



SOUTHERN CALIFORNIA
EDISON[®]

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REQUEST FOR OFFERS
for
RESOURCE ADEQUACY
for the
2019 DEMAND RESPONSE
AUCTION MECHANISM PILOT
(“DRAM 4 RFO”)

DRAM RFO
Participant Instructions
January 25, 2018

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ATTACHMENT A. DRAM RFO Documents and Descriptions

IMPORTANT – QUALIFICATION CRITERIA:

Offerors must adhere to the eligibility criteria as set forth in Article Three of these RFO participant instructions (“RFO Instructions”) in order to be considered for selection pursuant to this DRAM RFO.

IMPORTANT – COMMUNICATIONS/INDEPENDENT EVALUATOR:

The primary method for exchange of information or documents concerning the DRAM RFO, including any such exchange concerning the preparation or submission of Offers to SCE, will be via the DRAM RFO email address at DRAMRFO@sce.com.

In accordance with the requirements set forth in D.14-12-024 and Resolution E-4728, SCE has engaged an independent evaluator to evaluate and report on the DRAM RFO (“Independent Evaluator”), including the evaluation, selection, and negotiation process for the DRAM RFO. The Independent Evaluator will review all Offers and **must be copied on all communications** between SCE and Offerors.

Merrimack Energy Group, Inc. is the Independent Evaluator for the DRAM RFO and can be reached at waynejoliver26@gmail.com.

IMPORTANT – LOCATION OF RFO MATERIALS:

Throughout these RFO Instructions are explanations and references to certain forms, documents, and offer submittal resources (“RFO Materials”).

Attachment A to these RFO Instructions contains a listing of all RFO Materials described throughout these RFO Instructions.

ARTICLE ONE. GENERAL INFORMATION.

1.01 Introduction.

Southern California Edison (“SCE”) is issuing this Request for Offers (referred to herein as the “RFO” or “DRAM RFO”) to solicit offers (“Offers”) from Sellers (“Offerors”) providing Resource Adequacy (“RA”) benefits from demand response resources to SCE under a standard, non-negotiable purchase agreement (“DRAM Agreement”) for execution in accordance with these RFO Instructions. If Offeror is deemed eligible by SCE to submit an Offer, any such Offer submitted by Offeror is a binding Offer subject only to SCE's acceptance, in SCE's sole discretion, and cannot be withdrawn by Offeror.

SCE is administering this RFO to support the fourth year of the Demand Response Auction Mechanism (“DRAM”) Pilot. The DRAM RFO calls for SCE to procure Local, Flexible, and System Resource Adequacy (“RA”) using demand response resources (“DR” or “Demand Response Resources”). Additional RFO eligibility requirements are specified in Article Two of these RFO Instructions.

Subject to Offer pricing, as well as any other applicable cost and benefit, SCE seeks to purchase RA capacity up to its authorized budget of \$6 million within its service territory, with a minimum of 20% of RA MW capacity from Residential Customers (as defined in the DRAM Agreement) and up to the Simple Average August Capacity Bidding Price for each RA product, but not above the long term avoided cost of generation. RA product types include Local, Flexible, and System Capacity and applicable combinations.

All purchases will be made according to the terms and conditions set forth in the DRAM Agreement. These RFO Instructions set forth the procedures an Offeror must follow in order to participate in the RFO. Capitalized terms not defined in these RFO Instructions have the meanings ascribed to them in the DRAM Agreement or the current California Independent System Operator Corporation (“CAISO”) tariff and protocol provisions, including any current CAISO-published “Operating Procedures” and “Business Practice Manuals,” as amended or supplemented from time to time (the “CAISO Tariff”), as applicable.

The confidentiality provisions of these RFO Instructions and the Non-Disclosure Agreement limit Offerors’ ability to engage in communications with any other actual or potential participants in the RFO concerning this solicitation, Offers, and related matters. In the event that an Offeror desires to (a) act as a marketing agent for a third party, (b) act as a credit sleeve for a third party, or (c) otherwise act as an agent or representative of a third party, in each case with respect to any Offer in the RFO, such Offeror and the third party such Offeror is proposing to represent should contact SCE and seek a waiver or amendment of such confidentiality provisions, which SCE may or may not grant in its sole discretion. Such an Offeror and the third party such Offeror proposes to represent should be prepared to provide SCE with a written description of the proposed relationship between such parties and the proposed structure of their Offers. SCE reserves the right, in its sole discretion, to disqualify those Offerors that have not complied with the provisions of this paragraph.

1.02 DRAM Agreement.

Offerors may submit Offers to sell Product to SCE using the 2019 DRAM Agreement (the “DRAM Agreement”). The DRAM Agreement is non-negotiable and is available on the RFO website, the location of which is specified in the footer of these RFO Instructions (“RFO Website”). Accordingly, Offeror shall submit Offers assuming the costs of Offeror’s adherence to the provisions of the DRAM Agreement.

1.03 Document Conflicts.

In the event of any conflict between terms contained in the DRAM Agreement, these RFO Instructions, or the RFO Website, the conflict will be resolved by the following priority of documents:

- (1) The DRAM Agreement (as posted on the RFO Website)
- (2) These RFO Instructions
- (3) The Offer Sheet (as posted on the RFO Website).

Any DRAM Agreement executed by SCE and an Offeror as a result of this RFO is a “Final Agreement.” Notwithstanding the foregoing, the Final Agreement will have precedence over the RFO materials listed above.

1.04 SCE Affiliates.

SCE affiliates are permitted to participate in the RFO. Offeror must disclose whether or not it is an SCE affiliate by filling out the information on the RFO Offer Sheet available on the RFO website.

Customers with Prohibited Resources:

In accordance with D. 16-09-056, residential customers are prohibited from using Prohibited Resources¹ to reduce load during demand response events.

Non-residential customers are prohibited from using Prohibited Resources to reduce load during demand response events unless the use of Prohibited Resources is required for operational, health, or safety reasons. In this latter case, the amount of Product that the customer can provide will be reduced by the nameplate capacity of the Prohibited Resource (or, if the customer has multiple Prohibited Resources, by the sum of the nameplate capacity values from all Prohibited Resources on the site), regardless of whether the Prohibited Resource was actually used. DRPs must collect attestations from non-residential customers regarding such use of Prohibited Resources, store such attestations, and make them available upon request to the CPUC or SCE.

DRPs must be able to demonstrate to SCE how they are enforcing this Prohibited Resources prohibition and the consequences for non-compliance. The DRP shall provide any documentation reasonably necessary for SCE and/or the Commission to verify such enforcement and compliance, including but not limited to documentation

¹ See DRAM Agreement for definition of Prohibited Resources.

required by the Commission. In addition, DRPs must comply with any Prohibited Resource audit verification plan that is developed in accordance with D.16-09-056 and approved by the Commission.² More information on Prohibited Resources requirements is provided in Section 7.2(b)(v) of the DRAM Agreement.

ARTICLE TWO. PRODUCT SOLICITED.

2.01 Product.

In this RFO SCE is soliciting offers for RA benefits from Demand Response Resources (“Product”). Offers must specify whether the Product offered is a Proxy Demand Resource (“PDR”) or a Reliability Demand Response Resource (“RDRR”), and the Product must be eligible for inclusion in compliance filings with the CPUC. Further, each PDR specified by an Offeror must have a corresponding monthly Net Qualifying Capacity (“NQC”) value assigned to it by the CAISO for the portion of the January 2019 – December 2019 Resource Adequacy Compliance Period for which the offer is made. Offeror must designate whether the Product is a Residential Customer Product or not, as defined in the DRAM Agreement. The Product does not include energy or ancillary services.

ARTICLE THREE. ELIGIBILITY REQUIREMENTS.

3.01 Compliance

Offerors must comply with the requirements in these RFO Instructions. Offerors not complying with these requirements could be deemed ineligible and their Offers may not be considered.

3.02 RFO Changes

SCE, in its sole discretion, may change the terms, requirements and schedule of this RFO. Offerors should monitor the RFO Website for announcements regarding any updates or changes.

3.03 Offer Submission

SCE will only consider Offers that meet the Offer Submittal Deadline set forth in the DRAM RFO Schedule in Article Four below.

3.04 Bid Size/Duration Requirements

Each Offeror’s bid into the RFO must be at least 100 kW per month per PDR bid and 500 kW per month per RDRR bid. Larger offers must be offered in quantities rounded

²² A resolution adopting an audit verification plan or tariff language on prohibited resources in demand response has not yet been issued as of the date of issuance for this RFO, and will not be expected to be finalized prior to when bids are due. Thus, SCE will continue the exemption on the installation of additional interval metering for verification purposes.

to the nearest hundredth of a megawatt (ten kilowatts). A single bid may consist of multiple PDRs or multiple RDRRs, but cannot consist of both PDRs and RDRRs.

Each individual bid must not exceed 10 MW per month. However, a single Seller is not prohibited from submitting multiple bids that total more than 10 MW per month.

The Delivery Period(s) for the Product will be no earlier than January 2019 and no later than December 2019. Each bid must contain a minimum of one month of delivery and must include delivery during the month of August for each year in which a bid is offered.

The Offer Sheet must contain a Monthly Quantity (MW) to no greater than two decimal places and Contract Price (\$/kW-mo) for each applicable Showing Month (as defined in the DRAM Agreement) and includes Scheduling Coordinator Service costs in the Contract Price.

Each Offeror may submit no more than 20 bids.

3.05 Location Requirements

Each PDR/RDRR and each service account registered for the PDR(s)/RDRR(s) used to deliver the Product must be located within SCE's service territory (SCE DLAP).

ARTICLE FOUR. SUPPLIER DIVERSITY.

Offerors are only required to meet the eligibility requirements set forth above in Article Three of these RFO Instructions. However, SCE encourages women, minority, disabled veteran, lesbian, gay, bisexual and/or transgender owned business enterprises ("Diverse Business Enterprise") to participate in the DRAM RFO. To be considered a Diverse Business Enterprise, Offeror must provide a copy of a valid certificate that verifies the Diverse Business Enterprise status of the firm and meet certain requirements. Information on SCE's supplier diversity program can be found on SCE's website, www.sce.com. Follow these links: www.sce.com>Partners & Vendors>Buying & Selling>Supplier Diversity.

ARTICLE FIVE. DRAM RFO PROCESS AND OFFER SUBMITTAL.

5.01 Schedule.

<i>Date</i>	<i>DRAM RFO Event</i>
Thursday, January 25, 2018	DRAM RFO Launch
Thursday, February 1, 2018 10 AM – 12 PM (Noon) Pacific Prevailing Time	DRAM RFO Pre-Bid Web Conference
Tuesday, February 20, 2018 12 PM (Noon) Pacific Prevailing Time	Offer Submittal Deadline
Tuesday, February 27, 2018	Notification by SCE of any Offer non-conformances (“Request to Cure”)
Tuesday, March 6, 2018	Offeror deadline to clear Offer non-conformances (“Cure Deadline”)
Friday, March 23, 2018	SCE Notification of award

The milestones enumerated immediately above are described in detail throughout the remainder of this Article.

SCE reserves the right to revise any DRAM RFO event date or any submittal requirement. Offerors are responsible for monitoring the RFO Website for updates and possible amendments to the RFO, the RFO Instructions or the solicitation process.

5.02 DRAM RFO Launch.

SCE posts these RFO Instructions, the DRAM Agreement and all other RFO Materials on the RFO Website.

5.03 DRAM RFO Bidder’s Conference.

SCE, PG&E and SDG&E will host a joint DRAM RFO Bidder’s Conference to discuss the RFO process:

Date and Time: Thursday, February 1, 2018 10:00 am, Pacific Prevailing Time

Webinar and Call-in information will be posted to the RFO website

5.04 Offer Submittal Deadline.

(1) Submittal Timing.

Each complete Offer, conforming exactly to these RFO Instructions, must be emailed to DRAMRFO@sce.com and waynejoliver26@gmail.com on or before the Offer Submittal Deadline. SCE will not accept Offers submitted after this deadline. SCE will only consider submissions that, as of the offer submittal deadline, constitute complete and conforming Offers; this includes submittal of all documents and completion of all forms explained herein and made available on the RFO website. Failure to provide the listed information may result in the Offer being deemed non-responsive and may disqualify the Offer from further consideration.

All forms submitted for consideration must be in their original formats, i.e., not converted to a Portable Document Format (PDF) with the exception of a signed Non-Disclosure Agreement (NDA). Hard copies of documents are not necessary. All emails to SCE must be less than 10 megabytes (MB) (inclusive of all attachments). SCE will not be responsible for documents received after the applicable due dates and times due to unsuccessful electronic delivery of such documents.

(2) Required Documents.

Offeror is required to download, complete and submit several documents as per the process described above:

- Non-Disclosure Agreement - Offeror is required to sign and submit to SCE, unless a current NDA is already on file with SCE.
- Offer Form – Offeror is required to fill out and submit to SCE
- Org Chart - Offeror is required to fill out and submit to SCE

Carefully follow the guidelines described in the Offer Sheet to submit complete and conforming Offers.

(3) Additional Information.

SCE may, in its sole discretion, request additional information from Offerors prior to selection.

5.05 Request To Cure

While processing Offers, should SCE encounter information that appears incorrect or requires clarification, SCE will notify the affected Offeror of the non-conformance by the Request to Cure date. Offeror will only be allowed to change fields that SCE has stated require revision(s). No changes will be allowed to any other fields.

5.06 Cure Deadline

Offerors will have until the Cure Deadline to respond to a Request to Cure. Responses to Requests for Cure may be accepted or rejected by SCE in its sole discretion.

5.07 SCE Notification of Award

This is the date upon which SCE will notify each Offeror regarding the selection status of each Offer. Shortly after notification, SCE will provide an executable DRAM Agreement for each selected Offer. Each DRAM Agreement will be populated with the Offer-specific information provided by Offeror. **Carefully review the executable/populated DRAM Agreement for any errors.**

For each executable DRAM Agreement, Offeror must return two executed originals of the DRAM Agreement signature page(s) to SCE by overnight delivery to the following address:

Southern California Edison
2244 Walnut Grove
G.O.1, Quad 1C
Rosemead, CA 91770
Attn: Gene Lee
626-302-3081

ARTICLE SIX. OFFER SUBMITTAL, SCREENING, AND VALUATION

6.01 Screening of Offers.

In order to be considered for selection in this RFO, the Offer must:

- (1) Meet the eligibility criteria set forth in Article Three of these RFO Instructions, and
- (2) Adhere to the submittal requirements set forth in Article Five of these RFO Instructions.

SCE will screen Offers on a “pass-fail” basis against these criteria and requirements.

For convenience, the criteria and requirements are listed immediately below in abbreviated form. Refer to Article Three and Article Five of these RFO Instructions for detailed criteria and requirements.

<input checked="" type="checkbox"/>	CRITERIA / REQUIREMENTS	REFERENCE
<input type="checkbox"/>	Offer submitted by Offeror Submittal Deadline	Article Five
<input type="checkbox"/>	Delivery period is no earlier than January 2019 and no later than December 2019; must contain >0 kW bid in August of each year that any bid is offered.	Article Three
<input type="checkbox"/>	A single bid is at least 100 kilowatts (kW) per Showing Month per PDR bid or 500 kW per RDRR and not more than 10 MW per month	Article Three
<input type="checkbox"/>	Offer Sheet must contain a Monthly Quantity (MW) to no greater than two decimal places and Contract Price (\$/kW-mo) for each applicable Showing Month.	Article Three
<input type="checkbox"/>	Required Submittal Documents	Article Five

6.02 Offer Evaluation Overview.

Respondents are responsible for the accuracy of all submitted material. SCE will evaluate conforming Offers using a quantitative assessment only.

(1) Quantitative Assessment.

SCE will perform a quantitative assessment of each conforming Offer following the procurement guidelines set forth in CPUC Decision D.16-09-056 (described below) and subsequently rank the Offers based on each Offer's benefit and cost relationship. Benefits are comprised of Resource Adequacy credit (Contract Quantity), while costs include the offered capacity price per kilowatt. Evaluation will consider the RA value in each month the DR is provided and will use relative value weights for each month, reflecting the value of RA throughout the year. The result of the quantitative analysis is a merit-order ranking of all conforming Offers.

In accordance with Energy Decision guidance, DRAM Offers will be selected according to the following method:

- i. Offers shall be ranked by NMV
- ii. Offers that provide Local Capacity will be deemed to have a greater value than System Capacity
- iii. Offers that provide Flexible Capacity will be deemed to have a greater value (Category 1 > Category 2 > Category 3) than those that do not provide Flexible Capacity
- iv. SCE shall select Offers up to the August Average Prices for System, Flex, and Local Capacity, or up to their authorized budget – whichever comes first. The average will be computed separately for each category (System, Flex, or Local) as follows per D.16-09-056
 - a) Exclude outlying offers in each category; then,
 - b) total all remaining August bid prices in each category, and
 - c) divide by the number of bids in each category.
- v. SCE may elect to not select an Offer if:
 - a) The Offer's price is above the long-term avoided cost of generation: \$113.20/kW-yr³

³ <http://www.cpuc.ca.gov/General.aspx?id=5267>

b) One or more of the monthly capacity prices of the Offer are outliers

c) SCE has already selected Offers up to their reliability cap, and cannot accept any more Offers composed of new RDRR customers

SCE shall make such exceptions in consultation with its Procurement Review Group and the Energy Division.

(2) Qualitative Assessment.

Although Offerors are required to submit answers to several questions regarding the qualitative attributes of their Offers, these answers will not be given any weight in the final selection process in this RFO.

(3) Exclusion of Bids

Consistent with other procurement programs, SCE reserves the right to exclude bids that are clear outliers, or where there is evidence of market manipulation. SCE shall make such exceptions in consultation with its Procurement Review Group and the Energy Division.

ARTICLE SEVEN. APPLICANT'S ACKNOWLEDGEMENTS; WAIVERS AND RESERVATION OF RIGHTS; REPRESENTATIONS, WARRANTIES AND COVENANTS.

By submitting an Offer to SCE pursuant to the DRAM RFO, the Offeror acknowledges the following:

7.01 SCE's Rights.

SCE reserves the right to modify any dates and terms specified in these RFO Instructions, in its sole discretion and at any time without notice and without assigning any reasons and without liability of Edison International, SCE or any of their subsidiaries, affiliates or representatives.

7.02 SCE's Acceptance of Offers.

SCE will not be deemed to have accepted any Offer, and will not be bound by any term thereof, unless and until authorized representatives of SCE and Seller execute a DRAM Agreement and other required agreements.

7.03 Expenses in Event of Termination by SCE.

In the event that the DRAM RFO is terminated by SCE, each participant will be responsible for expenses it incurs as a result of its participation in the RFO.

7.04 Waived Claims.

By submitting an Offer, Offeror knowingly, voluntarily, and completely waives any rights under statute, regulation, state or federal constitution or common law to assert any claim, complaint or other challenge in any regulatory, judicial or other forum, including without limitation, the CPUC (except as expressly provided below), the FERC, the Superior Court of the State of California (“State Court”) or any United States District Court (“Federal Court”) concerning or related in any way to this RFO or these RFO Instructions, including all documents incorporated by reference therein and exhibits, attachments, and appendices attached thereto (“Waived Claims”).

Offeror further expressly acknowledges and consents that if it asserts any Waived Claim at the CPUC, FERC, State Court or Federal Court, or otherwise in any forum, to the extent that Offeror’s Offer has not already been disqualified, SCE is entitled to automatically disqualify this Offer from further consideration in the RFO or otherwise, and further, SCE may elect to terminate the RFO.

By submitting an Offer, Offeror further agrees that the sole forum in which Offeror may assert any challenge with respect to the conduct or results of the RFO is the CPUC. Offeror further agrees that:

- (1) The sole means of challenging the conduct or results of the RFO is a complaint filed under Article 3, Complaints and Commission Investigations, of Title 20, Public Utilities and Energy, of the California Code of Regulations;
- (2) The sole basis for any such protest shall be that SCE allegedly failed in a material respect to conduct the RFO in accordance with these RFO Instructions; and
- (3) The exclusive remedy available to Offeror in the case of such a protest shall be an order of the CPUC that SCE again conduct any portion of the RFO that the CPUC determines was not previously conducted in accordance with these RFO Instructions (including all documents incorporated by reference therein and exhibits, attachments, and appendices attached thereto).

Offeror expressly waives any and all other remedies, including, without limitation, compensatory and/or exemplary damages, restitution, injunctive relief, interest, costs and/or attorneys’ fees. Unless SCE elects to do otherwise in its sole discretion, during the pendency of such a protest the RFO and any related regulatory proceedings related to the RFO will continue as if the protest had not been filed, unless the CPUC issues an order suspending the RFO or SCE has elected to terminate the RFO.

Offeror further acknowledges and agrees that if Offeror asserts any Waived Claim, SCE shall be entitled to seek immediate dismissal of Offeror’s claim, complaint or other challenge, with prejudice, by filing a motion to dismiss (or similar procedural device) supported by the language in this section and that Offeror will not challenge or oppose such a request for dismissal.

Offeror further acknowledges and agrees that if it asserts any Waived Claim, and if SCE successfully has that claim dismissed or transferred to the CPUC, Offeror shall pay SCE's full costs and expenses incurred in seeking such dismissal or transfer, including reasonable attorneys' fees.

7.05 Offeror's Representations, Warranties and Covenants.

- (1) By submitting an Offer, Offeror agrees to be bound by the conditions of the RFO, and makes the following representations, warranties, and covenants to SCE, which representations, warranties, and covenants shall be deemed to be incorporated in their entirety into each of Offeror's Offers:
 - Offeror has read, understands and agrees to be bound by all terms, conditions and other provisions of these RFO Instructions;
 - Offeror has had the opportunity to seek independent legal and financial advice of its own choosing with respect to the RFO and these RFO Instructions, including the submittal forms and documents listed in these RFO Instructions which are posted on the RFO Website;
 - Offeror warrants herein that the Contract Price includes all Offeror's costs of adhering to the provisions of the Standard DRAM Agreement ;
 - Offeror has obtained all necessary authorizations, approvals and waivers, if any, required by Offeror to submit its Offer pursuant to the terms of these RFO Instructions and to enter into a DRAM Agreement with SCE;
 - Offeror's Offer complies with all Applicable Laws;
 - Offeror has not engaged, and covenants that it will not engage, in any communications with any other actual or potential Offeror in the RFO concerning this solicitation, price terms in Offeror's Offer, or related matters and has not engaged in collusion or other unlawful or unfair business practices in connection with the RFO;
 - Any Offer submitted by Offeror is subject only to SCE's acceptance, in SCE's sole discretion; and
 - The information submitted by Offeror to SCE in connection with the RFO and all information submitted as part of any Offer is true and accurate as of the date of Offeror's submission. Offeror also covenants that it will promptly update such information upon any material change thereto.
- (2) By submitting an Offer, Offeror acknowledges and agrees:
 - That SCE may rely on any or all of Offeror's representations, warranties, and covenants in the RFO (including any Offer submitted by Offeror);

- To the non-disclosure terms and obligations in the DRAM RFO Non-Disclosure Agreement (“NDA”) posted on the RFO Website and incorporated herein by reference;
 - That SCE may disclose information as set forth in Section 7.06 of these RFO Instructions and the NDA;
 - That in SCE’s evaluation of Offers pursuant to the RFO, SCE has the right to disqualify an Offeror that is unwilling or unable to meet any other requirement of the RFO, as determined by SCE in its sole discretion.
- (3) BY SUBMITTING AN OFFER, OFFEROR HEREBY ACKNOWLEDGES AND AGREES THAT ANY BREACH BY OFFEROR OF ANY OF THE REPRESENTATIONS, WARRANTIES AND COVENANTS IN THESE RFO INSTRUCTIONS SHALL CONSTITUTE GROUNDS FOR IMMEDIATE DISQUALIFICATION OF SUCH OFFEROR, IN ADDITION TO ANY OTHER REMEDIES THAT MAY BE AVAILABLE TO SCE UNDER APPLICABLE LAW, AND DEPENDING ON THE NATURE OF THE BREACH, MAY ALSO BE GROUNDS FOR TERMINATING THE RFO IN ITS ENTIRETY.

7.06 Reporting and Public Disclosure of Information.

By participating in the DRAM RFO, each Offeror acknowledges and expressly authorizes SCE to publicly disclose the following information as required by the CPUC:

- (1) Names of the sponsor companies that submitted Offers into SCE’s DRAM RFO;
- (2) Number of Offers received from each sponsor company;
- (3) Number of Offers and respective sizes received and selected by SCE;

7.07 Good Faith Dealings.

It is expected that the Parties will act in good faith in their dealings with each other with respect to this RFO.

**ATTACHMENT A
DRAM RFO DOCUMENTS AND DESCRIPTIONS**

RFO DOCUMENT	DESCRIPTION
RFO Instructions	Instructions governing the DRAM RFO
Offer Form	Excel spreadsheet in which Offeror inputs information for SCE's valuation of Offers
2019 Demand Response Auction Mechanism Resource Purchase Agreement (DRAM Agreement)	Standard agreement that is to be executed with each selected Offer in this DRAM RFO
Organizational Chart	Offeror Organizational Chart (e.g., parent company and affiliates)
Non-Disclosure Agreement	Governs confidentiality terms related to the DRAM RFO
Customer Migration Matrix	SCE Demand Response Program Customer Migration to participate in DRAM
Rule 24	SCE Rule 24 for Direct Participation
Scheduling Coordinator RFI Information Packet	Results of Scheduling Coordinator RFI
