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Sent: 7/11/2012 10:14:52 AM  
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Bcc:

Subject: RE: I.11-02-016 (PG&E Recordkeeping OII) - ALJ Ruling Granting CPSD's Motion  
for Extension of Time for Its Rebuttal Testimony

All,

Correction. The testimony is to be **served**, not filed.

Thank you,

Amy C. Yip-Kikugawa

Administrative Law Judge

California Public Utilities Commission

(415)-703-5256

**From:** Yip-Kikugawa, Amy C.

**Sent:** Wednesday, July 11, 2012 10:06 AM

**To:** Salyer, Nanci

**Cc:** Morris, Harvey Y.; 'StephanieC@greenlining.org'; 'dng@SempraUtilities.com'; Halligan, Julie; Cagen, Robert; Bone, Traci; 'austin.yang@sfgov.org'; 'tlong@turn.org'; 'BKC7@pge.com'; 'cpj2@pge.com'; 'lhj2@pge.com'; 'JMalkin@Orrick.com'; 'bcragg@goodinmacbride.com'; 'smeyers@meyersnave.com'; 'bmcc@mccarthyllaw.com'; 'martinhomec@gmail.com'; 'regrelcpuccases@pge.com'; 'cassandra.sweet@dowjones.com'; 'cleo.zagrean@macquarie.com'; 'enriqueg@greenlining.org'; 'jheckler@levincap.com'; 'j7se@pge.com'; 'kmccollum@navigant.com'; 'lauren.duke@db.com'; 'mchediak@bloomberg.net'; 'thnxvm@gmail.com'; 'R1DJ@pge.com'; 'dvanhoogstraten@stinson.com'; 'scott.senchak@decade-llc.com'; 'anjani.vedula@db.com'; 'John.A.Apgar@Citi.com'; 'andrewgay@arcassetllc.com'; 'ted@PointState.com'; 'jdangelo@catapult-llc.com'; 'li@zimmerlucas.com'; 'kdaly@stinson.com'; 'naaz.khumawala@baml.com'; 'JLsalazar@SempraUtilities.com'; 'SHruby@semprautilities.com'; 'MFranco@SempraUtilities.com'; 'RPrince@SempraUtilities.com'; 'angelica.morales@sce.com'; 'case.admin@sce.com'; 'douglas.porter@sce.com'; 'Francis.McNulty@sce.com'; 'gcaldwell@sanbruno.ca.gov'; 'kfabry@sanbruno.ca.gov'; 'cjackson@ci.sanbruno.ca.us'; 'rkoss@adamsbroadwell.com'; 'mdjoseph@adamsbroadwell.com'; Thomas, Sarah R.; 'theresa.mueller@sfgov.org'; 'nsuetake@turn.org'; 'bts1@pge.com'; 'filings@a-klaw.com'; 'ked6@pge.com'; 'sgs@dcbsf.com'; 'sls@a-klaw.com'; 'gburke@ap.org'; 'cem@newsdata.com'; 'grant.kolling@cityofpaloalto.org'; 'bstrottman@meyersnave.com'; 'jmullan@meyersnave.com'; 'service@cforat.org'; 'pucservice@dralegal.org'; 'margaret@mfelts.com'; 'atrowbridge@daycartermurphy.com'; 'wmc@a-klaw.com'; 'rvn@a-klaw.com'; Larsen, D. Isaiah; Peck, David B.; Tong, Kan Wai; Kotch, Andrew; Johnson, Catherine A.; Gruen, Darryl; Dorman, Elizabeth; Cadenasso, Eugene; Morris, Harvey Y.; Paull, Karen P.; Lee, Kelly C.; Bruno, Kenneth; Tisdale, Matthew; Colvin, Michael; Cooke, Michelle; Prosper, Terrie D.; Roberts, Thomas

**Subject:** RE: I.11-02-016 (PG&E Recordkeeping OII) - ALJ Ruling Granting CPSD's Motion for Extension of Time for Its Rebuttal Testimony

All,

This ruling grants the Consumer Protection and Safety Division's motion for an extension of time to file its rebuttal testimony. The rebuttal testimony shall now be served on August 20, 2012.

A formal ruling shall be issued shortly,

Thank you,

Amy C. Yip-Kikugawa

Administrative Law Judge

California Public Utilities Commission

(415)-703-5256

**From:** Salyer, Nanci

**Sent:** Tuesday, July 10, 2012 11:49 AM

**To:** Yip-Kikugawa, Amy C.

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**Subject:** I.11-02-016, CPSD's Motion for Extension of Time for Its Rebuttal Testimony in the Recordkeeping OII

Dear ALJ Yip-Kikugawa;

The Consumer Protection and Safety Division (CPSD) respectfully moves for an expedited ruling extending the time for CPSD's rebuttal testimony to August 20, 2012. CPSD's rebuttal testimony in this case is presently due on August 7, 2012 for the hearing set to begin on Sept. 5, 2012. This motion would not affect the hearing date.

On June 26, 2012, CPSD received from Pacific Gas and Electric Company (PG&E) thousands of pages of responsive testimony and exhibits (which were so voluminous that PG&E had to send it to us in 5 e-mails). Yesterday, CPSD received authorization from PG&E to state that it agreed to an extension of the due date for CPSD's rebuttal testimony for 13 days to August 20, 2012. We previously received authorization from all of the active intervenors in this case to state they support for motion for our extension as well:

The Divison of Ratepayer Advocates (DRA)

The City and County of San Francisco

The City of San Bruno and

The Utilites Reform Network (TURN).

For these reasons, CPSD respectfully requests that you grant CPSD's motion and that you file the motion and your expedited ruling in this proceeding.

Respectfully submitted,

/s/ Harvey Y. Morris

Harvey Y. Morris

Attorney for CPSD

[hym@cpuc.ca.gov](mailto:hym@cpuc.ca.gov)

cc: I.11-02-016 Service List