

**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 FOR PARTY STATUS OF IMMODO INTERNATIONAL CORPORATION

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June 26, 2012

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ImMODO International Corporation (ImMODO) hereby moves to become a party in the above-captioned proceeding under Rule 1.4 of the Commission's Rules of Practice and Procedure.

I. ImMODO's INTEREST IN THE PROCEEDING

ImMODO's interest in this proceeding is related to its existing and planned development of small renewable energy projects under both the California Renewable Energy Small Tariff (CREST) program and the Renewable Market Adjusting Tariff (Re-MAT) program. Southern California Edison Company (SCE) had completed the system impact studies for a number of ImMODO projects, and the companies were within days of executing CREST contracts, when Decision (D.) 12-05-035 was issued. SCE informed ImMODO it was suspending the execution of ImMODO's contracts until the Commission clarifies the status of those contracts under D.12-05-035. SCE's June 21, 2012 *Motion for Clarification Regarding Status of Existing Assembly Bill 1969 Feed-in Tariff Program Under Decision 12-05-035* (SCE Motion), and the transition from the CREST program to the Re-MAT program, will directly impact ImMODO's projects.

II. THE FACTUAL AND LEGAL CONTENTIONS THAT ImMODO INTENDS TO MAKE IN THIS PROCEEDING ARE PERTINENT TO THE ISSUES ALREADY PRESENTED.

ImMODO requests party status so that it may stay informed on the matters in this proceeding, which are vital to ImMODO, and so that it may provide input as appropriate moving forward. Concurrent with this *Motion for Party Status of ImMODO International Corporation*, ImMODO is also joining a *Response of Silverado Power LLC, SunPower Corporation, and ImMODO Solar International Corporation to the Motion of Southern California Edison Company (U 338-E) for Clarification Regarding the Status of Existing Assembly Bill 1969 Feed-In Tariff Program Under Decision 12-05-035*. In addition, Rulemaking (R.) 11-05-005 remains open, and D.12-05-035 is only the first of two decisions that will implement the Re-MAT program.¹

ImMODO accepts the record established in R.11-05-005 related to the CREST and Re-MAT programs, and its participation will not prejudice any party, delay the schedule or broaden the scope of the proceeding.

¹ *Decision Revising Feed-In Tariff Program, Implementing Amendments to Public Utilities Code Section 399.20 Enacted by Senate Bill 380, Senate Bill 32, and Senate Bill 2 1X and Denying Petitions for Modification of Decision 07-07-027 by Sustainable Conservation and Solutions for Utilities*, D. 12-03-015, at pp. 3, 5-6 (May 24, 2012).

III. SERVICE LIST

ImMODO respectfully requests that the Commission list Jason B. Keyes as its representative in this matter, with the following information:

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IV. CONCLUSION

The Commission should grant ImMODO status as a party in this proceeding with all of the rights attached thereto.

Respectfully submitted,

/s/ Jason B. Keyes

Jason B. Keyes
Tim Lindl
KEYES, FOX & WIEDMAN LLP

Counsel to ImMODO International Corporation

June 26, 2012

VERIFICATION

I am the attorney for ImMODO International Corporation (ImMODO) in this matter. ImMODO is absent from the County of Alameda, where my office is located, and under Rule 1.11(d) of the Commission's Rules of Practice and Procedure, I am submitting this verification on behalf of ImMODO for that reason. I have read the attached **MOTION FOR PARTY STATUS OF ImMODO INTERNATIONAL CORPORATION**. I am informed and believe, and on that ground allege, that the matters stated in this document are true.

I declare under penalty of perjury that the foregoing is true and correct.

Executed this 26th day of June, 2012, at Oakland, California.

/s/ Jason B. Keyes _____

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