# Enclosure 3



# Public Utilities Commission STATE OF CALIFORNIA

Citation Date: December 5, 2013 Citation #: 13-005 Operator ID#: 15007

Pacific Gas and Electric Company

Frances Yee Acting Director Regulatory Compliance & Support Gas Operations 375 N. Wiget Lane, Suite 200 Walnut Greek, CA 94598

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October 12, 2012

Mr. Michael Robertson Gas Safety and Reliability Branch Consumer Protection and Safety Division California Public Utilities Commission 320 West 4th Street, Suite 500 Los Angeles, CA 90013

Re: General Order 112-E Audit of PG&E's Operations, Maintenance, and Emergency Plan

Dear Mr. Robertson:

The Consumer Protection and Safety Division (CPSD), Gas Safety and Reliability Branch (GSRB) of the CPUC conducted a General Order 112-E audit of PG&E's Operations, Maintenance, and Emergency Plan (OM&E) from February 14 - 17, 2012. The attachment to this letter provides PG&E's detailed responses to the inspection findings listed in your audit letter, dated August 29, 2012.

Please contact Redacte at Redacted br Redacted for any additional questions you may have regarding this notification.

Sincerely,

*ISI* Frances Yee Acting Director, Regulatory Compliance and Support

Attachment

cc: Aimee Cauguiran, CPUC Julie Halligan, CPUC Redacted, PG&E Redacted, PG&E Karen Roth, PG&E Jane Yura, PG&E

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## General Order 112-E Findings CPUC Inspection Report, dated August 29, 2012 Operations, Maintenance, & Emergency Plan

### INSPECTION INFORMATION

| Inspection Dates     | Finding | CPUC Contact    | CPUC Phone #   |  |
|----------------------|---------|-----------------|----------------|--|
| February 14-17, 2012 | NOV – 4 | Aimee Cauguiran | (415) 703-2055 |  |

#### INSPECTION FINDING

| INSPECTION   | INSPECTION FINDING  |  |  |  |  |
|--------------|---|--|--|--|--|
| CPUC Finding | 49 CFR §192.605(e) and §192.613 Continuing Surveillance   |  |  |  |  |
|              | "(a) Each operator shall have a procedure for continuing surveillance<br>of its facilities to determine and take appropriate action concerning<br>changes in class location, failures, leakage history, corrosion,<br>substantial changes in cathodic protection requirements, and other<br>unusual operating and maintenance conditions."  |  |  |  |  |
|              | PG&E currently does not have a specific written procedure addressing<br>Continuing Surveillance. PG&E has certain standards and work<br>procedures such as patrolling, class location study, leak survey,<br>cathodic protection monitoring, and cathodic protection area resurvey.<br>These specific procedures describe PG&E's performance of the various<br>operations and maintenance tasks, but it remains unclear how or<br>whether the various tasks relate to PG&E's continuing surveillance<br>efforts.                          |  |  |  |  |
|              | PG&E must clearly describe how it uses and coordinates the various<br>operations and maintenance tasks in its continuing surveillance.<br>PG&E's written procedure should describe how findings from failure<br>investigations, leak surveys, cathodic protection monitoring, and other<br>operating and maintenance tasks are gathered and analyzed as a part of<br>its continuing surveillance. The written procedure must also describe<br>the actions to take if changes are found as a result of its data gathering<br>and analysis. |  |  |  |  |

#### **PG&E RESPONSE**

PG&E agrees with this finding and will publish a specific work procedure to address the Company's continuing surveillance of its gas facilities as required by §192.613.

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## ATTACHMENTS

| Attachment # | Title or Subject |
|--------------|------------------|
| None         |                  |

## ACTION REQUIRED

| Action To Be Taken       | Due Date      | Completion<br>Date | Responsible<br>Dept. |
|--------------------------|---------------|--------------------|----------------------|
| Publish a new Continuing | July 31, 2013 |                    | Integrity            |
| Surveillance Procedure   |               |                    | Management           |

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