# Corrected Pages 14-15 of the Direct Testimony of Connie G. Aschenbrenner

### **CLEAN FORMAT**

2	well as in previous reports to the Commission¹, the Company
3	expects that as the costs of installing a residential PV
4	system improve, the installation of these systems will
5	become more attractive to and financially attainable by the
6	Company's average residential customer.
7	Q. Has the Company projected future adoption of
8	residential customers with on-site generation?
9	A. Yes. As previously reported to the
10	Commission, 2 using historical growth trends, the Company
11	projects that the count of residential customers with on-
12	site generation could be as high as 7,032 customers or as
13	low as 6,171 customers by 2022, with the median growth rate
14	resulting in 6,816 residential customers with on-site
15	generation. Figure 2 reflects this forecast.
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Yes. As noted in Mr. Tatum's testimony, as

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 $<sup>^{\</sup>rm 1}$  Case No. IPC-E-12-27, 2016 Annual Net Metering Status Report, p. 8.

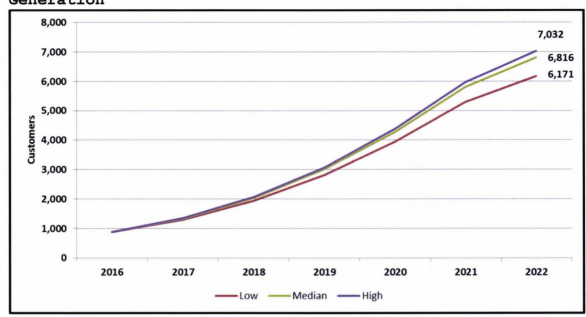
 $<sup>^{\</sup>mathbf{2}}$  Case No. IPC-E-12-27, 2017 Annual Net Metering Status Report, p. 8.

### Figure 2: Forecasted Growth in Residential On-Site Generation

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III. CUSTOMER AND STAKEHOLDER ENGAGEMENT

- Q. Did the Company consult with R&SGS net
  6 metering customers and stakeholders prior to the date of
  7 this filing?
- 8 A. Yes. The Company consulted with customers and 9 stakeholders in 2016 and again in 2017.
- 10 Q. Please describe the Company's efforts in 2016.
- 11 A. In July of 2016, the Company held a workshop
- 12 for customers and stakeholders to share the results of the
- 13 2016 Annual Net Metering Status Report to the Commission
- 14 ("2016 Report") and solicit feedback on a potential filing
- 15 the Company was considering. The Company sent an
- 16 invitation (via direct mail) to all current and pending
- 17 R&SGS net metering customers, an invitation (via email) to
- 18 all parties who intervened in Case No. IPC-E-12-27, and an

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10	Commission, 2 using historical growth trends, the Company
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12	site generation could be as high as 7,032 customers or as
13	low as 6,171 customers by $\frac{2021}{2022}$ , with the median growth
14	rate resulting in 6,816 residential customers with on-site
15	generation. Figure 2 reflects this forecast.
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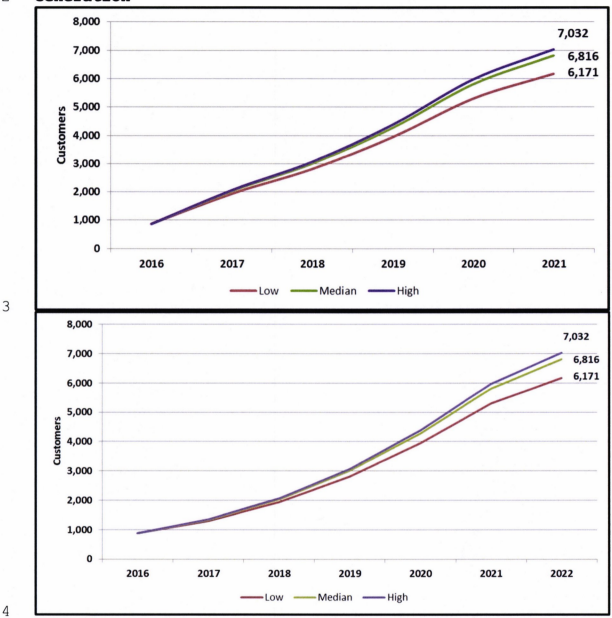
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 $<sup>^{\</sup>rm 1}$  Case No. IPC-E-12-27, 2016 Annual Net Metering Status Report, p. 8.

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III. CUSTOMER AND STAKEHOLDER ENGAGEMENT

- Q. Did the Company consult with R&SGS net
- 7 metering customers and stakeholders prior to the date of
- 8 this filing?

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- 9 A. Yes. The Company consulted with customers and
- 10 stakeholders in 2016 and again in 2017.

#### **CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that on the 15<sup>th</sup> day of September 2017 I served a true and correct copy of the **ERRATA TO APPLICATION** and **CORRECTED PAGES 14-15 OF THE DIRECT TESTIMONY OF CONNIE G. ASCHENBRENNER** upon the following named parties by the method indicated below, and addressed to the following:

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