

CBRE Phase 1 Tariff, Section D.2.i

Tentative as of July 10, 2018 – Subject to Change

D.2.i. “Demonstration of capability to deliver. Applicant, its affiliated companies, partners, and/or contractors and consultants on the Applicant’s team, shall provide written documentation that demonstrates experience in the development and operation of at least one renewable energy generation facility similar in size, scope, and structure to the Facility being proposed. The independent observer (“IO”) may waive this provision for Applicants proposing systems under 250 kW AC, that meet specific criteria, such as 501(c)(3) organizations, Customers choosing to collectively develop systems for their own benefit as Subscribers, organizations focused on delivering services to LMI ratepayers, or others, as determined appropriate by the IO.”

The IO requires the following information when a SO requests a waiver:

- Legal name of Subscriber Organization (SO);
- Federal Tax Identification Number (TIN) of SO, if a non-profit, for-profit corporation, LLC, homeowners’ association, etc.;
- Evidence of tax-exempt status if a 501(c)(3) entity;
- Short description of project financing plan;
- Short description of marketing plan for acquiring subscribers;
- Expected number of individual subscribers;
- Copy of marketing materials ;
- Statement of SO’s reasons for requesting a waiver from the requirement for prior renewable generation development experience; and
- Description of development team experience if project will involve (for example) engineering, procurement, and construction contractor, project development consultant, siting consultant, interconnection and transmission consultant, or other team members other than the SO that have prior renewable generation experience.

All waiver requests should be sent to the Independent Observer at the following email address: HI.CBRE.IO@gmail.com. Waiver requests received at or after 8 a.m. HST on July 11, 2018 will be accepted.