



BEFORE THE
PUBLIC UTILITIES COMMISSION
OF THE STATE OF CALIFORNIA

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Application of Pacific Gas and Electric)	
Company in its 2015 Nuclear)	Application 16-03-006
Decommissioning Cost Triennial)	(Filed March 1, 2016)
Proceeding	U 39 E)	
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**ALLIANCE FOR NUCLEAR RESPONSIBILITY'S
AMENDMENT TO NOTICE OF INTENT TO CLAIM INTERVENOR COMPENSATION**

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Date: July 21, 2016

Attorney for
ALLIANCE FOR NUCLEAR RESPONSIBILITY

AMENDMENT TO NOTICE OF INTENT TO CLAIM INTERVENOR COMPENSATION

In response to its previously noticed July 13, 2016 oral ex parte communication with Administrative Law Judge Maribeth A. Bushey, the Alliance for Nuclear Responsibility hereby amends its June 30, 2016 Notice of Intent to Claim Intervenor Compensation (“NOI”) by including the attached “Amended Bylaws of the Alliance for Nuclear Responsibility” as Attachment No. 2 to Part IV of the NOI.

Respectfully submitted,

By: /s/ John L. Geesman

JOHN L. GEESMAN
DICKSON GEESMAN LLP

Date: July 21, 2016

Attorney for
ALLIANCE FOR NUCLEAR RESPONSIBILITY

**AMENDED BYLAWS
OF THE
ALLIANCE FOR NUCLEAR RESPONSIBILITY**

July 14, 2016

ARTICLE 1 – NAME AND LOCATION

Sec 1.01 The name of the corporation shall be the Alliance for Nuclear Responsibility. The principal office is located in San Luis Obispo County, California.

ARTICLE 2 – PURPOSE

The primary objectives and purposes of this organization shall be to educate the public on energy choices and to reduce the dangers associated with nuclear energy and nuclear waste and to take specific actions, **including representing the interests of residential customers in California administrative proceedings,** related **to** assuring public health from unsafe exposure to ionizing radiation.

ARTICLE 3 - MEMBERS

SEC 3.01 This corporation shall have no members

ARTICLE 4 – OFFICERS AND BOARD OF DIRECTORS

Sec 4.01 Number of Directors: The authorized number of Directors shall not be less than 3 and not more than 9. Collectively they shall be know as the Board of Directors. As used in these Bylaws in relation to any power or duty requiring collective action, the terms, the terms “Directors” and “Board” mean “Board of Directors.”

Sec 4012 Qualifications: The officers of the Alliance for Nuclear Responsibility shall be President, Secretary and Treasurer. The Alliance for Nuclear Responsibility for the section, removal and replacement of officers/board members.

Sec 4.03 Duties of the President: The president shall be responsible for the property, affairs, and businesses of the Alliance for Nuclear Responsibility, subject to the approval of the board. The president may, when necessary, sign and execute the name of this corporation contracts and other instruments duly assigned by the board.

Sec 4.03 Duties of the Secretary: The secretary shall take minutes at meetings, keep the minutes, Bylaws, Articles of Incorporation and other important documents in a safe location and perform any other duties assigned by the board.

Sec 4.06: Duties of the Treasurer: The treasurer shall be responsible for the funds of the corporation and shall deposit, invest and disburse funds as directed by the board. The treasurer will be responsible for making sure that all reports required by the Internal Revenue Service, the Franchise Tax Board and other agencies are filed in a timely manner and perform any other duties assigned by the Board. The accounts of this corporation shall be audited at least once a year and copies of all audits shall be kept on file.

Sec 4.08 Power of the Board of Directors. The Directors shall exercise the powers of the corporation control of its property and conduct its affairs, except as otherwise provided y these Bylaws, the Articles of the Incorporation and by law.

Sec 4.09 Committees: The Board of Directors may create committees, provide for the appointment of committee members and chairpersons and prescribe their duties.

Sec 4.10 Compensation: Directors shall serve without compensation for their duties as Directors. However, Directors may be reimbursed a necessary for actual expenses. And Director may decline reimbursement. No part of the earning of this corporation shall ever inure to the benefit of or be payable to any director or officer of the corporation or any other individual.

Sec 4.11 Non-liability: The Directors shall not be personally liable of the debts, liabilities, or other obligations of the corporation, except as required by law.

Sec 4.12 Indemnifications – Right of Indemnity: To the fullest extent permitted by law, this corporation shall indemnify its Directors and Officers, employees and other persons described in Section 9246 (a) of the California Corporation Code, including persons formerly occupying such positions, again all expenses, judgments, fines, settlements, and other amounts actually and reasonably incurred by them in connection with any “proceeding” as that term is used in that Section and including an action by or in the righ of the corporation by reason of the fact that such person is or was a person described by the section. “Expenses,” as used in this bylaw, shall have the same meaning as in Sec 9246 (a) of the California Corporations Code.

ARTICLE 5 – MEETINGS

Sec 501 Meetings involving the Board and other interested individuals may be called on an as needed basis in any convenient location.

Sec 5.02 Quorum: For an information vote, a quorum shall consist of the number of people in attendance a[t] the meeting. For a formal vote on an important matter

such as and allotment of funds, a quorum shall consist of the majority of the Board members and the vote that is counted will be the vote of the Board. If it is not feasible to hold a meeting, a vote of the Board may be taken by telephone or email.

CERTIFICATE

This is to certify that the foregoing is a true and correct copy of the amended bylaws of the corporation named in the title thereto and that such amendment was duly adopted by the board of directors of said corporation on the date set forth below.

Dated: July 14, 2016

By: /s/Rochelle Becker
Executive Director