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)

RENEWABLES PORTFOLIO STANDARD PROCUREMENT PLAN OF EnerCal USA, LLC

Kevin Boudreaux EnerCal USA, LLC 7660 Woodway Drive, Suite 471 Houston, TX 77063 Telephone: (713) 395-5372

Facsimile: (713) 395-5356 Email: kb@enercalusa.com

May 23, 2012

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

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

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Pursuant to the April 5, 2012 Assigned Commissioner's Ruling, EnerCal USA, LLC ("EUSA") hereby submits this Renewables Portfolio Standard ("RPS") Procurement Plan for the period of 2012-2022. In accordance with the Assigned Commissioner's Ruling, EUSA provides the following responses to sections 6.1 through 6.5.

1. Assessment of RPS Portfolio Supplies and Demand - § 399.13(a)(5)(A)

EUSA is a registered Electric Service Provider (ESP #1380) that is not currently serving retail load and has no near term plans to do so. EUSA affiliates operate in other competitive market areas with renewable compliance standards through third-party short and long term contractual arrangements. EUSA will comply with the CA RPS program once acquisition activities began and will focus more on short term forecasting and utilization of the new portfolio content categories to meet compliance.

2. Potential Compliance Delays - § 399.13(a)(5)(B)

EUSA's management team has prior experience with the CA RPS program and does not expect compliance delays. The only possibility would be a shortage of renewable generation that could be due to various factors such as transmission and permitting.

3. Project Development Status Update - § 399.13(a)(5)(D)

EUSA does not currently have RPS compliance obligations and is not currently considering contracts.

4. Risk Assessment - § 399.13(a)(5)(F)

EUSA does not currently have RPS compliance obligations and is not currently considering contracts.

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5. Quantitative Information - §§ 399.13(a)(5)(A), (B), (D) and (F)

EUSA does not currently have RPS compliance obligations and is not currently considering contracts.

Respectfully submitted,

Kevin Boudreaux

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May 23, 2012

VERIFICATION

I am an officer of EnerCal USA, LLC and am authorized to make this verification on its behalf. The statements in the foregoing document are true of my own knowledge, except as to matters which are therein stated on information and belief, and as to those matters I believe them to be true.

I declare under penalty of perjury that the forgoing is true and correct. Executed on May 23, 2012 at Houston, Texas.

Kevin Boudreaux