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 and Flexible Procurement Obligations for the 2019 and 2020 Compliance Years.

Rulemaking 17-09-020 (Filed September 28, 2017)

MOTION FOR PARTY STATUS OF THE DEPARTMENT OF MARKET MONITORING OF THE CALIFORNIA INDEPENDENT SYSTEM OPERATOR CORPORATION

Pursuant to Commission Rules of Practice and Procedure 1.4(a)(4) and 11.1, the Department of Market Monitoring (DMM) of the California Independent System Operator Corporation (CAISO) hereby moves for leave to become a party to this proceeding.

As the Independent Market Monitor of the CAISO, the DMM's mission is specified in the CAISO tariff is as follows:

To provide independent oversight and analysis of the CAISO Markets for the protection of consumers and Market Participants by the identification and reporting of market design flaws, potential market rule violations, and market power abuses.¹

The CAISO tariff states that "DMM shall review existing and proposed market rules, tariff provisions, and market design elements and recommend proposed rule and tariff changes to the CAISO, the CAISO Governing Board, FERC staff, the California

http://www.caiso.com/Documents/AppendixP_CAISODepartmentOfMarketMonitoring_asof_Apr1_2017.pdf.

See also FERC Order 719, at p. 188, where the functions of a Market Monitor include: "evaluating existing and proposed market rules, tariff provisions and market design elements, and recommending proposed rule and tariff changes not only to the RTO or ISO, but also to the Commission's Office of Energy Market Regulation staff and to other interested entities [...]." https://www.ferc.gov/whats-new/comm-meet/2008/101608/E-1.pdf

¹ CAISO Tariff Appendix P, Section 1.2.

Public Utilities Commission, Market Participants, and other interested entities."² As this

proceeding involves proposed rule changes under CPUC jurisdiction that affect the

CAISO's markets and consumers, it implicates matters within DMM's purview. DMM

actively monitors policy changes related to the CPUC's Resource Adequacy (RA)

program, as changes to the RA program subsequently impact activity in CAISO

markets. As the Independent Market Monitor of the CAISO, the DMM's views are

independent and distinct from those of the CAISO. Thus, the DMM has a significant and

unique interest in this proceeding, and can offer valuable experience to the

Commission.

For the purpose of receipt of all correspondence, pleadings, orders and notices in

this proceeding, the DMM respectfully requests that the following DMM representative

be placed on the service list as a "party":

Ryan Kurlinski.

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² CAISO Tariff Appendix P, Section 5.1.

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For the reasons stated above, the DMM asks that the Commission grant its motion for party status.

Respectfully submitted,

By: /s/ Eric Hildebrandt

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Independent Market Monitor for the California Independent System Operator

Dated: December 11, 2018