

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

Order Instituting Investigation and Ordering Pacific Gas and Electric Company to Appear and Show Cause Why It Should not be Sanctioned for Violations of Article 8 and Rule 1.1 of the Rules of Practice and Procedure and Public Utilities Code Sections 1701.2 and 1701.3.

Investigation 15-11-015

E-MAIL RULING GRANTING EXTENSION TO RESPOND TO PG&E'S MOTION IN RESPONSE TO PROPOSED DECISION AND MOTION TO FILE UNDER SEAL

Dated October 17, 2017, at San Francisco, California.

/s/ ROBERT M. MASON III

Robert M. Mason III

Administrative Law Judge

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I.15-11-015 RIM/mph

From: Mason, Robert

Sent: Tuesday, October 17, 2017 11:19 AM

To: Strottman, Britt

Cc: kirkwilkinson; grubens@adcl.com; Heiden, Gregory; Sher, Nicholas; hayley@turn.org; A1VB@pge.com; RegRelCPUCCases@pge.com; IXG8@pge.com; john.leslie@dentons.com; Kevin.Fallon@Citadel.com; lauren.duke@db.com; mfallon@shelterharbor.net; wmc@a-klaw.com; Paul.Zimbardo@Citadel.com; SSwaroop@mceCleanEnergy.org; sballesteros@semprautilities.com; StephanieC@greenlining.org; SLudwick@zimmerpartners.com; stevegreenwald@dwt.com; VidhyaPrabhakaran@dwt.com; mrw@mrwassoc.com; DWTcpucDockets@dwt.com; judypau@dwt.com; Will.Zhang@LNZCapital.com; Constantine.Lednev@db.com; jonathan.arnold@db.com; fkerman@visiumfunds.com; jcrozier@luminusmgmt.com; Arman.Tabatabai@MorganStanley.com; jerimiah.booream@baml.com; Jim.Kobus@morganstanley.com; josephine.moore@baml.com; julien.dumoulinsmith@baml.com; nicholas.campanella@baml.com; Gregory.Reiss@mlp.com; CPUCdockets@eq-research.com; YMejia@SempraUtilities.com; Douglass@EnergyAttorney.com; masherman@stubbsalderton.com; francis.mcnulty@sce.com; Liddell@EnergyAttorney.com; mdjoseph@adamsbroadwell.com; mdjoseph@adamsbroadwell.com; tlong@turn.org; EFM2@pge.com; j1lc@pge.com; mlw3@pge.com; NJohnson@Consumercal.org; LDolqueist@nossaman.com; mmattes@nossaman.com; Sean.Coyle@lw.com; cem@newsdata.com; bryan.bertacchi@radback.com; jim.mclucas@radback.com; John@DicksonGeesman.com; ATrowbridge@DayCarterMurphy.com; tony.marino@sen.ca.gov; O'Donnell, Arthur J.; Lukins, Chloe; Hammond, Christine J.; Naylor, Cody; Ralph, James; Stannik, Nils; Peterson, Rachel A.; Connie Jackson <CJackson@sanbruno.ca.gov> (CJackson@sanbruno.ca.gov); Marc Zafferano; ALJ Docket Office; ALJ Process; ALJ_Support ID Subject: RE: I.15-11-015, E mail Ruling Granting Extension to Respond to PG&E's

Dear Mr. Strottman,

This e mail ruling grants a two week extension to the Non PG&E Parties (City of San Bruno, City of San Carlos, the Office of Ratepayer Advocates, the Safety Enforcement Division, and The Utility Reform Network) to respond to PG&E's Motion in Response to PD and Motion to File Under Seal. Although City of San

Motion in Response to PD and Motion to File Under Seal

Bruno alone asked for the extension, for the sake of consistency and party coordination, I am giving the same extension to all Non PG&E Parties.

The new response date will be November 1, 2017.

Docket Office shall formally file this ruling.

Robert M. Mason III Administrative Law Judge California Public Utilities Commission 505 Van Ness Ave, 5th Floor San Francisco, California, 94102 rim@cpuc.ca.gov

From: Strottman, Britt [mailto:bstrottman@meyersnave.com]

Sent: Tuesday, October 17, 2017 9:12 AM

To: Mason, Robert

Cc: kirkwilkinson; grubens@adcl.com; Heiden, Gregory; Sher, Nicholas;

hayley@turn.org; Strottman, Britt; A1VB@pge.com;

RegRelCPUCCases@pge.com; IXG8@pge.com; john.leslie@dentons.com;

Kevin.Fallon@Citadel.com; lauren.duke@db.com; mfallon@shelterharbor.net;

wmc@a-klaw.com; Paul.Zimbardo@Citadel.com;

SSwaroop@mceCleanEnergy.org; sballesteros@semprautilities.com;

StephanieC@greenlining.org; SLudwick@zimmerpartners.com;

steve green wald@dwt.com; Vidhya Prabhakaran @dwt.com; mrw@mrwassoc.com;

DWTcpucDockets@dwt.com; judypau@dwt.com; Will.Zhang@LNZCapital.com;

Constantine. Lednev@db.com; jonathan.arnold@db.com;

fkerman@visiumfunds.com; jcrozier@luminusmgmt.com;

Arman.Tabatabai@MorganStanley.com; jerimiah.booream@baml.com;

Jim.Kobus@morganstanley.com; josephine.moore@baml.com; julien.dumoulin-smith@baml.com; nicholas.campanella@baml.com; Gregory.Reiss@mlp.com;

CPUCdockets@eq-research.com; YMejia@SempraUtilities.com;

Douglass@EnergyAttorney.com; masherman@stubbsalderton.com;

francis.mcnulty@sce.com; Liddell@EnergyAttorney.com;

mdjoseph@adamsbroadwell.com; mdjoseph@adamsbroadwell.com;

tlong@turn.org; EFM2@pge.com; j1lc@pge.com; mlw3@pge.com;

NJohnson@Consumercal.org; LDolqueist@nossaman.com;

mmattes@nossaman.com; Sean.Coyle@lw.com; cem@newsdata.com; bryan.bertacchi@radback.com; jim.mclucas@radback.com; John@DicksonGeesman.com; ATrowbridge@DayCarterMurphy.com; tony.marino@sen.ca.gov; O'Donnell, Arthur J.; Lukins, Chloe; Hammond, Christine J.; Naylor, Cody; Ralph, James; Stannik, Nils; Peterson, Rachel A.; Mason, Robert; Connie Jackson <CJackson@sanbruno.ca.gov> (CJackson@sanbruno.ca.gov); Marc Zafferano Subject: RE: I.15-11-015, Ex Parte Communications OII, PG&E's Motion in Response to PD and Motion to File Under Seal

Dear ALJ Mason and all parties in I.15.11.015, on September 21, 2017, PG&E filed its Motion in Response to the Proposed Decision ("Motion in Response to PD") dated September 1, 2017 in I.15.11.015. The Proposed Decision provided parties to the proceeding 10 days to file a response to PG&E's motion, which made the responses due on Monday, October 2, 2017. On September 29, 2017, the City of San Bruno ("San Bruno"), the City of San Carlos ("San Carlos"), the Office of Ratepayer Advocates ("ORA"), the Safety and Enforcement Division ("SED"), and The Utility Reform Network ("TURN") (collectively the "non-PG&E parties") made a Motion for Extension of Time to respond to PG&E's Motion in Response to PD until October 18, 2017. On October 3, 2017, you granted the non-PG&E parties' Motion for Extension of Time. Through this email and under Rule 11.6, San Bruno is respectfully seeking a two week extension until November 1, 2017 to continue discussions with PG&E in light of the recently disclosed email communications. San Carlos, SED, TURN, ORA, and PG&E do not object to San Bruno's Motion for an Extension of Time. Thank you, Britt Strottman (Special Counsel for San Bruno)

Britt K. Strottman Principal

email bio website office: 510.808.2000 mobile: 415.310.7523 Oakland • Los Angeles • Sacramento • San Diego • Santa Rosa