

## CR-RAM 7 Frequently Asked Questions

No.	Question	Response
1.	Is Rule 21 Interconnection accepted in CR-RAM?	Rule 21 interconnection is not permitted to participate in this solicitation.
2.	Can you please answer whether questions submitted by potential bidders and answered by SCE on this Power Advocate message platform are private messages or shared broadly with other RFO participants?	Questions submitted on PowerAdvocate are visible to both SCE and the Independent Evaluator. For this RFO, more general questions will be answered within a FAQ which will be public on the PowerAdvocate and posted publicly on SCE's website. More project specific questions will be privately responded to with the Independent Evaluator included.
3.	What, if any, are marketing material requirements by the time of submission on Nov 1?	By November 1st, the Phase 1 marketing materials are due. Included are the Cover Sheet, initial marketing piece, upfront disclosures, and the Marketing Attestation. The community interest requirement is due prior to start of construction per Resolution E-5028.
4.	Do the phase 1 marketing materials need to be approved prior to November 1st?	No. Phase 1 marketing materials must be submitted by November 1 and approved prior to execution of a PPA for the submitted project in the CR-RAM solicitation.
5.	Does the term length of the Offer determine how long the projects will generate bill credits? Can the project continue to generate bill credits after the term?	The bill credits would only be generated through the length of the contract with SCE.
6.	What is the cure process for a non-conforming bid?	Per Section 4.2 of the CR-RAM 7 RFO Instructions: Each complete Offer, conforming to these RFO Instructions, must be submitted by 12:00 pm (noon) PPT on the Offer Due Date. SCE will only consider submissions that, as of the Offer Due Date, constitute complete and conforming Offers satisfying all eligibility criteria herein. In SCE's sole discretion, minor deficiencies may be cured pursuant to and in accordance with SCE instructions.

7.	If post CR RAM PPA execution, how does SCE treat a change to PV module or inverter for project?	SCE uses the design change process in the applicable contract. Proper Notice and SCE's consent per contract provisions are required.
8.	How is price cap for bids set?	Per Ordering Paragraph 3 in Decision 16-05-006, IOUs may decline to award contracts to projects whose bid price exceeds 120% (CR) or 200% (EJ) of the maximum executed contract price in either the RAM as-available peaking or the Green Tariff program, whichever is most recent.