

BEFORE THE PUBLIC UTILITIES COMMISSION
OF THE STATE OF CALIFORNIA

Order Instituting Investigation on the Commission's Own Motion into the Operations and Practices of Pacific Gas and Electric Company with Respect to Facilities Records for its Natural Gas Transmission System Pipelines.

I.11-02-016
(Filed February 24, 2011)

**AMENDMENT TO MOTION TO CLARIFY SEPTEMBER 18, 2012
ADMINISTRATIVE LAW JUDGE RULING AND TO ESTABLISH THE
REMAINING OBLIGATIONS OF THE PARTIES IN
IMPLEMENTING THAT RULING**

On December 26, 2012, SED's predecessor, Consumer Protection and Safety Division ("CPSD"), filed a motion to clarify the ALJ's September 18, 2012 ruling and to establish the remaining obligations of the parties in implementing that ruling ("Motion"). Pursuant to Rule 1.12 of the California Public Utilities Commission's Rules of Practice and Procedure, the Safety and Enforcement Division ("SED") hereby files this amendment to the Motion. CPSD noted in the Motion that it would soon provide Attachment D, and that Attachment D was to be a list of MAOP numbers. The Motion further noted that MAOP numbers are unique numbers PG&E uses to identify each document in its ECTS database, and that the list provided in Attachment D references documents CPSD found in PG&E's ECTS database.¹ Some of the files in the list also came from PG&E's ELS database. CPSD expressly left a placeholder for Attachment D in the Motion because Attachment D was not available at the time of the filing. Attachment D should have been included with the Motion, is now available, and SED provides it with this amendment to the Motion.

¹ See Motion, p. 6, fn 8.

Respectfully submitted,

DARRYL GRUEN

/s/ DARRYL GRUEN

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