

**BEFORE THE PUBLIC UTILITIES COMMISSION  
OF THE STATE OF CALIFORNIA**

Order Instituting Rulemaking to Implement )  
Portions of AB117 Concerning Community )  
Choice Aggregation )

Rulemaking 03-10-003  
(October 2, 2003)

**MOTION TO ACCEPT FILING EXCEEDING PAGE LIMITATION REGARDING  
REPLY COMMENTS OF LOCAL POWER ON PROPOSED DECISION RESOLVING  
PHASE 1 ISSUES ON PRICING AND COSTS ATTRIBUTABLE TO COMMUNITY  
CHOICE AGGREGATORS AND RELATED MATTERS**

November 24, 2004

Paul Fenn, AM  
Local Power  
4281 Piedmont Avenue  
Oakland, CA 94611  
510 451 1727  
paulfenn@local.org

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Local Power  
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Oakland, CA 94611

November 24, 2004

Administrative Law Judge Kim Malcolm  
505 Van Ness Ave.  
San Francisco, CA 94102-3298

Judge Malcolm,

Local Power requests that the Commission accept its November 23, 2004 filing in R.03-10-003, which being eleven (11) pages long exceeds the five (5) page page limitation placed on Reply Comments in this proceeding. We were unaware of the space limitation rule until being informed of it this morning.

Alternately, as other parties (Comments of SDG&E on the Proposed Decision of Kim Malcolm, November 18, 2004) have recently resorted to employment of a single-spaced format in order to conform with the Commission's space limitation rules, Local Power is willing to resubmit our reply comments in single-spaced format.

Acceptance of Local Power's double-spaced 11 page document will not prejudice any party in this proceeding.

Respectfully submitted,

Paul Fenn, AM  
Executive Director  
Local Power  
4281 Piedmont Avenue  
Oakland, CA 94611  
[paulfenn@local.org](mailto:paulfenn@local.org)  
510 451 1727

**CERTIFICATE OF SERVICE BY ELECTRONIC MAIL**

I, the undersigned, state that I am a citizen of the United States and am employed in the City of Oakland, California; that I am over the age of eighteen (18) years and not a party to the within cause; and that my business address is 4281 Piedmont Avenue, Oakland, California 94611.

On the 24th day of November 2004, I caused service of:

**MOTION TO ACCEPT FILING EXCEEDING PAGE LIMITATION REGARDING  
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to be made by EMAIL upon the parties or their attorneys of record for R.03-10-003. I declare under penalty of perjury that the foregoing is true and correct. Dated in Oakland, California, this 24th day of November, 2004.

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**R.03-10-003**  
Email Service List  
November 23, 2004

sesco@optonline.net, dnorris@sppc.com,  
dhuard@manatt.com,  
pucservice@manatt.com,  
rberliner@manatt.com,  
susan-munves@santa-monica.org,  
cmlong@earthlink.net,  
cmlong@earthlink.net,  
matt\_gorman@ci.pomona.ca.us,  
Jennifer.Shigekawa@sce.com,  
mgorman@agclawfirm.com,  
pszymanski@sempra.com,  
pszymanski@sempra.com,  
srahon@semprautilities.com,  
apeters@semprautilities.com,  
mnelson@electric.com, dorth@krcd.org,  
jzr@cpuc.ca.gov, joe.como@sfgov.org,  
freedman@turn.org, mflorio@turn.org,  
fsmith@sfwater.org, scasey@sfwater.org,  
dgrueneich@gralegal.com,  
jlondon@gralegal.com, scarter@nrdc.org,  
jtobin@mofo.com,  
lgk2@pge.com, pxo2@pge.com,  
lindseyhowdowning@dwt.com,  
hgolub@nixonpeabody.com,  
hgolub@nixonpeabody.com,  
cmb3@pge.com, sww9@pge.com,  
steven@moss.net, cjml1@pge.com,  
phanschen@mofo.com, jackp@calpine.com,  
jerry1@abag.ca.gov, paulfenn@local.org,  
swentworth@oaklandnet.com,  
cwootencohen@earthlink.net,  
rschmidt@bartlewells.com,  
sberlin@mccarthyllaw.com,  
jstone@ci.manteca.ca.us,  
brbarkovich@earthlink.net,  
gferris@ski-kirkwood.com,  
pstoner@lgc.org, smith@braunlegal.com,  
blaising@braunlegl.com,  
lmh@eslawfirm.com,  
etiedemann@kmtg.com,

jdalessi@navigantconsulting.com,  
dhammer@trinitycounty.org, dan@meek.net,  
shastie@navigantconsulting.com,  
ttschamler@kema-xenergy.com,  
stacy.aguayo@apses.com,  
dsaul@solel.com,  
jnielsen@promoenergy.com,  
curtis.kebler@gs.com,  
klatt@energyattorney.com,  
douglass@energyattorney.com,  
case.admin@sce.com,  
case.admin@sce.com,  
akbar.jazayeri@sce.com,  
mward@sempra.com,  
ehull@ci.chula-vista.ca.us,  
willieg@ci.chula-vista.ca.us,  
liddell@energyattorney.com,  
mshames@ucan.org,  
apeters@semprautilities.com,  
scott.anders@sdenenergy.org,  
centralfiles@semprautilities.com,  
jleslie@luce.com, kjk@kjkammerer.com,  
jskillman@prodigy.net, sredelfs@krcd.org,  
norman.furuta@navy.mil,  
chris@emeter.com,  
difellman@fellmanlaw.com,  
john.p.hughes@sce.com,  
mhyams@sfwater.org, dbachrach@nrdc.org,  
docket-control@gralegal.com,  
jmckinney@thelenreid.com,  
jefflohrmann@renewableenergyinc.com,  
leora@newsdata.com, cem@newsdata.com,  
chrishilen@dwt.com,  
jarmstrong@gmsr.com,  
matt\_sullivan@emcorgroup.com,  
irene@igc.org,  
mfeldman@resourcedecisions.net,  
jim@prudens.com, pvh1@pge.com,  
peter@ci.concord.ca.us,  
RochmanM@spurr.org, andy@askaff.com,

mroush@ci.pleasanton.ca.us,  
philippe.auclair@mirant.com,  
ramonag@ebmud.com,  
spierce@ebmud.com, mrw@mrwassoc.com,  
jgalloway@ucsusa.org,  
ndesnoo@ci.berkeley.ca.us,  
sruark@co.marin.ca.us,  
timrosenfeld@earthlink.net,  
rita@ritanortonconsulting.com,  
emahlon@ecoact.org,  
bmcc@mccarthylaw.com, chrism@mid.org,  
chris\_k@cornerstoneconsulting.biz,  
Mwoods@mrwlawcorp.com,  
rmccann@umich.edu,  
blaising@braunlegal.com,  
JMcMahon@navigantconsulting.com,  
kemery@navigantconsulting.com,  
spinkerton@navigantconsulting.com,  
vfleming@navigantconsulting.com,  
steveng@destrategies.com,  
mclaughlin@braunlegal.com,  
mclaughlin@braunlegal.com,  
dgeis@dolphingroup.org,  
dhouck@energy.state.ca.us,  
kshea@dolphingroup.org,  
kdw@woodruff-expert-services.com,  
tgerman@lmlaw.net, karen@klindh.com,  
rfp@eesconsulting.com, omh@cpuc.ca.gov,  
amy@cpuc.ca.gov, cxc@cpuc.ca.gov,  
ctd@cpuc.ca.gov, dil@cpuc.ca.gov,  
jlo@cpuc.ca.gov,  
jlt@cpuc.ca.gov, jf2@cpuc.ca.gov,  
kdw@cpuc.ca.gov, kim@cpuc.ca.gov,  
lrm@cpuc.ca.gov,  
ljt@cpuc.ca.gov, scr@cpuc.ca.gov,  
sro@cpuc.ca.gov, txb@cpuc.ca.gov,  
andrew@simpsonpartners.com,  
cmcdonald@navigantconsulting.com,  
alo@cpuc.ca.gov,  
hmohamme@energy.state.ca.us,  
jtachera@energy.state.ca.us,  
gbell@water.ca.gov,  
jslee@water.ca.gov, jpacheco@water.ca.gov