



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

FILED

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Order Instituting Rulemaking to Continue
Implementation and Administration of
California Renewables Portfolio Standard
Program.

Rulemaking 11-05-005
(Filed May 5, 2011)

MOTION OF 8MINUTENERGY RENEWABLES, LLC FOR PARTY STATUS

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June 28, 2012

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MOTION OF 8MINUTENERGY RENEWABLES, LLC FOR PARTY STATUS

This Motion of 8minutenergy Renewables, LLC (“8minutenergy”) for Party Status (“Motion”) is filed pursuant to Rules 1.4 and 11.1 of the Rules of Practice and Procedure of the California Public Utilities Commission (“Commission”).

I. BACKGROUND AND STATEMENT OF INTEREST

8minutenergy, is a leading utility-scale solar developer with a portfolio totaling more than 2000 megawatts (“MW”) of solar power projects in development. All of our projects are located in California, and meet the "in-state" utility requirements. In addition, all 8minutenergy projects have ready access to the transmission grid and are to be built on "disturbed land" for lower environmental impact and faster permitting.

As such, 8minutenergy has a direct interest in the implementation of the California Renewables Portfolio Standard program, specifically in the New Proposals required and identified in the Assigned Commissioner’s Ruling Identifying Issues and Schedule of Review for 2012 Renewables Portfolio Standard Procurement Plans Pursuant to Public Utilities Code Section 399.11 Et Seq. and Requesting Comments on New Proposals, issued on April 5, 2012. 8minutenergy intends to actively participate in the proceeding by addressing many of the issues

raised in connection with the Standard Procurement Plans. Contemporaneously with this Motion, 8minutenergy is filing a Motion For Leave to File Comments One Day Late. 8minutenergy's participation in this proceeding will not expand the scope of the proceeding, delay the existing schedule, or prejudice any party.

II. SERVICE

All notices, orders, pleadings, and other correspondence in this proceeding should be addressed to the following:

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III. CONCLUSION

For the foregoing reasons, 8minutenergy respectfully requests that the Commission grant this Motion to become a party to this proceeding.

Dated: June 28, 2012

Respectfully submitted,

/s/ Martin Hermann
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VERIFICATION

(Rule 1.11)

I, Martin Hermann, am the CEO of 8minutenergy Renewables, LLC. Because 8minutenergy Renewables, LLC is absent from the City and County of San Francisco, California, where I have my office, I make this verification for said party for that reason. The statements in the foregoing *Motion of 8minutenergy Renewables, LLC for Party Status*, has been prepared and read by me and are true of my own knowledge, except as to matters which are therein stated on information or belief, and as to those matters I believe them to be true.

I declare under penalty of perjury that the foregoing is true and correct and executed on June 28, 2012, at Folsom, California.

Respectfully submitted,

/s/ Martin Hermann

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