## **BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA**

Order Instituting Rulemaking to Continue Implementation and Administration of California Renewables Portfolio Standard Program.

Rulemaking 11-05-005 (Filed May 5, 2011)

## NOTICE OF EX PARTE COMMUNICATION BY NOBLE AMERICAS ENERGY SOLUTIONS LLC

Daniel W. Douglass DOUGLASS & LIDDELL 21700 Oxnard Street, Suite 1030 Woodland Hills, California 91367 Telephone: (818) 961-3001 Facsimile: (818) 961-3004 douglass@energyattorney.com

Attorneys for NOBLE AMERICAS ENERGY SOLUTIONS LLC

April 17, 2012

## **BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA**

Order Instituting Rulemaking to Continue Implementation and Administration of California Renewables Portfolio Standard Program.

Rulemaking 11-05-005 (Filed May 5, 2011)

## NOTICE OF EX PARTE COMMUNICATION BY NOBLE AMERICAS ENERGY SOLUTIONS LLC

Pursuant to Rule 8.4 of the Commission's Rules of Practice and Procedure, Noble Americas Energy Solutions LLC ("Noble Solutions") respectfully report of the following ex parte communication related to the above-captioned matter.

On April 13, 2012, James Wood, President, Neil Bresnan, Managing Director and Greg Bass, Director of Retail Commodity Supply Operations met with President Michael Peevey for approximately 45 minutes. Damon Franz, advisor to President Peevey, participated by telephone. The meeting took place at the Commission's offices at 320 West 4th Street, Los Angeles, CA, starting at 2:00 pm and concluding at 2:45 am.

The topics of discussion included (a) a brief overview of Noble Solutions, formally known as Sempra Energy Solutions; (b) the renewable energy procurement activities undertaken by Noble Solutions to comply with the Commission's RPS program for compliance years 2010 through 2013; (c) an issue related to certain renewable energy procurement contracts entered into by Noble Solutions; (d) the need for the Commission to identify RPS product content category "waiver" qualifying situations up front so that RPS obligated entities have time to make

additional RPS procurement decisions to meet the first compliance period RPS percentages; and (e) the need for the Commission to identify how the RPS product content category percentages will be applied to RPS procurement made subsequent to "waiver" qualifying RPS procurement in order to provide the necessary direction to RPS obligated entities on which product content category percentages would complete the 20% RPS obligation for the first compliance period. There was also a brief discussion about Assembly Member Bradford's AB 2187 and the purpose of the bill.

No written materials were provided by Noble Solutions.

To request a copy of this notice, please contact Michelle Dangott at (818) 961-3003 or mdangott@energyattorney.com.

Respectfully submitted,

Abuil W. Nonfase

Daniel W. Douglass DOUGLASS & LIDDELL 21700 Oxnard Street, Suite 1030 Woodland Hills, California 91367 Telephone: (818) 961-3001 Facsimile: (818) 961-3004 douglass@energyattorney.com

Attorneys for NOBLE AMERICAS ENERGY SOLUTIONS LLC

April 17, 2012