

Q1: Is it correct to express the "Delivery Term Security" formula as follows:  
 $\$20 * 2 * [\text{expected annual generation (in MWh)}]$ , instead of what is in the RFP as below,  $\$20/\text{MWh} * 2 * [\text{expected annual generation}]$ ?

Yes, that formula yields the correct result also.

Q2: The PPA is silent on insurance requirements, please provide guidance, or will this be addressed following shortlist selection?

The PPA has no insurance requirements.

Q3: Please confirm to which contract term the 250 GWh max pertains. For example, is it "Contract Quantity"?

Yes, it is Contract Quantity.

Q4: To what degree does the model PPA need to be populated prior to bid submission?

Please mark up the model PPA to include all proposed modifications requested by bidder.

Q5: Is the maximum term for the 2013 RFO 15 years? There are discrepancies on the Project Description Form.

The maximum PPA term is 15 years. Apologies for any confusion, to the extent the Project Description Form is different than the RFO Document, please follow the RFO Document.

Q6: In the file "Appendix\_6.A.3\_\_2013\_RFO\_Bundled\_Pricing\_Form\_(Final)" there is a "project viability calculator" tab which is the same as the "calculator" tab in the "Appendix\_6.A.8\_2013\_RFO\_Project\_Viability\_Calculator\_(Final)" file. Do we need to fill out both tabs?

Yes.

Q7: For this RFO will SDG&E accept bids from projects in other trading zones such as NP15?

Yes, please see Section 1.0 of the RFO Document which explains the 3 categories of renewable energy.

Q8: Would you accept this project as is with its wind SGIA if we agreed to switch the technology from wind to solar, even though that requires additional time to make a material modification to the SGIA?

Once a bid is submitted you cannot modify or replace it. Switching technology would affect the delivery profile and would trigger a restudy at the WDAT/CAISO level.

Q9: Regarding section D: Eligibility, question 6, on the Project Description form. Is " facilities" used in this context in reference to existing facilities, facilities which will be built in the future, or other project assets? If it is the latter does the respondent have to own all project assets at the time of bidding?

"Facilities" can reference existing facilities, or facilities which will be built in the future. The respondent does not have to own all project assets at the time of bidding.

Q10: If a project has an existing PPA with SDG&E and the PPA expires prior to 2020, would SDG&E consider the proposal to extend the PPA eligible under this RFO?

Yes, as long as the extension fits within all the parameters of this RFO.

Q11: In the project description form there is a statement that says the following: "Respondent must own and operate the facility(ies) associated with the offer and be responsible for development, land acquisition, fuel supply source and transportation, permitting, financing, and construction for the facility(ies)" Is the statement referring to a date in the future when the project is operating? Or is it referring to owning the facility or entity now? If it's the latter and we don't currently own the entity which we plan

to submit an offer for, but do provide a separate agreement (or draft agreement) which allows us to acquire the entity once the bid is submitted, would this be acceptable?

At the time of bid submittal, there must be a binding agreement to own the facility on or before signing the PPA.