

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

Rulemaking Regarding Whether, or Subject to  
What Conditions, the Suspension of Direct Access  
May Be Lifted Consistent with Assembly Bill 1X  
and Decision 01-09-060.

Rulemaking 07-05-025  
(Filed May 24, 2007)

**MOTION OF CALIFORNIA ALLIANCE FOR CHOICE IN ENERGY SOLUTIONS  
AND THE ALLIANCE FOR RETAIL ENERGY MARKETS  
TO SHORTEN TIME FOR RESPONSES**

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June 4, 2010

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Pursuant to Rule 11.1 of the Commission’s Rules of Practice and Procedure, the California Alliance for Choice in Energy Solutions (“CACES”)<sup>1</sup> and the Alliance for Retail Energy Markets (“AReM”)<sup>2</sup> submit this motion to shorten time for responses to the *Motion of the California Alliance for Choice in Energy Solutions and the Alliance for Retail Energy Markets for Order Directing the Utilities to Submit Reports on the Notice of Intent Process* filed concurrently with this motion.

AReM and CACES request that the time for submitting responses to the aforesaid motion be shortened to 7 days, such that responses are due on Friday, June 11, 2010. A shortened response period is reasonable given the straightforward nature of the relief requested in the underlying motion, and is needed to ensure that, should the underlying motion be granted, the Commission and interested parties will have sufficient time to review the information submitted

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<sup>1</sup> CACES is the successor organization to the parties who filed and/or supported the original December 6, 2006, Petition asking that the Commission open an investigation into restoring customer access to the competitive retail market.

<sup>2</sup> AReM is a California mutual benefit corporation formed by electric service providers that are active in California’s direct access market. The positions taken in this filing represent the views of AReM but not necessarily individual members or the affiliates of its members with respect to the issues addressed herein.

by the utilities and determine whether any changes to the Notice of Intent (“NOI”) process are necessary or desirable in advance of the July 16, 2010 start date for NOIs submitted with respect to accounts to be transferred to direct access service in 2011.

Respectfully submitted,

A handwritten signature in black ink, appearing to read "Daniel W. Douglass". The signature is written in a cursive, flowing style.

Daniel W. Douglass  
DOUGLASS & LIDDELL

Attorneys for  
***California Alliance for Choice in Energy Solutions***  
and the ***Alliance for Retail Energy Markets***

June 4, 2010

**CERTIFICATE OF SERVICE**

I hereby certify that I have this day served a copy of the *Motion of California Alliance for Choice in Energy Solutions and the Alliance for Retail Energy Markets to Shorten Time for Responses* on all parties of record in *R.07-05-025*, by serving an electronic copy on their email addresses of record and by mailing a properly addressed copy by first-class mail with postage prepaid to each party for whom an email address is not available.

Executed on June 4, 2010, at Woodland Hills, California.

  
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Michelle Dangott

## SERVICE LIST – R.07-05-025

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