

Mobile Home Park OIR

February 24, 2014





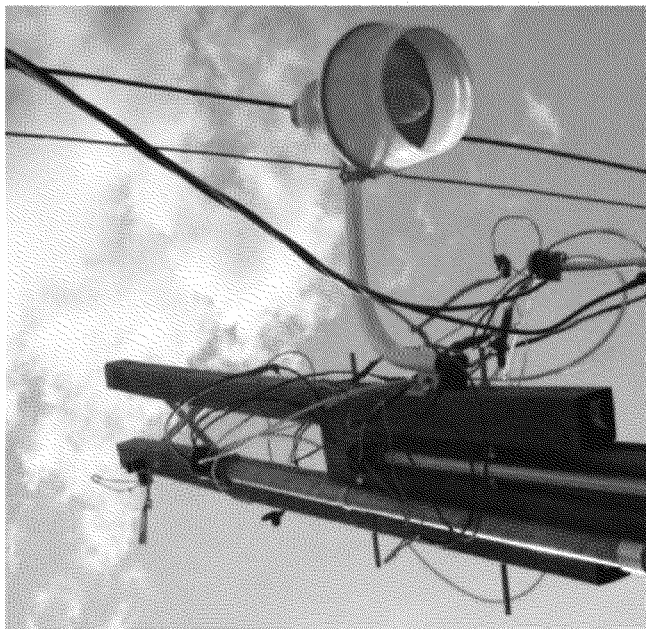
Mobile Home Parks

- A master-metered MHPwner is responsible for the distribution systems, including maintenance and billing, beyond the master-meter
- A monthly, per-space electric and gas rate discount to master-metered MHP owners (electric: \$2.35, gas: \$14.67) designed to allow owners to maintain systems
- In 1997, new legislation eliminated private distribution system ownership at MHPs
- Current statutory process allows MHPowners to transfer systems and responsibility to IOUs, provided systems comply with applicable standards

	Master-Metered Parks	Mobile HomeSpaces
PG&E	1,383	105,000
SCE	1,308	107,000
SDG&E	694	45,000
SoCalGas	1,425	129,000
Others	95	5,000
Total Statewide	~4,905	~391,000

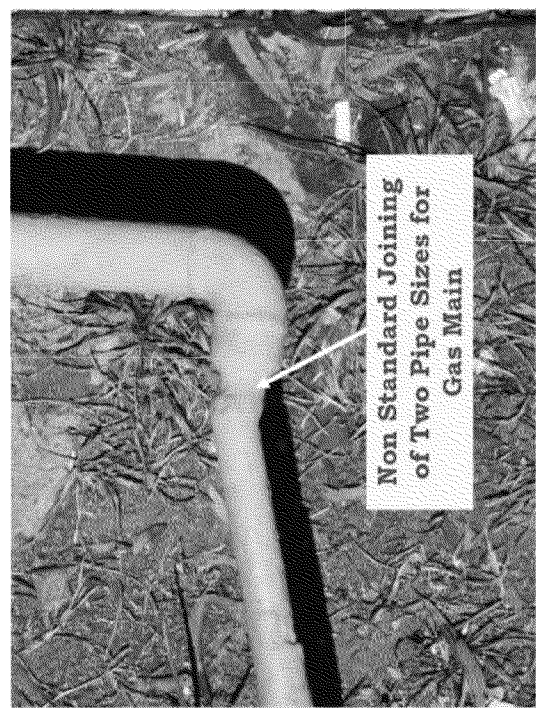
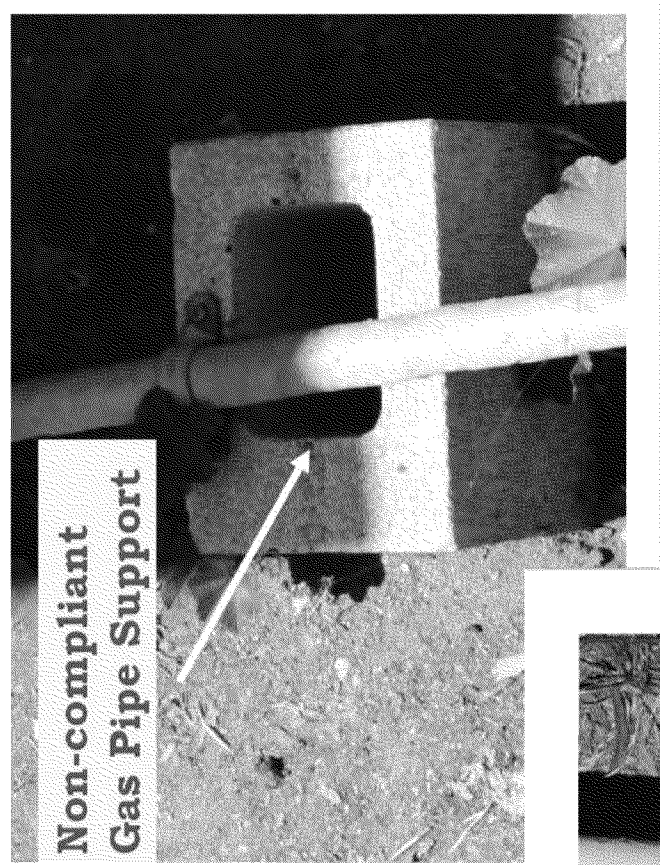
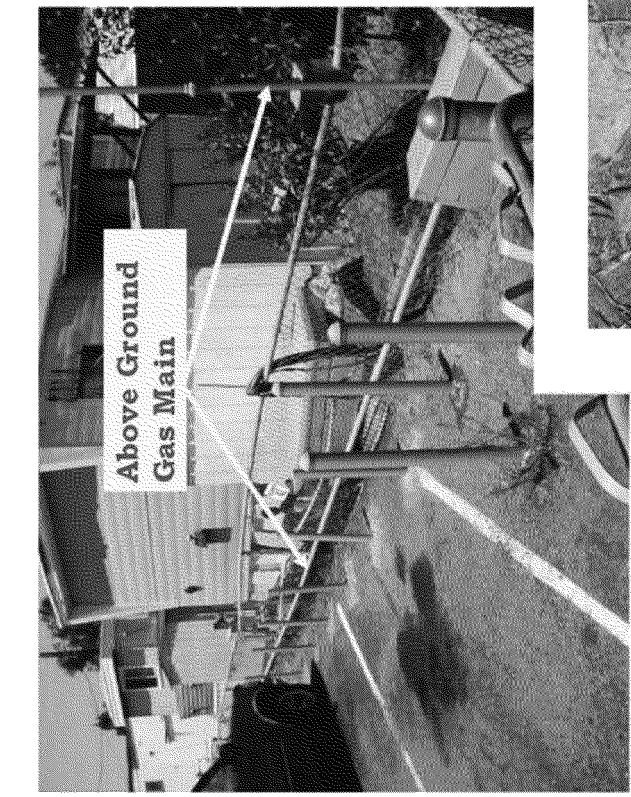
Source: R.11-02-018, Exhibit 15..

Electric System Safety



Gas System Safety

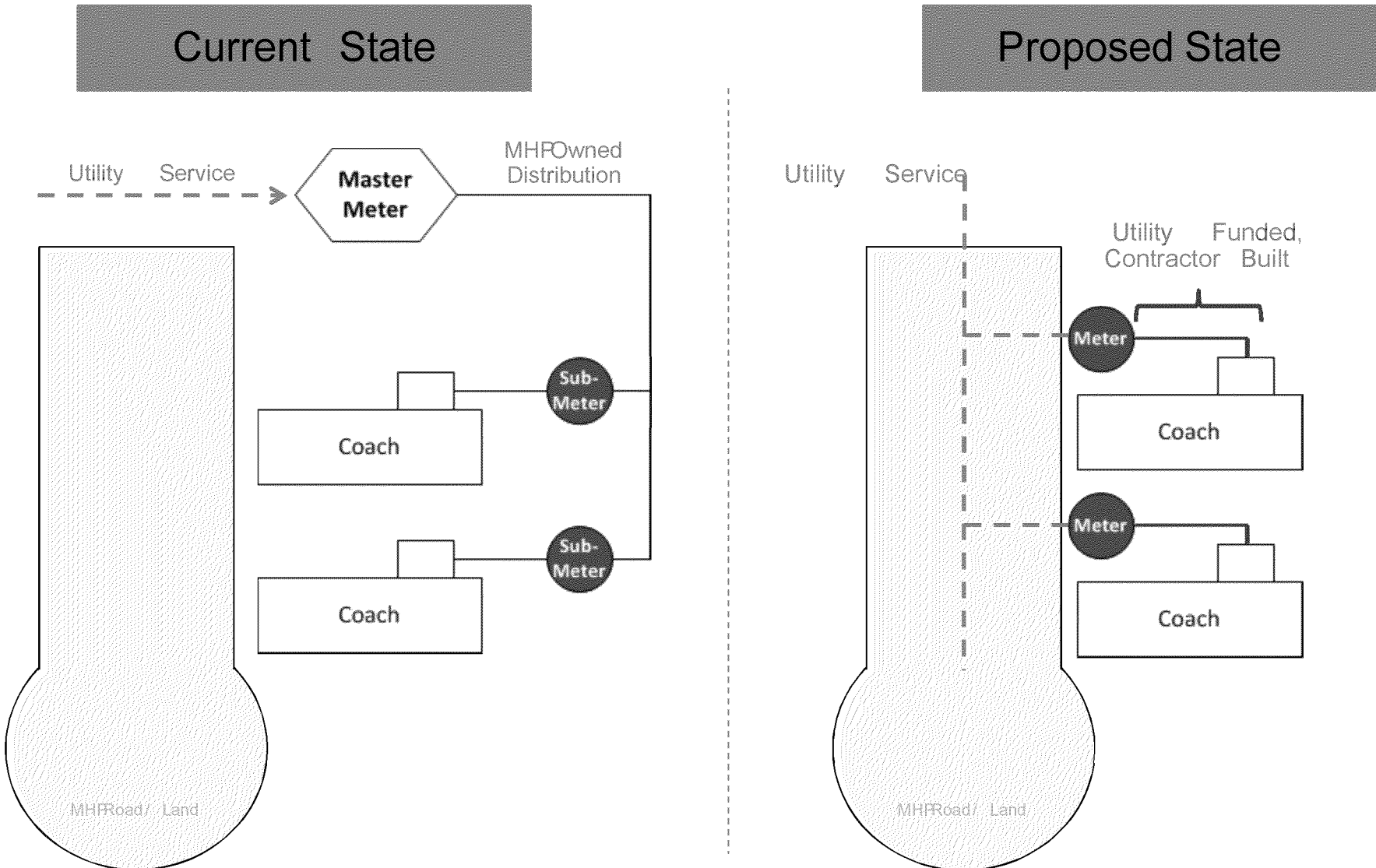
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Sample Utility System Diagram

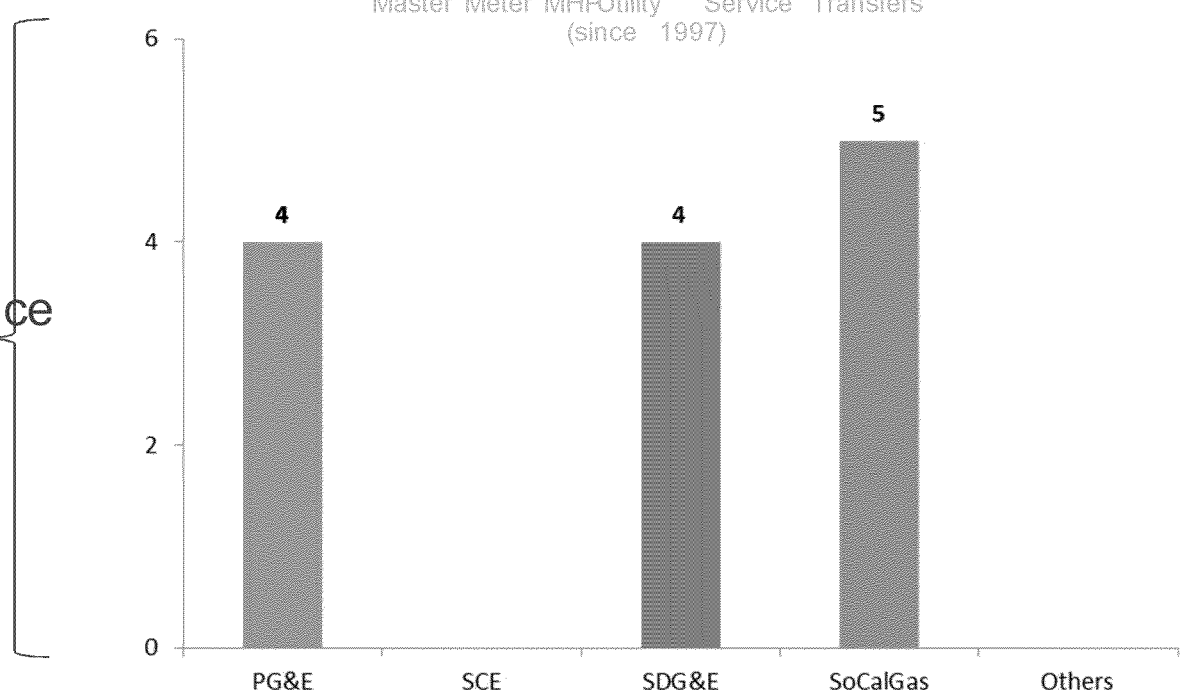
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A Troubled Past

Since 1997, 13 master-metered MHPs transferred utility service responsibility to IOUs under the existing statutory process



- Current statutory transfer program has failed
- There is no incentive for MHPowners to pay for transfer upgrades
- Current policy problems – Safety problems from neglected systems, no incentive to keep systems safe, enforcement of codes is difficult



PG&E Program Estimates

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	10-year 100% Participation (\$ in millions)	10-year 50% Participation (\$ in millions)	PD, 3-year 10% Participation (\$ in Millions)
To-the-meter			
Capital Expense	\$1,210 M 62	\$612 M 34	\$114 M 7
Beyond-the-meter			
Capital	786	393	72
Total	~\$2,000 Million	~\$1,000 Million	~\$193 Million

The PD controls costs of the program by limiting participation, and prioritizes higher risk MHPs



Recommended PD Changes

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PD should not treat safety investments worse than other utility Investments

- The PD sets recovery of beyond-the-meter costs at the cost of debt, which does not allow for the recovery of necessary utility financing costs
- Beyond-the-meter expenditures should be capitalized at PG&E's weighted-average cost of capital, consistent with the current Rule 20A program, since PG&E must finance the program with debt and equity

PD Should Allow for Timely Recovery of Costs:

- The PD sets recovery on an actual basis rather than a forecast basis
- Cost recovery should be made on a forecast basis, as recommended by all parties, to avoid rate shock

Commissioner Comments
12-20-12
PG&E PSEP Decision

Commissioner Florio

-But it is our judgment at this time that a reduction in the return on equity would send the wrong signal that somehow investment in safety is less important than investments in other aspects of the utilities business. I would also point out that the Cost of Capital Decision, which I believe we voted out with the consent agenda, reduces PG&E's return on equity for its entire operation by a full percentage point and the dollar effect of that will well exceed the rate of return penalty that we are removing from this decision-.

Commissioner Ferron

-But there is a point which I think there is some confusion on which I would like to clarify. An earlier version of the PD would have dramatically lowered the return on equity allowed to PG&E shareholders on these important capital investments in pipeline safety. Past Commission decisions have made reductions to ROE in response to management failures. But I was concerned that this approach would have unintended consequences. Our utilities need to raise substantial amounts of capital at the same time that there's a huge need for investment in energy infrastructure across the country.

On our Consent Agenda today we approved a new cost of capital for all State's utilities including PG&E. That decision sets a return on equity that is fair and reasonable and sends a clear signal to the market to invest here in California. But the market for investment capital is global, and extremely competitive, and, like it or not, California has often been perceived as investor unfriendly. Tampering with the return on equity only adds to this impression. And in the extreme could result in a widening of the so-called "California premium," that is the incremental return required by investors in California utilities, relative to comparable utilities in other parts of the US. This widening could increase the cost of capital for all California utilities and enhance costs to all ratepayers in the long run-