August 9, 2019

To the Santa Barbara Board of County Supervisors,

The Clean Coalition fully supports the ambitious renewable energy goals set by the Board and the cities of Goleta and Carpinteria. Achieving 100% renewable procurement (in Goleta) and reducing the County emissions levels by 50% of 1990 levels by 2030 will certainly require taking multiple large and progressive steps in a very short period of time. We applaud the comprehensive Strategic Energy Plan (SEP) written by County staff and Optony as a first step towards securing Santa Barbara’s clean energy future. The Clean Coalition advocates that the board approve the SEP, emphasizing a few key directives so that staff may ensure timely and effective implementation of Phase One and Phase Two recommended actions. Amending, approving, and implementing the Year One and Year Two action plans as soon as possible is essential to catalyze renewable energy development within the Goleta Load Pocket.

With the recent fires and subsequent mudslides, southern Santa Barbara County has proven to be both disaster prone and transmission vulnerable. In a 70-mile stretch of California coastline from Point Conception to Lake Casitas, called the Goleta Load Pocket (GLP), there are only two transmission lines, which both run on the exact same transmission towers through tens of miles of mountainous terrain that is rated at the highest fire risk level - resulting in the GLP being extremely vulnerable to transmission outages, including during Public Safety Power Shutoffs (PSPS). The GLP’s single point of interconnection to the transmission system exists at the Goleta Substation, and as indicated, if one of the transmission lines goes out, the second and only other transmission line will go out too; and the GLP will completely lose the source of vast majority of the energy that serves it. While there are several distribution lines
routed along the coast through Carpinteria that can be energized in the case of a transmission outage, they would not provide enough electricity to power the entire area. As outlined by the Clean Coalition’s Goleta Load Pocket Community Microgrid Initiative, 200 MW of solar and 400 MWh of energy storage need to be interconnected with the GLP in order to provide the GLP 100% resilience against a complete transmission outage. This can be achieved through the construction of solar on built environments (rooftops, parking lots, and parking structures). Although 200 MW of solar sounds daunting, it represents just five times the amount of solar that is currently installed in the region, and the Clean Coalition has assessed that 200 MW of additional solar will require 7% of the commercial-scale solar siting potential on GLP rooftops, parking lots, and parking structures - assuming all 200 MW of solar is sited on built environments, which is being very conservative, since some solar will definitely be deployed on residential rooftops, and some will potentially be deployed on open ground as well.

With respect to the 400 MWh of energy storage, Southern California Edison has already proposed to deploy 280MWh of energy storage from their Local Capacity Requirements solicitation process, accounting for 70% of the 400MWh needed. Reaching these targets has become more urgent given the announcement by Southern California Edison (SCE) that the first PSPS in the Santa Barbara County region occurred on September 7th. As a region subject to planned outages and frequent natural disasters, improving energy resilience is essential to ensuring the safety and quality of life for Santa Barbara County residents.

The Clean Coalition has several recommendations that go beyond the Strategic Energy Plan to catalyze local opportunities for the siting and installation of renewable energy and energy storage within the GLP, as delineated in the following pages.

**Changing the definition of “Utility-Scale Solar”**

One of the easiest barriers that the County can fix in streamlining the solar development is to correct the definition of Utility-Scale Solar so that it does not include solar on built environments like rooftops, parking lots, and parking structures – regardless of whether the projects are interconnected behind-the-meter (BTM) or front-of-meter (FOM). The County’s current definition of Utility-Scale Solar currently includes FOM solar on built environments, which preempts such projects from participating in certain market opportunities through SCE and/or Monterey Bay Community Power (MBCP), including Feed-In Tariff (FIT) and community solar opportunities. Importantly, solar on built environments are exempted from the

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1 Link for the Clean Coalition’s Goleta Load Pocket Community Microgrid Initiative: [https://clean-coalition.org/community-microgrids/goleta-load-pocket/](https://clean-coalition.org/community-microgrids/goleta-load-pocket/)
California Environmental Quality Act (CEQA) through automatic negative declarations, and Santa Barbara County’s currently flawed Utility-Scale Solar definition is the only one the Clean Coalition has ever encountered that includes any type of solar on built environments. Additionally, this one simple definitional change can be done quickly and avoid the certain delay in implementing the SEP recommendation for a Phase Two ordinance that redefines Utility-Scale Solar to include CEQA-challenged, ground-based solar throughout the County.

- The Clean Coalition agrees with the assessment in the SEP and is strongly in favor of amending the definition of Utility-Scale Solar to not include solar developments on any type of built environment (rooftops, parking lots, and parking structures), regardless of project size.
  - The new definition would need to be changed in two places, the Land Use Development Code and the other in the Comprehensive Plan (Land Use Element).

Amending the Coastal Zoning Ordinance
The SEP made it quite clear that the Naval Exclusion Zone that covers the entire coastline in the Santa Barbara County is an obstacle for any type of renewable projects near the coast, including offshore wind projects.

- Allow the construction of solar on built environments to proceed without a Coastal Development Permit (CDP), provided the project in question is compliant with all other provisions of the county code.
  - There should be no restrictions relating to: on-site consumption, Net Energy Metering (NEM), Virtual Net Energy Metering (VNEM), or community solar programs.
- Amend the Coastal Zone Ordinance to allow for onshore and offshore wind projects to be approved by the county, dependent on approval of a Coastal Development Permit (CDP).
  - Currently both onshore and offshore oil and natural gas projects are allowed (under Division 9 of the Coastal Zone Ordinance); hence, there is no reason why wind projects should not also be approved.
  - Apply pressure to the appropriate bodies to grant exceptions to the Naval Exclusion Zone in the Point Conception area of the GLP, which has excellent wind resources.

The Goleta Load Pocket Community Microgrid as a fundamental component of the EAP
The Clean Coalition agrees that it is of paramount importance that the County develop an Energy Assurance Plan (EAP) with contingency plans for PSPS and actual disasters like fires, debris flows, and
earthquakes that cause a transmission outage. The SEP did a great job making the EAP an immediate priority, so the Clean Coalition wants to provide some recommendations to help guide this process effectively.

- Develop an EAP that centers around the GLP Community Microgrid Initiative goals, including the development of 200MW of solar and 400 MWh of storage within the GLP, as a fundamental component to secure energy resilience for the region.
- Consider methods to apply pressure to the CCA to promote renewables-driven microgrids to help unleash the potential of resilient renewable energy throughout the GLP.
- Pressure Southern California Edison to install grid isolating switches throughout the GLP.
  - The SEP identifies that during the Thomas Fire, the Ellwood peaker plant was unable to provide energy because of technical issues. If proper grid isolating switches were in place, this would have not been the case. Of course, the Ellwood peaker needs to be replaced with solar and storage, but the need for proper grid isolating switches remains the same.
- Prioritize resilience for all energy planning. This should include pressuring SCE to focus on resilience in the GLP and the CCA to roll out programs for local renewables and other distributed energy resources.
  - Importantly, resilience must be properly valued and compensated.

Getting Municipal Properties in Play

The County should prioritize considering municipal properties for renewable resilient backup power. Since it has sole jurisdiction, it can act quickly.

- As part of this Solar Siting Survey, the county should consider solar+storage opportunities for all municipal facilities.
  - The SEP mentions that in the South County alone, the County is in the process of completing an energy efficiency audit of over 50 buildings, covering 823,000 square feet; these buildings should be evaluated for solar and storage at the same time.

Implementing a Feed-in Tariff²

² Explanation of a Feed-in Tariff
https://clean-coalition.org/feed-in-tariffs/
The SEP mentions the concept of a Feed-in Tariff (FIT) as a mechanism to effectively deploy solar in the description of six of the sites it identified. The Clean Coalition supports the creation of a FIT for unleashing solar and solar+storage on built environments because FITs provide a standardized, long-term, guaranteed contract that allows commercial-scale projects to sell power to the local utility or other load-serving entity like CCAs.

- Push both SCE and the CCA for a FIT design that includes a Market Responsive Pricing mechanism and a Dispatchability Adder.
  - Market Responsive Pricing allows subsequent contract prices to adjust based on market response to pricing of current contracts—ensuring that energy is procured at the lowest possible prices without the gross inefficiencies associated with commercial-scale solar and solar+storage. This ensures project development success while protecting ratepayers.
  - A dispatchability adder is a fixed ¢/kilowatt-hour (kWh) capacity bonus on top of the FIT rate to attract energy storage that make renewable energy fully dispatchable.

- Pressure SCE to create a Feed-in Tariff for critical facilities within the Goleta Load Pocket. This would reduce cost barriers associated with participating in any solicitation processes, which preempt commercial-scale projects due to the $150k minimum average costs per MW of participating in solicitation processes—with a very high probability of no award (note that SCE has never selected a renewable energy project in the GLP through a solicitation process).
  - Push the CCA to allow establish a FIT as identified in the SEP.

Solar Siting Potential

The small number of solar sites identified in the SEP is a fraction of the solar siting potential on built environments in the GLP. In a Solar Siting Survey that the Clean Coalition completed for the City of San Diego, over 500 MW were specifically identified on built environments with siting potential of at least one MW or greater. The siting potential was estimated at a multiple GW if the minimum project size were lowered to 100 kW, which would be consistent with commercial-scale projects in the GLP. Understanding potential sites for solar energy on both municipal buildings as well as private locations is essential to translating the SEP into the economic development of local renewables throughout the County.

3 Link to the Clean Coalition Solar Siting Survey for the City of San Diego: https://clean-coalition.org/solar-siting-survey-san-diego/
• The Board should amend Phase One of the SEP by calling for a technical Solar Siting Survey that would identify all solar siting opportunities of at least 100 kW on built environments within the Goleta Load Pocket.
  ○ The Clean Coalition estimates that the 200MW of additional Solar needed to fulfill 100% resilience to the GLP Community Microgrid from transmission grid outages will only require 7% of the total siting potential on commercial-scale built environments.

Permitting for Solar, Storage, and Solar+Storage Projects
The Clean Coalition also wants to highlight issues surrounding the permitting of standalone solar or storage projects, as well as solar+storage projects. Outrageously long waiting periods and the expensive costs associated with solar+storage permitting are two of the main obstacles preventing the renewable potential throughout Santa Barbara County from being unleashed.

• Prioritize the SEP solutions in Phase Two, calling for an independent commission made up of neighboring Authorities Having Jurisdiction (AHJs) and members of the local solar+storage industry to determine proper guidelines.
• Pre-approve any Electric Vehicle Charging Infrastructure (EVCI) projects in addition to reducing permitting costs associated with them.
• Pre-approve any project on a built environment, especially if it meets certain criteria determined by this new commission.
Until this step can be achieved, expedite permitting procedures (currently the SEP mentions the County takes around ten days, but according to state guidelines, should only take between one and three days).

- Properly utilize online platforms to improve the permitting process for all clean energy projects, not just storage projects as was suggested in the SEP.
- Study in greater detail – as recommended in the SEP – a virtual inspection system, and extend this to projects of any size on built environments.

Wind Energy Projects

- Immediately approve the 98 MW Strauss Wind Project.
  - The Strauss Wind Project is in the same location as the previously approved Lompoc Wind Project (approved in 2009).
  - The new developer has cut the number of turbines in half while also reducing the impact to local oak trees by almost 90%.
  - The project would also be among the top ten tax contributors in the County.
- Consider the Point Conception Offshore Wind Project and barriers to approving it.

The Clean Coalition would like to thank Optony and the County for the hard work they have put into creating the SEP, and we firmly believe that approving it is the first of many important steps. The County is in dire need of more renewable energy and renewables-driven resilience. The few key amendments delineated above will greatly enhance the favorable outcomes of the SEP implementation for Santa Barbara County. We strongly encourage the Board of Supervisors to direct County staff to begin planning for Phase One and Phase Two by prioritizing accordingly. The Clean Coalition is appreciative of
the importance that public input has played throughout the SEP’s development, and emphasizes that any future steps – whether that is an amendment of the SEP or the planning and implementation of Phase One and Phase Two - should involve the continued engagement of proper stakeholders.

Sincerely,

Craig Lewis
Clean Coalition Founder and Executive Director