| From: | Malkin, Joseph M. |
|-------|--|
| Sent: | 2/25/2013 3:51:11 PM |
| To: | 'Yip-Kikugawa, Amy C.' (amy.yip-kikugawa@cpuc.ca.gov); 'austin.yang@sfgov.org' (austin.yang@sfgov.org); Halligan, Julie (julie.halligan@cpuc.ca.gov); Bone, Traci (traci.bone@cpuc.ca.gov); Cagen, Robert (robert.cagen@cpuc.ca.gov); 'StephanieC@greenlining.org' (StephanieC@greenlining.org); 'catherine.mazzeo@swgas.com' |
| | (stephaneC@greenning.org), catherme.inazzeo@swgas.com (catherine.mazzeo@swgas.com); 'dng@SempraUtilities.com' (dng@SempraUtilities.com); 'kdaly@stinson.com' (kdaly@stinson.com); Cherry, Brian K (/O=PG&E/OU=CORPORATE/CN=RECIPIENTS/CN=BKC7); Johns, Christopher (/O=PG&E/OU=CORPORATE/CN=RECIPIENTS/CN=CPJ2); Jordan, Lise (Law) (/O=PG&E/OU=Corporate/cn=Recipients/cn=LHJ2); 'tlong@turn.org' (tlong@turn.org); 'smeyers@meyersnave.com' (smeyers@meyersnave.com); 'BCragg@GoodinMacbride.com' (BCragg@GoodinMacbride.com); Redacted 'bmcc@mccarthylaw.com' |
| Cc: | Wetzell, Mark S. (mark.wetzell@cpuc.ca.gov) |

Bcc:

Subject: RE: I.12-01-007; I.11-02-016 & I.11-11-009 (Pipeline OIIs) - Evidentiary Hearings on March 4 and 5

Dear ALJs Yip-Kikugawa and Wetzell,

I write on behalf of the active parties to the three OIIs to advise you of the schedule and estimates for cross-examination and our current thoughts about the confidentiality issues.

Schedule & Cross-Examination Estimates

Monday, March 4 Lubow/Malko (panel) PG&E – 5 hours Fornell (time permitting) CPSD – 2 hours Tuesday, March 5 Fornell DRA – 0.5 hour TURN – 1-2 hours CCSF – 1.5 hours

San Bruno – 0.75 hour

Confidentiality Issues

The parties discussed these issues and are attempting to resolve them in a mutually satisfactory manner that will not require the hearing room to be closed to the public at any time. You may hear individually from some of the other parties on this subject.

In discovery, PG&E produced complete copies of many investment analyst reports to which PG&E subscribes. Because these reports are copyrighted, PG&E produced the copies pursuant to Public Utilities Code § 583 and confidentiality agreements. Due to the copyright, PG&E believes the complete reports need to be protected from public disclosure. PG&E does not object, however, to parties asking specific questions about portions of the reports or offering specific pages into the public record.

Sincerely yours,

Joe Malkin

From: Yip-Kikugawa, Amy C. [mailto:amy.yip-kikugawa@cpuc.ca.gov]

Sent: Tuesday, February 19, 2013 2:00 PM

To: 'StephanieC@greenlining.org'; 'kdaly@stinson.com'; 'catherine.mazzeo@swgas.com'; 'dng@SempraUtilities.com'; Halligan, Julie; Cagen, Robert; Bone, Traci; 'austin.yang@sfgov.org'; 'tlong@turn.org'; PGE Cherry, Brian; 'cpj2@pge.com'; PGE Jordan, Lise; Malkin, Joseph M.; 'BCrado@GoodinMacbride.com'; 'smeyers@meyersnave.com'; 'bmcc@mccarthylaw.com'; Redacted

Cc: Wetzell, Mark S.

Subject: I.12-01-007; I.11-02-016 & I.11-11-009 (Pipeline OIIs) - Evidentiary Hearings on March 4 and 5

To Parties in I.11-02-016,

In preparation of evidentiary hearings on March 4 and 5, Judge Wetzell and I would like to

have parties respond to the following by close of business on February 25th (Monday):

1. Cross examination schedule and estimates.

2. Whether any party has an issue with what has been identified as confidential by CPSD or PG&E. If any party opposes any portions of testimony that have been labeled confidential, it should file a motion stating its objection. Motions shall be filed no later than February 25, 2013. In the absence of any such motions, parties will have waived any objection to the confidentiality determinations.

3. Whether any portion(s) of hearing will need to be closed. Our preference is to have all of the hearing open and encourage parties to achieve that.

Thank you,

ALJ Yip-Kikugawa

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