VALLEY CLEAN ENERGY ALLIANCE

Staff Report – Item 9

TO: Board of Directors

FROM: Mitch Sears, Chief Executive Officer

Yvonne Hunter, Legislative and Project Specialist Mark Fenstermaker, Pacific Policy Group (PPG)

SUBJECT: Draft 2026 Legislative and Regulatory Platform

DATE: November 13, 2025

RECOMMENDATION

Approve adoption of the draft 2026 Legislative and Regulatory Platform.

BACKGROUND/ANALYSIS

At the July 8, 2020 Board Meeting, the VCE Board of Directors adopted VCE's first legislative platform. Each year, VCE updates the legislative platform in advance of the next legislative session to reflect ongoing and new legislative priorities. It serves as a guide for legislative engagement and is based on positions that VCE has taken on past legislation, as well as the principles set forth in VCE's Vision Statement, Strategic Plan, and Environmental Justice Statement. The Legislative Platform, however, does not limit VCE's engagement in new legislative or regulatory issues that may impact VCE and are not included in the Platform. In addition, the platform is meant to be an inward facing document to provide guidance to VCE staff and VCE's Legislative Consultant Pacific Policy Group (PPG), in the legislative and regulatory arenas.

The Legislative/Regulatory Task Group (LRTG) reviewed and discussed the draft 2026 Platform and offered a number of helpful suggestions that are incorporated in the recommended Platform. At its October meeting, the Community Advisory Committee (CAC), recommended approval of the 2026 draft Legislative and Regulatory Platform.

Highlights of Key Changes to 2025 Platform

- Both staff and the LRTG reviewed the 2025 Platform for potential updates for the 2026 Planform. The draft 2026 Platform includes minor wording tweaks, changes to improve clarity and improve wording consistency.
- When considering the draft 2025 Platform, the CAC asked the LRTG to consider addressing transport electrification and consideration of wildlife and open space in siting generation facilities.
 The board approved the 2025 Platform with the understanding that these two issues would be

- addressed in the 2026 Platform. The draft 2026 Platform adds two provisions in the Miscellaneous Section to address these items.
- The platform includes a new statement related to CCAs being the default electricity provider within its service territory unless the customer elects to opt-out.
- While the issue of affordability will likely remain an important legislative and regulatory topic in 2026, similar to review of the 2025 Platform, staff believes the Platform already includes broad statements related to affordability that provide sufficient guidance to VCE staff and our lobbyist to engage in legislative and regulatory activity.

CONCLUSION

Staff recommends that the Board approve adoption of the draft 2026 Legislative and Regulatory Platform.

Attachment

Redline version of the draft 2025 Legislative and Regulatory Platform

2026 LEGISLATIVE AND REGULATORY PLATFORM

Adopted XXXXX 2025

A. INTRODUCTION About Valley Clean Energy

Valley Clean Energy is a joint-powers authority organized pursuant to California law that includes the cities of Davis, Woodland, Winters and the unincorporated areas of Yolo County. The purpose of VCE is to enable the participating jurisdictions to determine the sources, modes of production and costs of the electricity they procure for the customers in the VCE service territory. VCE is governed by a Board of Directors consisting of city council members and county supervisors from its member jurisdictions.

PG&E, the incumbent Investor-Owned Utility (IOU), continues to deliver the electricity procured by VCE and performs billing, metering, and other electric distribution utility functions and services. Customers within the participating jurisdictions may opt-out of VCE and remain a PG&E bundled-service electricity customer.

The mission of VCE is to deliver cost-competitive clean electricity, product choice, price stability, energy efficiency, and greenhouse gas emission reductions to residents, businesses and public facilities within its member jurisdictions. In addition, VCE provides a greater level of transparency and accountability regarding energy sources and prices because VCE's board consists of local elected officials and its deliberations and decisions are conducted in public in accordance with California law.

About the Legislative and Regulatory Platform

This Legislative and Regulatory Platform serves as a guide for legislative and regulatory engagement in the 20265 legislative session and calendar year. It is based on positions that VCE has taken on past legislation and regulatory proceedings-, as well as the principles set forth in VCE's Vision Statement, Strategic Plan, and Environmental Justice Statement. It will be updated annually to reflect new issues that VCE may address each year. VCE may engage in legislative and regulatory issues not included in the Platform if the proposals have important impact to VCE operations and customers.

To review VCE's Vision Statement, Strategic Plan and Environmental Justice Statement, please see https://valleycleanenergy.org/wp-content/uploads/VCEA-Vision-Statement-11-16-17.pdf, https://valleycleanenergy.org/wp-content/uploads/VCEA-Vision-Statement-11-16-17.pdf, https://valleycleanenergy.org/wp-content/uploads/VCE-Strategic-Plan-Final.pdf.

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The Platform is divided into two sections: Legislative and Regulatory Issue Areas, and Regulatory Requirements and Procedures. The issue areas are mostly common to both the legislative and regulatory arenas and range from governance and statutory authority to resource adequacy, PCIA and dynamic pricing, as detailed in Section B below. While VCE monitors activities within both the legislative and regulatory landscapes, the landscapes differ in important ways procedurally, and the regulatory structure imposes some specific requirements that VCE must fulfill on a regular periodic basis. Section C describes these regulatory requirements and procedural considerations.

B. LEGISLATIVE AND REGULATORY ISSUE AREAS

1. Governance and Statutory Authority

VCE will:

- a. Oppose policies that limits the local decision-making authority for CCAs, including, but not limited to, program design, rate-setting authority and procurement of energy and capacity to serve their customers and meet state requirements.
- b. Oppose policiesy that limits VCE's ability to effectively serve its customers.
- c. Support efforts of CCAs to engage with their customers and promote transparency in their operations. Similarly, VCE will oppose policies that restrict or limit these abilities.
- d. Support policiesy that makes it easier for other cities and counties to form a CCA, become members of VCE or other CCAs, and oppose policies legislation and proposed regulations that restrict that ability.
- d.e. Support policies that affirm existing law that CCAs are the default electricity provider for all customers within their service territory, unless the customer elects to opt-out.

2. Restructuring the Electricity Utility Sector¹

VCE will:

- a. Work with the California Municipal Utilities Association, other local governments and others interested in forming municipal electric utilities, as well as the California Municipal Utilities Association, to expand opportunities for municipalization. This includes supporting legislation that expands opportunities for CCAs to become municipal electric utilities.
- b. Support <u>policies</u> <u>legislation</u> and advocate for reforms to the utility regulatory and business model to transform Investor-Owned Utilities (IOUs) so that they must deliver greater benefits to ratepayers, increase safety and reliability, reduce costs, and support the successful performance of CCAs.
- c. Advocate for greater collaboration to occur between CCAs and incumbent IOUs, particularly in local planning efforts <u>and access to customer and system data</u> related to energy, EV charging, community centers, microgrids, dynamic pricing, etc.
- d. Support policies and programs efforts-that result in IOUs providing CCA customer meter data

¹ This is one area where legislation would be required, as regulatory action alone would not be feasible.

- to the CCA in real time to enable CCAs to better forecast and schedule load.
- e. Support effective-policies that would transform PG&E to a public power, not-for-profit or customer owned entity.

3. Resource Adequacy

VCE will:

- a. Support <u>policies efforts</u>-to create a <u>transparent</u>, <u>cost-effective</u>, functional central procurement <u>processentity</u> for residual Resource Adequacy needs.
- b. Oppose policies that would negatively impact CCAs' procurement authority for Resource Adequacy.
- c. Advocate for and support <u>policies and programs</u> <u>-efforts</u> to remove barriers to demand response, microgrids, behind-the-meter and front-of-the meter distributed resources and aggregations of distributed energy resources to provide Resource Adequacy.
- d. Support policies that would modify the RA waiver and penalty processes so that they more realistically reflect the constraints in the RA markets that CCAs and other Load Serving Entities Such as VCE-face.

4. Power Cost Indifference Adjustment (PCIA)

VCE will:

- a. Support CalCCA efforts to increase the transparency of IOU electricity contracts and any other factors that provide the basis for PCIA charges that VCE (and its customers) and other CCAs must pay.
- b. Support efforts to create a pathway to wind down the PCIA.
- c. Support policies that would bring stability to the PCIA and/or provide new mechanisms for CCAs to securitize PCIA charges.
- d. Oppose policies that would increase or expand exit fees, including PCIA, on CCA customers.

5. Load Shaping/Shifting and Dynamic Pricing

VCE will:

- a. Support policies and funding that creates viable opportunities for CCAs to shape or shift load to support grid operations.
- b. Support policiesy that recognizes and assigns Resource Adequacy value to load shaping or load shifting programs.
- c. Support polic<u>iesy</u> that enables customers of VCE and other CCAs to participate in dynamic pricing plans to shift load away from peak, including the use of automated systems.

6. Public Safety Power Shut-Offs (PSPS) and Flex Alerts

VCE will:

a. Support policiesy that increases the notification and transparency requirements on IOUs as

- they implement a PSPS.
- b. Support policiesy that creates standards for PSPS implementation and penalties on IOUs that execute PSPS below those standards.
- c. Support policiesy that creates rules and procedures to ensure PSPSs are implemented narrowly and only as absolutely necessary.
- d. Support policiesy that requires IOUs to notify impacted cities, counties and CCAs of impending PSPS.
- e. Support policiesy that requires IOUs to provide CCAs with better customer contact information so that CCAs may more effectively engage their customers in a timely manner.

7. Community Resilience

VCE will:

- a. Advocate for and support policies and funding for programs implemented by CCAs and their member jurisdictions to increase community resilience to extreme temperatures, wildfires, PSPS events and other potential service disruptions.
- b. Support policiesy that reduces barriers to microgrid development by CCAs.
- c. Oppose policiesy that would enable IOUs to dominate or restrict microgrid development.
- d. Support policiesy that facilitates development of community level resources and distributed energy resources and that recognizes their value in reducing the need for new transmission and distribution infrastructure.

8. Renewable Energy Generation and Sources

VCE will:

- a. Support policiesy that expands opportunities for or reduces barriers to the development of local renewable energy sources.
- a.b. Support policies that enhance development of local and regional sources of renewable energy,,-including, but not limited to, wind, solar, bioenergy, battery storage, small hydro, and geothermal, as long as local development and siting criteria are consistent with city and county land use authority and other local and state regulatory requirements. (See cross reference Section 10.a, b and c)
- b.c. Oppose policiesy that requires CCAs to purchase specific renewable energy products or technologies, which would limit the ability of CCAs to meet local energy needs in a costeffective manner and in accordance with the preferences of their member jurisdictions and with their local procurement and rate setting authority.

9. Energy Justice

VCE will:

a. Support Engage in policies and programs that directly or indirectly impacts the ability of underserved communities in the VCE service territory to have affordable, reliable and

clean energy.

- b. Support policies and programs that strengthen the resilience of vulnerable communities to the impacts of climate change.
- c. Support polic<u>iesy and programs</u> that enables all California communities, especially marginalized communities, and individuals, regardless of race, color, national origin, religion, sexual orientation, sex, gender identity, age, disability or socioeconomic status, to participate in the transition to a zero carbon electrical grid in a cost-effective manner.
- d. Support policies and programs that enables all California communities, especially historically marginalized communities, and individuals, regardless of race, color, national origin, religion, sexual orientation, sex, gender identity, age, disability or socioeconomic status, to participate in the decarbonization of the state's building stock and the transportation sector.
- e. Support policies, programsy and funding- to alleviate residential and commercial energy insecurity or financial hardships that could disrupt electricity service to VCE customers or restrict VCE customers' access to clean energy opportunities. This could include, for example, assistance to avoid electric service disconnections or economic recovery or funding for transportation electrification.

10. Local Economic Development and Environmental Objectives

VCE will:

- a. Support policiesy that enhances opportunities for CCAs to promote local economic development through locally designed programs that meet the unique needs of <u>theirits</u> member agencies and customers.
- b. Support policiesy that enhances development of local and regional sources of renewable energy.
- c. Support policiesy that enables CCAs to collaborate with their member jurisdictions on local energy resources and projects to advance environmental objectives.
- d. Support policiesy to enable CCAs to plan, own and operate clean energy resources that serve local needs while contributing to the local economy.
- e. Support policiesy and programs that ensure that CCAs and their member agencies have access to existing and new state and federal energy-related grant and loan funds, including programs for residential, commercial, industrial, agricultural and government customers.

11. Miscellaneous

VCE will:

- a. Oppose policiesy that expands direct access or the ability or economic incentives for electric service providers to selectively recruit CCA or IOU customers.
- b. Support policiesy that would-require all <code>lLoad-sServing eEntities</code> to meet the same renewable content, environmental and other procurement requirements.
- c. <u>Monitor, and if appropriate, Ee</u>ngage with legislative, regulatory or other proposals to create <u>western regional energy markets or</u> a western regional transmission organization.

DISCUSSION DRAFT - CAC Review

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- Such markets or an-organization must ensure the continued ability of CCAs to retain their local governance, rate making and procurement authority and ensure that California's environmental and energy policies are not compromised.
- d. Support policiesy that addresses interconnection or energizing delays for businesses, public agencies, homes, and energy generation projects.
- e. Support legislation and regulations that address and seek to reduce negative impacts on natural systems, including wildlife and habitat, from energy generation projects.
- f. Support legislation that enhances planning for and availability of transportation electrification systems and infrastructure to benefit VCE customers and California's energy supply systems.

C. REGULATORY REQUIREMENTS, PROCEDURES AND ISSUES

Background

As noted above, VCE monitors the regulatory landscape covering the topics listed in Section B. However, the regulatory landscape is much more complicated than the legislative landscape. State agency action on issues (generally referred to as "proceedings") can often last several years, especially those proceedings conducted by the CPUC. In addition, engagement by an individual or agency, such as VCE, must follow specified procedural requirements.² As a result, regulatory participation is more resource intensive.

At the same time, as a "load-serving entity" (LSE) under California law VCE must comply with specific regulatory requirements. As a result, VCE directly and indirectly participates in the regulatory process in several ways. They include the following activities.

1. State Agency Compliance Reporting. Each year, VCE (or its regulatory and power procurement consultants, on behalf of VCE) files over 50 compliance reports to different state agencies including the CPUC, CEC, CAISO, Secretary of State. These include, but are not limited to: the joint rate mailer, integrated resource plan, renewable portfolio standard report, PG&E

² Participating in a CPUC regulatory proceeding is more complicated than engaging in the legislative process. CPUC proceedings are considered quasi-judicial or court-like hearings. They are overseen by an administrative law judge and generally follow court like procedures. Those wishing to engage in a proceeding and submit a brief or testify must become "a party" to the proceeding and follow specified practices. Simply submitting a letter with comments on a proceeding is not an effective way to be engaged in a CPUC proceeding. Often proceedings are active over several years, require ongoing commitment of staff or consultant resources, and those interested in the issues must follow formal procedures for providing comments or other input.

³ CalCCA's mission related to legislative and regulatory issues is best summed up by the following statement on its website: "CalCCAsupports legislation and regulatory policies that protect and foster CCAs within the state. We promote competitive neutrality and a level playing field. We oppose legislation and regulatory policies that unfairly discriminate against CCAs or CCA customers, or reduce CCA policy- or decision-making autonomy."

⁴ More about CalCCA's Regulatory policy and filings is available at: https://cal-cca.org/regulatorylegislative/

rate comparison mailer, RA year ahead load forecast, and power content label.

- **2. CalCCA Regulatory Committee.** VCE staff participates on CalCCA's Regulatory Committee. It meets weekly with subcommittees meeting multiple times a week, depending on deadlines and CalCAA comment depending on individual proceedings.
- **3. CalCCA Regulatory Filings.** CalCCA periodically becomes "a party" to a CPUC regulatory proceeding on behalf of its member CCAs and submits comments and engages in discussions with CPUC staff and CPUC commissioners. VCE monitors these items and periodically provides input to the internal discussion related to how to approach a proceeding and the content of CalCCA comments. Examples of CalCCA filings include: Slice of Day, Provider of Last Resort (POLR), Establishing Energization Timelines and New Approaches to Disconnections and Reconnections to Improve Energy Access and Contain Costs. CalCCA also files comments on behalf of its member CCAs on California Energy Commission proceedings, although that regulatory process is different than that at the CPUC.
- **4. Individual CCA Regulatory Filings.** Individual CCAs sometimes submit their own comments in CPUC proceedings, individually or jointly with other CCAs. VCE monitors these and occasionally has submitted its own comments or joined other CCAs. For example, VCE submitted comments on the expansion of the Dynamic Pricing Pilot (related to AgFIT) and RA Slice of Day proceedings.
- **5. Joining CalCCA or Individual CCA Filings.** On high priority issues that significantly impact VCE, with the assistance of its regulatory consultant, VCE joins CalCCA or other CCAs in a filing submitted by CalCCA or a CCA. Examples include: Summer Reliability (Dynamic Pricing) and Slice of Day Resource Adequacy.
- **6. VCE Leads a Response to a Regulatory Proceeding.** For high priority issues, VCE may take the lead in a regulatory filing, inviting CalCCA and other CCAs to join the filing. An example was the recent proceeding related to expanding the Dynamic Pricing Pilot Program (AgFIT).
- **7. Other Regulatory-Related Activities.** These activities may include proceedings or actions at CAISO, the Air Resources Board, Federal Energy Regulatory Commission (FERC) or other regulatory agencies that may have direct or indirect impacts on VCE or the CCA community.

Proposed Future VCE Regulatory Engagement

In 2025, VCE will engage in the regulatory process in the following way.

• Continue to participate with CalCCA and other CCAs, as described in items 1-7 above.

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Depending upon staff and financial resources available, identify and participate in high
priority regulatory proceedings that may have significant impact on VCE's autonomy,
governance, rate setting authority, mission and strategic plan. The proceedings may
include, but are not limited to: slice of day RA reform, RA benchmarking, dynamic pricing
and other new critical issues that may arise in 2025 or in future years.