

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

Order Instituting Rulemaking Pursuant to Assembly
Bill 2514 to Consider the Adoption of Procurement
Targets for Viable and Cost-Effective Energy Storage
Systems

Rulemaking 10-12-007
(Filed December 16, 2010)

**MOTION FOR PARTY STATUS OF
DEMAND ENERGY NETWORKS**

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DEMAND ENERGY NETWORKS
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July 3, 2013

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OF THE STATE OF CALIFORNIA**

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In accordance with the provisions of Rule 1.4 of the Rules of Practice and Procedure of the California Public Utilities Commission (“Commission”), Demand Energy Networks (“Demand Energy”) respectfully moves for party status in this proceeding.

I. DESCRIPTION OF DEMAND ENERGY NETWORKS.

Founded in 2008 and led by a team of seasoned entrepreneurs from the telecom, utility and renewable energy industries, Demand Energy has architected the most comprehensive platform for integrating big-data analytics with energy storage at the edge of the utility grid. Our cloud-based, battery agnostic solution is running distributed energy storage systems today that are producing economic value on two continents and are transforming how energy is acquired and utilized in commercial and industrial buildings. Our systems are boosting the value of renewables by firming and time shifting the power so that it can be dispatched when it is most economically valuable, while at the same time improving grid stability. We believe the deployment of distributed generation and intelligent energy storage systems on either side of the customer meter will make the smart grid smarter, more resilient and cost effective for everyone. A high-level system architecture and one line diagram of our Joule.System[®] distributed energy storage platform are attached as Exhibit “A.”

II. DEMAND ENERGY'S INTEREST IN THIS PROCEEDING.

Because Demand Energy has a direct interest in the subject matter, Demand Energy hereby moves for a ruling granting party status in order to file comments, and possible reply comments.

III. NOTICE

Service of notices, orders, and other communications and correspondence in this proceeding should be directed to Demand Energy's attention at the address set forth below:

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IV. CONCLUSION

Demand Energy's participation in this proceeding will not prejudice any party and will not delay the schedule or broaden the scope of the issues in the proceeding. For the reasons stated above, Demand Energy respectfully moves for a ruling that this motion for party status should be granted.

Respectfully submitted,

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Erick Petersen
Vice President of Sales & Marketing
DEMAND ENERGY NETWORKS

July 3, 2013

EXHIBIT "A"

