BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

Order Instituting Rulemaking on the Commission's Own Motion to Conduct a Comprehensive Examination of Investor Owned Electric Utilities' Residential Rate Structures, the Transition to Time Varying and Dynamic Rates, and Other Statutory Obligations.

Rulemaking 12-06-013 (Filed June 21, 2012)

COMMENTS OF THE UTILITY CONSUMERS' ACTION NETWORK (UCAN)

NOTICE OF EX PARTE COMMUNICATION

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April 7, 2014

OF THE STATE OF CALIFORNIA

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NOTICE OF EX PARTE COMMUNICATION

Pursuant to Rule 8.4 of the Commission's Rules of Practice and Procedure, the Utility Consumers' Action Network (UCAN) provides this notice of its ex parte communications. Pursuant to UCAN's request, on Tuesday April 2, 2014 Donald Kelly, Executive Director of UCAN had a meeting with Carol Brown, Chief of Staff to President Peevey, at the Commission offices at 505 Van Ness Avenue in San Francisco at approximately 12:15. The meeting lasted for approximately 60 minutes. Approximately 15 minutes of this meeting were devoted to issues involving Commission docket A.11-05-023, the remainder of the time dealt with issues related to docket A.11-05-023.

Through this meeting Mr. Kelly discussed the tiered rate structure of the utilities and how SDG&E has proposed adopting default Time of Use (TOU) for residential customers.

Mr. Kelly mentioned that should the Commission adopt a policy to have a default TOU rate for residential customers, the Commission should consider a phased-in approach to its implementation, starting with SDG&E which favors default TOU.

Mr. Kelly mentioned that SDG&E is substantially smaller than PG&E and Southern California Edison, and therefore by SDG&E going first, the Commission will learn of any adverse impacts involved with its rollout enabling the other utilities to adjust to known problems.

Respectfully submitted,

/s/ Donald Kelly

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