

**DECLARATION OF ANDREW B. BROWN IN SUPPORT OF CLAIMS OF
CONFIDENTIALITY OF CONSTELLATION NEWENERGY, INC.**

I, Andrew B. Brown, declare as follows:

1. I am an attorney representing Constellation NewEnergy, Inc. (“CNE”) in this matter.
2. I have reviewed, or caused to be reviewed, the March 1, 2012 RPS Compliance Report of CNE.
3. The statements in this declaration are based on my knowledge, information, or belief.
4. An officer of CNE is not located within the County of Sacramento and was not available to execute this Declaration at the time the materials were prepared.
5. I have been authorized to make this declaration on behalf of CNE.
6. Those portions of CNE’s RPS Compliance Report identified in Table 1 below are eligible for confidentiality protection pursuant to Decision (“D.”) 06-06-066 and D.08-04-023 and the Matrix of Allowed Confidential Treatment for Energy Service Provider Data (“ESP Matrix”) attached as Appendix B to the latter decision.
7. The data for which CNE requests confidentiality and thereby protection from public disclosure are of the types and correspond to the category (or categories) in the ESP Matrix specified below:

TABLE 1: IDENTIFICATION OF CONFIDENTIAL INFORMATION

<i>RPS Compliance Report Worksheet Location</i>	<i>Type of Data</i>	<i>Matrix Category</i>
Worksheet “Accounting”, RPS Procurement and Targets Table and RPS Cumulative Procurement Summary Table, MWh detail for Bundled Retail Sales, Targets and RPS Procurement : Cells C10:G10, D16, D18 (for 2011-2015: Actual and Forecast Bundled Retail Sales in MWhs; Procurement Quantity Requirement (Forecast) for Compliance Periods 1 [2011 – 2013] and 2 [2014 – 2016].)	Retail sales (MWhs) for prior year, current year and 3 years of retail sales forecasts, actual procurement and procurement targets for same “window of confidentiality” period.	I – Renewables Portfolio Standard (RPS) Information. A) RPS compliance filings required by CPUC, by ESP: data redacted because disclosure of first three years of forecast retail sales and resource mix data (MWh) and of historical retail sales and supply data (MWh) for prior year would reveal entire net short of ESP. B) Annual RPS compliance filings, by ESP: data redacted because disclosure of first three years of forecast retail sales and supply data would reveal the entire net short of ESP.

8. The data for which CNE is claiming confidentiality is not already public.

9. The confidentiality of the data for which CNE is claiming confidentiality would not be compromised if it were first aggregated with the equivalent data of all other load serving entities before being made public. Other than by the aforesaid process, the data cannot be aggregated, redacted, summarized, masked or otherwise protected in a way that allows partial disclosure.
10. CNE's customers may be harmed by the loss of confidentiality insofar as members of the public not eligible to review the data as non-market participating parties—primarily other market participants such as other ESPs or suppliers—can use this data to derive detailed estimates of CNE-specific procurement requirements and CNE's current compliance position.

Declared under penalty of perjury that the aforesaid is true of my own knowledge, except as to matters that are stated on information or belief and as to those matters I believe them to be true.



Dated: March 1, 2012

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