 Introduced by Assembly Member Skinner

February 19, 2010

An act to amend Section 25302 of the Public Resources Code, and to amend Sections 454.3, 9615, and 9620 of, and to add Chapter 7.7 (commencing with Section 2835) to Part 2 of Division 1 of, the Public Utilities Code, relating to energy.

LEGISLATIVE COUNSEL’S DIGEST

AB 2514, as introduced, Skinner. Energy storage systems.

Under existing law, the Public Utilities Commission (CPUC) has regulatory authority over public utilities, including electrical corporations, as defined. The existing Public Utilities Act requires the CPUC to review and adopt a procurement plan for each electrical corporation in accordance with specified elements, incentive mechanisms, and objectives. The existing California Renewables Portfolio Standard Program (RPS program) requires the CPUC to implement annual procurement targets for the procurement of eligible renewable energy resources, as defined, for all retail sellers, including electrical corporations, community choice aggregators, and electric service providers, but not including local publicly owned electric utilities, to achieve the targets and goals of the program.

The existing Warren-Alquist State Energy Resources Conservation and Development Act establishes the State Energy Resources Conservation and Development Commission (Energy Commission) and requires it to undertake a continuing assessment of trends in the consumption of electricity and other forms of energy and to analyze the social, economic, and environmental consequences of those trends.
and to collect from electric utilities, gas utilities, and fuel producers and wholesalers and other sources, forecasts of future supplies and consumption of all forms of energy. Existing law requires the Energy Commission, beginning November 1, 2003, and every 2 years thereafter, to adopt an integrated energy policy report which includes an assessment and forecast of system reliability and the need for resource additions, efficiency, and conservation.

Existing law requires that each local publicly owned electric utility serving end-use customers to prudently plan for and procure resources that are adequate to meet its planning reserve margin and peak demand and operating reserves, sufficient to provide reliable electric service to its customers. That law additionally requires the utility, upon request, to provide the Energy Commission with any information the Energy Commission determines is necessary to evaluate the progress made by the local publicly owned electric utility in meeting those planning requirements, and requires the Energy Commission to report the progress made by each utility to the Legislature, to be included in the integrated energy policy reports. Under existing law the governing body of a local publicly owned electric utility is responsible for implementing and enforcing a renewables portfolio standard for the utility that recognizes the intent of the Legislature to encourage renewable resources, while taking into consideration the effect of the standard on rates, reliability, and financial resources and the goal of environmental improvement.

This bill would require each electrical corporation and local publicly owned electric utility, commencing January 1, 2014, to procure new energy storage systems, as defined, that are sufficient to provide specified percentages of the utility’s average peak electrical demand using stored energy that was generated during offpeak periods of electrical demand (energy storage portfolio). The bill would additionally require each electrical corporation and local publicly owned electric utility, commencing January 1, 2011, to implement a 5-year program to employ distributed thermal, mechanical, or electrochemical energy storage systems to maximize shifting of electricity use for air-conditioning and refrigeration from peak demand periods to offpeak periods. The bill would require each electrical corporation and local publicly owned electric utility to develop plans to meet the energy storage portfolio procurement requirements and to report certain information to the Energy Commission. The bill would make an electrical corporation or local publicly owned electric utility liable for civil penalties of $5,000 to $25,000 per day for each day in which it
failed to comply with certain requirements added by the bill. The bill would require the Energy Commission to include certain information relative to energy storage systems in the integrated energy policy report, commencing with the report to be made by November 1, 2011. The bill would make other technical, nonsubstantive revisions to existing law.

Under existing law, a violation of the Public Utilities Act or any order, decision, rule, direction, demand, or requirement of the CPUC is a crime.

Because certain of the provisions of this bill require action by the CPUC to implement, a violation of these provisions would impose a state-mandated local program by creating a new crime. Because certain of the bill’s requirements are applicable to local publicly owned electric utilities, the bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for specified reasons.


The people of the State of California do enact as follows:

SECTION 1. Section 25302 of the Public Resources Code is amended to read:

25302. (a) Beginning November 1, 2003, and every two years thereafter, the commission shall adopt an integrated energy policy report. This integrated report shall contain an overview of major energy trends and issues facing the state, including, but not limited to, supply, demand, pricing, reliability, efficiency, and impacts on public health and safety, the economy, resources, and the environment. Energy markets and systems shall be grouped and assessed in three subsidiary volumes:

(1) Electricity and natural gas markets.
(2) Transportation fuels, technologies, and infrastructure.
(3) Public interest energy strategies.

(b) The commission shall compile the integrated energy policy report prepared pursuant to subdivision (a) by consolidating the analyses and findings of the subsidiary volumes in paragraphs (1), (2), and (3) of subdivision (a). The integrated energy policy report
shall present policy recommendations based on an indepth and
integrated analysis of the most current and pressing energy issues
facing the state. The analyses supporting this integrated energy
policy report shall explicitly address interfuel and intermarket
effects to provide a more informed evaluation of potential tradeoffs
when developing energy policy across different markets and
systems.
(c) The integrated energy policy report shall include an
assessment and forecast of system reliability and the need for
resource additions, efficiency, and conservation that considers all
aspects of energy industries and markets that are essential for the
state economy, general welfare, public health and safety, energy
diversity, and protection of the environment. This assessment shall
be based on determinations made pursuant to this chapter.
(d) Beginning November 1, 2004, and every two years thereafter,
the commission shall prepare an energy policy review to update
analyses from the integrated energy policy report prepared pursuant
to subdivisions (a), (b), and (c), or to raise energy issues that have
emerged since the release of the integrated energy policy report.
The commission may also periodically prepare and release
technical analyses and assessments of energy issues and concerns
to provide timely and relevant information for the Governor, the
Legislature, market participants, and the public.
(e) (1) For purposes of this subdivision, “energy storage
system” has the same meaning as in Section 2835.1 of the Public
Utilities Code.
(2) Beginning November 1, 2011, and every two years thereafter,
the energy policy review prepared by the commission, pursuant
to subdivision (d), to update the integrated energy policy report,
shall do all of the following:
(A) Identify, evaluate, and recommend the best technologies
and locations in the state for energy storage systems to achieve
the purposes set forth in subdivision (a) of Section 2837.
(B) Evaluate the potential capacity and benefits of energy
storage systems to the electrical transmission and distribution
grid.
(C) Identify and recommend locations where the interconnection
costs for energy storage systems located on the transmission and
distribution grid would be minimized.
(f) In preparation of the report, the commission shall consult with the following entities: the Public Utilities Commission, the Office of Ratepayer Advocates, the State Air Resources Board, the Electricity Oversight Board, the Independent System Operator, the Department of Water Resources, the California Consumer Power and Conservation Financing Authority, the Department of Transportation, and the Department of Motor Vehicles, and any federal, state, and local agencies it deems necessary in preparation of the integrated energy policy report. To assure collaborative development of state energy policies, these agencies shall make a good faith effort to provide data, assessment, and proposed recommendations for review by the commission.

(g) The commission shall provide the report to the Public Utilities Commission, the Office of Ratepayer Advocates, the State Air Resources Board, the Electricity Oversight Board, the Independent System Operator, the Department of Water Resources, the California Consumer Power and Conservation Financing Authority, and the Department of Transportation. For the purpose of ensuring consistency in the underlying information that forms the foundation of energy policies and decisions affecting the state, those entities shall carry out their energy-related duties and responsibilities based upon the information and analyses contained in the report. If an entity listed in this subdivision objects to information contained in the report, and has a reasonable basis for that objection, the entity shall not be required to consider that information in carrying out its energy-related duties.

(h) The commission shall make the report accessible to state, local, and federal entities and to the general public.

SEC. 2. Section 454.3 of the Public Utilities Code is amended to read:

454.3. The commission may, after a hearing, approve an increase of from one-half of 1 percent to 1 percent in the rate of return otherwise allowed an electrical corporation on its electric plant for investment by the corporation in facilities meeting one of the following requirements:

(a) The facility is designed to generate electricity from a renewable resource, including, but not limited to, solar energy, geothermal steam, wind, and hydroelectric power at new or existing
dams; the facility is subject to Resources Agency review of its environmental impacts and determination that the facility is environmentally acceptable; its capital costs, when added to its costs of operation and maintenance, result in a cost of electricity generated over the useful life of the facility less than that of electricity generated by existing facilities utilizing nuclear power or fossil fuel; and the facility is used and useful.

(b) The facility is capable of meeting the then applicable environmental pollution standards; its capital costs, when added to its costs of operation and maintenance, result in a cost of electricity generated over the useful life of the facility less than that of electricity generated by existing facilities utilizing nuclear power or fossil fuel; and the facility is used and useful.

(c) The facility is experimental and is, in the determination of the commission, reasonably designed to improve or perfect technology for the generation of electricity from renewable resources or to more efficiently utilize other resources in a manner which will decrease environmental pollution from and lower the costs of the electricity generated.

(d) The facility is an “energy storage system,” as defined in Section 2835.1, and serves at least one of the purposes identified in subdivision (a) of Section 2837.

SEC. 3. Chapter 7.7 (commencing with Section 2835) is added to Part 2 of Division 1 of the Public Utilities Code, to read:

Chapter 7.7. Energy Storage Systems

2835. The Legislature finds and declares all of the following:

(a) Greatly expanded energy storage systems are necessary to enable electrical corporations and local publicly owned electric utilities to integrate increased amounts of renewable energy resources into the electrical transmission and distribution grid in a manner that minimizes emissions of greenhouse gases and reduces costs to ratepayers.

(b) Additional energy storage systems are necessary to make full and efficient use of the significant additional amounts of variable, intermittent, and offpeak electrical generation from wind and solar energy that will be entering the California power mix on an accelerated basis.
(c) Expanded use of energy storage systems can reduce costs to ratepayers by avoiding or deferring the need for new fossil-fuel powered peaking powerplants and avoiding or deferring distribution and transmission system upgrades and expansion of the grid.

(d) Expanded use of energy storage systems will reduce the use of electricity generated from fossil-fuels to meet peak-load requirements on days with high electricity demand and can avoid or reduce the use of electricity that was generated by high carbon-emitting electrical-generating facilities during those high electricity demand periods. This will have substantial co-benefits from reduced emissions of criteria pollutants.

(e) Use of energy storage systems to provide the ancillary services otherwise provided by fossil-fueled generating facilities will reduce emissions of carbon dioxide and criteria pollutants.

(f) There are significant barriers to obtaining the benefits of energy storage systems including inadequate evaluation of the use of energy storage to integrate renewable energy resources into the transmission and distribution grid through long-term electricity resource planning, lack of recognition of technological and marketplace advancements, and inadequate statutory and regulatory support.

2835.1. For purposes of this chapter, the following terms have the following meanings:

(a) “Energy storage portfolio” means those requirements for an electrical corporation or local publicly owned electric utility to procure new energy storage systems established pursuant to Section 3836.

(b) (1) “Energy storage system” means commercially available technology that is capable of absorbing energy, storing it for a period of time, and thereafter dispatching the energy. An “energy storage system” may have any of the characteristics in paragraph (2), is required to accomplish one of the purposes in paragraph (3), and is required to meet at least one of the characteristics in paragraph (4).

(2) An “energy storage system” may have any of the following characteristics:

(A) Be either centralized or distributed.

(B) Be either owned by an electrical corporation or local publicly owned electric utility, a customer of an electrical corporation or
local publicly owned electric utility, or a third party, or is jointly
owned by two or more of the above.

(3) An “energy storage system” shall either reduce emissions
of greenhouse gases, reduce demand for peak electrical generation,
or improve the reliable operation of the electrical transmission or
distribution grid.

(4) An “energy storage system” shall, without substantial
reliance on fossil fuels, do one of the following:

(A) Use electromechanical, electrochemical, or electrothermal
processes to store energy for delivery as electricity to the
transmission or distribution grid at a later time.

(B) Store thermal energy either for use to generate electricity
at a later time, or for direct use for heating or cooling at a later
time in a manner that avoids the need to use electricity at that time.

(c) “New” means, in reference to an energy storage system, a
system that is installed and first becomes operational after January
1, 2011.

(d) “Offpeak” means, in reference to electrical demand, a period
that is not within a peak demand period.

(e) “Peak demand period” means a period of high daily, weekly,
or seasonal demand for electricity. The peak demand period for a
particular utility will vary by season and climatic conditions, and
may vary by areas within the utility’s service territory depending
upon possible transmission constraints. The peak demand period
for an electrical corporation shall be determined, or approved, by
the commission and shall be determined, or approved, for a local
publicly owned electric utility, by its governing body. Nothing in
this definition limits the authority of the commission or of a
governing body to designate and provide differing treatment to
superpeak demand periods and shoulder demand periods if those
designations and differentiations are consistent with the purposes
of this chapter.

2835.2. (a) The commission may vary the requirements of this
chapter for an electrical corporation with 75,000 or fewer customer
connections, as the circumstances warrant.

(b) The requirements of this chapter apply to a local publicly
owned electric utility with more than 75,000 customer connections.
For a local publicly owned electric utility with 75,000 or fewer
customer connections, the governing body of the utility may vary
the requirements of this chapter, as the circumstances warrant.
(c) Each electrical cooperative shall adopt a policy for employing energy storage systems for the utility.

2836. Each electrical corporation and local publicly owned electric utility shall procure, through ownership or a contractual right to purchase electricity from a customer or third party, new energy storage systems that are sufficient to provide the following percentages of electrical demand:

(a) (1) On or before January 1, 2014, and continuing through December 31, 2019, the utility shall procure new energy storage systems that are sufficient to provide at least 2.25 percent of the utility’s average peak electrical demand over the previous five years, using stored energy that was generated during offpeak periods of electrical demand.

(2) The energy storage system procurement requirement shall be calculated on a calendar year basis. For example, for the calendar year January 1, 2014, to December 31, 2014, the energy storage portfolio procurement requirement shall be calculated based upon the five year period commencing January 1, 2009, and ending December 31, 2013. For the calendar year January 1, 2015, to December 31, 2015, the energy storage portfolio procurement requirement shall be calculated based upon the five-year period commencing January 1, 2010, and ending December 31, 2014.

(b) (1) On or before January 1, 2020, and continuing through December 31, 2024, the utility shall procure new energy storage systems that are sufficient to provide at least 5 percent of the utility’s average peak electrical demand over the previous five years, using stored energy that was generated during offpeak times of electrical demand.

(2) The energy storage system procurement requirement shall be calculated on a calendar year basis.

(c) Commencing January 1, 2012, each electrical corporation and local publicly owned electric utility shall implement a five-year program to employ distributed thermal, mechanical, or electrochemical energy storage systems to maximize shifting of electricity use for air-conditioning and refrigeration from peak demand periods to offpeak periods. The program shall, at a minimum, implement the actions identified in the plans required, for an electrical corporation, by Section 2837.2, and for a local publicly owned electric utility, by paragraph (2) of subdivision (f) of Section 9615.
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2836.2. (a) The commission shall develop a program to use energy storage systems to achieve all feasible, cost-effective air-conditioning and refrigeration load shifting in new and existing facilities. The purposes of the program shall include reducing electricity demand during peak demand periods and reducing emissions of oxides of nitrogen so as to mitigate adverse ozone and other air quality impacts.

(b) Each electrical corporation shall implement the program by January 1, 2016.

2837. Each electrical corporation’s renewable energy procurement plan, prepared and approved pursuant to Article 16 (commencing with Section 399.11) of Chapter 2.3 of Part 1, shall do all of the following:

(a) Require the utility to procure new energy storage systems that are sufficient to allow the electrical corporation to meet the energy storage portfolio procurement requirements of Section 2836. Each of the attributes that an energy storage system would provide shall be considered and valued when determining if a proposed energy storage system is cost effective. The plan shall address the acquisition and use of energy storage systems in order to achieve the following purposes:

(1) Integrate intermittent generation from eligible renewable energy resources into the reliable operation of the transmission and distribution grid.

(2) Allow intermittent generation from eligible renewable energy resources to operate at or near full capacity at offpeak times.

(3) Eliminate the need for new fossil-fuel powered peaking generation facilities by using stored electricity to meet peak demand.

(4) Reduce purchases of electricity generation sources with higher emissions of greenhouse gases.

(5) Reduce transmission and distribution losses that occur when there is congestion on the grid.

(6) Reduce the demand for electricity during peak periods and achieve permanent load-shifting by using thermal storage to meet air-conditioning needs.

(7) Avoid or defer investments in transmission and distribution system upgrades.

(b) Consider and incorporate, where feasible, the Energy Commission’s evaluation of energy storage locations, technologies,
and benefits as identified in the most current Integrated Energy Policy Report prepared pursuant to subdivision (e) of Section 25302 of the Public Resources Code.

2837.2. Each electrical corporation’s procurement plan, prepared and approved pursuant to Section 454.5, shall include a program, to be implemented over the following five years, requiring the use of distributed thermal, mechanical, or electrochemical energy storage systems to maximize shifting of electricity use for air-conditioning and refrigeration from peak, to off-peak periods. The purposes of the program shall include reducing electricity demand during peak demand periods and reducing emissions of oxides of nitrogen so as to mitigate adverse ozone and other air quality impacts.

2838. (a) Each electrical corporation and each local publicly owned electric utility, by January 30, 2013, shall submit a report to the Energy Commission showing its progress toward complying with the energy storage portfolio. Each electrical corporation shall submit a copy of the report to the commission and the commission shall ensure that a copy of the report, with any confidential information redacted, is available either of the commission’s Internet Web site or upon an Internet Web site maintained by the electrical corporation that can be accessed from the commission’s Internet Web site.

(b) Each electrical corporation and each local publicly owned electric utility, by January 30, 2014, shall submit to the Energy Commission a report demonstrating that it has complied with the energy storage portfolio procurement requirements of subdivision (a) of Section 2836.

(c) Each electrical corporation and each local publicly owned electric utility, by January 30, 2020, shall submit to the Energy Commission a report demonstrating that it has complied with the energy storage portfolio procurement requirements of subdivision (b) of Section 2836.

(d) (1) The Energy Commission, within 60 days of receipt of a report required by subdivision (b) or (c), shall notify an electrical corporation or local publicly owned electric utility if the report fails to demonstrate compliance with the energy storage portfolio procurement requirements.

(2) An electrical corporation or local publicly owned electric utility receiving a notice of deficiency pursuant to paragraph (1),
within 60 days of receiving the notice of deficiency, shall submit an energy storage portfolio compliance plan to the Energy Commission setting forth a program for compliance with the energy storage portfolio within six months of the required date of submittal. The compliance plan shall, at a minimum, set forth standard terms and conditions of contracts of not less than 10 years’ duration, for procurement of energy storage systems, and provide for solicitations to procure the energy storage systems necessary to achieve compliance with the energy storage portfolio.

(3) The electrical corporation or local publicly owned electric utility that submitted a compliance plan shall comply with the applicable energy storage portfolio within six months from the required date of submittal and shall submit proof of compliance to the Energy Commission within 30 days of the expiration of the six-month period.

(e) Each electrical corporation shall submit a copy to the commission, of the reports to the Energy Commission required by subdivisions (a), (b), and (c), and any compliance plan submitted to the Energy Commission pursuant to paragraph (2) of subdivision (d). The commission shall ensure that a copy of the report or plan, with any confidential information redacted, is available either on the commission’s Internet Web site or upon an Internet Web site maintained by the electrical corporation that can be accessed from the commission’s Internet Web site.

(f) Each electrical corporation, by January 1, 2012, shall report to the Energy Commission the excess capacity levels, in kilowatts, of the substations and local distribution circuits on its electrical distribution system. The Energy Commission shall promptly make a summary of this information available to the public on its Internet Web site. Each electrical corporation shall at least annually, by January 1 of each year, update the information reported to the Energy Commission. The Energy Commission shall promptly make a summary of updated information available to the public on its Internet Web site.

2839. (a) An electrical corporation or local publicly owned electric utility shall be liable for civil penalties of five thousand dollars ($5,000) to twenty-five thousand dollars ($25,000) per day for each day in which it does any of the following:

(1) Fails to submit the report required by subdivision (a), (b) or (c) of Section 2838.
(2) Fails to submit an energy storage portfolio compliance plan required pursuant to paragraph (2) of subdivision (d) of Section 2838.

(3) Fails to comply with the energy storage portfolio within six months after the required date of submittal of a compliance plan, as required by paragraph (3) of subdivision (d) of Section 2838.

(4) Fails to remain in compliance with the energy portfolio standard requirements of subdivisions (a) and (b) of Section 2836.

(b) The civil penalties authorized by subdivision (a) may be imposed on an electrical corporation or local publicly owned electric utility by any court of competent jurisdiction in an action brought by the Attorney General.

(c) In determining the amount of civil penalties to impose, the court shall consider equitable factors including the extent of noncompliance, potential harm resulting from noncompliance, whether there are valid reasons for noncompliance that are beyond the control of the electric corporation or local publicly owned utility, and any good faith efforts to achieve compliance.

(d) Any civil penalties imposed on an electrical corporation pursuant to this section shall be the responsibility of the corporation’s shareholders and may not be recovered, directly or indirectly, in rates or otherwise passed along to the ratepayers of the utility.

SEC. 4. Section 9615 of the Public Utilities Code is amended to read:

9615. (a) Each local publicly owned electric utility, in procuring energy to serve the load of its retail end-use customers, shall first acquire all available energy efficiency and demand reduction resources that are cost effective, reliable, and feasible.

(b) On or before June 1, 2007, and by June 1 of every third year thereafter, each local publicly owned electric utility shall identify all potentially achievable cost-effective electricity efficiency savings and shall establish annual targets for energy efficiency savings and demand reduction for the next 10-year period. A local publicly owned electric utility’s determination of potentially achievable cost-effective electricity efficiency savings shall be made without regard to previous minimum investments undertaken pursuant to Section 385. A local publicly owned electric utility shall treat investments made to achieve energy efficiency savings and demand reduction targets as procurement investments.
(c) Within 60 days of adopting annual targets pursuant to subdivision (b), each local publicly owned electric utility shall
report those targets to the State Energy Resources Conservation and Development Energy Commission, and the basis for
establishing those targets.

(d) Each local publicly owned electric utility shall report annually to its customers and to the State Energy Resources
Conservation and Development Energy Commission. The report shall contain, but is not limited to, both of the following:

(1) Its investments in energy efficiency and demand reduction programs.

(2) A description of programs, expenditures, cost-effectiveness, and expected and actual energy efficiency savings and demand
reduction results.

(e) Each local publicly owned electric utility shall also annually develop and submit to the State Energy Resources Conservation and Development Energy Commission a report containing all of the following:

(1) The sources of funding for its investments in energy efficiency and demand reduction program investments.

(2) The methodologies and input assumptions used to determine cost-effectiveness.

(3) The results of an independent evaluation that measures and verifies the energy efficiency savings and reduction in energy
demand achieved by its energy efficiency and demand reduction programs.

(f) (1) Each local publicly owned electric utility, by January 1, 2011, shall develop and submit to the Energy Commission a
plan to procure new energy storage systems that are sufficient to allow the utility to meet the energy portfolio requirements of
subdivisions (a) and (b) of Section 2836. The plan shall address the acquisition and use of energy storage systems in order to
achieve the following purposes:

(A) Integrate intermittent generation from eligible renewable energy resources into the reliable operation of the transmission
and distribution grid.

(B) Allow intermittent generation from eligible renewable energy resources to operate at or near full capacity at offpeak times.
(C) Eliminate the need for new fossil-fuel powered peaking generation facilities by using stored electricity to meet peak demand.

(D) Reduce purchases of electricity generation sources with higher emissions of greenhouse gases.

(E) Reduce transmission and distribution losses that occur when there is congestion on the grid.

(F) Reduce the demand for electricity during peak periods and achieve permanent load-shifting by using thermal storage to meet air-conditioning needs.

(G) Avoid or defer investments in transmission and distribution system upgrades.

(2) Each local publicly owned electric utility, by January 1, 2011, shall develop and submit to the Energy Commission the utility’s plan setting forth a program, to be implemented over the following five years, requiring the use of distributed thermal, mechanical, or electrochemical energy storage systems to maximize shifting of electricity use for air-conditioning and refrigeration from peak demand periods to off-peak times pursuant to subdivision (c) of Section 2836. The purposes of the program shall include reducing electricity demand during peak demand periods and reducing emissions of oxides of nitrogen so as to mitigate adverse ozone and other air quality impacts.

(3) In developing and implementing the plans required by this subdivision, each of the attributes that an energy storage system would provide shall be considered and valued when determining if a proposed energy storage system is cost effective.

(4) Each local publicly owned electric utility, within one year of its issuance, shall consider and, where feasible, incorporate into the utility’s plans required by this subdivision, the Energy Commission’s evaluation of energy storage locations, technologies, and benefits as identified in the most current Integrated Energy Policy Report prepared pursuant to subdivision (e) of Section 25302 of the Public Resources Code.

(g) The State Energy Resources Conservation and Development Energy Commission shall include a summary of the information reported pursuant to subdivision (e) in the integrated energy policy report prepared pursuant to Chapter 4 (commencing with Section 25300) of Division 15 of the Public Resources Code. The State
Energy Resources Conservation and Development Commission shall also include, for each local publicly owned electric utility, a comparison of the local publicly owned electric utility’s annual targets established in accordance with this section, and the local publicly owned electric utility’s actual energy efficiency savings and demand reductions. If the State Energy Resources Conservation and Development Commission determines that improvements can be made in either the level of a local publicly owned electric utility’s annual targets to achieve all cost-effective, reliable, and feasible energy savings and demand reductions and to enable the local publicly owned electric utilities, in the aggregate, to achieve statewide targets established pursuant to Section 25310, or in meeting each local publicly owned electric utility’s annual targets, the State Energy Resources Conservation and Development Commission shall provide recommendations to the local publicly owned electric utility, the Legislature, and the Governor on those improvements.

SEC. 5. Section 9620 of the Public Utilities Code is amended to read:

9620. (a) Each local publicly owned electric utility serving end-use customers, shall prudently plan for and procure resources that are adequate to meet its planning reserve margin and peak demand and operating reserves, sufficient to provide reliable electric service to its customers. Customer generation located on the customer’s site or providing electric service through arrangements authorized by Section 218, shall not be subject to these requirements if the customer generation, or the load it serves, meets one of the following criteria:

(1) It takes standby service from the local publicly owned electric utility on a rate schedule that provides for adequate backup planning and operating reserves for the standby customer class.

(2) It is not physically interconnected to the electric transmission or distribution grid, so that, if the customer generation fails, backup power is not supplied from the electricity grid.

(3) There is physical assurance that the load served by the customer generation will be curtailed concurrently and commensurately with an outage of the customer generation.

(b) Each local publicly owned electric utility serving end-use customers shall, at a minimum, meet the most recent minimum planning reserve and reliability criteria approved by the Board of
Trustees of the Western Systems Coordinating Council or the Western Electricity Coordinating Council.

(c) Each local publicly owned electric utility shall prudently plan for and procure energy storage systems that are adequate to meet the requirements of Section 2836.

(d) A local publicly owned electric utility serving end-use customers shall, upon request, provide the State Energy Resources Conservation and Development Energy Commission with any information the State Energy Resources Conservation and Development Energy Commission determines is necessary to evaluate the progress made by the local publicly owned electric utility in meeting the requirements of this section.

(e) The State Energy Resources Conservation and Development Energy Commission shall report to the Legislature, to be included in each integrated energy policy report prepared pursuant to Section 25302 of the Public Resources Code, regarding the progress made by each local publicly owned electric utility serving end-use customers in meeting the requirements of this section.

SEC. 6. No reimbursement is required by this act pursuant to Section 6 of Article XIIIB of the California Constitution because a local agency or school district has the authority to levy service charges, fees, or assessments sufficient to pay for the program or level of service mandated by this act or because costs that may be incurred by a local agency or school district will be incurred because this act creates a new crime or infraction, eliminates a crime or infraction, or changes the penalty for a crime or infraction, within the meaning of Section 17556 of the Government Code, or changes the definition of a crime within the meaning of Section 6 of Article XIII B of the California Constitution.