

<b>DOCKETED</b>	
<b>Docket Number:</b>	19-IEPR-03
<b>Project Title:</b>	Electricity and Natural Gas Demand Forecast
<b>TN #:</b>	228436
<b>Document Title:</b>	Direct Energy Business, LLC's Application for Confidentiality for the 2019 IEPR Form 8.1 Resource Price
<b>Description:</b>	N/A
<b>Filer:</b>	Barbara Farmer
<b>Organization:</b>	Direct Energy Business, LLC
<b>Submitter Role:</b>	Applicant
<b>Submission Date:</b>	5/31/2019 1:28:35 PM
<b>Docketed Date:</b>	5/31/2019

APPLICATION OF DIRECT ENERGY BUSINESS, LLC  
FOR DESIGNATION OF CONFIDENTIAL RECORDS

Pursuant to Section 25322 of the Public Resources Code ("PRC") and Section 2505(a) of Title 20 of the California Code of Regulations ("CCR"), Direct Energy Business, LLC, formerly Strategic Energy, L.L.C. ("Applicant"), hereby requests that the Commission designate as confidential the information specified herein and submitted by Applicant on June 3, 2019 concerning Applicant's historical and forecast power supply cost data contained in Electricity Demand Forecast Form 8.1a(ESP).

I. ELECTRICITY RESOURCE PLANNING FORMS

A. Form 8.1(ESP)

Form 8.1a(ESP) contains the following power supply cost information for all load Applicant serves in California:

1. Applicant's historical and projected annual power supply costs (\$ x 1000) for bilateral contracts.
2. Applicant's historical and projected annual power supply costs (\$ x 1000) for residual market transactions.
3. Applicant's historical and projected annual total power supply costs (\$ x 1000) for bilateral contracts and residual market transactions combined.

The period covered by the information contained in Form 8.1a(ESP) is from 2017 through 2030, the last year in which Applicant currently has load under contract.

### 3. Grounds for Confidential Designation

Section 2505(a)(4) of the Commission's regulations provides that an application for designation of confidential records will be granted if the information for which the applicant is seeking a confidential designation is "substantially similar to information that was previously deemed confidential by the Commission."

On November 24, 2004, Applicant submitted its responses to the Commission's Retail Electric Price data requests for the 2005 IEPR. Applicant's responses included the following Retail Electric Price forms:

- Form 3.a — Actual and forecasted annual energy purchases (cost and MWh) for each category of generation and in total for 2003-2016.
- Form 3.b — Actual and forecasted annual electricity sales and revenue requirements for each customer class and in total for 2003-2016.
- Workpapers for Forms 3.a and 3.b — Supporting data, including a description of the method used by Applicant to estimate electricity sales and distribution revenues among customer classes.

At the time these forms and workpapers were submitted, Applicant submitted an application to the Executive Director requesting that all of the information contained therein be designated as confidential. Subsequently, the Executive Director partially granted the confidentiality application of Applicant.

Specifically, the Executive Director denied confidentiality for a limited set of 2003 data due solely to the pending release of the same 2003 data by the Energy Information Agency ("EIA"): total power purchases (MWh), total retail sales (MWh), and total revenues. However, with regard to all of the other information contained in the forms and workpapers, the Executive Director determined that the information should be kept confidential "Because [ESPs] typically compete by price, specific information on recent and forecast sales and revenues that is not otherwise public could provide advantage to your competitors." (*See* Docket 04-IEP-1D, Letter from CEC to Gregory Klatt "Re: Application for Designation of Confidentiality for Retail Electricity Price Forecast Data," Dec. 23, 2004; *see also* Letter from CEC to Gregory Klatt "Re: Application for Executive Director's Reconsideration of Initial Denial of Designation of Confidentiality for Electricity Retail Price Forecast Data," Apr. 20, 2005.)

- Annual retail sales (except 2003)
- Revenues from retail sales by customer class
- Total revenues (except 2003)

In addition, confidentiality was granted for the information contained in Applicant's supporting workpapers, including the description of the method used by Applicant to estimate retail sales and revenues.

Subsequently, on March 20, 2007, Applicant submitted its responses to the Commission's Retail Electric Price data requests for the 2007 IEPR. Applicant's responses included the following Retail Electric Price forms:

- Form 1 (ESP) — Actual and forecasted annual energy purchases (cost and volume) for each category of generation and in total for 2003-2016.
- Form 4 (ESP) — Actual and estimated annual cost of wholesale power purchased through contracts for 2004-2011 (renewables contracts, other types of bilateral contracts, and annual totals), and associated pricing factors (natural gas price indexes and weighted averages of other pricing factors).

The cost information contained in Form 1—cost of power from bilateral contracts and residual market transactions—was substantially similar to cost information provided for the 2005 IEPR in Form 3.a that was granted confidentiality (cost of power by source, including bilateral contracts and spot market purchases).

The cost information contained in Form 4—cost of power purchased through renewables contracts and other types of bilateral contracts—was also substantially similar to cost information provided for the 2005 IEPR in Form 3.a that was granted confidentiality (cost of power purchased by source, including renewables and bilateral contracts).

At the time Applicant submitted Forms 1 and 4, it submitted an application to the Executive Director requesting that the information reported in the forms be designated as confidential on the grounds that it was "trade secret" information.

By letter dated April 6, 2007, the Executive granted confidentiality for the information reported by Applicant in Forms 1 and 4. The Executive Director found that Applicant had made a reasonable argument for classifying this information as confidential: "The

seeking a confidential designation is substantially similar to the Retail Electric Price information that was previously granted confidentiality as discussed above. Moreover, all pertinent facts and circumstances remain unchanged from Applicant's previous confidentiality application. Accordingly, the Commission should grant this application.

#### 4. Aggregation of Data

Applicant has previously reported the historical information for the period of 2017-2019 contained in Form 8.1a(ESP) to the Energy Information Agency ("EIA"), aggregated at the statewide level, and the EIA has released or will soon release that information to the public. Also, Applicant has no objection to the forecast information submitted by Applicant being made public if first aggregated with the similar data reported by all ESPs as provided in the Final Demand Forecast Forms and Instructions.

#### Certification

The undersigned is authorized to make this application and the following certification on behalf of Applicant:

"I certify under penalty of perjury that the information contained in this application for confidential designation is true, correct, and complete to the best of my knowledge."

DIRECT ENERGY BUSINESS, LLC

By: 

Name: Barbara Farmer

Title: Regulatory Licensing and Reporting Analyst, DEB, LLC

Date: June 3, 2019