A. When Service Contracts are Required. A contract or agreement to take and pay for electric
service will not be required as a condition precedent to service except:

1. Where required by provisions contained in the tariff schedules, in which case the term
of the contract will be that specified; or

2. Where it is necessary to install a line extension, in which case a contract to take and
pay for service for a period of three years may be required; except that, when
temporary service is to be supplied under the provisions of Rule 13, the contract to take
and pay for service will cover the period of contemplated operations, but not longer than
three years.

3. Where street lighting service is requested, in which case a contract will be required for a
period of not less than one year and not more than five years.

   a. Such contracts may include a provision that they will remain in effect from year
to year thereafter, until terminated by either party.

   b. Existing street lighting contracts in effect on May 15, 1976, with the County of
Los Angeles shall be extended automatically for successive terms of one year
each; provided such extension is permitted by statutory authority and not in
conflict with the express provisions of the existing contract, and provided further
that the agreement may be terminated by either party upon not less than sixty
(60) days’ written notice prior to the expiration date of the original term or any
extended term.

B. When Facilities Contracts are Required. A contract or agreement to pay for the use, installation,
or removal of facilities including, but not limited to, line extensions, street light installations, and
special or added facilities will be required:

1. Where the provisions of the tariff schedules so specify, in which case the terms and
conditions of the tariff and the contract will both apply.

2. Where any applicant or customer desires new or increased distribution facilities for
temporary service, in which case SCE may require such person to pay to SCE, in
advance or otherwise, the estimated cost installed, plus the estimated cost of removal,
less the estimated salvage of the facilities necessary for furnishing service in
accordance with provisions of Rule 13 or SCE may require an uneconomic installation
agreement as stated in Section B.4 below.

3. Where a person, whether or not a customer, desires to have SCE modify, rearrange,
relocate, or remove any of its facilities, SCE, if it agrees to make such changes, may
require the person at whose request the changes are made, to agree to pay in advance
or otherwise, the cost to SCE of making the changes.

4. Where the applicant requests and SCE agrees to install electric facilities for installations
which have been determined by SCE to be uneconomic under its filed rules.

(Continued)
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(Continued)

C. Contracts with Governmental Agencies. A contract for street lighting or other installation or service to a governmental agency will be required by SCE as provided in Section A. or B. above, but, upon request by such customer, a contract may be executed by SCE for a term not to exceed five years.

D. Contracts for Business Services. A Qualified Customer may be required, as a condition of business service, to complete an agreement provided by SCE, which outlines the conditions of the service provided.

E. Energy Service Provider (ESP) Service Agreement. An ESP shall be required to enter into a Commission-approved ESP Service Agreement (Form 14-652) with SCE. Information provided in the Commission-approved ESP Service Agreement shall be used to, among other things, establish credit for the ESP to the satisfaction of SCE.

F. Direct Access Service and Non-Standard Contracts or Service Agreements. Where the customer has any outstanding non-standard contracts or service agreements with SCE, or any non-standard Service Account or meter service arrangements for the customer's convenience or for SCE's Operating Convenience, SCE may, at its discretion, require the customer, prior to processing a Direct Access Service Request to:

1. sign a revised version of the non-standard contract or service agreement which incorporates appropriate provisions to accommodate Direct Access service;
2. modify the non-standard Service Account or meter service arrangements; or
3. terminate the contract, agreement, or arrangement because of conflicts with other tariff provisions. SCE will not unreasonably withhold Direct Access service from the customer under this provision.

G. Community Choice Aggregator (CCA) Service Agreement. A CCA shall be required to enter into a Commission-approved CCA Service Agreement (Form 14-768) with SCE. Information provided in the Commission-approved CCA Service Agreement shall be used to, among other things, establish credit for the CCA to the satisfaction of SCE.

H. Community Choice Aggregation Service and Non-Standard Contracts or Service Agreements. Where the customer has any outstanding non-standard contracts or service agreements with SCE, or any non-standard Service Account or meter service arrangements for the customer's convenience or for SCE's Operating Convenience, SCE may, at its discretion, require the customer, prior to processing a Community Choice Aggregation related Service Request to:

1. Sign a revised version of the non-standard contract or service agreement which incorporates appropriate provisions to accommodate CCA Service;
2. Modify the non-standard Service Account or meter service arrangements; or
3. Terminate the contract, agreement, or arrangement because of conflicts with other tariff provisions. SCE will not unreasonably withhold CCA Service from the customer under this provision.
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(Continued)  

I. Demand Response Provider (DRP) Service Agreement. A DRP shall be required to enter into a Commission-approved DRP Service Agreement (Form 14-942) with SCE. Information provided in the Commission-approved DRP Service Agreement shall be used to, among other things, establish credit for the DRP to the satisfaction of SCE.