July 8, 2013

Advice Letter 4232-E

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

Subject: Submission of the 17th Gas Supply Plan (GSP-17) for the  
CDWR Tolling Agreements (11/1/13 through 10/31/14)

Dear Mr. Cherry:

Advice Letter 4232-E is effective November 1, 2013.

Sincerely,

Edward F. Randolph, Director  
Energy Division
May 31, 2013

Advice 4232-E
(Pacific Gas and Electric Company ID U 39 E)

Public Utilities Commission of the State of California

Subject: Submission of the Seventeenth Gas Supply Plan (GSP-17) for the California Department of Water Resources (CDWR) Tolling Agreements (November 1, 2013, Through October 31, 2014)


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.” These Gas Supply Plans for CDWR Tolling Agreements (“GSPs”) were originally submitted on a semi-annual basis. Starting with GSP-13, GSPs covered a period of one year from November through October of the following year, the traditional gas year. The move from a semi-annual to an annual GSP filing process was set forth in PG&E Advice Filing 3269-E and approved by the CPUC on June 11, 2008.

PG&E’s GSP-17 follows a format similar to PG&E’s previously approved plans and is consistent with PG&E’s Electric Portfolio Hedging Plan. PG&E’s Electric Portfolio Hedging Plan was last updated in PG&E’s Bundled Procurement Plan, which was approved by the CPUC in D.12-01-033 on January 12, 2012.

GSP-17 contains volume and cost forecasts and fuel supply and hedging implementation details for the CDWR tolling agreements. 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.
Confidential Material

This advice filing contains CONFIDENTIAL PROTECTED material under D.06-06-066 Appendix 1. It is also being submitted under California Public Utilities Code section 583. Concurrently with this Advice Filing 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 GSP-17 and to designate the specific protected material as required by O.P.s 2 and 3, as applicable, of D.06-06-066. The public version of GSP-17 contained in Attachment C has been partially redacted in accordance with D.06-06-066. Appendix A to GSP-17 is fully confidential per D.06-06-066 and therefore has been redacted in full.

Protests

Anyone wishing to protest this filing may do so by letter sent via U.S. mail, facsimile or E-mail, no later than June 20, 2013, which is 20 days after the date of this filing. Protests must be submitted to:

CPUC Energy Division
ED Tariff Unit
505 Van Ness Avenue, 4th Floor
San Francisco, California 94102

Facsimile: (415) 703-2200
E-mail: EDTariffUnit@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 shall also be sent to PG&E either via E-mail or U.S. mail (and by facsimile, if possible) 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
Any person (including individuals, groups, or organizations) may protest or respond to an advice letter (General Order 96-B, Section 7.4). The protest shall contain the following information: specification of the advice letter protested; grounds for the protest; supporting factual information or legal argument; name, telephone number, postal address, and (where appropriate) e-mail address of the protestant; and statement that the protest was sent to the utility no later than the day on which the protest was submitted to the reviewing Industry Division (General Order 96-B, Section 3.11).

**Effective Date**

PG&E requests that this advice filing become effective on **November 1, 2013**. PG&E submits this as a Tier 2 advice filing.

**Notice**

In accordance with General Order 96-B, Section IV, a copy of this advice letter is being sent electronically and via U.S. mail to parties shown on the attached list and the parties on the service list for R.12-03-014. Address changes to the General Order 96-B service list should be directed to PG&E at email address PGETariffs@pge.com. For changes to any other service list, please contact the Commission’s Process Office at (415) 703-2021 or at Process_Office@cpuc.ca.gov. Send all electronic approvals to PGETariffs@pge.com. Advice letter filings can also be accessed electronically at: http://www.pge.com/tariffs

Vice President, Regulatory Relations

Attachments:

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

Attachment B – Confidentiality Matrix supporting confidential market-sensitive information

Public Attachment C - Gas Supply Plan (GSP-17) for CDWR Tolling Agreements (redacted copy provided in public version)

Confidential Attachment C – Gas Supply Plan (GSP-17) for CDWR Tolling Agreements (redacted copy provided in public version)

cc: Service List R.12-03-014 (w/o confidential attachments)
Company name/CPUC Utility No. **Pacific Gas and Electric Company (ID U39 E)**

<table>
<thead>
<tr>
<th>Utility type:</th>
<th>Contact Person: Kimberly Chang</th>
</tr>
</thead>
<tbody>
<tr>
<td>☑ ELC</td>
<td>Phone #: (415) 972-5472</td>
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<tr>
<td>☐ GAS</td>
<td>E-mail: <a href="mailto:kwcc@pge.com">kwcc@pge.com</a> and <a href="mailto:PGETariffs@pge.com">PGETariffs@pge.com</a></td>
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**EXPLANATION OF UTILITY TYPE**

| ELC = Electric | GAS = Gas |
| PLC = Pipeline | HEAT = Heat |
| WATER = Water |

**Advice Letter (AL) #**: 4232-E  
**Tier**: 2

**Subject of AL**: Submission of the Seventeenth Gas Supply Plan (GSP-17) for the California Department of Water Resources (CDWR) Tolling Agreements (November 1, 2013, Through October 31, 2014)

**Keywords** (choose from CPUC listing): Compliance.

AL filing type: ☑ Monthly ☐ Quarterly ☐ Annual ☐ One-Time ☐ Other _____________________________

If AL filed in compliance with a Commission order, indicate relevant Decision/Resolution #: D.02-12-069 and 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. Please see attached declaration and matrix.

Confidential information will be made available to those who have executed a nondisclosure agreement: ☑ Yes ☐ No

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

Resolution Required? ☑ Yes ☐ No

Requested effective date: **November 1, 2013**  
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:

**California Public Utilities Commission**  
**Energy Division**  
**EDTariffUnit**  
505 Van Ness Ave., 4th Flr.  
San Francisco, CA 94102  
E-mail: EDTariffUnit@cpuc.ca.gov

**Pacific Gas and Electric Company**  
**Attn: Brian Cherry**  
**Vice President, Regulatory Relations**  
77 Beale Street, Mail Code B10C  
P.O. Box 77000  
San Francisco, CA 94177  
E-mail: PGETariffs@pge.com
Attachment A
Declaration of Michael Kowalewski
Supporting the Confidential Treatment of Confidential Market-Sensitive Information
BEFORE THE PUBLIC UTILITIES COMMISSION
OF THE STATE OF CALIFORNIA

DECLARATION OF MICHAEL KOWALEWSKI IN SUPPORT OF CONFIDENTIAL
TREATMENT FOR INFORMATION IN GAS SUPPLY PLAN 17
FOR CDWR TOLLING AGREEMENTS ALLOCATED TO PACIFIC GAS AND ELECTRIC
COMPANY AS CDWR’S LIMITED AGENT

I, Michael 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 acting director, working in the Electric Gas Supply group. 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 Gas Supply Plan 17 (GSP-17).

2. Pursuant to the requirements in Decision (D.) 06-06-066 and the Administrative Law Judge Ruling issued August 22, 2006, Clarifying Interim Procedures for Complying with D.06-06-066, I have prepared this declaration to support confidential treatment of market-sensitive, confidential information contained in Gas Supply Plan 17 (Protected Information). Based on my knowledge and experience with the contents of GSP-17 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-17. 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 D.06-06-066.
3. The following categories in the IOU Matrix apply to Protected Information in GSP-17:

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 VII. B, “Contracts and power purchase agreements between
   utilities and non-affiliated third parties

4. The IOU Matrix categories for the Protected Material in GSP-17 are detailed in the
   attached Identification of Confidential Information Matrix. GSP-17 Appendix A is
   confidential in its entirety and is also noted in the attached Identification of Confidential
   Information Matrix.

5. GSP-17 and its confidential appendix, like the previous Gas Supply Plans 1 through 16
   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.\(^1\) 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

\(^1\) 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.”
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 include a large amount of confidential, market sensitive information. GSP-17 is no exception.

6. GSP-17 information is confidential and market sensitive because if other participants in the gas-related markets involved in the GSP were to obtain the information, the ability to execute the strategy and obtain results cost-effectively could be impaired. If the detailed information in GSP-17 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-17 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-17.

8. The Protected Information in GSP-17 should remain confidential for more than three 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-17 or past gas supply

---

2 The markets include natural gas, gas-derivative financial contracts, gas transportation, storage, and energy.
plans may amount to releasing the same information as contained in the current gas
supply plan. Therefore, Protected Information contained in GSP-17 should continue to
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-17 with Protected
Information unredacted and a non-confidential copy of GSP-17 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 thirty-first day of May 2013, at San Francisco, California.

Michael Kowalewski
Attachment B
Confidentiality Matrix Supporting
Confidential Market-Sensitive Information
<table>
<thead>
<tr>
<th>Line No.</th>
<th>Redaction Reference</th>
<th>1) Constitutes data listed in Appendix 1 to D.06-06-066 (Y/N)</th>
<th>2) Data correspond to category in Appendix 1</th>
<th>3) Complies with limitations of D.06-06-066 (Y/N)</th>
<th>4) Data not already public (Y/N)</th>
<th>5) Lead to partial disclosure (Y/N)</th>
<th>PG&amp;E’s Justification for Confidential Treatment</th>
<th>Length of Time</th>
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<tr>
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<td>2</td>
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<td>I.A.4 and I.A.5</td>
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<td>3 years after PG&amp;E ceases to manage gas supply for the CDWR tolling agreements.</td>
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<td>1) Constitutes data listed in Appendix 1 to D.06-06-066 (Y/N)</td>
<td>2) Data correspond to category in Appendix 1</td>
<td>3) Complies with limitations of D.06-06-066 (Y/N)</td>
<td>4) Data not already public (Y/N)</td>
<td>5) Lead to partial disclosure (Y/N)</td>
<td>PG&amp;E’s Justification for Confidential Treatment</td>
<td>Length of Time</td>
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<td>3 years after PG&amp;E ceases to manage gas supply for the CDWR tolling agreements.</td>
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<td>Y</td>
<td>Utility gas price forecast</td>
<td>3 years after PG&amp;E ceases to manage gas supply for the CDWR tolling agreements.</td>
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Attachment C

Gas Supply Plan (GSP-17) for CDWR Tolling Agreements

PUBLIC VERSION

(redacted copy provided in public version)
Gas Supply Plan 17
for
CDWR Tolling Agreements

November 1, 2013
through
October 31, 2014
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1. Executive Summary

This document represents Pacific Gas and Electric Company’s (PG&E) annual Gas Supply Plan (GSP) for California Department of Water Resources (CDWR) Tolling Agreements (GSP-17), covering the period November 1, 2013, through October 31, 2014. This GSP is consistent with PG&E’s experience managing these tolling agreements since January 1, 2003, and with PG&E’s currently approved Bundled Procurement Plan (BPP).1 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 CPUC approve this GSP effective November 1, 2013.

PG&E’s goals for the term of GSP-17 are significantly reduced from past CDWR GSPs because all but one of the CDWR tolling agreements have expired. To manage price risk, PG&E will continue to manage its gas open position consistent with PG&E’s Electric Portfolio Gas Hedging Plan, as updated.2 Only the Kings River Conservation District (KRCD or Kings River) tolling agreement remains active in the CDWR portfolio. Because this agreement requires CDWR to provide and manage fuel, a comparison of seller and PG&E fuel supply costs is moot.

2. Introduction

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

1 PG&E’s BPP was approved by the California Public Utilities Commission (CPUC or Commission) in Decision (D.) 12-01-033 on January 12, 2012. PG&E filed its Conformed BPP in Advice Letter 4026-E on April 11, 2012. PG&E’s Conformed BPP was approved by the Commission on October 11, 2012 in Resolution E-4544.

2 D.11-03-004, Attachment 5 (Exhibit B to Attachment 5), and Attachment 1 modifying Exhibit B to Attachment 5 to D.11-03-004.

3 PG&E’s Electric Portfolio Hedging Plan was last updated with its Conformed BPP.
CDWR’s Long-Term Power Purchase Contracts as CDWR’s limited agent. The Operating Agreement requires PG&E to submit an annual GSP for these gas-tolling arrangements to CDWR and the Commission for review and approval. These GSPs cover the annual period beginning November 1, and are filed June 1 of each year.

This document, GSP-17, covers the period November 1, 2013, through October 30, 2014. PG&E submitted a draft GSP-17 to its Procurement Review Group (PRG) and CDWR on April 30, 2013.  

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.

a. CDWR Tolling Agreements Allocated to PG&E

Table 1 lists the CDWR tolling agreements allocated to PG&E.

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<thead>
<tr>
<th>Counterparty</th>
<th>Agreement Type</th>
<th>Capacity (MW)*</th>
<th>Heat Rate (MMBtu/MWh)*</th>
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* Capacities and Heat Rates are contracted quantities. Contracted quantities reflect the results of annual performance tests.

b. Fuel Supply Options Under CDWR’s Tolling Agreements

CDWR is contractually obligated to supply and manage the fuel deliveries to Kings River; there is no contractual option for the generator to supply the fuel. The Fuel Supplier purchases gas and delivers it to the Fuel Manager.

---

4 Prior to GSP-12, GSPs were submitted on a semiannual basis. Following PG&E and CDWR’s letter agreement modifying the Operating Agreement dated April 11, 2008, and Energy Division’s (ED) June 11, 2008, approval of Advice Letter 3269-E, GSPs are now submitted on an annual rather than semiannual basis.

5 PG&E’s submittal of a draft 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.
The Fuel Manager schedules deliveries to the plant and manages monthly and daily balancing.

PG&E as CDWR’s Limited Agent now serves as Fuel Supplier and Fuel Manager for Kings River.

c. Forecast of Gas Demand
PG&E forecasted gas volumes for the CDWR contract using Procurement Portfolio Planner (P3) a software tool for power generation asset optimization produced by PGE’s Energy Procurement Quantitative Analysis group with peer review and vetting by PGE’s Middle Office Quantitative Risk Management group. P3 simulates optimal dispatch of all PG&E resources, including the CDWR contracts, based on each resource’s specific operating constraints, flexibility and market prices. 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, reflecting the cost of greenhouse gas allowances.
- Operating characteristics and contract terms of the CDWR contracts.

The forecast results are presented in Tables A-1 and A-2 in Appendix A.

d. Forecast of Fuel Cost
PG&E forecasted the cost of fuel provided by PG&E as CDWR’s Limited Agent for the GSP-17 forecast period and beyond. The results of these forecasts are presented in Tables A-1 and A-2 in Appendix A.

The estimated total gas cost under the PG&E fuel plan for the term of this plan is presented in the Total column of Table A-1 and represents the average PG&E Citygate gas price from GSP-16 was compared with for GSP-17.

4. Market Assessment
This section provides an update on relevant market conditions for the term of this plan.

---

6 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.
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 Figure A-1, in Appendix A, are based on financial market quotes on the observation dates indicated.

b. **Gas Supply Outlook**

i. **Potential Supply Concerns**

PG&E has no supply shortage concerns for the term of GSP-17.

ii. **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.

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 Strategy**

7 TeVaR is a statistical measure of the variation in cost for PG&E’s electric portfolio.
c. Gas Hedging Strategy

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
   
   ii. Distribution Pipeline Capacity
       The facilities under contract with CDWR and allocated to PG&E have existing transportation contracts with their local distribution companies (LDC). The generators will continue to contract for distribution capacity with their LDC.

   iii. Storage Capacity

b. Proposed Hedge Transactions
   Based on the hedging strategies described in Section 5.C, PG&E proposes

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 is part of CDWR’s Fuel Protocols. 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.

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 a Request for Offers 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 GSP**

As authorized by the Commission in Resolution E-3825, PG&E may pursue activities outside the scope of the approved GSP, 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 ED 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 GSPs to the Commission staff upon request.”

e. **Physical Gas Trading Between PG&E and CDWR**

Direct physical gas trading between PG&E and CDWR would require a North American Energy Standards Board Master Agreement between PG&E and
CDWR, and would be subject to other limitations, as discussed in GSP-7. No such direct trades are planned.

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 GSPs.

8. **Conclusion**

   This GSP 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 GSP effective November 1, 2013.
APPENDIX A

Appendix A has been redacted because it contains confidential, protected material.
<table>
<thead>
<tr>
<th>Advice Filing List</th>
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<td>General Order 96-B, Section IV</td>
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<tr>
<th>Entity Name</th>
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<td>1st Light Energy</td>
<td>Downey &amp; Brand</td>
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<td>AT&amp;T</td>
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