

On January 30, 2025, Google LLC (“Google”) filed a Motion to Strike or in the Alternative Motion to Admit Rebuttal Testimony (“Google’s Motion”).

On February 7, 2025, NV Energy; Regulatory Operations Staff of the Commission (“Staff”); the Nevada Bureau of Consumer Protection (“BCP”); Boyd Gaming Corporation (“Boyd”), Station Casinos LLC (“Station”), and Venetian Las Vegas Gaming, LLC (“Venetian”, together with Boyd and Station, “SNGG”); Sierra Club; Google; and Interwest Energy Alliance (“Interwest”, collectively the “Signatories”) filed a stipulation (“Stipulation”), attached as Attachment A.

II. SUMMARY

The Commission denies as moot Google’s Motion.

The Commission accepts the Stipulation and grants the Applications as modified by the Stipulation.

III. PROCEDURAL HISTORY

- NV Energy filed the Applications pursuant to the Nevada Revised Statutes (“NRS”) and the Nevada Administrative Code (“NAC”) Chapters 703 and 704, including, but not limited to, NRS 704.100 and NAC 703.400.
- On May 28, 2024, the Commission issued a Notice of Application to Revise Tariff in Docket No. 24-05022 and a Notice of Application to Revise Tariff in Docket No. 24-05023.
- Staff participates in Docket Nos. 24-05022 and 24-05023 as a matter of right, pursuant to NRS 703.301.
- On May 29, 2024, BCP filed a Notice of Intent to Intervene, pursuant to Chapter 228 of the NRS, in Docket Nos. 24-05022 and 24-05023.
- On June 13, 2024, the Commission issued a Notice of Prehearing Conference in Docket No. 24-05022.
- On June 14, 2024, the Commission issued a Notice of Prehearing Conference in Docket No. 24-05023.
- On June 17, 2024, Google filed a Petition for Leave to Intervene (“PLTI”) in Docket Nos. 24-05022 and 24-05023.
- On June 18, 2024, Interwest filed a PLTI in Docket Nos. 24-05022 and 24-05023; and Sierra Club filed a PLTI in Docket No. 24-05023.
- On June 20, 2024, SNGG filed a PLTI in Docket No. 24-05022.

- On July 9, 2024, the Presiding Officer held prehearing conferences in Docket Nos. 24-05022 and 24-05023. NV Energy, Staff, BCP, Google, Interwest, and SNGG made appearances in Docket No. 24-05022 and discussed a procedural schedule, PLTIs, and consolidating dockets. NV Energy, Staff, BCP, Google, Interwest, Sierra Club, and SNGG made appearances in Docket No. 24-05023 and discussed a procedural schedule, PLTIs, and consolidating dockets.
- On July 16, 2024, the Presiding Officer issued Procedural Order No. 1, setting a procedural schedule and consolidating Docket Nos. 24-05022 and 24-05023.
- On July 22, 2024, the Presiding Officer issued an Order on PLTIs, granting the interventions of Google, Interwest, SNGG, and Sierra Club.
- On December 6, 2024, the Commission issued a Notice of Continued Prehearing Conference and Hearing.
- On January 3, 2025, the Presiding Officer issued Procedural Order No. 2, cancelling the January 7, 2025, continued prehearing conference scheduled in Procedural Order No. 1.
- On January 16, 2025, Staff, BCP, Interwest, Sierra Club, and Google each filed direct testimony; and SNGG and Las Vegas Convention and Visitors Authority (“LVCVA”) each filed comments.
- On January 23, 2025, the Presiding Officer issued Procedural Order No. 3, clarifying the processes and procedures for conducting the February 13, 2025, hearing.
- On January 30, 2025, NV Energy filed rebuttal testimony. On this same day, Google filed its motion.
- On February 4, 2025, BCP and Staff each filed a response to Google’s Motion.
- On February 6, 2025, Google filed a reply to BCP and Staff’s responses.
- On February 7, 2025, the Signatories filed the Stipulation.
- On February 11, 2025, the Presiding Officer issued Procedural Order No. 4, cancelling the February 13, 2025, hearing.

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IV. STIPULATION

Signatories' Position

CTT Language Changes

1. The Signatories recommend the Commission accept the Stipulation as filed that includes numerous changes to specific sections in the tariff, including the “Applicable”, “Rates”, and Special Conditions sections, and adding two new definitions. (Stipulation at 4-5.)

The CTT Model

2. The Signatories state that NV Energy agrees to:
- a. Seek approval of the base CTT Model in the next Integrated Resource Plan (“IRP”) or IRP Amendment;
 - b. Include in the base CTT Model information to demonstrate the amount of the CTT ESA Rate that will be collected as Base Tariff Energy Rate and as Base Tariff General Rate;
 - c. Update the base CTT Model to reflect similar, Commission-approved underlying model assumptions that were approved by the Commission for the base Large Customer Market Price Energy model presented in Docket No. 24-05041, and;
 - d. Include an estimate of the current number of customers who would be eligible to take service under new, nonstandard, fully bundled price option tariffs in future advice letter filings. (*Id.* at 6-7.)
3. The Signatories also state that Google agrees to withdraw any pending data requests submitted to Staff on January 22, 2025, and January 24, 2025. (*Id.*)

4. The Signatories state that NV Energy also agrees to withdraw any pending data requests submitted to Staff on January 22, 2025. (*Id.*)

Commission Discussion and Findings

5. The Commission finds that the Stipulation complies with the requirements of NAC 703.845 in that it settles only issues relating to the instant proceeding and does not seek relief the Commission is not otherwise empowered to grant. The Stipulation is a consensus resolution of the issues pursuant to the Signatories' negotiations and is a reasonable recommendation and resolution of the issues in this proceeding. Therefore, the Commission accepts the Stipulation.

6. The Commission also finds, effective upon issuance of this Order, that to effectuate efficient processing of current and future CTT filings, no applications to the Commission shall be made to take service under the Clean Transition Tariff Schedule No. CTT until the tariff revisions included in the Stipulation are filed as a compliance item in this Docket and the base CTT Model has been filed in an IRP or IRP Amendment.

7. All arguments of the Parties raised in these proceedings not expressly addressed have been considered and either rejected or found to be nonessential for further discussion in this Order. Any agreements and recommendations contained in the Stipulation but not expressly addressed are either agreements by the Signatories regarding matters nonessential to the disposition of this Docket or are recommendations for specific findings that do not require delineation given the Commission's acceptance of the Stipulation and corresponding approval of the underlying portions of the Applications.

Therefore, it is ordered:

1. The Stipulation filed by Nevada Power Company d/b/a NV Energy and Sierra Pacific Power Company d/b/a NV Energy, attached as Attachment A, is accepted.

2. The Applications of Nevada Power Company d/b/a NV Energy and Sierra Pacific Power Company d/b/a NV Energy, for approval to implement Clean Transition Tariff Schedule No. CTT allowing eligible customers to receive bundled electric service from new clean energy resources, are granted as modified by the Stipulation.

3. The Commission's acceptance of the Stipulation does not constitute precedent regarding any legal or factual issue.

4. Google LLC's Motion to Strike or in the Alternative Motion to Admit Rebuttal Testimony is denied as moot.

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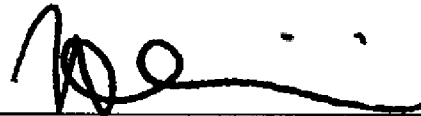
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Compliances:

5. The CTT Tariff revisions outlined in the Stipulation must be filed as a compliance in this Docket.

6. The base CTT Model must be submitted for approval in an Integrated Resource Plan or Integrated Resource Plan Amendment prior to any applications to the Commission under the CTT, effective upon issuance of this Order.

By the Commission,




HAYLEY WILLIAMSON, Chair and Presiding Officer



TAMMY CORDOVA, Commissioner

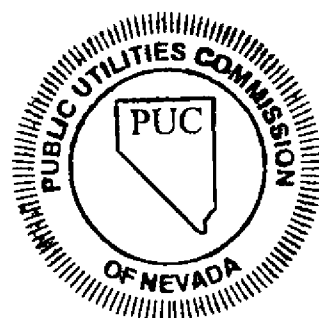


RANDY J. BROWN, Commissioner

Attest: 
TRISHA OSBORNE,
Assistant Commission Secretary

Dated: Carson City, Nevada

3/11/25
(SEAL)



ATTACHMENT A

1 **BEFORE THE PUBLIC UTILITIES COMMISSION OF NEVADA**

2
3 Application of Nevada Power Company
4 d/b/a NV Energy, Filed Under Advice Letter
5 No. 547, to Implement Clean Transition
6 Tariff Schedule No. CTT to Allow Eligible
7 Customers to Receive Bundled Electric
8 Service from New Clean Energy Resources.

Docket No. 24-05022

9 Application of Sierra Pacific Power
10 Company d/b/a NV Energy, Filed Under
11 Advice Letter No. 674-E, to Implement
12 Clean Transition Tariff Schedule No. CTT
13 to Allow Eligible Customers to Receive
14 Bundled Electric Service from New Clean
15 Energy Resources.

Docket No. 24-05023

16 **STIPULATION**

17 Pursuant to Nevada Administrative Code (“NAC”) § 703.845, Nevada Power
18 Company d/b/a NV Energy (“Nevada Power”) and Sierra Pacific Power Company d/b/a NV
19 Energy (“Sierra” and, together with Nevada Power, the “Companies” or “NV Energy”), the
20 Regulatory Operations Staff (“Staff”) of the Public Utilities Commission of Nevada
21 (“Commission”), the Office of the Attorney General’s Bureau of Consumer Protection
22 (“BCP”), Google LLC (“Google”), Interwest Energy Alliance (“Interwest”), Sierra Club,
23 Boyd Gaming Corporation (“Boyd”), Station Casinos LLC (“Station”), and Venetian Las
24 Vegas Gaming, LLC (together with Boyd and Station “SNGG”) each individually a
25 “Signatory” and together the “Signatories,” enter into this Stipulation to resolve all issues
related to the Companies’ Clean Transition Tariff Schedule No. CTT to Allow Eligible
Customers to Receive Bundled Electric Service from New Clean Energy Resources (the
“CTT”).

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SUMMARY OF STIPULATION

The Stipulation only settles issues related to the consolidated dockets. The Stipulation only seeks relief that the Commission is empowered to grant. Accordingly, the Signatories recommend that the Commission accept the Stipulation and grant the Companies' CTT Advice Letter filings as modified by the Stipulation.

RECITALS

1. On May 21, 2024, Nevada Power Company d/b/a NV Energy ("Nevada Power") filed an application with the Public Utilities Commission of Nevada ("Commission") under Advice Letter No. 547, designated as Docket No. 24-05022 (the "Application in Docket No. 24-05022"), to implement Clean Transition Tariff ("CTT") Schedule No. CTT to allow eligible customers to receive bundled electric service from new clean energy resources.

2. On May 21, 2024, Sierra Pacific Power Company d/b/a NV Energy ("Sierra" and together with Nevada Power, "NV Energy") filed an application with the Commission under Advice Letter No. 674-E, designated as Docket No. 24-05023 (together with the Application in Docket No. 24-05022, the "Applications"), to implement CTT Schedule No. CTT to allow eligible customers to receive bundled electric service from new clean energy resources.

3. NV Energy filed the Applications pursuant to the Nevada Revised Statutes ("NRS") and the Nevada Administrative Code ("NAC") Chapters 703 and 704, including, but not limited to, NRS 704.100 and NAC 703.400.

4. On May 28, 2024, the Commission issued a Notice of Application to Revise Tariff in each of Docket Nos. 24-05022 and 24-05023.

5. On May 29, 2024, the Nevada Bureau of Consumer Protection ("BCP") filed a Notice of Intent to Intervene pursuant to Chapter 228 of the NRS in each of Docket Nos. 24-05022 and 24-05023.

1 6. On June 13, 2024, the Commission issued a Notice of Prehearing Conference
2 in Docket No. 24-05022.

3 7. On June 14, 2024, the Commission issued a Notice of Prehearing Conference
4 in Docket No. 24-05023.

5 8. On June 17, 2024, Google filed a Petition for Leave to Intervene (“PLTI”) in
6 each of Docket Nos. 24-05022 and 24-05023.

7 9. On June 18, 2024, Interwest Energy Alliance (“Interwest”) filed a PLTI in
8 each of Docket Nos. 24-05022 and 24-05023; and Sierra Club filed a PLTI in Docket No. 24-
9 05023.

10 10. On June 20, 2024, SNGG filed a PLTI in Docket No. 24-05022.

11 11. On July 9, 2024, the Commission held a prehearing conference in each of
12 Docket Nos. 24-05022 and 24-05023, at which the Commission stated its intention to grant
13 Google’s, Interwest’s, Sierra Club’s and SNGG’s PLTIs.

14 12. On July 16, 2024, the Presiding Officer issued Procedural Order No. 1, setting
15 a procedural schedule and consolidating Docket Nos. 24-05022 and 24-05023.

16 13. Pursuant to NRS §§ 703.301 and 228.360, Regulatory Operation Staff
17 (“Staff”) and the BCP participate in these proceedings as a matter of right.

18 14. Staff, BCP, Google, Interwest, Sierra Club and SNGG agree to enter into the
19 Stipulation.

20 15. This Stipulation resolves all issues related to the Companies’ CTT Advice
21 Letter filings in the above-referenced dockets.

22 NOW THEREFORE, in light of the foregoing considerations, the Signatories agree
23 and recommend the following:

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1 **AGREEMENT OF THE SIGNATORIES**

2 **1. The CTT:**

3 a. The parties agree to the following changes to the CTT:

4 i. Change the proposed language in the Applicable section to state:

5 “**This clean** transition **tariff** rate schedule is applicable to all non-
6 Residential Service Customers demonstrating that they will have
7 an average annual hourly load of five megawatts or more **based on**
8 **a consecutive twelve-month rolling average.**”

9 ii. Delete the entire Rates(A) clause that states: "A Customer
10 receiving service under this schedule that has not yet achieved the
11 five-megawatt load threshold, based upon an average hourly usage,
12 shall take service under the otherwise applicable rate schedule until
13 such time that the five-megawatt threshold has been achieved."

14 iii. Change the proposed language in Special Condition 3(b) to state
15 “**A request for approval of an** amended Energy Supply
16 Agreement is not required to be filed within an Integrated Resource
17 Plan or Integrated Resource Plan Amendment, unless the
18 resource(s) or a portion of the resource(s) planned to serve the
19 Energy Supply Agreement changes from the original application”;

20 iv. Add a new subsection (c) to Special Condition 3 that states “**If an**
21 **approved Energy Supply Agreement is amended, and such**
22 **amendment changes a material term (i.e., price, resource,**
23 **load), the amended Energy Supply Agreement must be filed**
24 **with the Commission and served on all parties to the**
25 **underlying Energy Supply Agreement approval docket.**”

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Parties to the underlying approval docket will have an opportunity to object to the amendment.”;

v. Change the proposed language in subsection (g) of Special Condition 3’s list of the CTT ESA and Application requirements to state: “Have a term length that **is the same term as** the life of the **CTT Facility(s)**, unless otherwise specified and explained in the Application.”;

vi. Change the proposed language in subsection (i) of Special Condition 3’s list of the CTT ESA and Application requirements to state: “**Be attached to an Application that** identifies system and/or non-participant benefits that will result from the Energy Supply Agreement **and provide supporting information.”;**

vii. Add a new subsection (l) to Special Condition 3’s list of the CTT ESA and Application requirements, which states “**Be attached to an Application that explains and supports how the CTT ESA Rate was calculated.”**

viii. Delete the proposed Special Condition 6 for the aggregation of a customer’s load to state and add to the Applicability section: “A non-governmental Customer may use an aggregated load to meet the five megawatt threshold for this schedule with Commission approval, which shall be determined by the Commission on a case-by-case basis, **provided that each facility that the customer proposes to aggregate has an average annual hourly load of 1 MW or more based on a consecutive twelve-month rolling average.”**

1 ix. Change the proposed language in Special Condition 3’s statement
2 that **“The Energy Supply Agreement or Application for**
3 **approval for an Energy Supply Agreement shall”** to **“The**
4 **Energy Supply Agreement shall”**.

5 x. Change the proposed language in Rates(D) to state **“A Customer**
6 **receiving service under this schedule that subsequently falls**
7 **below the five megawatt load threshold, based on a twelve-**
8 **month rolling average, shall pay the otherwise applicable rate**
9 **schedule of the Customer until the Customer’s twelve-month**
10 **rolling average once again achieves a five megawatt load**
11 **threshold or as otherwise determined in its Energy Supply**
12 **Agreement.”**;

13 xi. Add the following new Definitions:

14 **D. “CTT ESA Rate: The fixed MWh rate for the energy**
15 **delivered from the CTT Facility to the Customer under the**
16 **Energy Supply Agreement.”**

17 **G. “CTT Facility: One or more clean energy resource(s),**
18 **such as renewable energy resources listed in NRS 704.7811,**
19 **from which NV Energy will procure or generate energy for**
20 **Customer that is approved by the PUCN. Such facility(s)**
21 **shall be identified by name in the Energy Supply**
22 **Agreement.”**

23 **2. CTT Model:**

24 a. NV Energy agrees to seek approval of the base CTT model in the next
25 Integrated Resource Plan (“IRP”) or IRP Amendment.

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b. NV Energy will include in the base CTT model filed for approval in the next IRP or IRP Amendment, information to demonstrate the amount of the CTT ESA Rate that will be collected as BTER and as BTGR.

c. NV Energy will update the base CTT model filed for approval in the next IRP or IRP Amendment to reflect similar underlying model assumptions that were approved by the Commission for the base Large Customer Market Price Energy (“LCMPE”) model presented in Docket No. 24-05041.

3. NV Energy agrees to include an estimate of the current number of customers that would be eligible to take service under new, non-standard, fully bundled price option tariffs in future advice letter filings.

4. Google withdraws any pending data requests submitted to Staff on January 22, 2025, and January 24, 2024.

5. NV Energy withdraws any pending data requests submitted to Staff on January 22, 2025.

6. General Provisions.

A. This Stipulation shall not serve as precedent for the resolution of any issue in the future by the Commission, with the exception of the matters enumerated herein and the findings that follow.

B. In accordance with NAC § 703.845, this Stipulation settles only issues relating to the present proceeding and seeks relief that the Commission is empowered to grant.

C. This Stipulation is entered into for the purpose of resolving all the issues in this Docket by and among the Signatories as set forth above. This Stipulation is made upon the express understanding that it constitutes a negotiated settlement. The provisions of this Stipulation are not severable.

1 D. This Stipulation represents a compromise of the positions of the
 2 Signatories. As such, conduct, statements and documents disclosed in the negotiation of this
 3 stipulation shall not be admissible as evidence in this Docket or any other proceeding. Except
 4 as set forth herein, neither this Stipulation, nor its terms, nor the Commission’s acceptance or
 5 rejection of the terms contained in this Stipulation shall have any precedential effect in future
 6 proceedings.

7 E. This Stipulation may be executed in one or more counterparts, all of
 8 which together shall constitute the original executed document. This Stipulation may be
 9 executed by Signatories by electronic transmission, which signatures shall be as binding and
 10 effective as original signatures.

11 This Stipulation is entered into by each Signatory as of the date entered below.

<p>12 SIERRA PACIFIC POWER COMPANY D/B/A NV ENERGY 13 NEVADA POWER COMPANY D/B/A NV ENERGY</p> <p>14 By: <u>/s/ Deborah Bone</u> 15 Date: <u>February 7, 2025</u> Name: Deborah Bone 16 Title: Deputy General Counsel</p>	<p>REGULATORY OPERATIONS STAFF</p> <p>By: <u>/s/ Donald Lomoljo</u> Date: <u>February 7, 2025</u> Name: Donald Lomoljo Title: Staff Counsel</p>
<p>17 OFFICE OF ATTORNEY GENERAL, BUREAU OF CONSUMER PROTECTION</p> <p>18 By: <u>/s/ Michael Saunders</u> 19 Date: <u>February 7, 2025</u> Name: Michael Saunders 20 Title: Senior Deputy Attorney General</p>	<p>PARSONS BEHLE & LATIMER</p> <p>By: _____ Date: _____ Name: Justina A. Caviglia, Esq. Attorney for Google LLC</p>
<p>21 Davison Van Cleve, P.C.</p> <p>22 By: <u>/s/ Dallas A. Harris</u> Date: <u>February 7, 2025</u> Name: Dallas A. Harris, Esq. 23 Attorney for Interwest Energy Alliance 24</p>	<p>McDonald Carano</p> <p>By: <u>/s/ Lucas Foletta</u> Date: <u>February 7, 2025</u> Name: Lucas Foletta, Esq. 25 Attorney for Southern Nevada Gaming Group</p>

1 D. This Stipulation represents a compromise of the positions of the
 2 Signatories. As such, conduct, statements and documents disclosed in the negotiation of this
 3 stipulation shall not be admissible as evidence in this Docket or any other proceeding. Except
 4 as set forth herein, neither this Stipulation, nor its terms, nor the Commission's acceptance or
 5 rejection of the terms contained in this Stipulation shall have any precedential effect in future
 6 proceedings.

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 8 which together shall constitute the original executed document. This Stipulation may be
 9 executed by Signatories by electronic transmission, which signatures shall be as binding and
 10 effective as original signatures.

11 This Stipulation is entered into by each Signatory as of the date entered below.

12 SIERRA PACIFIC POWER COMPANY D/B/A NV ENERGY 13 NEVADA POWER COMPANY D/B/A NV ENERGY 14 By: _____ Date: _____ Name: Deborah Bone 15 Title: Assistant General Counsel 16	REGULATORY OPERATIONS STAFF By: _____ Date: _____ Name: Donald Lomoljo Title: Staff Counsel
17 OFFICE OF ATTORNEY GENERAL, BUREAU OF CONSUMER PROTECTION 18 By: _____ Date: _____ Name: Michael Saunders 19 Title: Senior Deputy Attorney General 20	PARSONS BEHLE & LATIMER By:  Date: <u>February 7, 2025</u> Name: Justina A. Caviglia, Esq. Attorney for Google LLC
21 Davison Van Cleve, P.C. 22 By: _____ Date: _____ Name: Dallas A. Harris, Esq. 23 Attorney for Interwest Energy Alliance 24	McDonald Carano By: _____ Date: _____ Name: Lucas Foletta, Esq. Attorney for Southern Nevada Gaming Group

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SIERRA CLUB By: <u><i>Nihal Shrinath</i></u> Date: <u>2/7/2025</u> Name: Nihal Shrinath Title: Staff Attorney for Sierra Club	
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