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Sent: 10/11/2013 10:30:47 AM
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Bcc:

Subject: RE: Proposed Expedited Schedule for PSEP Update Application

Kerry,

TURN also appreciates your sharing PG&E's proposed schedule in advance of filing the application.

Like ORA, TURN cannot agree to PG&E's proposed schedule at this time and agrees

completely with the reasons ORA has provided. We would only add, in light of our uncertainty about what PG&E will be requesting and the complexity of the analysis required, as well as the current uncertainty about the scope of this proceeding, TURN believes it would be appropriate to allow parties the normal protest period to conduct an initial evaluation of the application and supporting materials. After protests have been filed, TURN will be in a better position to discuss an appropriate schedule for this proceeding, and would suggest that a post-protest prehearing conference would be an appropriate venue for the parties to propose schedules for the proceeding. After protests have been filed and prior to a prehearing conference (assuming one is called), TURN would be happy to have an informal discussion with PG&E and other parties about scheduling issues in order to make the prehearing conference more efficient.

Again, thank you for reaching out to us.
Tom

Tom Long
Legal Director
The Utility Reform Network (TURN)
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On Oct 10, 2013, at 4:59 PM, Bone, Traci wrote:

Kerry:

Thanks for taking the initiative to set out a schedule for the PSEP Update Application. While the Office of Ratepayer Advocates (“ORA”) appreciates the effort, we cannot agree to the schedule set forth below. The following summarizes our primary objections to PG&E’s proposed schedule. This is not a comprehensive list, nor is it in any particular order:

- **On July 8, 2013 PG&E requested a 3 month extension to file the PSEP Update Application. Everything in the extension request suggests that the PSEP Update Application will be a large filing with voluminous workpapers. It strains logic for ORA to understand that while PG&E took 3 extra months to prepare the filing, ORA should now be prepared to review and respond to it within 2 weeks.**
- **PG&E knows what is in the PSEP Update Application; the intervenors do not, and will need to expend significant resources to become familiar with the filing.**
- **Under standard procedures, protests are due 30 days after the application is noticed in the Daily Calendar. Rule 2.6. Because the application will be voluminous, and PG&E was provided a 3 month extension to prepare it, we do not believe it would be appropriate to shorten the protest period to two**

weeks.

- In sum, ORA cannot agree to any schedule without seeing and reviewing the application. We believe it is more appropriate to follow standard application procedures and address the schedule at a normally scheduled prehearing conference (PHC) after the parties have had the opportunity to more fully review the application.
- As you may recall, ORA and TURN have a pending Motion to Clarify the Scope of the Proceeding. An additional concern is that the scope of the proceeding remains in question and that will also impact the appropriateness of any proposed schedule.

Finally, ORA asks that to the extent that PG&E desires to represent ORA's position on the schedule, that it quote this e-mail in full, rather than paraphrasing or selectively quoting from it.

Thanks, in advance, for your consideration of our concerns.

Traci Bone
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Subject: Proposed Expedited Schedule for PSEP Update Application

To All Parties in R.11-02-019:

As you may be aware, PG&E will file its PSEP Update Application on October 29, 2013, pursuant to Ordering Paragraph 11 of D.12-12-030. The decision requires that the PSEP update be filed as an "expedited" Application. Before the CPUC workshop in March, ALJ Bushey suggested that the parties should meet and confer regarding an appropriate expedited schedule. Please find below PG&E's proposal for an expedited schedule for inclusion in PG&E's October 29, 2013 PSEP Update Application. Please let me know if you have any comments regarding the proposed schedule by end of day Monday, October 14. If necessary, PG&E will host a conference call next week to discuss an appropriate schedule. Thanks. Please feel free to call me if you have any questions.

Kerry Klein

PG&E's proposed expedited schedule:

PG&E files Application: October 29, 2013
 Informal Intervenor Workshop: Early November (exact date TBD), 2013
 Protests to Application: November 12, 2013
 Reply to Protests: November 18, 2013
 Pre-Hearing Conference: November 20, 2013
 Scoping Memo Issues: November 27, 2013

Intervenors' Opening Testimony: December 20, 2013
Concurrent Rebuttal Testimony: January 20, 2014
Discovery Request Deadline: January 27, 2014
Discovery Response Deadline: February 10, 2014
Evidentiary Hearings (if needed): February 11-13
Opening Brief: March 5, 2014
Reply Brief: March 19, 2014
Proposed Decision: April 29, 2014
Comments on Proposed Decision: May 19, 2014
Reply Comments on Proposed Decision: May 26, 2014
Final Decision: June 2014

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