FEDERAL ENERGY REGULATORY COMMISSION WASHINGTON, D.C. 20426

California Independent System Operator Corporation Docket No. ER10-2148-000 **September 24, 2010**

California Independent System Operator Corporation 151 Blue Ravine Road Folsom, CA 95630

Attention: Michael D. Dozier, Esquire

Senior Counsel for California Independent

System Operator Corporation

Reference: Large Generator Interconnection Agreement

Dear Mr. Dozier:

On August 5, 2010, the California Independent System Operator Corporation (CAISO) submitted for filing a Large Generator Interconnection Agreement (LGIA) between itself, Solar Partners VIII, LLC (Solar), and Southern California Edison Company (SoCal Edison). The LGIA, filed as a non-conforming agreement, specifies the terms and conditions pursuant to which the CAISO and SoCal Edison will provide interconnection service. Specifically, SoCal Edison will design, procure, construct, install, own, operate, and maintain its interconnection facilities that interconnect Solar's 211 MW solar generating facility, the Ivanpah 3 Project, located in San Bernardino County, California (Project), to SoCal Edison's proposed Ivanpah Substation and transmit energy and/or ancillary services to the CAISO control grid, and pursuant to which Solar will pay for such facilities. Waiver of the Commission's notice requirements pursuant to section 35.11 of the Commission's rules and regulations (18 C.F.R. § 35.11) is granted and the LGIA is accepted for filing effective August 3, 2010, as requested.

¹ On August 2, 2010, SoCal Edison filed the same non-conforming LGIA in Docket No. ER10-2091-000.

² CAISO states that it is submitting its own LGIA in order to have it accepted as a service agreement of the CAISO and to enter it into the CAISO's eTariff system consistent with SoCal Edison's filing.

The filing was noticed on August 6, 2010, with comments, protests, or motions to intervene due on or before August 26, 2010. No protests or comments were filed. Notices of intervention and unopposed timely filed motions to intervene are granted pursuant to the operation of Rule 214 of the Commission's Rules of Practice and Procedure (18 C.F.R. § 385.214). Any unopposed or untimely filed motion to intervene is governed by the provisions of Rule 214.

This acceptance for filing shall not be construed as constituting approval of the referenced filing or any rate, charge, classification or any rule, regulation or practice affecting such rate or service provided for in the filed documents; nor shall such acceptance be deemed as recognition of any claimed contractual right or obligation associated therewith; and such acceptance is without prejudice to any findings or orders which have been or any which may hereafter be made by the Commission in any proceeding now pending or hereafter instituted by or against the California Independent System Operator Corporation.

This action is taken pursuant to the authority delegated to the Director, Division of Electric Power Regulation -- West, under 18 C.F.R. § 375.307. This order constitutes final agency action. Requests for rehearing by the Commission may be filed within 30 days of the date of issuance of this order, pursuant to 18 C.F.R. § 385.713.

Sincerely,

Steve P. Rodgers, Director Division of Electric Power Regulation -- West

cc: All Parties