

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

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4  
5 Order Instituting Rulemaking on the  
6 Commission's Own Motion to Adopt  
7 New Safety and Reliability Regulations  
8 for Natural Gas Transmission and  
9 Distribution Pipelines and Related  
10 Ratemaking Mechanisms.

Rulemaking 11-02-019  
(Filed February 24, 2011)

11 **PREPARED DIRECT TESTIMONY OF PAUL WOOD**  
12 **ON BEHALF OF**  
13 **THE CITY OF SAN BRUNO**

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**TABLE OF CONTENTS**

1  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28

	<b><u>Page</u></b>
I. INTRODUCTION.....	1
II. OVERVIEW .....	3
A. Is PG&E’s Pipeline Safety Enhancement Plan (PSEP) reasonable and technically sound?.....	3
1. Dealing with Changing Information about Pipelines .....	3
2. Decision Trees and Related Concerns .....	4
3. Seismic Threat .....	4
4. Annual Plan Revision .....	5
5. Valve Automation Program.....	5
6. Interim Safety Enhancement Measure Effectiveness .....	7
B. Does the PSEP provide appropriate assurance of the safety of pipes near San Bruno, both in the interim and in the longer term?.....	7
C. What assurance does the City have that the PSEP will be implemented effectively?.....	8
1. PSEP is a PG&E Management Commitment .....	9
D. How will the City know the plan has been implemented effectively? .....	10
1. Communication.....	10
2. CPUC Actions to Improve Oversight .....	11
3. Importance of Program Reporting .....	12
4. Safety versus Reliability of Service.....	12
E. How will PG&E work to improve City and County emergency response capability? .....	12
F. Are other actions needed to ensure the City is protected from pipeline explosions?.....	13
1. PG&E Scope and Accountability .....	13
2. Safety Assurance Beyond Transmission Pipelines.....	13
3. Enterprise Risk Management.....	14

1  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28

4. Risk Assessment .....14

5. Personnel Qualification Involved in Construction Activities .....15

6. Quality Assurance and Quality Control .....15

G. How does PG&E’s response address the NTSB recommendations? .....15

III. WITNESS QUALIFICATIONS .....20

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13 **I. INTRODUCTION**

14 In compliance with California Public Utilities Commission (CPUC) Decision  
15 11-02-019, Pacific Gas and Electric Company (PG&E) issued its Pipeline Safety  
16 Enhancement Plan (PSEP) on August 26, 2011. Most of this testimony is focused on a  
17 review of the PSEP, but first an important aside. Although not addressed in the PSEP,  
18 effective emergency response is essential to public safety. The "confusion within PG&E  
19 as both its Gas Control Operations and its Gas Dispatch organization sought to identify the  
20 source and location of the incident<sup>1</sup>" are strong evidence of the need for improvements in  
21 emergency response. It is critical that the CPUC examine the need for rules, regulations  
22 and changes in practice addressing emergency response and its impact on public safety,  
23 including first responder issues and communication between PG&E and public officials.  
24 This examination should include a formal CPUC proceeding carried out on a timely basis.  
25 The City of San Bruno (City) has participated in workshops relating to public safety and  
26 emergency response, but the CPUC has yet to determine in what formal forum it will  
27 address these important issues. It is vitally important that the City of San Bruno and its

28 <sup>1</sup> Report of the Independent Review Panel, San Bruno Explosion, prepared for the  
California Public Utilities Commission, June 24, 2011.

1 staff have an opportunity to comment on any action that the CPUC plans relating to  
2 emergency response so the City of San Bruno can share the knowledge it acquired under  
3 fire while responding to the PG&E pipeline explosion in San Bruno.

4       Implementing the PSEP will be a massive and costly undertaking whose successful  
5 completion is fundamental to the safety and peace of mind of those living and working in  
6 the City of San Bruno and other communities near PG&E pipelines. The fact that  
7 initiation of this monumental project required an explosion that took the lives of eight  
8 residents of San Bruno and caused numerous injuries and significant property damage is  
9 very disturbing. The discomfort and indeed fear experienced by the residents of San  
10 Bruno and other communities near PG&E pipelines requires local government to do  
11 everything in its power to assure that the answers to the following questions are clear and  
12 satisfactory:  
13  
14

- 15       • Is PG&E's Pipeline Safety Enhancement Plan (PSEP) reasonable and  
16       technically sound?
- 17       • Does the PSEP provide appropriate assurance of the safety of pipes near San  
18       Bruno, both in the interim and in the longer term?
- 19       • What assurance does the City have that the PSEP will be implemented  
20       effectively?
- 21       • How will the City know the plan has been implemented effectively?
- 22       • How will PG&E work to improve City and County emergency response  
23       capability?
- 24       • Are other actions needed to ensure the City is protected from pipeline  
25       explosions?
- 26       • How does PG&E's response address the NTSB recommendations?

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1 This testimony, based on review of available documentation supporting the PSEP<sup>2</sup>,  
2 is intended to identify more detailed safety-related concerns that PG&E needs to address  
3 before and during implementation of the PSEP. It remains the City's goal to ensure that  
4 the CPUC follow the National Transportation Safety Board's (NSTB) recommendations  
5 issued to PG&E in its final accident report adopted on August 30, 2011 as addressed  
6 below.

## 7 **II. OVERVIEW**

### 8 **A. Is PG&E's Pipeline Safety Enhancement Plan (PSEP) reasonable and** 9 **technically sound?**

10 The structure of the PSEP is logical, including selection of the pipeline segments on  
11 which to focus in Phase 1, and actions proposed to ensure safety of our community.  
12 Assurance is increased by PG&E's decision to bring in outside experts to supplement its  
13 staff in developing the details of the plan, including decision models used to identify  
14 needed actions to assure safety. I do, however, have some concerns, both about changes  
15 that are likely to occur during implementation of the plan and about the details of the  
16 decision trees. These concerns are outlined below.

#### 17 **1. Dealing with Changing Information about Pipelines**

18 The process described in the PSEP involves pipeline characterization (including  
19 MAOP validation), pipeline segmentation, and the use of decision trees to identify  
20 appropriate safety assurance actions. These three basic steps are being undertaken in  
21 parallel. The Integrated San Bruno Response Plan status report issued by PG&E on  
22 December 15, 2011 indicates that the first step (pipeline characterization) is still in  
23 progress. This implies that pipeline segmentation decisions and identification of actions  
24 needed to ensure the safety of pipeline segments using the decision models may change as  
25 the characterization is completed. This changing knowledge base adds a layer of

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26  
27 <sup>2</sup> PG&E Company's Natural Gas Transmission Pipeline Replacement or Testing  
28 Implementation Plan (the Pipeline Safety Enhancement Plan – PSEP), testimony before the  
CPUC, Manheim & Klein, August 26, 2011.

1 complexity to an already quite complex project. How is PG&E dealing with these  
2 continuing changes in its understanding of pipeline characteristics in revising its PSEP,  
3 and in communicating to interested parties the implications to planned work?

## 4 **2. Decision Trees and Related Concerns**

5 The decision trees developed to determine which actions should be taken on each  
6 pipe segment and in which phase of the PSEP these actions should be taken seem generally  
7 well thought out. However, I have a few concerns, discussed below, that require  
8 clarification. In addition, the trees include many decisions for which no criteria are  
9 stipulated (e.g., Figure 2-1 in the PSEP, decision box M3 - reduce pressure and/or  
10 remaining fatigue life analysis; also Figure 2-2 decision box F1 - replace Phase 1 & 2). In  
11 practice, the bases for these decisions need to be communicated to interested parties. I  
12 have the following additional concerns related to structure of the decision trees:

- 13 • In Figure 2-1 of the PSEP, the initial decision point is whether or not the  
14 segment is "Pre-1970 vintage?" If "no," the entire Manufacturing Threats  
15 decision tree is bypassed. While use of term "pre-1970" is commonplace, some  
16 low frequency ERW pipe was manufactured as late as 1978. Therefore, an  
17 operator's claim that its ERW pipe is not susceptible to seam failures solely  
18 because it was manufactured after 1970 is not, by itself, compelling.
- 19 • In Figure 2-2 of the PSEP, the initial decision point is "Is the pipe Pre-1960  
20 vintage?" If "no," the entire Fabrication & Construction Threats decision tree is  
21 bypassed. It is not necessarily a good assumption that all of the practices  
22 evaluated in the decision tree, such as wrinkle bends, entirely disappeared by the  
23 end of 1959. 1960 is not a definitive cutoff for poor construction (as evidenced  
24 by the spate of recent construction problems PHMSA is seeing on current  
25 pipeline construction projects, including wrinkle bends).
- 26 • Figure 2-3 box C5 of the PSEP seems to indicate that in-line inspection (ILI),  
27 strength testing (e.g., hydrostatic testing), and close interval surveys (CIS)  
28 combined with direct current voltage gradient (DCVG) provide equivalent  
assurance of safety for pipelines operating at stress levels below 30% specified  
minimum yield strength (SMYS). What is the basis for this judgment?

## 3. Seismic Threat

The threats enumerated in and addressed by the PSEP deal with the seismic threat  
by two means: (a) identifying locations where pipes cross known fault lines and placing

1 automatic shut-off valves (ASV) on the lines near these crossings, and (b) identifying pipe  
2 segments requiring engineering condition assessment (ECA) which seems to include  
3 characterization of pipe segment susceptibility to potential seismic events. PG&E has  
4 noted in the PSEP that following the 1989 Loma Prieta earthquake it carefully evaluated,  
5 identified and mitigated potential seismic weak points. The remaining vulnerabilities are  
6 located at fault crossings. Therefore the seismic threat should be effectively addressed  
7 through a combination of automatic shutoff valve (ASV) installation and any follow-up  
8 actions needed to address the results of ECAs. ECA results and follow-up actions should  
9 be included in information made available by PG&E to interested parties.

#### 10 **4. Annual Plan Revision**

11 Footnote 4 on page 16 and the text on page 17 of the PSEP notes that “the schedule  
12 of work within any given year will be determined by operational needs, other planned  
13 work, environmental and other considerations.” This approach to planning seems  
14 completely reasonable, but leads to a situation in which interested parties (e.g., cities,  
15 counties, regulators) will need access to annual plans to be able both to evaluate the  
16 appropriateness of the planned work and to monitor PG&E implementation of its planned  
17 work. How will this information be provided in a way that allows interested parties to  
18 monitor PG&E progress in implementing its plan, and to evaluate the appropriateness of  
19 any changes in scope of the plan dictated by practical (including funding) considerations?

#### 20 **5. Valve Automation Program**

21 The ability of PG&E to quickly and reliably terminate the flow of gas through a  
22 ruptured pipeline is critical to effective emergency response in the affected community. I  
23 believe the use of remote control valves (RCV) and automatic shut-off valves (ASV) is the  
24 best way to address this need. In spite of the well documented concerns regarding the  
25 reliability of ASVs, which are discussed below, these valves are capable of providing the  
26 most rapid response to a pipeline rupture and of eliminating potential errors associated  
27 with operator response. Therefore, safety will benefit by addressing potential reliability  
28 issues and judiciously deploying ASVs.



1 A major stated uncertainty in the PG&E valve automation program is the basis for  
2 deciding where to install needed valves, and whether to employ RCVs or ASVs. While  
3 ASVs provide more rapid response to pipeline rupture than do RCVs, the industry concern  
4 seems to be their potential for unplanned closure, leading to gas supply interruptions  
5 potentially at the time when gas is most needed by affected users. Missing from the PG&E  
6 decision process seems to be information on the risk of false closure of ASVs, and  
7 information on the pressure history at points where valve placement is being considered (to  
8 support better understanding of the potential for false closure). I support the  
9 recommendation in the study by Jacobs Consultancy<sup>3</sup> that PG&E should research high  
10 false closure rates purportedly experienced by ASVs and identify means to minimize the  
11 risk of false closure. Means used by other industries to minimize the risk of false valve  
12 closure (such as by use of redundant sensors with diverse designs to signal the need for  
13 valve closure) should also be considered. Also it is clear that for additional valves,  
14 whether ASVs or RCVs, to be effective in reducing the time following a pipe rupture in  
15 which gas flow is uncontrolled, a significant amount of work is needed. This work  
16 includes understanding historic line pressure variations, and upgrading the instrumentation,  
17 procedures and training in operation of the Supervisory Control and Data Acquisition  
18 (SCADA) system. PG&E has explicitly included these activities in the PSEP. Since all  
19 funds for program planning and development are shown for 2011, it appears that additional  
20 valves will not be installed or existing valves automated until these activities have been  
21 completed.

22 The PSEP discussion of RCV installation criteria includes a threshold potential  
23 impact radius (PIR) of greater than 100 feet in Class 4 locations. Analysis shows that  
24 pipelines of ten inches in diameter operating at 200 psi have a PIR of less than 100 feet, as  
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26 <sup>3</sup> Assessment of Pacific Gas and Electric Company's Pipeline Safety Enhancement  
27 Program, prepared by Jacobs Consultancy for the Consumer Protection and Safety  
28 Division (CPSD) of the California Public Utilities Commission (CPUC), December 23,  
2011.

1 do pipelines of twenty inches diameter operating at 50 psi. Given the definition of a Class  
2 4 location - any class location unit where buildings with four or more stories above ground  
3 are prevalent – this approach does not seem appropriate. It seems reasonable that all  
4 Category 4 piping should be included in considering where to place RCVs.

#### 5 **6. Interim Safety Enhancement Measure Effectiveness**

6 Pipeline pressure reduction is an effective interim safety enhancement measure.  
7 While information in the PG&E working papers specifies in which segments pressure  
8 reductions have been taken, the segments are identified by mile post. Associating the mile  
9 post indication with proximity to San Bruno (or other cities) requires information the cities  
10 typically do not possess. Furthermore, the PSEP notes on page 36 that “PG&E has already  
11 implemented certain interim pressure reductions and will complete its implementation of  
12 pressure reductions called for in the pipeline modernization program decision trees no later  
13 than 30 days after final CPUC approval of the Implementation Plan.” At this point it is  
14 unclear why pressure reductions considered by PG&E to be prudent are being delayed.  
15 This issue needs to be addressed as part of a strengthened communication effort with cities  
16 and counties through which PG&E transmission pipelines pass, including San Bruno. The  
17 CPUC should continue to evaluate and make the important decision to restore operating  
18 pressure in public hearings.

#### 19 **B. Does the PSEP provide appropriate assurance of the safety of pipes near** 20 **San Bruno, both in the interim and in the longer term?**

21 The PSEP documentation is extremely voluminous, and likely to grow considerable  
22 during CPUC deliberations preceding approval, as well as throughout implementation of  
23 the plan. The magnitude of documentation together with the plan’s structure as an  
24 integrated project plan significantly undermine the ability of the 273 cities whose citizens’  
25 safety will be affected by careful implementation of the plan to understand how the plan  
26 will affect them. Questions from local residents such as:

- 27 • What pipelines lie near my home, job and the schools my children attend?
- 28 • What assurance do I have these pipelines are safe now or being made safe?

- 1 • Is it necessary to implement interim safety measures on these lines? What  
2 measures?
- 3 • Is higher pressure being maintained in any of these lines to prevent supply  
4 interruptions elsewhere in the system? Why is this safe?
- 5 • When will characterization, testing or replacement of these lines be completed?
- 6 • How will I know when these lines have been characterized, tested or replaced -  
7 that is “made safe” - for the long term?

8 Questions such as these, when posed by residents of the 273 communities, can now  
9 be answered only through government officials’ meeting with knowledgeable PG&E  
10 project officials. Even officials from the City of San Bruno have had to meet with PG&E  
11 managers to develop a reasonable understanding of the answers to these questions for their  
12 community. Such meetings can be difficult to arrange and may be inefficient for both the  
13 city officials and the PG&E managers. The PSEP does include a commitment by PG&E to  
14 use various means to provide project information to interested parties, but it is not clear  
15 that this information will allow local officials and residents to answer the types of  
16 questions listed above. This need deserves strong consideration by those responsible for  
17 communications both within PG&E and within the CPUC.

18 **C. What assurance does the City have that the PSEP will be implemented  
19 effectively?**

20 Effective project management and strong project oversight are fundamental to  
21 effective implementation. Chapter 7 of the PSEP discusses the PG&E approach to  
22 managing the plan. Three major components are called out: plan *execution*,  
23 implementation *oversight*, and *assurance* of implementation effectiveness. The plan  
24 identifies a comprehensive management structure for plan execution. Oversight and  
25 assurance are provided by three groups: the Executive Steering Committee (which also has  
26 project coordination functions), the internal PG&E audit group (which must be  
27 independent of the program management office), and the External Program Advisory  
28 Board. Assuming the External Program Advisory Board remains independent of program  
implementation and communication (I will address the point on this independence later),

1 this structure seems to provide the needed assurance the program will be implemented  
2 effectively. Although it is important that the External Program Advisory Board remain  
3 independent, it is equally important that any oversight group have direct communication  
4 with the City and public agencies to increase their assurance of the effectiveness of the  
5 program.

6 **1. PSEP is a PG&E Management Commitment**

7 I expect that, once it has been approved by the CPUC, the PSEP represents a  
8 commitment by PG&E management and that operating consistent with this commitment  
9 will be viewed by the Consumer Protection and Safety Division (CPSD) as part of PG&E's  
10 compliance obligation. One implication of this expectation is that PG&E implementation  
11 will be overseen by the CPSD, leading to an increase in public assurance. Additionally,  
12 PG&E would need to request a waiver from the CPSD if it desired to deviate from  
13 significant commitments in the plan, such as meet gas demand by increasing the pressure  
14 in a line whose pressure had been decreased as a result of commitments in the PSEP. Of  
15 course, when the MAOP of a line has been verified by the means described in the PSEP,  
16 and that verification has been approved by the CPSD, PG&E will be able to operate at a  
17 consistent pressure without a waiver.

18 Long-term effectiveness of PG&E's safety management efforts will require not only  
19 implementation of the set of actions described in the PSEP, but also development and  
20 reinforcement of a safety culture capable of sustaining a high level of performance in the  
21 future. PG&E recognizes this fact and has committed to important actions such as  
22 "structuring incentives that align with these (safety and environmental) goals, (and)  
23 measuring progress using established metrics." Identifying means for PG&E management  
24 both to evaluate the effectiveness of these changes and to communicate process and  
25 performance improvement information will represent a large step in restoring public  
26 confidence.

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1           **D.     How will the City know the plan has been implemented effectively?**

2                   **1.     Communication**

3           While the approach to customer outreach is explicitly described in the PSEP, it is  
4 unclear whether the mechanisms identified represent practical ways to assure interested  
5 parties are fully informed of progress in dealing with issues of concern. The following  
6 ideas are worth consideration by PG&E in its efforts to communicate effectively.

- 7           • Full implementation of the PSEP will represent a huge step for PG&E first, in  
8 capturing and developing adequate information on the characteristics of its  
9 transmission pipeline system to understand and manage safety risks, and second,  
10 ultimately in restoring public confidence in the company's ability to operate its  
11 facilities safely. Full implementation, however, depends on CPUC acceptance  
12 of the Plan together with its provisions for recovery of most of the costs needed  
13 to implement. Because numerous uncertainties affecting the details of  
14 implementation currently exist, effective communication both by PG&E and by  
15 the CPUC will be needed so governmental officials and the people whose  
16 interests they represent can understand project status, any changes to the initial  
17 plan and their justification, and resulting improvements in safety performance.  
18 Effective communication here implies providing information in a form so the  
19 various interest groups, including municipalities and counties, can understand  
20 the impact on their specific interests as the Plan is implemented.
- 21           • In communicating to interested parties progress on implementation of the PSEP,  
22 PG&E should describe not only how much work has been accomplished during  
23 the reporting period, but also how that work relates to the complete set of  
24 actions it committed to complete in the PSEP.
- 25           • PG&E has commissioned several groups to oversee implementation of PSEP.  
26 The reports from these groups seem to be an important part of the public record  
27 of PG&E accomplishments and should therefore be made public.
- 28           • PG&E has committed to provide updates on work completed, work in progress,  
and forecast of future work on March 1 and September 1 of each year during  
implementation of the PSEP. The format of this report should allow individual  
municipalities and counties to understand progress and plans affecting the  
assurance of safety of pipelines within their boundaries.
- One "finding" in the Jacobs Consultancy report that is important to effective  
communication, and for which there is no recommendation, relates to the  
potential conflict of the principle role of the External Program Advisory Board  
resulting from PG&E's suggestion that this Board might coordinate the  
information and document flow between the Project Management Office (PMO)  
and external parties. I believe this is a very important role which, if it were  
assigned to an advisory group, would undermine the independence of that group.

1 It is equally important that any oversight group have direct communication with  
2 the City and public agencies to improve the quality of communication.

- 3 • On page 1 of the PSEP, PG&E states “Ultimately, when the Pipeline Safety  
4 Enhancement Plan is completed, PG&E will have comprehensively assessed all  
5 5,786 miles of its natural gas transmission pipelines.” In this and other  
6 statements in the PSEP, PG&E uses the term “assess” differently from PHMSA  
7 meaning in the IMP regulations, where “assess” means to conduct an in-line  
8 inspection, or a hydro test, or direct assessment. It appears that in PG&E  
9 parlance the above statement does not really mean they will conduct a physical  
10 integrity examination of their system, but merely that they will use the decision  
11 trees to screen all segment to identify specific prudent actions. This source of  
12 confusion should be eliminated in future communication.

## 10 2. CPUC Actions to Improve Oversight

11 The primary external oversight of implementation of the PSEP will be by the CPSD  
12 of the CPUC. In response to recommendations in the Report of the Independent Review  
13 Panel on the San Bruno Explosion, the CPUC has begun serious efforts to strengthen its  
14 internal capabilities. The following actions in progress are evidence of this effort.

- 15 • The CPUC has restructured the CPSD to create separate natural gas safety and  
16 electric safety programs. Staff within this program will be dedicated to integrity  
17 management, to the analytical processes involved in identifying and responding  
18 to risk, and to the application and development of preventative and mitigative  
19 measures.
- 20 • The CPUC has increased its gas safety staff from 9 positions at the time of the  
21 San Bruno explosion, to 17.5 positions. The CPUC is also increasing staff  
22 opportunities for continuing education, and meetings allow working together to  
23 compare performance of operators and to develop best practices statewide.
- 24 • The CPUC created a new Risk Assessment Unit to improve its ability to conduct  
25 state-of-the-art risk management work. The first four members of the Risk  
26 Assessment Unit have been hired. Outside expert support is also being sought  
27 for this unit.
- 28 • The focus of the CPSD oversight at PG&E will be application of the decision  
trees and complete implementation of resultant actions.

26 With these organizational changes and staffing additions, CPSD should be able to  
27 provide the needed oversight of PG&E’s implementation of the PSEP. However, nearly  
28

1 doubling the CPSD staff size and integrating new staff into the agency will represent a  
2 significant challenge.

### 3 **3. Importance of Program Reporting**

4 The time required to implement provisions in the PSEP will be affected both by the  
5 specifics of CPUC approval of costs included in the PSEP, and by PG&E cost performance  
6 in managing the activities. Uncertainties associated with these factors, and therefore in the  
7 time required to complete implementation of the PSEP, underline the importance of project  
8 reporting that is meaningful to the municipalities and counties whose citizen's safety is  
9 affected by timely completion of the work.

### 10 **4. Safety versus Reliability of Service**

11 The "Integrated San Bruno Response Plan" status report dated December 15, 2011  
12 indicates that "Any interim pressure reduction will also consider the potential safety  
13 impacts of uncontrolled customer outages along with pipeline integrity safety margins."  
14 Adding the risk of customer outages to decisions on pressure reductions has the potential  
15 to undermine the interim safety measures. Therefore, all specific instances in which  
16 supply interruption considerations change a decision to reduce pressure should be reported  
17 to local public safety officials in the affected area. This reporting should assure that  
18 customer outages will not be used arbitrarily to allow potentially unsafe pressure limits to  
19 be established.

#### 20 **E. How will PG&E work to improve City and County emergency response** 21 **capability?**

22 PG&E is implementing an enhanced prevention, preparedness and response  
23 program which is outside the scope of the PSEP. Specific activities include: education  
24 activities related to pipeline damage prevention; developing, training to and exercising  
25 emergency response plans; and working with public safety first responders to deal with gas  
26 pipeline explosions. In addition, SCADA upgrades are expected to provide emergency  
27 responders with better, timelier information on rupture location and estimated time  
28 required to terminate gas flow through a ruptured line. As I discussed earlier, CPUC

1 actions in establishing new requirements and practices must be undertaken in an open  
2 environment, accessible to and involving affected cities and counties.

3 **F. Are other actions needed to ensure the City is protected from pipeline**  
4 **explosions?**

5 **1. PG&E Scope and Accountability**

6 Many of the recommendations described in the study by Jacobs Consultancy<sup>4</sup>  
7 commissioned by the CPSD of the CPUC, especially those related to safety or knowledge  
8 improvements rather than cost saving opportunities, have merit. Therefore, in addition to  
9 communicating information on implementation of the PSEP, PG&E together with the  
10 CPSD should consider how best to communicate resolution of the issues raised in the  
11 Jacobs report and progress in implementing changes to the PSEP resulting from resolution  
12 of these issues. An initial report addressing PG&E's position on many of the Jacobs  
13 recommendations has been submitted<sup>5</sup>. In this report PG&E typically accepts safety-  
14 related recommendations while rejecting recommendations related to project cost or cost  
15 sharing.

16 **2. Safety Assurance Beyond Transmission Pipelines**

17 The PSEP addresses PG&E's transmission pipeline system. PG&E is implementing  
18 an integrity management program (IMP) for its distribution system. The first and most  
19 fundamental step in this program is for PG&E to "understand its system." How will the  
20 City be assured the PG&E distribution IMP is being implemented more effectively than  
21 was its transmission IMP?

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25 <sup>4</sup> Assessment of Pacific Gas and Electric Company's Pipeline Safety Enhancement  
26 Program, prepared by Jacobs Consultancy for the Consumer Protection and Safety  
27 Division (CPDC) of the California Public Utilities Commission (CPUC), December 23,  
28 2011.

<sup>5</sup> PG&E Company's Response to Technical Report of the CPSD Regarding PG&E's PSEP,  
Manheim and Kline, January 13, 2012.



1                                   **3.     Enterprise Risk Management**

2           The PG&E description of improvements to its risk management program outlined in  
3 the Integrated San Bruno Response Plan status report issued by PG&E on December 15,  
4 2011 states that “PG&E is enhancing its policies and processes governing Enterprise Risk  
5 Management (ERM).” While this certainly seems to be a constructive set of actions and is  
6 definitely needed, a major element of ERM is determining the “risk appetite”<sup>6</sup> of the  
7 organization. For pipeline operators the concept of “risk appetite” might best translate to  
8 “risk tolerance.” This seems to imply PG&E is in the process of developing the criteria  
9 against which future risk mitigation decisions will be made. If this is the case, the public  
10 should have access to these criteria along with sufficient information on their application  
11 to be able to judge the practical implications to pipeline safety of PG&E’s ERM.

12                                   **4.     Risk Assessment**

13           PG&E’s use of decision trees in the PSEP has a significant advantage over historic  
14 risk index models in that the basis for decisions is clear rather than being obscured by  
15 judgment-based quantification decisions imbedded within index models. Another potential  
16 improvement in risk characterization suggested in the PSEP is a process of querying the  
17 data in the GIS using questions designed to inform decisions contained in the decision  
18 trees. Investigating the broader application of decision trees drawing on higher quality  
19 data on pipeline segment characteristics to satisfy the requirements of risk modeling in the  
20 IMP regulations appears to have merit. However, the current version of the decision trees  
21 in the PSEP are not sufficiently complete to be applied in supporting the full range of risk  
22 characterization decisions required by IMP (e.g., risk ranking segments for assessment,  
23 selection of preventive and mitigative measures, evaluating the presence of several risk-  
24 influencing factors that, in combination, contribute more to risk than the sum of their  
25 individual contributions).

26  
27 \_\_\_\_\_  
28 <sup>6</sup> Enterprise Risk Management - Integrated Framework, Committee of Sponsoring  
Organizations of the Treadway Commission, 2004.

1                   **5. Personnel Qualification Involved in Construction Activities**

2                   As PG&E notes, work to be carried out in the PSEP will require a significant  
3 increase in contract work force. Much of the work carried out by these new people might  
4 be characterized as “new construction.” At present the operator qualification regulations  
5 focus on operation and maintenance tasks, excluding new construction tasks. The PSEP  
6 clearly states that work carried out in its implementation will be done in compliance with  
7 applicable requirements. Does PG&E intend to apply its operator qualification program in  
8 qualifying individuals working on new construction activities?

9                   **6. Quality Assurance and Quality Control**

10                  The PSEP describes in general terms how PG&E will carry out quality assurance  
11 (QA) and quality control (QC). While the description in the Plan is not comprehensive, it  
12 seems to imply that the purpose of QA is narrowly restricted to assuring QC methods are  
13 effective in ensuring compliance. This stated purpose, while possibly incomplete in  
14 defining how PG&E QA program is structured, misses the point of QA, which is to assure  
15 that the *systems and processes* under which work is carried out are designed to assure the  
16 quality of the work. QA is about before-the-fact development of solid processes to carry  
17 out work effectively, while QC is about after-the-fact verification the product of that work  
18 is sound.

19                  **G. How does PG&E’s response address the NTSB recommendations?**

20                  The following recommendations have been made by the National Transportation  
21 Safety Board (NTSB) following the explosion at San Bruno. For each recommendation, I  
22 have briefly characterized my current understanding of the status of the PG&E response  
23 contained in the PSEP.

24                  *Search for all as-built drawings, alignment sheets, and specifications, and all*  
25 *design, construction, inspection, testing, maintenance, and other related records relating*  
26 *to pipeline system components, such as pipe segments, valves, fittings, and weld seams for*  
27 *Pacific Gas and Electric Company natural gas transmission lines in class 3 and class 4*  
28 *locations and class 1 and class 2 high consequence areas that have not had a maximum*

1 allowable operating pressure established through prior hydrostatic testing. These records  
2 should be traceable, verifiable, and complete. (P-10-2) (Urgent)

3 Use the records located by implementation of Safety Recommendation P-10-2  
4 (Urgent) to determine the valid maximum allowable operating pressure, based on the  
5 weakest section of the pipeline or component to ensure safe operation of specified pipe  
6 segments that have not had a maximum allowable operating pressure established through  
7 prior hydrostatic testing. (P-10-3) (Urgent)

8 If you are unable to comply with Safety Recommendations P-10-2 (Urgent) and P-  
9 10-3 (Urgent), determine the maximum allowable operating pressure with a spike test  
10 followed by a hydrostatic pressure test. (P-10-4)

11 Addressing this set of recommendations has been the focus of the initial PG&E  
12 response to the explosion. Completion of these recommendations for the entire PG&E  
13 system, not just segments specified by the NTSB, is a major objective of the PSEP.

14 \* \* \* \* \*

15 Require your control room operators to notify, immediately and directly, the 911  
16 emergency call center(s) for the communities and jurisdictions in which your transmission  
17 and/or distribution pipelines are located, when a possible rupture of any pipeline is  
18 indicated. (P-11-3)

19 Status is not addressed in the PSEP; it is quite important that the CPUC address this  
20 important safety issue.

21 \* \* \* \* \*

22 Revise your work clearance procedures to include requirements for identifying the  
23 likelihood and consequence of failure associated with the planned work and for developing  
24 contingency plans. (P-11-24) AND

25 Revise your post-accident toxicological testing program to ensure that testing is  
26 timely and complete. (P-11-28)

27 Status is not addressed in the PSEP; it is quite important that the CPUC address  
28 these important safety issues, including through new rules as appropriate.

\*\*\*\*\*

1  
2       *Establish a comprehensive emergency response procedure for responding to large-*  
3 *scale emergencies on transmission lines; the procedure should (1) identify a single person*  
4 *to assume command and designate specific duties for supervisory control and data*  
5 *acquisition staff and all other potentially involved company employees; (2) include the*  
6 *development and use of trouble-shooting protocols and checklists; and (3) include a*  
7 *requirement for periodic tests and/or drills to demonstrate the procedure can be effectively*  
8 *implemented. (P-11-25)*

9       Status unknown, but as described earlier, PG&E is implementing an enhanced  
10 prevention, preparedness and response program which is outside the scope of the PSEP.  
11 Specific activities include: education activities related to pipeline damage prevention;  
12 developing, training to and exercising emergency response plans; and working with public  
13 safety first responders to deal with gas pipeline explosions. In addition, SCADA upgrades  
14 are expected to provide emergency responders with better, timelier information on rupture  
15 location and estimated time required to terminate gas flow through a ruptured line.

\*\*\*\*\*

16  
17       *Equip your supervisory control and data acquisition system with tools to assist in*  
18 *recognizing and pinpointing the location of leaks, including line breaks; such tools could*  
19 *include a real-time leak detection system and appropriately spaced flow and pressure*  
20 *transmitters along covered transmission lines. (P-11-26)*

21       An effort to satisfy this recommendation is underway as part of the PSEP.

\*\*\*\*\*

22  
23       *Expedite the installation of automatic shutoff valves and remote control valves on*  
24 *transmission lines in high consequence areas and in class 3 and 4 locations, and space*  
25 *them at intervals that consider the factors listed in Title 49 Code of Federal Regulations*  
26 *192.935(c). (P-11-27)*

27       The PSEP both includes a decision tree for determining where valves should be  
28 placed or existing valves automated, and identifies the location of automatic valves

1 resulting from the application of the decision trees. A commitment to install or automate  
2 these valves awaits CPUC approval of the PSEP. The specific determination of whether  
3 RCVs or ASVs should be used appears to require additional data gathering and  
4 determination of how best to instrument the valves and to integrate the instrument signals  
5 into the SCADA.

6 \* \* \* \* \*

7 *Assess every aspect of your integrity management program, paying particular*  
8 *attention to the areas identified in this investigation, and implement a revised program that*  
9 *includes, at a minimum, (1) a revised risk model to reflect PG&E's recent experience data*  
10 *on leaks, failures, and incidents; (2) consideration of all defect and leak data for the life of*  
11 *each pipeline, including its construction, in risk analysis for similar or related segments to*  
12 *ensure that all applicable threats are adequately addressed; (3) a revised risk analysis*  
13 *methodology to ensure that assessment methods are selected for each pipeline segment*  
14 *that address all applicable integrity threats, with particular emphasis on design/material*  
15 *and construction threats; and (4) an improved self-assessment that adequately measures*  
16 *whether the program is effectively assessing and evaluating the integrity of each covered*  
17 *pipeline segment. (P-11-29)*

18 This comprehensive upgrade of PG&E's integrity management program has been  
19 initiated through the PSEP, including development of necessary decision tree models to  
20 inform safety decisions and to rank resulting action. Additional development, including  
21 upgrading risk models and integrating pipeline characteristics developed and verified  
22 during implementation of the PSEP are underway.

23 \* \* \* \* \*

24 *Conduct threat assessments using the revised risk analysis methodology*  
25 *incorporated in your integrity management program, as recommended in Safety*  
26 *Recommendation P-11-29, and report the results of those assessments to the California*  
27 *Public Utilities Commission and the Pipeline and Hazardous Materials Safety*  
28 *Administration. (P-11-30)*

1 Status unknown, but necessarily incomplete until pipeline characterization data  
2 have been gathered and validated, and the associated risk models have been developed.

3 \* \* \* \* \*

4 *Develop, and incorporate into your public awareness program, written*  
5 *performance measurements and guidelines for evaluating the plan and for continuous*  
6 *program improvement. (P-11-31)*

7 Status unknown; PG&E has committed in the PSEP to measuring progress using  
8 established metrics.

9 \* \* \* \* \*

10 It bears repeating that the Commission needs to ensure satisfactory completion of  
11 the NTSB recommendations focused on PG&E, especially those that relate to public  
12 awareness and emergency response which are not addressed in the PSEP. These  
13 significant emergency response and public awareness issues should be addressed in a  
14 formal CPUC proceeding that, as appropriate, results in new regulations. Specifically, it  
15 would be prudent for the Commission to require PG&E to conduct a comprehensive audit  
16 of “all aspects” of its operations, including emergency planning and PG&E’s public  
17 awareness programs, as directed to the Commission by the NTSB.<sup>7</sup> As well, as  
18 recommended by the NTSB, 1) the Commission should require PG&E to establish a  
19 comprehensive emergency response procedure for responding to large-scale emergencies;<sup>8</sup>  
20 and 2) PG&E should develop and incorporate in its public awareness program “written  
21 performance measurements and guidelines for evaluating the plan and for continuous  
22 program improvement.”<sup>9</sup>

23 Although PG&E has indicated that it is attempting to remedy the deficiencies in its

24 <sup>7</sup> See NTSB recommendation #19, NTSB Pipeline Accident Report issued on September  
25 26, 2011.

26 <sup>8</sup> See NTSB recommendation #22, NTSB Pipeline Accident Report issued on September  
26, 2011.

27 <sup>9</sup> See NTSB recommendation #29, NTSB Pipeline Accident Report issued on September  
28 26, 2011.

1 public awareness program, CPUC should promulgate and implement rules addressing  
2 these critical safety issues, thereby improving public safety for the residents of California.

### 3 **III. WITNESS QUALIFICATIONS**

4 My name is Paul Wood. My business address is 713 S. Union Street; Alexandria,  
5 VA 22314. I have been a principal in Cycla Corporation since 1990. I have over 35 years  
6 of experience in developing risk management and process safety programs for industrial  
7 facilities ranging from nuclear power and nuclear fuel processing plants to pipeline  
8 facilities. I have worked with regulators and operators to identify common goals as the  
9 basis for implementing mutually agreeable approaches to managing health and safety risk.  
10 I have been a task manager for multi-year prime contracts with Department of Energy and  
11 Department of Transportation.

12 I received a ScD in Nuclear Engineering in 1973 and a S.M. in Nuclear Engineering  
13 and Chemical Engineering in 1968 from the Massachusetts Institute of Technology in  
14 Cambridge, MA. I received a B.S. in Chemical Engineering in 1966 from Purdue  
15 University.

16 At the Pipeline and Hazardous Materials Safety Administration, I have over twelve  
17 years experience in supporting the development and implementation of a risk-based  
18 regulatory program for the pipeline industry, including supporting development of  
19 Integrity Management regulations for the natural gas transmission and distribution pipeline  
20 industries, development of standards for evaluating the qualifications of pipeline operators,  
21 and expansion of the pipeline R&D program. I also participated in developing the  
22 technical approach for the NACE recommended practice on external corrosion direct  
23 assessment; and consulted with the Alaska Department of Environmental Conservation in  
24 determining how to characterize the risk of Alaska's pipelines.

25 At the Department of Energy, I supported development and implementation of a  
26 risk-based resource management systems used to gain regulatory acceptance for  
27 resumption of operation of a research reactor in an environment of great political  
28 uncertainty. The systems were later expanded to support a Department-wide strengthening

1 of safety management practices. I also managed the process leading to acceptance by the  
2 US Nuclear Regulatory Commission of the operational readiness of the uranium  
3 enrichment complex following decades of less-than-effective internal regulation.

4 At the United States Nuclear Power Industry, I managed application-oriented  
5 probabilistic risk assessments at several nuclear facilities, both in design and in operation,  
6 and developed and implemented risk-based resource management systems at numerous  
7 commercial nuclear power plants. These systems were instrumental in guiding a more  
8 orderly safety improvement process following the accident at the Three Mile Island  
9 nuclear plant.

10 This is the first time I have testified before the Commission.

11 This concludes my prepared direct testimony.

12

13

14

Respectfully submitted,

15

/s/ Steven R. Meyers

16

Steven R. Meyers

17

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18

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