BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

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

R.11-05-005

MOTION OF SHELL ENERGY NORTH AMERICA (US), L.P. FOR CONFIDENTIAL TREATMENT OF PORTIONS OF ITS REVISED 2012 RPS PROCUREMENT PLAN

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Attorneys for Shell Energy North America (US), L.P.

Date: August 15, 2012

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Pursuant to Commission Rule 11.4, Ordering Paragraph No. 9 of D.08-04-023 (April 10, 2008), and Presiding Judge DeAngelis' August 2, 2012 Ruling in this proceeding, Shell Energy North America (US), L.P. ("Shell Energy") files this motion requesting confidential treatment of a portion of its revised 2012 RPS Procurement Plan. Concurrently with its motion, Shell Energy is filing its revised 2012 RPS Procurement Plan in accordance with the Presiding Judge's August 2 Ruling. Shell Energy's revised 2012 RPS Procurement Plan includes a narrative discussion and an attachment. Shell Energy is submitting a confidential and public version of the attachment; the narrative is public.

In D.06-06-066 (June 29, 2006), as modified by D.08-04-023, the Commission adopted rules governing the confidentiality of certain electric procurement data submitted to the Commission by electric service providers ("ESPs"). In the modified ESP matrix attached to D.08-04-023 (Appendix B), the Commission identified categories of information and the confidentiality protections to be applied to those categories. To the extent information submitted

to the Commission by an ESP matches a category of information contained in the ESP Matrix, the information is entitled to the protection provided for that category of information by the ESP Matrix. See D.06-06-066 at p. 80 (Ordering Paragraph No. 2).

Attached hereto and incorporated by reference is a table identifying data for which Shell Energy seeks confidential treatment. As required by Ordering Paragraph 2 of D.06-06-066, the table specifies:

- 1. That the material Shell Energy is submitting constitutes a particular type of data listed in the Matrix;
- 2. Which category or categories in the Matrix the data correspond to;
- 3. That Shell Energy is complying with the limitations on confidentiality specified in the Matrix for that type of data;
- 4. That the information is not already public; and
- That the data cannot be aggregated, redacted, summarized, masked or otherwise protected in a way that allows partial disclosure.

For the above reasons, Shell Energy requests that the information identified in the attached table be treated as confidential information and not publicly disclosed. A proposed Ruling granting confidential treatment is attached hereto.

Respectfully submitted,

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Date: August 15, 2012

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	IDENTIFICATIO			S PROCUREM	IENT PLAN ECISION 06-06-0	66, as modified by D.08-04-023
Redaction Reference		2) Which category or categories in the Matrix do(es) the data correspond to:	3)That it is complying with the limitations on confidentiality specified in the Matrix for that type of data (Y/N)	The state of the s	5) The data cannot be aggregated, redacted, summarized, masked or otherwise protected in a way that allows partial disclosure (Y/N)	Shell Energy's Justification for Confidential Treatment
Cell Nos. B2-5; D2-5; E2-5; F2-5; G2-5; H2-5; I2-5; and J2-5	Y	Item I-A, I-B, III-C	Y Y	Y Y	Y (but data may be aggregated	Current year retail sales data and RPS procurement quantities; and three years of

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[PROPOSED] RULING

The California Public Utilities Commission ("Commission") has considered the motion of Shell Energy North America (US), L.P., ("Shell Energy") filed August 15, 2012, for confidential treatment of certain data and information contained in its revised 2012 RPS Procurement Plan. This data and information is of the type addressed in D.06-06-066.

Good cause showing, the Commission rules as follows:

- (1) The following information will be treated as confidential information and not publicly disclosed: Attachment to RPS Procurement Plan, Columns B-I; Rows 2-5.
- (2) The confidential, unredacted version of this information shall not be made accessible or disclosed to anyone other than the Commission and its staff except on the further order or ruling of the Commission, the Assigned Commissioner, the Presiding Administrative Law Judge ("ALJ"), or the ALJ then designated as Law and Motion Judge.

Dated	, 2012 at San Francisco, California.					
	Administrative Law Judge					

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VERIFICATION

I am an officer of Shell Energy North America (US), L.P. 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 or belief, and as to those matters I believe them to be true.

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

Executed on August 14, 2012, at Spokane, Washington.

Michael E. D'Arienzo

Vice President – Commercial & Industrial Shell Energy North America (US), L.P.

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