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

Application of San Diego Gas & Electric Company (U 902-M), Southern California Edison Company (U 338-E), Southern California Gas Company (U 904-G) and Pacific Gas and Electric Company (U 39-M) for Authority to Establish a Wildfire Expense Balancing Account to Record for Future Recovery Wildfire-Related Costs

A.09-08-020
(Filed August 31, 2009)

JOINT NOTICE OF EX PARTE COMMUNICATION OF AT&T AND CCTA

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May 18, 2012

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OF THE STATE OF CALIFORNIA**

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Pacific Bell Telephone Company d/b/a AT&T California (U-1001-C); AT&T Communications of California, Inc. (U-5002-C); TCG San Francisco (U-5454-C); TCG Los Angeles, Inc. (U-5462-C); TCG San Diego (U-5389-C); and AT&T Mobility LLC¹ (hereinafter, collectively, “AT&T”); and the California Cable and Telecommunications Association (“CCTA”), pursuant to Rule of Practice and Procedure 8.2 and 8.3, hereby submit notice of the following ex parte communication in the above referenced proceeding.

On Tuesday, May 15, 2012 at 11:00 AM, David Miller; a General Attorney for AT&T; Fassil Fenikile of AT&T; and Jerome Candelaria for CCTA, met with Commissioner Ferron’s Chief of Staff Charlotte TerKeurst and Legal Advisor Charlyn A. Hook, at the San Francisco offices of the California Public Utilities Commission for approximately 30 minutes. Mr. Fenikile

¹ New Cingular Wireless PCS, LLC (U-3060-C); Cagal Cellular Communications Corporation (U-3021-C); Santa Barbara Cellular Systems, Ltd. (U-3015-C); and Visalia Cellular Telephone Company (U-3014-C), d/b/a AT&T Mobility LLC.

requested the meeting pursuant to Rules 8.2 and 8.3 of the Commission's Rules of Practice and Procedure.

Representatives of AT&T and CCTA stated their collective opposition to certain provisions contained in A.09-08-020 and summarized their protest regarding the requested recovery from ratepayers of uninsured claims and defense costs against third parties without a reasonableness review. The communication was oral with reference to AT&T and CCTA's Joint Opening Brief dated February 17, 2012, which is attached to this notice.

Respectfully submitted on behalf of AT&T
and CCTA pursuant to Rule 1.8(d).

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DATED: May 18, 2012

ATTACHMENT