

**SDG&E Power Your Drive for Schools EV Charging Program
Program Participation Agreement**



This PARTICIPATION AGREEMENT (“Agreement”) is by and between SAN DIEGO GAS & ELECTRIC COMPANY, a California corporation (“SDG&E”) and MiraCosta Community College District (“Program Participant”). SDG&E and Program Participant are referred to individually as a “Party” and collectively as the “Parties.”

RECITALS

- A. In support of California’s goal to reach 1.5 million zero-emission vehicles by 2025 and infrastructure to support more than 5 million zero-emission vehicles by 2030, Program Participant will permit, and SDG&E will own, install, operate and maintain electric vehicle charging stations at qualifying and selected Schools as part of SDG&E’s Power Your Drive for Schools EV Charging Program (“Program”) and as approved by the California Public Utilities Commission (CPUC).
- B. In general, the Program provides: no cost design, installation and operation of SDG&E infrastructure and EV charging equipment. Program Participants are able to select from two (2) program options as more fully described in Section 1.1 below.
- C. Pursuant to AB1082, Program Participant and SDG&E are entering into this Agreement for participation in the Program; and for installation and operation of designated EV charging equipment at MiraCosta Community College, 1 Barnard Drive, Oceanside, CA 92056 (“Facility”).

AGREEMENT

NOW, THEREFORE, the Parties mutually agree as follows:

1.0 GENERAL PROGRAM PARTICIPATION REQUIREMENTS:

To participate in the Program, Program Participant agrees to comply with the following requirements:

1.1 Program Participation Options:

Program Participant shall designate a Program option below:

Utility Ownership Option:

Program Participant elects SDG&E to install, operate and maintain the end-to-end EVcharging infrastructure and EV charging equipment, **OR**

Site-Host Ownership Option: Program Participant that selects the Site-Host Ownership Option may be eligible for a one-time rebate. The rebate amount includes the one-time equipment cost, warranty, maintenance and networking fees for a period of eight years. Rebate is per charger, based on the following equipment type: L2 Single Port, L2 Dual Port, or DC Fast Charging EV equipment only (“Rebate”) as more fully described below. Rebate amounts for EVSE equipment, networking service and maintenance fees are NOT TO EXCEED the values proposed in Rebate Table AND ARE TO BE LIMITED TO 100% OF THE ACTUAL COST of the equipment purchased and networking service agreement signed by the Program Participant. Rebate will be calculated from the Program Participant’s first set of submitted invoices.

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Rebate Table

Equipment Type	Equipment	Network Service	Maintenance	Total
L2 Single Port	\$5,000.00	\$2,000.00	\$4,000.00	\$11,000.00
L2 Dual Port	\$7,000.00	\$4,000.00	\$4,000.00	\$15,000.00
DCFC	\$42,000.00	\$8,000.00	\$25,000.00	\$75,000.00

Rebate eligibility requirements are:

- Program Participant is School District, College/University or Educational Institution;
- Electronic Vehicle Supply Equipment (EVSE) is listed on the approved product list of rebate-eligible EVSE as published on SDG&E.com from time to time;
- Program Participant must maintain the EVSE in operating order for EV charging including, but not limited to, replacing damaged EVSE at their cost. Program Participants must notify SDG&E promptly of any prolonged non-use (more than 7 days) and non-functioning equipment.
- Program Participant to provide the following at least biannually:
 1. The maintenance, networking and warranty price charged for all new EVSP customer agreement contracts.
 2. The duration of each of the individual EVSP customer contracts.

EVSE Rebates for eligible projects will be paid after:

- Program Participant submits online rebate application form (on-line);
- Program Participant provides proof of purchase of EVSE, maintenance and network service fees;
- EVSEs are operational.

Additionally, Program Participant agrees to comply with the following requirements:

- 1.2 Have dedicated parking for the electric vehicles;
- 1.3 Execute and deliver an SDG&E approved easement which shall be recorded in the office of the County Recorder for the County of San Diego.
- 1.4 Cooperate with SDG&E to ensure the facility meets applicable accessibility requirements of the Americans with Disabilities Act (ADA);
- 1.5 Notify SDG&E in cases of vandalism, damaged or non-functioning equipment. If Utility Ownership Option Selected, Program Participant is not obligated to perform any inspection or maintenance of installed EVSE;
- 1.6 Submit Owner Authorized Agent (OAA) Form. OAA approves SDG&E to act as Program Participant’s agent as it relates to obtaining any required permits for the installation of the EV infrastructure (**Exhibit A**) and;
- 1.7 Support data collection efforts as part of this Program.

2.0 DEFINITIONS

ADA: Americans with Disabilities Act.

Disadvantaged Community: Communities identified by census tract as being in the top quartile within SDG&E service territory as scored by the CalEPA EnviroScreen tool and as approved per SDG&E Advice Letter 2876-E, Submittal of Definition of Disadvantaged Communities for Electric Vehicle-Grid Integration (VGI) Pilot Program Pursuant to Commission Decision 16-01-045.

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Easement: A real property instrument hereto grant right of way for SDG&E to construct, maintain, operate and repair any SDG&E owned infrastructure.

Effective Date: The date that this Agreement is dually signed and executed.

EV: Electric Vehicle.

EV Driver: An EV operator who parks at and uses the EVSE at the Facility.

EVSE: Electric Vehicle Supply Equipment. All equipment needed to charge an EV including the EV charging station, switches, fuses, meters and other associated equipment.

EVSP: Electric Vehicle Service Provider. The third party selected by SDG&E to providing charging and billing services to EV Drivers.

Facility: The premises, where the EV infrastructure will be located.

Grantor: The fee simple owner of the real property where the Facility is to be located pursuant to the Easement.

Implementers: SDG&E, its contractors, vendors, representatives, or other persons or entities responsible for implementing the Program on behalf of SDG&E.

Intellectual Property Rights: All trade secrets, patents and patent applications, trademarks (whether registered or unregistered and including any goodwill acquired in such trade marks), services marks, trade names, internet domain names, copyrights (including rights in computer software), moral rights, database rights, design rights, rights in know-how, rights in inventions (whether patentable or not) including, but not limited to, any and all renewals or extensions thereof, and all other proprietary rights (whether registered or unregistered, and any application for the foregoing), and all other equivalent or similar rights which may subsist anywhere in the world, including, but not limited to, any and all renewals or extensions thereof.

In Service Date: The date that Project is energized and project commissioning complete.

Job or Project: The installation of the approved EVSE at the Facility identified above.

Power Your Drive for Schools EV Charging Program (or Program): All facets of the Schools EV Charging Program.

Program Participant: The SDG&E Customer that enters into this Agreement.

Rate: The billing rate for use of charging at a Facility.

Removal Cost: EVSE removal costs which are the sum of (a) SDG&E's full cost and expense to remove the EVSE, (b) an amount equal to the portion of the undepreciated cost of the EVSE remaining at the time of removal, (c) the portion of the undepreciated amount of the installation costs remaining at the time of removal.

SDG&E: San Diego Gas & Electric Company.

3.0 RIGHT TO ACCESS

3.1 Design and Installation: Program Participant shall provide SDG&E and its Implementers access to the project location for purposes of design and installation of the EVSE. SDG&E and its

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Implementers shall make reasonable accommodations to minimize all impacts to Program Participant operations.

3.2 Operation of Facility: Program Participant shall provide SDG&E and its Implementers reasonable access to the Facility at all times.

4.0 EASEMENT REQUIREMENT

Program Participant executes and shall deliver the Easement within 60 days of presentation by SDG&E. If Easement is not approved by SDG&E, Program Participant forfeits Program eligibility.

5.0 INSTALLATION OF INFRASTRUCTURE

SDG&E and its Implementers will design and construct the infrastructure in compliance with the terms of this Agreement, as well as all applicable local, state and federal laws and regulatory requirements. For reference, a preliminary layout of proposed infrastructure is illustrated in **Exhibit B: Preliminary Site Plan**. Design layout is coordinated at the site walk, where both SDG&E and Program Participant provide input. Final design will be emailed to Program Participant for approval.

Program Participant shall have nine (9) Level 2 EV Charging Stations.

6.0 AMERICANS WITH DISABILITIES ACT (ADA) REQUIREMENTS

Program Participant acknowledges that electric vehicle charging infrastructure are required to comply with the ADA, if applicable, and California Building Standards, which may impact parking layouts and design.

7.0 ELECTRIC VEHICLE SERVICE PROVIDER (EVSP)

7.1 EVSP.

SDG&E shall select an EVSP to provide charging and payment services to EV Drivers. For both Utility Option and Site Host Ownership Option EVSP is customer of record and responsible for paying utility bill.

7.2 Additional EVSP Services. Separate and apart from this Agreement, the EVSP may offer and provide any additional or complementary services, as long as these services do not directly interfere with the objectives of the Program. Specifically, such services may not include activities, agreements, arrangements, policies or procedures that inhibit the ability of the EV Drivers to respond to the pricing signal of the EV Rate. The costs of any additional EVSP services will be borne by Program Participant.

8.0 RELOCATIONS

8.1 Removal:

Utility Ownership Option

Except as otherwise provided herein or in the Easement, at any time during the Term of this Agreement, should Program Participant require removal of the EVSE or parts thereof, other than those specifically contemplated herein, Program Participant shall bear full Removal Cost all infrastructure installed pursuant to this Agreement, including utility owned infrastructure.

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Program Participant requesting removals shall be responsible for costs as identified in the Removal Cost Schedule:

Removal Cost Schedule	
Year	Program Participant Percentage Responsibility
1	88%
2	75%
3	63%
4	50%
5	38%
6	25%
7	13%
8	0%

Site-Host Ownership Option

Except as otherwise provided herein or in the Easement, at any time during the term of this Agreement or the duration of the Easement, should Program Participant require removal of the electrical infrastructure energizing the EVSE, other than those specifically contemplated herein, Program Participant shall bear full cost and sole expense of such removal of all infrastructure installed to energize the EVSE, excluding EVSE pursuant to this Agreement, including utility owned infrastructure and removal cost.

8.2 Relocations: Except as otherwise provided herein or in the Easement, at any time during the course of this Agreement or the duration of the Easement, whichever is longer, should Program Participant require relocation of the infrastructure installed pursuant to this Agreement including Utility owned infrastructure or parts thereof, such relocation shall be by mutual agreement of the Parties. Should SDG&E approve relocation of such infrastructure, such relocation shall be at sole expense of Program Participant regardless of whether Utility owned or Program Participant owned, and in accordance with any Program requirements, laws, regulations, or other applicable jurisdictional requirements in effect at the time of relocation. Additionally, at SDG&E’s discretion, upon a relocation, Program Participant shall either amend the Easement to include the legal description of the new location or enter into a new Easement with SDG&E.

9.0 RATE

For both Utility Ownership Option and Site-Host Ownership Option, EV Drivers will be charged the applicable EV-TOU Rate, and the EVSP will manage the EV Driver’s payment.

10.0 DATA COLLECTION & USE

Program Participant shall support the data collection requirements of the Program. Data collection requirements will conform with the requirements of the CPUC. Program Participant consents to the use and disclosure, by SDG&E, its agents and representatives of data gathered as part of the Program for use in regulatory reporting, industry forums, case studies or other similar activities.

11.0 CONTACT INFORMATION

Facility contact persons for Program Participant shall be as follows:

11.1 Designated Program Participant Contact Person for Operations

Primary - Name: _____
 Job Title: _____
 Agency: _____

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Address: _____
Email: _____
Phone: _____

Back-up - Name: _____
Job Title: _____
Agency: _____
Address: _____
Email: _____
Phone: _____

11.2 Designated SDG&E Contact Person for Operations

Primary - Name: Joe Bielawski
Job Title: Project Manager, Operations
Agency: SDG&E
Address: 8306 Century Park Court, CP 42F, San Diego, CA 92123
Email: jbielaw1@sdge.com
Phone: (858) 276-9980

Back-up - Name: Anthony Aguirre
Job Title: Project Manager, Clean Transportation
Agency: SDG&E
Address: 8306 Century Park Court, CP 42F, San Diego, CA 92123
Email: aaguirre@sdge.com
Phone: (619) 416-2311

12.0 COMPENSATION

Except as otherwise provided in this Agreement, under no conditions shall Program Participant receive compensation of any kind, either by cash, in-kind services, or otherwise, for any duties or requirements provided for in this Agreement or for participation in any way as part of the Program, including but not limited to:

- Easement;
- Use of data for lawful purposes;
- Loss of activity during construction or maintenance activities, or
- Any other inconvenience or loss, without limitation, related to participation.

13.0 CONFIDENTIALITY

During the term of this Agreement, Program Participant may be provided with information of a confidential nature (“Confidential Information”) by SDG&E or its Implementers.

13.1 Duty of Confidentiality. Throughout and after the duration of this Agreement, Program Participant shall hold all Confidential Information in strict confidence. Without SDG&E’s prior written approval, Program Participant shall not use, disclose, reproduce, distribute, or otherwise misappropriate any Confidential Information, nor shall Program Participant take any action that may cause, or fail to take any action necessary to prevent causing, any Confidential Information to lose its character as Confidential Information. Before delivery to Program Participant, any such Confidential Information shall be marked by SDG&E or its Implementers in at least 14-point bold face type on each page with the word "CONFIDENTIAL."

13.2 Return of Materials. Upon the termination or conclusion of this Agreement for any reason, or upon earlier request by SDG&E, its Implementers or other designated representatives, Program

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Participant shall promptly erase and destroy or otherwise return all Confidential Information and other documents or data that contain Confidential Information.

13.3 Customer Information. Program Participant acknowledges and agrees that all information Program Participant collects or obtains from SDG&E, its Implementers or other designated representatives with regard to EV Drivers, including but not limited to names, addresses, telephone numbers, account numbers, utility bill data, energy usage, demographics, financial data, or any other personal information (“Customer Information”), shall be deemed Confidential Information.

13.4. Data Security. Program Participant will establish and diligently maintain safeguards and security practices to protect against the destruction, loss, or disclosure of any Confidential Information in its custody or possession. If Program Participant discovers a breach of security, it shall immediately notify SDG&E (use Contact Information included in Section 11.2) and use its best efforts to mitigate the breach and prevent any disclosure or loss of Confidential Information.

Notwithstanding the foregoing, SDG&E understands that Program Participant is a public entity and subject to federal, state and local regulation governing public records, including the California Public Records Act. SDG&E understands and agrees that Program Participant shall comply with all such regulations, including the disclosure of Confidential Information, if legally required.

14.0 INTELLECTUAL PROPERTY

Nothing in this Agreement or the Parties’ performance of it is intended to or shall be deemed to convey any Intellectual Property Rights to Program Participant. All Intellectual Property Rights relating to the Program are expressly reserved to SDG&E, its Implementers or other designated representatives and their respective licensors.

15.0 WAIVER

No provision of this Agreement may be waived unless agreed to by SDG&E and Program Participant in writing. SDG&E’s or Program Participant’ failure to insist upon strict performance of any provision of the Agreement, or to exercise any right based upon a breach thereof, or the acceptance of any performance during such a breach, shall not constitute a waiver of any right under this Agreement.

16.0 DISPUTE RESOLUTION

16.1 Meet and Confer: In the event of a dispute relating to this Agreement, Program Participant and SDG&E, its Implementers or other designated representatives shall make a good faith effort to resolve the dispute by negotiation between representatives with decision-making power, who, to the extent possible, shall not have had substantive involvement in the matters of the dispute.

16.2 Arbitration: The parties may elect, in their sole discretion, to participate in non-binding arbitration.

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17.0 GOVERNING LAW

This Agreement shall be governed by the laws of the State of California, excluding its conflict of laws rules. The exclusive venue for any litigation arising from or relating to this Agreement shall be in San Diego County, California.

18.0 PROGRAM PARTICIPANT REPRESENTATIONS

Program Participant represents it is an independent entity from SDG&E, its affiliates, contractors, vendors, representatives, designees and nothing herein shall be construed as creating any agency, partnership, or other form of joint enterprise between Program Participant and SDG&E, its affiliates, contractors, vendors, representatives or designees nor create any obligations or responsibilities on their behalf except as otherwise provide herein, nor make any representations of any kind to this effect. Program Participant represents that it is the fee title owner and has the ability to grant the Easement.

19.0 THIRD PARTY BENEFICIARIES

This Agreement and any related documents are solely between the Parties and no third parties are intended beneficiaries.

20.0 SEVERABILITY

If any provision under this Agreement or its application to any person or circumstance is held invalid by any court of lawful jurisdiction, such invalidity shall not affect other provisions of the Agreement which can be given effect without the invalid provision.

21.0 MARKETING & BRANDING (SDG&E BRAND or EVSP BRAND)

22.1 Disclaimer: All marketing, advertising or promotional materials which reference SDG&E, its Implementers or other designated representatives or the Program itself, shall include a disclaimer which shall state that Program Participant is not an agent or affiliate of any and all of SDG&E, its Implementers or other designated representatives.

22.2 Logos/ Trademarks: Program Participant shall not use the logos, trademarks or service marks of SDG&E, its Implementers or other designated representatives in any of Program Participant's marketing, advertising, or promotional materials without express written approval from SDG&E, its Implementers or other designated representatives as appropriate.

22.3 Signage: Neither SDG&E nor its Implementers or other designated representatives or the Program itself shall be allowed to erect signage or other marketing materials on Program Participant property without prior express approval.

22.4 Marketing Materials: SDG&E must pre-approve all Program marketing materials.

22.5 Endorsements: Program Participant shall not state or imply endorsement on the part of SDG&E, its contractors or other designated representatives or the Program.

22.6 Right to Review Materials: SDG&E, its contractors or other designated representatives reserves the right to review and approve any and all advertising, marketing, or promotional copy or materials developed or used by the Program Participant which references the Program Participant's participation in this Agreement or the Program, financing and other SDG&E programs or those of the contractors or other designated representatives. At its sole discretion, SDG&E, its contractors or other designated representatives may require the Program Participant to submit such copy and materials for pre-approval. Approval shall be granted, unless SDG&E, its contractors or other designated representatives, in its sole discretion, determines that the copy or materials are

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misleading, in error, or fail to meet the requirements of this Agreement. The Program Participant agrees to remove from circulation or otherwise discontinue the use of any such materials.

22.0 CHANGES

SDG&E, its Implementers or other designated representatives may initiate changes to the Program as circumstances dictate. SDG&E, its Implementers or other designated representatives will make every effort to provide at least 30 calendar days written notice of changes that affect Program activities. In the event SDG&E, its Implementers or other designated representatives materially change the Program to the detriment of Program Participant, Program Participant may terminate this Agreement or rescind the Easement upon 30 days written notice to SDG&E, subject to the terms of this Agreement.

Design Changes, Program Participant acknowledges and agrees that any infrastructure installed by SDG&E may vary from the Conceptual Design, if, in SDG&E's sole discretion, actual Site conditions or municipal requirements dictate such changes. Program Participant may be responsible for incremental costs associated with changes to design requested by Program Participant for convenience after acceptance of design.

23.0 TERMINATION AND TRANSFER

23.1 Term: This Agreement shall be in effect from the Effective Date ("Effective Date") through a period of eight (8) years from the In-Service Date ("In-Service Date"), unless the parties agree in writing to cancel or extend the Term ("Term").

23.2 SDG&E Right to Terminate: SDG&E may terminate, or for any duration suspend, this Agreement and Program Participant's participation in the Program, or operation of the infrastructure, with or without cause, at any time, and for any reason, such reasons may include but are not limited to:

- Failure to provide or maintain terms of the Easement
- Breach of Agreement in whole or in part
- Permitting issues
- Exceptional installation costs
- Environmental concerns
- Program no longer authorized by the CPUC
- Any other reason(s) not in Program or ratepayers' best interest

23.3 Termination: Program Participant may terminate this Agreement upon thirty (30) days notice should SDG&E materially breach any material term of this Agreement or fail to perform any material its obligations hereunder, after notice and a reasonable opportunity to cure. Should a sale of property or other circumstance result in Program Participant losing ability to perform its obligations per this Agreement, Program Participant shall immediately notify SDG&E in writing and without delay within ten (10) days of Program Participant knowledge of such a possibility and notwithstanding anything to the contrary contained herein, this Agreement shall terminate. Notwithstanding anything contained in this Agreement, if Program Participant terminates the Agreement for any reason other than an SDG&E material breach prior to the eight (8) year period, Program Participant will be responsible for the Removal Cost as calculated pursuant to the Removal Cost Schedule in Section 8.1. Notwithstanding anything contained in this Agreement, if SDG&E terminates the Agreement for any reason other than a Program Participant material breach prior to the eight (8) year period, SDG&E shall bear removal costs and remove all above-grade infrastructure pursuant to this Agreement, including utility owned infrastructure, subject to regulatory approval.

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23.4 Transfer of Agreement: Under no circumstance may this Agreement or parts thereof be assigned, transferred or otherwise conveyed without prior reasonable written approval of the other Party.

23.5 Quitclaim: Upon the expiration or earlier termination of this Agreement and removal of all above grade infrastructure, SDG&E shall quitclaim all of its interest in the Easement.

24.0 OPTION TO PURCHASE EVSE

At the end of the eight (8) year term of this Agreement, Program Participants may have the option to purchase EVSE located at: MiraCosta Community College, 1 Barnard Drive, Oceanside, CA 92056, SDG&E may sell EVSE to Program Participant at fair market value, subject to regulatory approval. Program Participant must notify SDG&E in writing of its interest to purchase EVSE within thirty (30) days of completing the eight (8) year period term of this Agreement.

25.0 NOTICES

Any notice provided under this Agreement shall be sent via certified U.S. Mail, signature required. Notice is deemed effective on the third day after it is deposited in the U.S. Mail. Notice pursuant to this Agreement shall be sent to:

25.1 Program Participant:

Primary - Name: _____
Job Title: _____
Agency: _____
Address: _____
Email: _____
Phone: _____

Back-up - Name: _____
Job Title: _____
Agency: _____
Address: _____
Email: _____
Phone: _____

25.2 SDG&E:

Primary - Name: Anthony Aguirre
Job Title: Project Manager, Clean Transportation
Agency: SDG&E
Address: 8306 Century Park Court, CP 42F, San Diego, CA 92123
Email: aaguirre@sdge.com
Phone: (619) 416-2311

Back-up - Name: Chris Faretta
Job Title: Clean Transportation Programs Manager
Agency: SDG&E
Address: 8306 Century Park Court, CP 42F, San Diego, CA 92123
Email: cfaretta@sdge.com
Phone: (858) 547-3091

26.0 AUTHORITY

The undersigned represents and warrants that it has the requisite power, legal authority and

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capacity to enter into this Agreement and to perform each and every obligation required of Program Participant under this Agreement.

27.0 MISCELLANEOUS

This Agreement, including the Exhibits attached hereto and all items incorporated herein by reference and any written modification shall represent the entire and integrated agreement between the Parties hereto regarding the subject matter of this Agreement and shall constitute the exclusive statement of the terms of the Parties' agreement, and shall supersede any and all prior negotiations, representations or agreements, written or oral, express or implied, that relate in any way to the subject matter of this Agreement or written modification. If any provision of this Agreement is in any way deemed unenforceable, then the remainder of this Agreement and the application of such term or provision to persons or circumstances other than those to which it is held unenforceable, shall not be affected, and each term and provision shall be enforceable to the fullest extent permitted by law.

At any time either Party is aware of, any ambiguity in, or conflict between or within this document, said Party shall immediately bring such ambiguity to the attention of the other Party or its designated representative for clarification and resolution.

28.0 ACKNOWLEDGEMENT

Program Participant represents and warrants that it has the requisite power, legal authority and capacity to enter into this Agreement and to perform each and every obligation required of Program Participant under this Agreement. In addition, the undersigned warrants and represents that the person signing this Agreement on the Party's behalf has and shall have all requisite power and legal authority to bind the Party on whose behalf he/she is signing to the Party's obligations under this Agreement.

Program Participant acknowledges that it has provided all required information and documentation truthfully and accurately.

This Agreement shall become effective as of the Effective Date.

PROGRAM PARTICIPANT

**SAN DIEGO GAS & ELECTRIC
COMPANY**

By: _____
Signature

By: _____
Signature

Date: _____

Date: _____

Printed Name and Title

Printed Name and Title

Name of Agency

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EXHIBIT A: Owner Authorized Agent Form

Date: _____ Site ID#: 82200076 Site Name: MiraCosta Community College

Owner Authorized Agent Form

I, _____, hereby authorize San Diego Gas & Electric to act as my agent in all documents / forms as it relates to obtaining Agency permits for the installation of AB 1082/AB 1083 EV charging infrastructure at the property listed below.

SITE HOST TO COMPLETE

Property Address:

MiraCosta Community College, 1 Barnard Drive, Oceanside, CA 92056

Agent Name, Address & Telephone Number:

Anthony Aguirre, Project Manager SDG&E

8306 Century Park Court, CP 42F, San Diego, CA 92123

aaguirre@sdge.com, (619) 416-2311

Property Owner Name, Address, & Telephone Number:

Signature: _____ Date: _____

EXHIBIT B: Preliminary Site Plan

