

BEFORE THE

PUBLIC UTILITIES COMMISSION OF THE STATE OF CA

Order Instituting Rulemaking on the Commission's Own Motion to Adopt New Safety and Reliability Regulations for Natural Gas Transmission and Related Ratemaking Mechanisms.

Order

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REPLY COMMENTS ON THE PROPOSED DECISION OF A In R.02-019, issued May 10, 2011 Of the UTILITY WORKERS UNION OF AMERICA (UWUA) LOCALS 132, 483 522

Order

Order

Carl Wood, Regulatory Affairs Director, Utility Workers Union of America, 10103 Live Oak Ave, Cherry Valley CA 95922. Phone: (951) 110967. E-mail: carl.wood@uwua.com. William Julian II, 43556 Almond Lane, Davis CA 95618. Phone: (530) 836-0119. E-mail: billjulian@sbcglobal.net

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JUNE 6 2011

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LOCALS 132, 483 & 522

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☐ UWUA is please note that there is rough consensus on issues in the MAOP Validation PD:

(1) ☐ California gas utilities should be held to the same adequate safety margins, using the same MAOP criteria for "validation pipe" (transmission pipe located in densely populated defined federal regulations) ☐ UWUA Comments page 8
CALIFORNIA GAS COMPANY hereafter SoCal Comments at page 8
 Comments at RETURN Comments 1.

(2) ☐ All California gas utilities should utilize for the validating MAOP - test or replace criteria pipe which has not had hydrostatic or pressure test ☐ UWUA Comments 46 & E Comments pages, ☐ SoCal Comments at pages

(3) ☐ All California gas utilities procedures providing greater transparency in describing and accounting for costs of safety activities. UWUA Comments pages 11 & 12 ☐ SoCal Motion and Comments; Comments; ☐ DRA Comments ☐ Comments at parties given that ☐ a R.11-02-019 ☐ is a better venue for ☐ that ratemaking the programs and plans to be developed and approved in prospective. There is disagreement about whether memorandum acc be established in this proceeding (implication for recovery) and whether this proceeding should be the venue for establishment and most recovery authorization. ☐ Compare Comments pages 7 & 8 ☐ TURN Comments 5 & 6, discussing different ☐

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approaches to developing revenue requirements and incentives for going forward.

Each of these consensus items in the Commission's final goal to clearly establish a baseline to comply with modern safety standards for serving gas in California and thereby ensure the safety of the system. The Commission should forward to approve the PD with the re items. However, approval of these general items will be followed by development and approval of detailed implementation plans with oversight from the Commission and the parties of paramount importance. UWUA made a number of specific suggestions about implementation practices for pipe segments subject to any MAOP Validation PD should include those necessary for all pipe involved in ongoing implementation.

UWUA will focus on these items in its Reply Comments on the application of the MAOP Validation PD for the California Gas Company (SoCal) and UWUA appear to agree that the MAOP Validation PD does not affect the Gas safety standard taking and that relationship of the MAOP Validation PD with SoCal's safety standard taking. Compare UWUA Comments at pages 6ff with SoCal's Comments at 8ff.

. SoCal's initial approach to prioritizing criteria for pipe, based on documented history of pressure testing, is presumably moving forward to develop a SoCal MAOP validation for its Rulemaking. SoCal has proposed to track development of its implementation plans. Roughly, these are:

- Track implementation plans for the MAOP for pipe (testing or replacing), including workshops on beginning in 2011, hearings, proposed decisions and orders in March 2011.

Track 1. The safety-related issues that might impact, system integrity including workshops on identified integrity in October 2011 proposed decisions and order in August 2012

Track 2. Implementation Plans, including learned facts, for other transmission pipe less densely populated areas

UWUA agrees that Track 1 should be given a priority, as detailed. Presumably pipe subject to Track 1 is a procedure variation of SoCal's Category 4 pipe. As with refined UWUA's accretions, UV supports the implementation of Track 1 for properly and Category 4 pipe record of pressure test using any medium. SoCal's Track 2 proposal should be implemented after the SoCal GRC, in January 2012, revised with focus on culture as detailed below. Track 3 several years. GRC probably be encompassed in GRC out year forecasted activities and need to be addressed MAOP Validation PD approval.

Track 1 Implementation

A. SoCal's Proposed Schedule

SoCal's proposed schedule includes workshops beginning two weeks time, followed by development within 60 days after workshops; for two months followed by hearings:

- Workshops (June 22 through June 30)
 - Workshop 1. Extent of Track 1 facilities and threat mitigation
 - Workshop 2. IBI Symposium
 - Workshop 3. Remote automatic shutoff technologies
- Plan Development submission (July 1 through August 26)
- Plan Review and Comment (August 26 through October 24)
- Hearings (October 31 through???)
- Briefs (December 5 through February 3, 2012)

As noted by a number of parties, the workshop schedules would result in losing the value of the current workshop.

B. Proposed Modifications to SoCal Proposed Schedule

These workshop modification proposals operate within SoCal's four approach to pipe segment identification, but do not accept conclusions about Category 4 status.

1. SoCal requested clarification about the scope of the PD, specifically whether the PD's document review or public regime applies to all transmission pipe, which would include miles located in Class 1 and PD2 areas to review and validation procedure. UWUA has requested clarification of the transmission pipe definition (operating at greater than 20% of SMYS) to located in Class 3 and 4 areas as well as whether validation is safety classed transmission as high pressure distribution. SoCal's first proposed workshop, offering an overview of the SoCal system, should arrive at these clarifications, through system details review, will be the basis for selection and prioritization of pipe segments separate from the other topics and should second week of July

2. SoCal has proposed a "potential network pipeline integrity". UWUA has noted that operation and maintenance a documented pressure test, including best practice and evaluation, in identifying and prioritizing pipe segments for further test or replacement. There should be a separate workshop one week after the Pipe Identification Workshop on threat identification that deals with ca

history, repair history documentation, testing and inspection history documentation so as they may affect pipe segment prioritization.

3. SoCal has not proposed a workshop to address maintenance, including inspections and patrols on priority pipe Plan implementation period. The Commission does not adopt those suggestions as part of its Order approving the PD, there should be O&M Practices for Criteria Pipe before Implementation Plans and approval.

UWUA would suggest that Schedule SoCal for Track 1 Implementation Proposal be modified as follows:

July 11-13, 2011 Pipe Segment Identification Workshop

July 21-23, 2011 Threat Identification Workshop

July 22, 2011 Remote/automatic shutoff technologies Workshop

November 1, 2011 Plan Submission

January 10, 2012 Close of Comment period

January 15, 2012 Hearings

April 15, 2012 Close of Briefing

June 15, 2012 Proposed Decision

Track 2 Implementation

SoCal's Track 2 encompasses many of the topics that comprehensive approach to culture safety places identification of safety hazards and their elimination in the forefront. SoCal to be addressed Public Awareness and Barriers to Safety. Those items Safety Systems and Human Factors suggests that SoCal 2, scheduled by SoCal to begin in October after conclusion be commenced in January 2012, after the close of the 2 should focus on developing active safety plans identifying

hazards and eliminating them. By that time the NTSB Bruno investigation; the Commission's Advisory Panel will have to provide its input.

CONCLUSION

For the foregoing reasons taking into account the foregoing the Commission should approve the Proposed Decision of ALJ Bus Rulemaking, R.02-1054-G

Respectfully submitted

/s/ [Signature] /s/ [Signature]

Carl Wood Regulatory Affairs Director Utility Workers Union of America 10103 Live Oak Ave. Cherry Valley CA 92223 Phone: (951) 110967 E-mail: carl.wood@uwa.net
William Julian II 43556 Almond Lane Davis CA 95618 Phone: (530) 836-0119 E-mail: billjulian@sbcglobal.net

CERTIFICATE OF SERVICE

I hereby certify that I have this day served a copy of the foregoing document

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A copy was served as follows:

[X] BY E-MAIL: I sent a true copy via e-mail to all known parties of record in R. 11-02-019 who have provided e-mail addresses, as shown on the website of the California Public Utilities Commission, updated last on May 24, 2011, accessed May 30, 2011. http://docs.cpuc.ca.gov/published/service_lists/R1102019_79735.htm (names attached)

on the **6th** day of **JUNE**, **2011**.

/s/ WILLIAM JULIAN II
□

William Julian II
43556 Almond Lane
Davis CA 95618
Phone: (530) 219-7638
E-mail: billjulian@sbcglobal.net
□

Parties ☐ð

STEPHANIE C. CHEN
ATTORNEY
THE GREENLINING INSTITUTE
EMAIL ONLY
EMAIL ONLY, CA 00000
COMPANY
FOR: THE GREENLINING INSTITUTE

STEVEN GARBER
PACIFIC GAS AND ELECTRIC COMPANY
EMAIL ONLY
EMAIL ONLY, CA 00000
FOR: PACIFIC GAS AND ELECTRIC

CARL WOOD
UTILITY WORKERS UNION OF AMERICA
EMAIL ONLY
EMAIL ONLY, CA 00000-0000
FOR: UTILITY WORKERS UNION OF AMERICA

WILLIAM H. SCHMIDT, JR
LODI GAS STORAGE, LLC
FIVE TEK PARK
9999 HAMILTON BOULEVARD
BREINIGSVILLE, PA 18031
FOR: LODI GAS STORAGE, LLC

STEPHEN CITTADINE
CENTRAL VALLEY GAS STORAGE, LLC
3333 WARRENVILLE ROAD, STE. 630
LISLE, IL 60532
FOR: CENTRAL VALLEY GAS STORAGE, LLC

JUSTIN LEE BROWN
ASSIST COUNSEL - LEGAL
SOUTHWEST GAS CORPORATION
5241 SPRING MOUNTAIN ROAD
LAS VEGAS, NV 89150-0002
FOR: SOUTHWEST GAS CORPORATION

SHARON L. TOMKINS
SOUTHERN CALIFORNIA GAS COMPANY
555 WEST FIFTH STREET, SUITE 1400
LOS ANGELES, CA 90013-1034
FOR: SAN DIEGO GAS & ELECTRIC
COMPANY/SOUTHERN CALIFORNIA GAS COMPANY

NORMAN A. PEDERSEN
ATTORNEY AT LAW
HANNA & MORTON
444 S. FLOWER STREET, SUITE 1500
LOS ANGELES, CA 90071
FOR: SOUTHERN CALIFORNIA GENERATION
COALITION

BOB GORHAM
DIVISION CHIEF -PIPELINE SAFETY DIVISION
CALIFORNIA STATE FIRE MARSHALL
3950 PARAMOUNT BLVD., NO. 210
LAKEWOOD, CA 90712
(CATALINA
FOR: CALIFORNIA STATE FIRE MARSHALL -
SAFETY DIVISION

DOUGLAS PORTER
SOUTHERN CALIFORNIA EDISON COMPANY
2244 WALNUT GROVE AVENUE
ROSEMEAD, CA 91770
FOR: SO. CALIF. EDISON CO.
ISLAND)

FAITH BAUTISTA
PRESIDENT
NATIONAL ASIAN AMERICAN COALITION
1758 EL CAMINO REAL
SAN BRUNO, CA 94066
FOR: NATIONAL ASIAN AMERICAN COALITION

CONNIE JACKSON
CITY MANAGER
CITY OF SAN BRUNO
567 EL CAMINO REAL
SAN BRUNO, CA 94066-4299
FOR: CITY OF SAN BRUNO

RACHAEL E. KOSS
ADAMS BROADWELL JOSEPH & CARDOZO
601 GATEWAY BOULEVARD, SUITE 1000

GREGORY HEIDEN
CALIF PUBLIC UTILITIES COMMISSION
LEGAL DIVISION

SOUTH SAN FRANCISCO, CA 94080
FOR: COALITION OF CALIFORNIA UTILITY
EMPLOYEES

MARION PELEO
CALIF PUBLIC UTILITIES COMMISSION
LEGAL DIVISION
234
ROOM 4107
505 VAN NESS AVENUE
SAN FRANCISCO, CA 94102-3214
FRANCISCO
FOR: DRA

MARCEL HAWIGER
THE UTILITY REFORM NETWORK
115 SANSOME STREET, SUITE 900
SAN FRANCISCO, CA 94104
FOR: THE UTILITY REFORM NETWORK
COMPANY

JONATHAN D. PENDLETON
ATTORNEY AT LAW
PACIFIC GAS AND ELECTRIC COMPANY
77 BEALE STREET, B30A
SAN FRANCISCO, CA 94105
FOR: PACIFIC GAS AND ELECTRIC COMPANY
COMPANY

WILLIAM V. MANHEIM
ATTORNEY AT LAW
PACIFIC GAS AND ELECTRIC COMPANY
77 BEALE ST., MC B30A
770000
SAN FRANCISCO, CA 94105
FOR: PACIFIC GAS AND ELECTRIC COMPANY
COMPANY

STEVEN R. MEYERS
PRINCIPAL
MEYERS NAVE
555 12TH STREET, STE. 1500
OAKLAND, CA 94607
FOR: CITY OF SAN BRUNO

MELISSA A. KASNITZ
ATTORNEY AT LAW
INC.
DISABILITY RIGHTS ADVOCATES
2001 CENTER STREET, FOURTH FLOOR
BERKELEY, CA 94704-1204

ROOM 5039
505 VAN NESS AVENUE
SAN FRANCISCO, CA 94102-3214
FOR: CPSD

AUSTIN M. YANG
CITY AND COUNTY OF SAN FRANCISCO
OFFICE OF THE CITY ATTORNEY, RM.
1 DR. CARLTON B. GODDLETT PLACE
SAN FRANCISCO, CA 94102-4682
FOR: CITY AND COUNTY OF SAN

CHRISTOPHER P. JOHNS
PACIFIC GAS AND ELECTRIC COMPANY
77 BEALE STREET
SAN FRANCISCO, CA 94105
FOR: PACIFIC GAS AND ELECTRIC

JOSEPH M. MALKIN
ATTORNEY AT LAW
ORRICK, HERRINGTON & SUTCLIFFE LLP
405 HOWARD STREET
SAN FRANCISCO, CA 94105
FOR: PACIFIC GAS AND ELECTRIC

BRIAN K. CHERRY
VP - REGULATORY RELATIONS
PACIFIC GAS AND ELECTRIC COMPANY
77 BEALE ST., MC B10C, PO BOX
SAN FRANCISCO, CA 94177
FOR: PACIFIC GAS AND ELECTRIC

LEN CANTY
CHAIRMAN
BLACK ECONOMIC COUNCIL
484 LAKEPARK AVE. SUITE 338
OAKLAND, CA 94610
FOR: BLACK ECONOMIC COUNCIL

MICHAEL E. BOYD
CALIFORNIANS FOR RENEWABLE ENERGY,
5439 SOQUEL DRIVE
SOQUEL, CA 95073
FOR: CALIFORNIANS FOR RENEWABLE

ENERGY,
FOR: (DISABRA) DISABILITY RIGHTS
ADVOCATES

INC.

BARRY F. MCCARTHY
ATTORNEY
MCCARTHY & BERLIN, LLP
LLC
100 W. SAN FERNANDO ST., SUITE 501
SAN JOSE, CA 95113
FOR: NORTHERN CALIFORNIA GENERATION
COALITION (NCGC)

MIKE LAMOND
CHIEF FINANCIAL OFFICER
ALPINE NATURAL GAS OPERATING CO. #1
PO BOX 550, 15 ST. ANDREWS ROAD
VALLEY SPRINGS, CA 95252
FOR: ALPINE NATURAL GAS

DAN L. CARROLL
ATTORNEY AT LAW
DOWNEY BRAND, LLP
621 CAPITOL MALL, 18TH FLOOR
SACRAMENTO, CA 95814
FOR: LODI GAS STORAGE, LLC

TRANSMISSION EVALUATION UNIT
CALIFORNIA ENERGY COMMISSION
1516 NINTH STREET, MS-46
SACRAMENTO, CA 95814-5512
FOR: CALIFORNIA ENERGY COMMISSION

RAYMOND J. CZAHAR
CHIEF FINANCIAL OFFICER
DISTRICT
WEST COAST GAS CO., INC.
9203 BEATTY DR.
SACRAMENTO, CA 95826-9702
FOR: WEST COAST GAS COMPANY, INC.

WILLIAM W. WESTERFIELD III
SACRAMENTO MUNICIPAL UTILITY
6201 S ST., MS B406 / PO BOX 15830
SACRAMENTO, CA 95852-1830
FOR: SACRAMENTO MUNICIPAL UTILITY
DISTRICT

ALFRED F. JAHNS
LAW OFFICE ALFRED F. JAHNS
3620 AMERICAN RIVER DRIVE, SUITE 105
SACRAMENTO, CA 95864
FOR: SACRAMENTO NATURAL GAS STORAGE, LLC

RICHARD DANIEL
GILL RANCH STORAGE, LLC
220 NW SECOND AVENUE
PORTLAND, OR 97209
FOR: GILL RANCH STORAGE, LLC

JASON A. DUBCHAK
WILD GOOSE STORAGE LLC
607 8TH AVENUE S.W., SUITE 400
CALGARY, AB T2P 047
CANADA
FOR: WILD GOOSE STORAGE, LLC

Information Only

ANTHEA LEE
PACIFIC GAS AND ELECTRIC COMPANY
EMAIL ONLY
EMAIL ONLY, CA 00000

ART FRIAS
UWUA LOCAL 132
EMAIL ONLY
EMAIL ONLY, CA 00000

CASSANDRA SWEET
DOW JONES NEWSWIRES

CHRISTINE TAM
CITY OF PALO ALTO - UTILITIES

EMAIL ONLY
EMAIL ONLY, CA 00000

EMAIL ONLY
EMAIL ONLY, CA 00000

CHUCK MARRE
PACIFIC GAS AND ELECTRIC COMPANY
EMAIL ONLY
EMAIL ONLY, CA 00000

CLEO ZAGREAN
MACQUARIE CAPITAL (USA)
EMAIL ONLY
EMAIL ONLY, NY 00000

ENRIQUE GALLARDO
THE GREENLINING INSTITUTE
EMAIL ONLY
EMAIL ONLY, CA 00000

GRANT KOLLING
CITY OF PALO ALTO
EMAIL ONLY
EMAIL ONLY, CA 00000

GREG CLARK
COMPLIANCE MGR.
LODI GAS STORAGE, LLC
EMAIL ONLY
EMAIL ONLY, CA 00000

JAMES J. HECKLER
LEVIN CAPITAL STRATEGIES
EMAIL ONLY
EMAIL ONLY, NY 00000

JOHN W. LESLIE
LUCE FORWARD HAMILTON & SCRIPPS LLP
EMAIL ONLY
EMAIL ONLY, CA 00000

KARLA DAILEY
SR. RESOURCE PLANNER
CITY OF PALO ALTO
EMAIL ONLY
EMAIL ONLY, CA 00000

LAUREN DUKE
DEUTSCHE BANK SECURITIES INC.
EMAIL ONLY
EMAIL ONLY, NY 00000

NANCY LOGAN
UWUA LOCAL 132
EMAIL ONLY
EMAIL ONLY, CA 00000

RAY WELCH
ASSOCIATE DIRECTOR
NAVIGANT CONSULTING, INC.
EMAIL ONLY
EMAIL ONLY, CA 00000

ROBERT RUSSELL
LODI GAS STORAGE, LLC
EMAIL ONLY
EMAIL ONLY, CA 00000

SCOTT COLLIER
LOCI GAS STORAGE, LLC
EMAIL ONLY
EMAIL ONLY, CA 00000

TIMOTHY REA
EMAIL ONLY
EMAIL ONLY, CA 00000

TIMOTHY TUTT
SACRAMENTO MUNICIPAL UTILITY DISTRICT
EMAIL ONLY
EMAIL ONLY, CA 00000

PACIFIC GAS AND ELECTRIC COMPANY
EMAIL ONLY
EMAIL ONLY, CA 00000

MRW & ASSOCIATES, LLC
EMAIL ONLY
EMAIL ONLY, CA 00000

PEDRO VILLEGAS
SEMPRA ENERGY UTILITIES
EMAIL ONLY

EMAIL ONLY, CA 00000-0000

SCOTT SENCHAK
DECADE CAPITAL
EMAIL ONLY
EMAIL ONLY, NY 00000-0000

ANDREW GAY
ARC ASSET MANAGEMENT, LTD
237 PARK AVENUE, 9TH FLOOR
NEW YORK, NY 10017

DANIEL J. BRINK
COUNSEL
EXXON MOBIL CORP.
800 BELL ST., RM. 3497-0
HOUSTON, TX 77002

KRISTINA M. CASTRENCE
PACIFIC GAS AND ELECTRIC COMPANY
77 BEALE ST., MC B10A
SAN FRANCISCO, CA 84105

CHRISTY BERGER
MGR - STATE REG AFFAIRS
SOUTHWEST GAS CORPORATION
5241 SPRING MOUNTAIN ROAD
LAS VEGAS, NV 89150-0002

JIM MATHEWS
ADMIN - COMPLIANCE - ENGINEERING
SOUTHWEST GAS CORPORATION
5241 SPRING MOUNTAIN ROAD
LAS VEGAS, NV 89150-0002

PRISCILA CASTILLO
LOS ANGELES DEPT OF WATER & POWER
111 NORTH HOPE ST., RM. 340
LOS ANGELES, CA 90012

ROBERT L. PETTINATO
LOS ANGELES DEPT. OF WATER & POWER
111 NORTH HOPE ST., RM. 1150
LOS ANGELES, CA 90012

GREG HEALY
SOUTHERN CALIFORNIA GAS COMPANY
555 W. FIFTH ST., GT14D6
LOS ANGELES, CA 90013

JEFFREY L. SALAZAR
SOUTHERN CALIFORNIA GAS COMPANY
555 WEST FIFTH STREET, GT14D6
LOS ANGELES, CA 90013

NADIA AFTAB
SOCALGAS/SDG&E
555 W. FIFTH STREET (GT14D6)
LOS ANGELES, CA 90013

DEANA NG
SOUTHERN CALIFORNIA GAS COMPANY
555 WEST FIFTH STREET, SUITE 1400
LOS ANGELES, CA 90013-1034

RASHA PRINCE
SOUTHERN CALIFORNIA GAS COMPANY
555 WEST 5TH STREET, GT14D6
LOS ANGELES, CA 90013-1034

JORGE CORRALEJO
CHAIRMAN / PRESIDENT
LAT. BUS. CHAMBER OF GREATER L.A.
634 S. SPRING STREET, STE 600
LOS ANGELES, CA 90014
FOR: LATINO BUSINESS CHAMBER OF

LOS ANGELES

GREATER

JIM MCQUISTON
MCQUISTON ASSOCIATES
6212 YUCCA STREET
LOS ANGELES, CA 90028-5223

ELLEN ISAACS
TRANS. DEPUTY
ASM MIKE FEUER
9200 SUNSET BLVD., STE. 1212
WEST HOLLYWOOD, CA 90069

DAVID E. TORRES
FIELD OPERATION MANAGER
CITY OF SOUTHGATE
4244 SANTA ANA ST.
SOUTHGATE, CA 90280

PAT JACKSON
BRANCH MANAGER
TEAM INDUSTRIAL SERVICES, INC.
14909 GWENCHRIS COURT
PARAMOUNT, CA 90723

GREGORY KLATT
DOUGLASS & LIDDELL
411 E. HUNTINGTON DR., STE. 107-356
ARCADIA, CA 91006

DANIEL W. DOUGLASS
DOUGLASS & LIDDELL
21700 OXNARD ST., STE. 1030
WOODLAND HILLS, CA 91367
FOR: TRANSWESTERN PIPELINE COMPANY

CHRISTINA SCARBOROUGH
REGIONAL CONSERVATION ORGANIZER
SIERRA CLUB
8125 MORSE AVE.
NORTH HOLLYWOOD, CA 91605

LESLIE CARNEY
4804 LAUREL CANYON BLVD., NO. 399
VALLEY VILLAGE, CA 91607

CASE ADMINISTRATION
SOUTHERN CALIFORNIA EDISON COMPANY
2244 WALNUT GROVE AVENUE, PO BOX 800
ROSEMEAD, CA 91770

GLORIA ING
ATTORNEY AT LAW
SOUTHERN CALIFORNIA EDISON COMPANY
2244 WALNUT GROVE AVENUE
ROSEMEAD, CA 91770

JANET COMBS
SOUTHERN CALIFORNIA EDISON
2244 WALNUT GROVE AVENUE
ROSEMEAD, CA 91770

ROBERT F. LEMOINE
ATTORNEY AT LAW
SOUTHERN CALIFORNIA EDISON COMPANY
2244 WALNUT GROVE AVE. SUITE 346L
ROSEMEAD, CA 91770

MARCIE A. MILNER
SHELL ENERGY NORTH AMERICA (US), L.P.
4445 EASTGATE MALL, STE. 100
SAN DIEGO, CA 92121

CENTRAL FILES
SDG&E AND SOCALGAS
8330 CENTURY PARK COURT, CP31-E
SAN DIEGO, CA 92123-1550

JASON HUNTER
RIVERSIDE PUBLIC UTILITIES
3435 14TH STREET
RIVERSIDE, CA 92501

WISAM ALTOWAIJI
PUBLIC WORKS MANAGER
CITY OF TUSTIN
300 CENTENNIAL WAY
TUSTIN, CA 92780

LAURA SEMIK
PO BOX 1107
BELMONT, CA 94002

KLARA A. FABRY
DIR. - DEPT. OF PUBLIC SERVICES
CITY OF SAN BRUNO
567 EL CAMINO REAL
SAN BRUNO, CA 94066-4247
FOR: CITY OF SAN BRUNO

GEOFF CALDWELL
POLICE SERGEANT - POLICE DEPT.

ROCHELLE ALEXANDER
445 VALVERDE DRIVE

CITY OF SAN BRUNO
567 EL CAMINO REAL
SAN BRUNO, CA 94066-4299

SOUTH SAN FRANCISCO, CA 94080

MARC D. JOSEPH
ADAMS BROADWELL JOSEPH & CARDOZO
601 GATEWAY BLVD., STE. 1000
SOUTH SAN FRANCISCO, CA 94080-7037

SHARON RANDLE
SAN BRUNO GAS SAFETY TEAM
505 VAN NESS AVE., RM. 2-D
SAN FRANCISCO, CA 94102

JOE COMO
CALIF PUBLIC UTILITIES COMMISSION
DRA - ADMINISTRATIVE BRANCH
ROOM 4101
505 VAN NESS AVENUE
SAN FRANCISCO, CA 94102-3214
FOR: DRA

THERESA L. MUELLER
CITY AND COUNTY OF SAN FRANCISCO
CITY HALL, ROOM 234
1 DR. CARLTON B. GOODLETT PLACE
SAN FRANCISCO, CA 94102-4682

ROBERT FINKELSTEIN
LEGAL DIRECTOR
THE UTILITY REFORM NETWORK
115 SANSOME STREET, SUITE 900
SAN FRANCISCO, CA 94104

DAREN CHAN
PACIFIC GAS AND ELECTRIC COMPANY
77 BEALE ST., MC B10C
SAN FRANCISCO, CA 94105

KAREN TERRANOVA
ALCANTAR & KAHL
33 NEW MONTGOMERY ST., STE. 1850
SAN FRANCISCO, CA 94105

KERRY C. KLEIN
ATTORNEY AT LAW
PACIFIC GAS AND ELECTRIC COMPANY
77 BEALE ST., MC B30A
SAN FRANCISCO, CA 94105

SEEMA SRINIVASAN
ALCANTAR & KAHL
LAMPREY
33 NEW MONTGOMERY ST., SUITE 1850
SAN FRANCISCO, CA 94105

BRIAN T. CRAGG
GOODIN, MACBRIDE, SQUERI, DAY &
505 SANSOME STREET, SUITE 900
SAN FRANCISCO, CA 94111

JEANNE B. ARMSTRONG
GOODIN MACBRIDE SQUERI DAY & LAMPREY LLP
505 SANSOME STREET, SUITE 900
SAN FRANCISCO, CA 94111
FOR: WILD GOOSE STORAGE,, LLC

MARTIN A. MATTES
COUNSEL
NOSSAMAN, LLP
50 CALIFORNIA STREET, 34TH FLOOR
SAN FRANCISCO, CA 94111-4799

AARON J. LEWIS
UC-HASTINGS COLLEGE OF LAW
721 BAKER STREET
SAN FRANCISCO, CA 94115

CALIFORNIA ENERGY MARKETS
425 DIVISADERO ST. STE 303
SAN FRANCISCO, CA 94117-2242

ROBERT GNAIZDA
OF COUNSEL
200 29TH STREET, NO. 1
SAN FRANCISCO, CA 94131

ALLIE MCMAHON
PACIFIC GAS AND ELECTRIC COMPANY
77 BEALE STREET, RM. 1056
SAN FRANCISCO, CA 94177

JANET LIU
PACIFIC GAS AND ELECTRIC COMPANY
JUSTICE
PO BOX 770000; MC B9A
SAN FRANCISCO, CA 94177

SUSAN DURBIN
CALIFORNIA STATE DEPARTMENT OF
JUSTICE
1300 I STREET, PO BOX 944255
SACRAMENTO, CA 94244-2550

MICHAEL ROCHMAN
MANAGING DIRECTOR
SPURR
1850 GATEWAY BLVD., SUITE 235
CONCORD, CA 94520

LAURENCE L. GEORGE
RELIABILITY ENGINEER / STATISTICIAN
1573 ROSELLI DRIVE
LIVERMORE, CA 94550

BRITT STROTTMAN
ATTORNEY AT LAW
MEYERS NAVE
555 12TH STREET, STE. 1500
OAKLAND, CA 94607
FOR: CITY OF SAN BRUNO

DAVID MARCUS
ADAMS BROADWELL & JOSEPH
PO BOX 1287
BERKELEY, CA 94701-1287

THOMAS BEACH
CROSSBORDER ENERGY
2560 9TH ST., SUITE 213A
BERKELEY, CA 94710-2557

WILLIAM JULIAN
UTILITY WORKERS UNION OF AMERICA
43556 ALMOND LANE
DAVIS, CA 95618

CATHERINE M. ELDER
ASPEN ENVIRONMENT GROUP
8801 FOLSOM BLVD., SUITE 290
205
SACRAMENTO, CA 95826

ANN L. TROWBRIDGE
DAY CARTER & MURPHY LLP
3620 AMERICAN RIVER DRIVE, SUITE
SACRAMENTO, CA 95864

DIANA S. GENASCI
ATTORNEY AT LAW
DAY CARTER & MURPHY LLP
3620 AMERICAN RIVER DRIVE, STE. 205
SACRAMENTO, CA 95864

MIKE CADE
ALCANTAR & KAHL, LLP
1300 SW 5TH AVE, SUITE 1750
PORTLAND, OR 97201

State Service

AIMEE CAUGUIRAN
CALIF PUBLIC UTILITIES COMMISSION
SAFETY & RELIABILITY BRANCH
AREA
505 VAN NESS AVENUE
SAN FRANCISCO, CA 94102-3214

ANGELA K. MINKIN
CALIF PUBLIC UTILITIES COMMISSION
EXECUTIVE DIVISION
ROOM 5017
505 VAN NESS AVENUE
SAN FRANCISCO, CA 94102-3214

ELIZABETH M. MCQUILLAN
CALIF PUBLIC UTILITIES COMMISSION
LEGAL DIVISION

EUGENE CADENASSO
CALIF PUBLIC UTILITIES COMMISSION
ENERGY DIVISION

ROOM 4107
505 VAN NESS AVENUE
SAN FRANCISCO, CA 94102-3214

AREA 4-A
505 VAN NESS AVENUE
SAN FRANCISCO, CA 94102-3214

JONATHAN J. REIGER
CALIF PUBLIC UTILITIES COMMISSION
LEGAL DIVISION
ROOM 5035
505 VAN NESS AVENUE
SAN FRANCISCO, CA 94102-3214

JOYCE ALFTON
CALIF PUBLIC UTILITIES COMMISSION
ENERGY DIVISION
AREA 4-A
505 VAN NESS AVENUE
SAN FRANCISCO, CA 94102-3214

JULIE HALLIGAN
CALIF PUBLIC UTILITIES COMMISSION
CONSUMER PROTECTION AND SAFETY DIVISION
GAS BRA
ROOM 2203
505 VAN NESS AVENUE
SAN FRANCISCO, CA 94102-3214

KELLY C. LEE
CALIF PUBLIC UTILITIES COMMISSION
ENERGY COST OF SERVICE & NATURAL
ROOM 4102
505 VAN NESS AVENUE
SAN FRANCISCO, CA 94102-3214

MARCELO POIRIER
CALIF PUBLIC UTILITIES COMMISSION
LEGAL DIVISION
JUDGES
ROOM 5025
505 VAN NESS AVENUE
SAN FRANCISCO, CA 94102-3214

MARIBETH A. BUSHEY
CALIF PUBLIC UTILITIES COMMISSION
DIVISION OF ADMINISTRATIVE LAW
ROOM 5018
505 VAN NESS AVENUE
SAN FRANCISCO, CA 94102-3214

MATTHEW TISDALE
CALIF PUBLIC UTILITIES COMMISSION
EXECUTIVE DIVISION
ROOM 5303
505 VAN NESS AVENUE
SAN FRANCISCO, CA 94102-3214

PAUL A. PENNEY
CALIF PUBLIC UTILITIES COMMISSION
SAFETY & RELIABILITY BRANCH
AREA 2-D
505 VAN NESS AVENUE
SAN FRANCISCO, CA 94102-3214

PAUL S. PHILLIPS
CALIF PUBLIC UTILITIES COMMISSION
EXECUTIVE DIVISION
GAS BRA
ROOM 5206
505 VAN NESS AVENUE
SAN FRANCISCO, CA 94102-3214

PEARLIE SABINO
CALIF PUBLIC UTILITIES COMMISSION
ENERGY COST OF SERVICE & NATURAL
ROOM 4209
505 VAN NESS AVENUE
SAN FRANCISCO, CA 94102-3214

RICHARD A. MYERS
CALIF PUBLIC UTILITIES COMMISSION
ENERGY DIVISION
DIVISION
AREA 4-A
505 VAN NESS AVENUE
SAN FRANCISCO, CA 94102-3214

RICHARD CLARK
CALIF PUBLIC UTILITIES COMMISSION
CONSUMER PROTECTION AND SAFETY
ROOM 2205
505 VAN NESS AVENUE
SAN FRANCISCO, CA 94102-3214

ROBERT M. POCTA

SARAH R. THOMAS

CALIF PUBLIC UTILITIES COMMISSION
ENERGY COST OF SERVICE & NATURAL GAS BRA
ROOM 4205
505 VAN NESS AVENUE
SAN FRANCISCO, CA 94102-3214

CALIF PUBLIC UTILITIES COMMISSION
LEGAL DIVISION
ROOM 5033
505 VAN NESS AVENUE
SAN FRANCISCO, CA 94102-3214

JANILL RICHARDS
DEPUTY ATTORNEY GENERAL
CALIFORNIA ATTORNEY GENERAL'S OFFICE
1515 CLAY STREET, 20TH FLOOR
OAKLAND, CA 94702
FOR: DEPARTMENT OF JUSTICE

GEOFFREY LESH
CALIFORNIA ENERGY COMMISSION
1516 9TH STREET, MS-46
SACRAMENTO, CA 95814

ROBERT KENNEDY
CALIFORNIA ENERGY COMMISSION
1516 9TH STREET, MS-20
SACRAMENTO, CA 95814

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