BEFORE THE PUBLIC UTILITIES COMMISSION OF NEVADA

Investigation and rulemaking to implement Senate Bill 146 (2017). Docket No. 17-08022

At a general session of the Public Utilities Commission of Nevada, held at its offices on September 26, 2018.

PRESENT: Chairman Ann Wilkinson
Commissioner Ann Pongracz
Commissioner Bruce H. Breslow
Assistant Commission Secretary Trisha Osborne

ORDER

The Public Utilities Commission of Nevada ("Commission") makes the following findings of fact and conclusions of law:

I. INTRODUCTION

The Commission opened an investigation and rulemaking, designated as Docket No. 17-08022, to implement Senate Bill ("SB") 146 (2017).

II. SUMMARY

The proposed regulation, attached hereto as Attachment 1, is adopted as a temporary regulation.

III. PROCEDURAL HISTORY

- On September 15, 2017, the Commission opened an investigation and rulemaking to implement SB 146 (2017).

- The Commission is conducting this investigation and rulemaking in accordance with Chapters 703 and 704 of the Nevada Revised Statutes ("NRS") and the Nevada Administrative Code ("NAC"), including but not limited to NRS 703.025 and 704.210.

- On September 15, 2017, the Commission issued a Notice of Rulemaking, Notice of Request for Comments, and Notice of Workshop.

• On October 26, 2017, BCP, NV Energy, Tesla, Vote Solar, Western Resource Advocates ("WRA"), and Staff filed reply comments.

• On November 7, 2017, the Hearing Officer held a Workshop. BCP, the Interstate Renewable Energy Council ("IREC"), NV Energy, Tesla, WRA, and Staff made appearances. The participants discussed the comments and reply comments.

• On November 9, 2017, the Hearing Officer issued a Procedural Order, adopting a procedural schedule.

• On February 21, 2018, the Hearing Officer held a Continued Workshop. BCP, IREC, NV Energy, Tesla, Vote Solar, WRA, and Staff made appearances. The participants discussed the informal meetings held by the participants.

• On February 22, 2018, the Hearing Officer issued Procedural Order No. 2, adopting a procedural schedule.

• On February 22, 2018, the Commission issued a Notice of Workshop.

• On June 1, 2018, BCP; IREC jointly with WRA and Vote Solar; and NV Energy filed comments and proposed language.

• On June 8, 2018, BCP, IREC, NV Energy, Tesla, and Staff filed comments.

• On June 14, 2018, the Hearing Officer held a Workshop. BCP, IREC, NV Energy, Tesla, WRA, and Staff made appearances. The participants discussed the proposed language filed by the various participants.

• On July 25, 2018, the Commission issued a Notice of Intent to Act Upon a Regulation, Notice of Workshop, and Notice of Hearing for the Adoption, Amendment and Repeal of Regulations of the Commission.

• On July 25, 2018, the Hearing Officer issued Procedural Order No. 3 with a proposed regulation attached. Staff was directed to conduct an investigation pursuant to NRS 233B.0608 to determine whether the proposed regulation is likely to: (a) impose a direct and significant economic burden upon a small business; or (b) directly restrict the formation, operation or expansion of a small business.

• On August 9, 2018, the Hearing Officer sent a letter to the Legislative Counsel Bureau ("LCB") with the proposed regulation attached, requesting that the regulation be assigned an LCB file number.

• On August 10, 2018, Staff filed a briefing memorandum regarding the small business impact statement required to be considered pursuant to NRS 233B.0608(2).
• On August 16, 2018, the Commission issued an Order finding that the proposed regulation does not impose a direct and significant burden upon small businesses, nor does it directly restrict the formation, operation, or expansion of a small business.

• On August 23, 2018, BCP; NV Energy; Staff; and IREC, WRA, and Vote Solar (the “Joint Commenters”) filed comments.

• On August 30, 2018, the Hearing Officer held a workshop. BCP, IREC, NV Energy, and Staff made appearances and discussed the proposed regulation.

• On September 5, 2018, the Hearing Officer held a hearing. BCP, NV Energy, IREC, WRA, and Staff made appearances and discussed the proposed regulation.

IV. SUMMARY OF PUBLIC RESPONSE¹

1. BCP, the Joint Commenters, NV Energy, and Staff filed comments regarding the proposed regulation. Each participant generally supported the proposed regulation. BCP suggested a modification to limit the scope of the “Grid Needs Assessment” to distribution rather than transmission resources as well as a modification to add a supply side comparison. The Joint Commenters generally recommended additional requirements for the hosting capacity analysis including iterative monthly improvements in the analysis, additional formatting requirements such as color coding and downloadable files, and an extended forecast period. NV Energy suggested deleting the requirement that a distributed resources plan include a narrative describing the utility’s progress toward publicly available real-time hosting capacity. Staff noted a typographical error and suggested insertion of language allowing for Commission modification of a DRP in accordance with the authority granted in SB 87 (2015).

V. REGULATION

2. The attached regulation implements SB 146 (2017) by setting forth the filing, content, update and approval requirements for a distributed resources plan (“DRP”). The regulation was developed in large part through a collaborative process resulting in a regulation that is consistent with SB 146 and, for the most part, a consensus document. The regulation

¹ This section only summarizes public response to the proposed regulation issued on July 25, 2018.
allows for stakeholder input into development of the DRP process including moving towards a common goal of establishing needs-based hosting capacity information for distributed resource developers; requiring a cost/benefit analysis that compares DRP resources to conventional resources; and facilitates Commission directives for improvements to the DRP process.

THEREFORE, it is ORDERED:

1. The proposed regulation attached hereto as Attachment 1 is ADOPTED AS TEMPORARY.

By the Commission,

ANN WILKINSON, Chairman

ANN PONGRACZ, Commissioner

BRUCE H. BRESLOW, Commissioner

Attest: TRISHA OSBORNE
Assistant Commission Secretary

Dated: Carson City, Nevada

10/8/18

(SEAL)
Section 1. Chapter 704 of the NAC is hereby amended by adding thereto the provisions set forth as sections 2-11 of this regulation.

Sec. 2. NAC 704.905X. “Distributed Resources” defined. “Distributed resources” means distributed generation systems, energy efficiency, energy storage, electric vehicles and demand-response technologies, which can be in front of or behind the meter.

Sec. 3. NAC 704.905X. “Distributed Resources Plan” defined. “Distributed resources plan” means a plan which:

1. Identifies and evaluates the locational benefits and costs of distributed resources. The evaluation of locational benefits and costs of distributed resources must be based on:
   a. reductions or increases in local generation capacity needs,
   b. avoided or increased localized investments in distribution infrastructure,
   c. reductions to or increases in safety benefits of the electric grid,
   d. reductions to or increases in the reliability benefits of the electric grid,
   e. other localized savings that distributed resources provide to the electric grid; and
   f. other costs that distributed resources impose on customers of the electric utilities.

2. Identifies, evaluates and, in order to maximize locational benefits and minimize the incremental cost of distributed resources, may propose standard tariff offerings, bilateral contracts, competitive solicitations and/or other mechanisms pursuant to which cost-effective distributed resources will be deployed.

3. Identifies existing programs approved by the Commission that address deployment of distributed resources, including tariffs and incentives, and proposes cost-effective methods for effectively coordinating deployment of distributed resources with existing programs in order to maximize locational benefits and minimize the incremental cost of distributed resources.

4. Identifies and evaluates any necessary incremental utility investment or expenditures to be funded to integrate cost-effective distributed resources into the distribution planning process consistent with the goal of yielding a net benefit to the customers of the electric utility or utilities.

5. Identifies and evaluates potential barriers to the deployment of distributed resources, including, without limitation, safety standards related to technology or operation of the distribution system. Any recommendations regarding accepting or overcoming identified potential barriers will ensure the safety of the distribution grid and reliability of service.
Sec. 4. NAC 704.910X. “Grid Needs Assessment” defined. “Grid Needs Assessment” means a summary that includes the constraints on a utility’s electric grid and solutions to those constraints. It includes all analysis of non-wires alternatives’ suitability to mitigate identified constraints, results of locational net benefit analyses and recommendations for the deployment of utility infrastructure upgrade solutions and non-wires alternative solutions to identified constraints.

Sec. 5. NAC 704.910X. “Locational Net Benefit Analysis” defined. “Locational Net Benefit Analysis” means a cost benefit analysis of Distributed Resources that incorporates the location-specific net benefits to the electric grid.

Sec. 6. NAC 704.905X. “Non-Wires Alternative” defined. “Non-Wires Alternative” means a solution to an identified constraint(s) on the utility’s electric grid that may include the deployment of a distributed resource or suite (package) of distributed resources.

Sec. 7. NAC 704.905X. “Hosting Capacity Analysis” defined. “Hosting Capacity Analysis” means the analysis to determine the amount of distributed resources that can be accommodated on a particular feeder section of the distribution system at a given time under existing and forecasted grid conditions and operations without adversely impacting safety, power quality, reliability, or other operational criteria.

Sec. 8. NAC 704.948X. Requirements for distributed resources plan; consistency with action plan; annual filings.

1. The resource plan of a utility must contain a distributed resources plan for the 3 years covered by the action plan of the utility. The distributed resources plan of a utility must be consistent with the action plan of the utility.

2. The distributed resources plan must be developed by a utility using a forecast of net distribution system load and distributed resources. The forecast period shall be a 6-year period, at minimum, beginning with the year after the distributed resources plan is filed. The net distribution system load and distributed resource forecast will include system, substation and feeder level net load projections and energy and demand characteristics for all distributed resource types. Updates to the net distribution system load and distributed resource forecast will be filed at least annually in accordance with Section 10 of this regulation.

3. As part of its distributed resources plan, a utility shall develop a Hosting Capacity Analysis of the distribution system. The Hosting Capacity Analysis shall be performed using a load flow analyses and forecasted distribution facilities and their capacity, configuration, loading and voltage data gathered at the substation, feeder and primary node levels. Scenario analyses will be performed to evaluate hosting capacity under normal and planned and unplanned contingency conditions. The utility shall provide a detailed description of the methods and outcomes it used to perform the Hosting Capacity Analysis. Until otherwise ordered by the Commission, updates to the distribution system Hosting Capacity Analysis shall be made publicly available at least bi-annually, or two times a year, once as filed in accordance with Section 10 of this regulation, and at least one additional time via the utility’s public internet website. The utility’s website shall contain a portal that provides maps and accessible electronic data suitable for distribution to the public. The distributed resources plan shall include a
narrative describing the utility's progress toward providing publicly available real-time hosting capacity.

4. As part of its distributed resources plan, the utility shall develop a Grid Needs Assessment. The Grid Needs Assessment shall be based on the net distribution system load and distributed resource forecast and the facilities capacity analysis and shall include the Hosting Capacity Analysis, the results of a Non-Wires Alternative and a Locational Net Benefits Analysis to compare utility infrastructure upgrade solutions and distributed resource solutions to forecasted transmission and distribution system constraints. Updates to the Grid Needs Assessment will be filed at least annually in accordance with Section 10 of this regulation.

5. The distributed resources plan shall include recommendations for: new cost-effective distributed resources, utility infrastructure upgrade solutions which have been determined to be the preferred solution to constraints on a utility’s electric grid on the basis of the analysis in the Grid Needs Assessment, and sourcing of distributed resource solutions. Recommendations will be based on the Locational Net Benefit Analysis of resource options to utility customers.

6. The utility shall identify and justify any change in methodology of forecasting, Hosting Capacity Analysis or Grid Needs Assessment from that used in the utility’s previous resource plan.

7. The distributed resources plan shall include forecasted loads and distributed resources growth for the distribution electric grid over a 6-year period, at minimum, beginning with the year after the distributed resources plan is filed.

8. The distributed resources plan shall include a summary that explains how distributed resources have affected the need for supply side resources in the resource planning process. The summary shall include but not be limited to: the effect of distributed resources on the need for new generation and transmission resources; and how distributed resources are integrated into the transmission planning and supply side planning portions of the resource planning process.

9. The distributed resources plan shall include a summary that describes the results of an informal stakeholder process to discuss recommendations for improvements to the Hosting Capacity Analysis. The informal stakeholder process shall occur not less than 120 days prior to the filing of a distributed resources plan and be organized by the utility.

10. The distributed resources plan of a utility must include a technical appendix that conforms to NAC 704.922.

Sec. 9. NAC 704.950X Deviation from and amendment of distributed resources plan.

1. Notwithstanding the approval by the Commission of the distributed resources plan of a utility, the utility may deviate from the approved distributed resources plan to the extent necessary to respond adequately to any significant change(s) in circumstances not contemplated by the distributed resources plan. A significant change in circumstances includes, without limitation:
   (a) A material change in net system, feeder or nodal customer load or demand;
   (b) A material difference between the estimated and actual locational net benefit results for any or all resources analyzed in the Grid Needs Assessment;
   (c) A material difference between estimated and actual in-service dates or performance of distributed resources analyzed and selected pursuant to the distributed resources plan;
   (d) Any other circumstance that the utility demonstrates to the Commission warrants a deviation.
2. If the utility deviates from its approved distributed resources plan, the utility shall include in the rate proceeding in which costs associated with the deviation are first sought to be recovered a description and justification for the deviation.

3. The utility may seek authority from the Commission to deviate prospectively from the distributed resources plan in an update filed pursuant to Section 10 of this regulation, or by filing an amendment to the distributed resources plan in accordance with subsection 4.

4. An amendment to the distribution resources plan of a utility must contain:
   (a) A section that identifies the specific approvals requested by the utility in the amendment;
   (b) A section that specifies any changes in assumptions or data that have occurred since the utility’s last resource plan was filed; and
   (c) As applicable, information required in Section 8 of this regulation.

The Commission will conduct its evaluation of the amendment of the distributed resources plan in accordance with Subsection 4 of Section 15 of this regulation and issue an order approving the amendment as filed, modifying the amendment, or specifying those parts of the update that the Commission considers inadequate.

Sec. 10. NAC 704.950XX  Update of distributed resources plan: Filing; requirements.
   1. Beginning in calendar year 2020, on or before September 1 of the first and second years after the action plan of a utility is filed, the utility shall file an update of the distributed resources plan that will be applicable for each year remaining in the period covered by the action plan.
   2. The update of the distributed resources plan must comply with the requirements of Section 8 of this regulation.

Sec. 11. NAC 704.950XXX  Update of distributed resources plan: Action by Commission.
   1. The Commission will conduct a hearing within 60 days after a utility files an update of its distributed resources plan and issue an order within 120 days after the filing of that update by the utility.
   2. The Commission will conduct its evaluation of the update of the distributed resources plan in accordance with Subsection 4 of Section 15 of this regulation and issue an order approving the update as filed, modifying the update, or specifying those parts of the update that the Commission considers inadequate.

Sec. 12. NAC 704.9156 is hereby amended to read as follows:
Resource plan” means the plan that a utility is required by NRS 704.741 to submit every third year to the Commission, that consists of, and provides an integrated analysis of:
   1. A load forecast;
   2. A demand side plan;
   3. A supply plan;
   4. A financial plan;
   5. An energy supply plan;
   6. A distributed resources plan; and
   7. An action plan.

Sec. 13. NAC 704.9215 is hereby amended to read as follows:
   1. A utility’s resource plan must be accompanied by a summary that is suitable for distribution to the public. The summary must contain easily interpretable tables, graphs and maps and must not
contain any complex explanations or highly technical language. The summary must be approximately [30] 40 pages in length.

2. The summary must include:

(a) A brief introduction, addressed to the public, describing the utility, its facilities and the purpose of the resource plan, and the relationship between the resource plan and the strategic plan of the utility for the duration of the period covered by the resource plan.

(b) The forecast of low growth, the forecast of high growth and the forecast of base growth of the peak demand for electric energy and of the annual electrical consumption, for the next 20 years, commencing with the year following the year in which the resource plan is filed, both with and without the impacts of programs for energy efficiency and conservation and an explanation of the economic and demographic assumptions associated with each forecast.

(c) A summary of the demand side plan listing each program and its effectiveness in terms of costs and showing the 20-year forecast of the reduction of demand and the contribution of each program to this forecast.

(d) A summary of the preferred plan showing each planned addition to the system for the next 20 years, commencing with the year following the year in which the resource plan is filed, with its anticipated capacity, cost and date of beginning service.

(e) A summary of renewable energy showing how the utility intends to comply with the portfolio standard and listing each existing contract for renewable energy and each existing contract for the purchase of renewable energy credits and the term and anticipated cost of each such contract.

(f) A summary of:

(1) The energy supply plan for the next 3 years setting out the anticipated cost, price volatility and reliability risks of the energy supply plan;

(2) The risk management strategy;

(3) The fuel procurement plan; and

(4) The purchased power procurement plan.

(g) A summary of the distributed resources plan for the next 3 years covered by the action plan of the utility setting out:

(1) The locational benefits and costs of distributed resources, which may include benefits and costs for the electric grid.

(2) Identified barriers and recommendations to accept or overcome these barriers to the deployment of cost-effective distributed resources and proposed mechanisms pursuant to which cost-effective distributed resources will be deployed, in coordination with existing Commission-approved programs.

(3) Incremental utility investment or expenditures to be funded for the next 3 years to identify, evaluate and integrate cost-effective distributed resources into the distribution planning process.

(4) A summary of the methods and outcomes of the Hosting Capacity Analysis described in Section 8 of this regulation.

(h) A summary of forecasted loads and DER growth for the electric grid over a 6-year period, at minimum, beginning with the year after the distributed resources plan is filed.

(i) A summary of the activities, acquisitions and costs included in the action plan of the utility.

An integrated evaluation of the components of the resource plan which relates the preferred plan to the objectives of the strategic plan of the utility, and any other information useful in presenting to the public a comprehensive summary of the utility and its expected development.
Sec. 14. NAC 704.9489 is hereby amended to read as follows:

1. Each resource plan of a utility must include a detailed action plan based on an integrated analysis of the demand side plan and supply plan of the utility. In its action plan, the utility shall specify all its actions that are to take place during the 3 years commencing with the year following the year in which the resource plan is filed. The action plan must contain:
   (a) An introductory section that explains how the action plan fits into the longer-term strategic plan of the utility.
   (b) A list of actions for which the utility is seeking the approval of the Commission.
   (c) A schedule for the acquisition of data, including planned activities to update and refine the quality of the data used in forecasting.
   (d) A specific timetable for acquisition of options for the supply of electric energy and for programs for energy efficiency and conservation.
   (e) If changes in the methodology are being proposed, a description fully justifying the proposed changes, including an analysis of the costs and benefits. Any changes in methodology that are approved by the Commission must be maintained for the period described in the action plan.
   (f) A section describing any plans of the utility to acquire additional modeling instruments.
   (g) A section for the utility’s program for energy efficiency and conservation, including:
      (1) A description of continued planning efforts;
      (2) A plan to carry out and continue selected measures for energy efficiency and conservation that have been identified as desirable; and
      (3) Any impacts of imputed debt calculations associated with energy efficiency contracts in the preferred plan.
   (h) A section for the utility’s program for acquisition of resources for the supply of electric energy for the period covered by the action plan, including:
      (1) The immediate plans of the utility for construction of facilities or long-term purchases of power;
      (2) The expected time for construction of facilities and acquisition of long-term purchases of power identified in subparagraph (1);
      (3) The major milestones of construction; and
      (4) Any impacts of imputed debt calculations associated with renewable energy contracts or energy efficiency contracts in the preferred plan.

2. The action plan must contain an energy supply plan and a distributed resources plan.

3. The action plan must contain a budget for planned expenditures suitable for comparing planned and achieved expenditures. Expenses must be listed in a format that is consistent with the categories and periods to be presented in subsequent filings. The budget must be organized in the following categories:
   (a) Forecasting of loads;
   (b) Energy efficiency and conservation;
   (c) Distributed Resources;
   (d) Plan for supply; and
   (e) Financial plan.

4. The action plan must contain schedules suitable for comparing planned and actual activities and accomplishments. Milestones and points of decision committing major expenditures must be shown.
5. The action plan must contain a renewable energy zone transmission action plan for serving one or more of the renewable energy zones designated by the Commission or an explanation of why no renewable energy zone transmission action plan is contained in the action plan. In addition to the other action plan requirements set forth in this section, the renewable energy zone transmission action plan must include, with supporting data and documentation, for each action item recommended by the utility:

(a) For permitting, routing study and right-of-way acquisition expenses, evidence addressing:
   (1) How such expenditures will facilitate compliance with NRS 704.7821 in a manner consistent with NAC 704.8901 to 704.8937, inclusive; and
   (2) All other benefits Nevada retail ratepayers will derive from the expenses;

(b) For proposed construction and expansion of transmission facilities:
   (1) Evidence of how the proposed construction and expansion will facilitate compliance with NRS 704.7821 in a manner consistent with NAC 704.8901 to 704.8937, inclusive;
   (2) A listing and description, including detailed cost estimates and development schedules, of the transmission facilities recommended by the utility for construction or expansion;
   (3) A listing and description of transmission alternatives that were considered by the utility, including transmission development partnerships;
   (4) Data and economic analysis that supports the transmission projects recommended by the utility, including, without limitation, a comparison of the levelized cost, including transmission, of procuring renewable resources from the renewable energy zones proposed to be served by the utility’s recommended transmission projects to other renewable resource options, including those that are located in and out of renewable energy zones designated by the Commission;
   (5) Evidence of the financial commitments from developers of renewable energy projects located in the affected renewable energy zones;
   (6) An estimate of the level of capacity and energy that the utility expects to utilize from the affected renewable energy zones in the next 20 years, commencing with the year following the year in which the resource plan is filed; and
   (7) The estimated time frame to fully utilize the capacity of the construction and expansion of transmission facilities recommended by the utility; and

(c) In addition to the renewable energy zone transmission action plan requirements set forth in paragraph (b), for construction and expansion of transmission infrastructure that will serve both Nevada retail ratepayers and export markets outside of Nevada:
   (1) Evidence that any renewable energy developers wishing to export energy outside of Nevada have a buyer for their energy and that the buyer has a means of delivering the energy from the transmission system of the Nevada utility to the point of delivery;
   (2) A strategic plan to mitigate the potential financial risks to Nevada retail ratepayers associated with stranded investment and infrastructure that is not intended to provide service to Nevada retail ratepayers, including, without limitation, safeguards to monitor the financial risk to Nevada’s retail ratepayers and criteria to trigger an amendment to the renewable energy transmission action plan should changes in circumstance occur which could expose Nevada retail ratepayers to such risks; and
   (3) Identification of the potential resources in the renewable energy zones, including the resources under contract, resources under development, known completion dates and the known amount of capacity and energy to be produced by renewable energy projects in the affected renewable energy zones for customers outside of Nevada.
Sec. 15. NAC 704.9494 is hereby amended to read as follows:

1. The Commission will issue an order:
   (a) Approving the action plan of the utility as filed; or
   (b) If the plan is not approved as filed, specifying those parts of the action plan the Commission considers inadequate.

2. Approval by the Commission of an action plan constitutes a finding that the programs and projects contained in that action plan, other than the energy supply plan and distributed resources plan, are prudent, including, without limitation, construction of facilities, purchased power obligations, programs for energy efficiency and conservation and impacts of imputed debt calculations associated with renewable energy contracts or energy efficiency contracts. If the Commission subsequently determines that any information relied upon when issuing its order approving the action plan was based upon information that was known or should have been known by the utility to be untrue or false at the time the information was presented, the Commission may revoke, rescind or otherwise modify its approval of the action plan.

3. If, at the time that the Commission approves the action plan of the utility, the Commission determines that the elements of the energy supply plan are prudent, the Commission will specifically include in the approval of the action plan its determination that the elements contained in the energy supply plan are prudent. For the Commission to make a determination that the elements of the energy supply plan are prudent:
   (a) The energy supply plan must not contain any feature or mechanism that the Commission finds would impair the restoration of the creditworthiness of the utility or would lead to a deterioration of the creditworthiness of the utility.
   (b) The energy supply plan must optimize the value of the overall supply portfolio for the utility for the benefit of its bundled retail customers.
   (c) The utility must demonstrate that the energy supply plan balances the objectives of minimizing the cost of supply, minimizing retail price volatility and maximizing the reliability of supply over the term of the plan.

Failure by a utility to demonstrate that its energy supply plan is prudent in accordance with this subsection does not otherwise affect approval of the action plan, including the energy supply plan, and the utility may subsequently seek a determination that the energy supply plan is prudent in the appropriate deferred energy proceeding.

4. At the time that the Commission approves the action plan of the utility, the Commission shall make a determination as to whether the elements of the distributed resources plan are prudent. The Commission shall specifically include in the approval of the action plan its determination that the elements contained in the distributed resources plan are prudent. For the Commission to make the determination that the elements of the distributed resources plan are prudent, the Commission must determine that:
   (a) The net distribution system load and distributed resource forecasts, Hosting Capacity Analysis, Grid Needs Assessment, and the Non-Wires Alternative and Net Locational Benefits Analyses have been prudently performed, and
   (b) The selections of new distributed resources set forth in the distributed resources plan are reasonable.

5. A utility may recover all costs that it prudently and reasonably incurs in carrying out an approved action plan in the appropriate separate rate proceeding. A utility may recover all costs it
prudently and reasonably incurs in carrying out an approved distributed resources plan, in the appropriate separate rate proceeding. A utility may recover all costs that are prudently and reasonably incurred in carrying out the approved energy supply plan, including deviations pursuant to subsection 1 of NAC 704.9504 approved by the Commission in the appropriate deferred energy application filed pursuant to NAC 704.023 to 704.195, inclusive.

Sec. 16. NAC 704.9208 is hereby repealed.

TEXT OF REPEALED SECTION

NAC 704.9208 Dates for certain utilities to file resource plans.
1. The resource plans required to be submitted by Nevada Power Company pursuant to NRS 704.741 must be filed on July 1, 1988, and every 3 years thereafter.
2. The resource plans required to be submitted by Sierra Pacific Power Company pursuant to NRS 704.741 must be filed on July 1, 1989, and every 3 years thereafter.