# 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)

### MOTION OF CAPITAL POWER CORPORATION FOR PARTY STATUS

Steven F. Greenwald Davis Wright Tremaine LLP Suite 800 505 Montgomery Street San Francisco, CA 94111-6533 Tel. (415) 276-6500 Fax. (415) 276-6599

Email: stevegreenwald@dwt.com

Attorneys for Capital Power Corporation

April 23, 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)

#### MOTION OF CAPITAL POWER CORPORATION FOR PARTY STATUS

Pursuant to Rule 1.4 and Rule 11.1(b) of the California Public Utilities Commission ("Commission") Rules of Practice and Procedure, Capital Power Corporation ("Capital Power") hereby moves for party status in the above-captioned proceeding.

Capital Power is a growth-oriented North American independent power producer.

Headquartered in Edmonton, Alberta, Canada, Capital Power currently has interests in 31 facilities in Canada and the U.S. totaling approximately 3,500 megawatts of generation capacity. Capital Power and its subsidiaries and affiliates develop, acquire and optimize power generation from a wide range of energy sources. Capital Power currently operates four combined heat and power facilities in the State of California that have a combined capacity of 133 MW. The electricity and steam output from these facilities is currently sold under long-term contracts.

Capital Power is interested in opportunities to expand its power generation business, including renewable power generation, in the State of California, and as such has an interest in the matters that will be discussed and determined in this proceeding.

//
///

//

Capital Power requests that all correspondence, pleadings, notices, orders, rulings and other communications concerning this proceeding be provided to the following:

Steven F. Greenwald
Davis Wright Tremaine LLP,
505 Montgomery Street, Suite 800
San Francisco, CA 94111-6533
Tel. (415) 276-6500
Fax. (415) 276-6599
Email: stevegreenwald@dwt.com
Attorneys for Capital Power Corporation

Daniel Jurijew
Senior Manager, Regulatory Affairs West
Capital Power Corporation
12th Floor EPCOR Tower
1200 – 10423 101 St. NW
Edmonton, AB
T5H 0E9
Tel. (780) 392-5167
Fax: (780) 392-5124

Email: djurijew@capitalpower.com

Sarah Tomec
Senior Advisor, Regulatory Affairs West
Capital Power Corporation
9250 Towne Centre Drive Ste 900
San Diego, CA 92121
Tel. (858) 450-3214
Fax: (780) 392-5124
Email: stomec@capitalpower.com

In addition, Capital Power requests that Mr. Greenwald be listed as the Party for Capital

Tomec be added to the service list as Information Only; and that Mr. Shaun Pillott be removed from the service list.

Power Corporation; that Mr. Jurijew remain on the service list as Information Only; that Ms.

//

//

WHEREFORE, Capital Power Corporation respectfully requests that it be granted party status in this proceeding.

Respectfully submitted,

Steven F. Greenwald Davis Wright Tremaine LLP, Suite 800 505 Montgomery Street San Francisco, CA 94111-6533 Tel. (415) 276-6500 Fax. (415) 276-6599

Email: stevegreenwald@dwt.com

Attorneys for Capital Power Corporation

Dated: April 23, 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)

# [PROPOSED] ADMINISTRATIVE LAW JUDGE'S RULING ON MOTION OF CAPITAL POWER CORPORATION FOR PARTY STATUS

On April 23, 2012, Capital Power Corporation ("Capital Power") moved for party status in R.11-05-005. Capital Power has a direct and significant interest in this proceeding, and Capital Power's intervention will not unduly broaden the issues under consideration in this proceeding.

Therefore, IT IS RULED that, good cause appearing,

Administrative Law Judge