



BEFORE THE
PUBLIC UTILITIES COMMISSION
OF THE STATE OF CALIFORNIA

FILED
7-15-16
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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
NOTICE OF ORAL EX PARTE COMMUNICATION**

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Date: July 15, 2016

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NOTICE OF ORAL EX PARTE COMMUNICATION

Pursuant to California Public Utilities Commission (“Commission”) Rule of Practice and Procedure 8.4, the Alliance for Nuclear Responsibility (“A4NR”) hereby provides notice of a telephone conversation with Administrative Law Judge Maribeth Bushey which took place on July 13, 2016. The communication was initiated by a voicemail message from ALJ Bushey, which I returned at 1:48 p.m., lasted for approximately 6 minutes, and concerned A4NR’s recently filed Notice of Intent (“NOI”) to Claim Intervenor Compensation in this proceeding. I discussed the sections of A4NR’s Articles of Incorporation and Bylaws describing the organization’s purpose, and indicated that A4NR relies on the reference to D.98-04-0589 at Part I: A. 3 of the Commission’s NOI form to qualify as a Category 3 customer. I also said that A4NR would consider amending its Bylaws to clarify its existing authority to represent the interests of residential customers in Commission proceedings. No written, audiovisual, or other material was used for or during this communication.

Respectfully submitted,

By: /s/ John L. Geesman

JOHN L. GEESMAN
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Date: July 15, 2016

Attorney for
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