PROPOSED RULE 1304.3. LOCAL PUBLICLY OWNED ELECTRICAL UTILITY FEE FOR USE OF SOx, PM10 AND NOx OFFSETS

(a) Purpose and Applicability

The purpose of this rule is to establish administrative requirements that allow for the option to pay fees for the use of SOx, PM10 and NOx emission offsets from SCAQMD internal accounts by a Local Publicly Owned Electrical Utility (LPOEU). Offsets in SCAQMD internal accounts are valuable public goods. Fees paid to recoup the fair market value of these offsets will be subsequently invested in air pollution improvement strategies consistent with the needs of the Air Quality Management Plan. This rule applies to Publicly Owned Electrical Generating Facilities (POEGFs) sited or proposed to be sited within the jurisdiction of the SCAQMD that are unable to meet the Emission Reduction Credit (ERC) provisions of Rule 1303 – Requirements, specifically with regard to obtaining ERCs in the open market. This rule does not allow for the use of emission offsets from SCAQMD’s internal accounts for use as RECLAIM Trading Credits pursuant to Regulation XX – Regional Clean Air Incentives Market (RECLAIM).

(b) Definitions

1. COMMENCEMENT OF OPERATION means the date on which first fire of any new unit begins, including for test generation.
2. CONSTRUCTION means to build, erect, or alter any structure, plot of land, site, or piece of equipment; or to replace any piece of equipment.
3. ELECTRICAL GENERATING FACILITY (EGF) means a facility that generates electricity for local distribution and that may also contribute to grid reliability.
4. ENVIRONMENTAL JUSTICE AREA means an area where at least 10 percent of the population falls below the federal poverty level, based on the most recently published American Community Survey data, and which includes:
   A. For an area located within the SOCAB, the following:
      i. the highest 15th percentile of PM2.5 concentration measurements interpolated to a two (2) kilometer grid of the
most recently published Multiple Air Toxics Emissions Study (MATES) modeling domain; or,

(ii) the highest 15th percentile of cancer risk as calculated in the most recently published MATES; or,

(B) For an area located within the Salton Sea Air Basin (SSAB), the highest 15th percentile of PM10 concentration.

(5) INCREASED CAPACITY means an increase in fossil-fueled electrical generation capacity, either from the construction of one or more units at an existing site, or an increase in the capacity factor of any existing unit at a site, or any combination thereof.

(6) INTEGRATED RESOURCE PLAN (IRP) means a plan describing the mix of energy supply resources and conservation programs that will meet forecasted energy needs as approved by an LPOEU.

(7) LOCAL PUBLICLY OWNED ELECTRIC UTILITY (LPOEU) means a municipal utility, a municipal utility district, a public district, an irrigation district or a joint powers authority as defined in California Public Utilities Code (CPUC) Section 224.3.

(8) NATIVE LOAD means the wholesale and retail customers that:

(A) An LPOEU by statute, charter, ordinance, franchise, regulatory requirement, or contract has an obligation to serve;

(B) Is the subject of an IRP that has been approved by the LPOEU; and,

(C) On whose behalf the LPOEU has undertaken an obligation to construct and operate those facilities required to meet the reliable electric needs of its customers.

(9) PUBLICLY OWNED ELECTRICAL GENERATING FACILITY (POEGF) means an EGF facility that generates electricity primarily for the purpose of supporting the native load of an associated LPOEU and also to maintain grid reliability.

(10) RESPONSIBLE OFFICIAL means:

(A) For a corporation: a president or vice-president of the corporation in charge of a principal business function or a duly authorized person who performs similar policy-making functions for the corporation;

(B) For a partnership or sole proprietorship: general partner or proprietor, respectively; or

(C) For a government agency: a duly authorized person.
(c) Set Aside Conditions

(1) Prior to setting aside any offsets, the LPOEU shall designate the specific POEGF projects for which the offsets are requested, including a projection of new EGF fossil fuel-generation capacity expected within the SCAQMD, and a calculation of the associated offsets needed, and shall demonstrate to the Executive Officer (EO) that the following conditions have been achieved for all projects:

(A) The LPOEU or members of a joint powers authority serving as an LPOEU have an approved IRP;

(B) The LPOEU or members of a joint powers authority serving as an LPOEU have adopted an energy policy on preferred resources and a Loading Order consistent with California state regulations and policies, including the Renewable Portfolio Standard pursuant to the Public Utilities Code; and,

(C) Any joint powers authority serving as an LPOEU has identified the specific MW generation capacity under agreement, and a calculation of the associated offsets needed, designated for use within the jurisdiction of the SCAQMD.

(2) Following review and confirmation of the conditions precedent identified in (c)(1), the EO will:

(A) review and verify the calculated amount of reasonably anticipated offsets needed by the LPOEU designated for use within the jurisdiction of the SCAQMD; and


(d) Setting Aside Offsets for Use by a POEGF

Following demonstration of the conditions identified in paragraph (c)(1), the associated POEGF may submit a request for the setting aside of offsets needed for permitting the approved projects to the EO.

(1) A request by an LPOEU for setting aside offsets will be approved by the EO in the form of a letter provided that:
(A) All ERCs, offsets, and credits available from all other sources including those already held by the contracted EGF are first exhausted;

(B) The requirements of Rule 1315 are met, including that the cumulative set aside offsets requested under all SCAQMD rules will not cause or contribute to the exceedance of the applicable Projections of Cumulative Net Emission Increases pursuant to Rule 1315; and,

(C) After accounting for all offsets set aside, including those for Rule 1304.2 – California Public Utilities Commission-Regulated Electrical Generating Facility Fee for Use of SOx, PM10 and NOx offsets, the SCAQMD’s internal offset accounts will have a minimum balance of 50 pound per day (lb/day) of SOx, 420 lb/day of PM10 and 3,000 lb/day of NOx offsets for Rule 1309.1 – Priority Reserve and Rule 1304 – Exemptions.

(2) In the event that the requested amount of offsets for set aside by an LPOEU exceed the amount of offsets available, the EO will set aside the maximum amount of offsets that meet the requirements specified in paragraph (d)(1).

(3) The EO will post the amount of offsets set aside pursuant to paragraph (d)(1) from SCAQMD’s internal offset accounts on a quarterly basis on the SCAQMD website and account for all such offsets set aside in the Preliminary and Final Determinations of Equivalency in accordance with Rule 1315.

(4) In the event that the LPOEU fails to meet the conditions of paragraph (c)(1) for any reason, the associated LPOEU shall notify the EO within 30 days. The EO will release such offsets set aside for other authorized uses pursuant to Rule 1315.

(e) Conditions for the Use of Set Aside Offsets by a POEGF

Offsets set aside in accordance with the provisions of this subdivision will be debited from the SCAQMD’s internal offset accounts prior to the issuance of the Permit to Construct to the owner or operator of a POEGF identified in this subdivision subject to the following conditions for use:

(1) The owner or operator of the POEGF shall submit a good faith effort letter signed by a Responsible Official certifying that reasonable efforts have been
undertaken by the owner or operator to secure, on the open market, the
quantity of ERCs required pursuant to the ERC requirements of Rule 1303;

2) The owner or operator of the POEGF shall demonstrate compliance with
the California Environmental Quality Act (CEQA) as follows:
   (A) For facilities with greater than or equal to 50 MW generation, the
       necessary licensing shall be completed by the California Energy
       Commission (CEC), or
   (B) For facilities with less than 50 MW generation, the applicable lead
       agency shall prepare the appropriate CEQA document for adoption
       or certification;

3) The owner or operator of the POEGF shall remit either the Set-Aside Offset
   Reservation Deposit Fee or the Single Payment Offset Fee, in accordance
   with subdivision (g);

4) Any permit application for which the requested set aside offsets are needed
   is deemed complete, pursuant to Rule 210 – Applications;

5) The POEGF must be in compliance with all other applicable requirements
   pursuant to Regulation XIII;

6) Any set aside offsets that are not used by the POEGF will remain in the
   SCAQMD’s internal offset accounts for future use; and,

7) Set aside offsets will be available for the facility or any successors for a
   period not to exceed 36 months from the confirmation date of the set aside
   identified pursuant to paragraph (d)(2), after which the set aside will be
   cancelled, and any remitted set aside offset fees will be forfeited. Following
   cancellation, the EO will release any set aside offsets for other authorized
   uses pursuant to Regulation XIII. The EO may approve a request for an
   extension of the set aside period by up to an additional 24 months for the
   specified POEGF project MW, provided a written request is received by the
   EO prior to the expiration of the initial 36 month period.

(f) Restrictions on the Use of SetAside Offsets by a POEGF

Set aside offsets provided by the SCAQMD for use by a POEGF pursuant to the
provisions of this rule are subject to the following restrictions:

1) Set aside offsets may only be utilized by the POEGF to which they are
   provided and only for the life of the POEGF from Commencement of
   Operation of the associated unit(s) until operations completely cease and all
associated permits are surrendered or have expired and are no longer
reinstateable; and

(2) Set aside offsets are not any form of property, and may not be sold, leased,
transferred, or subject to any lien, pledge, or voluntary or involuntary
hypothecation or transfer, and shall not be assets in bankruptcy, for purposes
of taxation, or in any other legal proceeding.

Notwithstanding the foregoing, any offsets set aside for use and subsequent use of
such offsets, by any POEGF pursuant to this rule will not be affected by a valid
Change of Operator pursuant to Rule 301 – Permitting and Associated Fees.

(g) POEGF Set Aside Offset Fees

Any POEGF owner or operator using offsets from SCAQMD internal offset
accounts shall pay the Offset Fee (Fi), calculated pursuant to paragraph (g)(1), for
each pound of pollutant (i), for which the SCAQMD provides offsets. This fee may
be paid on an annual basis, or as a single payment, at the election of the owner or
operator, in accordance with the provisions of paragraph (g)(2).

(1) Offset Fee Determination

The Offset Fee (Fi), for specific pollutant (i), will be calculated by
multiplying the pollutant specific Annual Payment Offset Fee Rate (Ri) or
Single Payment Offset Fee Rate (Li) in Table A, as applicable, by the
potential to emit level of any new unit, or by the increase in permitted
potential to emit of any Increased Capacity of an existing unit, for pollutant
(i), in pounds per day. The offset fee determination is governed by
equations in Table B and subparagraphs (g)(1)(A), (g)(1)(B) and (g)(1)(C).

<table>
<thead>
<tr>
<th>Pollutant Offset (i)</th>
<th>Annual Payment Offset Fee Rate (Ri) ($ per lb/day-year)*</th>
<th>Single Payment Offset Fee Rate (Li) ($ per lb/day)**</th>
</tr>
</thead>
<tbody>
<tr>
<td>SO\textsubscript{x}**</td>
<td>3,344</td>
<td>83,617</td>
</tr>
<tr>
<td>PM\textsubscript{10}</td>
<td>4,206</td>
<td>105,118</td>
</tr>
<tr>
<td>NO\textsubscript{x}**</td>
<td>3,371</td>
<td>84,274</td>
</tr>
</tbody>
</table>

* The Annual Payment and Single Payment Offset Fee Rates Ri and Li will be
adjusted annually by the same CPI factor as determined for Rule 320 –
Automatic Adjustment Based on Consumer Price Index for Regulation III fees,
and pursuant to Health and Safety Code Section 40510.5. The rates published
in Table A are for FY 2016 - 2017 and are valid through June 30, 2017;
however, in all cases the fee rate in effect on the due date determined in accordance with paragraph (g)(2) as applicable, will be used.

** Not for use as RECLAIM trading credits, pursuant to Regulation XX – Regional Clean Air Incentives Market (RECLAIM).

**TABLE B
Pollutant Specific POEGF Offset Fee Determination**

<table>
<thead>
<tr>
<th>Fee Description</th>
<th>Fee (Fi) Calculation</th>
<th>Payment Due Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Annual Payment Option</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Set Aside Offset Reservation Deposit (Ri)</td>
<td>(Ri) x PTE\text{NEWi}*</td>
<td>[1]</td>
</tr>
<tr>
<td>First Year of Commenced Operations (Ri)</td>
<td>(Ri) x PTE\text{NEWi}*</td>
<td>[2]</td>
</tr>
<tr>
<td>Continuing Operation</td>
<td>(Ri) x PTE\text{NEWi}*</td>
<td>[3]</td>
</tr>
<tr>
<td>Single Payment Option</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Single Payment</td>
<td>(Li) x PTE\text{NEWi}*</td>
<td>[1]</td>
</tr>
</tbody>
</table>

[1] Payment under the Annual Payment Option for the Set Aside Offset Reservation Deposit Fee and under the Single Payment Option for the Single Payment Offset Fee are due prior to the issuance of the Permit to Construct, or prior to the issuance of the Permit to Operate for an Increased Capacity of an existing unit, pursuant to paragraph (g)(2).

[2] Payment of the First Year of Commenced Operations Offset Fee is due following Commencement of Operation, either on or before the anniversary of the issuance of the Permit to Construct or on or before the anniversary of the issuance of the Permit to Operate for an Increased Capacity of an existing unit, for the portion of the total permitted MW capacity that commenced operation, pursuant to clause (g)(2)(A)(ii).

[3] Payment of the Continuing Operation Offset Fee is due subsequent to the First Year of Commenced Operations Offset Fee payment, either annually on or before the anniversary of the issuance of the Permit to Construct or annually on or before the anniversary of the issuance of the Permit to Operate for an Increased Capacity of an existing unit, for the portion of the total permitted MW capacity that commenced operation, pursuant to clause (g)(2)(A)(iii).

* PTE\text{NEWi} is the permitted potential to emit of any new units or increase in permitted potential to emit of any Increased Capacity of an existing unit, for pollutant (i), in pounds per day, less ERCs, offsets or any other credits available, determined in accordance with subparagraph (g)(1)(C).

(A) Annual Fee Determination

A POEGF owner or operator choosing the annual payment option shall pay a Set Aside Offset Reservation Deposit Fee, the First Year
of Commenced Operations Offset Fee, and the Continuing Operation Offset Fee, in an amount equal to the Offset Fee (Fi) under the annual payment option, determined in accordance with the following formula:

Offset Fee (Fi) = (Ri) x PTE\textsubscript{NEW\textit{i}}

Where:

\begin{align*}
\text{Fi} &= \text{Offset Fee for pollutant (i)} \\
\text{Ri} &= \text{Table A, Annual Offset Fee Rate for pollutant (i), in terms of dollars per pound per day per year} \\
\text{PTE}\textsubscript{NEW\textit{i}} &= \text{Permitted potential to emit for pollutant (i), in pounds per day, pursuant to subparagraph (g)(1)(C)}
\end{align*}

(B) Single Payment Fee Determination

A POEGF owner or operator choosing the single payment option shall pay a one-time Offset Fee (Fi), determined in accordance with the following formula:

Offset Fee (Fi) = (Li) x PTE\textsubscript{NEW\textit{i}}

Where:

\begin{align*}
\text{Fi} &= \text{Offset Fee for pollutant (i)} \\
\text{Li} &= \text{Table A, Single Payment Offset Fee Rate for pollutant (i), in terms of dollars per pound per day} \\
\text{PTE}\textsubscript{NEW\textit{i}} &= \text{Permitted potential to emit for pollutant (i), in pounds per day, pursuant to subparagraph (g)(1)(C)}
\end{align*}

(C) Portion of the Total Potential to Emit Eligible for Offsets

The portion of the total potential to emit eligible for offsets will be based on the total amount of the permitted potential to emit corresponding to the total MW capacity for which the Permit to Construct is being issued for any new units, or total amount of the permitted potential to emit of the Increased Capacity of any existing units, for pollutant (i), in pounds per day, less ERCs, offsets or any other credits available to the POEGF outside of SCAQMD internal offset accounts. The permitted potential to emit will be calculated pursuant to Rule 1303 – Requirements, except that to the extent allowed under the provisions of both this rule and Rule 1306 – Emission Calculations, offsets procured pursuant to this rule may be
used to satisfy the Required Offset requirements of Rule 1306, and the ERC requirements of Rule 1303, as applicable.

(2) Offset Fee Payment Schedule

The Offset Fee payment schedule under an annual payment option is specified in subparagraph (g)(2)(A). The Offset Fee payment schedule under a single payment option is specified in subparagraph (g)(2)(B).

(A) Annual Fee Payment Schedule

A POEGF owner or operator choosing the annual payment option shall pay a Set Aside Offset Reservation Deposit Fee, the First Year of Commenced Operations Offset Fee, and the Continuing Operation Offset Fee, determined pursuant to subparagraph (g)(1)(A) and due in accordance with the following:

(i) Set Aside Offset Reservation Deposit Fee

The Set Aside Offset Reservation Deposit Fee is due prior to the issuance of the Permit to Construct, or prior to the issuance of the Permit to Operate for an Increased Capacity of an existing unit, as a one-time initial payment.

(ii) First Year of Commenced Operations Offset Fee

The First Year of Commenced Operations Offset Fee is the initial annual payment for the portion of the total permitted MW capacity that commenced operation over the previous 12 months prior to the due date, pursuant to the following:

(I) The due date shall be on either: the first anniversary of the issuance of the Permit to Construct following Commencement of Operation; or, on the first anniversary of the issuance of the Permit to Operate for an Increased Capacity of an existing unit following Commencement of Operation.

(II) A portion of the offset Set Aside Offset Reservation Deposit Fee, remitted in accordance with clause (g)(2)(A)(i), in an amount proportional to the ratio of the actual MW that commenced operation during the previous 12 months prior to the due date, to the total permitted MW, will be credited towards the First Year of Commenced Operations Offset Fee payment for the portion of the total MW commencing
operation. The Set Aside Offset Reservation Deposit Fee may not be credited towards annual fee payments subsequent to this First Year of Commenced Operations Offset Fee payment for this portion of the total MW commencing operation.

(iii) Continuing Operation Offset Fee
Following remittance of the First Year of Commenced Operations Offset Fee in accordance with clause (g)(2)(A)(ii), the Continuing Operation Offset Fee is due annually, on either: the anniversary of the issuance of the Permit to Construct, or the anniversary of the issuance of the Permit to Operate for an Increased Capacity of an existing unit, each year, for the portion of the total permitted MW capacity that has commenced operation.

(B) Single Payment Fee Payment Schedule
A POEGF owner or operator choosing the single payment option shall pay a one-time Offset Fee, determined in accordance with subparagraph (g)(1)(B), due prior to the issuance of the Permit to Construct, or prior to the issuance of the Permit to Operate for an Increased Capacity of an existing unit.

(C) Switching from the Annual Payment to the Single Payment Option
The owner or operator of a POEGF that has elected the annual fee payment option may switch to the single payment option by submitting a written request, signed by the Responsible Official, to the EO. The amount of the single payment offset fee due will be based on offset fee rates applicable on the date the written request for the change in payment method is submitted to the EO. The sum of any remitted annual payment offset fees prior to the submittal of a request for change to a single payment option will be credited towards the single payment offset fee amount due.

(h) Application Cancellation and Refund
If the POEGF owner or operator, following payment of offset fees in accordance with subdivision (g), submits a written request signed by a Responsible Official to cancel either a Permit to Construct application prior to Commencement of Construction or an application to modify a Permit to Operate for an Increased
Capacity prior to the Commencement of Operation of the affected modified units, the EO will release the associated offsets pursuant to this rule for other authorized uses pursuant to Rule 1315, and:

(1) if the annual payment option was chosen pursuant to subparagraph (g)(2)(A), then there will be no refund and no future annual payments due; or

(2) if the single payment option was chosen pursuant to subparagraph (g)(2)(B) then the amount paid, less the amount equal to the Set Aside Offset Reservation Deposit Fee determined in accordance with subdivision (g), will be refunded.

(i) Permit Cancellation or Modification and Refund

If the POEGF owner or operator, following payment of offset fees in accordance with subdivision (g), submits a written request signed by a Responsible Official to cancel an issued Permit to Construct or modify an issued Permit to Construct to limit the maximum generation capacity, the EO will release the associated offsets for other authorized uses pursuant to Rule 1315, and:

(1) if the annual payment option was chosen pursuant to subparagraph (g)(2)(A), then there will be no refund and no future payments due; or

(2) if the constructed MW capacity for which the Permit to Construct was issued is built out in multi-year phases, prior to commencing construction of any phase, an owner or operator of a POEGF can request that the EO modify the associated permit to limit the maximum monthly or annual generation capacity, and:

(A) if the annual payment option was chosen pursuant to subparagraph (g)(2)(A), then there will be no refund and any subsequent offset fee payment subject to this rule will be based on the resultant approved Potential to Emit (PTE), pursuant to subparagraph (g)(1)(A) and clauses (g)(2)(A)(ii) and (g)(2)(A)(iii); or,

(B) if the single payment option was chosen pursuant to subparagraph (g)(2)(B) then, for the corresponding reduction in offsets, the amount paid, less the amount equal to the Set Aside Offset Reservation Deposit Fee determined in accordance with subdivision (g), will be refunded.
(j) Failure to Pay Fees
If the owner or operator of a POEGF fails to pay any offset fee required pursuant to this rule within thirty (30) days after the due date, any associated permit will expire and no longer be valid, unless such offsets are replaced by an equivalent amount of ERCs by the owner or operator. Any such permit may be reinstated within sixty (60) days following expiration by making full payment of the applicable fees owed plus an additional 50% of the applicable fees owed.

(k) Use of Offset Fee Proceeds
(1) Except as provided in paragraph (k)(2), offset fee proceeds paid pursuant to this rule will be deposited in an SCAQMD special fund account and will be used to obtain emission reductions consistent with the needs of the Air Quality Management Plan. Priority will be given to funding air quality improvement projects in impacted surrounding communities where the POEGF project is located and in Environmental Justice Areas.
(2) Up to 8% of the Offset Fee proceeds, deposited in a restricted fund account, may be used by the EO to cover administrative costs related to implementation of this rule.

(l) Severability
If any provision of this rule is held by judicial order to be invalid, or invalid or inapplicable to any person or circumstance, such order shall not affect the validity of the remainder of this rule, or the validity or applicability of such provision to other persons or circumstances.