

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

Order Instituting Rulemaking to Promote
Policy and Program Coordination and
Integration in Electric Utility Resource
Planning

Rulemaking 04-04-003
(Filed April 1, 2004)

**ADMINISTRATIVE LAW JUDGE'S RULING
GRANTING MOTION TO INTERVENE OF EDISON MISSION ENERGY**

On March 6, 2006, Edison Mission Energy filed a Motion to Intervene in this proceeding (Motion) in response to the Commission's February 16, 2006 Opinion on Procurement Incentives Framework (Decision 06-02-032). Edison Mission Energy owns and operates generation assets in various geographical areas of the United States, including California. Energy Mission Energy also engages in market-based purchases and sales of energy and capacity in electric power markets through its subsidiary, Edison Mission Marketing and Trading.

As a generation owner and power marketer in the California wholesale electricity market, Edison Mission Energy states that it will be directly affected by the outcome of this proceeding, and seeks participation as a party to the proceeding in this docket and any docket that may be consolidated with it.

By this ruling, I grant Edison Mission Energy's Motion.

IT IS RULED that:

1. Energy Mission Energy is granted full party status in this docket and any docket that may be consolidated with it.

2. The Commission's Process Office shall add the following name and address to the appearances category of the service list in this proceeding, including all sub-categories of service lists currently established:

John P. Mathis
Vice President and Associate General Counsel
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Dated March 10, 2006, at San Francisco, California.

/s/ MEG GOTTSTEIN by Janet Econome

Meg Gottstein
Administrative Law Judge

