



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

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

Rulemaking 08-08-009
(Filed August 21, 2008)

**MOTION OF CALIFORNIA PACIFIC ELECTRIC COMPANY, LLC (U-933-E)
FOR PARTY STATUS**

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March 10, 2011

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Company, LLC

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

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FOR PARTY STATUS**

Pursuant to Rule 1.4 and Rule 11.1(b) of the California Public Utilities Commission (“Commission”) Rules of Practice and Procedure, California Pacific Electric Company, LLC (“CalPeco”) hereby moves for party status in the above-captioned proceeding. CalPeco anticipates participating in this proceeding both on its own and as a part of the California Association of Small and Multi-Jurisdictional Utilities (“CASMU”).¹

CalPeco is an electric public utility company incorporated in California.² In Decision (“D”) 10-10-017, the Commission approved Sierra Pacific Power Company’s (“Sierra”) transfer to CalPeco of the California electric distribution facilities and the Kings Beach Generating Station that were previously owned and operated by Sierra. The transfer from Sierra to CalPeco was completed effective as of January 1, 2011, and at such time, CalPeco began operating the utility with responsibility for serving the electric customers within Sierra’s former California service territory.

As an electric utility with a franchised service territory within California, CalPeco has a meaningful interest in the regulations the Commission may consider to adopt with respect to both the implementation of Senate Bill 32 and the ongoing implementation and administration of the California Renewables Portfolio Standard Program in the above captioned proceeding. For these reasons, CalPeco has a strong interest in the matters that will be discussed and determined in this proceeding.

¹ A Joint Brief on behalf of CalPeco and the other members of CASMU was filed on March 7, 2011 by PacifiCorp.

² CalPeco also does business in California as “Liberty Energy - California Pacific Electric Company.”

CalPeco requests that all correspondence, pleadings, notices, orders, rulings and other communications concerning this proceeding be provided to the following:

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WHEREFORE, California Pacific Electric Company, LLC respectfully requests that it be granted party status in this proceeding.

Respectfully submitted,

/s/

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Dated: March 10, 2011

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**[PROPOSED] ADMINISTRATIVE LAW JUDGE’S RULING ON
MOTION OF CALIFORNIA PACIFIC ELECTRIC COMPANY, LLC (U-933-E)
FOR PARTY STATUS**

On March 10, 2011, California Pacific Electric Company, LLC (“CalPeco”) moved for party status in Rulemaking 08-08-009. CalPeco has a direct and significant interest in this proceeding, and CalPeco’s intervention will not unduly broaden the issues under consideration in this proceeding.

Therefore, **IT IS RULED** that, good cause appearing,

1. The request of CalPeco for party status in Rulemaking-08-08-009 is granted.
2. CalPeco shall serve all parties of record and any other entities designated for service with any pleadings filed by CalPeco in this proceeding.

Dated _____, 2011 at San Francisco, California.

Administrative Law Judge

CERTIFICATE OF SERVICE

I, Judy Pau, certify:

I am employed in the City and County of San Francisco, California, am over eighteen years of age and am not a party to the within entitled cause. My business address is 505 Montgomery Street, Suite 800, San Francisco, California 94111-6533.

On March 10, 2011, I caused the following to be served:

**MOTION OF CALIFORNIA PACIFIC ELECTRIC COMPANY, LLC (U-933-E)
FOR PARTY STATUS**

via electronic mail to all parties on the service list R.08-08-009 who have provided the Commission with an electronic mail address and by First Class mail on the parties listed as “Parties” and “State Service” who have not provided an electronic mail address.

Executed on March 10, 2011 at San Francisco, California

/s/
Judy Pau

VIA EMAIL AND US MAIL

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