# Mobile Home Park OIR

R.11-02-018

February 24, 2014





## Mobile Home Parks

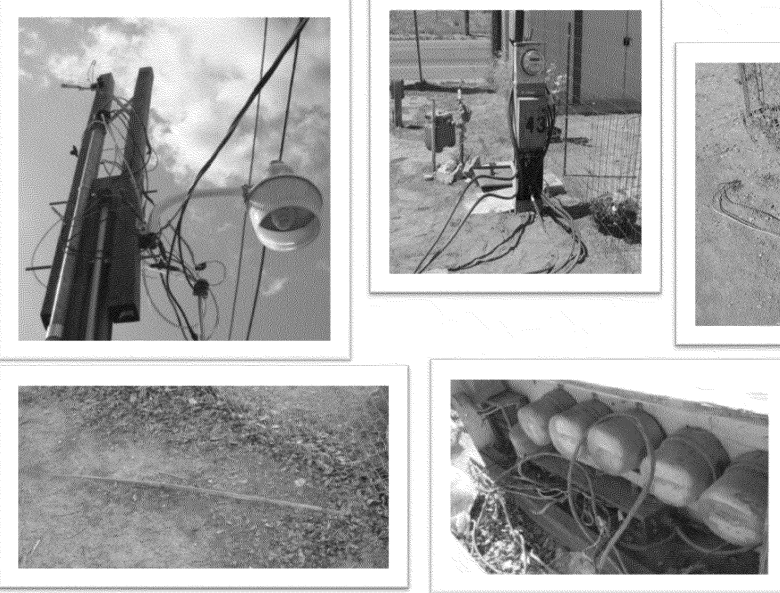
- A master-metered MHP owner is responsible for the distribution systems, including maintenance and billing, beyond the master-meter
- A monthly, per-space electric and gas rate discount to master-metered MHP owners (electric: \$2.35, gas: \$14.67) is designed to allow owners to maintain systems
- In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

		Master-Metered Parks	Mobile Home Spaces		
	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		
D 44 00	Total Statewide	~4,905	~391,000		

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



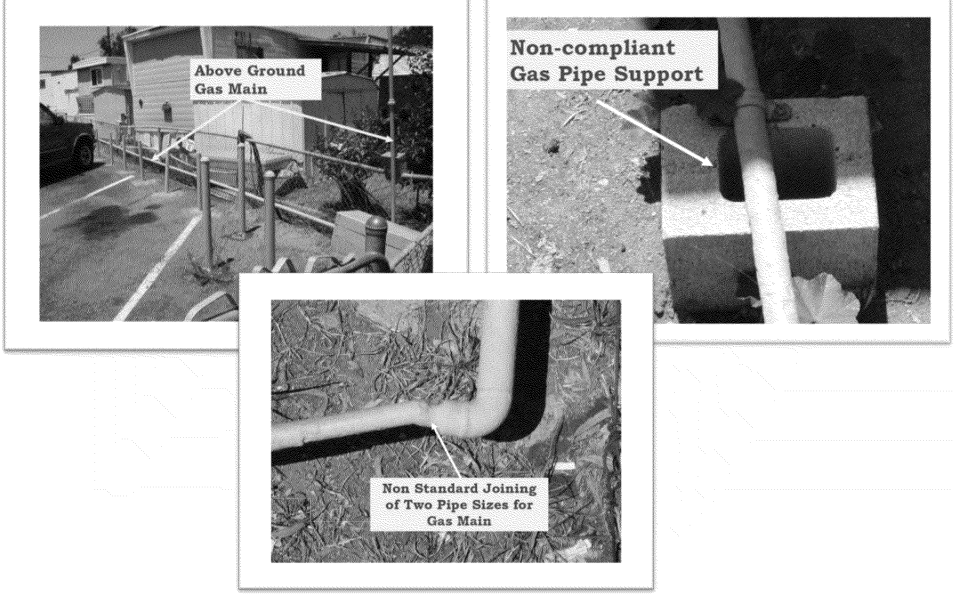
#### **Electric System Safety**



Source: R.11-02-018, Exhibit 25.



## **Gas System Safety**



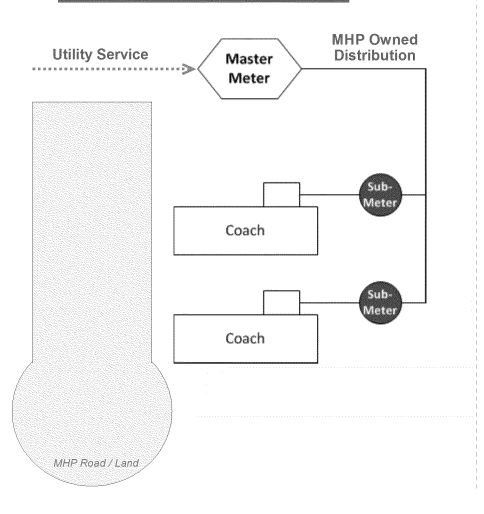
Source: R.11-02-018, Exhibit 26.

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## Sample Utility System Diagram

#### Current State



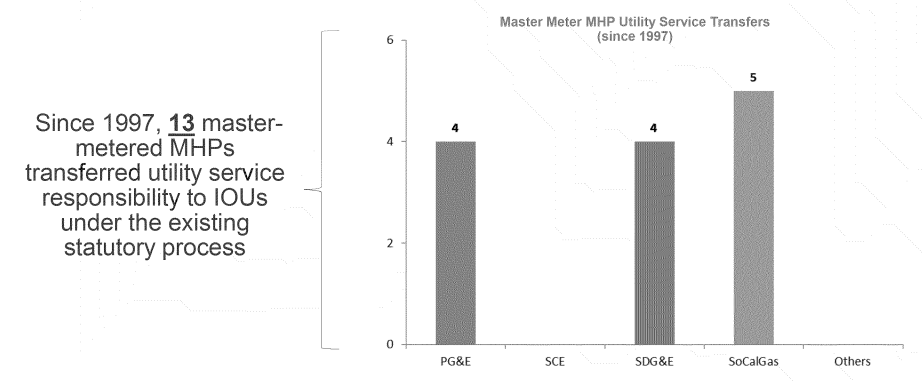
Utility Service Utility Funded, Contractor Built Coach Meter Coach

**Proposed State** 

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### **A Troubled Past**



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

Source: R.11-02-018, Exhibit 1. SCE conversions (15) performed under rule 15/16 tariffs, not statutory transfer process.



## **PG&E Program Estimates**

		10-year 100% Participation	10-year 50% Participation	PD, 3-year 10% Participation			
		(\$ in millions)	(\$ in millions)	(\$ 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**

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

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