BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

Order Instituting Rulemaking to Oversee the Resource Adequacy Program, Consider Program Refinements, and Establish Annual Local Procurement Obligations. Rulemaking R.11-10-023 (Filed October 20, 2011)

MOTION FOR PARTY STATUS OF MEGAWATT STORAGE FARMS, INC.

David MacMillan
President
MegaWatt Storage Farms, Inc.
3931 Jefferson Avenue
Woodside, CA 94062
(650) 365-3392

email: proceedings@megawattsf.com

MOTION FOR PARTY STATUS

OF MEGAWATT STORAGE FARMS, INC.

I. Introduction

Pursuant to rule 1.4 of the Rules of Practice and Procedure of the California Public

Utilities Commission ("Commission"), MEGAWATT STORAGE FARMS, INC. ("MegaWatt")

respectfully files this motion requesting party status.

II. Discussion

MegaWatt is in the business of proposing, developing, operating, owning and providing

advisory services related to electricity storage projects.

Pursuant to Rule 1.4(b)(2) of the Commission's Rules of Practice and Procedure, parties

may participate in a proceeding if they state their factual and legal contentions and their interests

are reasonably pertinent to the issues presented. MegaWatt has a direct interest in the Resource

Adequacy Program that is the subject matter of Proceeding R.11-10-023 because resource

adequacy needs can be met by energy storage and MegaWatt is involved in proposing storage

projects.

III. Service

Service of notices, orders, and other communications and correspondence in the

proceeding should be directed to MegaWatt at the address set forth below:

David MacMillan

President

MegaWatt Storage Farms, Inc.

3931 Jefferson Avenue

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IV. Conclusion

Participation by MegaWatt in this proceeding will not prejudice any party and will not delay the schedule or broaden the scope of the issues in this proceeding. For the reasons stated above, MegaWatt respectfully requests the Commission grant this Motion for Party Status.

Dated February 17, 2014 at Woodside, CA

Respectfully submitted,

/s/ David MacMillan

by: David MacMillan

President

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