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Subject: A.09-09-013; Gas Accord V

ALJ Wong:

PG&E filed today a Motion to Amend Procedural Schedule, requesting a modification to the schedule outlined in the August 25, 2010 Ruling Regarding The Process To Address The August 20, 2010 Motion For Approval Of Gas Accord V Settlement Agreement ("August 25 Ruling").

The August 25 Ruling provides that any party who plans to contest all or part of the joint motion to adopt the Gas Accord V Settlement Agreement shall have the choice of two methods: (1) serving prepared testimony on September 8, 2010 in accordance with the revised schedule proposed by SoCalGas/SDG&E and adopted by the Commission on August 18, 2010; or (2) serving comments on September 20, with prepared testimony attached. Concurrent Rebuttal testimony is due on September 30, 2010, addressing any testimony filed on September 8 or September 20. It appears that DRA and Intervenor Testimony in support of the Gas Accord V Settlement Agreement is still due on September 8.

For the reasons explained in the motion filed today, PG&E proposes that the schedule be modified as set forth below. I have contacted the Settlement Parties and SoCalGas/SDG&E, and no objection to the proposed modification was raised. This proposed modification will have no effect on the October 25-27 hearing date (if hearings are needed).

September 20: DRA and Intervenor Testimony due; comments contesting all or part of settlement due
October 11: Concurrent Rebuttal Testimony due; reply to any comments contesting all or part of settlement due

October 25-27: Hearings (if needed).

PG&E also requests a shortened comment period for the motion, and asks for responses to be due Monday, August 30. Counsel for SoCalGas/SDG&E does not object to the August 30 date for responses.

Regards,
Kerry Klein