From: Hogenson, Todd (GT&D

Sent: 1/11/2013 8:49:45 PM

To: Ramaiya, Shilpa R (/o=PG&E/ou=Corporate/cn=Recipients/cn=SRRd); Cadenasso, Eugene (eugene.cadenasso@cpuc.ca.gov); Myers, Richard A. (richard.myers@cpuc.ca.gov); Kahlon, Gurbux (gurbux.kahlon@cpuc.ca.gov)

Cc:

Bcc:

Subject: RE: ED gas safety cost DR

PG&E would like some more clarity on your Follow-up questions 3 and 4. You have established a date of post 1970, should this be post 1955 to reflect the recent CPUC PSEP decision? If it is, then CPUC ED should have an estimated forecast of these costs in the updated workpapers prepared for the PD. Please advise?

Thank You

Todd Hogenson

From: Cadenasso, Eugene [mailto:eugene.cadenasso@cpuc.ca.gov]
Sent: Friday, January 11, 2013 1:43 PM
To: Ramaiya, Shilpa R; Kahlon, Gurbux; Myers, Richard A.
Cc: Hogenson, Todd (GT&D)
Subject: RE: ED gas safety cost DR

Shilpa,

Thank you and your colleagues for the prompt response to our data request. We just have a few follow-up questions to the DR and a new question:

Follow-up to Question 1 of 1/9/13 DR

1) Does PG&E's response to DR Question 1 include work that is described on Table 1-1 of PG&E's Prepared Testimony as "Work on Post-1970s Pipe"?

2) If so, provide a break-out the "Post-1970's" costs from the 2011 and 2012 amounts in the Question 1 response.

3) If not, provide the amounts that PG&E has spent on the "Post-1970s" work incurred to date by year.

4) Provide a forecast of the costs of "Post 1970's" work PG&E plans to incur by year.

Follow-up to Question 2 of 1/9/13 DR

1) Provide a more explicit description of the "Non-PSEP" or "Non-Implementation Plan Activities" PG&E has agreed shareholders will absorb (It appears that some items listed in Footnote (a) of Table 1-1 of PG&E's Prepared Testimony include work PG&E is performing under the PSEP.).

2) Provide a forecast of the costs of "Non-Implementation Plan Activities" work PG&E plans to incur by year.

New question:

1) Is there any additional gas safety work that PG&E has agreed its shareholders will pay that is not addressed in the 1/9/13 DR?

2) If so, describe the work and provide costs shareholders have absorbed to date and are forecasted to absorb in the future.

We would like a response to these questions by COB 1/14. Please contact me if you have any questions.

Thank you.

Eugene

(415) 703-1214

From: Ramaiya, Shilpa R [mailto:SRRd@pge.com]
Sent: Thursday, January 10, 2013 5:59 PM
To: Cadenasso, Eugene; Kahlon, Gurbux; Myers, Richard A.
Cc: Hogenson, Todd (GT&D)
Subject: ED gas safety cost DR

Eugene, Gurbux, Rich,

Attached are answers to your PSEP data requests.

Thanks for discussing this with me earlier today.

Shilpa Ramaiya

415-973-3186

From: Cadenasso, Eugene [mailto:eugene.cadenasso@cpuc.ca.gov]

Sent: Wednesday, January 09, 2013 12:34 PM

To: Hogenson, Todd (GT&D)

Cc: Kahlon, Gurbux; Myers, Richard A.

Subject: ED gas safety cost DR

Todd,

As we discussed, we need the following information by 1/10:

1) PSEP costs PG&E has incurred in 2011 and to 12/20/2012, when D12-12-030 was issued.

2) Non- PSEP costs, as described under Line 7 of Table 1-1 in PG&E's Prepared Testimony, that PG&E has incurred in 2010, 2011 and 2012 and that shareholders have absorbed.

Provide a breakdown by expense and capital related costs and indicate if the reported amounts are pre or after tax dollars.

Let me know if you have any questions.

Eugene

(415) 703-1214

PG&E is committed to protecting our customers' privacy. To learn more, please visit <u>http://www.pge.com/about/company/privacy/customer/</u>