met.	(Etakle2) at pp. 20-33 (fileathonstrating that the Strate Project has all retials bit by permits) Ex. 2 at pp. 23-31 of destars being the final results of CAISO
PG&Eseeks to preempt the Commission's decision in the LT proceeding	The Commissionhas already determined that the Project maybe reconsidered prior to PG&E'sne. LTRFO. No such LTRFOnas occurred.	

KPPP A 12		
IEP Assertion [Ex parte Notice 11/19/12]	Facts	Evidentiary Support
The Oakley Project's existing permit constraints severe limit its value for renewable integration. Serious questions have arisen as to whether the Oakley Project can operate in the manner needed to integrate	by BAAQMare for overall emissions and do not unit starts and stops. The unit is capable of than 300 starts a year by simply trading off or hour emissions for starts in the annual emission calculations. According to BAAQMDts Author Construct will allow the Oakley Project to prove operational flexibility to efficiently address fluctuations due to the intermittent nature of egeneration such as wind and solar. This is supported to the CEC's assessment that finds the Oakley project would provide short-starting and fast-ramping. It is likely to serve as an important firming sour intermittent renewable resources in support of California's RPS and GHQ goals." Furthermore, Oakley Project is less constrained than manyoten.	adopted IBMAQMD,DOC, rissonethoutenuary 2011, predrating Ex. 2, Attachments (Authority to ritionstruct issued by the ritionstruction is and ritionstruction is a ritionstruction.
Oakley will not enable the retirement of OTCresources	projects that have recently been permitted. The Oakley Project will facilitate the retireme ratiging, inefficient OTCunits, especially units Northern California. Inefficient OTCplants expetire in PG&E'sservice territory include: 67. 12/31/14 for Contra Costa 6-7; 650 MWby 12/31/17 Morro Bay 3-4; 629 MWby 12/31/17 for Pittsburg and 1,510 MWby 12/31/17 for Moss Landing 6-7.	nExof2 at pp. 47-50 in percentage of the properties of the propert
The CAISO reliability studies not complete	In his declaration in support of the CAISO's Solution at FERC, Mr. Rothleder states will explain, the ISO's analysis concludes that analysis using the assumptions described above consistent with good utility practice, there we shortage or gap of 3,570 MW for meeting system needs in California by the end of 2017." (empadded). The CAISO studies submitted in the Sul Waiver Petition to FEROwere final and complete Furthermore, as ALJ Yacknin stated during heari and I think it is quite clear on the record and itself that the ISO has not yet developed a stude predicts with certainty the future and that it's continue to do so for its entire being and exist never going to be done. And so I recognize all It's possible that the parties might wish to an decision implied that PG& Ecould not bring the application until the ISO was done with its wo would be cruel."	uffor 1, Attachment 5-1 at Aps 130 under an Ex. 2 at pp. 23-28 ill(describing in detail -WideSOstudies) hasis ttex. 2, Attachment B e.(CAISOSutter Waiver ngetition) nd in life dlyletariating transcript, pp. 4350 inlighes 15-26. tence. It's of this. gue that this Oakley

IEP Assertion		
	Facts	Evidention, Support
[Ex parte Notice	racis	Evidentiary Support
11/19/12]	mps 1	
	This is inconsistent with IEP's statements in	
	Oproceedings. In the 2012 LTPPproceeding, IEP	
and development	witness submitted testimony expressing significant	
	yconcerns about delays in procurement decisions.	
reliability need	also stated that the "lead-time for constructing	
	resources can be 6-8 years or more." In other	
	in that proceeding, IEP has stated that "[i]n	
	environment where new generation facilities typ	1 -
	take 5-7 years to build, California must plan to	
	in advance to have adequate resources available	
	growing electricity demands." Waiting for reso	
	the 2012 LTPPwill not meet flexibility needs i	n the
0.411	2017-2018 timeframe.	
Oakley is too cost		abwinning 5-15
	participant in PG&E's2008 LTRFO. PG&E's	-Fy 3 of no 40 46
	economic assessment shows the Oakley Project had greater market value than other projects the C	
	approved during the last two years. PG&E'san	
	also shows that customers will save millions of	1 2
	relative to payments to keep aging, inefficient	units on-
	line to facilitate renewable integration. CUE testimor	
	also indicates that the efficiency of the Oakle	
	will have the net effect of lowering overall m	
	prices, benefitting all customers.	
The Lodi Energy	The basis for this cost estimate is a short pre	ssx religiase
Center costs are	by NCPA. It is not knownwhat costs are exclude	
approximately 35%	2	1
less than Oakley	adjustments have been madeto reflect difference	
•	as the cost of financing.	
The Oakley Revenu	eThis is only one side of the equation. IEP loc	kExat2 tate p. 41, Table E-
Requirement totals	costs, but fails to consider the benefits inclu-	di(nanoveinnerg()) akley Project
\$1.5 billion	resource adequacy and ancillary services. Whe	
	benefits are factored in, the Oakley Project's	
	are significantly lower. Comparedto other red	
	built projects, the Oakley Project's net marke	
	substantially higher, better than all of the of	her winning
	projects in the 2008 LTRFO.	