BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

Order Instituting Investigation on the Commission's
Own Motion into the Operations and Practices of
Pacific Gas and Electric Company with Respect to
Facilities Records for its Natural Gas Transmission
System Pipelines.

I.11-02-016

NOTICE OF INTENT TO CLAIM INTERVENOR COMPENSATION AND, IF REQUESTED (and Checked), ALJ RULING ON SHOWING OF SIGNIFICANT FINANCIAL HARDSHIP

Customer (party intending to claim intervenor compensation): Californians for Renewable Energy				
Assigned Comr	nissioner: Mict	nel Peter Florio		Assigned ALJ: Amy C. Yip-Kikugawa
Intent (NOI) is conformance w	true to my best ith the Rules of	knowledge, inforr Practice and Proc	nation edure,	Parts I, II, III and IV of this Notice of and belief. I further certify that, in this NOI and has been served this day of Service attached as Attachment 1).
		Signature:	N	nartin Homec
Date:	April 15, 2011	Printed Name:	Mart	in Hømec

PART I: PROCEDURAL ISSUES

(To be completed by the party ("customer") intending to claim intervenor compensation)

A. Status as "customer" (see Pub. Util. Code § 1802(b)): The party claims "customer" status because it (check one):	Applies (check)
1. Category 1: Represents consumers, customers, or subscribers of any electrical, gas, telephone, telegraph, or water corporation that is subject to the jurisdiction of the Commission (§ 1802(b)(1)(A))	
2. Category 2: Is a representative who has been authorized by a "customer" (§ 1802(b)(1)(B)).	
3. Category 3: Represents a group or organization authorized pursuant to its articles of incorporation or bylaws to represent the interests of residential customers, to represent "small commercial customers" (§ 1802(h)) who receive bundled electric service from an electrical corporation (§ 1802(b)(1)(C)), or to represent another eligible group.	X

4. The party's explanation of its customer status, economic interest (if any), with any documentation (such as articles of incorporation or bylaws) that supports the party's "customer" status. Any attached documents should be identified in Part IV. CARE is authorized by its Bylaws to represent the interest of residential customers. Specifically, CARE's functions are:

- To supply on a nonprofit basis both nonprofessional and professional legal assistance to planning, conservation groups, small business customers, **residential customers**, small business and residential renewable energy self suppliers, and neighborhood groups, in regards to new energy projects in the state of California.
- 2 To engage on a nonprofit basis in research and information dissemination with respect to legal rights in a healthy environment by giving legal advice, **appearing before administrative bodies**, and enforcing environmental laws through court actions
- 3 To employ legal counsel, technical experts, and associated staffing on a professional or contractual basis to carry out these purposes.

Because CARE is specifically authorized by its Bylaws to represent the interests of residential customers before administrative bodies, it clearly qualifies as a category 3 group or organization. For the preceding reasons, CARE qualifies as an authorized group in accordance with Section 1802(b). CARE's corporate documents were provided to the Commission on April 3, 2008 in the A.07-12-021 proceeding.

B. Timely Filing of NOI (§ 1804(a)(1)):	Check
1. Is the party's NOI filed within 30 days after a Prehearing Conference? Date of Prehearing Conference: March 17, 2011	Yes_X No
 2. Is the party's NOI filed at another time (for example, because no Prehearing Conference was held, the proceeding will take less than 30 days, the schedule did not reasonably allow parties to identify issues within the timeframe normally permitted, or new issues have emerged)? 2a. The party's description of the reasons for filing its NOI at this other time: 	Yes No
2b. The party's information on the proceeding number, date, and decision nur any Commission decision, Commissioner ruling, or ALJ ruling, or other docu authorizing the filing of its NOI at that other time:	mber for

PART II: SCOPE OF ANTICIPATED PARTICIPATION

(To be completed by the party ("customer") intending to claim intervenor compensation)

A. Planned Participation (§ 1804(a)(2)(A)(i)):

- The party's description of the nature and extent of the party's planned participation in this proceeding (as far as it is possible to describe on the date this NOI is filed).
 CARE attended the Prehearing Conference and stated its intention to review the records PG&E has submitted. CARE sent a data request for the insurance documents relevant to the natural gas pipeline facilities owned and operated in California. CARE is also participating in a related CPUC rulemaking: R. 11-02-019.
 - The party's statement of the issues on which it plans to participate. CARE will review all documents filed in this proceeding. CARE has stated its intention to concentrate its attention on the insurance that PG&E purchased for its operations to determine whether there is any possible financial contribution that could be made to the expenses for this proceeding and for the maintenance of PG&E's installed natural gas facilities.

ltem	Hours	Rate \$	Total \$	#
	ATTORNEY	FEES		
Martin Homec	100	\$185/hour	\$18,500.00	
[Attorney 2]				
		Subtotal:		
	Expert	FEES		
[Expert 1]				
[Expert 2]				
		Subtotal:		
	OTHER I	EES		
Michael Boyd Advocate	100	\$135/hr	\$13,500	
[Person 2]				
		Subtotal:		
	Cost	'S	F.	
[Item 1]				
[Item 2]				
[Item 3]				
		Subtotal:		

TOTAL ESTIMATE \$:	\$32,000.00
Comments/Elaboration (use reference # from above):	
When entering items, type over bracketed text; add additional rows to tak	le as necessary.
Estimate may (but does not need to) include estimated claim preparation	time. Claim preparation
is typically compensated at 1/2 of preparer's normal hourly rate.	

PART III: SHOWING OF SIGNIFICANT FINANCIAL HARDSHIP

(To be completed by party ("customer") intending to claim intervenor compensation: see Instructions for options for providing this information)

A. The party claims "significant financial hardship" for its claim for intervenor compensation in this proceeding on the following basis:	Applie s (check)
1. "[T]he customer cannot afford, without undue hardship, to pay the costs of effective participation, including advocate's fees, expert witness fees, and other reasonable costs of participation" (§ 1802(g)); or	X
2. "[I]n the case of a group or organization, the economic interest of the individual members of the group or organization is small in comparison to the costs of effective participation in the proceeding" (§ 1802(g)).	X
3. A § 1802(g) finding of significant financial hardship in another proceeding, made within one year prior to the commencement of this proceeding, created a rebuttable presumption of eligibility for compensation in this proceeding (§ 1804(b)(1)).	X
ALJ ruling issued in proceeding number: A.09-10-022	
Date of ALJ ruling: February 10, 2010	

B. The party's explanation of the factual basis for its claim of "significant financial hardship" (§ 1802(g)) (necessary documentation, if warranted, is attached to the NOI):

PART IV: THE PARTY'S ATTACHMENTS DOCUMENTING SPECIFIC ASSERTIONS MADE IN THIS NOTICE

(The party ("customer") intending to claim intervenor compensation identifies and attaches documents (add rows as necessary.) Documents are not attached to final ALJ ruling.)

Attachment No.	Description
1	Certificate of Service

ADMINISTRATIVE LAW JUDGE RULING¹

(ALJ completes)

(ALJ completes)	Check all that apply
1. The Notice of Intent (NOI) is rejected for the following reasons:	
a. The NOI has not demonstrated status as a "customer" for the following reason(s):	
b. The NOI has not demonstrated that the NOI was timely filed (Part I(B)) for the following reason(s):	
c. The NOI has not adequately described the scope of anticipated participation (Part II, above) for the following reason(s):	
2. The NOI has demonstrated significant financial hardship for the reasons set forth in Part III of the NOI (above).	
3. The NOI has not demonstrated significant financial hardship for the following reason(s):	
4. The ALJ provides the following additional guidance (see § 1804(b)(2)):	

¹ An ALJ Ruling will not be issued unless: (a) the NOI is deficient; (b) the ALJ desires to address specific issues raised by the NOI (to point out similar positions, areas of potential duplication in showings, unrealistic expectations for compensation, or other matters that may affect the customer's claim for compensation); or (c) the NOI has included a claim of "significant financial hardship" that requires a finding under § 1802(g).

IT IS RULED that:

	Check all that apply
1. The Notice of Intent is rejected.	
2. Additional guidance is provided to the customer as set forth above.	
3. The customer has satisfied the eligibility requirements of Pub. Util. Code § 1804(a).	
4. The customer has shown significant financial hardship.	
5. The customer is preliminarily determined to be eligible for intervenor compensation in this proceeding. However, a finding of significant financial hardship in no way ensures compensation.	

Dated _____, at San Francisco, California.

ADMINISTRATIVE LAW JUDGE

Attachment 1: Certificate of Service by Customer

I hereby certify that I have this day served a copy of the foregoing **NOTICE OF INTENT TO CLAIM INTERVENOR COMPENSATION** by (check as appropriate):

[] hand delivery;
[X] first-class mail; and/or
[X] electronic mail

to the following persons appearing on the official Service List:

StephanieC@greenlining.org marcel@turn.org martinhomec@gmail.com dng@semprautilities.com rcc@cpuc.ca.gov austin.yang@sfgov.org BKC7@pge.com cpj@pge.com lhj2@pge.com JMalkin@Orrick.com bmcc@mccarthylaw.com cleo.zagrean@macquarie.com enriqueg@greenlining.org jheckler@levincap.com JLsalazar@SempraUtilities.com RPrince@SempraUtilities.com theresa.mueller@sfgov.org bts1@pge.com filings@a-klaw.com sls@a-klaw.com epoole@adplaw.com bcragg@goodinmacbride.com cem@newsdata.com regrelcpuccases@pge.com pucservice@dralegal.org margaret@mfelts.com atrowbridge@daycartermurphy.co m dgenasci@DayCarterMurphy.com wmc@a-klaw.com ayk@cpuc.ca.gov

cpe@cpuc.ca.gov kcl@cpuc.ca.gov mwt@cpuc.ca.gov mc3@cpuc.ca.gov

Executed this 15th day of April, 2011, at Davis, California.

Martin Homes

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