BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

Order Instituting Rulemaking to Integrate and Refine Procurement Policies and Consider Long-Term Procurement Plans

Rulemaking 12-03-014 (Filed March 22, 2012)

MOTION OF ENVIRONMENTAL DEFENSE FUND FOR PARTY STATUS

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Dated: September 30, 2013

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I. INTRODUCTION

Pursuant to Rules 1.4 and 11.1 of the Commission's Rules of Practice and Procedure, Environmental Defense Fund, Inc. ("EDF") respectfully moves for party status in this proceeding.

II. DISCUSSION

EDF is a leading non-profit organization representing more than 320,000 members across the country, including over 55,000 in California. Since 1967, EDF has linked science, economics, law, and innovative private-sector partnerships to create breakthrough solutions to the most serious environmental problems. EDF has been active in California on environmental issues since the 1970's, and has participated in proceedings on energy-related topics at the California Public Utilities Commission since 1976. EDF has interest and expertise in the role that market-based approaches can play in achieving positive environmental outcomes, an approach that is particularly salient in the field of energy regulation.

EDF is involved in pilots and dockets addressing clean energy issues – including but not limited to electrical consumer behavior and demand response – in California and other states. In California, EDF is working on a pilot project, the Demand Response Pilot Partnership, in collaboration with SCE, Lawrence Berkeley National Laboratory (LBNL) Demand Response Research Center, and US Green Building Council to demonstrate the ability of automated DR in large LEED-certified buildings to build reliable capacity. EDF has expertise in and has or is currently participating in other proceedings at this Commission related to treatment of demand response, smart grids, electricity rates, alternative vehicles and energy storage. EDF is therefore well suited to address the interplay of local reliability needs and the requirements of the loading order, AB 32, the Renewable Portfolio Standard, and other California energy and environmental policies.

EDF seeks to participate in Track 2 (to the extent it continues) and Track 4 of this proceeding. Track 2 (if it continues) will consider system flexibility needs, while Track 4 will consider local reliability impacts of the San Onofre Nuclear Power Station (SONGS) closure. EDF will support the implementation of the state's loading order: the utilization of energy efficiency, demand response, and renewables to cost-effectively meet reliability needs. While EDF will not be alone in this endeavor, EDF's unique and significant contribution will be our focus on enhanced demand response programs that play a role in meeting system needs by robustly reducing and shifting energy usage. Based on our experience in California and across the country, we will have specific suggestions for utilizing demand response, related programs and technologies in the context of the LTPP and the SONGS closure, as well as on contingency planning.

EDF seeks party status on its own behalf, as a non-profit environmental advocacy

organization with a long history of representing the interests of, inter alia, residential and

small commercial customers served by SDG&E and SCE. These residential and

commercial customers have an interest in the LTPP because a decision will likely directly

influence the carbon and air pollution profile (as well as price) of the energy they will

receive. The outcome of this proceeding can therefore have dramatic health and

environment consequences (both at the local and regional scale), as well as impact rates

for electric service rates within the SCE service territory. Accordingly, EDF's 55,000

plus members in California, many of whom are served by SDG&E and SCE, will be well

served by our participation.

III. **SERVICE**

Services of notices, orders, and other communications and correspondence in this

proceeding should be directed to EDF at the address set forth below.

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IV. **CONCLUSION**

EDF'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. EDF attended the

prehearing conference took place on September 4th and will submit its initial testimony

on September 30th in accordance with the timeline laid out for this proceeding, though

reserves the right to submit timely discovery requests that conform to the Commission's rules relating to such. For the reasons stated above, Environmental Defense Fund

respectfully requests the Commission grant this Motion for Party Status.

Respectfully signed and submitted on September 30, 2013.

ENVIRONMENTAL DEFENSE FUND

/s

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