## Last Updated: 1/6/12 17:31

High	Critical to complete prior to May 2012	* Over 60 days - highlighted in Yellow
Med	Important to complete prior to May 2012	Over 90 days - highlighted in Orange
Low	Important to complete as resources are available	Over 120 days - highlighted in Red
		Over 365 days - highlighted in Purple

#	Item Type	Item Description	Pri.	Date Created	Days Since Creation Date*	Status (If closed indicate completion date)	Assigned

Redac Oper.	Noble does not have the ability to	High	05/1/2010	615	In discussion	{Redacted}
d}	cancel charges prior to a bill going out					
	to the customer.					
		134				

2 (3)	Tariff	MEA should be able to submit invoices for customers that switch acct #s (due to rate schedule change, etc) but remain active customers (not final) - per Rule 17.	05/1/2010	615	01/4/2012	Tanesha

4)	Tariff	If an account cannot be billed within 3 High	11/15/2011	52	In discussion	{Redacted}
		months for a reason that is due to				
		PG&E, and PG&E cannot apply the				
		MCE charges, Rule 17 will not allow				
		PG&E to bill the customer.				
					}	

4 (6)	Tariff	Rule 23 modifications.	High	02/1/2011	339	In discussion	{Redacted}
5 (7)	Oper.	PG&E will occasionally send "unbillable" off cycle reads that do not correspond to scenarios that require off cycle reads (i.e. Meter exchanges, Move in, and Move out). These should be eliminated.	High	05/1/2010	615		PG&E: Rajesh NES Usage: Sam Schmidt
6 (8)	Oper.	0 kWh reads for 0 days typically received at account start. This should not occur.	High	05/1/2010	615	Long term system fix in progress.	{Redacted}

7 (9)	Oper.	The PG&E Snapshot Report and the 814 accept transaction do not contain the applicable base rate for NEMS accounts, number of medical allocations, CARE, FERA, etc.		03/8/2010	669	In discussion	{Redacted}
8 (11)	Cust. Ser.	Calls to set-up new service are resulting in customers opting out after the call.	High	10/15/2011	83		{Redacted}
9 (15)	Oper.	CIA application for CCA customers needs further information regarding testing.	High	06/29/2011	191		PG&E: Randy MEA: Dawn Weisz

10 (16)	PG&E needs to provide third party bill High 12/1/2010	401	{Redacted}
	viewing mechanism for MCE		

11 (17)	Customer phone numbers need to be	High 09/11/2011	117	{Redacted}
	provided to MCE	THEN 03/11/2011		(neuacteu)
12 (18)	New move-in notifications are not provided to MEA in a timely manner. It results in incorrect data being submitted to CAISO. MEA cannot process opt out requests for these customers until we get the information from PG&E. MEA also cannot send the terms and conditions/opt out notice.	High 07/11/2011		_

13 (19)		Late usage data submitted resulting in inaccurate CAISO data	High	02/1/2011	339	Dawn Weisz Sam Schmidt
14 (20)		Final MCE charges should be included on Final PG&E Bills - per Rule 23, P. 1. c. (3) (b)	Med.	05/1/2010	615	PG&E Billing NES Billing
15 (24)	Oper.	PG&E will occasionally send an 814 drop file and then an 814 enrollment for the same account when an account changes to a NEMs rate. PG&E's handling of this scenario is not consistent. This results in have the same account in MEA's system twice because one gets stopped and one gets created.		05/1/2010	615	NES EDI

16 (25)		PG&E frequently sends usage for the same time period and amount of reads we have previously received.	Med.	05/1/2010	615	NES Usage Management & Billing
17 (26)	1 -	PG&E does not identify customers that are on a payment arrangement.	Med.	05/1/2010	615	{Redacted}

18 (27)	Oper.	Landlord Accounts	High	40299	615	{Redacted}

19 (28)	NEMS credits applied to PG&E charges, resulting in a charge to customers that want to be paid out for annual true-up.	High	05/1/2010	615	
20 (29)	The factors displayed on PG&E's T&D charges are confusing.	High	05/1/2010	615	

21 (30)	Cust. Ser.	PCIA Adjustment credit - added to MCE customer's invoices in Jan 2012.	High	05/1/2010	615	
22	Oper.	824 billing rejections due to file size being too large.	High	10/24/2011	74	

23 (32)	Cust. Ser.	PG&E needs to provide mailing addresses for all customers, specifically new move-in customers. Currently Sebastien sends a pending SA report and that includes mailing addresses but the SA report is not comprehensive because it does not match all of the new enrollments that we are receiving through our system.	High	10/1/2011	97		
24 (34)	Oper.	PG&E is sending actual cogen qualifiers on accounts that they previously did not.	Med.	40852	62		
25	Oper.	MCE charges should be included on PG&E invoice with the same date range - per Rule 23, P. 1. c. (3) (b)	Med.	40856	58	Closed	PG&E: Tanesha Monica Barbara NES Billing:

26	Tariff	60 Day Opt Out Window - TBCC rate should not apply until full 60 days have been offered to customer	Med.	11/10/2011	57	Closed	NES Billing
27	Oper.	In the 867 file (Ref 12), the SA IDs are listed as the DA XREF (Ref 12) instead of listing the SA IDs where they are expected in section 5B of the EDI file.	Med.	05/1/2010	615	Closed	NES EDI
28	Oper.	Data requested on how Annual Electric True-up will be applied under CIA implementation.	High	10/13/2011	85		PG&E: Randy MEA: Dawn Weisz
29	Oper.	CIA application to NEMS customers hasn't been described or tested	High	06/29/2011	191		PG&E: Randy MEA: Dawn Weisz
30	Oper.	CIA application to CARE customers has not been described or tested	High	06/29/2011	191		PG&E: Randy MEA: Dawn Weisz
31	Oper.	Eliminate PG&E initiated Retroactive Opt Outs (Examples: SA 6178066564) and PG&E requests for Retroactive Opt Outs (Thomas King)	High	06/2/2010	583	Closed	{Redacted}
32	Oper.	Unbilled 810 Report needs to be worked daily. Rule 17 limits the amount of time MCF can invoice	High	05/25/2011	226	Closed (Working on report daily)	PG&E EDI:

					(MCE)
Additional Details	Next Steps	Additional Notes	Proposed Completion Date (Y or N for PG&E	Solution,	12/17 Mtg Notes

PG&E does not allow 810s to be canceled	12/5/11 - Per PG&E An SR has been	12/5 PG&E will	Suzanne, Sam, Lynn,
without including a Segment ID. The issue	submitted for this issue (SR# 37708). Once	provide options for	Sebastien to create
is that Segment IDs are only sent once	the project has been scoped out and there	possible solutions and	guidelines for
PG&E has billed the 810. Since MCE	is a timeframe and cost-estimate	a rough timeline.	manual cancellation
inception, Noble has sent 2697	associated with the fix, PG&E will meet		process by
cancellations. Extrapolating that out to full	with upper management to determine if	12/6 Noble will	December 31 for
volume, that will likely be over 1000	funding is available. Once an SR is	provide examples of	short-term.
accounts that are typically waiting for a bill	submitted it will take approximately two	current accounts to	
segment ID so we can cancel them, and	weeks before we can get a cost estimate,	PG&E as well as a link	
over 25,000 810 cancellations sent per	and estimated time of completion. PG&E	to the Utility	
year.	will provide you with updates as they	Implementation	
	occur.	Guide.	
	12/6/11 - Per Mtg with PG&E there is 1	12/16 PG&E will	
	option they are considering to have a	respond with a	
	manual work around to allow Noble to	timeline and a	
	cancel and resubmit charges through a	confirmation that they	
	manual process.	have all of the data	
		they need to find a	
		long-term solution	

PG&E says that it is not their responsibility to determine whether or not Rule 17 applies. Randy says that Rule 23 will not allow PG&E to apply the charges.	3 customers not being billed because of Rule 17.	PG&E to follow up 12/16 about whether or not to provide a credit to MEA.	Noble - one of the customers is owed a credit and believes that according to Rule 17.1 MEA should be able to invoice the customer. Sebastien will follow up by 12/22. Per 1/4/12 PG&E agreed to credit the charges
			credit the charges.

Carlos suggests that PG&E should make	PG&E will follow up	All parties have	PG&E will	PG&E could not
CCA whole for the charges even if Rule 17	on this issue this	conflicting positions	determine if they	agree with a list of
applies to PG&E.	week for more	about whether the	are willing to	reasons that bills do
	information.	customer should	make MEA whole	not go out due to
		have to pay the	for these unbilled	the fault of PG&E.
		charges after 3	charges. PG&E	
		months or if PG&E	and MEA will	
		should have to cover	need to agree	
		the charges that are	specific rules	
		owed to MEA.	identifying who is	
			at fault for	
			unbilled charges.	
			This could be	
			reflected in Rule	
			23.	
			12/5 MEA edits	
			to Rule 17 & 23	
			to PG&E	
			12/12 PG&E	
			response to MEA	
			edits	

MEA is awaiting response from PG&E regarding most recent additions.	up with Randy and	comments on 11/29/11.	N/A	12/5 MEA will respond with modifications. 12/12 PG&E will respond with comments	MEA to provide response on Monday 12/19. To run by Mike Campbell
This is a PG&E system issue and there is not currently a method to prevent this from happening. This issue is related to issue 2.			Potential manual work around is to label it as unbillable. 12/12 PG&E follow up		
PG&E is looking into a manual cancelation to prevent these reads from being delivered to Noble.	Per PG&E 12/5/11 An submitted for this issuthis issue is scheduled December 24 with an of January 2012 if the there are defects, the January can be pushed you with updates as the	ie. The test dates for for December 2 - expected install date re are no defects. If install date of d back. I will provide		Modify the system.  12/16 PG&E to respond on progress.	

PG&E has communicated this is part of the Enhanced CCASR project. PG&E now has the ability to share this customer information with MCE.	Bill to follow up on Tuesday, 11/22		enhanced CCASR.	Early 2012 snapshot update. Approximately 200 discrepancies for CARE.
PG&E will investigate these types of issues but needs more information in order to listen to recorded calls. PG&E will verify that the CCA calls are routed to the PG&E CCA CSR teams	Sebastien will follow up on Monday 11/21.  Noble will provide Sebastien with call details from these types of customers immediately in the future.			Noble will continue to forward issues along to PG&E. 3 examples relate to CRS, encouragement to opt out, misinformation about billing errors.
MEA would like to know how it will affect customers on a bill pay arrangement.			,	PG&E will not update the test schedule.

PG&E is exploring an option to provide PG&E v	will circle back	N/A	PG&E to follow up
third party billing through Pay Channel and with le	gal and		with more specific
thinks it will be ready sometime within the regulat	ory team to		timing (broad
first half of 2012. PG&E CSRs can see PDF determ	nine when they		timeline is within
version of customer bill if customer has an need to	o share the		first half of 2012).
online account. If the customer does not information	ation		
have the online account the CSR can view accord	ing to		
all of the account info. CPUC has wondered Resolut	tion 4420.		
if MCE can have the same access as a			
PG&E CSR. PG&E thinks that is unlikely			
because there are very specific permission			
settings. Resolution 4420 requires that			
PG&E shares this information and that the			
rule is effective immediately. Carlos			
requested that PG&E provide CPUC a date			
when the information will be shared.			

This information can be provided on the enhanced CCASR. In the short term this can be included in the billing snapshot report. This is included in Resolution E-4420.	Per Bill: project has been approved, but awaiting funding.	'	enhanced CCASR	Info will be inlouded in monthly snapshot report in early 2012 - no specific timeline provided.
PG&E is determining what possibilities there are to enhance the current CCASR. PG&E recognizes the importance of having something like this in place. Language has been included in Rule 23 to improve the timeline for notification. PG&E is currently sending a weekly pending SA report so that MEA can send notices and respond to customer calls. If a customer would like to opt out PG&E will process it manually at MEA's request.	discuss this issue and is hoping to have an update.	SA report.	enhanced CCASR to include this	Short-term solution in place and long term solution pending.

					Data quality issues and enhanced CCASR will help this. We need a timeline for the CCASR enhancement.
Leslie identified these items and manually triggered an off-cycle invoice for final MCE charges. MCE's goal is for final MCE charges to be included on final PG&E bills	be submitted for this i Tuesday, December 6. provide you with upda	er approval to work 12/5/11 An SR will ssue tomorrow, Tanesha will	Develop manual work around.	Modify the system.	
·	PG&E indicated this is a training issue during account set- up.		Develop manual work around.	system.	Noble will look to see if this is still an issue. Lynn to follow up with Monica.

Noble manually cancels them and doesn't reply to them. PG&E suspects that it's due to manual work arounds.	NES sent samples to PG&E. Awaiting response.			Lynn to follow up with Rajesh
enhanced CCASR. In the short term this could be included in the billing snapshot	PG&E needs to provide this information in future snapshot reports.		enhanced CCASR.	Needs to be in snapshot and CCASR report.

Sam said that SB790 dictates that any	PG&E followed PG&E to explore
customer who opts out and moves from	up with DAAZU. solutions.
one premise to another, the opt out moves	There is currently Sebasstien will
with them and they will not be re-enrolled.	no way for the provide more clarit
No process for landlord account opt-outs -	landlord not to mid-next week.
at this time when a tenant moves out and	be automatically
new account (new SA) is created under	re-enrolled with
property management/landlord the	MCE. It will have
account is re-enrolled in MCE and must opt-	to be a manual
out again.	intervention.
	Could put the
	landlord at the
	sub-SA level so
	that they will not
	have to opt out
	every time they
	restart the
	account.

Open	Sebastien	Bill presentation	
•	Billing	makes it appear that	
		NEMS credits offset	
		the PG&E T&D and	
		gas billing - this	
		often results in the	
		customer seeing a	
		larger than expected	
		charge at yearly true-	
		up. PG&E has no	
		update and needs to	
		accelerate the issue	
		but it would require	
		an algorithm change	
		to the bill.	
Open	PG&E	E-1 customer bill	
<b></b>	Billing	presentation has the	
	D	PCIA/CRS rates but	
		not the T&D rates	
		listed - this causes	
		customer confusion.	
			anni en

PG&E Billing		12/16 PG&E to follow up	The credit will not show up in January.
	Noble requests that PG&E provide midcycle bills for these 2500 customers.	12/ 9 PG&E will respond about mid-cycle bill to these 2500 customers	Noble needs to submit files with only one serial. Sam and Lynn will work with PG&E to see how multiple serials were included. Noble will determine if they can send a file with only one serial and with a 1.5 MB size limit.
	Billing to PG&E estimates that	to PG&E estimates that max file size is 2 MB.  Noble requests that PG&E provide midcycle bills for these	Billing  to PG&E estimates that max file size is 2 MB.  Noble requests that PG&E provide midrespond about cycle bills for these 2500 customers.

Open			Noble to send examples to PG&E for new enrollments not included in pending SA provided by PG&E	PG&E to ensure that the SA Report is fully comprehensive
	PG&E: Rajesh Barbara		12/12 PG&E to follow up	
send MCE charges out one month behind because the bill window is met by last month's charges. PG&E has identified reason that this problem is occurring and is implementing manual work around (submitting mid-cycle bill) to prevent the problem.	PG&E will issue a mid- cycle bill if it is included on the 810 unbilled report. Noble will monitor this to ensure that it's happening. No automated method fix available.			

	This is reflected in Rule 23 edits.			
Issue solved.				
			Randy provided information to MEA on 12/6	Randy to respond in writing by 12/12
CIA application will not change PG&E NEM credits to customers. Customers will still have a minimum \$4.50 monthly charge.			Randy provided information to MEA on 12/6	Randy to respond in writing by 12/12
PG&E CARE rate will show up on the non- generation side of the bill.			PG&E provided update on 12/6	Randy to respond in writing by 12/12
Both parties agree on this item - per Oct discussions. MCE would like to clarify regarding what expectations should be communicated to angry customers.		Funds should be returned on the next "White Bill".	N/A	PG&E not to Retro-actively Opt Out customers. Return Funds to MCE for prior Retro-active Opt Outs.
PG&E agrees to work on 810 Report on a daily basis. PG&E requests that Noble wait for the daily hilling profile to request PG&F		The number of accounts on this report has		

(PG&E)				
PG&E's Update as of 1/6/2012	PG&E's Assessment	PG&E's Conclusion /	Status per PG&	E Status Per MCE
		Recommendation	R = Resolved; P = Pending; U=unresolved	R = Resolved; P = Pending; U=unresolved

PG&E's Billing Group is now able to	Based on 12/6 meeting the	Short-term Solution: PG&E in	R	U
accept requests for manual cancellations	conceptual approach per SR	consultation with Noble to create		
f the bill has not been generated	37708 was not amenable to MCE	a flexible manual cancellation		
emphasis added). Such requests should	and PG&E, as it would extend	process by 1/31/2012.		
be sent directly to the EDI Billing Group.	the bill cycle. Other options to			
	explore include:1) Create a more			
	flexible manual cancellation			
	process, 2) explore front-end			
	actions to mitigate the need to			
	cancel charges, and 3) rescope			
	SR 37708.			
	It was unclear to PG&E if the			
	sample transactions submitted			
	by Sam Schmidt of Noble on			
	12/6/2011 @ 4:19 included data			
	elements for this issue.			

Based on review of the three SAs in question, PG&E is not inclined to honor a credit based on the specific circumstances (Please see inserted comments for this cell)	R	R

Based on the inability to agree on the proposed language per MCE, and the desire by both parties to file amendments to Rule 23 (filed 12/29/2011), this issue is best addressed as part of the code of conduct forum that is expected to be included in the upcoming OIR (per SB 790) or through a claims process.	Edits proposed by MCE for Rule 17.1 and Rule 23 on this issue are not amenable to PG&E as proposed.	PG&E will consider requests to make MCE whole for specific claimed PG&E failures. This issue is better addressed in the broader service agreement/code of conduct issue.	U	U

MCE provided its concurrence on Monday (12/19). AL 3984 filed on 12/29/2011.	PG&E provided further edits to Rule 23 on 12/13/2011.	Awaiting feedback from MCE.	R	P
PG&E clarified and reiterates that there are valid off-cycle reads for account maintenance and those driven by customer behavior. This can include such things as: move-in/out, non-pay shut-off, meter exchange, start-stop, cancel/rebill, self-read,etc.). Some of these could be related to the upgrade from EMR to Smartmeter, possible a one time off-cycle read. PG&E is endeavoring to identify a roadmap for use by Noble and PG&E in better pinpointing these types of reads.	It was unclear to PG&E if the sample transactions submitted by Sam Schmidt of Noble on 12/6/2011 @ 4:19 included data elements for this issue.	PG&E would like to assess sample transactions in order to determine possible solutions.	P	U
Solution implemented (Confirmed that Service Request 38142 went live 12/17/2011).	Current Service Request (38142) is expected to correct this problem.	The SR is scheduled to go into effect by year end 2011.	P	P

A data extract was provided on 12/6/2011 with refinements on 12/12/2011 and 12/19/2011; PG&E spot checked the discrepancies which were primarily due to the fact that this data was not shared prior to the approval of E 4420 (11/10/2011). We plan to eventually include this data element in the SnapShot Report.	the enhanced CCASR.	Short-term solution is updating the SnapShot Report; Longer-term solution is the Enhanced CCASR.	P	P
PG&E will investigate identified circumstances but it is difficult to assess unidentified claims or non-specific assertions.	PG&E will investigate and take appropriate action on a case-by-case basis as identified by MCE.	See PG&E Assessment	R	U
PG&E has a defined plan for implementing the CPUC's order for CIA.	No impact for BPP customers. Current BPP process with MCE is ONLY for PG&E charges not broken down by rate component.	See PG&E Assessment. Also, John Warnock to provide testing update in January.	R	U

G&E explained that the original scopin	7	While scoping results are being	U	U
r the blue bill viewer had to be rolled	•	determined, identify funding		
to a broader project that is revamping	4420 on a work-around basis (i.e	.mechanism for enabling this		100
e bill viewing infrastructure (Pay	ad-hoc reports). PG&E is in the	functionality.		
nannel). The PG&E CCA team is	process of updating its electronic			
vaiting scoping results from the	bill viewing feature in 2012. As			
oader project team.	part of that update, the CCA			
	team asked the team that is			
	project managing to scope out			
	this functionality. Awaiting			
	scoping results.			

This information has been provided (12/6 and 12/12 extracts) for the existing customer base with new customer phone numbers appearing on the pending SA report.	PG&E as of October 10th has been providing phone numbers as part of the weekly pending SA report. In addition, PG&E provided an extract of phone numbers for current customers on 12/6/2011. Furthermore, we are planning to include this information in the monthly snaphsot report once the enhancement is implemented. Finally, this data element is expected to be scoped into the enhanced CCASR project.	Ŕ	P
PG&E's pending SA reports are provided weekly. As an enhancement to the pending SA Report, PG&E began as of 12/27/2011 to send an active SA report to ensure all new customer starts are captured based on concerns expressed by Noble.	PG&E has been providing a weekly pending SA start report as of 10/10/11. PG&E is supportive of the CCASR enhancement project.	R	P

	This is an issue that exists for all schedulers.	PG&E will continue to improve the data quality and support MEA to work out process with its scheduling coordinator.	R	U
PG&E is looking at a system solution but at this time cannot commit to implementing it.	PG&E is working on a Service Request (SR)	Report back to Noble once there is more information.	P	U
	The NEM set up is a manual process as these accounts are billed in a different system.	PG&E will continue to work to ensure accurate account set up.	R	R

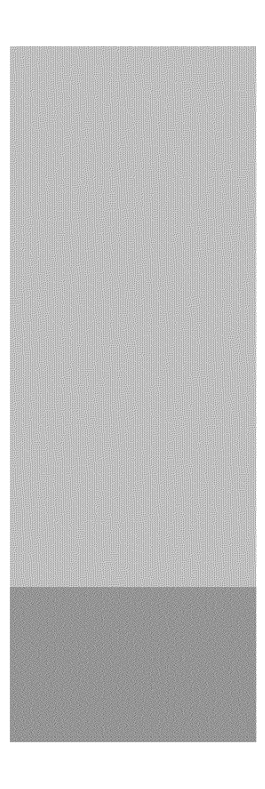
An IT request was written to assess this issue.	sample transactions submitted	PG&E would like to assess sample transactions in order to determine possible solutions.	U	U
PG&E provided data extract on 12/6/2011. It can continue to do so unti the Snaphshot enhancement is in place.			R	R (short-term) P (long-term)

PG&E has the ability to address this issue	After further review, this issue	Present to MCE.	Р	U
but must have MCE's permission to	can be addressed by either: 1) By			
effectively "opt-out" a customer at the	manually placing a characteristic			
account level (vs. Service Agreement).	on the account (instead of the			
To optimize this mechanism, PG&E	SA), or 2) having the landlord			
recommends that landlords file an	establish an Interim Service			
Interim Service Agreement (ISA) [Form	Agreement (ISA).			
62-3282] which would remove the need				
for the landlord to contact PG&E each				
time services stops at a premise. If no			2000	
ISA is established the landlord would still		The control of the co		
need to contact PG&E to restart service;				
however, such service would default to				
PG&E.				

PG&E clarified that this project has to be rescoped based on the results of the initial IT request. PG&E is working on rescoping the issue and is striving to have a new estimate as soon as possible	implementation in Q4 2011.  However, testing results indicated that the key functionalities shared by bundled customers would need	importance of correcting the bills and is fully committed to implementating changes.		U
PG&E reiterates its position that further bill presentment modifications with the current billing system are constrained. The bill redesign process will allow for greater fine-tuning of bill presentment.	PG&E had previously removed bundled rates from all MEA bills and added T&D rates for E-1 customers. In addition, all T&D rates are posted on PG&E's CCA webpage. PG&E will address long-term structural changes in its bill redesign effort. A settlement funding that redesign work has been filed with the CPUC and is waiting approval, in Phase 3 of PG&E's 2011 GRC. The company has been working with MCE and other stakeholders to obtain input as part of the redesign effort.		R	R

PG&E clarified that the timing of the credit refund is based on CPUC's actions. The DA Reopening decision on 12/1 set things in motion.	PG&E intends to refund the PCIA adjustment credit promptly as directed by the CPUC once the new PCIA benchmark has been approved by the Commission.		R	P
PG&E indicated that it appears the file rejections (both times) occured due to a combination of file size (exceeding 1.5 MB) and/or multiple serials being submitted in one file. At the December 16, 2011, meeting with MCE & Noble, PG&E requested that Noble commit to a 1.5 MB or 1 serial file limit.	PG&E issued mid-cycle bills for the ~2,500 SAs that missed the bill window. These mid-cycle bills began to be issued on 12/9/2011.  PG&E asked MEA to break up files into smaller sizes (1.5MB);  Maintaining this size limit is imperative. In addition, submitting several reads per file even if properly processed could jeapardize MCE's abillity to make the "bill window."	PG&E is undertaking an assessment of its IT infrastructure to determine its ability to handled additional capacity under CCA expansion. If the results indicate that the current system is inadequate then it will ensure that appropriate upgrades are made.	P	P

tive SA report as of 12/27/2011 to	CCASR enhancement would ultimately be another venue for the conveyance of this information.		
eed further input from Noble.	PG&E is in the process of assessing this relatively new issue.	U	0



## **NES Contacts**

Name	Title	Email
Suzanne Shumate	Manager - MCE Billing & Call Center	Sshumate@NobleSolutions.com
Sam Schmidt	Manager - MCE Operations	Sschmidt@NobleSolutions.com
Paula White	Supervisor - MCE Billing & Call Center	Pwhite@NobleSolutions.com
Amber Olinghouse	MCE Billing Associate & Call Center Specialist	Aolinghouse@Noblesolutions.com

## Phone

619-684-8073

619-684-8311

619-684-8075

619-684-8061

- N. 1. b. (3) PG&E shall provide the CCA's (or their designated agents) reasonable and timely access to meter data as required to allow the proper performance of billing, settlement, scheduling, forecasting and other functions.
- P. BILLING SERVICE OBLIGATIONS (Cont'd.)
- 1. Introduction (Cont'd.)
- c. Bill Ready PG&E Consolidated Billing (Cont'd.)
- (3) Timing Requirements (Cont'd.)
- (b) Except as provided in Paragraph 3.a above, PG&E shall require that CCA and PG&E charges be based on the same billing period data to avoid any confusion concerning these charges.