January 7, 2010

Advice Letter 3542-E

Brian K. Cherry
Vice President, Regulatory Relations
Pacific Gas and Electric Company
77 Beale Street, Mail Code B10C
P.O. Box 770000
San Francisco, CA 94177

Subject: Revised Thirteenth Gas Supply Plan (GSP-13) for the California Department of Water Resources (CDWR) Tolling Agreements (Nov. 1, 2009, through Oct. 31, 2010)

Dear Mr. Cherry:

Advice Letter 3542-E is effective November 1, 2009.

Sincerely,

Julie A. Fitch, Director
Energy Division
October 1, 2009

Advice 3542-E
(Pacific Gas and Electric Company ID U 39 E)

Public Utilities Commission of the State of California

Subject: Revised Thirteenth Gas Supply Plan (GSP-13) for the California Department of Water Resources (CDWR) Tolling Agreements (November 1, 2009, Through October 31, 2010)

Pacific Gas and Electric Company ("PG&E") hereby submits to the California Public Utilities Commission ("Commission" or "CPUC") its revised thirteenth Gas Supply Plan (GSP-13) for the California Department of Water Resources ("CDWR") Tolling Agreements for the period November 1, 2009, through October 31, 2010. The original GSP-13 was approved by the CPUC Energy Division on July 27, 2009. This revised GSP-13 reflects the changes needed to make GSP-13 consistent with updates to PG&E's Electricity and Gas Hedging Plan submitted to the CPUC on July 10, 2009. PG&E’s request for approval of revised Gas Supply Plan 13 is contingent upon CPUC approval of PG&E’s hedging plan updates, Advice Letter 3492-E, now pending before the Commission. No party has protested these hedging plan updates.

This filing supersedes Advice 3436-E in its entirety.

Background

Decision (D.) 02-12-069 and D.03-04-029 direct PG&E to consolidate fuel procurement strategies for the CDWR contracts and to submit them to CDWR and the Commission as a "Gas Supply Plan" on a semiannual basis. Subsequently, D.07-12-052 (the 2006 Long-Term Plan Decision) established an annual utility gas supply plan filing schedule to occur when the annual ERRA filing occurs, i.e., specifically, the forecast filing. As part of the above-mentioned move from semiannual to annual gas supply plans, gas supply plans beginning with GSP-13 cover the annual period beginning November 1, the traditional gas year.

Pursuant to Ordering Paragraph (O.P.) 5 of Resolution E-3845, PG&E continues to provide detailed information concerning its analyses, tools and decision making process concerning gas price volatility and its risk management strategies.
Revised Gas Supply Plan 13

Revised GSP-13 follows a format similar to PG&E's previously approved plans and is consistent with PG&E’s updated Electric Portfolio Gas Hedging Plan.

PG&E provides a redacted copy of revised GSP-13 in Attachment C to this Advice Letter. Included in revised GSP-13 are confidential appendices (Appendices 3A, 3B, 4A, 5A and 5B) that contain volume and cost forecasts, and hedging implementation projections.

Confidential Material

This revised advice filing contains CONFIDENTIAL PROTECTED material under D.06-06-066 Appendix 1, and pursuant to the May 20, 2003, Modified Protective Order. It is also being submitted under CPUC section 583. Concurrently with this revised advice letter and pursuant to the August 22, 2006, ALJ ruling clarifying interim procedures for complying with D.06-06-066, PG&E is providing the declaration of Michael Kowalewski to support confidential treatment for the confidential, market sensitive information in Revised GSP-13, and to designate the specific protected material as required by ordering paragraphs 2 and 3, as applicable, of D.06-06-066. The public version of the body of revised GSP-13 contained in Attachment C has been partially redacted in accordance with D.06-06-066. Appendices 3A, 3B, 4A, 5A and 5B to this advice letter are fully confidential per D.06-06-066 and therefore have been redacted in full.

Protest Period

Anyone wishing to protest this filing may do so by letter sent via U.S. mail, by facsimile or electronically, any of which must be received no later than October 21, 2009, which is 20 days after the date of this filing. Protests should be mailed to:

    CPUC Energy Division
    Tariff Files, Room 4005
    DMS Branch
    505 Van Ness Avenue
    San Francisco, California  94102

    Facsimile:  (415) 703-2200
    E-mail:  jnj@cpuc.ca.gov and mas@cpuc.ca.gov

Copies of protests also should be mailed to the attention of the Director, Energy Division, Room 4004, at the address shown above.
The protest also should be sent via U.S. mail (and by facsimile and electronically, if possible) to PG&E at the address shown below on the same date it is mailed or delivered to the Commission:

Brian K. Cherry  
Vice President, Regulatory Relations  
Pacific Gas and Electric Company  
77 Beale Street, Mail Code B10C  
P.O. Box 770000  
San Francisco, California 94177  
Facsimile: (415) 973-7226  
E-mail: PGETariffs@pge.com

**Effective Date**

PG&E requests the effective date of this filing be **November 1, 2009**.

**Notice**

In accordance with General Order 96-B, Section IV, a copy of this advice letter excluding the confidential appendices is being sent electronically and via U.S. mail to parties shown on the attached list and the service list for Rulemaking (R.) 06-02-013 and R.04-04-003. Address changes to the General Order 96-B service list and electronic approvals should be sent to the e-mail address PGETariffs@pge.com. Advice letter filings can also be accessed electronically at http://www.pge.com/tariffs.

Vice President – Regulatory Relations  

cc: Service List - R.06-02-013 and R.04-04-003 w/o confidential attachments  

Attachments:

Attachment A – Declaration of Michael S. Kowalewski supporting the confidential treatment of confidential, market-sensitive information

Attachment B – Confidentiality Matrix supporting confidential, market-sensitive information

Confidential Attachment C – Revised Gas Supply Plan (GSP-13) for CDWR Tolling Agreements (redacted copy provided in public version)
Company name/CPUC Utility No. **Pacific Gas and Electric Company (ID U39 M)**

Utility type:  
☐ ELC  ☐ GAS  ☐ PLC  ☐ HEAT  ☐ WATER  
Contact Person: Linda Tom-Martinez  
Phone #: (415) 973-4612  
E-mail: lmt1@pge.com

EXPLANATION OF UTILITY TYPE
ELC = Electric  GAS = Gas  PLC = Pipeline  HEAT = Heat  WATER = Water

Advice Letter (AL) #: **3542-E**  
Tier: **2**

Subject of AL: **Revised Thirteenth Gas Supply Plan (GSP-13) for the California Department of Water Resources (CDWR) Tolling Agreements (November 1, 2009 Through October 31, 2010)**

Keywords (choose from CPUC listing): Procurement, Compliance

If AL filed in compliance with a Commission order, indicate relevant Decision/Resolution #:  **D.012-12-069, D.03-04-029**

Does AL replace a withdrawn or rejected AL? If so, identify the prior AL: **No**

Summarize differences between the AL and the prior withdrawn or rejected AL:

Is AL requesting confidential treatment? If so, what information is the utility seeking confidential treatment for: **Yes. See the attached matrix that identifies all of the confidential information.**

Confidential information will be made available to those who have executed a nondisclosure agreement: **All members of PG&E’s Procurement Review Group who have signed nondisclosure agreements will receive the confidential information.**

Name(s) and contact information of the person(s) who will provide the nondisclosure agreement and access to the confidential information: **Michael S. Kowalewski (415) 972-5589**

Resolution Required?  ☐ Yes ☑ No

Requested effective date: **November 1, 2009**  
No. of tariff sheets: **N/A**

Estimated system annual revenue effect (%): **N/A**

Estimated system average rate effect (%): **N/A**

When rates are affected by AL, include attachment in AL showing average rate effects on customer classes (residential, small commercial, large C/I, agricultural, lighting).

Tariff schedules affected: **N/A**

Service affected and changes proposed: **N/A**

Pending advice letters that revise the same tariff sheets: **N/A**

Protests, dispositions, and all other correspondence regarding this AL are due no later than 20 days after the date of this filing, unless otherwise authorized by the Commission, and shall be sent to:

**CPUC, Energy Division**  
**Tariff Files, Room 4005**  
**DMS Branch**  
**505 Van Ness Ave.,**  
**San Francisco, CA 94102**  
**jnj@cpuc.ca.gov and mas@cpuc.ca.gov**

**Pacific Gas and Electric Company**  
**Attn: Brian K. Cherry**  
**Vice President, Regulatory Relations**  
**77 Beale Street, Mail Code B10C**  
**P.O. Box 770000**  
**San Francisco, CA 94177**  
**E-mail: PGETariffs@pge.com**
Attachment A

Declaration of Michael S. Kowalewski

Supporting the Confidential Treatment of Confidential, Market-Sensitive Information
BEFORE THE PUBLIC UTILITIES COMMISSION
OF THE STATE OF CALIFORNIA

DECLARATION OF MICHAEL S. KOWALEWSKI IN SUPPORT OF CONFIDENTIAL TREATMENT FOR INFORMATION IN REVISED GAS SUPPLY PLAN 13 FOR CDWR TOLLING AGREEMENTS_ALLOCATED TO PACIFIC GAS AND ELECTRIC COMPANY AS CDWR’S LIMITED AGENT

I, Michael S. Kowalewski, declare:

1. I am presently employed by Pacific Gas and Electric Company (PG&E) and have been an employee since 1992. My current title is senior gas trader. In this position, my responsibilities include planning and procuring gas supply in support of PG&E’s electric generation needs. In carrying out these responsibilities, I have acquired knowledge of gas supplies and markets. I am responsible for the development of Revised Gas Supply Plan 13.

2. Pursuant to the requirements in Decision 06-06-066 and the Administrative Law Judge Ruling issued August 22, 2006, Clarifying Interim Procedures for Complying with Decision 06-06-066, I have prepared this declaration to support confidential treatment of market-sensitive, confidential information contained in Revised Gas Supply Plan 13 (GSP-13) (Protected Information). Based on my knowledge and experience with the contents of GSP-13 and the markets for physical and financial products for gas supply and hedging, I make this declaration seeking confidential treatment of the Protected Information contained in GSP-13. The Protected Information is material, market-sensitive, electric procurement related information within the scope of Public Utilities Code section 454.5(g) and is entitled to confidential treatment under the IOU Matrix, Appendix 1 (IOU Matrix) of Decision 06-06-066.
3. The following categories in the IOU Matrix apply to Protected Information in GSP-13:
   1. IOU Matrix category I. A. 4, “Long-term fuel (gas) buying and hedging plans”
   2. IOU Matrix category I. A. 5, “Monthly California Department of Water Resources gas position updates, including information about hedging activities”
   3. IOU Matrix category IV. G, “Forecast of DWR contracts”
   4. IOU Matrix category I.A. 2, “Utility gas price forecasts”

4. The IOU Matrix categories for the Protected Material in GSP-13 are detailed in the attached Identification of Confidential Information Matrix. GSP-13 Appendices 3A, 3B, 4A, 5A, and 5B are confidential in their entirety and are also noted in the attached Identification of Confidential Information Matrix.

5. GSP-13 and its confidential appendices, like the previous Gas Supply Plans 1 through 12 and their confidential appendices, go into great depth on PG&E’s planning, assumptions, strategies, analyses, and implementation for cost-effectively meeting the multi-year gas supply needs of the CDWR tolling agreements. The requirement to file gas supply plans and the scope of the gas supply plan activities and responsibilities for fuel management and hedging for the CDWR tolling agreements are described in the PG&E Operating Agreement with CDWR (Operating Agreement), Exhibit B, Fuel Management Protocols. The gas supply plans are intended to give the Commission and CDWR a meaningful understanding of the fuel needs for CDWR’s tolling agreements, what procurement and hedging strategy should be followed to meet those needs, why that strategy is best, what PG&E intends to do in the markets to execute the strategy, and when PG&E intends to be in the markets. Accordingly, the gas supply plans inherently

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1 Section IV, Exhibit B to the Operating Agreement requires PG&E to submit the fuel procurement strategies, including risk management, and submit them to the Commission as a “Utility Gas Supply Plan” on a semiannual basis.
include a large amount of confidential, market sensitive information. GSP-13 is no exception.

6. GSP-13 information is confidential and market sensitive because if other participants in the gas-related markets involved in the GSP were to obtain the information,\(^2\) PG&E's ability to execute the strategy and obtain results cost-effectively could be impaired. If the detailed information in GSP-13 about PG&E's strategy and plans is not kept confidential, PG&E would be de-positioned relative to other market participants who would have PG&E's confidential, market sensitive data, when other market participants' comparable confidential, market sensitive data would not be in the public domain.

7. The Protected Information in GSP-13 is primarily for CDWR tolling agreements. PG&E's role under the Operating Fuel Management Protocols is as CDWR's limited agent. The confidential treatment of Protected Information also should be maintained to avoid adverse impact to CDWR's exposure for transactions undertaken pursuant to GSP-13.

8. The Protected Information in GSP-13 should remain confidential for more than 3 years. The analysis, strategies, assumptions and planning in the gas supply plans are part of a continuum that stretches over multiple years. In addition, the hedging strategy that is effective for CDWR tolling contracts may not change radically from one gas supply plan to the next. Therefore, releasing the Protected Information in GSP-13 or past gas supply plans may amount to releasing the same information as contained in the current gas supply plan. Therefore, Protected Information contained in GSP-13 should continue to

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\(^2\) The markets include natural gas, gas-derivative financial contracts, gas transportation, storage, and energy.
be accorded confidential treatment for three years beyond the point in time when PG&E ceases to manage gas supply for the CDWR tolling agreements.

9. I am not aware of any instances where the Protected Information identified in this declaration has been disclosed to the public. The Protected Information cannot be provided in a more aggregated, partially redacted, or summarized form.

10. Attached to my declaration are both a confidential copy of GSP-13 with Protected Information unredacted and a non-confidential copy of GSP-13 with Protected Information removed.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Executed this twenty-fifth day of September 2009, at San Francisco, California.

Michael S. Kowalewski
Attachment B

Confidentiality Matrix Supporting Confidential,
Market-Sensitive Information
### Identification of Confidential Information Per Decision 06-06-066

**Document:** Revised Gas Supply Plan 13 for CDWR Tolling Agreements

**Date:** October 1, 2009

<table>
<thead>
<tr>
<th>Redaction Reference</th>
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<th>2) Which category or categories in the Matrix the data correspond to:</th>
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<th>PG&amp;E’s Justification for Confidential Treatment</th>
<th>Length of Time</th>
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**Date:** October 1, 2009

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Attachment C

Revised Gas Supply Plan (GSP-13) for CDWR Tolling Agreements

(redacted copy provided in public version)
Revised Gas Supply Plan 13
for
CDWR Tolling Agreements

November 1, 2009
through
October 31, 2010
# TABLE OF CONTENTS

1. Executive Summary ............................................................................................................ 1

2. Introduction .......................................................................................................................... 2

3. Needs Assessment ............................................................................................................... 3  
   a. CDWR Tolling Agreements Allocated to PG&E .......................................................... 3  
   b. Fuel Supply Options Under CDWR’s Tolling Agreements ........................................ 4  
   c. Forecast of Gas Demand by Tolling Agreement ......................................................... 7  
      i. Projected Monthly and Daily Gas Volume .............................................................. 7  
   d. Forecast of Fuel Cost Under Generator Fuel Plans .................................................. 8  
   e. Forecast of Fuel Cost Under PG&E Fuel Plan ......................................................... 9  
   f. Comparison of Cost Under PG&E’s Fuel Plan with Cost Under Generators Fuel Plans .................................................. 9  

4. Market Assessment ............................................................................................................. 12  
   a. Gas Forward Prices ................................................................................................. 12  
   b. Gas Supply Outlook ............................................................................................... 12  
      i. Production Outlook for Gas Basins .................................................................... 12  
      ii. Potential Supply Concerns .............................................................................. 13  
      iii. Anticipated Pipeline Outages .......................................................................... 14  

5. Procurement Strategy Overview ....................................................................................... 16  
   a. Management of Physical Supply and Financial Price Risk ..................................... 16  
   b. Physical Supply and Asset Strategy ....................................................................... 16  
   c. Gas Hedging Strategy ............................................................................................. 17  
      i. Electricity and Gas Hedging Operating Targets .................................................. 17  
      ii. Gas Basis Operating Targets .......................................................................... 20  
      iii. Incremental Product Mix ............................................................................... 21  
      iv. Execution Strategy ............................................................................................ 21
v. Contribution of Coral Contract to Hedging Volumes ......................................... 22
vi. Operating Outside of the Operating Targets ....................................................... 22
vii. Electricity and Gas Hedging in the Long Term ................................................... 23
viii. Electricity and Gas Hedging Plan Implementation .............................................. 23
ix. Hedging Gas Associated With Economic Surplus .............................................. 23

6. Implementation Plan ................................................................................................ 23
   a. Recommended Gas Supply Portfolio .................................................................. 24
      i. Physical Gas Supply ..................................................................................... 24
      ii. Supply Basin Mix ...................................................................................... 25
      iii. Interstate Pipeline Mix ............................................................................. 25
      iv. In-State Pipeline Capacity ......................................................................... 26
      v. Distribution Pipeline Capacity ..................................................................... 26
      vi. Storage Capacity ....................................................................................... 26
   b. Proposed Hedge Transactions ........................................................................... 26
   c. CDWR Prior Review and Consent ..................................................................... 27

7. Miscellaneous Items .............................................................................................. 30
   a. CDWR-Approved Suppliers ............................................................................ 30
   b. Transactions for Use of Utility-Owned Facilities .............................................. 30
   c. Transactions Outside the Scope of the Gas Supply Plan .................................. 30
   d. Additional Information ................................................................................. 31
   e. Physical Gas Trading Between PG&E and CDWR ........................................... 31
   f. Gas Operations Plan ...................................................................................... 32

8. Conclusion .............................................................................................................. 32
1. Executive Summary

Revised Gas Supply Plan 13 updates and replaces Pacific Gas and Electric Company’s (PG&E’s) annual Gas Supply Plan 13 for California Department of Water Resources (CDWR) Tolling Agreements (GSP-13).¹ Revised GSP-13 reflects only changes required to make GSP-13 consistent with PG&E’s Hedging Plan update filed July 10, 2009, via Advice Letter 3492-E.² PG&E will seek to retain a consistent Hedging Plan for PG&E’s electric portfolio, which includes the CDWR contracts allocated to PG&E for administrative purposes, by updating the CDWR Gas Supply Plans to include any revisions to its Gas Hedging Plan. Other than hedging plan revisions, Revised GSP-13 uses the same forward pricing and forecast information from GSP-13.

This Gas Supply Plan, covering the period November 1, 2009, through October 31, 2010, is consistent with PG&E’s experience managing these tolling agreements since January 1, 2003, and with PG&E’s currently approved 2006 Long-Term Procurement Plan.³ PG&E will adhere to the CDWR Fuels Protocols, which were issued in completed form on December 8, 2003, and modified in August 2004. PG&E requests that the California Public Utilities Commission (CPUC or Commission) approve this Gas Supply Plan effective November 1, 2009.

PG&E’s goals for the term of GSP-13 include building a flexible gas portfolio to manage the fluctuating gas loads from the tolling agreements. To manage price risk, PG&E will continue to manage the gas open position of the CDWR portfolio according to the gas hedging framework described in prior Gas Supply Plans and consistent with PG&E’s Electric Portfolio Gas Hedging Plan, as updated.

As in previous gas supply plans, PG&E has concluded that it is cost effective and appropriate for PG&E in its role as CDWR’s limited agent to take on Fuel Manager responsibilities for several of these agreements, as allowed by the contracts.

¹ GSP-13 was filed via Advice Letter 3463-E on June 1, 2009, and approved by the CPUC on July 27, 2009.
² Updates to Pacific Gas and Electric Company’s Conformed 2006 Long-Term Procurement Plan – Electricity and Gas Hedging Plan.
³ 2006 Long-Term Procurement Plan (conformed), Resolution E-4177, June 27, 2008.
2. Introduction

On June 27, 2008, the CPUC approved PG&E’s conformed 2006 Long-Term Procurement Plan (Resolution E-4177).\(^4\) PG&E’s 2006 Long-Term Procurement Plan explicitly discusses the contribution of fuel (natural gas) to the value and price sensitivity of PG&E’s open market position. Fuel management for the CDWR contracts is a part of the strategies discussed in PG&E’s procurement plans.

On April 3, 2003, the Commission approved the Operating Agreement between CDWR and PG&E (D.03-04-029). The Operating Agreement was subsequently modified on October 28, 2004, in D.04-10-020. The Operating Agreement enables PG&E to perform the operational, dispatch, and administrative functions for CDWR’s Long-Term Power Purchase Contracts as CDWR’s limited agent. The Operating Agreement requires PG&E to submit a semiannual gas supply plan for these gas-tolling arrangements to CDWR and the Commission for review and approval.

On April 11, 2008, PG&E and CDWR signed a letter agreement modifying the Operating Agreement to move the gas supply plan to an annual cycle. PG&E submitted this letter to the CPUC for approval via Advice Letter on May 14, 2008 (Advice 3269-E) and the Commission’s Energy Division approved the Advice Letter on June 11, 2008. PG&E submitted its twelfth Gas Supply Plan (GSP-12) on August 1, 2008 (Advice 3309-E). GSP-12 was approved by the Commission’s Energy Division on October 1, 2008. As part of the above-mentioned move from semiannual to annual gas supply plans, GSP-12 covered a period of thirteen months, October 1, 2008, through October 31, 2009. Future gas supply plans will cover the annual period beginning November 1, and will be filed June 1 of each year.

This document, Gas Supply Plan 13, covers the period November 1, 2009, through October 30, 2010. PG&E submitted a draft GSP-13 to its Procurement Review Group (PRG) and CDWR on May 5, 2009.\(^5\)

Of the twelve CDWR contracts allocated to PG&E and active during the period of this plan, eleven, representing seven different counterparties, have unexpired provisions for gas tolling. The seven counterparties include Calpine, CalPeak, Coral, GWF, Kings River, Iberdrola, and Wellhead. These contracts represent

\(^4\) The CPUC did not approve PG&E’s proposed gas supply plan as part of the conformed 2006 LTPP.

\(^5\) PG&E’s submittal of a draft GSP-13 allows CDWR and PG&E’s PRG the required two weeks to review the draft plan prior to the filing date established by the Commission in Resolution E-3845.
1,648 megawatts (MW) of dispatchable contract capacity. The status of CDWR’s contract with the City and County of San Francisco is uncertain at this time.

The CDWR tolling agreements have a variety of options for CDWR including the options to supply fuel (tolling) and to manage deliveries to the plants. If CDWR does not elect to supply fuel, the generators in most cases will supply and manage fuel under the terms of each contract and under the terms of a CDWR-reviewed fuel plan.

3. Needs Assessment

The purpose of this section is to provide a brief description of the CDWR tolling agreements and the fuel supply options available to CDWR; to present PG&E’s forecast of the gas required to supply the CDWR tolling agreements allocated to PG&E; and to present a forecast of the cost of supplying physical gas under those agreements whether that gas is supplied by the generators under the provisions of the tolling agreements or if supplied by CDWR with PG&E acting as CDWR’s limited agent.

a. CDWR Tolling Agreements Allocated to PG&E

Table 3-1 lists the CDWR tolling agreements allocated to PG&E. While CDWR’s agreement with the City and County of San Francisco is listed here its status is uncertain at this time.
Pacific Gas and Electric Company

Table 3-1
CDWR Tolling Agreements Allocated to PG&E

<table>
<thead>
<tr>
<th>Counterparty</th>
<th>Agreement</th>
<th>Type</th>
<th>Capacity (MW)*</th>
<th>Heat Rate (MMBtu/MWh)*</th>
<th>Contract End Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Calpine</td>
<td>Calpine 2</td>
<td>Unit – Peaking</td>
<td>180</td>
<td>10.5</td>
<td>12/31/2012</td>
</tr>
<tr>
<td>Calpine</td>
<td>Calpine 3</td>
<td>System – Peaking</td>
<td>495</td>
<td>10.5</td>
<td>7/31/2011</td>
</tr>
<tr>
<td>Calpeak</td>
<td>Panoche</td>
<td>Unit – Peaking</td>
<td>52</td>
<td>10.25</td>
<td>12/27/2011</td>
</tr>
<tr>
<td>Calpeak</td>
<td>Vaca Dixon</td>
<td>Unit – Peaking</td>
<td>52</td>
<td>10.3</td>
<td>12/31/2011</td>
</tr>
<tr>
<td>CCSF</td>
<td>CCSF</td>
<td>Unit – Peaking</td>
<td>TBD</td>
<td>10.0</td>
<td>TBD</td>
</tr>
<tr>
<td>Coral (Shell)</td>
<td>Coral</td>
<td>System – Must Take</td>
<td>Var.</td>
<td>7.25</td>
<td>6/30/2012</td>
</tr>
<tr>
<td>GWF</td>
<td>Hanford/Henrietta</td>
<td>Unit – Peaking</td>
<td>189</td>
<td>10.35</td>
<td>12/31/2011</td>
</tr>
<tr>
<td>GWF</td>
<td>Tracy</td>
<td>Unit – Peaking</td>
<td>189</td>
<td>10.35</td>
<td>10/31/2012</td>
</tr>
<tr>
<td>Kings River</td>
<td>Kings River</td>
<td>Unit – Peaking</td>
<td>96</td>
<td>9.8</td>
<td>9/9/2015</td>
</tr>
<tr>
<td>Iberdrola</td>
<td>Klamath Falls</td>
<td>Unit – Dispatchable</td>
<td>300</td>
<td>7.2</td>
<td>6/30/2011</td>
</tr>
<tr>
<td>Wellhead</td>
<td>Gates</td>
<td>Unit – Peaking</td>
<td>46</td>
<td>10.0</td>
<td>10/31/2011</td>
</tr>
<tr>
<td>Wellhead</td>
<td>Fresno</td>
<td>Unit – Peaking</td>
<td>21</td>
<td>13.5</td>
<td>10/31/2011</td>
</tr>
<tr>
<td>Wellhead</td>
<td>Panoche</td>
<td>Unit – Peaking</td>
<td>50</td>
<td>13.5</td>
<td>10/31/2011</td>
</tr>
</tbody>
</table>

* Capacities and Heat Rates are nominal values and do not reflect the results of actual performance tests.

b. Fuel Supply Options Under CDWR’s Tolling Agreements

Most of the tolling agreements allow CDWR to become the Fuel Supplier, the Fuel Manager, or both. The Fuel Supplier purchases gas and delivers it to the Fuel Manager. CDWR has captured the benefits of managing a large portfolio by becoming the Fuel Supplier for all of its tolling agreements allocated to PG&E except for its Coral contract. Taking such a role for the Coral contract is not recommended at this time, because appreciable savings are not yet evident and Coral requires gas deliveries to match the power delivery schedule, which means volumes for Monday through Saturday are different from Sunday and holiday volumes. Such a delivery schedule adds cost to the portfolio.

The Fuel Manager schedules deliveries to the plant and manages monthly and daily balancing.
Table 3-2 summarizes PG&E’s role (as CDWR’s Limited Agent) as Fuel Manager and Supplier:

<table>
<thead>
<tr>
<th>Generator</th>
<th>Fuel Supplier</th>
<th>Fuel Manager</th>
</tr>
</thead>
<tbody>
<tr>
<td>Calpine 2 (Los Esteros)</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td>Calpine 3</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Iberdrola</td>
<td>Yes</td>
<td>No (not allowed by contract)</td>
</tr>
<tr>
<td>GWF</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Kings River</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td>Wellhead</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CalPeak</td>
<td>Yes</td>
<td>Yes (receive the benefits)</td>
</tr>
<tr>
<td>Coral</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Table 3-3 summarizes the general fuel supply arrangements offered by each generator under its tolling agreement with CDWR. Most of the tolling agreements require the generator to provide a Fuel Plan to CDWR for its review and approval on a regular basis. Per the Operating Agreement, when CDWR receives a fuel plan proposal from a generator it provides a copy to PG&E for its review. PG&E reviews the proposed plan and recommends to CDWR whether to accept or reject the plan and whether to elect to self-supply fuel under the tolling agreement.

---

6 Per its PPA with CDWR, CalPeak has the right to select the Fuel Manager and to charge a fee to CDWR for Fuel Manager services when CDWR is not Fuel Manager.
## Pacific Gas and Electric Company
### Table 3-3
Generator Fuel Cost Arrangements

<table>
<thead>
<tr>
<th>Generator</th>
<th>Pricing Mechanism Approach</th>
</tr>
</thead>
<tbody>
<tr>
<td>Calpine 2</td>
<td>No generator fuel option</td>
</tr>
<tr>
<td>(Los Esteros)</td>
<td>No generator fuel option</td>
</tr>
<tr>
<td>CalPeak</td>
<td>PG&amp;E Citygate: Monthly, daily, and intraday indexes, adders for market risk (variable), LDC transport, fuel management and the option of risk management</td>
</tr>
<tr>
<td>Calpine 3</td>
<td>PG&amp;E Citygate: Daily and intraday indexes, adders for market risk (fixed) and LDC transport</td>
</tr>
<tr>
<td>Coral</td>
<td>Starting 1/1/06, Topock into SoCal Gas: Monthly NGI bidweek index only, no adders</td>
</tr>
<tr>
<td>GWF</td>
<td>PG&amp;E Citygate: Monthly and daily indexes, adders for market risk (fixed daily, variable monthly), LDC transport, fuel management, taxes &amp; fees</td>
</tr>
<tr>
<td>Kings River</td>
<td>No generator fuel option</td>
</tr>
<tr>
<td>Iberdrola</td>
<td>Alberta (AECO ‘C’): Monthly &amp; daily indexes (C$), adders for pipeline variable charges and shrinkage, and heat rate (based on dispatch levels)</td>
</tr>
<tr>
<td>Wellhead</td>
<td>PG&amp;E Citygate: Monthly, daily and intraday indexes, adders for fuel management, the option of risk management, LDC transport, mainline extension, taxes &amp; fees</td>
</tr>
</tbody>
</table>

Figure 3-1 illustrates CDWR’s deadlines to notify generators that CDWR will elect to supply gas for a particular tolling agreement. Black lines indicate contracts for which PG&E as CDWR’s Limited Agent currently supplies gas. Cross-hatches indicate the gas is supplied per a generator fuel plan.
c. Forecast of Gas Demand by Tolling Agreement

i. Projected Monthly and Daily Gas Volume

PG&E forecasted gas volumes for each of the CDWR contracts using FEA @ENERGY/PowerGeneration, a software tool for power generation asset optimization produced by Financial Engineering Associates of Berkeley, California. @ENERGY/PowerGeneration simulates optimal dispatch of all PG&E resources, including the CDWR contracts, based on each resource’s specific operating constraints, flexibility and market prices. @ENERGY/PowerGeneration assists PG&E in minimizing generation costs and maximizing the value of generation assets, including CDWR contracts, utility-owned generation and market purchases. PG&E’s production simulation currently uses 10,000 trials and represents the expected case outcome.

The key assumptions underlying the forecast include:

- Current electric and gas forward curves.
• Operating characteristics of utility-owned generation including hydro and pumped storage.

• Operating characteristics and contract terms of the CDWR contracts.

• Operating characteristics and contract terms of PG&E contracts.

The forecast results are presented in Tables 3A-1 to 3A-3 in the appendix to this chapter. This forecast is the same whether the gas is provided by the generators or by PG&E as CDWR’s limited agent.

Tables 3A-1a and 3A-1b include the total gas volumes for all dispatch of CDWR generation, Tables 3A-2a and 3A-2b include only CDWR gas volumes required for , and Tables 3A-3a and 3A-3b include only gas volumes required for . Note that PG&E uses Delta-equivalent volumes that represent expected-case values.

Tables 3A-2a and 3A-2b display . This is an important representation of the CDWR gas positions because the emphasis of PG&E’s Gas Hedging Plan is to .

d. Forecast of Fuel Cost Under Generator Fuel Plans

PG&E forecasted the cost of fuel under each of CDWR’s tolling agreements by applying the fuel supply arrangements in each contract and the latest Generator Fuel Plan provisions to the volumes presented in the previous section. The results of these forecasts are presented in Tables 3B-1a through 3B-1b in Appendix 3B. Detailed supporting calculations for the figures in the tables are available upon request in PG&E’s confidential workpapers for GSP-13.

The estimated total gas cost under the generator fuel plans for the term of GSP-13 is presented in the last column of Line 13 in Table 3B-1a and represents . The average PG&E Citygate gas price from GSP-12 was compared with for GSP-13.

---

7 is in-the-money, that is, the incremental cost of generation is lower than the current market price of power.

8 Each tolling agreement represents a spark spread option, and for each such spread option the
e. Forecast of Fuel Cost under PG&E Fuel Plan

PG&E forecasted the cost of fuel provided by PG&E as CDWR’s Limited Agent under GSP-13 and using the same forecast period and pricing date as Section 3d, above. GSP-13 assumes that PG&E

The remainder of GSP-13 is devoted to presenting the details of how this portfolio would be constructed and managed. The results of these forecasts are presented in Tables 3B-2a through 3B-2b in Appendix 3B. Detailed supporting calculations for the figures in the tables are available upon request in PG&E’s confidential workpapers for GSP-13.

The estimated total gas cost under the PG&E’s fuel plan for the term of this plan is presented in the last column of Line 13 of Table 3B-2a and represents


The total cost under the PG&E Gas Supply Plan is for the term of GSP-13. These projected savings are based on forward prices as of and the actual will be different because market conditions change. The savings result from PG&E as CDWR’s Limited Agent where applicable. Specifically, the savings result from

The projected savings are similar to those forecasted under past GSPs.

10 Note: this cost does not include PG&E’s administrative cost for procuring fuel for the CDWR contracts. Administrative costs are included in PG&E’s General Rate Case.

11 The availability of this capacity was confirmed by a letter agreement between CDWR and Iberdrola on November 10, 2003.
APPENDIX 3A

Appendix 3A has been redacted because it contains confidential, protected material.
APPENDIX 3B

Appendix 3B has been redacted because it contains confidential, protected material.
4. Market Assessment

This section provides an update on market conditions for the term of this plan.

a. Gas Forward Prices

Rather than use a forecast of gas prices based on econometric models, PG&E prefers to use forward price quotes from financial markets. These prices reflect market conditions as of the end of the trading day. PG&E’s Utility Risk Management department updates these prices on a daily basis. The prices from this date were used for all of the analysis presented in this plan.

The forward gas prices presented in Figures 4A-1 through 4A-4 are based on financial market quotes on the observation dates indicated.

b. Gas Supply Outlook

i. Production Outlook for Gas Basins

Reacting to a global glut of natural gas in the current economic environment, active drilling rigs have fallen nationwide, as supply attempts a retreat to the level of demand. Although reductions in drilling will impact supplies in growth regions such as the Rockies, mature regions such as the San Juan and the Western Canadian Sedimentary Basin (WCSB) basins are expected to continue their gradual declines.

Rockies gas traded at a discount and discount to the NYMEX Henry Hub contract last summer (April 2008 through October 2008) and winter (November 2008 through March 2009), respectively. Looking forward, Rockies gas is currently trading at a discount to the NYMEX for next summer (April 2010 through October 2010) and at a discount for this winter (November 2009 through March 2010).

San Juan production is expected to . San Juan gas traded at a premium to NYMEX for summer 2008 and a discount last winter. San Juan gas is currently trading at a discount to NYMEX for summer 2009 and at a discount for winter 2009/2010.

Permian Basin

Permian gas traded at a premium to NYMEX last summer and a discount last winter. The Permian basin is currently trading at a premium to NYMEX for the summer 2010 and at a discount for winter 2009/2010. Permian supplies are expected to remain a limited source of California supply.

California Production

California’s very mature gas production is expected at a rate of approximately 480,000 MMBtu/d in 2008 and is expected to remain at that level through 2030 (2008 Cal Gas Report, p. 15).

Alberta and British Columbia

Western Canada is seeing a decline in conventional gas production as older fields become less productive. Natural gas production from the WCSB is expected to decline from approximately 16.2 Bcf/d in 2007 to approximately 12.7 Bcf/d by 2015. Exacerbating these declines, exports are expected to decline further as a result of local demand, especially from oil sands production. Baker Hughes reports 290 Canadian natural gas rigs in operations during January 2009, down from 352 in January 2008. In April 2008, Canadian exports averaged roughly 9.7 Bcf/d, down from 12.0 Bcf/d in December 2007.

WCSB gas at the AECO ‘C’ hub gas traded at a premium to NYMEX last summer and a discount last winter. AECO gas is now trading at a premium to Henry Hub for summer 2010 and at a premium for winter 2009/2010.

ii. Potential Supply Concerns

PG&E has no supply shortage concerns for the term of GSP-13.

__________________________


14 Wood Mackenzie analysis, Pacific Gas and Electric Company Request for Approval of Ruby Pipeline Transportation Arrangements, A.07-12-021, pages 2-3.


iii. Anticipated Pipeline Outages

PG&E regularly monitors the pipelines’ Web sites for scheduled outages. Monitoring these and other pipeline notices is part of PG&E’s gas scheduler’s duties.
APPENDIX 4A

Appendix 4A has been redacted because it contains confidential, protected material.
5. Procurement Strategy Overview

The purpose of this section is to provide the overarching strategy guiding PG&E’s management of gas supply, transportation, storage and price risk management on behalf of CDWR.

a. Management of Physical Supply and Financial Price Risk

b. Physical Supply and Asset Strategy

17 To-expiration Value at Risk (TeVaR) is a statistical measure of the variation in cost for PG&E’s electric portfolio.

18 Proposed in PG&E’s 2006 Long-term Procurement Plan (filed December 11, 2006). The gas supply plan portion of this plan was not approved in D.07-12-052.
c. Gas Hedging Strategy

i. Electricity and Gas Hedging Operating Targets
ii. Gas Basis Operating Targets
### Table 5-2

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
<th>Column 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>Data 1</td>
<td>Data 2</td>
<td>Data 3</td>
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<tr>
<td>Data 4</td>
<td>Data 5</td>
<td>Data 6</td>
</tr>
<tr>
<td>Data 7</td>
<td>Data 8</td>
<td>Data 9</td>
</tr>
<tr>
<td>Data 10</td>
<td>Data 11</td>
<td>Data 12</td>
</tr>
</tbody>
</table>

### iii. Incremental Product Mix

- Description 1
- Description 2
- Description 3
- Description 4

### iv. Execution Strategy

- Strategy 1
- Strategy 2
- Strategy 3
- Strategy 4
v. Contribution of Coral Contract to Hedging Volumes

On January 28, 2009, the CPUC approved Advice Letter 3384-E, jointly filed by PG&E, Southern California Edison (SCE) and San Diego Gas & Electric Company (SDG&E). This approval means that Edison and San Diego’s contributions towards the fixed cost of the Coral contract are now fixed. PG&E need not make any adjustments to its hedging in order to hedge Coral costs according to its current hedging plan.

vi. Operating Outside of the Operating Targets
vii. Electricity and Gas Hedging in the Long Term

viii. Electricity and Gas Hedging Plan Implementation

Because the electricity and gas hedging plan involves a number of elements and transactions, PG&E will not be able to immediately, upon Commission and CDWR approval, achieve all of the targets specified in the plan. PG&E will implement the electricity and gas hedging plan in a manner that ensures the proposed targets are met within an appropriate period of time.

ix. Hedging Gas Associated With Economic Surplus

6. Implementation Plan

This section describes, in detail, the portfolio that PG&E as CDWR’s Limited Agent proposes to build to supply fuel for the CDWR contracts.
a. Recommended Gas Supply Portfolio

i. Physical Gas Supply

PG&E as CDWR’s Limited Agent will build its supply portfolio for the term of GSP-13 to match the generation forecast shown in Section 3.c. Table 8 provides a brief description of each contract and its typical contribution to the supply portfolio.

<table>
<thead>
<tr>
<th>Supplier</th>
<th>Term</th>
<th>Volume (MMBtu/day)</th>
<th>Location</th>
<th>Pricing</th>
</tr>
</thead>
<tbody>
<tr>
<td>Calpine 3</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Calpine Los Esteros</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Iberdrola</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Coral</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Kings River</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Wellhead</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>CalPeak</td>
<td></td>
<td></td>
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</tr>
<tr>
<td>GWF</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Balancing</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
ii. Supply Basin Mix

iii. Interstate Pipeline Mix

The Iberdrola contract includes 51,840 MMBtu/day of firm capacity on TransCanada’s Nova Gas Transmission (Alberta), TransCanada’s Foothills BC (British Columbia) and Gas Transmission Northwest (GTN) pipelines. The full reservation charges for each pipeline are included in the fixed capacity charge under CDWR’s Power Purchase Agreement with Iberdrola. If Iberdrola supplies fuel under the contract, it has the benefit of the pipeline
capacity when the plant is not dispatched. If CDWR supplies fuel, it has the option to receive the benefit of the capacity when the plant is not dispatched. This is the main benefit of supplying fuel under this contract. PG&E as CDWR’s Limited Agent continues to capture the value of this pipeline capacity for CDWR by selling the gas (or supplying another CDWR contract) when the PPM plant is not running. Note that Iberdrola is the shipper of record on GTN and will not release the capacity to CDWR, per CDWR’s letter agreement with Iberdrola. PPM delivers CDWR gas to the plant when it is dispatched or to CDWR at Malin when the plant is not dispatched.

iv. In-State Pipeline Capacity

v. Distribution Pipeline Capacity

Each of the facilities under contract with CDWR and allocated to PG&E has existing transportation contracts with their local distribution companies (LDCs). The generators will continue to contract for distribution capacity with their LDC.

vi. Storage Capacity

b. Proposed Hedge Transactions

Based on the hedging strategies described in Section 4.B, PG&E proposes a set of representative transactions listed in Tables 5B-1a for the term of GSP-13. PG&E proposes hedge transactions for delivery periods beyond the term of GSP-13 in Table 5B-1b. Note that these representative transactions will be updated based on current market conditions prior to execution.
c. CDWR Prior Review and Consent

In the past, some of CDWR’s counterparties for financial transactions have required CDWR to consent to and execute each transaction. If these counterparties maintain this requirement, PG&E will submit all financial transactions with these counterparties to CDWR for review, approval and execution, as described in CDWR’s Fuels Protocols.
APPENDIX 5A

Appendix 5A has been redacted because it contains confidential, protected material.
APPENDIX 5B

Appendix 5B has been redacted because it contains confidential, protected material.
7. Miscellaneous Items

This section contains items not covered in any other section.

a. CDWR-Approved Suppliers

The list of gas suppliers approved by CDWR for use by PG&E, SCE and SDG&E is now part of CDWR’s Fuel Protocols. CDWR continues to add additional approved suppliers to the list.

PG&E will work closely with CDWR to ensure that CDWR remains within its credit limits and, if necessary, will request that CDWR increase credit limits.

PG&E will use CDWR-approved counterparties for financial trading per Resolution E-3825. In addition, CDWR is using NYMEX Over-the-Counter (OTC) clearing services through a brokerage account to reduce counter-party credit risk and to reduce collateral requirements.

b. Transactions for Use of Utility-Owned Facilities

PG&E will transact for utility-owned facilities or services subject to this presumption of reasonableness standard per Commission Resolution E-3825:

i. In cases where an RFO is issued and offers are received, it is presumed that a reasonable price is paid if PG&E’s charge to CDWR for the use of the utility’s facilities or services is the same as or lower than the bid(s) received.

ii. In cases where there are no competitive alternatives for comparison, it is presumed that a reasonable price is paid if PG&E’s charge to CDWR for the use of the utility’s facilities or services is either: (1) the tariff recourse rate for the service; or (2) if the price is negotiated, no higher than the volume weighted average of the price the utility negotiated (except for CDWR) for each similar service in the same month and for the same period the service is provided. In addition, negotiated prices above this weighted average are not per se unreasonable, but require PG&E to show the Commission why they were reasonable.

c. Transactions Outside the Scope of the Gas Supply Plan

As authorized by the Commission in Resolution E-3825, PG&E may pursue activities outside the scope of the approved Gas Supply Plan, subject to Commission reasonableness review, in the event extraordinary circumstances arise and it is necessary for PG&E to meet its administrative and operational responsibilities consistent with Commission decisions and with the CDWR Fuels Protocols. PG&E shall document and describe these occurrences including an explanation of resulting ratepayer benefits. Additionally, PG&E is required to notify CDWR and the Commission’s Energy Division when contemplating taking
such actions via a letter and obtain CDWR’s prior consent where such consent is required by CDWR’s Fuels Protocols.

d. Additional Information

As directed by the Commission in Resolution E-3825, PG&E will provide additional information regarding this plan to CDWR upon CDWR’s request. Also, as directed by the Commission in Resolution E-3845, PG&E will make available: “all pertinent information (e.g., prices, quantities, etc.) and supporting documentation concerning transactions as well as analyses, forecasts and related data used for decision making purposes pursuant to its approved Gas Supply Plans to the Commission staff upon request.”

e. Physical Gas Trading Between PG&E and CDWR

From time to time PG&E finds itself trading opposite positions for its own portfolio and the CDWR portfolio. That is, one portfolio is short and the other is long. Balancing both portfolios requires two physical trades in which each portfolio incurs the cost of the bid-ask spread.

To reduce such costs, PG&E, with CDWR’s concurrence, requested in GSP-7 the authority to trade physical gas with CDWR under certain limited circumstances, such as the following:

- Trades are for portfolio balancing.
- Trades are limited to terms of one month or less, including imbalance gas.
- All trades will be priced at the Gas Daily index price for the date in question, with no adders.
- The CDWR side of the trade will be executed by an authorized CDWR employee.
- Trades will be executed under a North American Energy Standards Board (NAESB) Master Agreement between PG&E and CDWR.
- Such trades will be specifically identified in PG&E’s quarterly ERRA transaction filings.

This request was approved with GSP-7. If PG&E and CDWR agree on a NAESB Master Agreement specifying the limitations of trading between the two parties, PG&E will file that Agreement for CPUC approval prior to implementing physical gas trading between PG&E and CDWR.
f. Gas Operations Plan

Should the substance of PG&E’s operations change in the future, PG&E will include a revised Gas Operations Plan in future Gas Supply Plans.

8. Conclusion

This Gas Supply Plan describes PG&E’s plans to manage gas supply and gas price risk for the CDWR tolling agreements allocated to PG&E. PG&E requests the CPUC approve this Gas Plan effective November 1, 2009. PG&E’s request for approval of this Plan is contingent upon CPUC approval of PG&E’s Hedging Plan update, Advice Letter 3492-E, now pending at the Commission.
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