



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

FILED

12/19/25

04:59 PM

A2403018

Application of Pacific Gas and Electric
Company to A24-03-018 Recover in Customer
Rates the Costs to Support Extended (Filed
March 29, 2024) Operation of Diablo Canyon
Power Plant from September 1, 2023 through
December 31, 2025 and for Approval of
Planned Expenditure of 2025 Volumetric
Performance Fees. (U39E.)

A.24-03-018

(Filed March 29, 2024)

**SAN LUIS OBISPO MOTHERS FOR PEACE'S ("SLOMFP") SUPPLEMENT TO ITS
INTERVENOR COMPENSATION CLAIM
(PUBLIC VERSION)**

Sabrina Venskus, Esq.
Jason Sanders, Esq.
Venskus & Associates, A.P.C.
603 West Ojai Avenue, Suite F
Ojai, California 93023
Phone: (805) 272-8628
venskus@lawsv.com
jsanders@lawsv.com

Counsel for San Luis Obispo Mothers for
Peace

Dated: December 19, 2025

Pursuant to the Intervenor Compensation Analyst's request (on behalf of the Commission) dated November 21, 2025, San Luis Obispo Mothers for Peace ("SLOMFP") hereby supplements its Intervenor Compensation Claim as follows:

On November 21, 2025, Commission staff requested that SLOMFP supplement its request for intervenor compensation by submitting invoice(s), bill(s) and/or contract(s) for Sabrina Venskus, Jason Sanders, Digby Macdonald, Peter Bradford, Rao Konidena, Mark Cooper, George Peter Bird, and Jill Zamek, that verify the rate(s) charged by these consultants to SLOMFP in 2024 and 2025. In response, SLOMFP attaches its retainer agreements with Venskus & Associates, A.P.C. ("V&A"), Peter Bradford, Rao Konidena, Mark Cooper and George Peter Bird as Exhibit A. The rates charged are those reflected on the retainer agreements.

[REDACTED]

[REDACTED]

[REDACTED]. The rates charged by V&A, as well as its retainer agreement with SLOMFP are confidential and within the attorney-client privilege. The V&A retainer has therefore been redacted in this public version of SLOMFP's Supplement to its Intervenor Compensation Claim. SLOMFP did not have a retainer agreement with Dr. Digby Macdonald for work performed in this proceeding and he did not submit a formal invoice for payment. Rather, due to the minimal amount of work he performed in the proceeding, Dr. Macdonald and SLOMFP informally agreed that SLOMFP would be billed for 1.1 hours of work at \$390.00 per hour. SLOMFP does not have a retainer agreement with Jill Zamek, as she is an officer of the organization.

Respectfully submitted,

Venskus & Associates, A.P.C.

Dated: December 19, 2025

/s/ Sabrina Venskus
Sabrina D. Venskus
Venskus & Associates, A.P.C.
603 West Ojai Avenue, Suite F
Ojai, California 93023
Phone: 805-272-8628
venskus@lawsv.com

Counsel for San Luis Obispo Mothers for Peace

EXHIBIT A



Venskus & Associates
A PROFESSIONAL CORPORATION

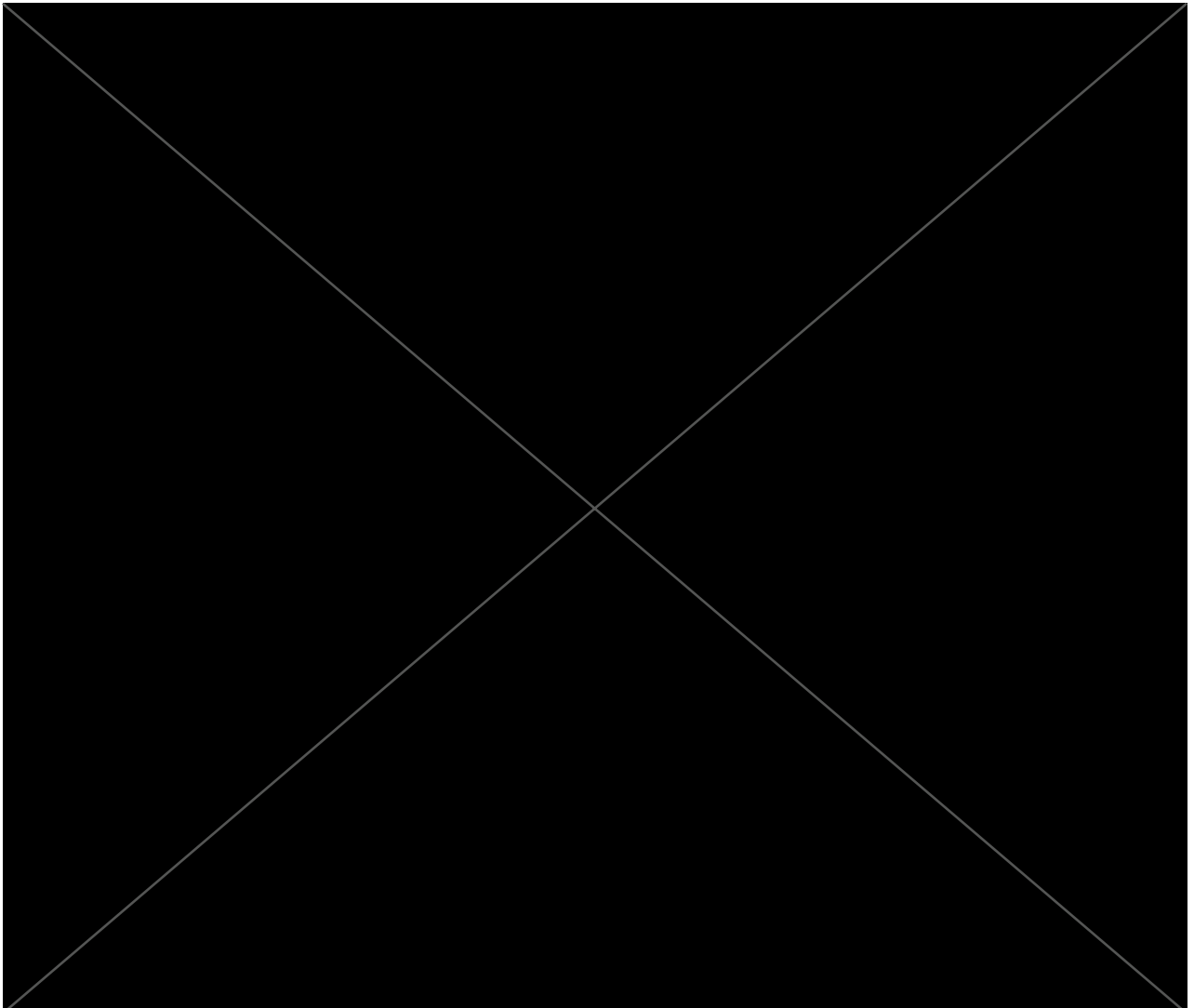
603 WEST OJAI AVE., SUITE F
OJAI, CALIFORNIA 93023
TEL: 805-272-8621

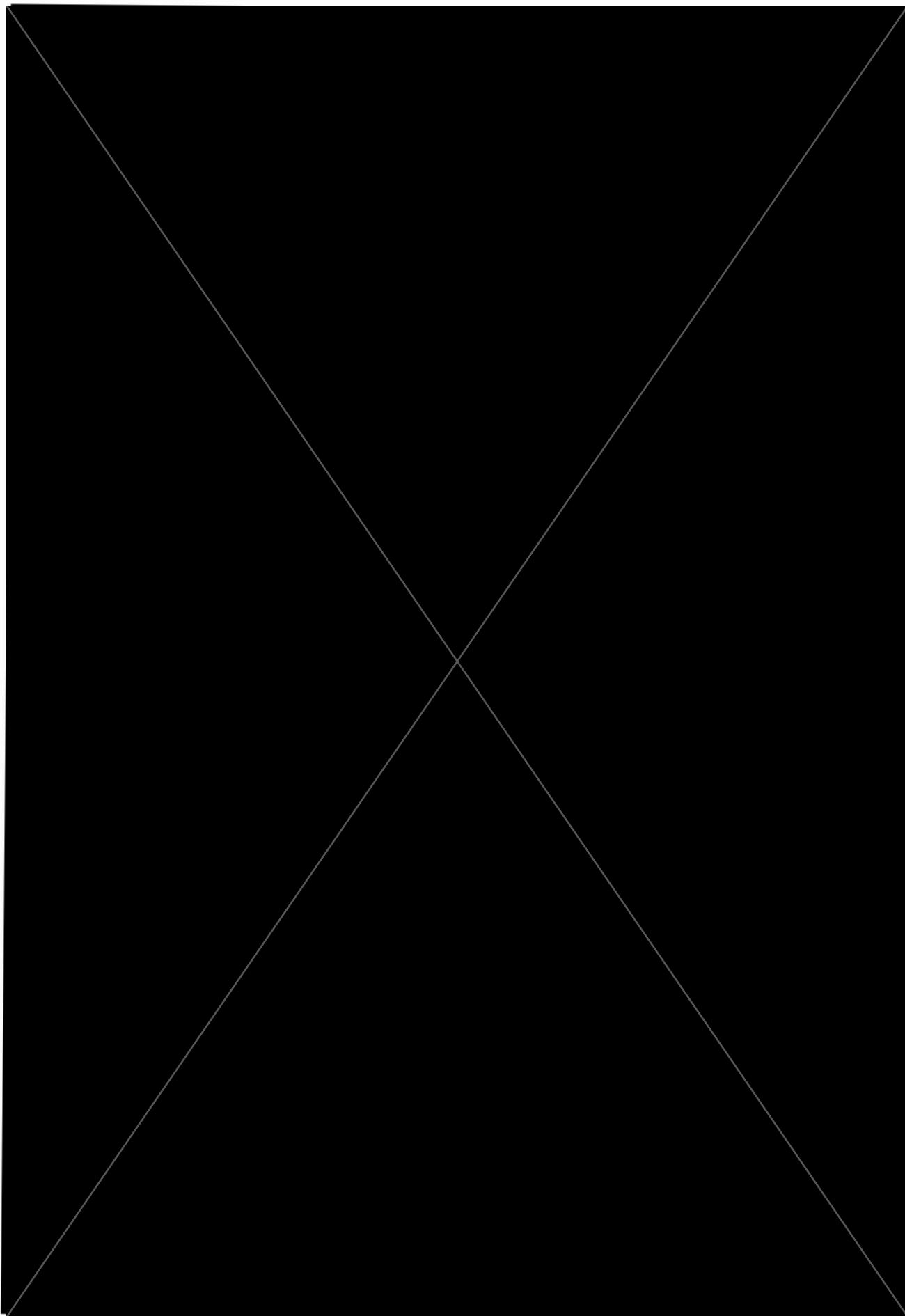
700 S. FLOWER ST., SUITE 1000
LOS ANGELES, CALIFORNIA 90017
TEL: 213-482-4200

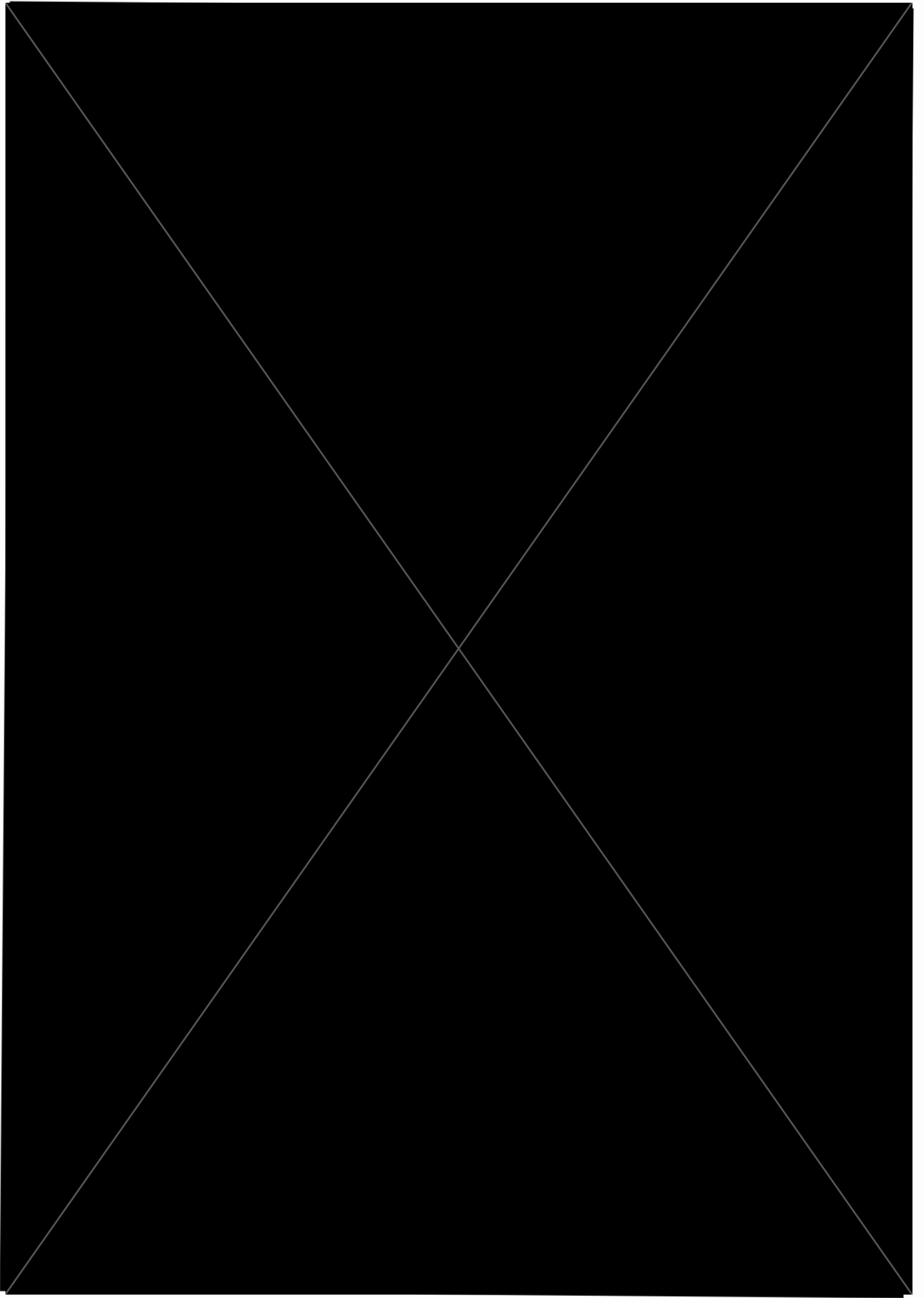
May 6, 2024

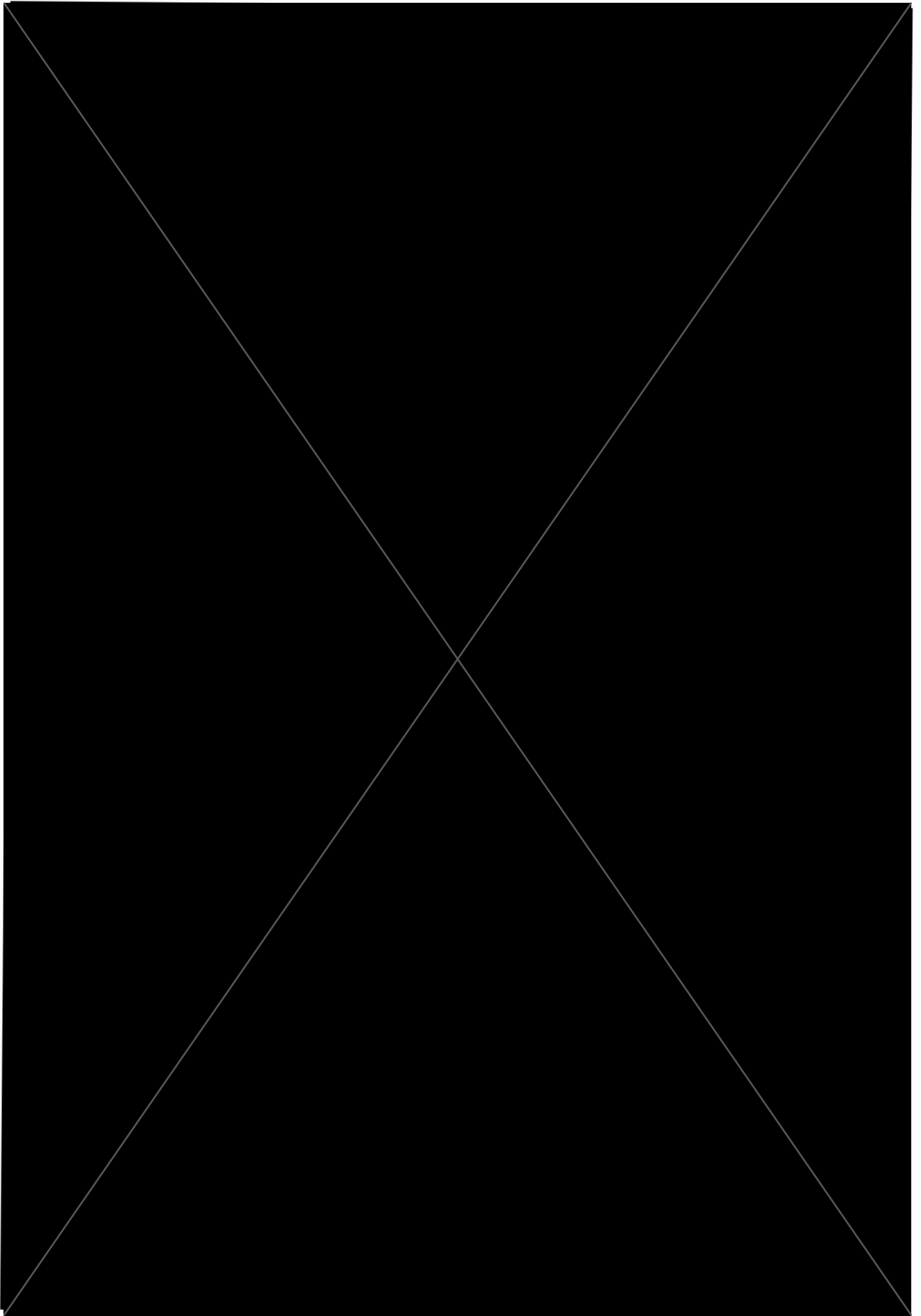
San Luis Obispo Mothers for Peace, Inc.
PO Box 3608
San Luis Obispo, California 93403-3608

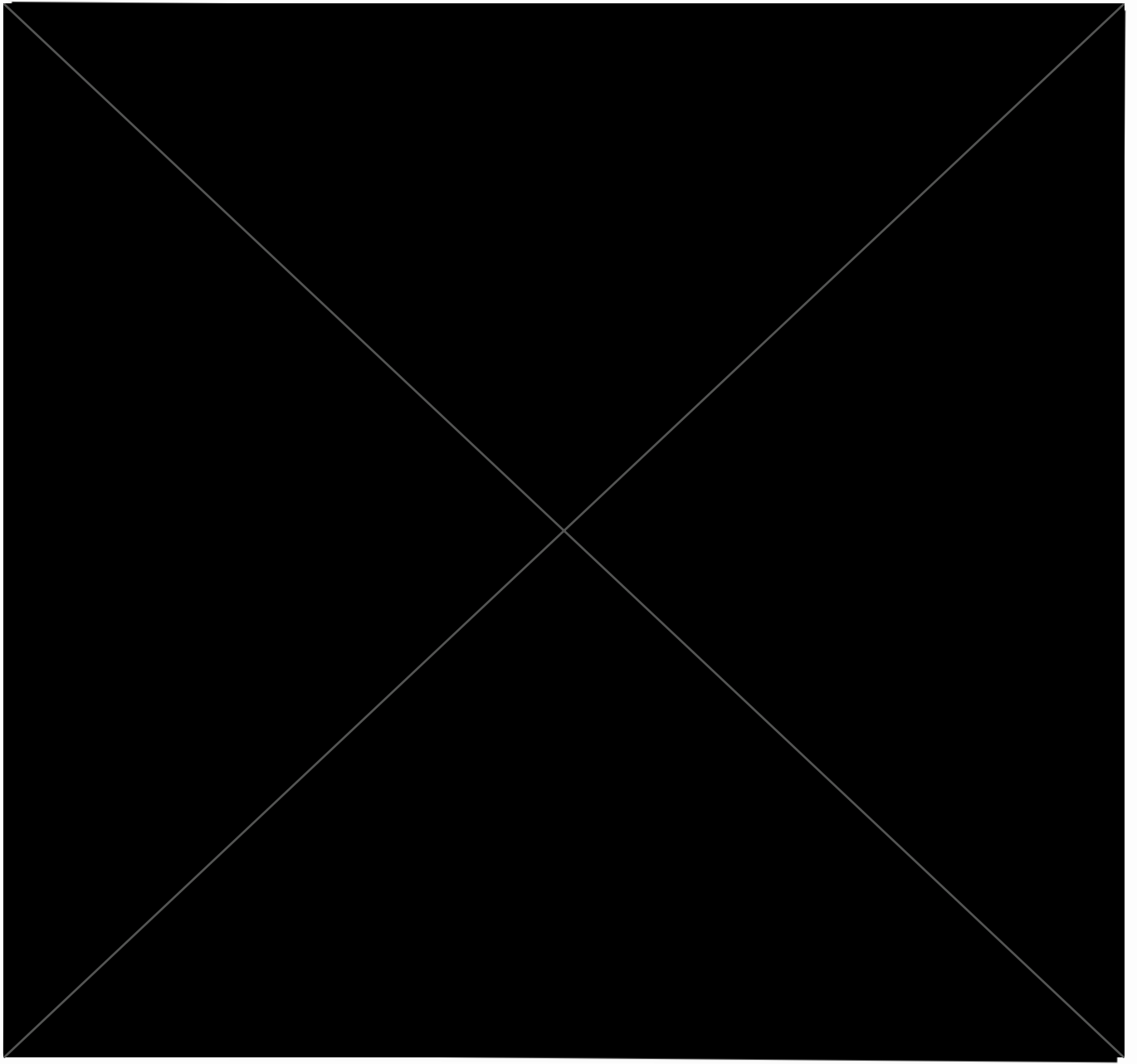
Re: Attorney-Client Agreement for Representation of Mothers for Peace in the California Public Utilities Commission Proceeding No. A.24-03-018 Relating to Application of the Pacific Gas & Electric Company (U39 E) to Recover in Customer Rates the Costs to Support Extended Operation of Diablo Canyon Power Plant from September 1, 2023, through December 31, 2025 and for Approval of Planned Expenditure of 2025 Volumetric Performance Fees.













Venskus & Associates
A PROFESSIONAL CORPORATION

603 West Ojai Avenue, Suite F
Ojai, CA 93023
TELEPHONE (805) 272-8628
WWW.LAWSV.COM

July 17, 2024

Rao Konidena

Email: rkonidena76@gmail.com

Re: California Public Utilities Commission Proceeding A.24-03-018
("Proposed Extension of the Diablo Canyon Power Plant")

Dear Mr. Rao Konidena:

This attorney-expert agreement ("Agreement") sets forth the understanding between Mr. Rao Konidena, ("Expert") and the attorneys employed by or associated with Venskus & Associates, A.P.C., ("Attorneys" or "Firm" or "We") on behalf of San Luis Obispo Mothers for Peace. ("SLOMFP").

1. Scope of Engagement. Expert agrees to provide consultant services and expert witness testimony to and on behalf of the SLOMFP in the above-entitled proceeding at the direction of Attorneys.
2. Expert will accept payment for its services provided under this agreement at a "low bono" partial contingency rate of \$250 per hour for time expended on work under the scope of the engagement. As an accommodation to SLOMFP these fees represent a substantial reduction from the Expert's commercial fee rates. For example, the Expert's commercial rate is currently \$250 per hour, which is subject to change on an annual basis. Expert will bill SLOMFP at Expert's commercial rate of \$250 per hour for time expended by the Expert at the direction of Attorneys. SLOMFP agrees to pay a portion of the Expert's hourly commercial rate (i.e. a partial contingency rate of \$250/hour) on a "Net 30" basis and will defer the balance (\$250/hour) until the CPUC approval of SLOMFP's Request for Intervenor Compensation Award and thereafter within 30 days after the awarded proceeds are deposited into the SLOMFP's bank account. To the extent the CPUC approves the full amount of Expert's fees, SLOMFP will retain the portion of the fees equal to what SLOMFP has already paid Expert and pay the remaining balance over to Expert. However, Expert understands that the maximum hourly rate that SLOMFP can request and therefore the maximum hourly rate that may be awarded for Expert's work in this proceeding is \$356.50 per hour. Expert agrees to accept whatever hourly rate that is ultimately

awarded by the CPUC as the hourly rate that will apply to work performed under this agreement. In the event the CPUC approves less than \$250/hour for the full amount of time Expert has billed, it is explicitly understood that Expert will still be entitled to retain the full \$250/hour originally received from SLOMFP.

3. Costs and billing. Expenses will be billed at 100 percent of cost, to be paid upon submission of invoices. Expert will send a monthly invoice to the Firm for fees and expenses, including copies of original receipts, at the above address, with a copy via email to janeslo@icloud.com.
4. Services and expenses. Expert will be compensated for the amount of time spent on this matter, such as review and analysis of documents, and other materials provided by Attorneys or SLOMFP, conferences with Attorneys and SLOMFP, drafting and preparation of testimony, and providing oral testimony in the administrative proceedings. Expert will be reimbursed for reasonable expenses incurred in the rendering of services, provided such expenses have been incurred at the request or direction, and with the prior approval, of Attorney Sabrina Venskus or SLOMFP representative Jane Swanson.
4. Confidentiality. Expert acknowledges and agrees that the content of all communications between Expert and Attorneys or SLOMFP constitute confidential information, which will be maintained in confidence and not disclosed to any third person. Expert agrees not to disclose to anyone, without Attorneys' written permission, the nature or content of any oral or written communication between Expert and Attorneys or SLOMFP, or any information gained from the inspection of records, documents, or other materials submitted or shown to Expert.
5. Work Product. Expert acknowledges and agrees that all papers, documents, records, or other material obtained or developed by Expert pursuant to this Agreement, regardless of their nature and source, shall be held by Expert solely for convenience and subject to Attorneys' or SLOMFP's unqualified right to instruct Expert with respect to their possession and control. Any papers prepared by Expert or under Expert's direction in connection with this matter belong to Attorney and SLOMFP. At Attorneys' request, Expert shall return all documents, records, and other materials, whether at the conclusion of this matter or at any other time. At the conclusion of the above-entitled matter, Expert may request permission from Attorneys to use such information, data and experience, and if such permission is obtained, Expert may do so pursuant to terms and conditions to be agreed upon with Attorneys.
6. Construction. The construction of the Agreement will be governed by California law, and any dispute respecting the Agreement, its meaning, or the performance of SLOMFP, Attorneys, or Expert hereunder will be resolved by arbitration before a

commercial arbitration tribunal of the American Arbitration Association at an office in the City of Los Angeles, California.

7. Termination. The Agreement may be terminated by this Firm or Expert without cause at any time.
8. Discovery. As part of this Agreement, Expert must notify this Firm if:
 - a. Anyone seeks to examine, inspect, or copy such documents, records or other materials;
 - b. Anyone serves or attempts to serve upon you any court order, subpoena, or summons that requires the production of any such documents, records, or other materials. If that happens, you agree not to produce any documents without first notifying Attorneys and giving us the opportunity to object to that document request.
9. Entire Agreement. This letter sets forth the entire Agreement between Attorneys, as disclosed agent for and acting on behalf of SLOMFP, and Expert relating to the subject matter set forth herein, and supersedes any prior agreements, written or oral. This Agreement may not be modified except by a writing subscribed to by Attorneys and Expert.

If the foregoing meets with your approval, please indicate acceptance by signing in the space provided below and returning the executed original of this letter to me.

We look forward to working with you on this matter.

Sincerely,



Jason Sanders

For San Luis Obispo Mothers for Peace

Agreed to and accepted:



Mr. Rao Konidena

Dated: July 17, 2024



Venskus & Associates
A PROFESSIONAL CORPORATION

603 West Ojai Avenue, Suite F
Ojai, CA 93023
TELEPHONE (805) 272-8628
WWW.LAWSV.COM

August 1, 2024

Peter Bradford
Email: perubrad@aol.com

Re: California Public Utilities Commission Proceeding A.24-03-018
("PG&E's Application for Cost Recovery ")

Dear Mr. Peter Bradford:

This attorney-expert agreement ("Agreement") sets forth the understanding between Mr. Peter Bradford, ("Expert") and the attorneys employed by or associated with Venskus & Associates, A.P.C., ("Attorneys" or "Firm" or "We") on behalf of San Luis Obispo Mothers for Peace. ("SLOMFP").

1. **Scope of Engagement.** Expert agrees to provide consultant services and expert witness testimony to and on behalf of the SLOMFP in the above-entitled proceeding at the direction of Attorneys.
2. **Fees.** Expert will accept payment for its services provided under this agreement at a rate of **\$350.00** per hour for time expended on work under the scope of the engagement, which is subject to change on an annual basis.

Expert will bill SLOMFP at Expert's commercial rate of **\$350.00** per hour for time expended by the Expert at the direction of Attorneys. SLOMFP agrees to pay the rate on a "Net 30" basis and/or will defer the balance of **\$350** per hour until the CPUC approval of SLOMFP's Request for Intervenor Compensation Award and thereafter within 30 days after the awarded proceeds are deposited into the SLOMFP's bank account. To the extent the CPUC approves the full amount of Expert's fees, SLOMFP will retain the portion of the fees equal to what SLOMFP has already paid Expert and pay the remaining balance over to Expert. However, Expert understands that the maximum hourly rate that SLOMFP can request and therefore the maximum hourly rate that may be awarded for Expert's work in this proceeding is **\$378.55** per hour. Expert agrees to accept whatever hourly rate that is ultimately awarded by the CPUC as the hourly rate that will apply to work performed under this agreement.

In the event the CPUC approves less than **\$350/hour** for the full amount of time Expert has billed, it is explicitly understood that Expert will still be entitled to retain the full **\$350/hour** originally received from SLOMFP.

3. Costs and billing. Expenses will be billed at 100 percent of cost, to be paid upon submission of invoices. Expert will send a monthly invoice to the Firm for fees and expenses, including copies of original receipts, at the above address, with a copy via email to janeslo@icloud.com.
4. Services and expenses. Expert will be compensated for the amount of time spent on this matter, such as review and analysis of documents, and other materials provided by Attorneys or SLOMFP, conferences with Attorneys and SLOMFP, drafting and preparation of testimony, and providing oral testimony in the administrative proceedings. Expert will be reimbursed for reasonable expenses incurred in the rendering of services, provided such expenses have been incurred at the request or direction, and with the prior approval, of Attorney Sabrina Venskus or SLOMFP representative Jane Swanson.
4. Confidentiality. Expert acknowledges and agrees that the content of all communications between Expert and Attorneys or SLOMFP constitute confidential information, which will be maintained in confidence and not disclosed to any third person. Expert agrees not to disclose to anyone, without Attorneys' written permission, the nature or content of any oral or written communication between Expert and Attorneys or SLOMFP, or any information gained from the inspection of records, documents, or other materials submitted or shown to Expert.
5. Work Product. Expert acknowledges and agrees that all papers, documents, records, or other material obtained or developed by Expert pursuant to this Agreement, regardless of their nature and source, shall be held by Expert solely for convenience and subject to Attorneys' or SLOMFP's unqualified right to instruct Expert with respect to their possession and control. Any papers prepared by Expert or under Expert's direction in connection with this matter belong to Attorney and SLOMFP. At Attorneys' request, Expert shall return all documents, records, and other materials, whether at the conclusion of this matter or at any other time. At the conclusion of the above-entitled matter, Expert may request permission from Attorneys to use such information, data and experience, and if such permission is obtained, Expert may do so pursuant to terms and conditions to be agreed upon with Attorneys.
6. Construction. The construction of the Agreement will be governed by California law, and any dispute respecting the Agreement, its meaning, or the performance of SLOMFP, Attorneys, or Expert hereunder will be resolved by arbitration before a commercial arbitration tribunal of the American Arbitration Association at an office in the City of Los Angeles, California.

7. Termination. The Agreement may be terminated by this Firm or Expert without cause at any time.
8. Discovery. As part of this Agreement, Expert must notify this Firm if:
- a. Anyone seeks to examine, inspect, or copy such documents, records or other materials;
 - b. Anyone serves or attempts to serve upon you any court order, subpoena, or summons that requires the production of any such documents, records, or other materials. If that happens, you agree not to produce any documents without first notifying Attorneys and giving us the opportunity to object to that document request.
9. Entire Agreement. This letter sets forth the entire Agreement between Attorneys, as disclosed agent for and acting on behalf of SLOMFP, and Expert relating to the subject matter set forth herein, and supersedes any prior agreements, written or oral. This Agreement may not be modified except by a writing subscribed to by Attorneys and Expert.

If the foregoing meets with your approval, please indicate acceptance by signing in the space provided below and returning the executed original of this letter to me.

We look forward to working with you on this matter.

Sincerely,



Jason Sanders

For San Luis Obispo Mothers for Peace

Agreed to and accepted:

Peter Bradford

Mr. Peter Bradford

Dated: 02/08/2024



Venskus & Associates
A PROFESSIONAL CORPORATION

603 West Ojai Avenue, Suite F
Ojai, CA 93023
TELEPHONE (805) 272-8628
WWW.LAWSV.COM

August 6, 2024

Mark Cooper
Email: markcphd@gmail.com

Re: California Public Utilities Commission Proceeding A.24-03-018

Dear Mr. Mark Cooper:

This attorney-expert agreement ("Agreement") sets forth the understanding between Mr. Mark Cooper, ("Expert") and the attorneys employed by or associated with Venskus & Associates, A.P.C., ("Attorneys" or "Firm" or "We") on behalf of San Luis Obispo Mothers for Peace. ("SLOMFP").

1. Scope of Engagement. Expert agrees to provide consultant services and expert witness testimony to and on behalf of the SLOMFP in the above-entitled proceeding at the direction of Attorneys.
2. Fees. Expert will accept payment for its services provided under this agreement at a "low bono" partial contingency rate of \$5,000.00 flat fee for time expended on work under the scope of the engagement and in this proceeding. As an accommodation to SLOMFP this flat fee represents a substantial reduction from the Expert's commercial fee rates. For example, the Expert's commercial rate is currently \$350 per hour, which is subject to change on an annual basis.

Although the expert may issue invoices to SLOMFP at Expert's commercial rate of \$350 per hour for time expended by the Expert at the direction of Attorneys, expert agrees to accept the "low bono" partial contingency rate of \$5,000.00 flat fee for time expended on work under the scope of the engagement and in this proceeding. To the extent the CPUC approves the full amount of Expert's fees, SLOMFP will retain the portion of the fees equal to what SLOMFP has already paid Expert and pay the remaining balance over to Expert. However, Expert understands that the maximum hourly rate that SLOMFP can request and therefore the maximum hourly rate that may be awarded for Expert's work in this proceeding is **\$378.55** per hour. Expert agrees to accept whatever hourly rate that is ultimately awarded by the CPUC as the hourly rate that will apply to work performed under this agreement.

3. Costs and billing. Expenses will be billed at 100 percent of cost, to be paid upon submission of invoices. Expert will send a monthly invoice to the Firm for fees and expenses, including copies of original receipts, at the above address, with a copy via email to janeslo@icloud.com.
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4. Confidentiality. Expert acknowledges and agrees that the content of all communications between Expert and Attorneys or SLOMFP constitute confidential information, which will be maintained in confidence and not disclosed to any third person. Expert agrees not to disclose to anyone, without Attorneys' written permission, the nature or content of any oral or written communication between Expert and Attorneys or SLOMFP, or any information gained from the inspection of records, documents, or other materials submitted or shown to Expert.
5. Work Product. Expert acknowledges and agrees that all papers, documents, records, or other material obtained or developed by Expert pursuant to this Agreement, regardless of their nature and source, shall be held by Expert solely for convenience and subject to Attorneys' or SLOMFP's unqualified right to instruct Expert with respect to their possession and control. Any papers prepared by Expert or under Expert's direction in connection with this matter belong to Attorney and SLOMFP. At Attorneys' request, Expert shall return all documents, records, and other materials, whether at the conclusion of this matter or at any other time. At the conclusion of the above-entitled matter, Expert may request permission from Attorneys to use such information, data and experience, and if such permission is obtained, Expert may do so pursuant to terms and conditions to be agreed upon with Attorneys.
6. Construction. The construction of the Agreement will be governed by California law, and any dispute respecting the Agreement, its meaning, or the performance of SLOMFP, Attorneys, or Expert hereunder will be resolved by arbitration before a commercial arbitration tribunal of the American Arbitration Association at an office in the City of Los Angeles, California.
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8. Discovery. As part of this Agreement, Expert must notify this Firm if:
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 - b. Anyone serves or attempts to serve upon you any court order, subpoena, or summons that requires the production of any such documents, records, or other materials. If that happens, you agree not to produce any documents without first notifying Attorneys and giving us the opportunity to object to that document request.
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If the foregoing meets with your approval, please indicate acceptance by signing in the space provided below and returning the executed original of this letter to me.

We look forward to working with you on this matter.

Sincerely,



Jason Sanders
For San Luis Obispo Mothers for Peace

Agreed to and accepted:



Mr. Mark Cooper

Dated: August 6, 2024



Venskus & Associates
A PROFESSIONAL CORPORATION

603 West Ojai Avenue, Suite F Ojai,
CA 93023

TELEPHONE (805) 272-8628

WWW.LAWSV.COM

August 6, 2024

Dr. Peter Bird

Email: pbird@epss.ucla.edu

Re: California Public Utilities Commission Proceeding A.24-03-018

Dear Dr. Peter Bird:

This attorney-expert agreement ("Agreement") sets forth the understanding between Dr. Peter Bird, ("Expert") and the attorneys employed by or associated with Venskus & Associates, A.P.C., ("Attorneys" or "Firm" or "We") on behalf of San Luis Obispo Mothers for Peace. ("SLOMFP").

1. **Scope of Engagement.** Expert agrees to provide consultant services and expert witness testimony to and on behalf of the SLOMFP in the above-entitled proceeding at the direction of Attorneys.
2. **Fees.** Expert will accept payment for its services provided under this agreement at a rate of **\$120** per hour for time expended on work under the scope of the engagement. Expert agrees to accept whatever hourly rate that is ultimately awarded by the CPUC as the hourly rate that will apply to work performed under this agreement.
3. **Costs and billing.** Expenses will be billed at 100 percent of cost, to be paid upon submission of invoices. Expert will send a monthly invoice to the Firm for fees and expenses, including copies of original receipts, at the above address, with a copy via email to janeslo@icloud.com.
4. **Services and expenses.** Expert will be compensated for the amount of time spent on this matter, such as review and analysis of documents, and other materials provided by Attorneys or SLOMFP, conferences with Attorneys and SLOMFP, drafting and preparation of testimony, and providing oral testimony in the administrative proceedings. Expert will be reimbursed for reasonable expenses incurred in the rendering of services, provided such expenses have been incurred at the request or direction, and with the prior approval, of Attorney Sabrina Venskus or SLOMFP representative Jane Swanson.

5. Confidentiality. Expert acknowledges and agrees that the content of all communications between Expert and Attorneys or SLOMFP constitute confidential information, which will be maintained in confidence and not disclosed to any third person. Expert agrees not to disclose to anyone, without Attorneys' written permission, the nature or content of any oral or written communication between Expert and Attorneys or SLOMFP, or any information gained from the inspection of records, documents, or other materials submitted or shown to Expert.
6. Work Product. Expert acknowledges and agrees that all papers, documents, records, or other material obtained or developed by Expert pursuant to this Agreement, regardless of their nature and source, shall be held by Expert solely for convenience and subject to Attorneys' or SLOMFP's unqualified right to instruct Expert with respect to their possession and control. Any papers prepared by Expert or under Expert's direction in connection with this matter belong to Attorney and SLOMFP. At Attorneys' request, Expert shall return all documents, records, and other materials, whether at the conclusion of this matter or at any other time. At the conclusion of the above-entitled matter, Expert may request permission from Attorneys to use such information, data and experience, and if such permission is obtained, Expert may do so pursuant to terms and conditions to be agreed upon with Attorneys.
7. Construction. The construction of the Agreement will be governed by California law, and any dispute respecting the Agreement, its meaning, or the performance of SLOMFP, Attorneys, or Expert hereunder will be resolved by arbitration before a commercial arbitration tribunal of the American Arbitration Association at an office in the City of Los Angeles, California.
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 - a. Anyone seeks to examine, inspect, or copy such documents, records or other materials;
 - b. Anyone serves or attempts to serve upon you any court order, subpoena, or summons that requires the production of any such documents, records, or other materials. If that happens, you agree not to produce any documents without first notifying Attorneys and giving us the opportunity to object to that document request.
10. Entire Agreement. This letter sets forth the entire Agreement between Attorneys, as disclosed agent for and acting on behalf of SLOMFP, and Expert relating to the subject matter set forth herein, and supersedes any prior agreements, written or oral. This

If the foregoing meets with your approval, please indicate acceptance by signing in the space provided below and returning the executed original of this letter to me.

We look forward to working with you on this matter.

Sincerely,

A handwritten signature in black ink, appearing to read "Jason Sanders".

Jason Sanders

For San Luis Obispo Mothers for Peace

Agreed to and accepted:

A handwritten signature in black ink, appearing to read "George Peter Bird".

Dr. Peter Bird

Dated: 8/13/2024