

From: Malkin, Joseph M.
Sent: 7/12/2013 1:28:05 PM
To: Yip-Kikugawa, Amy C. (amy.yip-kikugawa@cpuc.ca.gov)
tlong@turn.org (tlong@turn.org); Bone, Traci (traci.bone@cpuc.ca.gov); Morris,
Harvey Y. (harvey.morris@cpuc.ca.gov); theresa.mueller@sfgov.org
(theresa.mueller@sfgov.org); RegRelCPUCCases
(/O=PG&E/OU=Corporate/cn=Recipients/cn=RegRelCPUCCases);
cassandra.sweet@dowjones.com (cassandra.sweet@dowjones.com);
martinhomcec@gmail.com (martinhomcec@gmail.com); bmcc@mccarthylaw.com
(bmcc@mccarthylaw.com); enriqueg@greenlining.org (enriqueg@greenlining.org);
Cc: smeyers@meyersnave.com (smeyers@meyersnave.com);
berlin@susieberlinlaw.com (berlin@susieberlinlaw.com); ESelmon@Jemzar.com
(ESelmon@Jemzar.com); Seager, Jonathan
(/O=PG&E/OU=Corporate/cn=Recipients/cn=J7Se); mchediak@bloomberg.net
(mchediak@bloomberg.net); StephanieC@greenlining.org
(StephanieC@greenlining.org); ted@PointState.com (ted@PointState.com);
wmc@a-klaw.com (wmc@a-klaw.com); lauren.duke@db.com
(lauren.duke@db.com); jheckler@levincap.com (jheckler@levincap.com);
scott.senchak@decade-llc.com (scott.senchak@decade-llc.com); julien.dumoulin-
smith@ubs.com (julien.dumoulin-smith@ubs.com); dvanhoogstraten@stinson.com
(dvanhoogstraten@stinson.com); Gregory.Reiss@mlp.com
(Gregory.Reiss@mlp.com); kfallon@sirfunds.com (kfallon@sirfunds.com);
mfallon@taloncap.com (mfallon@taloncap.com); anjani.vedula@db.com
(anjani.vedula@db.com); thnxvm@gmail.com (thnxvm@gmail.com);
p.duller@btinternet.com (p.duller@btinternet.com); Cherry, Brian K
(/O=PG&E/OU=CORPORATE/CN=RECIPIENTS/CN=BKC7); Johns, Christopher
(/O=PG&E/OU=CORPORATE/CN=RECIPIENTS/CN=CPJ2); Smith, Bruce T
(/O=PG&E/OU=Corporate/cn=Recipients/cn=BTS1);
mdjoseph@adamsbroadwell.com (mdjoseph@adamsbroadwell.com);
npedersen@hanmor.com (npedersen@hanmor.com); austin.yang@sfgov.org
(austin.yang@sfgov.org); rkoss@adamsbroadwell.com
(rkoss@adamsbroadwell.com); douglas.porter@sce.com (douglas.porter@sce.com);
kfabry@sanbruno.ca.gov (kfabry@sanbruno.ca.gov);
JLSalazar@SempraUtilities.com (JLSalazar@SempraUtilities.com);
DNg@semprautilities.com (DNg@semprautilities.com);
RPrince@SempraUtilities.com (RPrince@SempraUtilities.com);
gcaldwell@sanbruno.ca.gov (gcaldwell@sanbruno.ca.gov);
naaz.khumawala@baml.com (naaz.khumawala@baml.com); nsuetake@turn.org
(nsuetake@turn.org); francis.mcnulty@sce.com (francis.mcnulty@sce.com);
kdaly@stinson.com (kdaly@stinson.com); cjackson@ci.sanbruno.ca.us
(cjackson@ci.sanbruno.ca.us); jdangelo@catapult-llc.com (jdangelo@catapult-
llc.com); mfranco@semprautilities.com (mfranco@semprautilities.com);
Catherine.Mazzeo@swgas.com (Catherine.Mazzeo@swgas.com);
mgoldenberg@luminusmgmt.com (mgoldenberg@luminusmgmt.com);
randall@nexusamllc.com (randall@nexusamllc.com); terence.healey@cwt.com

(terence.healey@cwt.com); andrew.greenberg@cwt.com
(andrew.greenberg@cwt.com); ken.irvin@cwt.com (ken.irvin@cwt.com);
SHruby@SempraUtilities.com (SHruby@SempraUtilities.com);
bnaeve@levincap.com (bnaeve@levincap.com); angelica.morales@sce.com
(angelica.morales@sce.com); NStein@LevinCap.com (NStein@LevinCap.com);
rcc@cpuc.ca.gov (rcc@cpuc.ca.gov); sunny.kwak@macquarie.com
(sunny.kwak@macquarie.com); Bottorff, Thomas E
(/O=PG&E/OU=CORPORATE/CN=RECIPIENTS/CN=TEB3); Jordan, Lise (Law)
(/O=PG&E/OU=Corporate/cn=Recipients/cn=LHJ2); Cooke, Michelle
(michelle.cooke@cpuc.ca.gov); Bruno, Kenneth (kenneth.bruno@cpuc.ca.gov);
Halligan, Julie (julie.halligan@cpuc.ca.gov); Peck, David B.
(david.peck@cpuc.ca.gov); nes@a-klaw.com (nes@a-klaw.com); filings@a-
klaw.com (filings@a-klaw.com); cem@newsdata.com (cem@newsdata.com);
Roberts, Thomas (thomas.roberts@cpuc.ca.gov); wwester@smud.org
(wwester@smud.org); bcragg@goodinmacbride.com
(bcragg@goodinmacbride.com); Paull, Karen P. (karen.paull@cpuc.ca.gov);
abb@eslawfirm.com (abb@eslawfirm.com); Prosper, Terrie D.
(terrie.prosper@cpuc.ca.gov); atrowbridge@daycartermurphy.com
(atrowbridge@daycartermurphy.com); Bawa, Niki (niki.bawa@cpuc.ca.gov); Colvin,
Michael (michael.colvin@cpuc.ca.gov); Gruen, Darryl (darryl.gruen@cpuc.ca.gov);
Cadenasso, Eugene (eugene.cadenasso@cpuc.ca.gov); Myers, Richard A.
(richard.myers@cpuc.ca.gov); sgs@dcbsf.com (sgs@dcbsf.com); service@cforat.org
(service@cforat.org); Lee, Kelly C. (kelly.lee@cpuc.ca.gov);
grant.kolling@cityofpaloalto.org (grant.kolling@cityofpaloalto.org);
bstrottman@meyersnave.com (bstrottman@meyersnave.com); Dorman, Elizabeth
(elizabeth.dorman@cpuc.ca.gov); Yip-Kikugawa, Amy C. (amy.yip-
kikugawa@cpuc.ca.gov); Johnson, Catherine A. (catherine.johnson@cpuc.ca.gov);
margaret@mfelts.com (margaret@mfelts.com); pucservice@dralegal.org
(pucservice@dralegal.org); Tong, Kan Wai (kanwai.tong@cpuc.ca.gov); Foss, Travis
(travis.foss@cpuc.ca.gov); Kotch, Andrew (andrew.kotch@cpuc.ca.gov);
gburke@ap.org (gburke@ap.org); ALJ Process (ALJ_Process@cpuc.ca.gov); ALJ
Docket Office (ALJ_Docket_Office@cpuc.ca.gov); jmullan@meyersnave.com
(jmullan@meyersnave.com); ALJ Central Files Staff (ACF@cpuc.ca.gov)

Bcc:

Subject: Re: I.12-01-007, I.11-02-016, I.11-11-009 (Pipeline OIIs) - Administrative Law
Judges' Ruling Granting CPSD Motion to File an Amended Reply Brief on Fines and
Remedies

Dear ALJs Yip-Kikugawa & Wetzell,

Since you did not shorten time for responses to CPSD's motion to set a word or page limit on
appeals of the PODs, PG&E is planning to respond within the 15 days set by the Rules of
Practice and Procedure (July 23). If you would like responses sooner, please let me know.

Sincerely yours,

Joe Malkin

On Jul 12, 2013, at 6:37 PM, "Yip-Kikugawa, Amy C." <amy.yip-kikugawa@cpuc.ca.gov> wrote:

NOTICE TO ALL PARTIES IN I.11-02-016:

On July 8, 2013 the Consumer Protection and Safety Division (now named the Safety and Enforcement Division) filed its motion for procedural rulings to govern these proceedings. Among other things, CPSD requests leave to file an Amended Reply Brief in the Fines and Remedies Phase by Monday, July 15, 2013. To allow for timely ruling on this aspect of CPSD's motion, an ALJ ruling shortened the time for parties to file responses to July 10, 2013. Timely responses were received by Californians for Renewable Energy (CARE), Pacific Gas and Electric Company (PG&E), the City of San Bruno (CSB), the City and County of San Francisco (CCSF) and, jointly by the Division of Ratepayer Advocates and The Utility Reform Network (DRA/TURN).

For good cause shown, we grant CPSD's motion to file an amended brief on fines and remedies. To address concerns raised by PG&E and CARE regarding opportunity to respond to this amended brief, we will provide a single round of supplemental briefing. The schedule for the amended brief and response/rebuttal briefs will be as follows:

CPSD's Amended Brief	July 15, 2013
PG&E Response to Amended Brief	July 25, 2013
CPSD and Intervenor Rebuttal to Amended Brief	August 1, 2013

All briefs shall be limited to 10 pages.

A separate ruling will be issued regarding CPSD's request to set a page limit on any appeals to the PODs.

- ALJs Wetzell and Yip-Kikugawa

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