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Description:	CPUC Intervenor Californians for Green Nuclear Power, Inc. (CGNP) submits this CPUC filing in R.16-02-007 as one of eight exhibits supporting the continued safe operation of Diablo Canyon Power Plant (DCPP) beyond 2025 as an essential component of California's Path to a 100% Clean Energy Future. Diablo Canyon's pair of safe, reliable, cost-effective, and zero-emissions power reactors are California's largest generation plant by far, producing about 9% of California's in-state generation - the equivalent of more than 5 (five) Hoover Dams annually. In 2010, the California Energy Commission (CEC) commissioned the California Science and Technology Commission (CSTC) to prepare a pair of reports regarding the path to a 100% Clean Energy Future. The CSTC's report conclusions were clear. The safe and cost-effective solution was a dramatic expansion beyond the four commercial nuclear power reactors then in operation. The eminent CSTC scientists and engineers concluded California would require about 30 such reactors	
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#### **BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA**

**FILED** 04/15/19 04:59 PM

Order Instituting Rulemaking to Develop an Electricity Integrated Resource Planning Framework and to Coordinate and Refine Long-Term Procurement Planning Requirements

**R.16-02-007** (Filed 02/11/2016)

#### CALIFORNIANS FOR GREEN NUCLEAR POWER, INC. REPLY COMMENTS APPENDIX IN RESPONSE TO ALJ FITCH'S PROPOSED DECISION DATED MARCH 18, 2019 RE ADOPTING PREFERRED SYSTEM PORTFOLIO FOR 2017-2018 INTEGRATED RESOURCE PLAN

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April 14, 2019

https://www.ntsb.gov/investigations/AccidentReports/Reports/PAR1101.pdf Archived 02 09 19 by Gene A. Nelson, Ph.D. Two Instances of San Andreas

# Exhibit A Pacific Gas and Electric Company Natural Gas Transmission Pipeline Rupture and Fire San Bruno, California September 9, 2010



### **Accident Report**

NTSB/PAR-11/01 PB2011-916501



National Transportation Safety Board

NTSB/PAR-11/01 PB2011-916501 Notation 8275C Adopted August 30, 2011

# **Pipeline Accident Report**

Pacific Gas and Electric Company Natural Gas Transmission Pipeline Rupture and Fire San Bruno, California September 9, 2010



### National Transportation Safety Board

490 L'Enfant Plaza, S.W. Washington, DC 20594

#### National Transportation Safety Board. 2011. Pacific Gas and Electric Company Natural Gas Transmission Pipeline Rupture and Fire, San Bruno, California, September 9, 2010. Pipeline Accident Report NTSB/PAR-11/01. Washington, DC.

**Abstract:** On September 9, 2010, about 6:11 p.m. Pacific daylight time, a 30-inch-diameter segment of an intrastate natural gas transmission pipeline known as Line 132, owned and operated by the Pacific Gas and Electric Company, ruptured in a residential area in San Bruno, California. The rupture occurred at mile point 39.28 of Line 132, at the intersection of Earl Avenue and Glenview Drive. The rupture produced a crater about 72 feet long by 26 feet wide. The section of pipe that ruptured, which was about 28 feet long and weighed about 3,000 pounds, was found 100 feet south of the crater. The Pacific Gas and Electric Company estimated that 47.6 million standard cubic feet of natural gas was released. The released natural gas ignited, resulting in a fire that destroyed 38 homes and damaged 70. Eight people were killed, many were injured, and many more were evacuated from the area.

As a result of its investigation of this accident, the National Transportation Safety Board makes recommendations to the U.S. Secretary of Transportation, the Pipeline and Hazardous Materials Safety Administration, the governor of the state of California, the California Public Utilities Commission, the Pacific Gas and Electric Company, the American Gas Association, and the Interstate Natural Gas Association of America.

The National Transportation Safety Board is an independent Federal agency dedicated to promoting aviation, railroad, highway, marine, pipeline, and hazardous materials safety. Established in 1967, the agency is mandated by Congress through the Independent Safety Board Act of 1974 to investigate transportation accidents, determine the probable causes of the accidents, issue safety recommendations, study transportation safety issues, and evaluate the safety effectiveness of government agencies involved in transportation. The Safety Board makes public its actions and decisions through accident reports, safety studies, special investigation reports, safety recommendations, and statistical reviews.

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## **Acronyms and Abbreviations**

AGA	American Gas Association
ANPRM	advance notice of proposed rulemaking
API	American Petroleum Institute
ASME	American Society of Mechanical Engineers
ASOS	Automated Surface Observing System
ASTM	American Society for Testing and Materials
ASV	automatic shutoff valve
CFR	Code of Federal Regulations
COF	consequence of failure
Consolidated Western	Consolidated Western Steel Corporation
CPUC	California Public Utilities Commission
DOT	U.S. Department of Transportation
DSAW	double submerged arc welded
ECDA	external corrosion direct assessment
ERW	electric resistance welded
GIS	geographic information system
GRI	Gas Research Institute
GSR	gas service representative
GTI	Gas Technology Institute
НСА	high consequence area
HV	Vickers hardness number
INGAA	Interstate Natural Gas Association of America
KSFO	San Francisco International Airport

ksi	1,000 pounds per square inch
LOF	likelihood of failure
МАОР	maximum allowable operating pressure
МОР	maximum operating pressure
MP	mile point
NPRM	notice of proposed rulemaking
NTSB	National Transportation Safety Board
PAPERS	Public Awareness Program Effectiveness Research Survey
PG&E	Pacific Gas and Electric Company
PHMSA	Pipeline and Hazardous Materials Safety Administration
PLC	programmable logic controller
psi	pounds per square inch
psig	pounds per square inch, gauge
RCV	remote control valve
RMP	risk management procedure
RSPA	Research and Special Programs Administration
SBFD	San Bruno Fire Department
SCADA	supervisory control and data acquisition
SMLS	seamless
SMYS	specified minimum yield strength
the Corps	U.S. Army Corps of Engineers
UPS	uninterruptible power supply

### **Executive Summary**

On September 9, 2010, about 6:11 p.m. Pacific daylight time, a 30-inch-diameter segment of an intrastate natural gas transmission pipeline known as Line 132, owned and operated by the Pacific Gas and Electric Company (PG&E), ruptured in a residential area in San Bruno, California. The rupture occurred at mile point 39.28 of Line 132, at the intersection of Earl Avenue and Glenview Drive. The rupture produced a crater about 72 feet long by 26 feet wide. The section of pipe that ruptured, which was about 28 feet long and weighed about 3,000 pounds, was found 100 feet south of the crater. PG&E estimated that 47.6 million standard cubic feet of natural gas was released. The released natural gas ignited, resulting in a fire that destroyed 38 homes and damaged 70. Eight people were killed, many were injured, and many more were evacuated from the area.

#### **Investigation Synopsis**

The National Transportation Safety Board's investigation found that the rupture of Line 132 was caused by a fracture that originated in the partially welded longitudinal seam of one of six short pipe sections, which are known in the industry as "pups." The fabrication of five of the pups in 1956 would not have met generally accepted industry quality control and welding standards then in effect, indicating that those standards were either overlooked or ignored. The weld defect in the failed pup would have been visible when it was installed. The investigation also determined that a sewer line installation in 2008 near the rupture did not damage the defective pipe.

The rupture occurred at 6:11 p.m.; almost immediately, the escaping gas from the ruptured pipe ignited and created an inferno. The first 911 call was received within seconds. Officers from the San Bruno Police Department arrived on scene about 6:12 p.m. Firefighters at the San Bruno Fire Department heard and saw the explosion from their station, which was about 300 yards from the rupture site. Firefighters were on scene about 6:13 p.m. More than 900 emergency responders from the city of San Bruno and surrounding jurisdictions executed a coordinated emergency response, which included defensive operations, search and evacuation, and medical operations. Once the flow of natural gas was interrupted, firefighting operations continued for 2 days. Hence, the emergency response by the city of San Bruno was prompt and appropriate.

However, PG&E took 95 minutes to stop the flow of gas and to isolate the rupture site—a response time that was excessively long and contributed to the extent and severity of property damage and increased the life-threatening risks to the residents and emergency responders. The National Transportation Safety Board found that PG&E lacks a detailed and comprehensive procedure for responding to large-scale emergencies such as a transmission pipeline break, including a defined command structure that clearly assigns a single point of leadership and allocates specific duties to supervisory control and data acquisition staff and other involved employees. PG&E's supervisory control and data acquisition system limitations caused delays in pinpointing the location of the break. The use of either automatic shutoff valves or remote control valves would have reduced the amount of time taken to stop the flow of gas.

PG&E's pipeline integrity management program, which should have ensured the safety of the system, was deficient and ineffective because it—

- Was based on incomplete and inaccurate pipeline information.
- Did not consider the design and materials contribution to the risk of a pipeline failure.
- Failed to consider the presence of previously identified welded seam cracks as part of its risk assessment.
- Resulted in the selection of an examination method that could not detect welded seam defects.
- Led to internal assessments of the program that were superficial and resulted in no improvements.

Several deficiencies revealed by the National Transportation Safety Board investigation, such as PG&E's poor quality control during the pipe installation and inadequate emergency response, were factors in the 2008 explosion of a PG&E gas pipeline in Rancho Cordova, California. (See Explosion, Release, and Ignition of Natural Gas, Rancho Cordova, California, December 24, 2008, Pipeline Accident Brief NTSB/PAB-10/01 [Washington, DC: National Transportation Safety Board, 2010].) This 2008 accident involved the inappropriate installation of a pipe that was not intended for operational use and did not meet applicable pipe specifications. PG&E's response to that event was inadequate; PG&E initially dispatched an unqualified person to the emergency, causing an unnecessary delay in dispatching a properly trained and equipped technician. Some of these deficiencies were also factors in the 1981 PG&E gas pipeline leak in San Francisco, which involved inaccurate record-keeping, the dispatch of first responders who were not trained or equipped to close valves, and unacceptable delays in shutting down the pipeline. (See Pacific Gas & Electric Company Natural Gas Pipeline Puncture, San Francisco, California, August 25, 1981, Pipeline Accident Report NTSB/PAR-82/01 [Washington, DC: National Transportation Safety Board, 1982].) The National Transportation Safety Board concluded that PG&E's multiple, recurring deficiencies are evidence of a systemic problem.

The investigation also determined that the California Public Utilities Commission, the pipeline safety regulator within the state of California, failed to detect the inadequacies in PG&E's integrity management program and that the Pipeline and Hazardous Materials Safety Administration integrity management inspection protocols need improvement. Because the Pipeline and Hazardous Materials Safety Administration has not incorporated the use of effective and meaningful metrics as part of its guidance for performance-based management pipeline safety programs, its oversight of state public utility commissions regulating gas transmission and hazardous liquid pipelines could be improved. Without effective and meaningful metrics in performance-based pipeline safety management programs, neither PG&E nor the California Public Utilities Commission was able to effectively evaluate or assess PG&E's pipeline system.

#### **Probable Cause**

The National Transportation Safety Board determines that the probable cause of the accident was the Pacific Gas and Electric Company's (PG&E) (1) inadequate quality assurance and quality control in 1956 during its Line 132 relocation project, which allowed the installation of a substandard and poorly welded pipe section with a visible seam weld flaw that, over time grew to a critical size, causing the pipeline to rupture during a pressure increase stemming from poorly planned electrical work at the Milpitas Terminal; and (2) inadequate pipeline integrity management program, which failed to detect and repair or remove the defective pipe section.

Contributing to the accident were the California Public Utilities Commission's (CPUC) and the U.S. Department of Transportation's exemptions of existing pipelines from the regulatory requirement for pressure testing, which likely would have detected the installation defects. Also contributing to the accident was the CPUC's failure to detect the inadequacies of PG&E's pipeline integrity management program.

Contributing to the severity of the accident were the lack of either automatic shutoff valves or remote control valves on the line and PG&E's flawed emergency response procedures and delay in isolating the rupture to stop the flow of gas.

#### Recommendations

The National Transportation Safety Board makes new recommendations to the U.S. Secretary of Transportation, the Pipeline and Hazardous Materials Safety Administration, the governor of the state of California, the California Public Utilities Commission, the Pacific Gas and Electric Company, the American Gas Association, and the Interstate Natural Gas Association of America.

The National Transportation Safety Board previously issued recommendations to the Pipeline and Hazardous Materials Safety Administration, the California Public Utilities Commission, and the Pacific Gas and Electric Company as a result of this accident.

### **1. Factual Information**

#### **1.1 Accident Narrative**

On September 9, 2010, about 6:11 p.m. Pacific daylight time,<sup>1</sup> a 30-inch-diameter segment of an intrastate natural gas transmission<sup>2</sup> pipeline known as Line 132, owned and operated by the Pacific Gas and Electric Company (PG&E), ruptured in a residential area in San Bruno, California. The rupture occurred at mile point (MP) 39.28 of Line 132,<sup>3</sup> at the intersection of Earl Avenue and Glenview Drive. The rupture produced a crater about 72 feet long by 26 feet wide. (See figure 1.) The section of pipe that ruptured, which was about 28 feet long, and weighed about 3,000 pounds, was found 100 feet south of the crater. (See figure 2.) PG&E estimated that 47.6 million standard cubic feet of natural gas was released. The released natural gas ignited, resulting in a fire that destroyed 38 homes and damaged 70. (See figure 3.) Eight people were killed, many were injured, and many more were evacuated from the area.

The ruptured pipe segment was installed in 1956. According to PG&E records (which were later found to be incorrect), the ruptured segment was constructed from 30-inch-diameter, seamless American Petroleum Institute (API)  $5L^4$  grade X42<sup>5</sup> steel pipe with a 0.375-inch wall thickness. The maximum allowable operating pressure (MAOP<sup>6</sup>) for Line 132 was 400 pounds per square inch, gauge (psig). The PG&E specified maximum operating pressure (MOP<sup>7</sup>) was 375 psig.

<sup>&</sup>lt;sup>1</sup> All times in this report are Pacific daylight time unless otherwise specified.

 $<sup>^{2}</sup>$  A transmission line is defined as a pipeline, other than a gathering line, that (1) transports gas from a gathering line or storage facility to a distribution center, storage facility, or large-volume customer that is not downstream from a distribution center; (2) operates at a hoop stress of 20 percent or more of specific minimum yield strength (SMYS); or (3) transports gas within a storage field.

 $<sup>^{3}</sup>$  MPs are measured along the length of the pipeline relative to the distance from the Milpitas Terminal, where Line 132 originates, which is designated as MP zero.

<sup>&</sup>lt;sup>4</sup> The API develops industry-based consensus standards that support oil and gas production and distribution. API 5L is a specification for line pipe.

<sup>&</sup>lt;sup>5</sup> This signifies that the pipe has a SMYS of 42,000 pounds per square inch (psi). Yield strength is a measure of the pipe's material strength and indicates the stress level at which the material will exhibit permanent deformation. Although yield strength is expressed in psi, this value is not equivalent to a pipe's internal pressure.

<sup>&</sup>lt;sup>6</sup> MAOP is defined by the Pipeline and Hazardous Materials Safety Administration (PHMSA) as the maximum pressure at which a pipeline or segment of a pipeline may be operated under Title 49 *Code of Federal Regulations* (CFR) Part 192. (Part 192 contains the minimum Federal safety standards for the transportation of natural gas by pipeline.)

<sup>&</sup>lt;sup>7</sup> MOP is an operating limit defined by PG&E. As explained by PG&E, sometimes a line's MOP equals the MAOP. But when a line is crosstied to (open to) a line with a lower MAOP, the higher rated line is limited by the MAOP of the lower rated line. In the case of Line 132, when it was open to Line 109 (which had a MAOP of 375 psig), as it was at the time of the accident, the MOP of Line 132 was 375 psig.



Figure 1. Picture of crater and ruptured pipeline.



Figure 2. Picture of ejected pipe section.



Figure 3. Aerial view of fire.

#### **1.1.1 Preaccident Events**

During the hours leading up to the accident, three PG&E employees and one contractor were working on an electrical distribution system as part of the replacement of the uninterruptible power supply (UPS<sup>8</sup>) at the Milpitas Terminal, where Line 132 originates. (See figure 4.) The electric work had been approved by a PG&E work clearance<sup>9</sup> form, which was submitted to PG&E's gas control center (referred to in this report as the SCADA<sup>10</sup> center) on August 19, 2010, and approved on August 27, 2010.

<sup>&</sup>lt;sup>8</sup> A UPS is an electrical apparatus that provides backup power.

<sup>&</sup>lt;sup>9</sup> A work clearance is a procedure used by PG&E to notify the supervisory control and data acquisition (SCADA) center of work that may affect gas flow, gas quality, or SCADA monitoring. For more information about the work clearance process, see section 1.9.1.2, "Work Clearance Procedures."

<sup>&</sup>lt;sup>10</sup> PG&E used a computer-based SCADA system to remotely monitor and control the movement of gas through its pipelines. SCADA operators located at the SCADA center in San Francisco monitor operating parameters such as flow rates, pressures, equipment status, control valve positions, and alarms indicating abnormal conditions. (For more information, see section 1.9.1, "SCADA System Operations.")



Figure 4. Overview of Line 132.

The work on September 9, 2010, was the continuation of a larger project to temporarily transfer electrical loads from an existing UPS distribution panel onto individual smaller UPS devices.<sup>11</sup> The intent of this operation was to complete the removal of all loads from the existing UPS distribution panel so it could be removed from service and replaced. Future work included replacing the UPS and transferring each load from the small, temporary UPSs back onto a new UPS.

On the evening of September 9, 2010, one SCADA operator (operator D) became the primary point of contact for workers at the Milpitas Terminal, but at various times all five of the SCADA staff answered telephone calls and handled alarms relating to events at the Milpitas Terminal. The SCADA operators sat together in the SCADA center and communicated frequently throughout the evening about the work. (It should also be noted that the San Francisco SCADA operations were scheduled to move during the next shift to an alternate SCADA facility in Brentwood, California, as part of a regular exercise. Some of the SCADA operators scheduled to work the night shift, who had reported to the Brentwood location, were monitoring the lines and were communicating by telephone with the day shift SCADA staff in San Francisco.

<sup>&</sup>lt;sup>11</sup> The smaller UPS devices serve a single component on a circuit.

However, after the rupture of Line 132, the exercise at the Brentwood facility was cancelled, and the staff at Brentwood reported to the San Francisco facility.)

#### **1.1.2 Events Leading Up to Rupture**

At 2:46 p.m. (about 3.5 hours before the rupture), a gas control technician at the Milpitas Terminal (hereafter referred to as the Milpitas technician) spoke with SCADA operator A in San Francisco to initiate the work clearance for the planned UPS work. At 3:36 p.m., the Milpitas technician called the SCADA center and spoke with SCADA operator B to find out whether the valves on two of the incoming lines would close upon losing power. Operator B confirmed that they would fail closed. The Milpitas technician then informed operator B that he would lock the valves open.

Before performing the transfer of equipment that powered instrumentation and provided SCADA data to the SCADA center, the workers at the Milpitas Terminal called the supervisor of SCADA and controls to discuss the impacts of the work. He advised them to put the regulating control valves<sup>12</sup> in manual control to prevent the valves from operating.

As the electrical work progressed, the Milpitas technician called the SCADA center to alert them each time work was about to begin that would affect SCADA data. In keeping with this practice, at 4:03 p.m., the Milpitas technician alerted SCADA operator C that the installation of one of the smaller UPSs was about to begin. The Milpitas technician stated that he was going to put the regulating valves in manual control at the regulating valve controllers and return them to automatic after the transfer was complete. During this portion of the electrical work, beginning at 4:18 p.m., the SCADA center lost SCADA data for pressures, flows, and valve positions at the Milpitas Terminal. SCADA operator B called the Milpitas Terminal at 4:32 p.m., asking "What's going on?" in reference to the extended loss of SCADA data. During that phone call, the workers at the Milpitas technician contacted the SCADA center to verify the SCADA data had returned to normal. At the completion of this portion of the electrical work, the regulating valve controllers were returned to automatic control.

Following the transfer of critical loads from the UPS panel, workers at the Milpitas Terminal began to remove power from an unidentified breaker. During that work, the workers opened a circuit that resulted in a local control panel unexpectedly losing power. (See figure 5.) Rather than reenergizing the circuit, the workers pulled drawings and began investigating how to power the local control panel from an alternate source. One of the technicians stated in a postaccident interview that while measuring electrical currents with a clamp-on amp meter, the workers noticed some of the displays at the local control panel went blank. Subsequent troubleshooting showed this to be the result of erratic output voltages from two redundant 24-volt d.c. power supplies (power supplies A and B on figures 6a and 6b). These

 $<sup>^{12}</sup>$  The regulating values operate as the primary means of pressure control through the Milpitas Terminal. They are full port values with electric actuators governed by controllers. Pressure sensors control the position of the values from fully open to fully closed or in between to maintain a downstream pressure or be given a percent open by the gas system operator.

erratic voltages to pressure transmitters resulted in an erroneous low pressure signal to regulating valve controllers, causing them to command the regulating valves to a fully open position. (See figure 7.) Until then, the regulating valves on all incoming lines except Line 300B had been closed. When the valves opened fully, the monitor valves, whose purpose is to protect against accidental overpressure, became the only means of pressure control. The erratic voltages from the 24-volt power supplies also affected valve position sensors, generating erroneous signals to the SCADA center.



Figure 5. Picture of local control panel.



Figure 6a. Normal electrical configuration at the Milpitas Terminal.



Figure 6b. Temporary electrical configuration at the Milpitas Terminal preceding the accident.



Figure 7. Schematic showing regulating valve control.

At 5:22 p.m., as a result of regulating valves fully opening and the erroneous signals caused by the erratic voltages, the SCADA center alarm console displayed over 60 alarms within a few seconds, including controller error alarms and high differential pressure and backflow alarms from the Milpitas Terminal. (See figure 8a.) These alarms were followed by high and high-high pressure alarms<sup>13</sup> on several lines leaving the Milpitas Terminal, including Line 132. At 5:25 p.m., SCADA operator C called the Milpitas technician to report the high pressure alarms, stating that they "look real." During this conversation, the Milpitas technician realized that the pressure and regulating valve controller displays on the local control panel had lost all data. At the same time, the SCADA consoles displayed constant pressures<sup>14</sup> on the downstream lines and showed all regulating and a majority of monitor and incoming line valves<sup>15</sup> at the Milpitas Terminal as not open.<sup>16</sup> (See figure 8b.)

At 5:28 p.m., the Milpitas technician called SCADA operator D to ask what pressure values were being displayed on his SCADA console. During the discussion, they both realized that the SCADA center was not receiving valid data for incoming and outgoing lines at the Milpitas Terminal. Operator D notified the Milpitas technician that his SCADA console was showing 458 psig at the Milpitas Terminal "mixer."<sup>17</sup> Operator D concluded that the regulating and/or station bypass valves may have opened. This was confirmed by the Milpitas technician. With all of the regulating valves wide open, the pneumatically controlled and actuated monitor valves limited pressure on the outgoing lines. The monitor valves were set at 386 psig;<sup>18</sup> however, due to a typical lag in the monitor valves response time, the pressure in the lines leaving the Milpitas Terminal peaked at 396 psig<sup>19</sup> between 5:22 p.m. and 5:25 p.m.

At 5:42 p.m., the Milpitas technician called the SCADA center and reported to SCADA operator C that the regulating valves on incoming Line 300B (the primary line feeding the mixer) had opened fully. Operator C reminded the Milpitas technician that he was unable to see valid pressures or valve positions from the Milpitas Terminal on his SCADA console. The Milpitas technician asked if he could reduce the local set point of the monitor valves from 386 to 370 psig to bring down the line pressures; operator C approved the reduction.

<sup>&</sup>lt;sup>13</sup> High pressure alarms are set at or below the MOP, and high-high pressure alarms are set at MOP plus 3 psi.

<sup>&</sup>lt;sup>14</sup> On a loss of data, the SCADA system displays the last valid reading.

<sup>&</sup>lt;sup>15</sup> The valves on incoming lines are locally controlled at the Milpitas Terminal and are either fully open or closed.

<sup>&</sup>lt;sup>16</sup> Any position less than 100 percent open is considered "not open."

<sup>&</sup>lt;sup>17</sup> In the 1980s, a mixer was used at the Milpitas Terminal to mix several gas grades from various sources. The mixer has since been removed but the terminology is still used.

<sup>&</sup>lt;sup>18</sup> The monitor valve set point is set locally. The PG&E monitor valves are set to a value above the MOP of the line but below the MAOP. SCADA operators have the ability to remotely set the monitor valve position but cannot override the local pressure set point.

<sup>&</sup>lt;sup>19</sup> Until 5:22 p.m., the pressure had been 359 psig.



Figure 8a. Valve configuration at the Milpitas Terminal prior to 5:22 p.m.



Figure 8b. Valve configuration at the Milpitas Terminal about 5:25 p.m.

At 5:52 p.m., the senior SCADA coordinator asked SCADA operator D to lower the upstream set points for gas supplying the Milpitas Terminal. When the Milpitas technician called operator D to report that the monitor valves were shut on Line 300B, operator D stated that his console was showing almost 500 psig on downstream headers<sup>20</sup> 3–7. He asked the Milpitas technician to place a pressure gauge on Line 132 to get a reading of the pressure leaving the Milpitas Terminal.

<sup>&</sup>lt;sup>20</sup> A header is a common pipeline, typically of larger diameter, where two or more other pipelines combine through "T" connections. Headers are typically required when multiple redundant inlet sources are used to feed a single downstream location.

At 6:02 p.m., operator D commented to a SCADA operator at the Brentwood facility, "we've got a major problem at Milpitas and we've over pressured the whole peninsula." At 6:04 p.m., the senior SCADA coordinator informed the supervisor at the Milpitas Terminal that the pressure on the incoming lines at the Milpitas Terminal had been lowered to 370 psig. At the same time, the Milpitas technician reported to SCADA operator C that he had manually read a pressure of 396 psig on outgoing Line 132. High-high pressure alarms continued to appear in the SCADA system until just after the rupture.

#### 1.1.3 The Rupture

SCADA data indicate that the rupture occurred about 6:11 p.m., when the pressures on Line 132 upstream of Martin Station (7 miles downstream from the rupture site) rapidly decreased from a high of 386 psig. At the same time, a pressure of 386.4 psig was recorded at Half Moon Bay (located about 10 miles upstream of the rupture). By 6:15 p.m., Martin Station generated the first low pressure alarm for Line 132, followed 20 seconds later by another alarm (150 psig). These low-pressure alarms occurred while SCADA operator D was on the phone with a SCADA operator at the Brentwood facility, who alerted him to the low pressures. By 6:36 p.m., the Line 132 pressure at the Martin Station was 50 psig. The pressures in Lines 101 and 109, which are interconnected to Line 132, also decreased but at a slower rate than Line 132.

#### **1.2 Emergency Response**

The first 911 call reporting an explosion was received about 6:11 p.m. Many subsequent 911 calls were received from residents and police officers reporting a fire, a gas station explosion, and a possible airplane crash. San Bruno Police Department resources were dispatched, and the first police unit arrived on scene about 6:12 p.m. The first San Bruno Fire Department (SBFD) firefighters to respond had heard the explosion and seen the fire from their station, which was about 300 yards from the accident site. They had reported the fire and were preparing to respond just as the initial dispatch (first alarm<sup>21</sup>) was issued. They were immediately en route and on scene about 6:13 p.m. (See figure 9.)

About the same time, 6:13 p.m., some residents began self evacuating from the accident area. Police officers then began securing the area and conducting evacuations south and north of the fire. At 6:16 p.m., police officers requested that California Highway Patrol troopers divert traffic from the scene. Troopers began closing highways in the immediate area.

<sup>&</sup>lt;sup>21</sup> A total of six alarms were requested as firefighters responded to various locations surrounding the accident area.



#### Figure 9. Firefighters approaching accident scene.

At 6:18 p.m., an off-duty PG&E employee notified the PG&E dispatch center in Concord, California, of an explosion in the San Bruno area. Over the next few minutes, the dispatch center received additional similar reports.

About 6:20 p.m., the initial incident commander, a Millbrae Fire Department battalion chief, arrived on scene. When the SBFD chief later arrived on scene,<sup>22</sup> he assumed incident command. A battalion chief from the North County Fire Authority was designated as the deputy incident commander.<sup>23</sup> Fire operations were supervised by a Millbrae Fire Department division chief and were organized into area commands.<sup>24</sup> Battalion chiefs supervised each area. A representative from the county dispatch center responded to the accident area, and requests for additional response resources were relayed through this representative.

At 6:23 p.m., 5 minutes after the PG&E dispatch center received the first call reporting an explosion in the San Bruno area, a dispatcher sent a gas service representative (GSR) working in

<sup>&</sup>lt;sup>22</sup> The SBFD chief's arrival time was not recorded in any of the documentation provided to the National Transportation Safety Board (NTSB).

<sup>&</sup>lt;sup>23</sup> Forty-two local, county, state, and Federal fire departments assisted in the accident response.

 $<sup>^{24}</sup>$  Area command is a command organization established to oversee the management of large or multiple incidents.

Daly City (about 8 miles from San Bruno) to confirm the report, as required by PG&E procedures.  $^{25}$ 

About the same time, a PG&E supervisor (supervisor 1) saw the accident fire while driving home from work. He called the PG&E dispatch center, reported the fire, and then proceeded to the scene.

By 6:24 p.m., firefighters responding to the south side of the accident area had reported to incident command that hydrants were dry. About the same time, firefighters responding to the north side discovered that the explosion had damaged a water line. To address this, firefighters established water supplies using 1,000–2,000 feet of large-diameter supply hose at two locations.

At 6:27 p.m., a PG&E dispatcher called the SCADA center and asked SCADA operator C if the SCADA center staff had observed a pressure drop "at a station in [the San Bruno] area." The dispatcher stated that he had received reports of a flame shooting up in the air accompanied by a sound similar to a jet engine and that a PG&E supervisor and a GSR had been dispatched to the area. Operator C replied that the SCADA center had not received any calls about the incident. At 6:29 p.m., the senior SCADA coordinator informed a SCADA coordinator at the Brentwood facility that there had been a gas line break and further stated that there had been an overpressure event at the Milpitas Terminal earlier. Reports of a plane crash, a gas station explosion, or some combination of the two persisted throughout the initial hours of the emergency response. By 6:30 p.m., some staff at the SCADA center realized that there had been a rupture along Line 132 in the San Bruno area. However, they did not know the exact location of the rupture and continued to try to identify it.

About 6:30 p.m., the on-scene fire operations supervisor declared the incident a multi-casualty incident. Soon after, a medical group was established, and medical units were positioned north and south of the accident scene.

At 6:31 p.m., SCADA operator B reported to dispatch that there was "a major pressure drop at a station up in that area [near San Bruno]."

About 6:35 p.m., an off-duty PG&E gas measurement and control mechanic (mechanic 1), who was qualified to operate mainline valves, saw media reports about the fire. Suspecting a transmission line break, he notified the PG&E dispatch center, and proceeded to the PG&E Colma yard<sup>26</sup> to obtain his service truck and the tools necessary to shut off mainline

<sup>&</sup>lt;sup>25</sup> PG&E procedures require the GSR to evaluate the danger to life and property, assess damage, and make or ensure that conditions are safe. The procedures also require field personnel to notify a field service supervisor, a dispatcher, a gas maintenance and construction supervisor, or an on-call gas supervisor. Nowhere does the procedure instruct field personnel, the dispatch center, or the SCADA center to contact emergency services through 911 or other means. The procedure does not discuss the involvement of city or emergency officials. Notifications that are outlined in the procedure focus on company personnel and supervisors only. On June 8, 2011, the NTSB issued safety recommendations relating to this PG&E procedure. For more information, see Section 1.12, "Previous NTSB Safety Recommendations."

<sup>&</sup>lt;sup>26</sup> The Colma yard is a small PG&E facility about 4.5 miles from San Bruno, where equipment and vehicles are stored.

valves. Mechanic 1 lived only a couple of miles from the accident site and the Colma yard. While en route to the Colma yard, mechanic 1 received a call from a supervisor (supervisor 2) directing him to report to the yard and to contact a second mechanic (mechanic 2) to do the same. Before mechanic 1 could place the call, mechanic 2 called him to check on his well being. Both mechanics proceeded to the Colma yard.

Meanwhile, another PG&E supervisor (supervisor 3), who lived about 4 miles from the rupture site, learned of the explosion and fire through media reports and notified the SCADA center. He then proceeded to the accident site.

About 6:40 p.m., firefighters requested two water tenders,<sup>27</sup> which were used as water sources and assigned as needed to various locations around the fire. A California wildfire battalion chief was assigned as a liaison to oversee the water tenders.

Supervisor 1 was the first PG&E employee on scene. The GSR, who had been delayed in traffic, arrived shortly thereafter. Both were confirmed on scene at 6:41 p.m., with supervisor 3 following soon after. However, none of these three PG&E first responders were qualified to operate mainline valves. Upon arrival, supervisor 3 and supervisor 1 informed firefighters of their presence as PG&E representatives on scene.

At 6:48 p.m., supervisor 1 called the PG&E dispatch center to request that gas and electric crews respond to the scene.

Mechanic 1 arrived at the Colma yard about 6:50 p.m., and mechanic 2 arrived soon after. They obtained a map showing the location of pipeline valves in the area and watched further news reports regarding the accident. Processing the visual information, mechanic 1 recognized the rupture as occurring in Line 132 and called a supervisor (supervisor 4) to tell him he was going to isolate the rupture. Supervisor 4 authorized the action.

By 6:55 p.m., supervisor 3 had contacted another supervisor (supervisor 5) who activated the PG&E operations emergency center<sup>28</sup> in San Carlos and declared supervisor 3 the deputy incident commander.

About 7:06 p.m., the two PG&E mechanics left the Colma yard, driving toward the first mainline valve (at MP 38.49) that they planned to close; they were joined en route by a supervisor (supervisor 6). The three arrived at the first valve location by 7:20 p.m.

<sup>&</sup>lt;sup>27</sup> A water tender is a firefighting apparatus used to shuttle, store, and supply water.

<sup>&</sup>lt;sup>28</sup> The San Carlos operations emergency center command post is permanently equipped with computers, desks, and communication equipment. PG&E's emergency plans define the specific responsibilities of personnel staffing the center. The center directed field resources within the immediate San Bruno area. Later, a larger operations emergency center in the San Francisco headquarters was also activated because of the extent of the emergency. The San Francisco emergency operations center is a central location from which the emergency response activities of the local operating department are prioritized and coordinated.

Meanwhile, the SCADA center and dispatch center staff were occupied with making outgoing calls to brief PG&E departments and officials of the incoming information, such as the rumors of an airplane crash and a gas station explosion. Between 6:50 and 7:00 p.m., SCADA operators D<sup>29</sup> and B<sup>30</sup> made comments indicating that there had been a break on Line 132, but SCADA operator C made comments indicating uncertainty as to the nature of the accident.<sup>31</sup> During a phone call at 7:07 p.m., operator D responded to a dispatch employee who reported the rumor that there had been a plane crash by saying, "It's easy to believe it's a plane crash. We still have indication that it is a gas line break. We're staying with that. If you talk to the fire department I would inform them of that." There was no indication that the dispatch center passed this information to the fire department.

At 7:22 p.m., at the direction of supervisor 3, supervisor 1 contacted the PG&E dispatch center to convey that although it was still unconfirmed, the incident was likely a reportable gas fire. Within minutes, the dispatch center relayed this information to the SCADA center; the SCADA center confirmed that Line 132 was involved.

At 7:27 p.m., supervisor 6, who was with the two mechanics, requested that the SCADA center close two valves at the Martin Station. SCADA operator D remotely closed the valves downstream of the rupture by 7:29 p.m., which stopped the gas flow from north to south. (See figure 10.)

By 7:30 p.m., the two mechanics had manually closed the mainline valve (at MP 38.49) south (upstream) of the rupture, stopping the gas flow at that location. By 7:42 p.m., 91 minutes after the rupture, the intensity of the fire had decreased such that firefighters could approach the rupture site and begin containment efforts.

By 7:46 p.m., the two mechanics, with some assistance from supervisor 6, had manually closed two more valves downstream of the rupture (at MPs 40.05 and 40.05-2) at the Healy Station. Closing these valves isolated the ruptured section of pipe.

About 7:57 p.m., a PG&E pipeline engineer informed the SCADA center staff that the rupture in Line 132 had occurred at MP 39.33<sup>32</sup> and explained that several mainline valves had been closed to isolate the break. He also told the staff that the downstream crosstie valves between Lines 109 and 132 had been opened to reestablish gas flow to the Martin Station. About the same time, the San Bruno Recreation Center, staffed by the American Red Cross, was opened as a shelter for evacuees.

<sup>&</sup>lt;sup>29</sup> During a phone call beginning at 6:53 p.m., SCADA operator D said in a conversation with the on-site SCADA supervisor, "Yeah, absolutely we believe it's a break on line 132."

 $<sup>^{30}</sup>$  During a phone call beginning at 6:55 p.m., SCADA operator B said to a dispatch employee, "Transmission line 132 is busted."

<sup>&</sup>lt;sup>31</sup> During a phone call beginning at 6:55 p.m., SCADA operator C stated to supervisor 3, "I don't think it is [a] transmission [line]."

 $<sup>^{32}</sup>$  PG&E has since clarified that the rupture occurred at MP 39.28.

By 11:32 p.m., additional PG&E crews had manually closed two distribution line valves and squeezed (that is, pinched with hand tools) three more distribution lines to stop the gas-fed house fires surrounding the pipeline rupture.



Figure 10. Location of valve closures.

NTSB

Although the gas flow through the transmission line break and several local distribution lines had been stopped, the resulting fires continued. Firefighters declared 75 percent of all active fires to be contained about 4:24 a.m. on September 10. Fire operations continued to extinguish fires and monitor the accident area for hot spots until about 8:00 p.m. on September 11, when the SBFD transferred incident command to the San Bruno Police Department.

During the 50 hours following the accident, about 600 firefighting (including emergency medical service) personnel and 325 law enforcement personnel responded. Fire crews and police officers conducted evacuations and door-to-door searches of houses throughout the response. In total, about 300 houses were evacuated. Firefighting efforts included air and forestry operations. Firefighters, police officers, and members of mutual aid organizations also formed logistics, planning, communications, finance, and damage assessment groups to orchestrate response efforts and assess residential damage in the accident area.

#### 1.3 Injuries

As a result of the pipeline rupture and fire, 8 people were killed, 10 people sustained serious injuries, and 48 people sustained minor injuries. (See table 1.) For five of the fatalities, the cause of death was "generalized conflagration effects," and for the remaining three, the cause of death was "undetermined." Twenty-one people were transported to hospitals by ambulance, including three firefighters who were treated for smoke inhalation. Forty-five other people were transported to hospitals by private vehicle.

Table	1.	Inju	iries.
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Injury Type <sup>a</sup>	Number
Fatal	8
Serious	10
Minor	48
Total	66

<sup>a</sup> Title 49 CFR 830.2 defines fatal injury as any injury that results in death within 30 days of the accident and serious injury as an injury that (1) requires hospitalization for more than 48 hours, commencing within 7 days of the date the injury was received; (2) results in a fracture of any bone (except simple fractures of fingers, toes, or nose); (3) causes severe hemorrhages or nerve or tendon damage; (4) involves any internal organ; or (5) involves second- or third-degree burns, or any burn affecting more than 5 percent of the body surface.

#### 1.4 Damage

The rupture of Line 132 released an estimated 47.6 million standard cubic feet of natural gas, created a 72-foot-long by 26-foot-wide crater, and ejected a 28-foot piece of pipe weighing 3,000 pounds, which came to rest about 100 feet away. The gas ignited and caused an explosion. As previously noted in section 1.2, "Emergency Response," the fire was declared about 75 percent contained at 4:24 a.m. on September 10, 2010, about 10 hours and 13 minutes after the accident occurred.

The fire damage extended to a radius of about 600 feet from the pipeline blast center, mostly spreading in a northeast direction. (See figure 11.) The fire affected 108 houses—38 of which were destroyed, 17 of which received severe-to-moderate damage, and 53 of which received minor damage.<sup>33</sup> (See figure 12.) In addition, 74 vehicles were damaged or destroyed. (See figure 13.) The burned area also included a park with woodlands and a playground. According to PG&E, the cost to repair the pipeline was about \$13,500,000,<sup>34</sup> and the loss of natural gas accounted for \$263,000.



Figure 11. Picture showing area of damage from blast and fire.

<sup>&</sup>lt;sup>33</sup> The city of San Bruno used the following damage categories to classify structural damage to houses at the accident site: (1) *severe* indicated that a house was not safe to occupy and most likely would need to be demolished or completely renovated prior to occupancy, (2) *moderate* indicated that a house had substantial damage and repairs would be necessary prior to occupancy, and (3) *minor* indicated that a house had the least amount of damage and could be legally occupied while repairs were being made.

<sup>&</sup>lt;sup>34</sup> PG&E has reported it will not be repairing Line 132 in the area of the accident.



Figure 12. Picture of destroyed houses.



Figure 13. Picture of a burned car in front of several destroyed houses.

#### **1.5 Meteorological Information**

Air temperature and moisture information was retrieved from the Automated Surface Observing System (ASOS) at San Francisco International Airport (KSFO), located about 3 miles to the east of the accident site at an elevation of 13 feet. Air temperature at the accident time (6:11 p.m.) was about 64° F and had decreased to 59° F by midnight. Dew point temperatures remained consistent at about 52° F throughout this period. The wind across the northern and central portion of the San Francisco peninsula was estimated to have been from the west with magnitudes from 15–25 knots (which equates to about 17–29 mph) from the accident time through about 10:00 p.m.<sup>35</sup> After 10:00 p.m., the wind magnitude decreased at the KSFO ASOS. At the NTSB's request, a professional meteorologist familiar with the local terrain and micro-climates reviewed the small-scale wind flow for the accident neighborhood. This expert indicated that the wind in the accident area would have been from the northwest, aligned with Skyline Boulevard. Slightly northwest of the accident location, a branching of the northwesterly wind would have brought a weaker flow across the accident neighborhood from the west-northwest, with eddying also occurring. The expert estimated that wind speeds between 6:00 and 9:00 p.m. would have been 15–20 mph.

#### **1.6 Personnel Information**

#### **1.6.1 Milpitas Technician and Other Workers at the Milpitas Terminal**

The Milpitas technician had been on duty for about 12 hours 11 minutes when the accident occurred.<sup>36</sup> He had been hired by PG&E on December 26, 1984. During his employment, the Milpitas technician had successfully completed 171 training courses. He had taken four courses specific to his position in the 17 months before the accident.<sup>37</sup> The electrical contractor had been on duty for 4 hours 41 minutes at the time of the accident.

After the accident, PG&E had the four workers at the Milpitas Terminal provide specimens for toxicological testing, pursuant to 49 CFR 199.105 and 199.225.<sup>38</sup> These

<sup>&</sup>lt;sup>35</sup>These wind magnitude estimates were based primarily on data retrieved from the KSFO ASOS and observations made by commercial aircraft near KSFO at altitudes close to the accident elevation.

<sup>&</sup>lt;sup>36</sup> Investigators collected detailed work/rest information for all of the employees at the Milpitas Terminal and the SCADA center who were on duty at the time of the accident. This information included awakening and to bed times, time awake, and time on duty on the day of the accident, as well as information from each employee about the quality of their overall rest, whether they had medical issues related to sleep, and whether they had received training about fatigue. For more information, see the Human Performance Group Chairman's Factual Report and Addendum in the NTSB public docket for this accident.

<sup>&</sup>lt;sup>37</sup> Investigators collected information about training courses taken by each of the PG&E employees at the Milpitas Terminal and the SCADA center who were on duty at the time of the accident. (No training information was available for the contractor.) According to PG&E, available training courses specific to their duties included gas clearance process initial training, gas clearance process training, and refresher gas clearance process training. Training records indicated that each employee had successfully completed the gas clearance process initial training, six of the employees had also successfully completed the gas clearance process training, and one had successfully completed refresher gas clearance Group Chairman's Factual Report in the NTSB public docket for this accident.

<sup>&</sup>lt;sup>38</sup> The California Public Utilities Commission (CPUC) requires PG&E to adhere to postaccident toxicological protocol consistent with PHMSA regulations.
regulations require drug and alcohol testing for each employee whose performance either contributed to the accident or cannot be completely discounted as a contributing factor, and further state that the decision not to administer a test "shall be based on the operator's determination, using the best available information at the time of the determination, that the covered employee's performance could not have contributed to the accident." (PHMSA has not issued any guidance regarding the type of analysis or justification that would be acceptable in reaching such a determination.) According to section 199.105, drug tests are to be conducted as soon as possible but no later than 32 hours after an accident. According to section 199.225, alcohol testing is to be conducted as soon as practicable after an accident, and if it is not done within 2 hours of an accident, the operator is required to prepare and maintain a record stating the reasons the test was not promptly administered. The regulation further states that if the test is not administered within 8 hours of the accident, the operator shall cease attempts to do so and state in the record the reasons for not administering the test.

PG&E notified its testing contractor at 12:30 a.m. on September 10 that drug and alcohol testing services were needed, and informed her that the 8-hour time frame for alcohol testing would likely be exceeded but instructed her to collect the specimens anyway. The contractor reported to NTSB investigators that she was never made aware of, nor did she inquire about, the time of the rupture. She indicated she was aware of the regulatory 8-hour time limit for alcohol testing.

The Milpitas technician provided a urine specimen at 3:10 a.m. on September 10. The specimen was then tested for the following illegal drugs: cannabinoids, cocaine metabolites, opiates, amphetamines, and phencyclidine. The test results were negative. He also took a breathalyzer test to detect ethyl alcohol in his system. The test was administered at 3:36 a.m. on September 10.

Between 3:51 and 5:21 a.m. on September 10, specimens for drug and alcohol testing were also collected from two other PG&E employees and a contractor who had been on duty at the Milpitas Terminal when the accident occurred; the drug test results were negative.

No documentation was generated as to why alcohol testing was not promptly administered in accordance with 49 CFR 199.205. The CPUC indicated that it was investigating the untimely alcohol testing for possible enforcement action.

# 1.6.2 SCADA Operators

As previously noted, three operators were staffing the SCADA center at the time of the pipeline rupture, and all three were involved in responding to the events surrounding the accident. SCADA operator D, who served as the primary point of contact with the Milpitas technician, had been on duty for about 12 hours 11 minutes when the accident occurred and remained on duty for an additional 3 hours 20 minutes after the rupture. He had been hired by PG&E on June 18, 1979. Over the years, operator D had successfully completed 104 training courses. During the 17 months before the accident, he had taken three courses specific to his position.

SCADA operator C had been on duty for about 12 hours 41 minutes when the accident occurred and remained on duty for an additional 3 hours 20 minutes after the rupture. He had been hired by PG&E on December 8, 1983. Operator C had successfully completed 76 training courses while employed with PG&E. During the 18 months before the accident, he had taken three courses specific to his position.

SCADA operator B had been on duty for about 13 hours 6 minutes when the accident occurred and remained on duty for an additional 3 hours 50 minutes after the rupture. He had been hired by PG&E on September 17, 1974. Throughout his career, he had successfully completed 86 training courses. He had taken three courses specific to his position in the 17 months before the accident.

PG&E did not conduct drug or alcohol testing for any of the employees at the SCADA center. PG&E indicated that the SCADA staff were not identified for testing because they were "deemed to be monitoring and responding to the rupture, not contributing to the rupture event."

# **1.7 Pipeline Information**

## 1.7.1 Line 132

Line 132 originates at the Milpitas Terminal and extends north about 46 miles to the Martin Station.<sup>39</sup> (See figure 14.) Line 132 is one of three gas transmission lines in the PG&E peninsula system. The other two are Lines 101 and 109. In all three lines, gas flow is typically from south to north. The peninsula system includes six crossties that connect the three transmission lines and allow gas to flow between them. (Four of those crossties are shown on figure 14; the two not shown connect Lines 132 and 109 at MPs 29.06 and 31.93.)

<sup>&</sup>lt;sup>39</sup> Line 132 continues north beyond the Martin Station for a short distance as a distribution line.





Figure 14. Map showing PG&E peninsula gas transmission lines.

Line 132 was originally constructed in phases, with construction projects in 1944 and 1948. According to the PG&E geographic information system (GIS),<sup>40</sup> Line 132 is made up of 24-, 30-, 34-, and 36-inch-diameter segments of various steel grades with various longitudinal seam weld types, such as double submerged arc welded (DSAW), electric resistance welded (ERW), and seamless (SMLS).

In response to a request for construction records for the 1948 portion of the Line 132 project, PG&E provided more than 18,000 pages of records, including material procurement orders from the Consolidated Western Steel Corporation (Consolidated Western) Maywood, California, plant, accounting records, specifications, foreman journal entries, and radiography receipts. The records indicated that 10 percent of the girth welds<sup>41</sup> were radiographed (that is, x-rayed) at the construction site and inspected according to a set of standards agreed upon by engineers from PG&E and the construction contractor. Radiographs of the girth welds also captured a small portion of the longitudinal welds from each of the two pipe segments joined by the girth weld being radiographed. Records from the 1948 project included logs for 209 radiographs, including 19 rejected welds, 4 of which were reexamined and determined to be acceptable. Those four were all longitudinal welds. Of the remaining 15 rejected welds, 5 were longitudinal welds and 10 were girth welds. An additional 14 girth welds were classified as "borderline."

The foreman's log from the 1948 construction project noted several instances of construction damage, including dents and dent repairs.

After the 1948 installation, the 20- and 24-inch segments of Line 132 were tested for leaks in accordance with the construction contract by introducing air at 100 psig and using a soap and water solution on girth welds. According to construction records, as a final check before introducing gas, the 20- and 24-inch segments were pressured to 100 psig with air and held for 48 hours. Gas was introduced into the 30-inch portion of the line upon completion, and the line was checked "for leaks and breaks."

### 1.7.2 1956 Relocation Project (Segment 180)

In 1956, PG&E relocated 1,851 feet of Line 132 that had originally been installed in 1948. The relocation was necessary because the existing elevation of Line 132 was incompatible with land grading that had been done in connection with residential housing being built at that location. This relocation, which included the installation of the pipe at the accident location, started north of Claremont Drive and extended south to San Bruno Avenue, and rerouted Line 132 from the east side to the west side of Glenview Drive. (See figure 15.) The relocation work was not contracted out, but rather was performed by PG&E construction crews. Construction documentation provided to the NTSB consisted of about 300 pages of journal vouchers, material transfers, paving receipts, and various other cost accounting sheets. PG&E did

<sup>&</sup>lt;sup>40</sup> The GIS is a database of pipeline attributes populated by PG&E.

 $<sup>^{41}</sup>$  Girth welds, which are typically done at the time of installation in the field, join adjacent pipe pieces and extend around the circumference of the pipe.

not provide any design/material or construction specifications, inspection records, as-built drawings, or radiography reports. A reference to two cases of bar soap "for testing" was the only indication that any type of on-site leak testing of the girth welds may have been performed.



Figure 15. Line 132 installation, relocations, and replacements.

NTSB

In 1961, PG&E completed a second relocation project on a portion of Line 132 immediately to the south of the 1956 relocation. As a result, 1,742 feet of the original 1,851 feet of pipe from the 1956 relocation project, including the rupture location, remained in operation. In PG&E's records, this segment is known as Segment 180.

At the time of the accident, Segment 180 was documented in the PG&E GIS as 30-inch-diameter seamless steel pipe API 5L X42 with a wall thickness of 0.375 inch, installed in 1956. The manufacturer is listed as "NA," indicating the information was unknown or unavailable. This portion of the GIS database was populated in 1998 using data from a pipeline survey sheet created in 1977. PG&E discovered during the investigation of this accident that the material specification information for Segment 180 on the 1977 pipeline survey sheet had been obtained from accounting records rather than engineering records. Specifically, the source of the information was a 1956 journal voucher used to allocate material expenses from one construction job to another, which contained an erroneous material description.

After the accident, NTSB investigators discovered that Segment 180 was not X42 seamless pipe, as stated in the GIS database, and that other documents relating to the 1956 project had correctly indicated that the pipe intended for use in that project had a DSAW longitudinal seam. The investigation revealed that seamless pipe was not, and still is not, available in diameters larger than 26 inches. The PG&E director of integrity management and technical support acknowledged in postaccident interviews that during the time when the pipe for Segment 180 was purchased, all 30-inch pipe purchased by PG&E would have been DSAW, not seamless. Investigators also discovered that the material code listed on the journal voucher corresponded to X52 pipe, not X42.

The investigation also revealed that the pipeline at the rupture location was made up of six short pipe segments, known as pups, which were welded together circumferentially. None of the pups were X52 pipe. Each pup ranged from 3.5–4.7 feet long. The NTSB Materials Laboratory determined through tensile and chemical composition testing that the material properties in some of the pups did not meet PG&E 1948 material specifications or industry pipeline material specifications for this time period. The GIS database did not reflect the presence of these pups, although it is intended to record each change in material properties as a separate segment. Further, the investigation revealed that several of the pups had partially welded longitudinal seams that left part of the seam unwelded and that several girth welds joining the pups contained multiple weld defects. Examination revealed that the longer pipe pieces (joints) on either side of the sequence of pups were standard X52 DSAW pipe. (For more information about the pups, see section 1.8, "Examination of Accident Pipe.")

As noted earlier in this section, PG&E could not produce any design/material or construction specifications for the 1956 relocation project. PG&E stated its belief that the project followed the standards in the American Society of Mechanical Engineers (ASME)-sponsored code B31.1.8, 1955 edition, *Gas Transmission and Distribution Piping Systems*.<sup>42</sup> In 1955, PG&E's then-superintendent of gas transmission and distribution was an active member of the ASME B31.1.8, 1955 edition, code committee.

According to PG&E, the pipe used was left over from previous purchases of pipe for other construction projects. According to PG&E, between 1947 and 1957, it purchased a total of 320,065 feet of 30-inch pipe from three suppliers. Based on its records search and the characteristics of the accident pipe, including the numbers painted on the inside of the DSAW long joint south of the pups, PG&E indicated its belief that the pipe at the location of the rupture was most likely manufactured by Consolidated Western in 1948, 1949, or 1953 and was originally purchased for Line 153, Line 131, or the 1948 Line 132 project. PG&E stated that Consolidated Western manufactured the pipe for these three projects at its Maywood, California, plant until May 1949, and afterwards at its South San Francisco plant. NTSB investigators examined the records and determined that the pipe used for the 1956 project was assembled from multiple material procurement orders.

The PG&E 1948 specification for 30-inch pipe, the most recently applicable specification at the time of the 1956 relocation project, called for steel pipe with longitudinal seams joined by electric fusion welding (now referred to as submerged arc welding<sup>43</sup>). A PG&E document prepared in 1962, titled "History of Pipe Purchases," states that, beginning in 1948, all purchased pipe with diameters of 20–36 inches would have been DSAW pipe. For pipe with 0.375-inch-thick walls, it specified that wall thickness could not be less than 90 percent of the specified thickness and that any defect reducing the wall thickness to less than this amount would be considered injurious. It also specified a minimum yield strength of 52,000 psi. Regarding hydrostatic pressure tests at the time of manufacture (that is, at the pipe mill), the specification stated that—

each length of pipe...including jointers, shall be tested to a hydro-static pressure which will produce a stress of 90% of the specified minimum transverse yield strength [1170 psi in the case of 30-inch pipe with a wall thickness of 0.375 inch], which pressure shall be maintained for not less than ten seconds. ...While under pressure, the pipe length shall be struck a blow with a two-pound hammer, or its equivalent, near both ends of the weld.

The PG&E specification further provided that 95 percent of the finished pipe sections were to be between 30 feet 6 inches long and 31 feet 4 inches long. Consistent with

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<sup>&</sup>lt;sup>42</sup> All versions of the ASME-sponsored codes for pressure piping are referred to in this report as ASME codes, even though several other organizations have also been associated with their development over time. The ASME code for pressure piping was originally developed in cooperation with the American Engineering Standards committee, which later changed its name to the American Standards Association, and then to the American National Standards Institute, Inc.

<sup>&</sup>lt;sup>43</sup> Submerged arc welding is a form of arc welding where the filler wire and the pipe seam are submerged in a bed of pelletized flux. The flux protects the weld from impurities while it is in its molten state.

API standards at that time, it stated that no more than 5 percent of the order could consist of jointers, defined in the specification as two (or more)<sup>44</sup> pieces of pipe joined by welding, and that a jointer could not contain pipe lengths measuring less than 5 feet. At the NTSB's investigative hearing, the PG&E director of integrity management and technical support testified that he believed the accident segment of pipe was a jointer manufactured at a mill.

In July 1949, Moody Engineering Company submitted a report to PG&E on the supervision and inspection of the manufacture of 100,000 feet (3,222 pieces) of 30-inch-diameter pipe by Consolidated Western's Maywood, California, manufacturing plant. The report explained the manufacturing process, the chemical and physical properties of the steel, and the hydrostatic pressure test procedure used at the factory. According to the report, based on inspections of each piece of pipe, 244 pieces were repaired to meet PG&E specifications, and 19 pieces were permanently rejected. Moody Engineering Company concluded that the pieces that had been accepted met PG&E specifications and were shipped in March and April 1949.

#### 1.7.3 Multiyear Replacement Project and Seismic Risk

According to the PG&E GIS, in 1995, PG&E replaced several sections of Line 132, including segments that ended about 565 feet to the south and about 610 feet to the north of Segment 180. These replacements were part of a multiyear replacement project on the peninsula lines to address seismic hazards. Some segments of Lines 109 and 132 crossed the San Andreas Fault and were therefore rerouted to reduce seismic risk. Segment 180 does not cross the fault, and a 1992 report prepared by the PG&E geosciences department in connection with the replacement project indicated that Segment 180 had a low-to-moderate seismic risk. The subsequent risk assessments of Segment 180 assigned a score of 0 for any "ground movement" threat. (For more information on threat scores and risk assessment, see section 1.9.4, "PG&E Risk Management/Integrity Management Program.") A low seismic risk for the accident area was also indicated by a February 2011 report prepared for PG&E under contract by TRE Canada, a company that specializes in measuring ground deformation using satellite imagery. TRE Canada analyzed the Earl Avenue and Glenview Drive area from May 1992–August 2010 and found that the accident area did not experience any significant vertical movement during that time.

According to a PG&E public information fact sheet, the purpose of the multiyear project, which began in 1985, was "to maintain safe and reliable gas service to our customers," and it would eventually "replace all aging natural gas pipelines in the system over a 25-year period." In addition to seismic hazard, other factors considered in setting replacement priorities for the project were age, construction factors, and condition of the pipe.

<sup>&</sup>lt;sup>44</sup> PG&E provided multiple documents containing the specification. In one document, jointers are defined as "two pieces joined by welding," and in another as "two or more pieces joined by welding."

## 1.7.4 Underground Environment at Accident Location

At the time of the accident, Line 132 was buried underground along the west side of Glenview Drive.<sup>45</sup> Other underground utilities at the accident site included a 6-inch-diameter water line, which crossed about 2.5 feet above Line 132 at the location of the rupture and was destroyed, resulting in the lack of functional fire hydrants near the accident scene. A 10-inch-diameter sanitary sewer line crossed below Line 132 about 108 inches south of pup 1. (The sewer line is discussed further below.) In addition, a 4-inch-diameter gas distribution line ran parallel to Line 132, about 6 feet 9 inches to the west. (See figure 16.) Farther below the buried utilities, at a depth of about 9 feet, was a drainage system with a catch basin running from west to east, which emptied into a canyon just east of the accident location.



Figure 16. Sketch of underground utilities environment.

# 1.7.4.1 2008 Sewer Replacement

In June 2008, the city of San Bruno issued a change order to an existing contract to upgrade the sanitary sewer main along Earl Avenue to Glenview Drive. The change order specified that the contractor replace the existing 6-inch vitrified clay sewer pipe with a 10-inch-diameter polyethylene pipe by pneumatic pipe bursting, which is a widely used method of replacing buried pipe without digging an open trench. Two pits are required to install the new

 $<sup>\</sup>frac{45}{45}$  As a result of the rupture, this portion of Line 132 is no longer in service.

pipe: an entry pit (normally a long slender trench to allow the pipe to bend as it is introduced into the ground) and an exit pit (normally a square pit at an existing manhole to allow for the cable, pulley block, and bursting head removal). The bursting head, a conical pneumatic expanding device, is introduced through the entry pit. It travels through the existing pipe, breaking it into pieces and radially expanding the existing hole. The new pipe, attached to the back of the bursting head, is simultaneously pulled into place. The bursting head is pulled by a cable that runs through the existing sewer pipe to the exit pit, through a pulley block, and up to a winch located above the exit pit at street level.

The existing sewer pipe ran underneath Line 132 at the intersection of Earl Avenue and Glenview Drive, requiring an excavation of the sewer pipe on either side of Line 132. The contractor dug a potholing<sup>46</sup> trench that extended about 4 feet or more to the west and 3 feet to the east of Line 132. Further, according to the contractor, in the area where the sewer pipe crossed under Line 132, the old sewer pipe was broken up and removed by hand before the pipe-bursting operation began. The pneumatic expanding device was turned off as it passed under the area where the sewer pipe crossed under Line 132.

Prior to the excavation, the contractor had contacted the local one-call service company<sup>47</sup> and filed the required notices.

The exit pit was located at an existing manhole on Glenview Drive approximately 8 feet from the east side of Line 132. A 10-ton constant tension winch was located at the west wall of the pit.<sup>48</sup> The cable traveled down from the winch, into the exit pit, and over a pulley that was braced near the bottom of the pit against three overlapping sheet pilings. The outer two pilings spanned the full height of the pit and were driven into the floor of the pit at the west wall. The shortest distance from the center of the sheet pilings to the sidewall of Line 132 was estimated to be 7.7 feet. As the cable left the exit pit, it passed under Line 132, through the potholing trench, and continued along the existing sewer pipe to the entry pit.

The pipe bursting began at the entry pit 290 feet to the west on Earl Avenue. A video of the project recorded the sound of the pneumatic bursting and showed the movement of the replacement pipe at the exit pit and the movement of the cable at the winch. Based on the recording, the pneumatic bursting rate was 214 strokes per minute. Based on the video, the replacement pipe pull rate ranged from 0.1–0.2 inches per second. According to the contractor, the maximum load on the winch was 14,000 pounds and the diameter of the cable was 0.562 inch. As the bursting head approached the potholing trench, the pneumatic device was turned off. From there, the replacement sewer pipe was pulled through the potholing trench, underneath Line 132, and up to the exit pit. (See figure 17.)

<sup>&</sup>lt;sup>46</sup> Potholing refers to holes used when excavating the ground near a utility service to visually locate the utility. Small holes are dug on either side of a pipe with a backhoe until the location of the utility can be visually confirmed.

<sup>&</sup>lt;sup>47</sup> A one-call, or 811, service is a required notification system used to ensure the identification and marking of buried pipelines before excavation.

<sup>&</sup>lt;sup>48</sup> Constant tension indicates that the force exerted by the winch on the cable can be set to a constant value, selected by the operator, that otherwise does not vary during the bursting process.





According to postaccident interviews, a PG&E gas mechanic was on site while part of the potholing trench was hand dug and after the polyethylene sewer pipeline had been pulled into the exit pit. The gas mechanic measured the vertical clearance between the bottom of Line 132 and the top of the new sewer pipeline, and determined that there was about 9 inches of clearance between the two. He also inspected the gas pipeline for damage and was satisfied with the work; he did not mention any problems or express any concern to the contractor foreman. The contractor proceeded to backfill the trench. The backfilling was neither witnessed nor inspected by the PG&E gas mechanic.

### 1.7.4.2 Guidelines for Pipe Bursting

Investigators reviewed studies that quantify safe distances for pipe bursting adjacent to utilities. According to one study,<sup>49</sup> there is a 95 percent probability that ground vibrations will be within safe levels for buried utilities at a distance of 7.5 feet or more from the bursting head, unless the buried utility is in poor structural condition. Nearby utilities and buried structures closer than 7.5 feet may require a small excavation (that is, potholing) in the bursting head should not pass closer than 2.5 feet from buried pipes and 8 feet from sensitive surface structures. That report states that the problems related to nearby utilities are often relieved by localized excavations; to avoid damage, the general rule is that nearby utilities should be excavated whenever the vertical and horizontal separation is less than twice the replacement pipe diameter between the new pipe and existing utilities.

## 1.7.4.3 Pipe Bursting Study

Investigators used information from a land survey of the accident site, the above referenced studies on pipe bursting ground vibrations, a video of the Earl Avenue sewer replacement project, and the contractor's testimony to calculate the forces on Line 132 caused by the pipe bursting process. Investigators considered the effect of ground vibrations from the bursting head, constant loads from the winch at the exit pit, and vibratory loads from the winch at the exit pit. The calculations indicated that ground vibrations from the bursting head could have deformed pup 1 (where the rupture initiated) out-of-round by up to 0.004 inch. The effect of the deformation on the stress state of the pup 1 seam weld defect was less than a 6-psi change in internal gas pressure. The calculated external soil pressure on the side of pup 1 (approximately 10 feet from the winch brace), due to the 14,000-pound load on the sidewall of the exit pit, was 0.1 psi. This soil pressure had an effect on the stress state of the pup 1 seam weld defect variation in external soil pressure due to vibratory loads on the sidewall of the pit was less than 0.01 psi. The internal gas pressure on the day of the sewer replacement project was approximately 365 psig. In 2008, the gas pressure in Line 132 varied daily by up to 110 psi.

### 1.7.5 Pipeline MAOP

Prior to 1961, there were no regulations in the state of California governing natural gas pipeline safety. There was, however, a voluntary national consensus standard in ASME B31.1.8, 1955 edition, which called for hydrostatic pressure testing of newly constructed pipelines at 1.1–1.4 times the intended MAOP, depending on the class location. PG&E elected not to hydrostatically test Segment 180 of Line 132, and it is unknown if PG&E followed the other guidelines of the ASME standard.

<sup>&</sup>lt;sup>49</sup> A. Atalah, "The Ground Vibration Associated With Pipe Bursting in Rock Conditions," paper presented at *North American Society for Trenchless Technology*, *NO-DIG* 2004, *New Orleans, Louisiana, March 22-24, 2004.* 

<sup>&</sup>lt;sup>50</sup> J. Simicevic and R.L. Sterling, *Guidelines for Pipe Bursting*, TTC Technical Report #2001.02 (prepared by Trenchless Technology Center for U.S. Army Corps of Engineers, Engineering Research and Development Center, 2001).

In 1961, the CPUC began regulating natural gas pipeline safety in California under General Order 112, *State of California Rules Governing Design, Construction, Testing, Operation, and Maintenance of Gas Gathering, Transmission, and Distribution Piping Systems,* which was based on the ASME B31.1.8, 1958 edition. General Order 112 required hydrostatic pressure testing of newly constructed pipelines in class 3 areas at 1.5 times the intended MAOP, however it was not applied retroactively to existing installations such as Line 132. Therefore, PG&E was not required to pressure test Line 132 to comply with General Order 112.

Federal regulations issued in 1970 include a requirement in 49 CFR 192.505 that any segment of newly constructed gas transmission pipeline intended to operate at a hoop stress<sup>51</sup> of 30 percent or more of its SMYS undergo a hydrostatic pressure test for a minimum of 8 hours to substantiate its MAOP. In certain class 1 or 2 locations, the test pressure must be at least 125 percent of the MAOP; in class 3 and 4 locations, the required pressure is 150 percent of MAOP. The MAOP for a newly constructed pipeline segment is derived from the pressure used during this hydrostatic testing.

### 1.7.5.1 "Grandfather Clause"

For pipelines constructed before 1970 that were not required to be hydrostatically tested, 49 CFR 192.619(a) (3), known as the "grandfather clause," allows the MAOP to be based on "the highest actual operating pressure to which the segment was subjected during the 5 years preceding ... July 1, 1970." In contrast to MAOP based on hydrostatic pressure testing, the grandfather clause does not specify a minimum amount of time that the historical pressure must have been held to be used as the basis for the MAOP.

As originally proposed, 49 CFR 192.619 did not include a grandfather clause but rather specified that the MAOP be set at the lowest of several alternatives, including (1) the design pressure of the weakest element in the pipeline system or (2) a percentage, based on the class location, of the pressure to which the pipeline was tested after construction. However, the Federal Power Commission (the predecessor of the Federal Energy Regulatory Commission) submitted comments on the proposed rule, pointing out that the proposed MAOP limits were similar to those in the ASME-sponsored B31.8, 1968 edition, *Gas Transmission and Distribution Piping Systems*. The Federal Power Commission stated—

The proposed regulation does not recognize that the B31.8 Code did not establish these minimum test levels until 1952. Prior to that time, between 1935 and 1951, the predecessor Code, B31, required only that a pipeline be tested to a pressure 50 [psig] in excess of the proposed maximum operating pressure.

There are thousands of miles of jurisdictional interstate pipelines installed prior to 1952, in compliance with the then existing codes, which could not continue to operate at their present pressure levels and be in compliance with [the] proposed section [].

<sup>&</sup>lt;sup>51</sup> A hoop stress is a circumferential stress in thin-walled cylinders (for example, the internal diameter is greater than 40 times the wall thickness) and is assumed to be approximately uniform through the thickness of the wall.

The [Federal Power] Commission has reviewed the operating record of the interstate pipeline companies and has found no evidence that would indicate a material increase in safety would result from requiring wholesale reductions in the pressure of existing pipelines which have been proven capable of withstanding present operating pressure through actual operation.

The preamble to the final rule establishing Part 192 stated-

[i]n view of the statements made by the Federal Power Commission, and the fact that [the U.S. Department of Transportation (DOT)] does not now have enough information to determine that existing operating pressures are unsafe, a 'grandfather' clause has been included in the final rule to permit continued operation of pipelines at the highest pressure to which the pipeline had been subjected during the 5 years preceding July 1, 1970.<sup>52</sup>

In 1987, the NTSB recommended elimination of the grandfather clause in Safety Recommendation P-87-9. In 1989, the Research and Special Programs Administration (RSPA), the predecessor agency of PHMSA, issued an advance notice of proposed rulemaking (ANPRM) inviting public comment on whether the grandfather clause should be eliminated.<sup>53</sup> The ANPRM noted that the grandfather clause allowed certain pipelines to operate at hoop stress levels above 72 percent of SMYS, whereas nongrandfathered pipes were limited to 72 percent of SMYS. The ANPRM also noted that the NTSB had recommended elimination of the grandfather clause. Based on public comments received on the 1989 ANPRM, RSPA decided not to eliminate the grandfather clause. (For more information on Safety Recommendation P-87-9 and the ANPRM, see section 1.12, "Previous NTSB Safety Recommendations.")

PHMSA statistics indicate that 61 percent of onshore gas transmission pipelines (about 180,000 miles) were installed prior to 1970. PHMSA does not keep track of how many of these pipelines have MAOPs established under the grandfather clause.

### 1.7.5.2 MAOP for Line 132

The MAOP for Line 132 was established as 400 psig pursuant to the grandfather clause. According to PG&E logs from the Milpitas Terminal, the highest operating pressure on Line 132 during the applicable 5-year period was 400 psig on October 16, 1968.

The MOP set by PG&E for Line 132 was 375 psig. According to the manager of the PG&E integrity management program, PG&E considers the MOP to be the maximum pressure at which a pipeline system, as distinguished from a pipeline segment, can operate. She explained that the MOP of a pipeline system is governed by the lowest MAOP of any interconnected lines. Thus, when crossties connecting Line 132 (MAOP of 400 psig) and Line 109 (MAOP of 375 psig) are open, the MOP of Line 132 is the MAOP of Line 109—that is, 375 psig.

<sup>&</sup>lt;sup>52</sup> Federal Register, vol. 35, no. 161 (August 19, 1970), p. 13248.

<sup>&</sup>lt;sup>53</sup> *Federal Register*, vol. 54, no. 236 (December 11, 1989), p. 50780.

### 1.7.5.3 Periodic Pressure Increases to MAOP

Title 49 CFR 192.917(e) addresses required actions for particular threats. It is one of the integrity management program rules that became effective in 2004 <sup>54</sup> and states, in part:

(3) *Manufacturing and construction defects*. If an operator identifies the threat of manufacturing and construction defects (including seam defects) in the covered<sup>[55]</sup> segment, an operator must analyze the covered segment to determine the risk of failure from these defects. The analysis must consider the results of prior assessments on the covered segment. An operator may consider manufacturing and construction related defects to be stable defects if the operating pressure on the covered segment has not increased over the maximum operating pressure experienced during the five years preceding identification of the high consequence area. If any of the following changes occur in the covered segment, an operator must prioritize the covered segment as a high risk segment for the baseline assessment or a subsequent reassessment.

(i) Operating pressure increases above the maximum operating pressure experienced during the preceding five years;

- (ii) MAOP increases; or
- (iii) The stresses leading to cyclic fatigue increase.

(4) *ERW pipe*. If a covered pipeline segment contains low frequency electric resistance welded pipe (ERW),<sup>[56]</sup> lap welded pipe or other pipe that satisfies the conditions specified in ASME B31.8S,<sup>[57]</sup> Appendices A4.3 and A4.4, and any covered or noncovered segment in the pipeline system with such pipe has experienced seam failure, or operating pressure on the covered segment has increased over the maximum operating pressure experienced during the preceding five years, an operator must select an assessment technology or technologies with a proven application capable of assessing seam integrity and seam corrosion anomalies. The operator must prioritize the covered segment as a high risk segment for the baseline assessment or a subsequent reassessment.

PG&E had a practice of raising the operating pressure to MAOP once every 5 years on several of its pipelines, including Line 132 and the other peninsula lines (Lines 101 and 109), as a strategy to continue classifying any manufacturing and construction defects on those lines as "stable," meaning that they were not anticipated to grow in service.

<sup>&</sup>lt;sup>54</sup> For more information about integrity management programs, see Section 1.10.2, "Federal Oversight by PHMSA."

<sup>&</sup>lt;sup>55</sup> A covered segment is defined in 49 CFR 192.903 as a segment of a gas transmission pipeline located in a high consequence area (HCA).

<sup>&</sup>lt;sup>56</sup> Line 132 includes several ERW segments.

<sup>&</sup>lt;sup>57</sup> ASME-sponsored code B31.8S, 2004 edition, *Managing System Integrity of Gas Pipelines: ASME Code for Pressure Piping, B31 Supplement to ASME B31.8.* 

According to PG&E, the pressure on Line 132 was raised to 400 psig at the Milpitas Terminal in December 2003 and December 2008 for about 2 hours each time. During the pressure increase, the downstream pressures at the Martin Station in 2003 and 2008 were 383 psig and 382 psig, respectively, due to the normal pressure gradient. PG&E acknowledged in response to inquiries from NTSB investigators that the pressure needed to serve customers is not usually the MAOP. However, PG&E went on to explain that—

under certain circumstances where the operating pressure is raised above the maximum pressure experienced during the preceding [5] years, PHMSA regulations ... require the operator to schedule a priority assessment capable of assessing seam integrity. In these circumstances, ASME B31.8S calls for a hydrostatic pressure test, which would take a line out of service for a period of at least a week. To avoid this and any potential customer curtailments that may result, PG&E has operated, within the applicable 5-year period, some of its pipelines that would be difficult to take out of service at the maximum pressure experienced during the preceding 5-year period in order to meet peak demand and preserve the line's operational flexibility.

The regulatory history of 49 CFR 192.917(e)(3) indicates that the rule as originally proposed called for a one-time pressure test to address manufacturing and construction defects.<sup>58</sup> However, the final rule<sup>59</sup> did not include this requirement. The preamble to the final rule explained:

[PHMSA] has been convinced by the public comments, including discussions at the public meetings, that it is not necessary to require a once-in-a-lifetime pressure test to address the threat of material and construction defects. Historical safe operation, which in many cases involves several decades, provides confidence that latent defects will not result in pipeline failure as long as operating conditions remain unchanged. The final rule requires that an assessment be performed if operating pressure is increased above the historic level or if operating conditions change in a manner that would promote cyclic fatigue.

At the NTSB investigative hearing, the PHMSA deputy associate administrator for field operations testified that, "it was not the intent when the regulation was written that it would warrant the raising of pressures to avoid a certain assessment. If you're adjusting the pressure periodically, you need to … make that part of your overall assessment of the risk on that pipeline." The CPUC director of consumer protection and safety division stated that the CPUC did not agree with the PG&E interpretation of 49 CFR 192.917, and commented that the practice of "artificially raising the pressure in a pipe that has identified integrity seam issues seems to be a wrong-headed approach to safety." PHMSA officials were unaware of any other operators following such a practice.

<sup>&</sup>lt;sup>58</sup> *Federal Register*, vol. 68, no. 18 (January 28, 2003), pp. 4278, 4318.

<sup>&</sup>lt;sup>59</sup> *Federal Register*, vol. 68, no. 240 (December 15, 2003), pp. 69817, 69791.

A study that looked at the stability of manufacturing- and construction-related defects is discussed in Gas Research Institute (GRI)<sup>60</sup> report GRI-04/0178, *Effects of Pressure Cycles on Gas Pipelines*, dated September 17, 2004:

the risk of pressure-cycle-induced fatigue can be dismissed if and only if the pipeline has been subjected to a reasonably high-pressure hydrostatic test. Therefore, it would seem that eliminating the risk of failure from pressure-cycle-induced fatigue crack growth of defects that can survive an initial hydrostatic test of a pipeline requires that the test pressure level must be at least 1.25 times the maximum operating pressure.

A PHMSA report from 2007, No. 05-12R, *Evaluating the Stability of Manufacturing and Construction Defects in Natural Gas Pipelines*, also looked at defect stability and concluded the following:

To summarize, experience and scientific analysis indicates that manufacturing defects in gas pipelines that have been subjected to a hydrostatic test to 1.25 times MAOP should be considered stable. No integrity assessment is necessary to address that particular threat in such pipelines. The principal challenge for deciding whether or not to consider manufacturing defects to be stable is associated with those gas pipelines that have never been subjected to a hydrostatic test to a minimum of 1.25 times MAOP.

### 1.7.6 History of Seam Defects in PG&E Gas Transmission Pipelines

On May 20, 2011,<sup>61</sup> the NTSB learned that a DSAW segment on Line 132 had experienced a longitudinal seam leak in October 1988 at MP 30.44, about 8.78 miles south of the San Bruno rupture. Until May 6, 2011, the PG&E GIS had listed the cause of the leak as "unknown." However, as a result of records discovered during a PG&E postaccident records search,<sup>62</sup> information was added to indicate that 12 feet of Line 132 had been replaced "due to a longitudinal defect." A leak survey inspection and repair report dated October 27, 1988, classified the cause of the leak as a "material failure" and indicated that a material failure report was prepared, but PG&E could not locate any such report. Records showed that the replacement work had started on November 1 and been completed on November 4, 1988. No further information was available regarding the cause of the leak.

Seam leaks or test failures in PG&E gas transmission pipelines are listed in table 2.

<sup>&</sup>lt;sup>60</sup> In 2000, the GRI combined with the Institute of Gas Technology to form the Gas Technology Institute (GTI), a nonprofit research and development organization that develops, demonstrates, and licenses new energy technologies for private and public clients, with a particular focus on the natural gas industry. PG&E is a member of the GTI.

<sup>&</sup>lt;sup>61</sup> Shortly after the September 9, 2010, rupture, NTSB investigators asked PG&E to provide a leak/repair history for Line 132. However, this information was not provided until 8 months after the accident.

<sup>&</sup>lt;sup>62</sup> For more information about this records search, see Section 1.11.1, "Actions Taken by PG&E."

Year Found	Line	Pipeline Diameter (inches)	Description
1948	132	30	Multiple longitudinal seam cracks found during radiography of girth welds during construction
1958	300B	34	Seam leak in DSAW pipe
1974	300B	34	Hydrostatic test failure of seam weld with lack of penetration (similar to accident pipe)
1988	132	30	Longitudinal seam defect in DSAW pipe
1992	132	30	Longitudinal seam defect in DSAW weld when a tie-in girth weld was radiographed
1996	109	22	Cracking of the seam weld in DSAW pipe
1996	109	22	Seam weld with lack of penetration (similar to accident pipe) found during camera inspection
1996	DFM-3		Defect in forge-welded seam weld
1999	402	16	Leak in ERW seam weld
2011	300A	34	Longitudinal seam crack in 2-foot pup of DSAW pipe (found during camera inspection)
2011	153	30	Longitudinal seam defect in DSAW pipe during radiographic inspection for validation of seam type

 Table 2. PG&E gas transmission pipeline seam leaks or test failures, 1948–2011.

## **1.7.7 Protection Against Accidental Overpressure**

Title 49 CFR 192.195, "Protection Against Accidental Overpressuring," requires "each pipeline that is connected to a gas source so that [MAOP] could be exceeded as the result of pressure control failure or of some other type of failure, must have pressure relieving or pressure limiting devices that meet the requirements of [sections] 192.199 and 192.201." Section 192.201, in turn, requires—for pipelines operated at 60 psig or higher—that such devices must ensure that the pipeline pressure does not exceed MAOP plus 10 percent, or the pressure that produces a hoop stress of 75 percent of SMYS, whichever is lower.

# **1.8 Examination of Accident Pipe**

The ruptured section of pipe and two cutout sections of pipe, immediately south and north of the ruptured section, as illustrated in the figure 18 schematic, were examined at the NTSB Materials Laboratory. The southern<sup>63</sup> section of pipe consisted of a single portion of pipe (commonly referred to as a joint).<sup>64</sup> The center section (the ruptured section found about 100 feet from the crater) was fractured at both ends and comprised a continuation of the same long joint from the southern section as well as four shorter lengths of pipe (pups). The northern section of pipe comprised two more pups and a portion of another long joint. For convenience, the pups were numbered 1–6 in the south-to-north direction. The girth welds that joined the pups were numbered sequentially from south to north as C1, C2, and so on through C7.

<sup>&</sup>lt;sup>63</sup> "Southern" refers to the north-south alignment of the pipeline prior to the accident.

<sup>&</sup>lt;sup>64</sup> A joint is a single length of pipe, typically 20 feet or greater in length.



Figure 18. Schematic of accident pipe.

The length of pups 1–5 varied from 43.00–46.75 inches, and pup 6 measured 54.25 inches. All six pups were nominal 0.375-inch wall thickness pipe, as was the south long joint. However, the north long joint was nominal 0.312-inch wall thickness pipe. The pipe material codes on documents associated with the 1956 relocation project specified 0.375-inch wall thickness pipe. The circumference of each length of pipe was consistent with nominal 30-inch-diameter pipe.

There were no observed areas of preexisting external or internal corrosion on any surface of the pipe.

### 1.8.1 Welds

The longitudinal seam welds on pups 1–3 were fabricated using a fusion welding process that deposited weld metal along the outer portion of the seam, but left an unwelded region along the inner portion of the seam. (See figure 19a.) The weld reinforcement, as well as part of the pipe body for pup 1, had been removed by grinding. The unwelded region persisted along the entire length of each seam. The size of the unwelded region, combined with the grinding of the weld reinforcements (and the pipe body for pup 1), resulted in net intact seam thicknesses of 0.162, 0.195, and 0.162 inch for pups 1, 2, and 3, respectively. The unwelded region defect was observed during a visual weld inspection of each pup. As shown in figure 19a, there was a  $15^{\circ}$  difference in the orientation of the inner surface of the pipe across the pup 1 longitudinal seam (an angular misalignment). For pup 2, the difference was  $0^{\circ}$ ; and for pup 3, the difference was between  $7-10^{\circ}$ .

The south and north long joints, as well as pup 6, were standard factory-made DSAW pipe, made by a submerged arc welding<sup>65</sup> process on the outer- and inner-diameter surfaces. (See figure 19b.) The outer and inner weld passes overlapped, resulting in full penetration in the joint, and each weld exhibited a raised weld reinforcement with a smooth surface. No cracks or surface-connected defects were observed on the longitudinal seam welds of the DSAW pipe sections.

<sup>&</sup>lt;sup>65</sup> DSAW pipe has been arc welded on the outside and inside of the longitudinal seam.



Figure 19a. Picture showing cross section of longitudinal seam in pup 1.



Figure 19b. Picture showing cross section of longitudinal seam in typical DSAW pipe.

The longitudinal seam welds on pups 4 and 5 were fabricated using a fusion welding process that deposited weld metal down along the outer portion of the seam, as well as a manual arc welding process that deposited weld metal down along the inner portion of the seam. The weld reinforcement on the outer surface of each pup had been removed by grinding. The pup 4 seam welds achieved near full penetration. The pup 5 outer and inner seam welds penetrated 0.073 and 0.072 inch into the seam, respectively. X-ray examination of the pup 4 longitudinal seam indicated incomplete fusion,<sup>66</sup> porosity, and undercutting<sup>67</sup> defects. A similar examination of the pup 5 longitudinal seam indicated a lack of penetration defect along the entire length of the seam.

The girth welds were fabricated using a shielded metal (manual) arc welding process along the outside and inside of the joint.<sup>68</sup> All girth welds exhibited incomplete fusion, slag inclusion,<sup>69</sup> and porosity defects at one or more locations. Except for C1 and C6, each girth weld exhibited lack of penetration defects, and all but the C2 and C3 welds exhibited undercutting defects. Each girth weld exhibited a raised weld reinforcement on the outer surface of the pipe. Square pipe ends, as opposed to beveled pipe ends, were observed along several welds.

#### 1.8.2 Crack Initiation

Fracture features in the center section of pipe were consistent with the rupture initiating at a preexisting 2.4-inch-long crack in the pup 1 longitudinal seam 20.3–22.7 inches north of the C1 girth weld (approximately mid-span). The direction of crack propagation is indicated by the white arrows in figure 20. Optical and electron microscope examination of the fracture initiation site indicated that the preexisting crack grew by two different modes prior to the rupture. (See figure 21.) The crack first grew by ductile fracture<sup>70</sup> starting at the root of the weld, reducing the area of the intact cross section, measured over the 2.4-inch-long initiation site, by approximately 33 percent (stage 1). It subsequently grew by fatigue fracture,<sup>71</sup> further reducing the area of the intact cross section by approximately 10 percent (stage 2). The ductile fracture and fatigue fracture regions are colored yellow and green, respectively, in figure 21. The fracture elsewhere along the seam was caused by the rupture (stage 3) and was primarily quasi-cleavage fracture.<sup>72</sup> Occasional small thumbnail-shaped fatigue cracks were observed elsewhere along the pup 1 weld root. The other pups with unwelded seam defects exhibited one or more ductile fracture

<sup>&</sup>lt;sup>66</sup> Incomplete fusion is indicated when weld metal penetrates into the seam but does not melt together with the base metal in the body of the pipe.

<sup>&</sup>lt;sup>67</sup> Undercutting is indicated when, in the course of welding the seam, the adjacent pipe body is melted away, thereby reducing the wall thickness of the pipe.

 $<sup>^{68}</sup>$  Girth welds are typically fabricated from outside of the pipe. The pipe ends are beveled to enable complete weld penetration.

 $<sup>^{69}</sup>$  Slag inclusion is indicated when brittle particles are frozen and incorporated into the weld metal.

<sup>&</sup>lt;sup>70</sup> Ductile is a mode of fracture in which the metal ahead of the crack undergoes plastic deformation prior to the crack advancing. A plastic material undergoes permanent deformation (that is, strain) in response to an applied load. When the load is removed, the object does not return to its original shape.

<sup>&</sup>lt;sup>71</sup> Fatigue is a mode of fracture, associated with alternating stresses, in which the crack advances with each alternating stress cycle.

<sup>&</sup>lt;sup>72</sup> Quasi-cleavage is a mode of fracture, typically associated with high-deformation rates in otherwise ductile materials, that is similar in appearance to a cleavage fracture.

cracks that initiated from the root of the weld but did not exhibit fatigue at the ductile fracture boundary.



Figure 20. Picture of pipe section with white arrows showing direction of crack propagation.







### **1.8.3 Material Properties**

The rolling direction of the steel used to fabricate each length of pipe was determined by evaluating the orientation and relative length of manganese sulfide inclusions (stringers) in the base metal of each length of pipe.<sup>73</sup> Elongated stringers were observed in the longitudinal direction in the south and north long joints and pup 6, consistent with plate rolled in the longitudinal direction (the standard direction for manufactured pipe). Elongated stringers were observed in the transverse direction in pups 1, 2, 3, and 5, consistent with short widths of plate rolled in the transverse (nonstandard) direction. The long stringer orientation was undetermined for pup 4.

The chemical composition of pup 4 differed significantly from the other lengths of pipe. Pup 4 had elevated levels of phosphorous, copper, and tin, consistent with steel made from recycled scrap material.

Pups 1, 2, 3, and 5 did not meet the X52 SMYS requirement according to the material specifications for pipe purchased by PG&E from Consolidated Western, nor did they meet the X42 SMYS requirement (Segment 180 was erroneously listed as X42 in PG&E's GIS system). The yield strength for pups 4 and 6 met the X42 SMYS requirement but did not meet the X52 requirement. The yield strength for the south and north long joints met the requirements for all specifications.

Table 3 shows the yield strength and tensile strength for all pipe pieces. Table 4 shows PG&E 1948 pipe specifications and API pipe specifications in effect at the time of the 1956 pipe installation.

Sample	Yield Strength <sup>a</sup> (ksi <sup>b</sup> )	Tensile Strength (ksi)	Elongation (percent in 2 inch)
South long joint	57.0 ± 0.6	83.2 ± 0.3	30.0 ± 0.7
Pup 1	36.6 ± 0.3	63.6 ± 0.2	39.4 ± 0.5
Pup 2	32.0 ± 0.1	52.0 ± 0.0	48.8 ± 0.8
Pup 3	34.9 ± 0.5	60.3 ± 0.3	42.8 ± 0.4
Pup 4	48.3 ± 0.5	79.0 ± 0.0	34.0 ± 0.7
Pup 5	38.5 ± 0.3	71.8 ± 0.3	35.8 ± 1.1
Pup 6	50.5 ± 1.4	78.7 ± 0.3	30.8 ± 0.8
North long joint	54.0 ± 0.4	76.9 ± 0.2	30.4 ± 0.5

 Table 3. Average and standard deviation of mechanical test data for all lengths of pipe.

<sup>a</sup> Determined using the 0.5 percent extension under load method.

<sup>b</sup> The abbreviation ksi indicates 1,000 psi.

<sup>&</sup>lt;sup>73</sup> Stringers are manganese sulfide particles that elongate in the rolling direction when a thick slab of steel is reduced in thickness by passing it through a rolling stand at high temperatures.

Specification	Minimum Yield Strength (ksi)	Minimum Tensile Strength (ksi)	nsile Minimum Elongation si) (percent in 2 inch)	
7R-61963 PG&E material specification	52.0	72.0	22	
API 5LX X52, 1954	52.0	66.0	20	
API 5LX X42, 1954	42.0	60.0	25	

**Table 4.** Minimum yield strength, tensile strength, and elongation requirements according to PG&E and API pipe specifications.

The weld properties of the DSAW lengths of pipe (long joints and pup 6) were compared to the weld properties of the other pups. Examination showed that the DSAW seam welds had a much finer microstructure<sup>74</sup> than the partial longitudinal seam welds in pups 1, 2, and 3 and that the lengths of DSAW pipe had heat-affected zones<sup>75</sup> that conformed to the shape of the weld, while pups 1, 2, and 3 each had a wide heat-affected zone of comparatively uniform width that extended from the outer surface to the inner surface of the pipe. The features indicated that the two sets of welds were fabricated using different rates of heat input and total heat input. The microhardness for the DSAW welds ranged from 191–192 HV<sub>500</sub>,<sup>76</sup> whereas the microhardness for pup 4 was not constant but varied with distance from the pipe surface. The microhardness for the pup 5 welds was 191 HV<sub>500</sub>.

### **1.8.4 Historical Information About Steel Grades**

Prior to 1961 and the adoption of General Order 112<sup>77</sup> by the CPUC, there was no regulation in the State of California that governed pipeline construction or the type and testing of pipe that PG&E could use for the conveyance of natural gas. Pipeline operators could write their own specifications for pipe or rely on consensus standards from organizations such as the American Standards Association, API, and the American Society for Testing and Materials (ASTM). ASME-sponsored code B31.1, *American Tentative Standard Code for Pressure Piping*, a standard covering pressure piping, was first issued in 1935. In 1952, sections relevant to the conveyance of natural gas were issued separately as ASME B31.1.8, *Standard Code for Gas Transmission and Distribution Piping Systems*. In 1955, the code was revised to include the four-tier construction type and population density-based class location system in use today. The ASME B31.1.8, 1955 edition, did not contain a specification for pipe, but referenced consensus standards such as API 5L, API 5LX, ASTM A134, and ASTM 139 (among others).

<sup>&</sup>lt;sup>74</sup> As the molten weld metal cools and freezes, it organizes into crystalline structures called grains. Microstructure is a description of the size, appearance, and orientation of the grains.

<sup>&</sup>lt;sup>75</sup> The heat-affected zone is the material next to the weld that reached a temperature high enough to produce changes in the structure of the metal.

 $<sup>^{76}\,\</sup>mathrm{HV}_{500}$  is an indentation hardness measurement unit, "HV" referring to the Vickers hardness test. The test was done by applying a 500 gram load to a diamond indenter and measuring the size of the resulting impression. Higher numbers indicate harder materials.

<sup>&</sup>lt;sup>77</sup> General Order 112 contained the state's regulatory scheme for gas pipelines.

The API 5L specification was first issued in 1928 and is incorporated today by reference in 49 CFR Part 192, Appendix B. In the 1940s and 1950s, it classified pipe according to minimum yield strength using letter grades and number grades, and it listed approved welding processes. The SMYS for grades A and B was 30 and 35 ksi, respectively. According to the specification, the average length for a piece of 5L pipe was to be no less than 17.5 feet.

In 1948, API issued Standard 5LX, "API Specification for High Test Line Pipe (Tentative)."<sup>78</sup> Submerged arc welding was an approved process for welding 5LX line pipe. In 1948, API 5LX mentioned X42, X46, and X52 pipe, but only fully specified X42 pipe.<sup>79</sup> The specifications for higher grades, such as the X52 cold-expanded<sup>80</sup> pipe manufactured by Consolidated Western, were subject to agreement between purchaser and manufacturer. By 1954, API 5LX had incorporated X52 specifications, and a separate specification was not required by the purchaser. The specified minimum average length for 5LX pipe was 17.5 feet.

ASTM 134 and ASTM 139 were two other specifications that pertained to arc welded pipe.<sup>81</sup> Whereas API 5L did not permit arc welding of grade A or B pipe during the 1940s and 1950s, ASTM A134 and ASTM A139 did. Automated welding was specified, but manual welding by qualified procedure<sup>82</sup> could be substituted if agreed to by purchaser and manufacturer. Production weld test specimens with the weld reinforcement removed had to achieve 95 percent of the minimum tensile strength for the grade of steel specified or 100 percent with the weld reinforcement intact. The specified minimum length of ASTM 134 or ASTM 139 pipe was 20 feet. ASME B31.1.8, 1955 edition, specified a 20 percent lower design pressure for these grades of pipe.

### 1.8.5 Burst Pressure Study and Finite Element Modeling

The NTSB conducted a study to estimate the internal pressure required to burst both a typical length of pipe and lengths of pipe with seam weld defects similar to those in pups 1, 2, and 3. For 30-inch-diameter X42 pipe with a wall thickness of 0.375 inch and no defect, the estimated burst pressure was calculated to be 1,300 psig. For pipe with incomplete seam weld penetration, such as seen in pups 1, 2, and 3 as fabricated (before the additional crack growth discussed in section 1.8.2, "Crack Initiation"), two different calculation methods were used:

<sup>&</sup>lt;sup>78</sup> The minimum mill strength test requirement for 5LX line pipe was 85 percent of SMYS, whereas the minimum mill strength test requirement for API 5L line pipe was 60 percent of SMYS. The SMYS requirements for 5LX line pipe were also higher than those for 5L line pipe.

 $<sup>^{79}</sup>$  The 5LX specification dispensed with the letter grade designations, instead designating pipe by an "X" followed by the SMYS in ksi. For instance, X52 indicated pipe with a SMYS of 52 ksi. 5LX was merged back into 5L in the 1980s.

<sup>&</sup>lt;sup>80</sup> "Cold" refers to an operation performed at room temperature. The Consolidated Western process initially formed the pipe to a diameter of 29.6 inches and then cold-expanded the pipe to a diameter of 30 inches by placing it in a die, plugging the ends of the pipe, and pumping water into the pipe under high pressure.

<sup>&</sup>lt;sup>81</sup> These grades are no longer included in 49 CFR Part 192, Appendix B.

 $<sup>^{82}</sup>$  A qualified welding procedure is one that has passed a series of tests and inspections.

- Net yielding according to ASME-sponsored code B31G, 2009 edition, *Manual for Determining the Remaining Strength of Corroded Pipelines*.
- Propagation of a crack-like defect<sup>83</sup> according to API 579-1/ASME FFS-1-2007, *Fitness-for-Service*.

The seam welds for pups 1, 2, and 3 were fractured in the accident, and their mechanical properties could not be measured directly. Therefore, inferred values based on microhardness data were used to calculate the estimates. Further, the estimates do not take into account the additional effect of the angular misalignment of the pup 1 longitudinal seam, which (as discussed below) resulted in greater strains on pup 1. Calculated burst pressure estimates using these two methods were 594 and 515 psig for pup 1; 668 and 574 psig for pup 2; and 558 and 430 psig for pup 3, respectively.

Finite element models were constructed to examine the stresses and strains in sections of pipe with differing longitudinal seam welds: (1) one model was based on the geometry of a section of pipe with a DSAW seam without defects; (2) one model was based on a section of pipe with a geometry similar to pup 1; (3) one model was based on a section of pipe with a geometry similar to pup 3 and an angular misalignment of 10°; and (4) one model was based on a circular section of pipe with a similarly sized weld defect, but without any angular misalignment. Internal pressures up to 400 psig were applied to the models. The material properties included elastic and plastic behavior<sup>84</sup> consistent with X42 steel, which has a nominal yield stress of 42,000 psi.

The model with the DSAW seam had small stress concentrations at the corners where the weld reinforcement intersected the wall of the pipe (on the order of 2 percent of the pipe wall thickness in size), but the stress in the model did not reach the yield stress. The unwelded region and angular misalignment in the model based on the pup 1 seam created a crack-like geometry (that is, notch) leading to a severe stress and strain concentration.<sup>85</sup> In that model, at 375 psig, the zone of material beyond the yield stress was on the order of half the pipe wall thickness in size. (See figures 22a and 22b.) The plastic strains<sup>86</sup> at the pup 1 notch tip were more than 100 percent greater than those of the pipe with the similarly sized weld defect but no angular misalignment. The plastic strains were also as much as 40 percent greater than those for the pup 3 weld geometry.

<sup>&</sup>lt;sup>83</sup> API 579 defines a crack-like flaw as a flaw that may or may not be the result of linear rupture but has the physical characteristics of a crack when detected by a nondestructive evaluation technique. A flaw is defined as a discontinuity, irregularity, or defect that is detected by inspection.

<sup>&</sup>lt;sup>84</sup> A plastic material undergoes permanent deformation (that is, strain) in response to an applied load. When the load is removed, the object does not return to its original shape.

<sup>&</sup>lt;sup>85</sup> The term "crack-like" is used to describe a feature that has the shape of a crack but where the material on opposite faces of the feature was never fused or bonded.

<sup>&</sup>lt;sup>86</sup> Plastic strain is permanent deformation that occurs when a material is stressed above its yield strength. It produces a change in shape that is not reversed when the load is removed.



**Figure 22a.** Stress contours at an internal pressure of 375 psig for the finite element model of the weld geometry similar to pup 1. Contour values are the same as in figure 22b.



**Figure 22b.** Stress contours at an internal pressure of 375 psig for the finite element model of a DSAW seam. Contour values are the same as in figure 22a.

# **1.9 Pipeline Operations and Management**

PG&E was incorporated in California in 1905 and is based in Walnut Creek, California. The company—a subsidiary of the PG&E Corporation—provides natural gas and electric service to 15 million people throughout a 70,000-square-mile service area in northern and central California. This area stretches from Eureka in the north to Bakersfield in the south and from the Pacific Ocean to the Sierra Nevada Mountains. The PG&E gas facilities include 42,141 miles of natural gas distribution pipelines and 6,438 miles of transmission pipelines, 1,059 of which are located in HCAs.<sup>87</sup> Of these 1,059 HCA pipeline miles, 50 miles are in class 1 areas, 29 miles are in class 2 areas, 945 miles are in class 3 areas, and 4 miles are in class 4 areas.

PG&E also generates and provides hydroelectric and nuclear power. PG&E is an intrastate public utility and is regulated by the CPUC.

### 1.9.1 SCADA System Operations

The PG&E SCADA center is located at PG&E headquarters in downtown San Francisco. The SCADA center manages the operations of PG&E's entire gas transmission pipeline system, including terminals and regulating stations. The center is staffed by three SCADA operators during the day shift (6:00 a.m.-6:00 p.m.) and two operators during the evening shift (6:00 p.m.-6:00 a.m.). Also working each shift are one coordinator and one senior coordinator. Prior to the shift change, the departing staff provides a verbal briefing to the incoming staff. The SCADA operators manage alarms and control set points as well as coordinating fieldwork on various pipelines.

The SCADA operators are not assigned specific regions on the pipelines but rather all oversee all transmission line operations. Therefore, the operator who acknowledges an alarm may not be the same operator working with the field personnel who generated the alarm. Further, an operator who started as the point of contact for field operations may not be the operator who answers the telephone when there are additional questions from the field. All of the operators sit next to each another in a common area of the control center.

The SCADA operators have several screens and can select different views for controlling the system, starting with the entire peninsula system with a GIS overlay showing flows and pressures at key regulating stations and terminals. The operators can select a specific region, which shows a smaller geographic area in greater detail with cross connects, pressure, flows, and status of valves. The operators are also capable of seeing any terminal or regulating station by clicking on the station or using a drop-down menu. They can change set points to the specific station valves as well as watch the incoming and outgoing line pressures and flows.

<sup>&</sup>lt;sup>87</sup> Class location is defined in 49 CFR 192.5, and it refers to the number of buildings in an area that is 220 yards on either side of the centerline of a continuous 1-mile length of pipeline. Class 1 has 10 or fewer buildings, class 2 has 10–46 buildings, class 3 has 46 or more buildings, and class 4 has a prevalence of buildings of 4 or more stories.

The PG&E procedure for responding to SCADA alarms requires that during the first 10 minutes after any alarm, the SCADA operator must acknowledge, analyze, and respond by analyzing upstream and downstream points to help determine the system condition and cause of the alarm. An additional 10 minutes is allocated for determining the necessary next steps. If deemed necessary by the senior SCADA coordinator, an abnormal incident report is filed.

As a result of a rulemaking project initiated prior to the San Bruno accident in response to recommendations stemming from an NTSB safety study,<sup>88</sup> on November 20, 2009, PHMSA issued a regulation requiring pipeline operators that use SCADA systems to define the roles and responsibilities of pipeline controllers during normal, abnormal, and emergency operating conditions, and to provide them with the necessary information, training, and processes to fulfill those responsibilities. (See 49 CFR 192.631.<sup>89</sup>) In addition, the rule requires operators to have written alarm management plans, have a controller training program, and implement methods to prevent controller fatigue. Operators are required to develop the procedures by August 1, 2011, and to implement some of the procedures—including those related to roles and responsibilities and fatigue mitigation—by October 1, 2011; and others—including those related to adequate information and alarm management—by August 1, 2012. PG&E met the August 1, 2011, deadline for developing its procedures.

### 1.9.1.1 Milpitas Terminal

The Milpitas Terminal is located at the southernmost point of Line 132. This station, which is typically not staffed, consists of four incoming lines and five pressure-regulated outgoing lines. The specific lines, their dimensions at Milpitas Terminal, and their MAOPs and MOPs are listed in table 5.

<sup>&</sup>lt;sup>88</sup> Supervisory Control and Data Acquisition (SCADA) in Liquid Pipelines, Safety Study NTSB/SS-05/02 (Washington, DC: National Transportation Safety Board, 2005).

<sup>&</sup>lt;sup>89</sup> The substance of the final rule is published at *Federal Register*, vol. 74, no. 231 (December 3, 2009), p. 63310; and the expedited implementation deadlines are published at *Federal Register*, vol. 76, no. 116 (June 16, 2011), p. 35130.

Incoming Lines at Milpitas Terminal							
Line Number	Diameter (inches)	MAOP (psig)	MOP (psig)				
107	36	720	477				
131	30	595	590				
300A	34	558	558				
300B	34	600	600				
Outgoing Lines at Milpitas Terminal							
Line Number	Diameter (inches)	MAOP (psig)	MOP (psig)				
132	30	400	375				
101	36	400	375				
109	24	375	375				
100	20	400	375				
San Jose Distribution Feeder Main	24	200	200				

## Table 5. Incoming and outgoing lines at Milpitas Terminal.

Within the Milpitas Terminal, the incoming lines are routed through a separator and several common headers before splitting into multiple regulating control valve sets. Each of the four incoming lines is pressure controlled through two sets of regulating valves, with each set consisting of a trim and load control valve preceded by a monitor valve upstream. The Milpitas Terminal also has a 20-inch-diameter mixer bypass<sup>90</sup> line and a 24-inch-diameter station bypass line, each of which was outfitted with regulating and monitor valves. Each of the regulating valves is operated through an independent electronic controller connected to the programmable logic controller (PLC).

The regulating values are programmed by SCADA operators with pressure set points. In the case of Line 132, they were set to maintain pressure at less than 375 psig. Regulating values are electrically actuated and will remain in their last position if they lose power but will open if they lose a control signal. The regulating values can be placed in manual operation at the Milpitas electronic controller, which disables the SCADA center's ability to control the value.

The monitor valves are stand-alone pneumatically actuated control valves with position monitoring wired to the PLC. They address the regulatory requirements (in 49 CFR 192.195) for pressure relieving or limiting devices to protect against accidental overpressure. In accordance with PG&E procedures, the pneumatic controller on the monitor valves is set to 10 psig above the MOP but below the MAOP of the line they are protecting. A SCADA operator can control the percent open on a monitor valve as long as it does not cause the valve to open further than

<sup>&</sup>lt;sup>90</sup> As noted earlier, in the 1980s a mixer was used at the Milpitas Terminal to mix several gas grades from multiple sources. Although the mixer has since been removed, the terminology "mixer bypass" is still used.

required to maintain the set point. Thus, a SCADA operator is not capable of overriding the local pressure set point of the pneumatic controller.

The monitor valve is normally fully open and will only begin to close when downstream pressure, read through a sensing line connected to the pipeline, exceeds its set point. In the case of Line 132, the monitor valves at the Milpitas Terminal were set at a pressure of 386 psig on the day of the accident. However, due to a typical lag in the monitor valves response time, the pressure in Line 132 at the Milpitas Terminal reached 396 psig just prior to the accident.

## 1.9.1.2 Work Clearance Procedures

According to PG&E procedures, whenever planned work on a gas line operating at more than 60 psig may impact gas pressure, flow, quality, or SCADA monitoring, a system clearance form must be completed and submitted to the SCADA center for approval. PG&E procedures require that the form be submitted at least 10 days prior to the planned work. The form must completely describe the work and include start and end times, as well as the name of the clearance supervisor (the person filling out the form or that person's designee). The clearance form must also include any necessary special instructions, sequence of operations, and operating maps and diagrams. The form designates certain milestones (such as starting work, finishing work, and operation of equipment that will affect flow, pressure, or monitoring) at which the clearance supervisor is required to notify the SCADA center of work progress.

Prior to starting work, the clearance supervisor is required to conduct an on-site briefing about how the work will be done with all individuals performing work under the clearance. According to workers at the Milpitas Terminal, work safety briefings were held at 6:00 a.m. and 1:00 p.m. However, those briefings focused on general safety issues and did not discuss the possible impacts of planned work on the SCADA system. At 1:30 p.m., the contractor held a briefing to discuss the order in which the planned work would be performed.

The September 9, 2010, UPS work at the Milpitas Terminal was documented and approved as a one-time project. The form was submitted on August 19, 2010, and approved by the SCADA center on August 27, listing a start date of August 30 and a completion date of September 9. The checkbox under "service interruptions" was marked "no." The checkbox under special instructions was marked "yes," and the special instructions worksheet listed two items: (1) a notation explaining that the Milpitas technician was to contact the SCADA center prior to work and at the completion of work, and that he would be accompanied during the work by a contractor and a PG&E technician, and (2) the names and phone numbers of two of the technicians working on the project. The checkbox under "Will normal function of the facility be maintained" was marked "no," but where the form reads "If no please explain," there was no explanation included. The form did not indicate that any regulating valves at the Milpitas Terminal would be placed in manual control or that there could be interruptions to the instrumentation or impacts to the regulating valves and downstream pressures.

### 1.9.1.3 Emergency Response Procedures

PG&E's emergency response procedures are outlined in the following diagram (figure 23), taken from PG&E's *Company Gas Emergency Plan*.<sup>91</sup>



Figure 23. Flowchart of PG&E's emergency response procedures.

PG&E summarized the role and interaction between its SCADA center and its dispatch center during an emergency as follows:

Dispatch will notify [the SCADA center] of a gas event as noticed in the Utility Standard TD-4413S (Gas Event Reporting Requirements). Dispatch will send a field employee to the location of the gas incident per Utility Procedure TD-6436P-12 (Handling Emergency Conditions Reported by Outside Agencies and Company Personnel). Depending on the actual field condition observed, [the SCADA center] and Dispatch may have further interaction to dispatch additional field personnel or exchange information regarding the event.

<sup>&</sup>lt;sup>91</sup> PG&E Academy, *Company Gas Emergency Plan (CGEP)*, GAS\_0910WBT Dispatchers, Version 1, January 2010, web-based training module.

Utility procedure TD-6436P-12 states that the dispatched field employee is responsible for evaluating danger to life and property, ensuring that conditions are safe, and assessing damage. It also provides guidance for handling incoming calls from emergency service providers to the dispatch center, but does not discuss whether field personnel, the dispatch center, or the SCADA center are to directly initiate contact with emergency services through 911 or other means. The standard does not address the timeliness of response or the involvement of city or emergency officials. Notifications outlined in the procedure are limited to PG&E employees and supervisors. The procedure does not distinguish between a transmission line break and a distribution line leak.

### 1.9.2 Use of Automatic Shutoff Valves and Remote Control Valves

According to Federal pipeline integrity management regulations at 49 CFR 192.935(a), an operator "must take additional measures beyond those already required by Part 192 to prevent a pipeline failure and to mitigate the consequences of a pipeline failure in a [HCA]." The additional measures must be based on the threats the operator has identified to each pipeline segment, and the operator must conduct a risk analysis of its pipeline to identify additional measures, including but not limited to, installing automatic shutoff valves (ASV) or remote control valves (RCV), installing computerized monitoring and leak detection systems, replacing pipe segments with pipe of heavier wall thickness, providing additional training to personnel on response procedures, conducting drills with local emergency responders, and implementing additional inspection and maintenance programs.

Pursuant to 49 CFR 192.935(c), "[i]f an operator determines, based on a risk analysis, that an ASV or RCV would be an efficient means of adding protection to a high consequence area in the event of a gas release, an operator must install the ASV or RCV." Similarly, the PG&E gas transmission integrity management program (discussed in more detail below) states that PG&E will consider the addition of ASVs or RCVs if they would be an efficient means of adding protection to an HCA.

The regulation further states that in making the determination regarding use of an ASV or RCV, "an operator must at least consider the following factors—swiftness of leak detection and pipe shutdown capabilities, the type of gas being transported, operating pressure, the rate of potential release, pipeline profile, the potential for ignition, and location of nearest response personnel."

PG&E's consideration of this issue is documented in an internal memorandum dated June 14, 2006, and summarized in its integrity management program. The memorandum, drafted by a PG&E senior consulting gas engineer following the CPUC's 2005 audit,<sup>92</sup> states that industry references have indicated that most of the damage from a pipeline rupture occurs within the first 30 seconds and that the duration of the resulting fire "has (little or) nothing to do with human safety and property damage." The memorandum concluded that the use of an ASV or RCV as a prevention and mitigation measure in an HCA would have "little or no effect on

<sup>&</sup>lt;sup>92</sup> See section 1.10.1, "State Oversight by CPUC" for more information about the findings of this audit.

increasing human safety or protecting properties," and did not recommend using either as a general mitigation measure. The senior consulting gas engineer later testified at the NTSB investigative hearing that his research was limited to industry papers and that he had not reviewed studies conducted by PHMSA or other safety groups that had reached different conclusions. (Some of those studies are discussed later in this section.)

The NTSB notes that in written comments submitted to RSPA for a 1997 public meeting on ASVs and RCVs, PG&E stated that it had "no objection to installing RCVs" and had "found them reliable, [and] install[ed] them when upgrading existing major control stations or installing new stations." In the comments, PG&E also stated that safety would be enhanced by reducing the volume of flammable gas released, that a "major technical advantage is the ability to isolate the pipeline break quickly without requiring personnel to be sent to operate any mainline valve(s)," and that another advantage is being able to monitor valve positions remotely from the SCADA center. The PG&E manager of gas system operations stated at the NTSB investigative hearing that in the case of the San Bruno pipeline rupture, the use of RCVs could have reduced the time it took to isolate the rupture by about 1 hour.

In addition, PG&E stated in both the June 14, 2006, memorandum and an earlier memorandum, dated June 24, 1996, that ASVs have proven to be unreliable for most applications due to the likelihood that normal operational conditions could trip sensors and result in unintended closures. Therefore, PG&E concluded that RCVs were preferable to ASVs and could contribute to a reduction in the effects of a pipeline rupture.

Studies have indicated that a prolonged gas-fed fire leads to increased property damage.<sup>93</sup> Further, in 1996, Congress ordered a study on the feasibility of installing RCVs on interstate natural gas pipelines. In its 1999 report on this issue,<sup>94</sup> RSPA listed several benefits of using RCVs, including reduced property damage, reduced public disruption, reduced damage to other utilities, and allowing emergency responders to gain faster access to an accident site. Although these benefits could not be quantified, the report concluded that RCVs may provide the best means for achieving them.

### 1.9.3 Public Awareness

Title 49 CFR 192.616 requires natural gas pipeline operators to develop and implement written continuing public education programs that adhere to the guidance provided in API Recommended Practice 1162, *Public Awareness Programs for Pipeline Operators*, which is incorporated by reference.

<sup>&</sup>lt;sup>93</sup> (a) M. Stephens, A Model for Sizing High Consequence Areas Associated with Natural Gas Pipelines, GRI-00/0189, Gas Research Institute, October 2000. (b) C.R. Sparks, Remote and Automatic Main Line Valve Technology Assessment, Gas Research Institute, July 1995.

<sup>&</sup>lt;sup>94</sup> Remotely Controlled Valves on Interstate Natural Gas Pipelines (Feasibility Determination Mandated by the Accountable Pipeline Safety and Partnership Act of 1996) (Washington, DC: U.S. Department of Transportation Research and Special Programs Administration, 1999).
API Recommended Practice 1162 provides specific guidelines for natural gas pipeline operators to develop, manage, and evaluate public awareness programs directed to stakeholder audiences, including the affected public, emergency officials, local public officials, and excavators. The recommended practice discusses the content of baseline outreach messages, frequency of distribution, and delivery methods; and requires pipeline operators to evaluate their public awareness programs annually. And, at least once every 4 years, operators must evaluate the effectiveness of their programs. Using the results of these evaluations, operators are expected to continuously improve their programs and implement necessary changes.

The PG&E annual public awareness program review period is from June to June. During this time, the company documents baseline and supplemental program events that occurred during the review period, such as mailings and meetings, and reviews website content. In the program evaluation and effectiveness section of its program plan,<sup>95</sup> PG&E states that the annual review will be conducted using the guidelines of the program plan. However, no specific guidelines for annual evaluations are defined.

The most recent reports of the PG&E annual reviews prior to the accident were dated June 2010 and December 2009. Both reviews noted that all mailings had occurred in accordance with the PG&E plan; however, the quality of the content conveyed in the mailings was not considered. The corrective action items in both self-evaluation reviews pertained primarily to supplemental messages and strategies and did not significantly differ.

In its 2009 report, the PG&E review noted the following action item for its emergency official audience, "Develop educational seminars to be offered at locations throughout the service territory in which local emergency response agencies would be invited to attend." The 2010 review noted an action item for the same audience to "Continue to provide educational seminars throughout the service territory in which local emergency response agencies would be invited to attend." No assessment of the quality of materials is noted.

In 2010, PG&E also hired Paradigm Alliance, Inc., to conduct a program documentation review of its public awareness program for noncustomers along the pipeline right-of-way. The Paradigm report is dated June 2010. As a program effectiveness measure, Paradigm mailed public awareness brochures with detachable business reply mail survey postcards to 15,302 addresses. The addresses were near the right-of-way and included the other stakeholder audiences defined in API Recommended Practice 1162. Eight weeks after the mailing, Paradigm received 20 survey postcards in response. Table 6 below summarizes the responses.

<sup>&</sup>lt;sup>95</sup> Pacific Gas and Electric Company, *Pipeline Public Awareness Plan*, Procedure No. RMP-12, dated January 26, 2010.

Question	Yes	No	Blank
Do you or someone you know work or live near a pipeline?	7	9	4
Have you seen any information about pipeline safety within the last two years?	3	14	3
If you noticed what appears to be a pipeline leak, would you call 911?	17	0	3
Have you or anyone you know ever discovered a buried pipeline while digging?	17	0	3
Have you ever heard of the "One-Call" system before reading this brochure?	2	14	3ª

**Table 6.** Survey postcard responses to public awareness brochures.

<sup>a</sup> In Paradigm's report, only 19 responses to this question were documented.

In 2007, PG&E participated in an API survey to evaluate the effectiveness of its public awareness program via the Public Awareness Program Effectiveness Research Survey (PAPERS). The survey, which evaluated 18 operators, including PG&E, measured retention and comprehension of awareness messages by the audiences defined in API Recommended Practice 1162. The survey found that the affected public<sup>96</sup> was PG&E's least informed audience, with 89 percent of the 155 respondents reporting that they did not recall receiving information from PG&E and 34 percent reporting that they considered themselves somewhat or very well informed. The 50 emergency responders that responded to the survey reported the highest awareness level; 85 percent of these indicated that they were somewhat or very well informed about pipelines. However, the survey also found the emergency official audience indicating a need for more information about potential pipeline hazards and appropriate training and response.

#### 1.9.4 PG&E Risk Management/Integrity Management Program

In October 2001, PG&E developed a risk management program presented in a series of risk management procedures (RMP). The current version of RMP-01, which has been revised several times, states that the risk management program was designed to provide a process for complying with the requirements for risk calculation and an integrity management program.<sup>97</sup>

### 1.9.4.1 Geographic Information System

PG&E states in RMP-01 that it will develop and maintain an inventory of all pipeline design attributes, operating conditions, environment (structure, faults, etc.), threats to structural integrity, leak experience, and inspection findings. This inventory is maintained in the PG&E GIS database. GIS data are used to calculate risk for each pipeline segment. (According to PG&E, a pipeline segment is a length of pipe that differs from adjacent pipe in some way, such as its material properties, age, manufacture, pressure test history, coating type or age, or leak

<sup>&</sup>lt;sup>96</sup> In the 2007 PAPERS, the affected public surveyed did not include PG&E distribution line customers, only the residents along its transmission line right-of-way.

<sup>&</sup>lt;sup>97</sup> For more information about the required elements of pipeline integrity management programs, see section 1.10.2, "Federal Oversight by PHMSA."

survey history.) PG&E then selects a target threshold, segments above that threshold are reviewed for significant risk drivers, and some segments are selected for investigation and mitigation.

Although the Federal integrity management regulations do not explicitly list all of the information that must be maintained for each segment, they state (at 49 CFR 192.917(b)) that to identify and evaluate the potential threats to a covered pipeline segment, an operator must gather and integrate existing data on the entire pipeline that could be relevant to the covered segment, including, at a minimum, the information specified in ASME B31.8S, 2004 edition, and "consider on both the covered segment and similar noncovered segments, past incident history, corrosion control records, continuing surveillance records, patrolling records, maintenance history, internal inspection records and all other conditions specific to each pipeline." In addition, ASME B31.8S, 2004 edition, which is incorporated by reference into Part 192, notes that "[c]omprehensive pipeline and facility knowledge is an essential component of a performance-based integrity management program" and states, if an operator "lacks sufficient data or where data quality is below requirements, the operator shall follow the prescriptive-based processes [outlined in appendix A to ASME B31.8S, 2004 edition]." It further states that when all of the specified data elements<sup>98</sup> for the prescriptive-based process are not available for each threat to perform the risk assessment, "it shall be assumed that the particular threat applies to the pipeline segment being evaluated." ASME B31.8S, 2004 edition, also states that data applied in a risk assessment process should be verified and checked for accuracy and for missing or questionable data, and that the operator should choose values that conservatively reflect the values of other similar segments on the pipeline or in the operator's system.

The PG&E GIS was implemented in the 1990s and was populated with data from preexisting pipeline survey sheets. If information was missing, assumed values were entered, preceded by a negative sign to indicate they were assumed values. According to PG&E, the GIS was fully populated in 1998. If discrepancies between GIS data and actual conditions are discovered by field personnel, PG&E procedures require field engineers to report them to the PG&E mapping department, which validates the information by checking the original job package paperwork for that segment of pipeline. If the mapping department concludes that a change is warranted, it is made.

NTSB investigators reviewed PG&E GIS data and pipeline survey sheets for Line 132 to determine how often assumed or unknown values were entered. They found that—

- The pipe wall thickness was an assumed value for 21.5 miles (41.75 percent) of Line 132.
- The manufacturer of the pipe was unknown ("NA") for 40.6 miles (78.81 percent) of Line 132.

 $<sup>^{98}</sup>$  The required data for each segment include pipe material, year of installation, manufacturing process (or age of manufacture as an alternative), seam type, joint factor, and operating pressure history.

- The pipeline depth of ground cover was also unknown for 42.7 miles (82.79 percent) of Line 132.
- Three values were used for the SMYS of grade B pipe: 35,000 psi (consistent with the value given in ASME B31.1.8, 1955 edition), 40,000 psi, and 45,000 psi.
- Two segments with unknown SMYS were assigned values of 33,000 psi and 52,000 psi, whereas 49 CFR 192.107 requires operators to use a value of 24,000 psi when SMYS is unknown.
- Six consecutive segments, totaling 3,649 feet, specified an erroneous minimum depth of cover of 40 feet.
- Several segments, including Segment 180, specified 30-inch-diameter seamless pipe, although there was no API-qualified domestic manufacturer of such pipe when the line was constructed.
- The GIS did not reflect the presence of the six pups in Segment 180.

### 1.9.4.2 Risk Management Procedures

PG&E defines risk as the product of the likelihood of failure (LOF) and the consequence of failure (COF), each of which is determined by PG&E steering committees. Failure is defined as a breach of the structural integrity of the pipe. LOF is derived from combining the risks of the following threats, which, according to RMP-01, are weighted in proportion to PG&E and industry failure experience: 25 percent for external corrosion, 45 percent for third-party damage, 20 percent for ground movement, and 10 percent for design and material characteristics. For the integrity management program only, COF is a function of the potential impact radius. PG&E developed individual RMPs (as discussed below) for each of the perceived threats to the system:

- RMP-02 contains an algorithm to calculate the risk of external corrosion, detailing possible threats to the pipeline caused by items such as soil resistivity, coating age, coating design, and d.c./a.c. interference. It considers the results of pressure tests (if any were conducted), visual inspections of the coating, casing surveys, corrosion leak rate, and external corrosion direct assessment (ECDA<sup>99</sup>) data, if available, to develop a ranking of coated piping.
- RMP-03 contains the algorithm for third-party threats. It accounts for the likelihood of excavation frequency, class location, ground cover protection, damage prevention, pipe diameter, and wall thickness, among other factors, to rank the vulnerability of the pipeline.
- RMP-04 contains the algorithm for ground movement and natural forces threat, such as seismic activity.
- RMP-05 contains the algorithm for design/material threats and also addresses construction threats. It includes weighted factors for pipe seam design, girth weld

<sup>&</sup>lt;sup>99</sup> ECDA is a method of surveying a pipeline by first selecting likely areas of potential corrosion for assessment and then excavating and physically examining these areas.

condition, material flaws or unique joints (such as pre-1950 miter bends), pipe age, MOP versus pipe strength, leak history, and test pressure. Points are assigned for various risk factors so that higher scores indicate a higher threat. The maximum score that a segment can receive is 135. Pre-1970 pipes are assigned 30 points for pipe seam design and 10 points for pipe age. Pipe segments that have not been pressure tested are assigned 30 points; conversely, pipes that have undergone pressure testing receive a 30 or 40 point deduction, depending on the recency of the test. (The scores assigned to Segment 180 are discussed in section 1.9.4.3, "Threats Identified for Line 132.")

- RMP-06 contains the PG&E gas transmission integrity management program and is discussed below.
- RMP-08 contains the procedure for identification, location, and documentation of HCAs. PG&E uses the potential impact circle method, described in 49 CFR 192.903, to determine HCAs. Pipe diameter and MAOP are used to calculate the potential impact circle, which designates an HCA according to whether the area within the potential impact circle contains 20 or more buildings intended for human occupancy. If it does, the area is classified as an HCA, regardless of class designation. PG&E records specify Line 132 from MP 8.39–40.08, which includes the location of the rupture, as a class 3 location.
- RMP-09 includes requirements for performing ECDA, which consists of preassessment, including data collection; indirect inspections; prioritizing excavation locations and examinations; and postassessment, including data analysis. RMP-09 requires the collection of data that could be used for validating assumed values or determining unknown values in the GIS and calls for updating pipeline records with data collected during the preassessment process.
- RMP-10 contains requirements for performing internal corrosion direct assessment, which consists of preassessments, including data collection and identifying sites; prioritizing excavation locations and examinations; and postassessment, including data and analysis. Dry gas internal corrosion is not included in the PG&E equation for calculating LOF because PG&E automatically classifies the few pipelines it has with the threat of internal corrosion as high risk.
- RMP-11 contains procedures and requirements for performing in-line inspections. It includes steps for performing a preassessment, including data collection and work necessary to allow the line to accommodate in-line inspection tools; in-line inspection, including internal cleaning and inspection tool running; direct examination of identified anomalies; and postassessment, including data analysis and mitigation planning.
- RMP-12 contains the PG&E pipeline public awareness plan. (See section 1.9.3, "Public Awareness," in this report.)
- RMP-13 contains requirements for performing stress corrosion cracking direct assessment. The procedures include preassessment, including data collection; indirect inspections; prioritizing excavation locations and examinations; and postassessment,

including data analysis. Stress corrosion cracking is not included in LOF calculations because PG&E classifies the few pipelines it has with this threat as high risk.

#### 1.9.4.2.1 Integrity Management Plan

The PG&E gas transmission integrity management program is set forth in RMP-06. It was developed to meet the requirements of 49 CFR Part 192 Subpart O, which became effective in 2004. RMP-06 identifies 22 potential threats to HCAs, which fall into 4 categories: time dependent, stable, time independent, and unknown. Manufacturing- and welding/fabrication-related defects are listed as stable defects (that is, they are not expected to grow in service). However, under 49 CFR 192.917(e)(3), such defects would not be considered stable in the event of certain increases in operating pressure.<sup>100</sup> RMP-06 section 3.5, "Threat Analysis," states that a manufacturing threat is assumed to exist in pipe segments installed before 1970. Under the heading "Insufficient Data or Poor Quality Data," RMP-06 states that the integrity management program "avoids the use of data assumptions to identify applicable threats."

RMP-06 section 4, "Baseline Assessment Plan," addresses the initial evaluation of the condition of the pipeline, which is used as a baseline for further inspections. This section specifies that all HCAs will be assessed in accordance with the schedule set forth in the baseline assessment plan and that HCAs with the highest potential for risk are given priority. Consistent with 49 CFR 192.921, it specifies that at least 50 percent of the HCAs identified in the plan will be assessed by December 17, 2007, and the remainder by December 17, 2012. RMP-06 section 4.5 notes that the methods chosen to assess a particular segment of pipe are based on the threats identified in the risk assessment procedure, and more than one assessment method may be required to adequately cover the potential risks of an HCA. PG&E's baseline assessment plan includes 1,021 miles of HCA pipeline and about 500 miles of non-HCA pipeline. PG&E determined that 813 HCA miles would be assessed using direct assessment methodologies<sup>101</sup> (ECDA, internal corrosion, and stress corrosion cracking); 208 HCA miles would be assessed using in-line inspection tools or "pigs";<sup>102</sup> and 500 non-HCA miles would be assessed using in-line inspection tools. As of June 30, 2010, 749.35 HCA miles had been inspected; Line 132 had not yet been inspected.

Concerning in-line inspection, RMP-06 section 5.4 states that "it is the company's desire to inspect pipelines utilizing in-line inspection whenever it is physically and economically feasible." Factors that PG&E considers in determining feasibility include whether the pipeline at issue is at least 10 miles long and predominately located in HCAs, whether less than 0.5 mile of

 $<sup>^{100}</sup>$  For more information on how PG&E addressed this issue, see section 1.7.5.3, "Periodic Pressure Increases to MAOP."

<sup>&</sup>lt;sup>101</sup> According to the PG&E director of integrity management and technical support, PG&E has performed 500 digs since the start of the integrity management program.

<sup>&</sup>lt;sup>102</sup> A "pig" can be any of a variety of mechanical devices inserted into a pipeline to either clean or inspect the line to identify possible defects. Pigs that gather information as they travel through the line are referred to as "smart pigs." A variety of physical obstacles can prevent a pig from successfully traveling through a pipeline, thus rendering that pipeline "unpiggable." For more information about smart pigs, see section 1.13.1.2, "In-line Inspection."

replacement is required to make the pipeline piggable, whether the pipeline at issue has adequate flow rates to enable successful in-line inspection, and whether the pipeline operates at more than 30 percent SMYS.

Regarding pressure testing, RMP-06 section 5.5 states that PG&E—

does not plan to use pressure testing to assess the integrity of its pipelines, unless it is a post installation test or up-rate for a new HCA. However, during the course of assessing data for ECDA or in-line inspection, it may become apparent that pressure testing is the only feasible option.

RMP-06 section 10, "Performance Plan," sets forth the program measurements that PG&E uses to evaluate the long-term effectiveness of its integrity management program. These measures, which are reported semiannually to PHMSA, include number of total system miles, number of total miles of pipelines inspected, number of HCA miles in the integrity management program, number of HCA miles inspected via integrity management assessments, number of immediate repairs<sup>103</sup> completed in HCAs, number of scheduled repairs completed in HCAs, number of leaks<sup>104</sup> in HCAs classified by cause, number of failures<sup>105</sup> in HCAs classified by cause, and number of incidents<sup>106</sup> in HCAs classified by cause. The combined number of leaks, failures, and incidents that PG&E reported for the years 2004–2010 is shown in table 7.

<sup>&</sup>lt;sup>103</sup> Immediate repair conditions, as defined in 49 CFR 192.933 (d)(1), include (i) an anomaly resulting in a calculated predicted failure pressure of 1.1 times the MAOP; (ii) a dent that has any indication of metal loss, cracking, or a stress riser; or (iii) any indication or anomaly that, in the judgment of the person designated by the operator to evaluate the assessment results, requires immediate action. Until the repair is completed, the operator is required to temporarily reduce the in pressure to no more than 80 percent of the operating pressure at the time the condition was discovered.

<sup>&</sup>lt;sup>104</sup> PHMSA defines a "leak" as an unintentional release of gas from a pipeline that is not an "incident," including an unintentional release of gas that does not result in an injury, death, or \$50,000 or more in property damage.

<sup>&</sup>lt;sup>105</sup> PHMSA defines "failure" as a general term used to imply that a part in service has become completely inoperable, is still operable but incapable of satisfactorily performing its intended function, or has deteriorated seriously to the point that it has become unreliable or unsafe for continued use. However, according to the definition, a "failure" does not involve a release of gas.

<sup>&</sup>lt;sup>106</sup> PHMSA defines "incident" as a release of gas from a pipeline causing death or personal injury necessitating inpatient hospitalization; as estimated property damage, including the cost of gas lost, for the operator or others or both, that is \$50,000 or more; or as an event that is significant in the judgment of the operator, even though it does not meet the criteria above.

Cause	2004	2005	2006	2007	2008	2009	2010	All
External corrosion	0	10	1	3	5	3	1	23
Internal corrosion	0	0	0	0	0	0	0	0
Stress corrosion cracking	0	0	0	0	0	0	0	0
Manufacturing	0	0	1	0	1	0	0	2
Construction	1	0	0	1	1	3	3	9
Equipment	0	7	1	1	1	4	3	17
Third party	0	4	0	3	1	2	1	11
Incorrect operations	0	1	0	0	0	3	1	5
Weather/outside force	0	0	0	0	0	0	0	0
Total	1	22	3	8	8	15	9	67

### Table 7. PG&E's reportable events by cause for 2004–2010.

In addition to leaks, incidents, and failures, as defined by PHMSA, the CPUC also required pipeline operators such as PG&E to report "incidents which have either attracted public attention or have been given significant news media coverage, that are suspected to involve natural gas, which occur in the vicinity of the operator's facilities; regardless of whether or not the operator's facilities are involved."

RMP-06 section 13, "Quality Assurance," indicates that PG&E will conduct periodic self assessments of its integrity management program to determine its effectiveness and specifies that internal or external audits will be performed every other year to ensure compliance with PG&E and regulatory requirements. Internal audits were conducted in 2007 and 2009. External audits were completed by the CPUC (with PHMSA) in 2005 and by the CPUC in 2010. (For more information on these audits and the PG&E response, see section 1.10.1, "State Oversight by CPUC.")

### 1.9.4.3 Threats Identified for Line 132

Line 132 has about 322 pipeline segments. In 2009 and 2010 (prior to the accident), Segment 180 received the assessment scores shown in table 8. (For comparison, the scores for the Line 132 segment with the highest total risk in 2009 and 2010 are also provided.<sup>107</sup>)

<sup>&</sup>lt;sup>107</sup> The highest ranking segments in 2009 and 2010 were Segments 106.7 and 189, respectively.

#### Table 8. Line 132 risk values.

Line 132 Risk Values							
Segment 180	2009	2010					
External corrosion (25 percent)	4.18	4.18					
Third party (45 percent)	20.9	20.9					
Ground movement (20 percent)	0.0	0.0					
Design and materials (10 percent)	55.0	73.0 <sup>a</sup>					
Total risk (Unweighted)	927.63	1036.0					
Rank	69.0	80.0					
Highest Ranking Segment	2009	2010					
External corrosion (25 percent)	5.78	7.58					
Third party (45 percent)	25.6	38.9					
Ground movement (20 percent)	61.5	22.5					
Design and materials (10 percent)	68.0	81.0					
Total risk (Unweighted)	1878.8	2149.0					
Rank	1.0	1.0					

<sup>a</sup> The increased score in the "design and materials" category resulted from the discovery of miter bends in Segment 180.

PG&E conducted ECDA to assess the corrosion and coating on numerous sections of Line 132 in 2005 and 2009. PG&E indicated that eight digs were conducted as a result of the 2009 survey of Line 132.

Prior to the accident, no in-line inspections had been performed on Line 132 or the other two lines in the peninsula system (Lines 101 and 109). PG&E indicated that bends, valves, and variations in pipe diameter made in-line inspection impracticable on these lines. As part of its 2009 rate case, PG&E requested permission to replace sections and/or fittings on the segments that currently prevent Lines 101, 109, and 132 from accepting smart pigs. The cost to make Line 132 piggable is estimated to be \$13 million; and, according to a PG&E supervising engineer for gas transmission and distribution, PG&E plans to perform in-line inspection on Line 132 by 2014. He further stated that preparing an older line for an in-line inspection process requires 3–4 years to engineer upgrades, replace components such as valves and fittings, and clean the pipeline.

## 1.10 Oversight

### 1.10.1 State Oversight by CPUC

As an intrastate gas transmission pipeline operator, PG&E is regulated by the CPUC, whose rules governing gas pipelines are codified in General Order 112E, *State of California Rules Governing Design, Construction, Testing, Operation, and Maintenance of Gas Gathering, Transmission, and Distribution Piping Systems*, dated September 11, 1995. General Order 112E requires PG&E to comply with the Federal pipeline safety regulations in 49 CFR Part 192. PHMSA oversees interstate pipelines but does not directly oversee intrastate pipeline operators. However, PHMSA conducts annual on-site evaluations and scores state regulators to determine how closely the programs align with PHMSA standards. PHMSA certifies state regulatory agencies such as the CPUC annually and grants Federal funds as an incentive to improve program performance and to encourage states to take on more responsibility for pipeline safety.

PHMSA is authorized to reimburse a state agency up to 80 percent of the actual cost of carrying out its pipeline safety program, including the cost of personnel and equipment, depending on the state agency's score and subject to the availability of Federal funds. Federal funding is determined through an allocation formula based on factors such as the extent to which the state has asserted safety jurisdiction, whether the state has adopted all Federal requirements, and the number and qualifications of inspectors. PHMSA also reviews state regulator audits of operator integrity management programs and enters certain information from these audits into its database to analyze trends. In 2006–2008, the CPUC received 37–40 percent of its annual funding from PHMSA. During that time, the maximum that any state agency received was 40–50 percent. In 2009 and 2010, the CPUC received about 64 percent of its annual funding from PHMSA; the maximum any state agency received during those years was about 70 percent.

Data reported by the CPUC to PHMSA showed that as of March 2011, it had 19 inspectors and 6 supervisors supporting pipeline safety, some of which were only dedicated part-time to pipeline safety duties, for a total of about 12 person-years. In July 2011, the CPUC reported to the NTSB that it had the equivalent of 11 full-time gas inspection staff positions and 2.5 supervisory level positions funded by PHMSA.

The CPUC has audited the PG&E integrity management program twice, once between October and December 2005 and again in May 2010, following the PHMSA integrity management audit protocol. The director of the CPUC consumer product and safety division stated that the agency lacks sufficient resources to conduct annual audits of the PG&E integrity management program.

PHMSA participated in the CPUC 2005 audit, which was intended as a training audit for CPUC personnel. One of the issues noted during this audit was that PG&E did not have a process to evaluate the use of ASVs and RCVs. (For more information about PG&E's subsequently drafted memorandum discussing the use of ASVs and RCVs, see section 1.9.2, "Use of Automatic Shutoff Valves and Remote Control Valves.")

The results of the second CPUC audit of the PG&E integrity management program transmitted to PG&E in a letter dated October 21, 2010, included numerous findings. The CPUC letter highlighted two areas of particular concern. The first concern was that PG&E may be "diluting the requirements of the [integrity management program] through its exception process and appears to be allocating insufficient resources to carry out and complete assessments in a timely manner." The letter noted that in-line inspections scheduled for several pipelines had been delayed from the schedule set forth in the baseline assessment plan and, in some cases, had been changed to ECDAs. In addition, exception reports had been used to justify not excavating several immediate repair indications that vendors had reported after conducting other in-line inspections.

The second concern was that "PG&E needs to analyze, review, and formulate appropriate actions or responses to the results of its internal audits in a timely manner." Specifically, the CPUC pointed out that PG&E had conducted an internal audit in December 2007 but had not formulated a response until December 2009; the letter further noted that PG&E had conducted another internal audit in October 2009, but as of May 2010 PG&E still had not formulated a response.

PG&E submitted a response to each of the CPUC findings and concerns in a letter dated December 16, 2010. Regarding the CPUC's two primary concerns, PG&E stated that its integrity staff "tended to use the exception report process to document more than just procedural exceptions and have issued exception reports when they weren't necessarily needed.... PG&E agrees that this is an over-use of exception reports and we will take steps to reduce this practice." Concerning its response to internal audits, PG&E acknowledged that—

RMP-06 does not provide clear direction regarding a formal response and closure of any issues identified. PG&E agrees ... that addressing this concern will add additional rigor and clarity and will improve our overall process.... All corrective actions resulting from future audits will be tracked via PG&E's established commitment tracking process managed by PG&E Gas Engineering Regulatory Support.

In addition to the two audits of the overall integrity management program, the CPUC conducted focused audits of the division responsible for the PG&E peninsula lines in July 2008 and August 2010. For the 2008 audit, the CPUC noted two violations and listed several observations.<sup>108</sup> After the 2010 audit, the CPUC noted two violations<sup>109</sup> and observed that many of the PG&E internal audit findings were violations of its own standards. The CPUC also noted that PG&E had corrected most of the internal audit findings from 2007 and 2009.

At the NTSB investigative hearing, a CPUC supervisory engineer testified that CPUC audits did not comment on PG&E's ranking of its highest risk segments or on the assignment of weights to the various risk categories. Further, although he stated that the auditors did not

<sup>&</sup>lt;sup>108</sup> The violations related to employee qualifications, and the observations related to missing MAOP documentation. In addition, a "field observation" noted that a monitor valve at a regulator station was set at too high a pressure and did not take over to avoid MAOP.

<sup>&</sup>lt;sup>109</sup> The violations related to insufficient leakage surveys and regulating valve pressure ratings being too low.

examine GIS data in detail, they did random spot checks of GIS data and verified that when data were unknown, PG&E was using appropriately conservative values. The director of the CPUC acknowledged that audits and inspections are primarily a paperwork exercise, but that inspectors also sometimes "go out and look over the shoulder of the person who's doing the inspection ... or the maintenance work" to verify that what they "see in the records is ... happening on the ground." However, he noted that it is difficult to enforce performance-based regulations, such as integrity management rules, "because the case that you have to bring to bear becomes quite complex. It's just easier when you have a linear violation of a prescriptive statute."

### 1.10.2 Federal Oversight by PHMSA

In 1968, Congress passed the Natural Gas Pipeline Safety Act of 1968, which created the Office of Pipeline Safety within the DOT to implement and oversee pipeline safety regulations. Subsequently, the Pipeline Safety Improvement Act of 2002 called for mandatory risk analysis and integrity management programs, and PHMSA promulgated standards for gas transmission pipelines at 49 CFR Part 192 Subpart O, which became effective in January 2004.

The integrity management rules in Subpart O include a mix of performance-based and prescriptive requirements. As explained in the preamble to the final rule<sup>110</sup>—

[RSPA's Office of Pipeline Safety] believes that performance-based regulation will result in effective integrity management programs that are sufficiently flexible to reflect pipeline-specific conditions and risks. Pipeline conditions vary. It is impractical to specify requirements that will address all circumstances. In some cases, they would impose unnecessary burdens. In others, they might not achieve the desired level of safety. Including performance-based requirements is the best means to ensure that each pipeline develops and implements effective integrity management programs that address the risks of each pipeline segment.

The elements of an integrity management program, specified in 49 CFR 192.911, include identification of all HCAs; a baseline assessment plan; threats to each covered<sup>111</sup> pipeline segment, including data integration and a risk assessment to prioritize segments and evaluate the merits of additional preventative and mitigative measures; a direct assessment plan; provisions for remediating conditions found during integrity assessments; a process for continual evaluation and assessment; a plan for confirmatory direct assessment; additional preventative and mitigative measures; record-keeping provisions; a management-of-change process; a quality assurance process; and a communication plan.

With regard to self-assessment, 49 CFR 192.945 requires operators to measure on a semiannual basis, "whether the program is effective in assessing and evaluating the integrity of each covered pipeline segment and in protecting the high consequence areas." The measures must include (1) number of miles of pipeline inspected versus program requirements; (2) number

<sup>&</sup>lt;sup>110</sup> *Federal Register*, vol. 68, no. 240 (December 15, 2003), pp. 69817, 69783.

<sup>&</sup>lt;sup>111</sup> A covered segment is one that is located in an HCA.

of immediate repairs completed; (3) number of scheduled repairs completed; and (4) number of leaks, failures, and incidents, classified by cause. In addition, operators must use the specific measures listed in ASME B31.8S, 2004 edition, appendix A, for each identified threat. For pipe seam and pipe manufacturing threats, ASME B31.8S, 2004 edition, appendix A, lists the following measures for establishing the effectiveness of the program and confirming the inspection interval: number of hydrostatic test failures caused by manufacturing defects and number of leaks due to manufacturing defects.

The PHMSA deputy associate administrator for policy and programs testified at the NTSB investigative hearing that performance-based regulations such as the integrity management rules are very difficult for operators to implement and for regulators to oversee because there is no "one-size-fits-all answer to integrity issues." She stated that, "every operator is expected to thoroughly understand their system" and "assess for the threats to that pipe... then you must address them." She noted that overseeing operator compliance with the integrity management rules is very different from overseeing compliance with more clear-cut prescriptive regulations because "now they are required to think in a totally different manner. They have to evaluate the adequacy of an operator's technical justification. It is difficult. It's a difficult way of evaluating a program, but it's effective."

The PHMSA gas integrity management inspection protocol, which is also used by CPUC auditors in their integrity management audits, addresses the 16 elements of integrity management plans. Section C.02 of the protocol, on data gathering and integration, states in item C.02.d: "verify that the operator has checked the data for accuracy. If the operator lacks sufficient data or where data quality is suspect, verify that the operator has followed the requirements in ASME B31.8S [2004 edition, *Managing System Integrity of Gas Pipelines*]."<sup>112</sup> Section C.03 of the protocol addresses risk assessment and states in item 3.03.d.4 that the auditor should verify that "the operator uses a feedback mechanism to ensure that the risk model is subject to continuous validation and improvement."

As noted in section 1.10.1, "State Oversight by CPUC," PHMSA does not directly oversee intrastate pipeline operators, but it evaluates and scores state regulators annually. According to the PHMSA director of state programs, in the area of program evaluation, the CPUC auditing score was 99.5 in 2009, 99 in 2008, and 100 in the preceding years. The overall score for the CPUC (which included several areas in addition to program evaluation) is about 90 due to its jurisdictional status and the lack of legislation giving it full authority over all gas pipelines. The director also stated that the CPUC "has a good inspection program. They have good qualified engineers that are quite capable of doing inspections [and] investigations."

<sup>&</sup>lt;sup>112</sup> The ASME B31.8S standard states that "all of the specified data elements shall be available for each threat in order to perform the risk assessment. If such data are not available, it shall be assumed that the particular threat applies to the pipeline segment being evaluated."

### **1.11 Postaccident Actions**

### 1.11.1 Actions Taken by PG&E

As a result of the accident, a portion of Line 132, including Segment 180, is no longer in service. According to PG&E, a 1.5-mile section of Line 132 between MP 38.49 and 40.05 has not operated since the San Bruno accident. At MP 40.05, Line 132 is fed by Line 109 through crossties.

Following the accident, PG&E took many actions ordered by the CPUC, including reducing the operating pressure on Line 132 to 20 percent below the operating pressure at the time of the failure. Another action ordered by the CPUC was to review the classifications of transmission lines to determine if they had changed since initial designation. (The class refers to the population density in the immediate area; class 1 areas have the lowest density and class 4 areas have the highest.) On June 30, 2011, PG&E reported to the CPUC that it had discovered classification errors on 550 miles of pipeline. Of those, 173 miles had increased in class.

About 1 month after the accident, PG&E conducted a camera inspection of a 1.5-mile- long portion of Line 132. The results of the inspection showed that the longitudinal welds appeared to be standard DSAW. Several areas of pups were found, but no partial or incomplete welds were noted. In addition, the camera inspection showed that there was some water in the pipe as well as oil or condensate.

In October 2010, PG&E announced its Pipeline 2020 program "for enhancing natural gas pipeline safety and reliability." According to PG&E, the program's five major areas of focus are: (1) modernizing critical pipeline infrastructure, (2) expanding the use of automatic or remotely operated shutoff valves, (3) spurring the development of next-generation inspection technologies,<sup>113</sup> (4) developing industry-leading best practices, and (5) enhancing public safety partnerships.

Since the accident, PG&E has conducted numerous excavations to verify the pipe's condition. In May 2011, it began hydrostatic pressure testing of its older transmission lines. According to PG&E, it has done camera inspections of segments before they are hydrostatically tested and has removed any pipe pieces that show indications of concern. PG&E has contracted for laboratory examination of those removed pieces.

PG&E states it has installed automated valves and SCADA capability on multiple regulator and monitor valves that control Line 132 and Line 109 crossties, and it is installing, replacing, or upgrading numerous automated valves in locations throughout its system.

<sup>&</sup>lt;sup>113</sup> PG&E reports that it is creating and funding a nonprofit entity to encourage and fund research and development proposals.

In an effort to validate the information in its GIS in response to the NTSB's January 3, 2011, safety recommendations and the CPUC's directive to comply with those recommendations, PG&E is collecting, scanning, and indexing an estimated 1.25 million individual records associated with about 2,750 job numbers from hard copy records. PG&E states that it is using those records to verify the pipeline segments for which it has complete, verifiable, and traceable records of prior pressure tests and to compile a segment-by-segment pipeline features list. PG&E began by reviewing all the project folders for the 150 miles of transmission pipelines in the peninsula system. According to the PG&E manager of engineering support services, errors were found in other segments of Line 132 (some 30-inch pipeline segments were listed as seamless, and others had incorrect wall thickness values). PG&E also reports that it is in the process of validating GIS records for all 30-inch pipe installed prior to 1962, for all three peninsula lines, and for all lines in densely populated areas. PG&E expects to eventually validate GIS records for the entire pipeline network.

PG&E has employed an outside expert to evaluate its integrity management program. In addition, the company has ceased its practice of raising the MAOP on certain lines every 5 years to preserve the current MAOP.

PG&E also performed testing at the Milpitas Terminal to determine the cause of the erratic power to the instrumentation. The supervising engineer of the SCADA controls group reported to NTSB investigators that the results of that testing showed that the line pressure increase was due to low output voltages from two power supplies that supported pressure transmitters and other instrumentation required to operate the regulating valves. The testing revealed that one of the power supplies had failed, and the other was generating an output of less than the rated 24 volts. Both power supplies have been replaced and are supported from separate circuit breakers at the distribution panel.

In addition, PG&E has modified its website to allow the location of gas transmission lines relative to any address. The website also provides safety information related to gas transmission systems and material regarding the resources PG&E has made available to support San Bruno residents and the rebuilding process. In April 2011, PG&E sent notifications to 2.5 million homes and businesses within 2,000 feet of PG&E natural gas transmission pipelines notifying them of their proximity to the pipeline.

### 1.11.2 Actions Taken by CPUC

On September 13, 2010, the CPUC ordered PG&E to take several actions, including lowering the operating pressure on Line 132 to 20 percent below that at the time of failure; conducting an integrity assessment of all gas facilities in the impacted area; conducting an accelerated leak survey of all transmission lines; evaluating customer leak complaint response times and response effectiveness; preparing a plan for a complete safety inspection of the entire PG&E gas transmission system; reviewing valve locations to identify where it would be prudent to replace manually operated valves with automated valves; and reviewing the classifications of transmission lines to determine if they have changed since the initial designation.

On December 16, 2010, the CPUC ordered PG&E to reduce the pressure to 20 percent below MAOP for all 30-inch pipelines with DSAW welds that were installed prior to 1962 and are located in HCAs or certain other areas and have not undergone hydrostatic pressure testing. The CPUC also ordered PG&E to assess the integrity of these pipelines by using either hydrostatic or other appropriate pressure tests; X-ray or camera examination of the interior of the pipe; or in-line inspection using a smart pig or other technology appropriate to assessing pipeline seam integrity.

The CPUC subsequently ordered PG&E to comply with the NTSB's January 3, 2011, urgent safety recommendations and ordered that the records review be completed by March 15, 2011.

On February 24, 2011, the CPUC required PG&E to limit operating pressures to 80 percent of the MOP recorded between February 15, 2006, and February 15, 2011, on any transmission line installed before 1970 located in a HCA or certain other areas if "reliable, verifiable, and complete records of strength testing in accord with 49 CFR subpart J are not available for inspection."

In its February 24, 2011, rulemaking, the CPUC also indicated that it would likely propose future new rules on retrofitting of transmission lines to allow in-line inspections; requiring operators to perform evaluations for installing ASVs or RCVs on transmission pipelines; requiring operators to strengthen emergency response procedures; requiring gas quality monitoring, testing for pipelines operating below 100 psig and service lines, and clearance between gas pipelines and other subsurface structures; incorporating one-call law requirements for marking underground facilities; reporting cathodic protection deficiencies and providing a timetable for remedial actions; establishing cover requirements for transmission lines; reporting problems associated with mechanical/compression fittings; assessing existing meter set assemblies and other pipeline components to protect them from excessive snow and ice loading; and requiring operators to identify threats along their pipelines and develop mitigation plans.

On June 9, 2011, the CPUC issued an order requiring PG&E and other gas transmission operators regulated by the CPUC to either hydrostatically pressure test or replace transmission pipelines with "grandfathered" MAOPs that have not been pressure tested or for which reliable records are not available. The CPUC concluded that all California natural gas transmission pipelines "must be brought into compliance with modern standards for safety," and that "[h]istoric exemptions must come to an end." The order requires operators to develop and file with the CPUC implementation plans to achieve orderly and cost-effective replacement or hydrostatic pressure testing of all gas transmission pipelines that have not been pressure tested. The proposed decision also provides requested guidance to PG&E in how it should complete its records-based MAOP determination and the limited uses for engineering assumptions.

Two weeks after the accident, the CPUC formed an independent review panel of experts to gather and review facts and make recommendations for improvement of safe management of the PG&E natural gas transmission lines. In its 204-page final report, dated June 8, 2011, the

panel addressed the PG&E performance and company culture; risk, data, and integrity management; emergency response, capital investments, and the PG&E Pipeline 2020 program; CPUC oversight; and public policies in the state of California.<sup>114</sup>

### 1.11.3 Actions Taken by PHMSA

On January 4, 2011, in response to Safety Recommendation P-10-01, issued on January 3, 2011, PHMSA issued Advisory Bulletin 11-01 to owners and operators of hazardous liquid and gas pipeline systems. The advisory states that operators relying on the review of design, construction, inspection, testing, and other related data to calculate MAOP (for gas pipelines) or MOP (for liquid pipelines) must diligently search for relevant records and ensure that the records are traceable, verifiable, and complete. If such a search and verification cannot be completed, the operator cannot rely on this method for calculating MAOP. The advisory also reminded operators of their responsibilities to identify pipeline integrity threats; perform rigorous risk analyses; integrate information; and identify, evaluate, and implement preventative and mitigative measures. The advisory further suggested that an operator lacking information on key risk factors should strongly consider reducing pressure to 80 percent of operating pressure for the previous month, hydrostatic testing, or creating a remediation program to identify threat risks.

The preamble to Advisory Bulletin 11-01 pointed out that one of the-

fundamental tenets of the [integrity management] program is that pipeline operators must be aware of the physical attributes of their pipelines as well as the physical environment that it transverses. ...This information is a vital component in an operator's ability to identify and evaluate the risks to its pipeline and identify the appropriate assessment tools, set the schedule for assessments of the integrity of the pipeline segments and identify the need for additional preventative and mitigative measures such as lowering the operating pressures. If this information is unknown, or unknowable, a more conservative approach to operations is dictated.

On April 18, 2011, PHMSA held a pipeline safety forum with the stated goal of "accelerating the rehabilitation, repair, and replacement of critical pipeline infrastructure with known integrity risks." Participants in the forum included pipeline safety experts, researchers, industry representatives, state regulators, other Federal agency officials, and members of the public.

### 1.11.4 Actions Taken by Congress

Since the San Bruno accident, Congress has held three hearings in the 111th Congress on pipeline issues at which the NTSB testified. The House Transportation and Infrastructure Committee held a hearing in September 2010 during which the San Bruno accident was

<sup>&</sup>lt;sup>114</sup> The full report, *Report of the Independent Review Panel, San Bruno Explosion,* June 8, 2011, revised copy June 24, 2011, is available on the CPUC website <<u>http://www.cpuc.ca.gov/NR/rdonlyres/85E17CDA-7CE2-4D2D-93BA-B95D25CF98B2/0/cpucfinalreportrevised62411.pdf</u>> (accessed August 29, 2011).

addressed, and the House Energy and Commerce Committee heard testimony on pipeline safety, with a focus on the San Bruno rupture. The Senate Commerce Committee held a hearing specifically on the San Bruno accident.

Several bills have been introduced in the 112th Congress containing provisions related to the San Bruno accident. H.R. 22, the Pipeline Safety and Community Empowerment Act of 2011, strengthens notification and mapping requirements, requires in-line inspections of pipelines on a regular basis, and requires ASVs and RCVs on newly constructed pipelines and pipelines in class 3 and 4 areas. The House Energy and Commerce Committee passed the Pipeline Infrastructure and Community Protection Act of 2011 through the committee. Among its provisions are requirements to provide public access to pipeline mapping information, an examination of the integrity management system, and requirements for ASVs and RCVs on newly constructed pipelines.

In the Senate, S. 234, the Strengthening Pipeline Safety and Enforcement Act of 2011, is pending. This legislation requires the production of information on transmission lines through classes 3 and 4 areas and HCAs in classes 1 and 2 that have not had an MAOP previously established via hydrostatic testing, directs the U.S. Secretary of Transportation to develop regulations for the installation of ASVs and RCVs, and requires the regular use of in-line inspection tools. S. 275, the Pipeline Transportation Safety Improvement Act of 2011, requires ASVs and RCVs on newly constructed pipelines, directs the U.S. Secretary of Transportation to examine the integrity management oversight program, and requires public access to pipeline mapping information and operator emergency response plans.

## **1.12 Previous NTSB Safety Recommendations**

# 1.12.1 January 3, 2011, Safety Recommendations to PG&E, CPUC, and PHMSA Regarding Record-keeping and Hydrostatic Pressure Testing

On January 3, 2011, based on the discovery of inaccuracies in PG&E records for the accident pipe, the NTSB issued three safety recommendations to PG&E, two of which were designated "urgent."

Aggressively and diligently search for all as-built drawings, alignment sheets, and specifications, and all design, construction, inspection, testing, maintenance, and other related records, including those records in locations controlled by personnel or firms other than Pacific Gas and Electric Company, relating to pipeline system components, such as pipe segments, valves, fittings, and weld seams for Pacific Gas and Electric Company natural gas transmission lines in class 3 and class 4 [footnote removed] locations and class 1 and class 2 [footnote removed] high consequence areas [footnote removed] that have not had a maximum allowable operating pressure established through prior hydrostatic testing. These records should be traceable, verifiable, and complete. (P-10-2) (Urgent)

Use the traceable, verifiable, and complete records located by implementation of Safety Recommendation P-10-2 (Urgent) to determine the valid maximum allowable operating pressure, based on the weakest section of the pipeline or component to ensure safe operation, of Pacific Gas and Electric Company natural gas transmission lines in class 3 and class 4 locations and class 1 and class 2 high consequence areas that have not had a maximum allowable operating pressure established through prior hydrostatic testing. (P-10-3) (Urgent)

If you are unable to comply with Safety Recommendations P-10-2 (Urgent) and P-10-3 (Urgent) to accurately determine the maximum allowable operating pressure of Pacific Gas and Electric Company natural gas transmission lines in class 3 and class 4 locations and class 1 and class 2 high consequence areas that have not had a maximum allowable operating pressure established through prior hydrostatic testing, determine the maximum allowable operating pressure with a spike test followed by a hydrostatic pressure test. (P-10-4)

In a letter dated February 2, 2011, PG&E responded to the NTSB, stating that it was in the process of verifying underlying records for the more than 1,800 miles of pipeline covered by the recommendations. PG&E indicated that a team of over 50 engineers, estimators, mappers, information technology specialists, and managers were dedicated exclusively to the project, and that it had also contracted for outside assistance with document management, process controls, engineering, pipeline pressure calculations, and auditing. PG&E stated that it had collected hundreds of boxes of original records that were being scanned and indexed in round-the-clock operations. On March 14, 2011, Safety Recommendations P-10-2, -3, and -4 were classified "Open—Acceptable Response."

On January 3, 2011, the NTSB issued the following safety recommendations to the CPUC:

Develop an implementation schedule for the requirements of Safety Recommendation P-10-2 (Urgent) to Pacific Gas and Electric Company (PG&E) and ensure, through adequate oversight, that PG&E has aggressively and diligently searched documents and records relating to pipeline system components, such as pipe segments, valves, fittings, and weld seams, for PG&E natural gas transmission lines in class 3 and class 4 locations and class 1 and class 2 high consequence areas that have not had a maximum allowable operating pressure established through prior hydrostatic testing as outlined in Safety Recommendation P-10-2 (Urgent) to PG&E. These records should be traceable, verifiable, and complete; should meet your regulatory intent and requirements; and should have been considered in determining maximum allowable operating pressures for PG&E pipelines. (P-10-5) (Urgent)

If such a document and records search cannot be satisfactorily completed, provide oversight to any spike and hydrostatic tests that Pacific Gas and Electric Company is required to perform according to Safety Recommendation P-10-4. (P-10-6) (Urgent)

Through appropriate and expeditious means, including posting on your website, immediately inform California intrastate natural gas transmission operators of the circumstances leading up to and the consequences of the September 9, 2010, pipeline rupture in San Bruno, California, and the National Transportation Safety Board's urgent safety recommendations to Pacific Gas and Electric Company so that pipeline operators can proactively implement corrective measures as appropriate for their pipeline systems. (P-10-7) (Urgent)

The CPUC response, dated February 2, 2011, states that the CPUC directed PG&E to undertake a plan of action to comply with Safety Recommendation P-10-2 and to provide a status report by February 1, 2011. The CPUC stated that it had also informed California's three other intrastate natural gas transmission pipeline operators of the NTSB recommendations and directed them to comply. All of the California intrastate operators provided the CPUC with an implementation schedule by the February 1, 2011 deadline. On March 29, 2011, Safety Recommendations P-10-5 and -6 were classified "Open—Acceptable Response," and Safety Recommendation P-10-7 was classified "Closed—Acceptable Action."

On January 3, 2011, the NTSB also issued the following safety recommendation to PHMSA:

Through appropriate and expeditious means such as advisory bulletins and posting on your website, immediately inform the pipeline industry of the circumstances leading up to and the consequences of the September 9, 2010, pipeline rupture in San Bruno, California, and the National Transportation Safety Board's urgent safety recommendations to Pacific Gas and Electric Company so that pipeline operators can proactively implement corrective measures as appropriate for their pipeline systems. (P-10-1) (Urgent)

In response, on January 4, 2011, PHMSA issued Advisory Bulletin 11-01 to owners and operators of hazardous liquid and gas pipeline systems. (The advisory is discussed earlier in section 1.11.3, "Actions Taken by PHMSA.") On February 14, 2011, Safety Recommendation P-10-1 was classified "Closed—Acceptable Action."

# 1.12.2 June 8, 2011, Safety Recommendations to PHMSA and PG&E Concerning Emergency Response

At the investigative hearing on this accident, the NTSB learned that the SBFD chief was unaware of the presence of Line 132 prior to the accident and that the PG&E public awareness program did not identify pipeline locations. After the accident, PG&E provided the SBFD with maps showing the location of its gas transmission pipelines. The NTSB was concerned that without system-specific information for pipelines, local emergency responders would be at risk and the effectiveness of the emergency response effort could be adversely affected. As a result, on June 8, 2011, the NTSB issued the following safety recommendation to PHMSA:

Issue guidance to operators of natural gas transmission and distribution pipelines and hazardous liquid pipelines regarding the importance of sharing

system-specific information, including pipe diameter, operating pressure, product transported, and potential impact radius, about their pipeline systems with the emergency response agencies of the communities and jurisdictions in which those pipelines are located. (P-11-1)

During the investigation, the NTSB also learned that PG&E procedures do not require SCADA operators to immediately notify the applicable 911 emergency call center in the event of a possible pipeline rupture. They require only that a field employee be dispatched to the gas incident location to evaluate the danger to life and property, assess damage, and make or ensure that conditions are safe. The procedure also requires field personnel to notify a field service supervisor, a dispatcher, a gas maintenance and construction supervisor, or an on-call gas supervisor. The procedure does not instruct field personnel, the dispatch center, or the control center to contact emergency services through 911 or other means. The procedure does not discuss the involvement of city or emergency officials. Notifications outlined in the procedure are focused on company personnel and supervisors only. The NTSB was concerned that this could adversely affect the timeliness and effectiveness of an emergency response effort. Therefore, on June 8, 2011, the NTSB issued the following safety recommendation to PG&E:

Require your control room operators to notify, immediately and directly, the 911 emergency call center(s) for the communities and jurisdictions in which your transmission and/or distribution pipelines are located, when a possible rupture of any pipeline is indicated. (P-11-3)

Based on the same concerns, on June 8, 2011, the NTSB also issued the following safety recommendation to PHMSA:

Issue guidance to operators of natural gas transmission and distribution pipelines and hazardous liquid pipelines regarding the importance of control room operators immediately and directly notifying the 911 emergency call center(s) for the communities and jurisdictions in which those pipelines are located when a possible rupture of any pipeline is indicated. (P-11-2)

Safety Recommendations P-11-1, -2, and -3, are currently classified "Open-Await Response."

### 1.12.3 Other Relevant Recommendations

# 1.12.3.1 Grandfathering of Higher Permissible Stress Levels for Pre-1970 Pipelines

In its 1987 final report on two corrosion-related gas pipeline ruptures in Beaumont and Lancaster, Kentucky,<sup>115</sup> the NTSB noted that the operating pressure on those pipelines (both of

<sup>&</sup>lt;sup>115</sup> Texas Eastern Gas Pipeline Company Ruptures and Fires at Beaumont, Kentucky, on April 27, 1985, and Lancaster, Kentucky, on February 21, 1986, Pipeline Accident Report NTSB/PAR-87/01 (Washington DC: National Transportation Safety Board, 1987).

which dated to the 1950s) was in excess of what would have been allowed for pipelines constructed after 1970—which are limited to a MAOP of no more than 72 percent SMYS in class 1 locations. The report stated that the NTSB "does not believe it is sound engineering practice to allow older pipelines, constructed with materials and procedures inferior to those used in new pipelines, to operate at SMYS levels greater than those new pipelines." While acknowledging that, in 1970, "it may not have been practical to have required all existing pipelines to immediately conform to the new maximum pressure standard," the NTSB expressed its belief that a reasonable approach would have been to allow operation at higher pressures until a specified time, "by which all existing pipelines would be required to adhere to the new standard." Accordingly, the NTSB recommended that RSPA—

Revise 49 CFR 192 and, if necessary, request legislative authority to amend 49 CFR 192 to eliminate the "grandfather clause" which permits operators of pipelines installed before November 12, 1970, to operate at levels of stress that exceed those levels permitted for pipeline installed after the effective date of 49 CFR 192. (P-87-9)

RSPA published an ANPRM on December 11, 1989, asking for public comment on whether it should repeal, modify, or retain the grandfather clause.<sup>116</sup> The ANPRM pointed out that the grandfather clause was adopted "primarily so that gas transmission lines that had not been pressure tested to a level of at least 1.1 times their operating pressure could continue to operate in [c]lass 1 locations without retesting or reducing pressure." However, RSPA found that its own research into grandfathered lines operating above 72 percent showed that all the lines examined "had been tested well above that level. …Thus, insufficient qualifying test levels do not appear to be a problem for grandfathered pipelines operating above 72 [percent] of SMYS." Nonetheless, RSPA indicated that it was "concerned about the prudence of continuing to allow grandfathered lines to operate above 72 percent of SMYS."

In a letter dated September 2, 1992, RSPA advised the NTSB that, based on the comments received and on the results of its own research, it could not conclude that grandfathered lines require special treatment when operating above 72 percent SMYS. On April 22, 1994, the NTSB classified Safety Recommendation P-87-9 "Closed—Reconsidered."

# 1.12.3.2 Constructing and Modifying Pipelines to Accommodate Use of In-Line Inspection Equipment

The 1987 final report on the gas pipeline ruptures in Beaumont and Lancaster, Kentucky, discussed in section 1.12.3.1, "Grandfathering of Higher Permissible Stress Levels for Pre-1970s Pipelines," also presented the safety benefits of in-line inspections for identifying corrosion and other deficiencies. The NTSB recommended that RSPA—

<sup>&</sup>lt;sup>116</sup> *Federal Register*, vol. 54 (December 11, 1989), p. 50780.

Require existing natural gas transmission and liquid petroleum pipeline operators when repairing or modifying their systems, to install facilities to incorporate the use of in-line inspection equipment. (P-87-6)

Require that all new gas and liquid transmission pipelines be constructed to facilitate the use of in-line instrument inspection equipment. (P-87-7)

On February 7, 1995, based on RSPA's then-ongoing rulemaking to require newly constructed pipelines to be piggable (discussed further in section 1.13.1.2, "In-line Inspection"), Safety Recommendations P-87-6 and -7 were classified "Closed—Acceptable Action."

### 1.12.3.3 Rapid Shutdown and ASVs and RCVs

In December 1970, the NTSB completed a special study examining the effects of delay in shutting down failed pipeline systems and methods of providing rapid shutdown.<sup>117</sup> The study concluded that a large proportion of the damage from several recent pipeline accidents could have been minimized or eliminated if the time between failure and shutdown had been reduced. The study noted that there were no Federal requirements for rapid shutdown and no standards defining a reasonable period of time to shut down a failed system. Accordingly, the NTSB recommended that the DOT Office of Pipeline Safety—

Conduct a study to develop standards for the rapid shutdown of failed natural gas pipelines and work in conjunction with the Federal Railroad Administration<sup>[118]</sup> to develop similar standards for liquid pipelines. (P-71-1)

The DOT conducted the study; and, on September 30, 1976, the NTSB classified Safety Recommendation P-71-1 "Closed—Acceptable Action." However, the DOT did not issue regulations requiring the use of ASVs or RCVs.

In its 1995 report on the natural gas explosion in Edison, New Jersey,<sup>119</sup> the NTSB noted that a number of accidents since 1971 had illustrated the need to require ASVs and/or RCVs to facilitate rapid shutdown of failed pipelines. The NTSB recommended that RSPA—

Expedite requirements for installing automatic- or remote-operated mainline valves on high-pressure pipelines in urban and environmentally sensitive areas to provide for rapid shutdown of failed pipeline segments. (P-95-1)

On April 21, 2004, the NTSB classified Safety Recommendation P-95-1 "Closed—Acceptable Action," based on RSPA's 2004 integrity management rulemaking

<sup>&</sup>lt;sup>117</sup> Effects of Delay in Shutting Down Failed Pipeline Systems and Methods of Providing Rapid Shutdown, Pipeline Safety Study NTSB/PSS-71/01 (Washington, DC: National Transportation Safety Board, 1970).

<sup>&</sup>lt;sup>118</sup> At that time, the Federal Railroad Administration was responsible for setting liquid pipeline safety standards.

<sup>&</sup>lt;sup>119</sup> Texas Eastern Transmission Corporation Natural Gas Pipeline Explosion and Fire, Edison, New Jersey, March 23, 1994, Pipeline Accident Report NTSB/PAR-95/01 (Washington, DC: National Transportation Safety Board, 1995.)

requiring that each gas transmission operator determine whether installing ASVs or RCVs would be an efficient means of adding protection to an HCA.

In 1982, the NTSB issued a recommendation regarding emergency shutdown to PG&E following a pipeline investigation. On August 25, 1981, a PG&E excavation contractor punctured a 16-inch natural gas main in San Francisco, California. The PG&E personnel who first arrived on scene were not trained or equipped to close the valves, and specially trained valve crews were dispatched. That was one of several factors that delayed PG&E in accurately locating and shutting off the valves necessary to isolate the rupture. The flow of gas was not stopped until 9 hours 10 minutes after the puncture. In its final report,<sup>120</sup> the NTSB determined that the probable cause of that accident was

the failure of the general contractor to comply fully with the terms of the excavation permit which required him to verify the location of underground facilities that might be affected by the project. Contributing to the accident was the failure of the subcontractor, who knew of the existence of the gas main, but not its precise location, to ascertain that the gas company had been notified before commencing excavation. Contributing to the duration of the gas leakage was the gas company's inability to locate one emergency valve because of inaccurate recordkeeping, and because it had been paved over; and to close another valve which was inoperative because of inadequate maintenance.

As a result of the 1981 accident, the NTSB made several recommendations, including that PG&E-

Train and equip company personnel who respond to emergency conditions in the operation of emergency shutdown valves. (P-82-1)

PG&E responded on June 21, 1982, that special attention was being directed to training personnel about the location and operation of emergency shutdown valves, and that additional valve keys were being provided to crews who could be called in an emergency. Safety Recommendation P-82-1 was subsequently classified "Closed—Acceptable Action."

### 1.13 Other Information

### **1.13.1 Pipeline Assessment Methods for Integrity Management**

The Pipeline Safety Improvement Act of 2002 and the integrity management rules in 49 CFR Part 192 specify three primary types of assessment methods for in-service gas transmission pipelines: pressure testing, in-line inspection, and direct assessment.<sup>121</sup> An operator

<sup>&</sup>lt;sup>120</sup> Pacific Gas & Electric Company Natural Gas Pipeline Puncture, San Francisco, California, August 25, 1981, Pipeline Accident Report NTSB/PAR-82/01 (Washington, DC: National Transportation Safety Board, 1982).

<sup>&</sup>lt;sup>121</sup> Title 49 CFR Part 192 also allows for the use of other technology if the operator can demonstrate that it provides an equivalent assessment of the condition of the pipe.

is required to apply one or more of these methods to each covered segment, depending on the threats to which the segment is susceptible.

The 2002 act also charged PHMSA with conducting a research and development program, with annual funding of \$10 million. The PHMSA manager of research and development testified at the NTSB's investigative hearing that the program objectives are to develop technology, strengthen consensus standards, and promote knowledge. He reported that the program has awarded \$62 million to 171 projects since 2002, and noted that those projects were also supported by \$79 million of industry and other Federal cofunding. About 69 of those projects (which received \$34.59 million from PHMSA and \$41.92 million from other sources) relate to developing new pipeline assessment technologies.

### 1.13.1.1 Pressure Testing

As previously discussed in section 1.7.5.1, "Grandfather Clause," since 1970, Federal regulations at 49 CFR 192.505 have required hydrostatic pressure testing of newly installed pipelines at levels above the intended MAOP. Pressure testing of newly constructed pipelines is designed to identify critical manufacturing and construction defects. However, it may not test the ability of a pipe to withstand the combination of threats (for example, seismic and utility work) to which it may be subjected. Pressure testing of existing in-service pipelines is designed to find critical seam defects—as well as other defects caused by corrosion, stress corrosion cracking, and fatigue—by causing the pipe to fail at these critical defect locations.

According to testimony at the NTSB investigative hearing, there are several limitations to pressure testing of in-service pipelines:

- Pressure testing identifies only the most severe defects; it does not indicate whether or how many other defects might exist.
- The pipeline must be taken out of service during the pressure test, which causes inconvenience to the customers and a loss of revenue to the operator.
- Water used during a pressure test can be difficult to completely remove from the pipe, and residual water can cause internal corrosion. In addition, the water can be hazardous after the test and must be treated before disposal.

Finally, in limited cases, some pipelines may be susceptible to a pressure reversal failure after pressure testing. PHMSA defines a pressure reversal as the failure of a pipeline at a latent defect that survived a pressure test but subsequently failed at a lower repressurization pressure.<sup>122</sup> Pressure reversal research suggests that a pressure spike test protocol<sup>123</sup> may be used to manage

<sup>&</sup>lt;sup>122</sup> Information obtained from PHMSA website:

<sup>&</sup>lt;<u>http://primis.phmsa.dot.gov/comm/FactSheets/FSHydrostaticTesting022607.htm?nocache=766</u>> (accessed August 8, 2011).

<sup>&</sup>lt;sup>123</sup> (a) J.F. Kiefner and W.A. Maxey, "The Benefits and Limitations of Hydrostatic Testing," in E.W. McAllister, ed., *Pipeline Rules of Thumb Handbook*, 6th ed. (Boston: Elsevier, 2005), pp. 139–162.
(b) Information obtained from PHMSA website:

<sup>&</sup>lt;<u>http://primis.phmsa.dot.gov/comm/FactSheets/FSHydrostaticTesting022607.htm?nocache=766</u>> (accessed August 8, 2011).

pressure reversals. In a spike test, the pipe is pressurized beyond the MAOP for a short time period.

The *Pipeline Rules of Thumb Handbook*,<sup>124</sup> an industry reference text, states that new pipelines should be tested to at least 100 percent of SMYS, but that in-line inspection is preferable for older lines for locating time-dependent defects if there is sufficient confidence in the ability of the tool to find significant defects. Regarding pressure reversals, this text states, "if a hydrostatic test can be successfully accomplished without the failure of any defect, the likelihood of a pressure reversal will be extremely small. It is the tests in which numerous failures occur that have the highest probabilities of reversals." The handbook further recommends conducting an integrity test as a spike test in which the pipeline is pressurized to as high a level as possible for a short period of time.

PHMSA regulatory evaluation prepared in connection with the gas integrity management rulemaking indicated that, based on estimates provided by the Interstate Natural Gas Association of America (INGAA) and the American Gas Association (AGA), the cost per mile for hydrostatic testing of a gas transmission pipeline was \$29,700–\$40,000 in 2001. The regulatory evaluation noted that informal discussion with pipeline operators indicated that hydrostatic testing was the least preferred method for assessing pipeline integrity because it could be destructive, whereas the other two methods (in-line inspection and direct assessment) were not; because it required taking a line out of service; and because it could result in moisture remaining in the line.

### 1.13.1.2 In-line Inspection

As already noted, in-line inspection is accomplished using a mechanical device known as a "smart pig," which is inserted into and travels through the pipeline. A variety of in-line inspection technologies exist to inspect for various types of defects. On gas pipelines, these technologies include deformation or geometry tools, magnetic flux leakage tools, and ultrasonic tools. Deformation or geometry tools are used to detect construction damage, dents, third-party damage, and wrinkles or buckles.

Magnetic flux leakage tools vary based on the orientation of the sensors; some are optimized to find circumferentially oriented defects such as girth weld defects, while others are optimized to find longitudinally oriented defects such as seam defects. Ultrasonic tools can be used to detect corrosion and cracks, but they require either a liquid couplant or a wheel-coupled system, which limits their use in gas pipelines. Electromagnetic acoustic transducer is a type of ultrasonic inspection that is being adapted for use in gas pipelines. It is currently in the demonstration phase of research and is not yet widely available.

In-line inspection technologies can be effective at finding flaws and providing data for comparison over time. Another advantage is that in-line inspection is a nondestructive test method. However, there are some limitations to the technology. There is generally at best a

<sup>&</sup>lt;sup>124</sup> Kiefner and Maxey, 2005, pp. 139–162.

90 percent probability in-line tools will detect a certain type of known defect. (The probability of detecting a crack can be improved with multiple runs.) In addition, a specific pressure or flow is required to propel the in-line inspection device through the pipeline. Furthermore, according to the AGA, about 61 percent of transmission pipelines are not piggable—meaning they cannot accommodate current gas-driven in-line inspection devices. A variety of physical obstacles—such as bends, valves, fittings, and diameter changes—can prevent in-line inspection tools from moving through a pipeline. According to information presented by the AGA at the NTSB investigative hearing, the estimated cost to retrofit all intrastate gas transmission lines to make them piggable is \$12 billion. A battery-operated self-propelled robotic tool has recently been developed to inspect unpiggable 20- to 26-inch-diameter natural gas pipelines. It is currently in the demonstration phase of research and is not yet widely available.

In 1994, in response to a congressional mandate in the Pipeline Safety Reauthorization Act of 1988, RSPA amended Federal pipeline safety regulations to require that newly installed pipelines be designed and constructed to accommodate the passage of smart pigs. The 1994 rulemaking required that whenever any line pipe or component was replaced, the operator must design and construct the entire line section<sup>125</sup> containing the replacement to accommodate the passage of a smart pig. However, in response to industry petitions for reconsideration objecting to this replacement provision, enforcement of this aspect of the 1994 rule was suspended shortly after its issuance. The replacement provision was amended in 2004 to apply only to replacements of pipe or components, not the entire section.

In relaxing the 1994 replacement requirement, RSPA noted that the then-new integrity management regulations had "reduced the significance of the replacement provision in reaching the piggability goal," because comments on the integrity management rulemaking had "indicated that operators strongly prefer to use smart pigs as the method of assessment and will modify their transmission lines as necessary to accommodate smart pigs." The preamble to the 2004 amendment noted that, therefore, "regardless of the replacement provision, the new integrity management regulations should result in increased piggability of existing transmission lines in and near areas of high population, areas where the risk of damage from a pipeline rupture is the greatest."<sup>126</sup> However, at the NTSB's investigative hearing, the deputy director of the CPUC consumer product safety division testified that "in PG&E's service territory... we haven't seen an aggressive effort to make their pipes piggable... and we haven't seen, in the integrity management program, thus far, any aggressive efforts in those areas."

The PHMSA regulatory evaluation indicated that, based on estimates provided by INGAA and AGA, the cost per mile of in-line inspection was \$3,700–\$9,600 in 2001. The regulatory evaluation noted that much natural gas transmission pipeline was not currently piggable and that INGAA estimated the cost per mile of adding pig launchers and receivers and making other necessary modifications was \$11,750–\$76,500, again in 2001 dollars.

<sup>&</sup>lt;sup>125</sup> "Line section" was defined in the 1994 rule as "a continuous run of transmission line between adjacent compressor stations, between a compressor station and storage facilities, between a compressor station and a block valve, or between adjacent block valves."

<sup>&</sup>lt;sup>126</sup> Federal Register, vol. 69, no. 123 (June 28, 2004), p. 36029.

The regulatory evaluation further noted that in-line inspection appeared to be the preferred method of assessment because the per-mile cost was less than for hydrostatic testing or direct assessment (discussed below). However, the PHMSA evaluation cautioned that "the choice between direct assessment and in-line inspection is not so obvious for pipeline that must be modified to be made piggable." Nonetheless, PHMSA concluded that "while the direct assessment process produces a significant amount of information about the pipeline, pigging still provides operators the most information from actual examination of the pipe wall."

At the time of the accident, 945.28 miles of PG&E gas transmission lines could accommodate in-line inspection tools, and 713.09 of those miles had been inspected using in-line inspection tools. As of the date of this report, 987.98 miles of PG&E gas transmission lines could accommodate in-line inspection tools, and 742.42 of those miles have been inspected using those tools.

### 1.13.1.3 Direct Assessment

Direct assessment is used to evaluate pipeline corrosion threats. The methodology relies on a variety of techniques—including records review, indirect inspection, mathematical models, and environmental surveys—to identify likely locations on the pipeline where corrosion may be occurring. In the case of ECDA, remote electric field measurements can identify coating flaws in buried pipelines. Likely locations of corrosion are then excavated and directly examined. A feedback mechanism is used to validate and improve the indirect assessment based on direct assessment findings.

In the preamble to the 2004 integrity management rules,<sup>127</sup> RSPA explained the use of indirect examination as part of the direct assessment process as follows,

Pipeline operators have used indirect examination tools in [direct assessment] for many years, and there is a wealth of experience. Although exposing a pipeline for direct observation and evaluation of potential problems is the most reliable means of understanding pipeline condition, it is not practical to excavate and examine entire pipelines. The [direct assessment] process is a method that involves structured use of the time-tested indirect examination tools, and integration of the information gained from use of those tools with other information about the pipeline, to determine where it is necessary to excavate and examine the pipe.

As originally proposed, the integrity management rules would not have allowed direct assessment as a primary assessment method except in certain circumstances (where in-line inspection and pressure testing were not possible or economically feasible or for low stress pipelines) and would have established shorter assessment intervals for direct assessment than for other assessment methods. However, based on numerous comments from the pipeline industry, the final rule eliminated these restrictions. In the preamble to the final rule, RSPA explained that many distribution companies operating transmission pipelines would need to rely heavily on

<sup>&</sup>lt;sup>127</sup> *Federal Register*, vol. 68, no. 240 (December 15, 2003), pp. 69778, 69791.

direct assessment because such pipelines "are generally not amenable to in-line inspection, and are often impractical to remove from service for pressure testing." In addition, RSPA noted that most of these pipelines "also operate at low pressures, presenting relatively smaller risks than other transmission pipelines." Therefore, "[p]lacing more restrictive requirements on use of [direct assessment] would increase the burden, and costs, for operators of these low-risk pipelines without commensurate benefits."

The integrity management rules at 49 CFR 192.923 state that an operator may use only direct assessment as the primary assessment method to address the identified threats of external corrosion, internal corrosion, and stress corrosion cracking. In testimony at the NTSB investigative hearing, the PHMSA deputy associate administrator for field operations cautioned that direct assessment would not be appropriate for a seam threat. In other hearing testimony, a PHMSA materials engineer stated that the advantages of direct assessment include the ability to compare data from sequential assessments over time to identify changes in pipeline condition.

According to 49 CFR 192.925, ECDA is a four-step process involving preassessment, indirect examination, direct examination, and postassessment and continuing evaluation. Internal corrosion direct assessment, according to 49 CFR 192.927, consists of a similar process involving preassessment, region identification, excavation and direct examination, and postassessment evaluation and monitoring. Stress corrosion cracking direct assessment involves data gathering and integration and use of an appropriate assessment method and remediation, as described at 49 CFR 192.929.

The PHMSA regulatory evaluation for the gas integrity management rule indicated that, according to INGAA estimates, the cost per mile of performing direct assessment was \$15,000 in 2001. AGA estimated the cost as \$7,000–\$8,000 per mile without any verification digs and stated that excavation digs could cost from \$2,500–\$250,000, with an average of \$40,000 for a typical large transmission line.

### 1.13.2 Automatic Shutoff Valve Technology

Newer ASV technologies address previously recognized shortcomings such as false or nuisance trips (closures) from normal pressure transients. Newer ASV models incorporate "smart" technology while combining the features of both a line break device and a remote control valve. Such newer models sense pressure transients and trend the typical high and low operating pressures. They also record the pressures prior to an event for later analysis. The newer ASVs are solar powered with battery backup and can be programmed to send an alarm before tripping and closing. This alarm gives SCADA operators the opportunity to override an impending valve closure. The alarm can also be outfitted with a delay that allows the valve to trip locally if the operator does not override the alarm within a specified amount of time.

#### 1.13.3 2008 Natural Gas Explosion in Rancho Cordova, California

The NTSB investigated a natural gas explosion involving a PG&E distribution line that occurred on December 24, 2008.<sup>128</sup> The explosion and fire, which was caused by a natural gas leak, destroyed a house in Rancho Cordova, California. One person was killed, and five other people, including one utility employee and one firefighter, were hospitalized as a result of the explosion. Two adjacent homes were severely damaged, and several homes received minor damage.

The NTSB determined that the probable cause of the accident was the use of a section of unmarked and out-of-specification polyethylene pipe with inadequate wall thickness that allowed gas to leak from a mechanical coupling installed on September 21, 2006. Contributing to the accident was the 2-hour 47-minute delay in the arrival at the job site of a PG&E crew that was properly trained and equipped to identify and classify outdoor leaks and to begin response activities to ensure the safety of the residents and public.

The investigation found that at least one PG&E facility stored unmarked (nonspecification) pipe lengths that were delivered as part of packing material and later used them for stub markers. Such packing pipe was not intended for use as a specification pipe product.

The NTSB report stated that the accident also highlighted shortcomings in PG&E's response procedures. First, at the time of the accident, PG&E did not require any of the responders to periodically check in with their dispatch offices to communicate delays in responding. Second, PG&E sent GSRs as the first responders to leak complaints. The report noted that GSRs are neither trained in grading outdoor leaks nor equipped with the equipment required to do so under PG&E's operator qualification program. A GSR who encountered an outdoor leak was required to call PG&E's dispatch center and have a leak inspector sent to grade the leak. Prior to the Rancho Cordova accident, as a result of a May 2008 audit, the CPUC had ordered PG&E to review its response procedures to ensure that personnel responding to reports of gas leaks had the proper training and equipment. The CPUC order noted that PG&E's procedures, "wherein events requiring immediate attention are identified and classified by persons not qualified to make such decisions, has the real potential to prevent or delay qualified personnel from timely responding to, and correcting what can be very hazardous conditions."

<sup>&</sup>lt;sup>128</sup> *Explosion, Release, and Ignition of Natural Gas, Rancho Cordova, California, December 24, 2008, Pipeline Accident Brief NTSB/PAB-10/01 (Washington, DC: National Transportation Safety Board, 2010).* 

# 2. Analysis

# 2.1 Introduction

This analysis explains the probable cause of the accident and includes discussion of the following safety issues identified in this report:

- Multiple deficiencies in PG&E's operations, including its practices and procedures regarding emergency response, SCADA employees' roles and duties, SCADA work, postaccident toxicological testing, isolation and shutdown after the rupture, public awareness, quality control, and integrity management.
- Ineffectiveness of the CPUC's oversight of PG&E.
- Ineffectiveness of PHMSA's oversight and inadequacy of current Federal pipeline safety rules, including those governing MAOP and integrity management programs, and ineffective implementation and execution of performance-based pipeline safety programs.

The remainder of this introductory section discusses those elements of the investigation that the NTSB was able to determine did not affect the cause of the accident or the extent of its outcome.

Segment 180 of Line 132 did not cross any known fault lines, and there were no reports of ground shifts in the accident area. A 1992 geologic hazard report prepared by PG&E indicated that the ground around Segment 180 had a low-to-moderate seismic risk, and a 2011 report by a company specializing in measuring ground deformation over time using satellite imagery indicated that fill beneath the Earl Avenue and Glenview Drive area of San Bruno did not experience any significant vertical movement between May 1992 and August 2010, indicating the area had a low seismic risk. U.S. Army Corps of Engineers (the Corps) geotechnical engineers evaluated seismic data and concurred that seismic loading was not a significant external force on the pipeline. Therefore, seismic activity can be ruled out as a factor in the failure of the pipeline.

Laboratory examination of the accident pipe revealed no areas of preexisting external or internal corrosion, or stress corrosion cracking. Therefore, corrosion was eliminated as a factor in the pipeline rupture. Further, the laboratory examination revealed no evidence of preexisting damage or direct third-party damage. Therefore, direct third-party damage also was eliminated as a factor. (For additional analysis of activities surrounding the 2008 sewer replacement project, see section 2.3.4, "2008 Sewer Pipe Bursting Operation.")

Drug test results for workers at the Milpitas Terminal were negative. Alcohol tests were administered too late to be considered valid under DOT regulations. PG&E did no drug or alcohol testing of the SCADA center staff because PG&E did not believe that their actions had

contributed to the rupture. (For more information, see section 2.4.5, "Deficiencies in Postaccident Drug and Alcohol Testing.")

Fatigue was evaluated as a possible human performance issue. A variety of fatigue factors, including sleep (acute sleep loss, cumulative sleep debt, and sleep quality), continuous hours awake, circadian disruption, sleep disorders, medication use, disruptive environmental factors, and shift work considerations were examined. None of the fatigue factors emerged as an indication of significant physiological fatigue at the time of the accident, although one factor (continuous hours awake) was noteworthy.

The accident occurred during the beginning of a new shift for SCADA operators who had arrived by 6:00 p.m. However, the day shift operators remained past their normal duty times in order to address the problems associated with the Milpitas Terminal and pressure anomalies. Thus, they continued working beyond their normal 12-hour shifts with the response lasting about 95 minutes beyond the shift's end before the gas flow was shut down. The overall duty times at the time of the accident for the nine interviewed employees ranged from 12–13 hours. Their potential continuous hours awake ranged from about 13–15 hours at the time of the accident. The employees' involvement in the subsequent response lasted at least 95 minutes immediately following the accident and occurred beyond the duty and continuous hours of awake times provided earlier. Therefore, some or all of the nine employees could have been functioning at 14.5–16.5 continuous hours of wakefulness during the subsequent response to the accident. Although continuous hours awake beyond 16 hours has been demonstrated to degrade operator performance substantially, 12-hour shifts also have been associated with fatigue-related performance decrements.

In its 2005 safety study of SCADA systems,<sup>129</sup> the NTSB cited a variety of research studies showing fatigue-related performance deficits associated with 12-hour shifts. One article cited in the study found "a decreased performance (187 percent more errors) and increased sleepiness (66 percent) for workers of a 12-hour shift during their last 4 hours on shift."

The nine PG&E employees interviewed were involved with varied aspects of the postrupture and emergency response activities (such as decision-making, communication, and coordination) and had extended amounts of continuous hours of wakefulness. Given the diversity of tasks, collective involvement in the response activities and number of individuals involved, it was not possible to connect an individual's potential fatigue-related performance decrements to a specific outcome or action. Given this situation, it was not possible to include or exclude fatigue associated with the extended continuous hours of wakefulness as a factor in the accident or during the subsequent emergency response.

Accordingly, the NTSB concludes that the following were not factors in this accident: seismic activity, corrosion, direct third-party damage, or drug use by the workers at the Milpitas Terminal.

<sup>&</sup>lt;sup>129</sup> NTSB/SS-05/02, p. 52.

Over 900 emergency response personnel responded to the accident. The first police department and fire department resources arrived on scene within minutes of the explosion. Mutual aid personnel and resources were requested from surrounding jurisdictions. Firefighters and police officers conducted door-to-door searches in the surrounding neighborhoods and evacuated about 300 houses. A medical group was established, and medical units were located north and south of the explosion site. Logistics, planning, communications, finance, and damage assessment groups were formed as part of the organized emergency response. The city of San Bruno activated its emergency operations center and opened a facility staffed by the American Red Cross for evacuees.

Because of the flow of natural gas from the pipeline during the first 95 minutes after the rupture, firefighters conducted defensive operations until the pipeline valves were closed, at which time they were able to access the area. The NTSB concludes that, considering the challenges of the prolonged fire fueled by natural gas, the emergency response was well coordinated and effectively managed by local responders.

### 2.2 Preaccident Events

### 2.2.1 Work Clearance Procedures for Electrical Work at Milpitas Terminal

Because electrical work at the Milpitas Terminal resulted in the inadvertent pressure increases that preceded the rupture, the NTSB examined the procedures relating to this work.

The investigation identified several deficiencies in the work clearance process used for the Milpitas Terminal electrical work. First, the system clearance form did not adequately detail the work to be performed. It did not discuss the equipment being worked on or the equipment that would be affected. The form indicated that normal function at the terminal would not be maintained, but there was no explanation, although the form called for such an explanation. The work clearance form also lacked any entries under "Sequence of Operations." By contrast, NTSB investigators noted that the clearance form for the 2008 pressure increase to 400 psig<sup>130</sup> was highly detailed, with a step-by-step sequence of operations. Due to the lack of detail on the work clearance form for the September 9, 2010, work, the SCADA operators would not have been aware of the scope and magnitude of the work being performed at the Milpitas Terminal.

If the form had included the necessary information, the SCADA operators would have at least been aware that power interruptions were planned to specific instrumentation at the Milpitas Terminal and might have taken steps to mitigate the risk. This assumption was also illustrated when, after the rupture (at 7:05 p.m.), a SCADA operator incorrectly stated, "it was a regular scheduled clearance, it wasn't supposed to affect anything." In fact, the clearance form indicated that the work was expected to affect the normal functioning of equipment at the Milpitas Terminal. However, the form lacked clarity regarding how, and the extent to which, the normal functioning of equipment would be affected.

<sup>130</sup> For more information about this pressure increase, see section 1.7.5.3. "Periodic Pressure Increases to MAOP."

Second, the preparation and contingency planning for the September 9, 2010, electrical work was inadequate as illustrated by the Milpitas technician's queries to SCADA operators about whether the valves on the incoming lines would fail closed and whether the station could be placed in bypass during the work. The fact that he needed to ask what impact certain steps in the work process would have on the equipment (as he did during phone calls at 3:36 p.m. and 4:03 p.m.) indicates that these issues were not evaluated in advance.

Because of the lack of contingency planning, employees at both facilities were unprepared, as evidenced by the fact that workers at the Milpitas Terminal did not even realize that the regulator valves had opened at 5:22 p.m. until a SCADA operator informed them at 5:25 p.m. When the first unexpected power losses occurred at the Milpitas Terminal, the workers there decided to deviate from the assigned work and begin troubleshooting without stopping to notify the SCADA center or to assess the potential risk. By doing so, the workers at the Milpitas Terminal put themselves and the SCADA center in a reactive mode. Had a formal risk assessment been performed in advance, the SCADA staff might have taken precautionary measures to reduce the upstream pressures or have locked the regulating valves in a set position in advance, and retained those settings for the duration of the work, thus avoiding the accidental pressure increase.

When work could potentially affect critical pipeline components, the involved personnel need to consider during the planning phase what failures might occur and be prepared to respond appropriately. The NTSB is concerned that the SCADA center approved an incomplete and inadequate system clearance form that did not address any such considerations. The NTSB concludes that had a properly prepared contingency plan for the Milpitas Terminal electrical work been in place and been executed, the loss of pressure control could have been anticipated and planned for, thereby minimizing or avoiding the pressure deviations. Accordingly, the NTSB recommends that PG&E revise its work clearance procedures to include requirements for identifying the likelihood and consequence of failure associated with the planned work and for developing contingency plans.

### 2.2.2 Internal Line Pressure Prior to Failure

Sensors on either side of the rupture point showed that the internal line pressure at the time and location of the rupture was between 386–386.4 psig. Although this pressure was 11 psi greater than the MOP and higher than any confirmed pressure at the rupture site,<sup>131</sup> it was still 14 psi below the PG&E-specified MAOP of 400 psig. Segment 180 was erroneously listed as having a SMYS of 42,000 psi. A 400-psig operating pressure would be expected to stress the pipe to about 38 percent of SMYS, less than 50 percent of the design limit for a class 3 location and well below that required to burst the pipe. For DSAW pipe with a SMYS of 52,000 psi, as

<sup>&</sup>lt;sup>131</sup> In previous instances, when the pressure at the Milpitas Terminal was increased to 400 psig, the pressure at the rupture location was less than 386 psig. Because downstream demand draws gas from the system, the pressure downstream of the terminal will be less than the pressure at the terminal. During the 2008 pressure increase at the Milpitas Terminal to 400 psig (to maintain MAOP pursuant to the PG&E interpretation of 49 CFR 192.917(e)), the pressure downstream of the rupture location at the Martin Station and upstream of the rupture location at Half Moon Bay reached only 382 psig, and in 2003 it reached only 383 psig. On October 16, 1968, a pressure of 400 psig was recorded at the Milpitas Terminal, but the downstream pressure at the rupture location is not known.

most of Segment 180 was, the calculated burst pressure would have been even higher and the stress an even lower percent of SMYS.

The calculated estimated burst pressure for a 30-inch-diameter X42 pipe built to PG&E and industry specifications is 1,300 psig. Nonetheless, Segment 180 ruptured at only 386 psig. The NTSB concludes that the internal line pressure preceding the rupture did not exceed the PG&E MAOP for Line 132 and would not have posed a safety hazard for a properly constructed pipe. Accordingly, the investigation examined why a pressure of only 386 psig was sufficient to rupture the pipe.

### 2.3 Cause of Pipeline Rupture

Four of the six pups at the rupture location did not conform to any known specification for pipe, including PG&E and API specifications. Pups 1, 2, 3, and 5 had a yield strength below the SMYS for grade X42 and X52 pipe, the lowest (in pup 2) being 32,000 psi. In addition, the longitudinal seams on pups 1, 2, and 3 were partially welded from the outside only; and the longitudinal seam welds were ground down, thereby removing the weld reinforcement and, in some instances, external pipe material. The external grinding of the weld reinforcement combined with the size of the unwelded region resulted in a significantly reduced net cross-sectional area along the pup 1, 2, and 3 longitudinal seams, which resulted in higher stresses than in the rest of the pipe. Furthermore, the shape of the unwelded portion along each longitudinal seam formed a notch, the shape of which further concentrated the stresses at the root of the weld. Finally, the angular misalignment along pup 1 and pup 3 added additional bending stresses and strains.

The finite element analysis models and the burst pressure calculations illustrated the effect of the notch in the longitudinal seams of pups 1, 2, and 3. The finite element models showed that for a length of typical DSAW pipe with an internal pressure of 400 psig, the stresses in the vicinity of the weld remained well below the pipe's yield strength. For a length of pipe with a notch similar to pup 1, the finite element model indicated that at 375 psig, approximately half the pipe wall thickness exceeded the yield stress. As noted in section 1.8.5, "Burst Pressure Study and Finite Element Modeling," the results of the burst pressure calculations indicated that a length of typical pipe with a yield strength of 42,000 psi had an estimated burst pressure of 1,300 psig. By contrast, the estimated burst pressures for pups 1, 2, and 3, as fabricated (before the additional crack growth discussed in the next section), were as low as 515, 574, and 430 psig, respectively. Thus, the weld defects reduced the weld strength for pups 1, 2, and 3 by as much as 66 percent. However, it should be noted that the burst pressure calculation methods cannot account for the effect of the weld misalignment angle observed on pups 1 and 3. Finite element models based on the observed geometry of the pup 1 and pup 3 welds were constructed and their responses to internal pressure were compared. The stresses and deformations associated with the pup 1 weld defect were greater than for the pup 3 weld defect. Thus, the pup 1 burst pressure was likely less than the pup 3 burst pressure.

Based on these results, the NTSB concludes that the combination of the size and shape of the weld defect significantly reduced the strength of the pup 1 longitudinal seam, making it susceptible to unstable crack growth under internal gas pressure.

### 2.3.1 Fracture Origin and Failure

Laboratory examination revealed that the rupture initiated approximately mid-length in the pup 1 longitudinal seam. A crack was observed that first formed in a manner consistent with ductile fracture into the welded portion of the seam, followed by additional crack growth by fatigue. The subcritical<sup>132</sup> crack that formed along the root of the weld further weakened the pup 1 longitudinal seam. When the pipeline pressure at the accident location reached 386 psig, the longitudinal crack began to propagate upstream and downstream of the initiation site, rupturing the east side of the pipe. Gas began to exit the pipe on the east side, creating a lateral force that pushed the pipe to the west and gave rise to a large longitudinal tensile stress on the east side of the pipe. The force of the exiting gas also excavated the surrounding soil, forming a crater.

Girth weld C5 (which joined pup 4 to pup 5) was the weakest location along the east side of the pipe. The girth weld contained a lack of fusion/lack of penetration defect, the size and shape of which concentrated the stresses at the weld. In addition, pup 4 contained phosphorous and copper, which are known to cause brittle welds. Once the girth weld fractured, the center section was attached only at the south end. The center section of pipe twisted and rotated out of the ground about the southern end, separated from the pipeline, and came to rest about 100 feet south of its origin. (See figure 2.)

The NTSB investigation was unable to determine when or how the preexisting crack along the intact portion of the pup 1 longitudinal seam initiated. This uncertainty was due in large part to the fact that the pressure of 386 psig on the day of the rupture was the highest confirmed pressure at the rupture location. Previous pressure increases to 400 psig at the Milpitas Terminal in 2003 and 2008 resulted in downstream pressure increases to only 383 psig and 382 psig, respectively, at the rupture location. One other documented instance of a pressure increase to 400 psig at the Milpitas Terminal was recorded on October 16, 1968; however, downstream pressure data for that date are not available. Therefore, it is possible that—

<sup>&</sup>lt;sup>132</sup> Subcritical refers to a crack that can grow by some means without rupturing the pipe.
- 1. The pup 1 longitudinal seam was progressively weakened by internal pressure/pressure cycling.
- 2. Prior to installation, pup 1 was used for a purpose or fabricated in a way that initiated and grew the crack along the weld.
- 3. The pup 1 longitudinal seam was weakened due to construction or utility activities after 1956.

However, the investigation determined that the 2008 sewer replacement project did not progressively weaken the pup 1 longitudinal seam, as discussed in section 2.3.4, "2008 Sewer Pipe Bursting Operation."

Based on this analysis, the NTSB concludes that the fracture of Line 132 Segment 180 originated in the partially welded longitudinal seam of pup 1, which was progressively weakened due to ductile crack growth and fatigue crack growth.

#### 2.3.2 Deficiencies in Fabrication of Accident Pipe Segment

Owing to the lack of documentation, it could not be determined if the use of the pups in Segment 180 was a part of the original pipeline design or a field modification. The investigation attempted to determine whether the pups could have originated from mill-produced lengths of pipe. Investigators noted that manganese sulfide inclusions (known as stringers) in those pups were elongated in the transverse direction, indicating that the rolling direction of the steel was in the transverse direction.<sup>133</sup> By contrast, the rolling direction for mill-produced pipe is in the longitudinal direction. Research into steel-making practices in the 1940s indicated that state-of-the-art rolling mills could produce plate only up to 11 feet wide.<sup>134</sup> Pipe formed with the rolling direction aligned in the transverse direction would not have been capable of meeting the minimum length requirements for PG&E or other known pipe specifications and, therefore, would not have been used for such a purpose.

In addition, the assembly of pups did not meet PG&E or API requirements for a factory jointer (two or more pipe pieces joined by welding). PG&E and API specifications required the minimum length of each joined length of pipe to be at least 5 feet. However, pups 1, 2, 3, 4, and 5 were all less than 4 feet in length. Moreover, according to API specifications, the ends of the pipe to be welded together were to be "prepared in accordance with the requirements of the process used," meaning the ends of each length of pipe would have been prepared with an external bevel, yet no external bevels were observed.

<sup>&</sup>lt;sup>133</sup> Steel plate is formed from an ingot by passing it through a series of rollers that reduce the thickness and increase the length. The inclusions start as round particles and elongate primarily in the rolling direction as the thickness of the steel plate is reduced.

<sup>&</sup>lt;sup>134</sup> Unites States Steel, *The Making, Shaping and Treating of Steel*, 7th ed. (Pittsburgh, Pennsylvania: United States Steel Corporation, 1957).

The investigation also determined, based on differences in weld microstructure, weld penetration, microhardness, and shape of the heat-affected zone, that pups 1 through 5 were not fabricated according to the Consolidated Western DSAW process. The differences indicated that the welds on pups 1, 2, and 3 were performed at a lower power and at a slower deposition rate than the Consolidated Western process, resulting in a lower rate of heat input but a greater amount of total heat. The microhardness of the pup 4 seam weld and the manual shielded metal arc welds on pups 4 and 5 were also inconsistent with the Consolidated Western DSAW process.<sup>135</sup>

Other inconsistencies with the Consolidated Western process were noted. For instance, pups 1, 2, 3, and 5 were not likely subject to the Consolidated Western cold-expansion process. For a finished pipe diameter of 30 inches, the preexpanded pipe would be about 29.6 inches in diameter. Had the pups been fabricated to 29.6 inches, the unwelded seam geometry on pups 1, 2, and 3 would not have survived the hydraulic expansion process, and the pups would have ruptured. According to the 1949 report by Moody Engineering, Consolidated Western also subjected all jointers to this process "after the girth weld has been completed and chipped flush on the outside." In other words, the girth welds would have been ground flush with the outer surface prior to fitting into the expander. However, all girth welds exhibited a weld reinforcement, and there was no evidence that the girth welds had been ground flush with the outer surface of the pipe. Therefore, pups 1, 2, 3, and 5 were likely fabricated to 30-inch diameter.

Similarly, the pups would not have been able to withstand the mill proof test to 90 percent of SMYS, which was part of the Consolidated Western quality control process. The mill proof-test pressure was 1,170 psig. The calculated burst pressures of pups 1, 2, and 3 were well below the proof-test pressure.

In sum, at least four of the six pups in the accident pipe were rolled in a manner inconsistent with industry standard line pipe, at least five were not fabricated using Consolidated Western's DSAW process, and the assembly of pups did not meet the requirements of a mill-produced jointer. Therefore, the NTSB concludes that the accident pipe comprising the pups did not conform to PG&E or other known specifications for pipe and was fabricated at an undetermined facility to no known specification.

#### 2.3.3 Deficiencies in Quality Control Associated with 1956 Relocation Project

Given the identified weld and pipe deficiencies, NTSB investigators sought to understand how the substandard pipe piece could have been installed and remain in service undetected until the accident, 54 years later. The investigation revealed no records of radiography for the 1956 relocation project. (By contrast, the PG&E requirements called for radiography of 10 percent of the welds for the original construction of Line 132 in 1948.) Nor were there records of hydrostatic testing, which might have ruptured the pipe at the time of installation. The

<sup>&</sup>lt;sup>135</sup> Both welds along the pup 5 longitudinal seam were manual shielded metal arc welds performed by hand. It would not have been possible to produce those welds with the filler wire used in the Consolidated Western process. Attempting to do so would have resulted in an unstable arc and an unsuccessful weld operation.

estimated burst pressure of pup 3 (which, according to the NTSB's burst pressure calculations, had the weakest longitudinal seam as fabricated) was 430–558 psig. Industry consensus standards at the time of installation<sup>136</sup> specified hydrostatic testing at 1.25 times the MAOP for class 2 locations (which the accident location was in 1956)—which for a MAOP of 400 psig corresponds to a hydrostatic test pressure of 500 psig. However, those standards were voluntary, not mandatory, and PG&E chose not to follow them, thereby missing an opportunity to discover the defect at the time of commissioning.

Further, a visual examination of the pipe would have detected the anomalous welds and defective welds. The unwelded seam defects and manual arc welds ran the entire length of each pup and were detectable by the unaided eye and/or by touch. If, as part of the 1956 relocation project, PG&E personnel had visually examined the inside of the pipe (a requirement of the PG&E specification for the 1948 construction project), the nonconforming and defective seam welds would have been readily detectable. Therefore, either a visual examination of the pipe was never performed, or it was performed but the observations were misinterpreted or ignored.

The presence of 0.312-inch wall thickness pipe (the north long joint near the rupture location) was another indicator of inadequate quality control. All of the material procurement orders for Segment 180 listed material codes for bare or wrapped 0.375-inch wall thickness pipe. There were no records indicating 0.312-inch wall thickness pipe was sent to the job site.

In sum, quality control for the 1956 relocation project was insufficient to prevent the defective pipe from entering service. The NTSB concludes that the accident pipe would not have met generally accepted industry quality control and welding standards in 1956, indicating that those standards were overlooked or ignored. The NTSB further concludes that PG&E's inadequate quality control during the 1956 relocation project led to the installation and commissioning of a defective pipe that remained undetected until the accident, 54 years later.

#### 2.3.4 2008 Sewer Pipe Bursting Operation

In 2008, pneumatic pipe bursting was used to shatter and expand an existing 6-inch vitrified clay sewer pipe that passed under Line 132. The pipe was replaced with a 10-inch polyethylene sewer pipe. Investigators considered: (1) the possibility that vibratory forces from the pneumatic bursting head could have caused fatigue crack growth along the pup 1 longitudinal seam; and (2) the possibility that constant soil bearing loads or variations in soil bearing loads developed at the sidewall of the exit pit could have caused ductile crack growth or fatigue crack growth along the pup 1 longitudinal seam.

Regarding the first scenario, NTSB investigators conducted calculations and reviewed studies<sup>137</sup> that quantify the safe operating distances for pipe bursting adjacent to utilities, premised on the assumption that nearby utility pipes are properly constructed and nondefective. Investigators determined that the contractor maintained the recommended minimum safe

<sup>&</sup>lt;sup>136</sup> See ASME B31.1.8, 1955 edition.

<sup>&</sup>lt;sup>137</sup> (a) Simicevic and Sterling, 2001. (b) Atalah, 2004.

distance between the bursting head and the pipe. A potholing excavation on either side of Line 132 ensured that no soil displacements would be transmitted to Line 132. It also eliminated the need for pneumatic bursting from the west end of the excavation, under Line 132, and into the exit pit to minimize the vibratory forces on Line 132. (See figure 17.) According to the NTSB study, the vibrations from the bursting head would have had less effect on the stress state of the pup 1 longitudinal seam weld than a 6-psi change in internal gas pressure. By comparison, the internal gas pressure in Line 132 fluctuated by as much as 110 psi in the course of normal operations.

Regarding the second scenario, it was determined that the sewer replacement contractor used a constant tension winch and steel cable to pull the bursting head toward the exit pit. The winch was braced against sheet piling at the bottom of the exit pit, about 10 feet from where the rupture initiated on pup 1. Calculations indicated that at this distance, the effect of external soil pressure on the stress state of the pup 1 longitudinal seam weld was less than a 2.5-psi increase in internal gas pressure. This pressure increase was too small to cause the ductile crack growth along the pup 1 longitudinal seam weld. Similarly, because of the constant tension design of the winch and the compliance of the cable,<sup>138</sup> calculations indicated that the variations in external soil pressure were one-tenth of the static pressure. Because the pressure variations were so low, they could not have caused the fatigue crack growth observed on pup 1.

The Corps geotechnical engineers evaluated data, reports, and studies concerning the 2008 pipe bursting operation in the area of the pipeline rupture. Based on the review of key factors, the Corps concurred that the 2008 pipe bursting operation was not a significant external force on the pipeline.

In sum, the NTSB concludes that the 2008 sewer line installation did not damage the defective pipe that later ruptured.

## 2.4 Adequacy of PG&E Emergency Response

The NTSB found that PG&E operating procedures hindered the communications between the PG&E SCADA and dispatch centers. In addition, there were problems related to locating the actual leak location. Questions were raised soon after the accident about the time (95 minutes) that elapsed after the rupture before the transmission line was isolated. Under PG&E's emergency response plan, although the PG&E SCADA center personnel were responsible for pipeline monitoring and operations, the PG&E dispatch center personnel were responsible for sending first responders. Therefore, personnel at these two facilities were required to coordinate with each other to effect PG&E's overall response to the emergency.

<sup>&</sup>lt;sup>138</sup> Compliance is a measure of how much a cable elongates in response to an applied load. The compliance of the cable is determined by the choice of material and its diameter.

#### 2.4.1 Internal Communication and Coordination

The SCADA operators' initial response to the high pressure alarms at 5:25 p.m. was appropriate, and the required analysis took place within the first 10 minutes. After analyzing the alarms, the SCADA operator and the Milpitas technician agreed on a corrective action to reduce the monitor valve pressure set points back to within the MOP, which was initiated within about 20 minutes of the alarms. When high pressure persisted and control could not be restored at the Milpitas Terminal, the SCADA center took further action and reduced the upstream pressure set points for the gas lines coming into the Milpitas Terminal.

However, after the rupture, about 6:15 p.m., as the staff was confronted with both the Milpitas Terminal anomalies, as well as the low pressure alarms at the Martin Station coupled with the reports of a fire in San Bruno, it was evident from the communications between the SCADA center staff, the dispatch center, and various other PG&E employees that the roles and responsibilities for dealing with such emergencies were poorly defined.

The SCADA operators and coordinators sat near each other in the SCADA center and communicated frequently throughout the evening, exchanging operational information among themselves about the ongoing electrical work at the Milpitas Terminal and its impact on the rest of the system. However, the NTSB notes that the lack of assigned roles and responsibilities resulted in SCADA staff not allocating their time and attention in the most effective manner. They did not initially notice the dropping pressures at the Martin Station after the rupture, but rather were alerted by staff at the Brentwood SCADA facility. Also, there was unnecessary overlap and duplication of their efforts. Several SCADA operators contacted the same SCADA transmission and regulation supervisor (supervisor 6), but seemed unaware that the senior SCADA coordinator had already made contact with the supervisor. Further, the low pressure alarms at Martin Station were initially acknowledged by two SCADA coordinators.

SCADA center staff provided many telephone briefings and updates to various PG&E employees and officials, occupying a significant portion of staff time during the first 90 minutes after the rupture. In addition, the SCADA staff received multiple calls from other PG&E employees and officials regarding the opening of various emergency response centers. These incoming and outgoing calls were handled by whichever SCADA staff member was available, without any command structure. It would have been beneficial to have had one SCADA operator designated as the sole point of contact for the workers at the Milpitas Terminal so that others could handle and monitor the remainder of the system. Such staff allocation would have permitted a direct exchange of information aimed at resolving the issue, while permitting other SCADA personnel to continue monitoring the entire system, maintain situational awareness, and communicate with internal and external entities, as needed.

The lack of a centralized command structure was also evident in that key information was not disseminated in a reliable manner. Each SCADA staff member was left to form his or her own impression as to the nature and severity of the rupture based on the information they had, resulting in some conflicting and erroneous assessments (which are discussed in more detail in section 2.4.3, "Line Break Recognition"). The lack of a centralized command structure was also

reflected in the conflicting instructions regarding whether to remotely close valves at the Martin Station. At 7:25 p.m., an on-call supervisor called the SCADA center to ask whether mechanics should manually close the valves or whether the SCADA center could close them remotely. SCADA operator D responded that they would prefer to lose as few customers as possible and would rather have mechanics manually close the line valves. However, at 7:27 p.m., an on-scene SCADA transmission and regulation supervisor (supervisor 6) called the SCADA center and requested that they close the remote valves at Martin Station, which SCADA operator D did.

Finally, the supervising engineer for the SCADA controls group seemed slow to get involved, despite the fact that he is responsible for all SCADA and control systems throughout the PG&E gas transmission pipeline system. His first contact with the SCADA center was at 6:51 p.m., requesting information. (By that time, he had already left the office for the day.) At 7:19 p.m., he called again to inform the senior SCADA coordinator that the workers at the Milpitas Terminal had said they did not need his help; he asked the senior SCADA coordinator to call him in a half hour if SCADA was still not working. The senior SCADA coordinator responded by suggesting to the supervising engineer that he go to the Milpitas Terminal to help with restoring SCADA functionality, noting that technicians had already been working on the problem for 2 hours without success, but the supervising engineer said he would wait and asked that the SCADA center call him with updates. He arrived at the Milpitas Terminal about 9:00 p.m.

The PG&E dispatch center learned of the explosion at 6:18 p.m. The dispatch center initially dispatched only a single service representative (at 6:23 p.m.) to assess the scene and did not immediately dispatch a qualified crew to shut off valves. At 6:27 p.m., the dispatch center informed SCADA operator C of the fire in San Bruno. At 6:31 p.m., SCADA operator B informed the dispatch center that there was a possibility the fire was being fed by a PG&E gas line. At 6:35 p.m., mechanic 1 informed the dispatch center that there was a PG&E transmission line in the area and that the flame seemed consistent with a transmission line fire. At 6:48 p.m., supervisor 1 called the dispatch center to request "gas crews to cut off distribution." At 6:54 p.m., the San Bruno Police Department informed the dispatch center that they needed the gas shut off. At 6:55 p.m., SCADA operator B informed the dispatch center that the flame seemed the dispatch center that they needed the flame seemed consistent with a transmission line fire. At 6:48 p.m., supervisor 1 called the dispatch center to request "gas crews to cut off distribution." At 6:54 p.m., the San Bruno Police Department informed the dispatch center that they needed the gas shut off. At 6:55 p.m., SCADA operator B informed the dispatch center that the fire was being fed by Line 132. However, no one had yet been officially dispatched to shut off the valves and isolate the rupture. Further, no one within PG&E was compiling and assessing the information generated from the SCADA system and telephone communications from outside sources or between the SCADA center and dispatch.

In summary, PG&E's response to the Line 132 break lacked a command structure with defined leadership and support responsibilities within the SCADA center. Execution of the PG&E emergency plan resulted in delays that could have been avoided by better utilizing the SCADA center's capability. The NTSB concludes that PG&E lacked detailed and comprehensive procedures for responding to a large-scale emergency such as a transmission line break, including a defined command structure that clearly assigns a single point of leadership and allocates specific duties to SCADA staff and other involved employees. Therefore, the NTSB recommends that PG&E establish a comprehensive emergency response procedure for responding to large-scale emergencies on transmission lines; the procedure should (1) identify a

single person to assume command and designate specific duties for SCADA staff and all other potentially involved company employees; (2) include the development and use of trouble-shooting protocols and checklists; and (3) include a requirement for periodic tests and/or drills to demonstrate the procedure can be effectively implemented.

#### 2.4.2 Notifying Emergency Responders

The NTSB noted that PG&E did not notify emergency officials that the accident involved the rupture of one of PG&E's pipelines, even after they had deduced this to be the case. On June 8, 2011, the NTSB made the following recommendations to address these issues. Specifically, the NTSB recommended that PHMSA do the following:

Issue guidance to operators of natural gas transmission and distribution pipelines and hazardous liquid pipelines regarding the importance of sharing system-specific information, including pipe diameter, operating pressure, product transported, and potential impact radius, about their pipeline systems with the emergency response agencies of the communities and jurisdictions in which those pipelines are located. (P-11-1)

Issue guidance to operators of natural gas transmission and distribution pipelines and hazardous liquid pipelines regarding the importance of control room operators immediately and directly notifying the 911 emergency call center(s) for the communities and jurisdictions in which those pipelines are located when a possible rupture of any pipeline is indicated. (P-11-2)

To PG&E, NTSB recommended the following:

Require your control room operators to notify, immediately and directly, the 911 emergency call center(s) for the communities and jurisdictions in which your transmission and/or distribution pipelines are located, when a possible rupture of any pipeline is indicated. (P-11-3)

Because of emergency response awareness issues discovered in the Carmichael, Mississippi,<sup>139</sup> and San Bruno investigations, the NTSB is concerned that similar problems may exist with other pipeline operators and believes that the guidance recommended in Safety Recommendations P-11-1 and -2 should be codified as requirements. To address these concerns, the NTSB recommends that PHMSA require operators of natural gas transmission and distribution pipelines and hazardous liquid pipelines to provide system-specific information about their pipeline systems to the emergency response agencies of the communities and jurisdictions in which those pipelines are located. This information should include pipe diameter, operating pressure, product transported, and potential impact radius. As a result of this new recommendation to PHMSA, Safety Recommendation P-11-1 is classified

<sup>&</sup>lt;sup>139</sup> See Rupture of Hazardous Liquid Pipeline With Release and Ignition of Propane, Carmichael, Mississippi, November 1, 2007, Pipeline Accident Report NTSB/PAR-09/01 (Washington, DC: National Transportation Safety Board, 2009).

"Closed—Superseded." Further, the NTSB recommends that PHMSA require operators of natural gas transmission and distribution pipelines and hazardous liquid pipelines to ensure that their control room operators immediately and directly notify the 911 emergency call center(s) for the communities and jurisdictions in which those pipelines are located when a possible rupture of any pipeline is indicated. As a result of this new recommendation to PHMSA, Safety Recommendation P-11-2 is classified "Closed—Superseded."

#### 2.4.3 Line Break Recognition

Although SCADA staff quickly realized that there had been a gas line break in San Bruno, they were slow to recognize the connection between the line break and the overpressure at the Milpitas Terminal, and some staff were initially unsure of whether the break was in a transmission or a distribution line.

In a postaccident interview, SCADA operator B stated that within 7 minutes of the rupture, he knew there had been a break in Line 132, and that by 6:30 p.m., he knew it was within a 12-mile corridor in the vicinity of San Bruno. At 6:53 p.m., SCADA operator D indicated that he knew the break was in Line 132, telling the on-scene SCADA transmission and regulation supervisor, "Yeah, absolutely we believe it's a break on Line 132." However, at about that time, there was still confusion among other employees as indicated by comments made at 6:51 p.m. by SCADA operator C to a PG&E pipeline engineer, indicating that although the engineer said he thought there was a PG&E transmission line close to the area of the fire, SCADA operator C did not think the break was in a transmission line. At 6:55 p.m., in a telephone discussion between SCADA operator C and the on-scene PG&E gas maintenance and construction superintendent (supervisor 3), both indicated that they believed a distribution line and not a transmission line had been breached.

SCADA staff also had difficulties determining the exact location of the rupture. At 6:49 p.m., the SCADA center was still uncertain of the rupture point, as illustrated by the comment of the senior SCADA coordinator to a dispatch employee, "We are going to feed the line break at this pressure but I would take the pressure down if I knew more about what was feeding it...."

The PG&E SCADA system lacked several tools that could have assisted the staff in recognizing and pinpointing the location of the rupture, such as real-time leak or line break detection models, and closely spaced flow and pressure transmitters. A real-time leak detection application is a computer-based model of the transmission system that runs simultaneously with SCADA and provides greater feedback to SCADA operators when a large scale leak, line break, or system anomaly is present. Such models use actual SCADA pressures and flows to calculate actual and expected hydraulic performance; when the values do not match, an alarm is generated. Appropriate spacing of pressure transmitters at regular intervals<sup>140</sup> allows SCADA operators to quickly identify pressure decreases that point toward a leak or line break.

<sup>&</sup>lt;sup>140</sup> SCADA data on Line 132 are currently received from only a few transmitters at randomly spaced intervals.

The NTSB concludes that PG&E's SCADA system limitations contributed to the delay in recognizing that there had been a transmission line break and quickly pinpointing its location. Accordingly, the NTSB recommends that PG&E equip its SCADA system with tools to assist in recognizing and pinpointing the location of leaks, including line breaks; such tools could include a real-time leak detection system and appropriately spaced flow and pressure transmitters along covered transmission lines. The NTSB further recommends that PHMSA require that all operators of natural gas transmission and distribution pipelines equip their SCADA systems with tools to assist in recognizing and pinpointing the location of leaks, including line breaks; such tools could include a real-time leak detection system and appropriately spaced flow and pressure transmitters along tools to assist in recognizing and pinpointing the location of leaks, including line breaks; such tools could include a real-time leak detection system and appropriately spaced flow and pressure transmitters along covered transmission and bistribution pipelines equip their SCADA systems with tools to assist in recognizing and pinpointing the location of leaks, including line breaks; such tools could include a real-time leak detection system and appropriately spaced flow and pressure transmitters along covered transmission lines.

#### 2.4.4 Rapid Shutdown, ASVs, and RCVs

Mechanics 1 and 2 had self-reported to the Colma yard at 6:35 p.m., and they decided to depart the yard at 7:06 p.m. to shut off the valves. Because gas was being supplied to the break from both the north and the south, shutdown and isolation of the rupture required closure of manual shutoff valves closest to the break, which were located about 1.5 miles apart, on either end of the break. The mechanics identified and manually closed those valves at 7:30 p.m. (south valve) and 7:46 p.m. (north valve). Also, about 7:29 p.m., the SCADA center remotely closed valves at the Martin Station in response to a request from a SCADA supervisor (supervisor 6) who had joined the mechanics.

The NTSB is concerned that mechanics 1 and 2 were unnecessarily held at the Colma yard and that the response could have been delayed even longer if the two mechanics had waited for official orders from PG&E. Further, the SCADA center staff could have reduced the flow sooner by shutting the remote valves at the Martin Station sooner, but they did not. These delays needlessly prolonged the release of gas and prevented emergency responders from accessing the area.

The total heat and radiant energy released by the burning gas was directly proportional to the time gas flowed freely from the ruptured pipeline. Therefore, as vegetation and homes ignited, the fire would have spread and led to a significant increase in property damage. The pressurized flow from the south resulted in an intense flame front similar to a blowtorch, and emergency responders were unable to gain access to the area. If the gas had been shut off earlier, removing fuel flow, the fire would likely have been smaller and resulted in less damage. Also, buildings that would have provided protection to residents in a shorter duration fire were compromised because of the elevated heat. In addition to exposing residents and their property to increased risk, the prolonged fire also negatively affected emergency responders, who were put at increased risk by having to be in close proximity to fire for a longer time and were not available to respond to other potential emergencies while they were waiting for the fire to subside.

The NTSB concludes that the 95 minutes that PG&E took to stop the flow of gas by isolating the rupture site was excessive. This delay, which contributed to the severity and extent of property damage and increased risk to the residents and emergency responders, in

combination with the failure of the SCADA center to expedite shutdown of the remote valves at the Martin Station, contributed to the severity of the accident.

The NTSB has long been concerned about the lack of standards for rapid shutdown and the lack of requirements for ASVs or RCVs in HCAs. As far back as 1971, the NTSB recommended, in Safety Recommendation P-71-1, the development of standards for rapid shutdown of failed natural gas pipelines. In 1995, the NTSB recommended, in Safety Recommendation P-95-1, that RSPA expedite requirements for installing automatic- or remote-operated mainline valves on high-pressure pipelines in urban and environmentally sensitive areas to provide for rapid shutdown of failed pipeline segments. The NTSB classified Safety Recommendation P-95-1 "Closed—Acceptable Action," believing that the RSPA 2004 integrity management rulemaking (requiring that each gas transmission operator determine whether installing ASVs or RCVs would be an efficient means of adding protection to an HCA) would lead to a more widespread use of ASVs and RCVs. However, it did not.

Federal regulations prescribe, at 49 CFR 192.179, the spacing of valves on a transmission line based on class location. However, other than for pipelines with alternative MAOPs,<sup>141</sup> the regulations do not require a response time to isolate a ruptured gas line, nor do they explicitly require the use of ASVs or RCVs. The regulations give the pipeline operator discretion to decide whether ASVs or RCVs are needed in HCAs as long as they consider the factors listed under 49 CFR 192.935(c).<sup>142</sup> Therefore, there is little incentive for an operator to perform an objective risk analysis, as illustrated by PG&E's June 14, 2006, memorandum—which was issued after the CPUC 2005 audit identified PG&E's failure to consider the issue but does not directly discuss any of the factors listed in section 192.935(c). Rather, it cites industry references to support the conclusion that most of the damage from a pipeline rupture occurs within the first 30 seconds, and that the duration of the resulting fire "has (little or) nothing to do with human safety and property damage." The memorandum concludes that the use of an ASV or an RCV as a prevention and mitigation measure in an HCA would have "little or no effect on increasing human safety or protecting properties."

In the case of the San Bruno transmission line break, nearby RCVs could have significantly reduced the amount of time the fire burned, and thus the severity of the accident. Had the two isolation valves, located 1.5 miles apart, been outfitted with remote closure capability, prompt closure of those valves would have reduced the amount of fuel burned by the fire and allowed firefighters to enter the affected area sooner. The PG&E manager of gas system operations acknowledged at the NTSB's investigative hearing that the use of RCVs could have reduced the time it took to isolate the rupture by about 1 hour.

<sup>&</sup>lt;sup>141</sup> Under 49 CFR 192.620, "Alternative Maximum Allowable Operating Pressure for Certain Steel Pipelines," issued in 2008, an operator is allowed to operate a pipeline at up to 80 percent SMYS in class 2 locations as long as it meets a very specific and stringent set of criteria. Section 192.620(c)(3) states that an RCV or ASV is required for such pipelines if the response time to mainline valves exceeds 1 hour under normal driving conditions and speed limits.

 $<sup>^{142}</sup>$ As noted in section 1.9.2, "Use of Automatic Shutoff Valves and Remote Control Valves," those factors are (1) the swiftness of leak detection and pipe shutdown capabilities; (2) the type of gas being transported; (3) the operating pressure; (4) the rate of potential release; (5) the pipeline profile; (6) the potential for ignition; and (7) the location of nearest response personnel.

Damage from the pipeline rupture could have been reduced significantly if the valves on either end of the rupture point had been equipped with ASVs. Analysis of pressure differentials indicated that the San Bruno rupture would have resulted in the closure of an ASV at the downstream location.<sup>143</sup> and would likely also have resulted in the closure of an ASV at the upstream location.<sup>144</sup> Even the closing of a downstream ASV alone would have been beneficial in that it would have immediately alerted SCADA to a more precise location of the break.

Concerns about ASVs have focused on the cost of installation and their susceptibility to inadvertently trip based on pressure transients in the system. However, vendors have developed newer models that address these shortcomings by combining the features of traditional ASVs with RCVs. These "smart" valves include sensors that can trend the pressure transients on a line to identify what constitutes normal operation, thereby lessening the chances of an inappropriate shutdown. Also, the newer models can alert a SCADA center when the valve hits a trip point, allowing SCADA operators the option of overriding the valve closure and precluding an undesired shutdown.

The NTSB concludes that the use of ASVs or RCVs along the entire length of Line 132 would have significantly reduced the amount of time taken to stop the flow of gas and to isolate the rupture. The NTSB is aware that PG&E is in the process of expanding its use of ASVs and RCVs and has added this capability to some valve locations since the accident. However, the NTSB recommends that PG&E expedite the installation of ASVs and RCVs on transmission lines in HCAs and class 3 and 4 locations, and space them at intervals that consider the factors listed in 49 CFR 192.935(c). The NTSB also recommends that PHMSA amend 49 CFR 192.935(c) to directly require that ASVs or RCVs in HCAs and in class 3 and 4 locations be installed and spaced at intervals that consider the factors listed in that regulation.

#### 2.4.5 Deficiencies in Postaccident Drug and Alcohol Testing

After the accident, PG&E identified four employees at the Milpitas Terminal for postaccident toxicological testing pursuant to 49 CFR 199.105 and 49 CFR 199.225. As mentioned in section 2.1, "Introduction," test results were negative for the presence of specified drugs. Testing for drugs was accomplished successfully within the time constraints defined in 49 CFR 199.105; that is, within 32 hours of the accident. However, alcohol testing was not conducted properly in accordance with 49 CFR 199.225, which requires that testing be administered within 8 hours of an accident, and, if it is not, the operator shall cease attempts to do so. Results for the alcohol tests were invalid and therefore, the use of alcohol cannot be excluded.

<sup>&</sup>lt;sup>143</sup> The pressure decay at the Martin Station showed a decrease from 386 to 200 psig in the course of 3 minutes (62 psig per minute), beginning at 6:11 p.m. This drop would have been more than sufficient to trip an ASV located at the downstream valve near the rupture point.

<sup>&</sup>lt;sup>144</sup> The pressure decay in Line 132 was not captured because the transmitter at that location was not installed directly on the main line but on a smaller transmission line (at Half Moon Bay) that branched off from Lines 132 and 109. Although the Half Moon Bay pressure readings cannot be used past 6:11 p.m. to approximate the Line 132 pressures upstream of the rupture, because the differential pressure was great enough to trip an ASV on the smaller line branching off Line 132 at Half Moon Bay, an ASV located on Line 132 likely would have tripped as well. (The smaller line crossed the San Andreas fault and, therefore, was equipped with an ASV to address seismic risk.)

Alcohol testing of the four Milpitas Terminal employees commenced at 3:10 a.m. and concluded at 5:02 a.m. on September 10, 2010. The accident occurred at about 6:11 p.m. on the previous evening. Therefore, alcohol testing should have been completed by 2:11 a.m. on September 10, at the latest. PG&E officials explained that toxicological testing was delayed because the decision to perform testing was not made until approximately midnight and that the request for testing was made at 12:30 a.m.

The NTSB is concerned by PG&E's delay in contacting the toxicological testing contractor until 12:30 a.m., more than 6 hours after the rupture. Further, upon arrival at the Milpitas Terminal about 2:00 a.m., the contractor should have determined the time of the rupture and attempted to expedite alcohol testing, given that only minutes remained before the regulations prohibited testing.

The NTSB is concerned that the alcohol testing was conducted after the prescribed 8 hours following an accident. Further, the NTSB is concerned that PG&E did not perform any drug or alcohol testing of its SCADA staff. The regulations in 49 CFR 199.105 and 49 CFR 199.225 require testing of any employee whose performance cannot be discounted completely as a contributing factor to the accident and that a decision not to administer a test must be based on a determination that the employee's performance "could not have contributed to the accident." The SCADA personnel were directly involved in monitoring and controlling the events that unfolded during the accident scenario. Therefore, the SCADA personnel should have been tested.

The NTSB concludes that the 6-hour delay before ordering drug and alcohol testing, the commencement of alcohol testing at the Milpitas Terminal 1 hour after it was no longer permitted, the failure to properly record an explanation for the delay, and the failure to conduct drug or alcohol testing on the SCADA center staff all demonstrate that the PG&E postaccident toxicological program was ineffective. Therefore, the NTSB recommends that PG&E revise its postaccident toxicological testing program to ensure that testing is timely and complete.

The NTSB is concerned that the regulations requiring operators to conduct postaccident drug and alcohol testing give operators too much discretion in deciding which employees to test, because it states that the decision not to administer a drug test "...must be based on the best information available immediately after the accident that the employee's performance could not have contributed to the accident...", and the decision not to administer an alcohol test "...shall be based on the operator's determination, using the best available information at the time of the determination, that the covered employee's performance could not have contributed to the accident." Therefore, the NTSB recommends that PHMSA amend 49 CFR 199.105 and 49 CFR 199.225 to eliminate operator discretion with regard to testing of covered employees. The revised language should require drug and alcohol testing of each employee whose performance either contributed to the accident or cannot be completely discounted as a contributing factor to the accident. The NTSB also recommends that PHMSA issue immediate guidance clarifying the need to conduct postaccident drug and alcohol testing of all potentially involved personnel despite uncertainty about the circumstances of the accident.

## 2.5 **MAOP**

#### 2.5.1 MAOP of Line 132

The construction records provided by PG&E did not document the original MAOP for Line 132. However, in 1970, the specified MAOP for all of Line 132 was 400 psig pursuant to the grandfather clause, which allows pipelines constructed prior to 1970 to operate with a MAOP based on the highest actual operating pressure during the 5 years preceding July 1970.

If the presence of the pups in Segment 180 had been considered in determining a design pressure, it would not have substantiated a MAOP of 400 psig. ASME B31.1.8, 1955 edition (paragraph 811.27) and present day 49 CFR 192.107 provide similar guidance for establishing the yield strength of pipe of unknown specification for the purpose of calculating design pressure (for example, a default strength is established by regulation when the type of pipe is unknown). Based on the yield strength test data, the MAOP for a class 3 location would have been 284 psig and the MAOP for a class 2 location (as the location of Segment 180 was in 1956) would have been 341 psig.

#### 2.5.2 Grandfathering of Pre-1970 Pipelines

Of broader concern is the exemption of pre-1970 pipelines nationwide from the requirement for a postconstruction hydrostatic pressure test. This exemption was added at the final stage of rulemaking, not having been subject to public comment as part of the original notice of proposed rulemaking (NPRM). It was based on an assertion from the Federal Power Commission that, "there are thousands of miles of jurisdictional interstate pipelines installed prior to 1952 [when the voluntary industry pressure test standards incorporated in section 192.619 were established], in compliance with the then existing codes, which could not continue to operate at their present pressure levels and be in compliance with" the proposed standard in the NPRM calling for the MAOP to be limited to a percentage of the pressure to which it was tested after construction. It is not clear from the preamble to the final rule what rationale, if any, the Federal Power Commission or the DOT pipeline staff relied on to justify exempting pipelines such as Line 132, which were constructed without complying with the voluntary hydrostatic pressure testing standards of then-existing codes.

Grandfathering of Line 132 by the CPUC in 1961 and then by RSPA in 1970 resulted in missed opportunities to detect the defective pipe. In 1961, the CPUC began requiring a postconstruction hydrostatic test to 1.5 times MAOP for newly constructed pipelines in class 3 areas. In 1970, RSPA began requiring a postconstruction hydrostatic test to 1.5 times MAOP in class 3 locations. For a MAOP of 400 psig, this corresponds to a hydrostatic test pressure of 600 psig. However, pursuant to the 1970 grandfather clause, Line 132 and other existing gas transmission pipelines with no prior hydrostatic test were permitted to use as their MAOP the highest operating pressure recorded during the previous 5 years (that is, between 1965–1970) and allowed to continue operating with no further testing. Thus, the NTSB concludes that if the grandfathering of older pipelines had not been permitted since 1961 by the

CPUC and since 1970 by the DOT, Line 132 would have undergone a hydrostatic pressure test that would likely have exposed the defective pipe that led to this accident.

Other examples of how the grandfather clause results in reduced safety margins include the following:

- Title 49 CFR 192.195, "Protection Against Accidental Overpressuring," which requires that pressure relieving or limiting devices ensure that pipeline pressure (for pipelines operated at 60 psig or higher) does not exceed MAOP plus 10 percent or the pressure that produces a hoop stress of 75 percent of SMYS, whichever is lower. However, for a pipeline whose MAOP was established in accordance with the grandfather clause, this pressure (MAOP plus 10 percent) may be greater than any pressure it was subjected to in its lifetime.
- Title 49 CFR 192.933(d)(1), "Immediate Repair Conditions," which allows operators to continue operating a gas pipeline with a known defect unless "a calculation of the remaining strength of the pipe shows a predicted failure pressure less than or equal to 1.1 times the maximum allowable operating pressure." Again, this pressure (1.1 times the MAOP) may be greater than any pressure a grandfathered pipeline was subjected to in its lifetime.

More than half of the nation's onshore gas transmission pipelines (about 180,000 miles) were installed prior to the effective date of the 1970 requirement for hydrostatic pressure testing. PHMSA does not keep track of how many of these pipelines have had their MAOP established under the grandfather clause. The state of California has already taken action to address grandfathering for pipelines within its jurisdiction. In its June 9, 2011, order requiring PG&E and other gas transmission operators regulated by the CPUC to either hydrostatically pressure test or replace certain transmission pipelines with grandfathered MAOPs, the CPUC stated that natural gas transmission pipelines "must be brought into compliance with modern standards for safety" and "historic exemptions must come to an end." The NTSB agrees and concludes that there is no safety justification for the grandfather clause exempting pre-1970 pipelines from the requirement for postconstruction hydrostatic pressure testing.

Studies (discussed in section 1.13.1.1, "Pressure Testing") have shown that hydrostatic pressure testing is most effective when it incorporates a spike test in which the pipeline is initially pressurized to a higher level for a short time. Accordingly, the NTSB recommends that PHMSA amend 49 CFR 192.619 to delete the grandfather clause and require that all gas transmission pipelines constructed before 1970 be subjected to a hydrostatic pressure test that incorporates a spike test.

## 2.6 Integrity Management Program

The elements of an effective integrity management program are accurate, complete, and verifiable data; threat identification and risk assessment; evaluation and correction; and self-assessment of program effectiveness. The NTSB investigation examined each of these elements and found issues of significant concern.

#### 2.6.1 PG&E GIS and Pipeline Record-keeping

As PHMSA emphasized in its advisory bulletin after PG&E record-keeping deficiencies first came to light, an operator's awareness of the physical attributes of its pipelines "is a vital component in an operator's ability to identify and evaluate the risks to its pipeline and identify the appropriate assessment tools, ... [and] if this information is unknown, or unknowable, a more conservative approach to operations is dictated."

NTSB investigators examined the PG&E GIS and related records and found that, in many cases, PG&E used assumed values for key pipeline parameters. The records also included many obvious errors in key pipeline parameters, including but not limited to seam type, SMYS, and depth of cover. Many of these missing data and obvious errors could have been identified and been corrected by exposing the pipe. In fact, many of the pipe segments for which records had missing, assumed, or erroneous data had previously been exposed in connection with ECDA excavations as part of the integrity management program. Of 13 segments on Line 132 that were so exposed, two had an assumed wall thickness and four had an unknown depth of cover. Additionally, records of ECDA for one of the segments showing an erroneous 40-foot depth of cover indicated a correct depth of cover (5 feet 4 inches–6 feet 4 inches), yet this correction was not entered into the GIS. All of these ECDA digs predated the records that contained the missing, assumed, or erroneous values.

When questioned concerning missing pipeline design-attribute data, PG&E told NTSB investigators—

where other information is absent, PG&E utilizes similar conservative assumptions with respect to various data points, including pipe characteristics and construction methodologies, so that its integrity management assessments, relative risk prioritizations, strength and MAOP calculations and the like are founded on conservative values that ensure generous safety margins.

However, in the following instances, investigators found that PG&E did not use conservative values for missing and assumed data, and excluded some threats in the risk algorithms<sup>145</sup> used for segments in Line 132:

- One segment used an assumed value for SMYS of 33,000 psi, and another used an assumed value of 52,000 psi—contrary to 49 CFR 192.107, which requires operators to use a value of 24,000 psi when the SMYS is unknown.
- In the third-party threat algorithm, an unknown depth of cover is assigned the same value as ground cover meeting new construction depth requirements. As noted in section 1.9.4.1, "Geographic Information System," the depth of cover for more than 82 percent of Line 132 is unknown.

<sup>&</sup>lt;sup>145</sup> Risk algorithms are discussed in more detail in the next report section.

- In several threat algorithms, nonconservative values are used for pipe wall thickness. PG&E uses MOP as a percent of pipe strength, calculated from the pipe diameter, pipe wall thickness, weld joint efficiency, and specified minimum wall thickness. As noted in section 1.9.4.1, "Geographic Information System," the pipe wall thickness for Line 132 is an assumed value for 41.75 percent of Line 132.
- The use of "wedding band" joints<sup>146</sup> in place of a girth weld is not considered as an element of any of the threat algorithms, despite the fact that this type of joint is not as strong as a full penetration butt weld.<sup>147</sup>
- Prior to the San Bruno accident, PG&E did not consider missing girth weld radiography records as an element of any of the threat algorithms.
- Construction damage is not considered as an element of any of the threat algorithms.
- Leaks resulting from manufacturing defects are only considered in threat algorithms if they occurred on the segment in question or on an adjacent segment with the same pipe properties and within 1 mile of the leak. Leaks on more distant pipe segments of the same vintage, same characteristics, and same manufacturer are not considered. These restrictions are a concern because PG&E used pipe of the same vintage, same characteristics, and same manufacturer in multiple noncontiguous segments, spanning multiple miles and separate lines. As recognized in ASME B31.8S, 2004 edition, a leak in one of those segments resulting from a manufacturing defect calls into question whether a related risk might exist on similar segments beyond the adjacent segments.

As part of its ECDA procedure, PG&E requires the collection of data that could be used for validating assumed values and determining unknown values in the GIS; however, pipeline records must be updated only as part of the preassessment portion of the ECDA process. There is no requirement to update pipeline records with data collected from the excavation and examination portions of the ECDA process. At the NTSB investigative hearing, PG&E officials testified that if discrepancies between GIS data and actual conditions are discovered by field personnel, field engineers are required to report them to the mapping department, which validates the information. However, the documents provided to the NTSB indicate that PG&E does not use the ECDA process for validating assumed values, determining unknown values, or correcting erroneous values.

Other inaccuracies noted in the PG&E GIS include the absence of any indication that Segment 180 contained six short pups welded together and the inaccurate identification of the cause of a longitudinal seam leak on Line 132, which was identified on October 27, 1988. Prior to the accident, the GIS only identified that a leak had occurred at MP 30.5 and did not provide any details. When questioned about the leak data, PG&E stated that when it transitioned to its GIS in the late 1990s, only open (that is, unresolved) leak information was transferred. Closed leak information—such as the October 27, 1988, leak, which had been repaired—was not transferred to the GIS. This situation suggests that additional leaks from the time prior to the late

<sup>&</sup>lt;sup>146</sup> A wedding band joint is a short sleeve fillet welded to the outside of two adjacent pipe ends.

<sup>&</sup>lt;sup>147</sup> A butt weld is a welded connection between two pipe ends that penetrates the full thickness of the pipe walls and is designed to be as strong as the pipes it is joining.

1990s may not be not reflected in the GIS and thus not be considered as part of the risk assessment for the affected segments, despite PG&E's stated intent to include leak history in its inventory of pipeline attributes.

Another GIS inaccuracy came to light on June 30, 2011, when PG&E reported to the CPUC that 550 miles of its transmission pipelines had incorrect class locations, which indicates that such pipelines could have been operating with inappropriate MAOPs.

The foundation of risk assessment is accurate information. The NTSB is concerned that the PG&E GIS still has a large percentage of assumed, unknown, or erroneous information for Line 132 and likely its other transmission pipelines as well. As stated earlier in this section, in many cases, accurate information could have easily been obtained during ECDA digs, but the information was either not obtained or not entered. The lack of complete and accurate pipeline information in the GIS prevented PG&E's integrity management program from being effective.

#### 2.6.2 Threat Identification and Risk Assessment

#### 2.6.2.1 Weighting of Threats

PG&E defines total risk as the product of LOF and COF. (See section 1.9.4.2, "Risk Management Procedures," of this report.) LOF is defined as a weighted percentage of four threats: external corrosion, third-party damage, ground movement, and design and material.

Although the relative weights used by PG&E to assess the four threats are generally consistent with industry averages for the prevalence of incidents caused by those threats, the weights are not consistent with PG&E's own leak, failure, and incident experience as reflected in the statistics it reports semiannually to PHMSA. Specifically, the external corrosion threat is weighted by PG&E at 25 percent, but it actually accounted for 51 percent of the combined leaks, failures, and incidents from 2004–2010. Design and manufacturing threats are weighted at 10 percent, but they accounted for 24 percent of PG&E's combined events during that time. Third-party threats are weighted at 45 percent, but they accounted for 24 percent of the combined events from 2004–2010; and the threat of ground movement is weighted at 20 percent, but it accounted for 0 percent of the events during the same time period. Thus, the PG&E integrity management program significantly understated the threats due to external corrosion and design and materials, and overstated the threats due to third-party damage and ground movement.

PG&E established these weight factors in 2001, prior to the 2004 issuance of the integrity management rules. PG&E has not updated the relative weights even though data generated by PG&E and reported to PHMSA from 2004–2010 showed the threats to be significantly different.

# 2.6.2.2 Identification and Assessment of Design/Material and Construction Threats on Line 132

In addition to the defects in Segment 180 discovered during this investigation, several other known design/material and construction defects on Line 132, which were documented in

PG&E records, were not considered in its integrity management program. These defects include at least four longitudinal seam weld cracks found during radiography of the girth welds as part of the 1948 construction of Line 132 that were allowed to remain in service. Because only 10 percent of the welds were radiographed as part of the 1948 construction, and those radiographs captured only a few inches of each longitudinal seam weld, less than 0.2 percent of the longitudinal seams on pipe segments installed in 1948 were radiographed. In light of the fact that five rejectable defects were found in the small percentage of longitudinal seam welds that were so examined, it is probable that additional longitudinal seam weld defects have remained in service since 1948. Another defect not considered in the integrity management plan was the October 27, 1988, leak on a DSAW longitudinal seam caused by material failure. Additional defects on Line 132 and other PG&E transmission lines are discussed in section 1.7.6, "History of Seam Defects in PG&E Gas Transmission Pipelines."

PG&E did recognize that Segment 180 had some design and materials threats, as evidenced by the fact that it received 55 points in 2009 and 73 points in  $2010^{148}$  for such threats. However, those threats were considered stable (that is, not anticipated to grow in service) under 49 CFR 192.917(e)(3), and PG&E selected only direct assessment (for the identified corrosion threat) for assessing Line 132.

The integrity management rules require operators to assess the integrity of their pipelines using pressure testing, in-line inspection, direct assessment, or other technology that the operator demonstrates can provide an equivalent understanding of pipe condition. Pressure testing and in-line inspection both assess the integrity of the entire pipe section to which they are applied. However, direct assessment methodologies (ECDA, internal corrosion direct assessment, and stress corrosion cracking direct assessment) assess only the integrity of selected pipe areas where the operator suspects a problem. More to the point, direct assessment provides information only about threats that the operator is specifically looking for, while in-line inspection and hydrostatic testing can identify critical threats that the operator might not have been looking for. In this regard, the treatment of these three assessment methods (ECDA, in-line inspection, and hydrostatic pressure testing) as equally acceptable methods is flawed.

Because PG&E could not provide engineering design documents for Segment 180, the NTSB could not determine whether PG&E design or construction practices were responsible for the use of the pups in the accident pipe. Because the material codes for the 1956 relocation project listed only X52 DSAW pipe yet many pipe pieces (the pups and the pipe piece with 0.312-inch wall thickness) installed at the job site did not match this code, the material codes on material procurement orders cannot be trusted to accurately reflect the type of pipe used in pipelines constructed prior to mandatory hydrostatic pressure testing. Because the nonconforming pipe may represent a small fraction of a pipeline segment and rupture of a pipeline will occur at its weakest link, validating the construction of an entire pipeline segment

<sup>&</sup>lt;sup>148</sup> As discussed in section 1.9.4.2, pursuant to the PG&E integrity management plan, points are assigned for various risk factors so that higher scores indicate a higher threat. The basis for the point values assigned to Segment 180 is unknown. Pre-1970 pipes are assigned 30 points for pipe seam design and 10 points for pipe age. Pipe segments that have not been pressure tested are assigned 30 points. Thus, segment 180 should have received at least 70 points for these factors alone.

by selective random sampling alone is insufficient. The only viable methods of validating a pipeline segment are those that examine or sample every length of pipe.

The PG&E risk management plan asserts that the methods chosen to assess a particular segment of pipe are based on the threats identified in the risk assessment procedure, and acknowledges that more than one assessment method may be required to adequately cover the potential risks of an HCA. However, of the three available assessment methods (ECDA, in-line inspection, and hydrostatic pressure testing), PG&E used only one method (ECDA)—a method suitable only for assessing external corrosion—to assess all 322 segments on Line 132. Further, PG&E has used direct assessment methodologies on the majority of its other transmission pipelines. Of PG&E's 1,021 miles of HCA pipeline, 813 miles are designated for direct assessment methodologies and only 208 miles are to be assessed using in-line inspection tools. Prior to the San Bruno accident, none of the PG&E HCA miles were designated for hydrostatic pressure testing.

In summary, PG&E's failure to consider evidence of seam defects discovered during both construction and operation of Line 132, as well as its weighting of factors so as to understate the threat of manufacturing defects, resulted in PG&E selecting an assessment technology (ECDA) that was incapable of detecting seam flaws like the one that led to this accident.

# 2.6.2.3 Regulatory Assumption of Stable Manufacturing- and Construction-Related Defects

In accordance with 49 CFR 192.917 (e)(3), an operator may consider manufacturing- and construction-related defects to be stable defects not requiring assessment so long as operating pressure has not increased over the MOP experienced during the preceding 5 years. When a pipeline with a manufacturing- or construction-related defect is operated above the highest pressure recorded in the preceding 5 years, it must be prioritized as a high risk segment for assessment. According to section 6.3.2 of the integrity management supplement ASME B31.8S, 2004 edition, in that case, "pressure testing must be performed to address the seam issue."

PG&E raised the pressure at the Milpitas Terminal to 400 psig in 2003 and 2008 to set a 5-year MOP for Line 132. The PG&E director of integrity management and technical support acknowledged at the NTSB investigative hearing that this practice allowed PG&E to regard manufacturing threats as stable, thereby continuing to use only ECDA as the assessment method. Thus, this practice allowed PG&E to avoid seam integrity inspections it might otherwise have been required to conduct. However, the PHMSA deputy associate administrator for field operations testified at the investigative hearing that it was not the intent for this rule to be used to avoid an assessment. (PG&E has discontinued this practice since the accident.)

Furthermore, studies have discredited the assumption that manufacturing- and construction-related defects are stable in pipelines that have not been hydrostatically pressure tested to an appropriate level. According to a GRI report dated September 17, 2004—

the risk of pressure-cycle-induced fatigue can be dismissed if and only if the pipeline has been subjected to a reasonably high-pressure hydrostatic test. Therefore, ... eliminating the risk of failure from pressure-cycle-induced fatigue crack growth of defects that can survive an initial hydrostatic test of a pipeline requires that the test pressure level must be at least 1.25 times the [MAOP].<sup>149</sup>

Similarly, a 2007 PHMSA report concluded—

experience and scientific analysis indicates that manufacturing defects in gas pipelines that have been subjected to a hydrostatic test to 1.25 times MAOP should be considered stable. No integrity assessment is necessary to address that particular threat in such pipelines. The principal challenge for deciding whether or not to consider manufacturing defects to be stable is associated with those gas pipelines that have never been subjected to a hydrostatic test to a minimum of 1.25 times MAOP.<sup>150</sup>

In summary, under 49 CFR 192.917(e)(3), operators are entitled to consider known manufacturing- and construction-related defects to be stable, even if a line has not been pressure tested to at least 1.25 times its MAOP. However, such defects may not, in actuality, be stable. The NTSB concludes that the premise in 49 CFR Part 192 of the Federal pipeline safety regulations that manufacturing- and construction-related defects can be considered stable even when a gas pipeline has not been subjected to a pressure test of at least 1.25 times the MAOP is not supported by scientific studies. Therefore, the NTSB recommends that PHMSA amend 49 CFR Part 192 of the Federal pipeline safety regulations so that manufacturing- and construction-related defects so that manufacturing- and construction-related defects can be considered to a pressure test of at least 1.25 times the MAOP is not supported by scientific studies. Therefore, the NTSB recommends that PHMSA amend 49 CFR Part 192 of the Federal pipeline safety regulations so that manufacturing- and construction-related defects can only be considered stable if a gas pipeline has been subjected to a postconstruction hydrostatic pressure test of at least 1.25 times the MAOP.

#### 2.6.3 Self-Assessment of Program Effectiveness

The PG&E integrity management program indicates that PG&E will conduct periodic self-assessments and sets forth the measurements to be used in evaluating the long-term effectiveness of the program. These measures, which are reported semiannually to PHMSA, include number of total system miles; number of total miles of pipelines inspected; number of HCA miles in the integrity management program; number of HCA miles inspected via integrity management assessments; number of immediate repairs completed in HCAs as a result of the program; number of scheduled repairs completed in HCAs as a result of the program; and number of leaks, failures, and incidents in HCAs classified by cause. On the surface, these measures are consistent with the requirements of 49 CFR 192.945 and ASME B31.8S, 2004 edition, appendix A. However, as discussed above, PG&E did not make use of this information to revise its threat weights so as to reflect its actual leak, failure, and incident

<sup>&</sup>lt;sup>149</sup> Effects of Pressure Cycles on Gas Pipelines, report GRI-04/0178 (Des Plaines, Illinois: Gas Research Institute, 2004).

<sup>&</sup>lt;sup>150</sup> Evaluating the Stability of Manufacturing and Construction Defects in Natural Gas Pipelines, No. 05-12R (Washington, DC: Pipeline and Hazardous Materials Safety Administration, 2007).

experience, even though the data reported to PHMSA from 2004–2010 showed the weight of those threats to be significantly different.

Further, after the CPUC May 2010 audit of the PG&E integrity management plan, the CPUC expressed a concern that "PG&E needs to analyze, review, and formulate appropriate actions or responses to the results of its internal audits in a timely manner." Specifically, the letter pointed out that PG&E had conducted an internal audit in December 2007<sup>151</sup> but had not formulated a response until December 2009; the letter further noted that PG&E had conducted another internal audit in October 2009, but as of May 2010 PG&E still had not formulated a response.

#### 2.6.4 Summary of PG&E Integrity Management Practices

In summary, the PG&E gas transmission integrity management program (1) was based on a GIS that did not contain, and PG&E did not require it to contain, complete and accurate pipeline information; (2) significantly understated the threats due to external corrosion and design and manufacturing, and overstated the threats due to third-party damage and ground movement; (3) did not consider known longitudinal seam cracks in Line 132 dating to the 1948 construction and at least one longitudinal seam leak in a DSAW weld in its identification and assessment procedures; (4) allowed PG&E to chose an inappropriate assessment method for Line 132 that was inadequate to detect seam defects, such as the weld defect in the accident segment that led to the rupture; (5) considered known manufacturing- and construction-related defects on Line 132 to be stable even though the pipeline had not been pressure tested to at least 1.25 times its MAOP; and (6) included self-assessments that were superficial and resulted in no improvements to the integrity management program. Therefore, the NTSB concludes that the PG&E gas transmission integrity management program was deficient and ineffective.

PG&E may already be addressing its GIS data deficiencies as part of its response to the NTSB's January 3, 2011, safety recommendations, by beginning to verify the underlying records for the more than 1,800 miles of pipeline covered by the recommendations. Nevertheless, the NTSB is concerned that many unaddressed deficiencies still remain.

Accordingly, the NTSB recommends that PG&E assess every aspect of its integrity management program, paying particular attention to the areas identified in this investigation, and implement a revised program that includes, at a minimum, (1) a revised risk model to reflect PG&E's actual recent experience data on leaks, failures, and incidents; (2) consideration of all defect and leak data for the life of each pipeline, including its construction, in risk analysis for similar or related segments to ensure that all applicable threats are adequately addressed; (3) a revised risk analysis methodology to ensure that assessment methods are selected for each pipeline segment that address all applicable integrity threats, with particular emphasis on design/material and construction threats; and (4) an improved self-assessment that adequately measures whether the program is effectively assessing and evaluating the integrity of each

<sup>151</sup> PG&E's integrity management plan also specifies that internal or external audits will be performed every other year to ensure compliance with PG&E and regulatory requirements. Such audits were completed in 2007 and 2009.

covered pipeline segment. The NTSB further recommends that PG&E conduct threat assessments using the revised risk analysis methodology incorporated in its integrity management program, as recommended in Safety Recommendation P-11-29, and report the results of those assessments to the CPUC and PHMSA.

## 2.7 Adequacy of PG&E's Public Awareness Program Evaluation

The NTSB also examined how PG&E conducts its public awareness program evaluations. The NTSB reviewed PG&E's annual self-evaluations for the two review periods before the accident, June 2008–June 2009 and June 2009–June 2010. The NTSB found that the reviews simply documented that all required mailings were issued. Further, the action items in both reviews were nearly identical. The reviews did not further evaluate the public awareness program, such as reviewing the content, quality, or effectiveness of the information delivered.

In the program evaluation and effectiveness section of its program plan, PG&E states that the annual review will be conducted using the guidelines of the plan. However, no specific guidelines for annual evaluations are defined. Examples of measurement components might include documenting website traffic on the company's awareness pages and documenting the numbers of actual attendees in classes and meetings for emergency officials. If the data from these two example measures were gathered and documented, the effectiveness of the program could be tracked through the years. However, the NTSB notes that capturing such numbers is only the first step toward gauging whether attending the classes or ordering the materials PG&E offers translates into understanding, retention, and changed behavior.

In addition to its annual self-assessments, PG&E had its contractor Paradigm Alliance, Inc., conduct a separate program documentation review (dated 2010) of its public awareness program for noncustomers along the pipeline right-of-way. As a program effectiveness measure, Paradigm sent out brochures with detachable business reply mail survey postcards to 15,302 addresses. Paradigm received only 20 survey postcards in response. The answers received indicated that the majority of respondents did not recall seeing any recent pipeline safety information, and nearly half had low awareness about pipeline proximity. The lack of responses, the poor comprehension reflected in the responses received, and PG&E's failure to make changes based on such dismal effectiveness data raise concerns about PG&E's commitment to the quality of its public awareness program and to continuously improving it.

API Recommended Practice 1162 specifies that operators continuously improve their public awareness programs. In 2007, PG&E participated in the API's PAPERS program. This particular PAPERS surveyed only the affected public that lived along the right-of-way; PG&E's customers were left out. The survey results showed that the affected public respondent pool had the lowest awareness about pipeline safety, whereas the emergency responder respondents had the highest awareness but also had indicated they needed more information and appropriate training. These 2007 results were still keenly reflective of PG&E's public awareness program effectiveness on the day of the accident in 2010, showing that residents were unaware and emergency responders were in need of more information. Had PG&E interpreted the 2007 PAPERS effectiveness results and acted upon them 3 years prior, PG&E could have made

meaningful changes to its program and increased awareness in the San Bruno community. As of the date of this report, no program revisions have been noted as a result of the PAPERS.

The NTSB concludes that PG&E's public awareness program self-evaluation was ineffective at identifying and correcting deficiencies. Therefore, the NTSB recommends that PG&E develop, and incorporate into its public awareness program, written performance measurements and guidelines for evaluating the plan and for continuous program improvement.

## 2.8 Summary of PG&E Practices

As discussed throughout this report, the NTSB accident investigation revealed multiple deficiencies with PG&E's practices. To summarize, PG&E's practices were revealed to be inadequate because—

- The accident pipe segment did not meet any known pipeline specifications.
- Construction and quality control measures for the 1956 relocation project were inadequate in that they did not identify visible defects.
- The integrity management program, including self-assessment of that program, was ineffective.
- Emergency response to the pipeline rupture was slow, and isolation and shutdown of gas flow were unacceptably delayed.
- The postaccident drug and alcohol testing program had multiple deficiencies.
- SCADA staff roles and duties were poorly defined.
- SCADA work clearance procedures were inadequate.
- Critical components at the Milpitas Terminal were susceptible to single-point failures.
- The public awareness program, including self-assessment, was deficient and ineffective.

Although PG&E has taken some corrective actions since the accident, many of these deficiencies should have been recognized and corrected before the accident.

Further, the NTSB notes that several of the deficiencies revealed by this investigation, such as poor quality control during pipeline installation and inadequate emergency response, were also factors in the 2008 explosion of a PG&E gas distribution line in Rancho Cordova, California. That accident involved the inappropriate installation of a pipe piece that was not intended for operational use and did not meet applicable pipe specifications. The response to that event was inadequate in that an unqualified person was initially dispatched to respond to the emergency, and there was an unnecessary delay in dispatching a properly trained and equipped technician. Some of these deficiencies were also factors in the 1981 PG&E gas pipeline leak in San Francisco,<sup>152</sup> which involved inaccurate record-keeping, the dispatch of first responders who

<sup>&</sup>lt;sup>152</sup> NTSB/PAR-82/01.

were not trained or equipped to close valves, and unacceptable delays in shutting down the pipeline.

Accident investigations often uncover a broad range of causal relationships or deficiencies that extend beyond the immediacy of components damaged or broken in a system failure. As indicated by the list above, a multitude of deficient operational procedures and management controls led to hazardous circumstances persisting and growing over time until the pipeline rupture occurred. These higher-order or organizational accident factors must be addressed to improve PG&E's safety management practices.

Organizational accidents have multiple contributing causes, involve people at numerous levels within a company, and are characterized by a pervasive lack of proactive measures to ensure adoption and compliance with a safety culture. Moreover, organizational accidents are catastrophic events with substantial loss of life, property, and environment; they also require complex organizational changes in order to avoid them in the future. In its report on the 2009 collision of two Washington Metropolitan Area Transit Authority trains near Fort Totten Station in Washington, DC,<sup>153</sup> the NTSB stated that "the accident did not result from the actions of an individual but from the 'accumulation of latent conditions within the maintenance, managerial and organizational spheres' making it an example of a 'quintessential organizational accident."<sup>154</sup> The Chicago Transit Authority train derailment in 2006,<sup>155</sup> which caused injuries to 152 people and over \$1 million in damages, is another case study in organizational accidents. Similarly, the BP Texas City Refinery organizational accident in 2005<sup>156</sup> killed 15 people, injured 180 others, and caused financial losses exceeding \$1.5 billion.

The character and quality of PG&E's operation, as revealed by this investigation, indicate that the San Bruno pipeline rupture was an organizational accident. PG&E did not effectively utilize its resources to define, implement, train, and test proactive management controls to ensure the operational and sustainable safety of its pipelines. Moreover, many of the organizational deficiencies were known to PG&E, as a result of the previous pipeline accidents in San Francisco in 1981,<sup>157</sup> and in Rancho Cordova, California, in 2008.<sup>158</sup> As a lesson from those accidents, PG&E should have critically examined all components of its pipeline installation to identify and manage the hazardous risks, as well as to prepare its emergency response procedures. If this recommended approach had been applied within the PG&E organization after the San Francisco

<sup>158</sup> NTSB/PAB-10/01.

<sup>&</sup>lt;sup>153</sup> Collision of Two Washington Metropolitan Area Transit Authority Metrorail Trains Near Fort Totten Station, Washington D.C., June 22, 2009, Railroad Accident Report NTSB/RAR-10/02 (Washington, DC: National Transportation Safety Board, 2010).

<sup>&</sup>lt;sup>154</sup> (a) J. Reason, *Managing the Risks of Organizational Accidents* (Burlington, Vermont: Ashgate Publishing Company, 1997). (b) J. Reason, "Achieving a Safe Culture: Theory and Practice," *Work and Stress*, vol. 12 (1998), p. 227.

<sup>&</sup>lt;sup>155</sup> Derailment of Chicago Transit Authority Train Number 220 Between Clark/Lake and Grand/Milwaukee Stations, Chicago, Illinois, July 11, 2006, Railroad Accident Report NTSB/RAR-07/02 (Washington, DC: National Transportation Safety Board, 2007).

<sup>&</sup>lt;sup>156</sup> *Refinery Explosion and Fire,* Investigation Report, report No. 205-04-1-TX (Washington, DC: U.S. Chemical Safety and Hazard Investigation Board, 2007).

<sup>&</sup>lt;sup>157</sup> NTSB/PAR-82/01.

and Rancho Cordova accidents, the San Bruno accident might have been prevented. Therefore, based on the circumstances of this accident, the NTSB concludes that the deficiencies identified during this investigation are indicative of an organizational accident.

The NTSB also concludes that the multiple and recurring deficiencies in PG&E operational practices indicate a systemic problem. The NTSB recommends that the CPUC, with assistance from PHMSA, conduct a comprehensive audit of all aspects of PG&E operations, including control room operations, emergency planning, record-keeping, performance-based risk and integrity management programs, and public awareness programs. Further, the NTSB recommends that the CPUC require PG&E to correct all deficiencies identified as a result of the San Bruno, California, accident investigation, as well as any additional deficiencies identified through the comprehensive audit recommended in Safety Recommends that PHMSA assist the CPUC in conducting the comprehensive audit recommended in Safety Recommendation P-11-22, and verify that all corrective actions are completed. The NTSB also recommends that PHMSA assist the CPUC in conducting the comprehensive audit recommended in Safety Recommendation P-11-22. The NTSB urges the CPUC and PHMSA to complete this comprehensive audit and require PG&E to take corrective actions as soon as possible, to reap the maximum safety benefit. The NTSB believes that 6 months would be a reasonable time frame for conducting the audit and that an additional 6 months after the completion of the audit would be a reasonable deadline for PG&E to take action in response to audit findings.

## 2.9 Inspection Technology

The detection, identification, and elimination of pipeline defects before they result in catastrophic failures is critical to a successful integrity management program for gas transmission pipelines. In the NTSB's judgment, the use of specialized in-line inspection tools that identify and evaluate damage caused by corrosion, dents, gouges, and circumferential and longitudinal cracks is a uniquely promising option for identifying defects. Unlike other assessment techniques, in-line inspection is continuous throughout the entire pipeline segment and, when performed periodically, can provide useful information about defect growth. Although in-line inspection technology has detection limitations (generally at best a 90 percent probability that a certain type of known defect will be detected, although the probability of detecting a crack can be improved with multiple runs), it is nonetheless the most effective method for detecting internal pipeline defects.

At the time Line 132 was constructed, in-line inspection tools had not been developed. Due to construction limitations such as sharp bends and the presence of plug valves, many older natural gas transmission pipelines, like Line 132, cannot accommodate modern in-line inspection tools without modifications. According to testimony provided during the NTSB investigative hearing, the technical challenges of conducting in-line inspections of older gas transmission pipelines relate not to the sensors, but to the platforms (the tool or pig) that need to move through the pipeline. Gas transmission pipeline operators have also asserted that, because of differences in the flow regimes between natural gas (a compressible fluid) and hazardous liquids (an incompressible fluid), the use of in-line inspection tools in gas transmission pipelines presents additional technical challenges, especially when the operating pressure many not be sufficiently high to push the tool through the pipeline.

According to testimony from the NTSB investigative hearing, current in-line inspection technology is advanced enough to have detected the defect that caused the rupture of Line 132, but it could not be used without significant modifications to the pipeline. The NTSB concludes that because in-line inspection technology is not available for use in all currently operating gas transmission pipeline systems, operators do not have the benefit of a uniquely effective assessment tool to identify and assess the threat from critical defects in their pipelines. Only in-line inspection can provide visualization of the internal pipe structure. The geometry of Segment 180, like many older pipelines, would not accommodate in-line inspection tools. The NTSB is concerned that in-line inspection is not possible in many of the nation's pipelines, which—because of the date of their installation—have been subjected to less scrutiny than more recently installed lines. Therefore, the NTSB recommends that PHMSA require that all natural gas transmission pipelines be configured so as to accommodate in-line inspection tools, with priority given to older pipelines.

The NTSB also recommends that the AGA and INGAA report to the NTSB on their progress to develop and introduce advanced in-line inspection platforms for use in gas transmission pipelines not currently accessible to existing in-line inspection platforms, including a timeline for implementation of these advanced platforms.

## 2.10 Oversight

#### 2.10.1 Performance-Based Safety Programs

Over the past few years, PHMSA, with the support and assistance of the pipeline industry, has added to its prescriptive regulatory scheme a performance-based regulatory scheme with broad performance goals as the basis for its pipeline safety program, most notably with respect to integrity management programs, and to a lesser extent, to public awareness programs. This new regulatory scheme applies to gas transmission and distribution systems and to hazardous liquid pipeline systems. Under performance-based regulations, the fundamental premise is that an individual pipeline operator knows its system best, and thereby is best able to develop, implement, execute, evaluate, and adjust its integrity management programs to ensure the safe maintenance and operation of its pipelines.

Performance-based management systems include activities to ensure that goals are consistently being met in an effective and efficient manner. Performance management can focus on an organization, a department, an employee, or even the processes to build a product or service, among many other areas. Performance measurement involves determining what to measure, identifying data collection methods, and collecting the data. Evaluation involves assessing progress toward the performance goals, usually to explain the causal relationships between program activities and outcomes. Performance measurement and evaluation are components of performance-based management, the systematic application of information generated by performance plans, measurement, and evaluation to strategic planning and budget formulation. The PG&E integrity management plan was audited by the CPUC in 2005, with PHMSA's assistance, and again by the CPUC in 2010 using PHMSA's inspection protocol. Almost none of the issues identified in this investigation were identified in either of these audits despite the fact that many of them should have been easy to detect.

The deficiencies in the PG&E GIS data (described in sections 1.9.4.1 and 2.6.1) should have been readily apparent to CPUC and PHMSA inspectors during integrity management audits. However, the PHMSA integrity management audit protocol does not formally call for a check of the completeness and accuracy of information contained in the operator's pipeline attribute database. The PHMSA inspection protocol includes only one inspection item (C.02.d), related to the completeness and accuracy of information used in developing integrity management programs. That item requires inspectors to verify that the operator has checked the data for accuracy, and if the operator lacks sufficient data or the data quality is suspect, instructs the inspector to verify that the operator has followed ASME B31.8S. At the NTSB investigative hearing, a CPUC supervisory engineer testified that CPUC auditors did not examine GIS data in detail; however, they did randomly spot check GIS data and verified that when data were unknown, PG&E was using appropriately conservative values.

Furthermore, PHMSA regulations do not require an operator to supply missing data or assumed values within any time frame. This allows incomplete or erroneous information to continue in an operator's records indefinitely, as was the case with the PG&E GIS, which continued to show Segment 180 as seamless X42 pipe until the time of the accident. PHMSA should require operators to correct data deficiencies within a specific time frame.

Another deficiency not identified during the audits was the mismatch between PG&E's threat weighting and its actual leak, failure, and incident experience. The PHMSA integrity management inspection protocol includes inspection item C.03.c for inspectors to verify that the operator uses a feedback mechanism to ensure that its risk model is subject to continuous validation and improvement. However, the PHMSA inspection protocol placed insufficient emphasis on continuous validation and improvement of risk models.

Another concern is the fact that the CPUC did not follow up on its 2005 audit finding that PG&E lacked a process to evaluate the use of ASVs and RCVs, as required by 49 CFR 192.935(c). Although PG&E prepared a memorandum, dated June 14, 2006, addressing this issue, the CPUC apparently did not evaluate the adequacy of this response. If it did, it failed to identify the flawed analysis that concluded the use of ASVs would have little effect on increasing safety or protecting property.

CPUC and PHMSA officials acknowledged at the NTSB investigative hearing that it is difficult to oversee performance-based regulations, such as the integrity management rules, because there is no "one-size-fits-all" standard against which to measure performance. Overseeing an operator's compliance with the integrity management rules is very different from overseeing compliance with more clear-cut prescriptive regulations because integrity management requires the auditor to evaluate the adequacy of an operator's technical justification rather than its compliance with a hard and fast standard.

The effectiveness of performance-based pipeline safety programs is dependent on the diligence and accountability of both the operator and the regulator—the operator for development and execution of its plan, and the regulator for oversight of the operators. However, as evident in this investigation, the PG&E integrity management and public awareness programs failed to achieve their stated goals because performance measures were neither well defined nor evaluated with respect to meeting performance goals. By overlooking the existence of, and the risk from, manufacturing and fabrication defects under its integrity management program, PG&E took no actions to assess risk and ultimately was unaware of the internal defects that caused the rupture of Line 132.

Similarly, the CPUC and PHMSA continue to conduct audits that focus on verification of paper records and plans rather than on gathering information on how performance-based safety systems are implemented, executed, and evaluated, and whether problem areas are being detected and corrected.

Critical to this process, for operator and regulator, is the selection of metrics that quantify results against a specified value to provide a rate of occurrence for either a desired or undesired outcome. For example, useful metrics might include the number of incidents from internal defects per mile of operating pipeline or the number of incidents in a specific location per total incidents on a specific pipeline. Such metrics can provide a basis for comparison of the frequency of various types of defects and identify specific problem locations on pipelines. Similar assessments of operator performance can be used by regulators to exercise more effective oversight by focusing on those operators with problems, and to identify the causes of critical safety problems.

In summary, PHMSA should develop an oversight model that allows auditors to more accurately measure the success of a performance-based pipeline integrity management program. Specifically, PG&E should develop, and auditors should review, data that provide some quantification of performance improvements or deterioration, such as the number of incidents per pipeline mile or per 1,000 customers; the number of missing, incomplete, or erroneous data fields corrected in an operator's database; the response time in minutes for leaks, ruptures, or other incidents; and the number of public responses received per thousands of postcards/surveys mailed. Such metrics would allow a comparison of current performance against previous performance.

The NTSB concludes that the PHMSA integrity management inspection protocols are inadequate. Therefore, the NTSB recommends that PHMSA revise its integrity management inspection protocol to (1) incorporate a review of meaningful metrics; (2) require auditors to verify that the operator has a procedure in place for ensuring the completeness and accuracy of underlying information; (3) require auditors to review all integrity management performance measures reported to PHMSA and compare the leak, failure, and incident measures to the operator's risk model; and (4) require setting performance goals for pipeline operators at each audit and follow up on those goals at subsequent audits.

The NTSB also concludes that because PG&E, as the operator of its pipeline system, and the CPUC, as the pipeline safety regulator within the state of California, have not incorporated the use of effective and meaningful metrics as part of their performance-based pipeline safety management programs, neither PG&E nor the CPUC is able to effectively evaluate or assess the integrity of PG&E's pipeline system. The NTSB also concludes that, because PHMSA has not incorporated the use of effective and meaningful metrics as part of its guidance for effective performance-based pipeline safety management programs, its oversight of state public utility commissions regulating gas transmission and hazardous liquid pipelines needs improvement.

Therefore, the NTSB recommends that PHMSA (1) develop and implement standards for integrity management and other performance-based safety programs that require operators of all types of pipeline systems to regularly assess the effectiveness of their programs using clear and meaningful metrics, and to identify and then correct deficiencies; and (2) make those metrics available in a centralized database. The NTSB also recommends that PHMSA work with state public utility commissions to (1) implement oversight programs that employ meaningful metrics to assess the effectiveness of their oversight programs and make those metrics available in a centralized database, and (2) identify and then correct deficiencies in those programs. Finally, the NTSB recommends that the U.S. Secretary of Transportation conduct an audit to assess the effectiveness of PHMSA's oversight of performance-based safety programs. This audit should address the (1) need to expand the program's use of meaningful metrics; (2) adequacy of its inspection protocols for ensuring the completeness and accuracy of pipeline operators' integrity management program data; (3) adequacy of its inspection protocols for ensuring the incorporation of an operator's leak, failure, and incident data in evaluations of the operator's risk model; and (4) benefits of establishing performance goals for pipeline operators.

#### 2.10.2 Authority and Enforcement

The CPUC, as the regulator for pipeline safety within California, failed to uncover the pervasive and long-standing problems within PG&E. Consequently, this failure precluded the CPUC from taking any enforcement action against PG&E. The CPUC lost opportunities to identify needed corrective action and to follow through and ensure that PG&E completed the prescribed corrective actions in a timely manner. For its part, PHMSA rated the CPUC's pipeline safety program in the mid- to high-90s in the years leading up to the San Bruno accident—a superior, if not outstanding, score. Furthermore, PHMSA's participation in the 2005 joint audit with the CPUC of PG&E apparently did not make any difference in uncovering PG&E's systemic problems or in accurately assessing the quality of oversight exercised by the CPUC.

The quality of oversight exercised by any regulatory agency depends upon the quality of the regulations in force, the authority granted to the regulator, and the enforcement program implemented by the regulator. Despite deficiencies with specific regulatory requirements and integrity management programs as discussed previously, the CPUC's failure to recognize PG&E's corporate failures and PHMSA's failure to recognize the CPUC's ineffectiveness indicate that more fundamental problems exist, particularly with enforcement practices and policies.

The NTSB believes that Federal regulations for all types of pipeline systems provide sufficient authority to PHMSA to enforce the regulations and to take appropriate actions to address noncompliance by a pipeline operator. PHMSA can require an operator to take numerous corrective actions, such as reducing operating pressure, conducting inspections and tests, and, if necessary, suspending operation of a pipeline. PHMSA also can initiate enforcement actions leading to monetary civil penalties against an operator for safety violations.

Most states either adopt or pattern state pipeline safety regulations after the Federal regulations. Because state pipeline regulatory agencies receiving Federal grants through PHMSA are monitored for alignment with PHMSA standards, most state regulators should be expected to have comparable enforcement authority. However, a state regulator's authority will be affected by the organizational placement of the regulatory agency within the state government. In the case of the CPUC, pipeline safety is one of several utility programs under the CPUC's jurisdiction. Further, the CPUC sets utility rates, which could potentially conflict with the enforcement of safety programs.

Because of the lapses of oversight seen in this accident, the NTSB is concerned and has strong doubts about the quality and effectiveness of enforcement at both the Federal and state levels. Although the CPUC and PHMSA have authority to enforce pipeline safety regulations, the organizational failures of PG&E seen in this accident suggest that some operators are able to ignore certain standards without concern for meaningful enforcement action against them.

Therefore, the NTSB concludes that the ineffective enforcement posture of the CPUC permitted PG&E's organizational failures to continue over many years. The NTSB recommends that the governor of the state of California expeditiously evaluate the authority and ability of the pipeline safety division within the CPUC to effectively enforce state pipeline safety regulations, and, based on the results of this evaluation, grant the pipeline safety division within the CPUC the direct authority, including the assessment of fines and penalties, to correct noncompliance by state-regulated pipeline operators.

The NTSB also concludes that PHMSA's enforcement program and its monitoring of state oversight programs have been weak and have resulted in the lack of effective Federal oversight and state oversight exercised by the CPUC. The NTSB recommends that the U.S. Secretary of Transportation include in the audit conducted pursuant to Safety Recommendation P-11-4 a review of PHMSA's enforcement policies and procedures, including, specifically, the standard of review for compliance with performance-based regulations. The NTSB also recommends that the U.S. Secretary of Transportation conduct an audit of PHMSA's state pipeline safety program certification program to assess and ensure state pipeline safety programs and Federal pipeline safety grants are used effectively to conduct oversight of intrastate pipeline operations, including an evaluation of state inspection and enforcement activities. The NTSB further recommends that the U.S. Secretary of Transportation ensure that PHMSA amends the certification program, as appropriate, to comply with the findings of the audit recommended in Safety Recommendation P-11-6.

## 3. Conclusions

## 3.1 Findings

- 1. The following were not factors in this accident: seismic activity, corrosion, direct third-party damage, or drug use by the workers at the Milpitas Terminal.
- 2. The accident pipe comprising the pups did not conform to Pacific Gas and Electric Company (PG&E) or other known specifications for pipe and was fabricated at an undetermined facility to no known specification.
- 3. The accident pipe would not have met generally accepted industry quality control and welding standards in 1956, indicating that those standards were overlooked or ignored.
- 4. PG&E's inadequate quality control during the 1956 relocation project led to the installation and commissioning of a defective pipe that remained undetected until the accident, 54 years later.
- 5. The fracture of Line 132 Segment 180 originated in the partially welded longitudinal seam of pup 1, which was progressively weakened due to ductile crack growth and fatigue crack growth.
- 6. The combination of the size and shape of the weld defect significantly reduced the strength of the pup 1 longitudinal seam, making it susceptible to unstable crack growth under internal gas pressure.
- 7. The 2008 sewer line installation did not damage the defective pipe that later ruptured.
- 8. The internal line pressure preceding the rupture did not exceed the PG&E maximum allowable operating pressure for Line 132 and would not have posed a safety hazard for a properly constructed pipe.
- 9. Had a properly prepared contingency plan for the Milpitas Terminal electrical work been in place and been executed, the loss of pressure control could have been anticipated and planned for, thereby minimizing or avoiding the pressure deviations.
- 10. PG&E lacked detailed and comprehensive procedures for responding to a large-scale emergency such as a transmission line break, including a defined command structure that clearly assigns a single point of leadership and allocates specific duties to supervisory control and data acquisition staff and other involved employees.
- 11. PG&E's supervisory control and data acquisition system limitations contributed to the delay in recognizing that there had been a transmission line break and quickly pinpointing its location.
- 12. The 95 minutes that PG&E took to stop the flow of gas by isolating the rupture site was excessive.

- 13. Use of automatic shutoff valves or remote control valves along the entire length of Line 132 would have significantly reduced the amount of time taken to stop the flow of gas and to isolate the rupture.
- 14. Considering the challenges of the prolonged fire fueled by natural gas, the emergency response was well coordinated and effectively managed by local responders.
- 15. The 6-hour delay before ordering drug and alcohol testing, the commencement of alcohol testing at the Milpitas Terminal 1 hour after it was no longer permitted, the failure to properly record an explanation for the delay, and the failure to conduct drug or alcohol testing on the supervisory control and data acquisition center staff all demonstrate that the PG&E postaccident toxicological program was ineffective.
- 16. If the grandfathering of older pipelines had not been permitted since 1961 by the California Public Utilities Commission and since 1970 by the U.S. Department of Transportation, Line 132 would have undergone a hydrostatic pressure test that would likely have exposed the defective pipe that led to this accident.
- 17. There is no safety justification for the grandfather clause exempting pre-1970 pipelines from the requirement for postconstruction hydrostatic pressure testing.
- 18. The premise in Title 49 *Code of Federal Regulations* Part 192 of the Federal pipeline safety regulations that manufacturing- and construction-related defects can be considered stable even when a gas pipeline has not been subjected to a pressure test of at least 1.25 times the maximum allowable operating pressure is not supported by scientific studies.
- 19. The PG&E gas transmission integrity management program was deficient and ineffective.
- 20. PG&E's public awareness program self-evaluation was ineffective at identifying and correcting deficiencies.
- 21. The deficiencies identified during this investigation are indicative of an organizational accident.
- 22. The multiple and recurring deficiencies in PG&E operational practices indicate a systemic problem.
- 23. Because in-line inspection technology is not available for use in all currently operating gas transmission pipeline systems, operators do not have the benefit of a uniquely effective assessment tool to identify and assess the threat from critical defects in their pipelines.
- 24. The Pipeline and Hazardous Materials Safety Administration integrity management inspection protocols are inadequate.

- 25. Because PG&E, as the operator of its pipeline system, and the California Public Utilities Commission, as the pipeline safety regulator within the state of California, have not incorporated the use of effective and meaningful metrics as part of their performance-based pipeline safety management programs, neither PG&E nor the California Public Utilities Commission is able to effectively evaluate or assess the integrity of PG&E's pipeline system.
- 26. Because the Pipeline and Hazardous Materials Safety Administration has not incorporated the use of effective and meaningful metrics as part of its guidance for effective performance-based pipeline safety management programs, its oversight of state public utility commissions regulating gas transmission and hazardous liquid pipelines needs improvement.
- 27. The ineffective enforcement posture of the California Public Utilities Commission permitted PG&E's organizational failures to continue over many years.
- 28. The Pipeline and Hazardous Materials Safety Administration's enforcement program and its monitoring of state oversight programs have been weak and have resulted in lack of effective Federal oversight and state oversight exercised by the California Public Utilities Commission.

### 3.2 Probable Cause

The National Transportation Safety Board determines that the probable cause of the accident was the Pacific Gas and Electric Company's (PG&E) (1) inadequate quality assurance and quality control in 1956 during its Line 132 relocation project, which allowed the installation of a substandard and poorly welded pipe section with a visible seam weld flaw that, over time grew to a critical size, causing the pipeline to rupture during a pressure increase stemming from poorly planned electrical work at the Milpitas Terminal; and (2) inadequate pipeline integrity management program, which failed to detect and repair or remove the defective pipe section.

Contributing to the accident were the California Public Utilities Commission's (CPUC) and the U.S. Department of Transportation's exemptions of existing pipelines from the regulatory requirement for pressure testing, which likely would have detected the installation defects. Also contributing to the accident was the CPUC's failure to detect the inadequacies of PG&E's pipeline integrity management program.

Contributing to the severity of the accident were the lack of either automatic shutoff valves or remote control valves on the line and PG&E's flawed emergency response procedures and delay in isolating the rupture to stop the flow of gas.

## 4. Recommendations

As a result of its investigation of this accident, the National Transportation Safety Board makes the following safety recommendations:

## 4.1 New Recommendations

#### To the U.S. Secretary of Transportation:

Conduct an audit to assess the effectiveness of the Pipeline and Hazardous Materials Safety Administration's oversight of performance-based safety programs. This audit should address the (1) need to expand the program's use of meaningful metrics; (2) adequacy of its inspection protocols for ensuring the completeness and accuracy of pipeline operators' integrity management program data; (3) adequacy of its inspection protocols for ensuring the incorporation of an operator's leak, failure, and incident data in evaluations of the operator's risk model; and (4) benefits of establishing performance goals for pipeline operators. (P-11-4)

Include in the audit conducted pursuant to Safety Recommendation P-11-4 a review of the Pipeline and Hazardous Materials Safety Administration's enforcement policies and procedures, including, specifically, the standard of review for compliance with performance-based regulations. (P-11-5)

Conduct an audit of the Pipeline and Hazardous Materials Safety Administration's state pipeline safety program certification program to assess and ensure state pipeline safety programs and Federal pipeline safety grants are used effectively to conduct oversight of intrastate pipeline operations, including an evaluation of state inspection and enforcement activities. (P-11-6)

Ensure that the Pipeline and Hazardous Materials Safety Administration amends the certification program, as appropriate, to comply with the findings of the audit recommended in Safety Recommendation P-11-6. (P-11-7)

#### To the Pipeline and Hazardous Materials Safety Administration:

Require operators of natural gas transmission and distribution pipelines and hazardous liquid pipelines to provide system-specific information about their pipeline systems to the emergency response agencies of the communities and jurisdictions in which those pipelines are located. This information should include pipe diameter, operating pressure, product transported, and potential impact radius. (P-11-8) *This recommendation supersedes Safety Recommendation* P-11-1.

Require operators of natural gas transmission and distribution pipelines and hazardous liquid pipelines to ensure that their control room operators immediately

and directly notify the 911 emergency call center(s) for the communities and jurisdictions in which those pipelines are located when a possible rupture of any pipeline is indicated. (P-11-9) *This recommendation supersedes Safety Recommendation P-11-2*.

Require that all operators of natural gas transmission and distribution pipelines equip their supervisory control and data acquisition systems with tools to assist in recognizing and pinpointing the location of leaks, including line breaks; such tools could include a real-time leak detection system and appropriately spaced flow and pressure transmitters along covered transmission lines. (P-11-10)

Amend Title 49 *Code of Federal Regulations* 192.935(c) to directly require that automatic shutoff valves or remote control valves in high consequence areas and in class 3 and 4 locations be installed and spaced at intervals that consider the factors listed in that regulation. (P-11-11)

Amend Title 49 *Code of Federal Regulations* 199.105 and 49 *Code of Federal Regulations* 199.225 to eliminate operator discretion with regard to testing of covered employees. The revised language should require drug and alcohol testing of each employee whose performance either contributed to the accident or cannot be completely discounted as a contributing factor to the accident. (P-11-12)

Issue immediate guidance clarifying the need to conduct postaccident drug and alcohol testing of all potentially involved personnel despite uncertainty about the circumstances of the accident. (P-11-13)

Amend Title 49 *Code of Federal Regulations* 192.619 to delete the grandfather clause and require that all gas transmission pipelines constructed before 1970 be subjected to a hydrostatic pressure test that incorporates a spike test. (P-11-14)

Amend Title 49 *Code of Federal Regulations* Part 192 of the Federal pipeline safety regulations so that manufacturing- and construction-related defects can only be considered stable if a gas pipeline has been subjected to a postconstruction hydrostatic pressure test of at least 1.25 times the maximum allowable operating pressure. (P-11-15)

Assist the California Public Utilities Commission in conducting the comprehensive audit recommended in Safety Recommendation P-11-22. (P-11-16)

Require that all natural gas transmission pipelines be configured so as to accommodate in-line inspection tools, with priority given to older pipelines. (P-11-17)

Revise your integrity management inspection protocol to (1) incorporate a review of meaningful metrics; (2) require auditors to verify that the operator has a procedure in place for ensuring the completeness and accuracy of underlying information; (3) require auditors to review all integrity management performance
measures reported to the Pipeline and Hazardous Materials Safety Administration and compare the leak, failure, and incident measures to the operator's risk model; and (4) require setting performance goals for pipeline operators at each audit and follow up on those goals at subsequent audits. (P-11-18)

(1) Develop and implement standards for integrity management and other performance-based safety programs that require operators of all types of pipeline systems to regularly assess the effectiveness of their programs using clear and meaningful metrics, and to identify and then correct deficiencies; and (2) make those metrics available in a centralized database. (P-11-19)

Work with state public utility commissions to (1) implement oversight programs that employ meaningful metrics to assess the effectiveness of their oversight programs and make those metrics available in a centralized database, and (2) identify and then correct deficiencies in those programs. (P-11-20)

### To the Governor of the State of California:

Expeditiously evaluate the authority and ability of the pipeline safety division within the California Public Utilities Commission to effectively enforce state pipeline safety regulations, and, based on the results of this evaluation, grant the pipeline safety division within the California Public Utilities Commission the direct authority, including the assessment of fines and penalties, to correct noncompliance by state regulated pipeline operators. (P-11-21)

#### To the California Public Utilities Commission:

With assistance from the Pipeline and Hazardous Materials Safety Administration, conduct a comprehensive audit of all aspects of Pacific Gas and Electric Company operations, including control room operations, emergency planning, record-keeping, performance-based risk and integrity management programs, and public awareness programs. (P-11-22)

Require the Pacific Gas and Electric Company to correct all deficiencies identified as a result of the San Bruno, California, accident investigation, as well as any additional deficiencies identified through the comprehensive audit recommended in Safety Recommendation P-11-22, and verify that all corrective actions are completed. (P-11-23)

### To the Pacific Gas and Electric Company:

Revise your work clearance procedures to include requirements for identifying the likelihood and consequence of failure associated with the planned work and for developing contingency plans. (P-11-24)

Establish a comprehensive emergency response procedure for responding to large-scale emergencies on transmission lines; the procedure should (1) identify a single person to assume command and designate specific duties for supervisory

control and data acquisition staff and all other potentially involved company employees; (2) include the development and use of trouble-shooting protocols and checklists; and (3) include a requirement for periodic tests and/or drills to demonstrate the procedure can be effectively implemented. (P-11-25)

Equip your supervisory control and data acquisition system with tools to assist in recognizing and pinpointing the location of leaks, including line breaks; such tools could include a real-time leak detection system and appropriately spaced flow and pressure transmitters along covered transmission lines. (P-11-26)

Expedite the installation of automatic shutoff valves and remote control valves on transmission lines in high consequence areas and in class 3 and 4 locations, and space them at intervals that consider the factors listed in Title 49 *Code of Federal Regulations* 192.935(c). (P-11-27)

Revise your postaccident toxicological testing program to ensure that testing is timely and complete. (P-11-28)

Assess every aspect of your integrity management program, paying particular attention to the areas identified in this investigation, and implement a revised program that includes, at a minimum, (1) a revised risk model to reflect the Pacific Gas and Electric Company's actual recent experience data on leaks, failures, and incidents; (2) consideration of all defect and leak data for the life of each pipeline, including its construction, in risk analysis for similar or related segments to ensure that all applicable threats are adequately addressed; (3) a revised risk analysis methodology to ensure that assessment methods are selected for each pipeline segment that address all applicable integrity threats, with particular emphasis on design/material and construction threats; and (4) an improved self-assessment that adequately measures whether the program is effectively assessing and evaluating the integrity of each covered pipeline segment. (P-11-29)

Conduct threat assessments using the revised risk analysis methodology incorporated in your integrity management program, as recommended in Safety Recommendation P-11-29, and report the results of those assessments to the California Public Utilities Commission and the Pipeline and Hazardous Materials Safety Administration. (P-11-30)

Develop, and incorporate into your public awareness program, written performance measurements and guidelines for evaluating the plan and for continuous program improvement. (P-11-31)

# To the American Gas Association and the Interstate Natural Gas Association of America:

Report to the National Transportation Safety Board on your progress to develop and introduce advanced in-line inspection platforms for use in gas transmission pipelines not currently accessible to existing in-line inspection platforms, including a timeline for implementation of these advanced platforms. (P-11-32)

## 4.2 Previously Issued Recommendations

As a result of this accident investigation, the National Transportation Safety Board previously issued the following safety recommendations:

#### To the Pipeline and Hazardous Materials Safety Administration:

Through appropriate and expeditious means such as advisory bulletins and posting on your website, immediately inform the pipeline industry of the circumstances leading up to and the consequences of the September 9, 2010, pipeline rupture in San Bruno, California, and the National Transportation Safety Board's urgent safety recommendations to Pacific Gas and Electric Company so that pipeline operators can proactively implement corrective measures as appropriate for their pipeline systems. (P-10-1) (Urgent)

Issue guidance to operators of natural gas transmission and distribution pipelines and hazardous liquid pipelines regarding the importance of sharing system-specific information, including pipe diameter, operating pressure, product transported, and potential impact radius, about their pipeline systems with the emergency response agencies of the communities and jurisdictions in which those pipelines are located. (P-11-1)

Issue guidance to operators of natural gas transmission and distribution pipelines and hazardous liquid pipelines regarding the importance of control room operators immediately and directly notifying the 911 emergency call center(s) for the communities and jurisdictions in which those pipelines are located when a possible rupture of any pipeline is indicated. (P-11-2)

#### To the California Public Utilities Commission:

Develop an implementation schedule for the requirements of Safety Recommendation P-10-2 (Urgent) to Pacific Gas and Electric Company (PG&E) and ensure, through adequate oversight, that PG&E has aggressively and diligently searched documents and records relating to pipeline system components, such as pipe segments, valves, fittings, and weld seams, for PG&E natural gas transmission lines in class 3 and class 4 locations and class 1 and class 2 high consequence areas that have not had a maximum allowable operating pressure established through prior hydrostatic testing as outlined in Safety Recommendation P-10-2 (Urgent) to PG&E. These records should be traceable, verifiable, and complete; should meet your regulatory intent and requirements; and should have been considered in determining maximum allowable operating pressures for PG&E pipelines. (P-10-5) (Urgent)

If such a document and records search cannot be satisfactorily completed, provide oversight to any spike and hydrostatic tests that Pacific Gas and Electric Company is required to perform according to Safety Recommendation P-10-4. (P-10-6) (Urgent)

Through appropriate and expeditious means, including posting on your website, immediately inform California intrastate natural gas transmission operators of the circumstances leading up to and the consequences of the September 9, 2010, pipeline rupture in San Bruno, California, and the National Transportation Safety Board's urgent safety recommendations to Pacific Gas and Electric Company so that pipeline operators can proactively implement corrective measures as appropriate for their pipeline systems. (P-10-7) (Urgent)

#### To the Pacific Gas and Electric Company:

Aggressively and diligently search for all as-built drawings, alignment sheets, and specifications, and all design, construction, inspection, testing, maintenance, and other related records, including those records in locations controlled by personnel or firms other than Pacific Gas and Electric Company, relating to pipeline system components, such as pipe segments, valves, fittings, and weld seams for Pacific Gas and Electric Company natural gas transmission lines in class 3 and class 4<sup>159</sup> locations and class 1 and class 2<sup>160</sup> high consequence areas<sup>161</sup> that have not had a maximum allowable operating pressure established through prior hydrostatic testing. These records should be traceable, verifiable, and complete. (P-10-2) (Urgent)

Use the traceable, verifiable, and complete records located by implementation of Safety Recommendation P-10-2 (Urgent) to determine the valid maximum allowable operating pressure, based on the weakest section of the pipeline or component to ensure safe operation, of Pacific Gas and Electric Company natural gas transmission lines in class 3 and class 4 locations and class 1 and class 2 high consequence areas that have not had a maximum allowable operating pressure established through prior hydrostatic testing. (P-10-3) (Urgent)

If you are unable to comply with Safety Recommendations P-10-2 (Urgent) and P-10-3 (Urgent) to accurately determine the maximum allowable operating pressure of Pacific Gas and Electric Company natural gas transmission lines in class 3 and class 4 locations and class 1 and class 2 high consequence areas that have not had a maximum allowable operating pressure established through prior

<sup>&</sup>lt;sup>159</sup> Class 3 refers to any location unit that has 46 or more buildings intended for human occupancy. Class 4 refers to any class location unit where buildings with four or more stories above ground are prevalent.

<sup>&</sup>lt;sup>160</sup> Class 1 refers to an offshore area or any class location unit that has 10 or fewer buildings intended for human occupancy. A class 2 location is any class location unit that has more than 10 but fewer than 46 buildings intended for human occupancy.

<sup>&</sup>lt;sup>161</sup> A high consequence area is any class 3 or 4 location or any area where a potential impact radius of 660 feet would contain more than 20 buildings intended for human occupancy.

hydrostatic testing, determine the maximum allowable operating pressure with a spike test followed by a hydrostatic pressure test. (P-10-4)

Require your control room operators to notify, immediately and directly, the 911 emergency call center(s) for the communities and jurisdictions in which your transmission and/or distribution pipelines are located, when a possible rupture of any pipeline is indicated. (P-11-3)

# 4.3 Previously Issued Recommendations Classified in This Report

Safety Recommendations P-11-1 and P-11-2 to the Pipeline and Hazardous Materials Safety Administration are classified "Closed—Superseded" by Safety Recommendations P-11-8 and P-11-9, respectively, in this report (section 2.4.2, "Notifying Emergency Responders").

## BY THE NATIONAL TRANSPORTATION SAFETY BOARD

DEBORAH A.P. HERSMAN Chairman ROBERT L. SUMWALT Member

CHRISTOPHER A. HART Vice Chairman MARK R. ROSEKIND Member

EARL F. WEENER Member

Adopted: August 30, 2011

Chairman Hersman filed the following concurring statement on September 12, 2011, and was joined by Members Sumwalt and Rosekind.

Vice Chairman Hart filed the following concurring and dissenting statement on September 12, 2011, and was joined by Member Weener.

#### Chairman Hersman, concurring:

On August 30, 2011, by a vote of 5-0, the members of the National Transportation Safety Board adopted the final report on the most devastating pipeline accident in a decade, an accident which left the community of San Bruno, CA, asking, "Who is responsible for our safety?"

The NTSB investigation revealed that for years, PG&E exploited weaknesses in a lax system of oversight. We also identified regulators that placed a blind trust in the companies that they were charged with overseeing – to the detriment of public safety.

In the pipeline industry, there must be effective oversight and strong enforcement. With integrity management plans, oversight has shifted away from prescriptive regulations to performance standards. Yet, this approach, where companies effectively say, "These are our standards and we are meeting them," is only as good as the companies' commitment and their integrity. In too many instances, the regulators in this case didn't really know what was going on or require the operator to live up to their commitments. For example, our investigators identified poor record-keeping, flawed assumptions in PG&E's integrity management programs, a failure to increase safety on an aging pipe in a high-consequence area with remote control valves or in-line inspections, and inadequate drug and alcohol testing protocols.

PHMSA testified at our March 2011 hearing that performance based regulations are very difficult for operators to implement and for regulators to oversee. Ronald Regan famously said, "Trust but verify." For government to do its job – safeguard the public – it cannot trust alone. It must verify through effective oversight.

That is why we have asked DOT to assess the effectiveness of the PHMSA's oversight program and, in turn, the effectiveness of state programs funded with federal dollars. In essence, verify. And, where trust is not merited, they need to ensure that the penalty is high. It is critical for the pipeline industry to learn from this accident and take action in response to our recommendations. Because, when there's an accident like San Bruno, it is too late.

#### Vice Chairman Hart, concurring and dissenting:

This report is thorough and well done, and I concur with the findings, the probable cause, and all but one of the recommendations.

Concurrence, In Part:

This mishap involves two issues that will need more attention by the NTSB in the future, namely, (a) how industries will respond to the fact that safety regulator resources are not generally increasing as fast as the industry, and (b) what role the economic regulator will play in safety in industries that have both a safety regulator and an economic regulator.

<u>Regulator Resources</u>. In many industries, safety regulator resources are not growing as rapidly as the industry they regulate. With respect to the number of safety inspectors, for example, the number of inspectors per regulated entity has been decreasing in many industries; and the response has generally been to expand the inspectors' reach by transitioning them away from direct inspection of the end product and transitioning them toward inspection of the processes that create the end product. An example of that transition in relation to this mishap is the integrity management process.

Given the difficulty of keeping the ratio of safety inspectors to inspected entities from declining further in many industries, the shift to process inspection is essential. The transition, however, is not a trivial one. For example, the inspector skill sets that are needed for direct inspection are somewhat different than the skill sets that are needed for process inspection. Moreover, no amount of process inspection will ensure that the process will work <u>every</u> time; the best that can generally be said about most processes, even if well designed and implemented, is that they <u>usually</u> work. Given that there will be times when a process does not work exactly as expected, more often than not when a safety inspector is not present because the frequency of inspector visits is declining, then the obligation falls upon the operator to do the right thing when the process doesn't quite work and when no inspector is nearby to know that.

This increased reliance upon the operator to do the right thing when no inspector is there to know otherwise is a very important aspect of the shift from direct inspection to process inspection, and this mishap, as well as several others the NTSB has investigated, illustrates that regulated industries need to come up with a better way to make that transition. In this instance, the situation is further complicated by the fact that there are two levels of safety regulation, federal and state, and in order for the transition from end result inspection to process inspection to be successful, the federal and state regulators will need to work in close coordination. Several of the recommendations in this report relate to the need for the federal and state safety regulators to work better together.

A more difficult challenge is how to keep safety issues from "falling through the cracks" when increasing reliance must be placed upon the operator to do the right thing. Most regulated industries are still on the learning curve on this issue, and it is an issue on which the NTSB will need to maintain close scrutiny in the future.

Economic Regulator. Most of the industries in which the NTSB investigates mishaps do not have an economic regulator. In this instance, however, the intrastate natural gas pipeline operator had both a safety regulator and an economic regulator.

If a safety improvement requires an expenditure by an operator in an industry with no economic regulator, the decision is largely up to the operator. If the industry has an economic regulator, however, the economic regulator plays an important role in the operator's expenditure decisions. Hence, if an expenditure is necessitated because the industry's safety regulator requires the operator to do something, or because the NTSB recommends a safety improvement, query what result if the economic regulator does not agree to some or all of the expenditure.

This situation was mentioned in our Sunshine Meeting, but it was not addressed in the report. If the operator decides to implement any of our recommendations that necessitate expenditures, the NTSB will need to pay close attention to how this situation plays out. For example, we will need to pay attention to the extent, if any, to which safety improvements are encouraged or discouraged by the economic regulator; and we will need to look at this issue in situations in which the economic regulator and the safety regulator are in the same agency, as they are in this instance, as well as situations in which they are in different agencies. Query what effect, if any, that organizational difference may have upon the willingness of the economic regulator to approve the resources needed for safety improvements.

While safety is and should be the NTSB's only concern, both to satisfy our legislative mandate and to maximize the potential effectiveness of our recommendations, our analysis and recommendations in relation to regulated public utilities, such as intrastate natural gas pipeline companies, must be responsive to the reality that the resource allocation process involves more than just the operator.

Dissent, In Part:

Our report recommends that the American Gas Association and the Interstate Natural Gas Association of America give us a progress report about their development and introduction of advanced inline inspection platforms for use in gas transmission pipelines. Although the need for better inline inspection methods for gas transmission lines was abundantly highlighted by this mishap, I am opposed to this recommendation because it only asks for a report, which does not improve transportation safety; and it could adversely affect the NTSB's relationships with the transportation community.

I have these concerns for several reasons. First, the NTSB was created to determine the probable cause of mishaps and to make recommendations to recipients who can take actions that could help prevent those mishaps from occurring again. A recommendation to provide us a report is not the type of recommendation for which the NTSB was created because a recommendation to give

us a report does not ask a recipient to take any actions that would help prevent a mishap from occurring again or that would otherwise improve safety.

Second, a recommendation to give us a report is satisfied by the report, irrespective of whether we like or agree with its content. Thus, a report that says, "We are not doing anything, and we do not intend to do anything, about that problem," satisfies our recommendation to the same extent as a report that says, "We are aware of that problem, and we are taking steps to address it." This undercuts the value of our recommendations because if we receive a report, we will have to classify the recommendation as "Closed Acceptable," irrespective of what the report says, and despite the fact that a report does nothing to improve safety. Our pride in the fact that more than 80% of our recommendations have been favorably responded to is meaningful only to the extent that our recommendations seek actions that can improve safety.

Third, the recommendation is being sent to two trade associations that have no legal duty or obligation to do what we are asking them to report about. To their credit, the trade associations are trying to address important issues, but they probably could not be held legally liable if they chose <u>not</u> to address them. Thus, rather than sending them a recommendation, we should be giving them kudos for going above and beyond by doing what they have no legal duty or obligation to do to improve transportation safety.

Fourth, our mission is to improve transportation safety, and one of the very important ways we pursue that mission is by encouraging the transportation community to take actions that could improve safety even without being required to do so, and even without a recommendation from us. Hence, we should be very pleased that these trade associations took the initiative to pursue these important measures because it was the right thing to do, rather than because they were forced or required to do so – and also that they took the initiative to report it to us – and we should actively encourage such behaviors.

Normally we send a recommendation because we are concerned that the recipient may not take the recommended actions without it, and the public has come to understand this as the reason we send recommendations. Thus, this recommendation sends the very inaccurate and misleading message to the public that these trade associations have been unwilling to pursue the very important measures about which we are asking them to report. Quite the contrary, the trade associations are already pursuing the measures, and they have already reported that to us, all on their own initiative. Expressing our appreciation for their proactive efforts by sending them a recommendation to report about what they have already started doing and have already been reporting to us is not, in my view, a way to encourage the transportation community to take proactive actions on their own initiative. Moreover, a telephone call or a meeting would have been a much more effective way for us to obtain a report from them, and a telephone call or a meeting would have caused less of a diversion of their resources from pursuing the measures we are asking them to report about.

We often recommend that recipients take certain actions, and then send us a report to let us know what they have done, but a recommendation solely to report to us does nothing to improve transportation safety. For these reasons, I am very much opposed to this recommendation, and I

hope that henceforth we will avoid sending recommendations that only ask a recipient to provide us a report.

# 5. Appendix

# **Investigation and Hearing**

The NTSB was notified of the San Bruno pipeline rupture accident about 8:00 p.m. on September 9, 2010, the day of the accident. A go-team consisting of eight NTSB staff members was launched early the next morning. Vice Chairman Christopher Hart was the Board Member on scene. Investigative groups were formed for pipeline operations, SCADA operations, integrity management, metallurgy, human performance, survival factors, fire, and meteorology. Parties to the investigation included the Pipeline and Hazardous Materials Safety Administration, the Pacific Gas and Electric Company, the California Public Utilities Commission, the city of San Bruno, the Engineers and Scientists of California—Local 20, and the International Brotherhood of Electrical Workers—Local 1245.

An en banc investigative hearing for this accident investigation was held at the NTSB Conference Center in Washington DC, on March 1–3, 2011. The transcript of the proceeding is available in the public docket.

# **Exhibit B**

CGNP IRP Comments at CPUC 04-04-19 Gene Nelson, Ph.D.

I'm reminded of the fable, 'The Emperor's New Clothes" when ALJ Fitch noted without Diablo Canyon, the set of IRPs submitted will not be adequate to meet the GHG emissions goals and could even challenge grid reliability. CGNP is an independent group of technical and legal experts concerned with public safety. Here are key points from CGNP's recent Reply Comments.

**1. CGNP first asks for PG&E to reverse their voluntary plans to retire Diablo Canyon in 2025.** 

2. California's current plan for California's energy future is to burn more, not less fossil fuel, particularly natural gas. CGNP provides real-world examples in their reply comments and Appendix of the principle that operating firming generators in an intermittent, inefficient manner results in increased emissions relative to steady operation of those generators.

3. Massive fossil-fuel lobbying also diminishes California's public safety - particularly in light of California's aging natural gas bulk transmission and storage system. Here's CGNP's October 7, 2017 OpEd describing how the operation of Diablo Canyon enhances public safety from the *Santa Maria Times*.

4. Even PG&E recognizes the stellar safety record of 35-year-old Diablo Canyon. At the recent Diablo Canyon Independent Safety Committee meeting, PG&E told the Committee that it is rotating some of Diablo Canyon's safety experts to other PG&E business units. Furthermore, PG&E's former CEO Geisha Williams reiterated the necessity of continued deployment of nuclear power to fight climate change.

CGNP's Reply Comments were just sent to Federal Judge William H. Alsup's Courtroom Deputy in connection with the ongoing federal criminal case USA v PG&E. A copy of the transmittal letter is here for the record. In this letter, CGNP offered its significant technical and legal expertise to serve as a friend of the Court in the federal criminal proceeding. PG&E, please withdraw your harmful Diablo Canyon plan to enhance your stature in the federal criminal case.

# Exhibit D

Court of Appeal No. B293420

# IN THE

# Court of Appeal FOR THE STATE OF CALIFORNIA

# SECOND APPELLATE DISTRICT DIVISION SIX

Californians for Green Nuclear Power, Petitioner

v.

Public Utilities Commission of the State of California, Respondent.

APPEAL FROM THE CALIFORNIA PUBLIC UTILITIES COMMISSION'S DECISION 18-01-022 APPROVING THE RETIREMENT OF DIABLO CANYON NUCLEAR POWER PLANT

# REPLY TO PETITION FOR WRIT OF REVIEW AND MEMORANDUM OF POINTS AND AUTHORITIES IN SUPPORT THEREOF

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#### **INTRODUCTION**

Two Answers were filed to Petitioner's writ petition, one by the PUC and one by the Real Parties in Interest led by PG&E. Neither Answer vitiates the Petitioner's arguments.

As a threshold matter, the Real Parties in Interest argue that a short special bill (SB 1090 - 2018) mooted this Petition. SB 1090 covered workforce and community mitigation issues that the petition does not challenge. Moreover, SB 1090 did not repeal the Coastal Act or California's clean-air laws. In any event, Petitioner can still obtain relief, as the Court can order the PUC to make Decision 18-01-022 conditional on the proper permit issuing and the replacement-power determination occurring, and the Court can also award Petitioner damages and costs. Finally, even if the above were not true, the issues at stake here are so important that mootness should not be permitted to evade review. So this petition remains ripe.

On the substance, both the PUC and the Real Parties in Interest concede that the PUC substantively shifted the scope of the proceeding midway through, and impliedly concede that the

Commission violated its Rules of Practice and Procedure and dueprocess principles. They have not rebutted that this shift prejudiced the Petitioner. The PUC attempts to justify such machinations because they are "common" – as if the recurrent nature of violations (which often go unchallenged based solely on parties' litigation budgets) absolves the violations in the instant case. The Real Parties in Interest repeat their mootness mantra, under the erroneous assumption legislation can retroactively override constitutional and procedural requirements. Both positions are meritless.

Respondents further concede that the PUC conclusively approved the Diablo Canyon retirement, which makes it a "development" under the Coastal Act because of the undeniable changes in intensity of land use, water use, and coastal access stemming therefrom. Respondents cite a regulation that lists the exemptions from the Coastal Act, yet this kind of project does not appear thereon. Then the PUC argues that because the retirement of Diablo would "return the coast to its natural state," (a finding not in the record), the Court should engraft a newly discovered, subjective exception to the plain language of the Coastal Act. No such exception exists. Many developments (for

example, the massive mechanical alterations necessary to fill an unused harbor) would arguably return the coast to a more "natural" state – but that does not exempt them from obtaining first a Coastal Development Permit. Furthermore, both Answers misapply relevant precedent, and the Real Parties' mootness talisman is particularly unreasonable here, as the Legislature certainly did not overturn the Coastal Act with a minor piece of legislation in 2018.

Finally, in response to the duties of the PUC to consider the climate-change consequences in its decisions, the Answers ignore legislative intent and the PUC's own regulatory materials, instead choosing to interpret the various clean-air laws to render them a nullity. Real Parties tellingly resort to words like, "intent" and "commitment" – words without legal effect. These words, hastily added to the decision, and relied upon in both Answers, suggest the PUC knew it was violating the law when it approved the retirement of Diablo without first securing equivalent GHG-free resources to replace it – or, in the least, making Decision18-01-022 expressly conditional upon the outcome of the future proceeding.

Neither Answer rebutted the Petitioner's claims.

#### ARGUMENT

# I. Petitioner Can Obtain Relief; The Petition Is Not Moot.

Real Parties in Interest allege a short special statute (SB 1090, 2018) mooted this petition. Yet SB 1090 covered issues not challenged here, and did not repeal by implication the Coastal Act or California's clean-air laws. Moreover, in any event, the Petitioner can still obtain relief, because the Court can award it nominal damages and costs due to the Rules violations, and can make Decision 18-01-022 conditional on PG&E obtaining a Coastal Development Permit and proving it can satisfy statutory mandates regarding GHG emissions without Diablo. Finally, these issues (coastal development, climate change) are of such broad importance that even if mootness were applicable, an exception exists.

## A. SB 1090 Covered Issues not Challenged Here, and Did not Repeal the Code Provisions on Which the Petition Is Based.

The Real Parties in Interest stretch the issues SB 1090 covered when they argue it mooted the Petitioner's claims regarding due-process violations, violations of the Coastal Act, and violations of California's clean-air laws. There is a strong presumption against repeal of a statute by implication. "[A]ll

presumptions are against a repeal by implication." *Medical Bd. of California v. Superior Court* (2001) 88 Cal.App.4th 1001, 1005 (citations omitted). "Repeals by implication are not favored. Unless express terms are used to disclose the intention to repeal, the presumption is against repeal" *Di Napoli v. Superior Court of Kern County* (1967) 252 Cal.App.2d 202, 207. The Real Parties ask the Court to hold that SB 1090 repealed provisions of the Coastal Act and other clean-air mandates by implication.

SB 1090 chaptered a short special law whose purpose was primarily financial. By its plain language, the bill ordered the PUC to approve full funding to mitigate impacts to the local community and workforce. *See* Cal. Pub. Util. § 712.7(a)(1)-(2). The legislative findings confirm this was the focus:

The Public Utilities Commission has invited guidance from the Legislature on the question of whether it has the legal authority to approve the community impact mitigation settlement proposed by the parties in Application 16-08-006.

(c) Operation of the powerplant through the planned retirement date of Diablo Canyon Units 1 and 2 in a safe and reliable manner requires retaining existing members of the trained workforce and for this reason the employee retention program as agreed upon in the joint proposal in Application 16-08-006 should be approved by the Public Utilities Commission without modification.  $^{\rm 1}$ 

The other section of the new statute, 712.7(b), commands the PUC to "ensure that integrated resource plans are designed to avoid any increase in emissions of greenhouse gases as a result of the retirement" of Diablo Canyon. This just re-states current law, and reflects legislative angst that mirrors and confirms the legal concerns this petition raises. In the Legislature's own words:

The Legislature finds and declares that a special law is necessary . . . because . . the state is still responding, at significant cost, to the sudden, permanent, and unexpected loss of greenhouse-gasfree electricity [from the closure of the state's other nuclear-power plant].<sup>2</sup>

Petitioner's claims center around the PUC approving the

closure itself of Diablo Canyon, and the PUC's failure to make the

challenged decision <u>conditional</u> on PG&E obtaining a coastal-

 $<sup>^1</sup>$   $\,$  Senate Bill 1090 (Chapter 561, Statutes of 2018), Section 1, available at

https://leginfo.legislature.ca.gov/faces/billTextClient.xhtml?bill\_id =201720180SB1090. Petitioner has asked the Court to take Judicial Notice of the bill under Evidence Code section 452, which covers statutes, legislative enactments, and official governmental acts. A copy of the legislation is provided in Petitioner's Supplemental Appendix, starting at PA00846.

<sup>&</sup>lt;sup>2</sup> SB 1090, Section 2.

development permit and proving (in a future proceeding now) that it can satisfy the various statutes regarding GHG emissions without Diablo. The petition does not seek to overturn the community impact mitigation or worker retention funding that SB 1090 approved. Nothing in SB 1090 mooted this petition.

#### B. The Petitioner Can Obtain Relief.

Even if the Court found that SB 1090 was partly relevant, it still does not moot this petition because Petitioner can obtain relief. A subsequent legislative act cannot moot constitutional violations. See Bernhardt v. County of Los Angeles, 279 F.3d 862, 872 (9th Cir. 2002) ("A live claim for nominal damages will prevent dismissal for mootness") Petitioner complains of dueprocess and procedural violations in a proceeding where the PUC acted as lower tribunal. Those violations affected the outcome of that matter. Petitioner, a small non-profit, incurred costs fighting these Rule and due-process violations during the pendency of SB 1090, which did not take effect until 1 January 2018. Petitioner has properly sought costs and fees and other damages as just and proper. (See Petition at 19). The Court can and should award Petitioner nominal damages for the Rules violations. Such claims are not moot.

Moreover, the Court can and should order the PUC to make its approval of D.18-01-022 conditional on PG&E obtaining a Coastal Development Permit, and on the PUC identifying the still non-existent GHG-free power to replace Diablo. These concepts are discussed in detail *infra*.

## C. The Coastal Act and Climate-Change Issues the Petition Raised Are of Broad Public Interest, and Likely to Evade Review if Mootness Applies.

An exception to mootness occurs when a case presents an issue of broad public interest or is likely to recur but may evade review if mootness was applied. *See Environmental Charter High School v. Centinela Valley Union High School* (2004) 122 Cal.App.4th 139, 144; *In re David B.* (2017) 12 Cal.App.5th 633, 652-54. Here, the issues of the proper application of the Coastal Act, along with the bigger issue of whether California's muchballyhooed climate-change statutes have any teeth, both qualify as issues of "broad public interest."

Moreover, courts must not render statutes meaningless. See, e.g., City of San Jose v. Superior Court (1993) 5 Cal. 4th 47, 55; In re Marriage of Duffy (2001) 91 Cal. App. 4th 923, 939. The issue of whether the PUC must apply California's climate-change statutes in each proceeding is one that could evade review if mootness were to apply. If the PUC is correct, that based on SB 1090 or its interpretation of other statutes, it can punt climatechange considerations to future proceedings ("we promise"), then <u>any</u> party seeking to enforce the climate-change analysis would <u>always</u> be mooted, rendering the statutes meaningless. The PUC could simply assert in any proceeding that it "intends" to visit an issue in the future, thus evading review. The Court should not render statutory mandates meaningless by allowing such potentially empty procrastinations.

#### II. Neither Answer Rebutted Petitioner's Claims.

#### A. Due Process and Rules Violations Occurred.

The PUC effectively re-scoped the proceeding midway through, and violated its own rules when it did not insist PG&E amend its application in accord with the PUC rules. An amendment is any "document that makes a substantive change to a previously filed document." Rule 1.12(a). at 00615. The PUC states in conclusory fashion, "P&E [sic.] did not amend its application" (PUC's Answer at 20). Precisely. The fact that PG&E did not formally amend its Application is the exact deficiency about which Petitioner complains. This violated the

Commission's Rules, and therefore Decision 18-01-022 violated Utilities Code Section 1757(a)(2), since it did not "proceed in the manner required by law."

The PUC further misunderstands the concept of "prejudice," and tries to justify Rules violations by alleging they are common. Neither position has merit.

#### 1. The Petitioner was prejudiced.

The procedural and rules violations prejudiced the Petitioner. The PUC misapplies So. Cal. Edison v. PUC (2006) 140 Cal. App. 4th 1085, attempting to distinguish it by stating that the court there overturned the PUC because it allowed a "new proposal" midway through that proceeding. (PUC's Answer at 20). That argument is semantical. Here, PG&E submitted a new proposal that a major component of its Application and this proceeding would be considered in a separate proceeding. That was a "new proposal" of <u>when</u> those <u>substantive</u> matters would be considered – and the discussion of replacement power is inextricably tied to whether the PUC followed the law in this proceeding.

Moreover, Petitioner and other parties devoted substantial legal resources toward addressing the original contents of the

Application and the Scoping Ruling. Under the circumstances, this prejudiced the Petitioner. It doesn't matter that the Petitioner was the only party who advocated for an extension. (PUC's Answer at 21, FN 10). The Petitioner was the only truly adverse party in the proceeding. *See* 2 PA 23 at 00586-00589.

The very purpose of the scoping ruling is to delineate the issues covered in a proceeding, to provide the parties and the public certainty on the same. See Rule 7.3, 2 PA 24 at 00650. This prejudice (and the lack of due process) is further demonstrated by the tortured logic in the PUC's Answer. After (1) arguing that changes and informality are "common" and should be accepted (PUC's Answer at 19); (2) acknowledging that PG&E conclusively altered the scope of its application, in rebuttal testimony; and (3) that the Commission countenanced that alteration – the PUC, on the next page of its brief, then states (4) that the topics PG&E moved "remained in the scope of the proceeding" and (5) that "the Commission continued to have the ability to consider" the same topics! (PUC's Answer at 20). If the excluded topics remained within the scope of the proceeding, why didn't the Commission address them in its Decision?

Furthermore, does PG&E or does the scoping ruling set the parameters of a proceeding?

Moreover, PG&E acted as if the topic had been moved, denying the Petitioner's data requests (akin to discovery) on the topic. The PUC's citation to PUC Resolution 164, (PUC's Answer at 22), which by its very language limits itself to "guide parties on discovery practice" is inapt. Nothing in the CPUC's Rules of Practice and Procedure required a Motion to Compel under these circumstances. And to the extent a formal grievance of PG&E's denial was required – the Petitioner filed such an objection several times. *See* 1 PA 12 at 00184-00189; 1 PA 10 at 00176; 1 PA 15 at 00252; 2 PA 18 at 00398; 2 PA 19 at 00469. The Commission denied it each time.

# 2. Rules exist for a reason, and repeated non-compliance does not excuse such violations when challenged.

The rules controlling government proceedings sound in due process, or arise from the transparency and accuracy society expects in public civic affairs. These principles are the same reason why courts have a formal system that governs complaints and briefing. If a plaintiff wishes to change the causes of action or theories of recovery under which that plaintiff proceeds, the plaintiff must follow the proper rules and procedure.

CGNP sought to have the formalities of the proceeding observed, the rules followed, and for the record to reflect the proceeding accurately. The PUC argues that procedural violations are "common," as if that excuses violations when a party complains. It attempts to distract by stating that "[r]equiring a utility to continue to advocate for a request it no longer supports or finds necessary is nonsensical." (PUC's Answer at 19.) But no one tried to make PG&E take positions it no longer supported. PG&E still supported the exact same positions; it just wanted them punted to a future proceeding for convenience and delay.3 Secondly, if PG&E wished the scope of the proceeding to change, the proper steps to take were to amend its application, and move for the PUC to change the scoping ruling. It did neither. Thus, at issue here was not a "position"

<sup>&</sup>lt;sup>3</sup> It also enabled PG&E to avoid addressing a range of issues about the high costs of proposed intermittent replacements, necessary storage systems, and the proposal's damaging effect of grid reliability and resilience – all issues the commission is required to consider under Utilities Code sections 451(just and reasonable electric charges mandate) and 701.1 (resourcereliability and air-quality mandates).

taken by PG&E, but the very scope of this proceeding – items that needed to be considered here to comply with statutory mandates.

## B. Retiring Diablo Should Be Conditional on PG&E First Obtaining a Coastal Development Permit.

There is a strong presumption against *sub silentio* repeals of statutes. *See Medical Bd. of California v. Superior Court,* 88 Cal.App.4th at 1005. The Real Parties' argument, that the Legislature mooted everything, including the Coastal Development Permit issue, is absurd. The Legislature did not repeal the Coastal Act with a short, obscure bill.

A change in the future intensity of coastal use requires a Coastal Development Permit before such a project proceeds. See Pacific Palisades Bowl Mobile Estates, LLC v. City of Los Angeles (2012) 55 Cal.4th 783; La Fe, Inc. v. County of Los Angeles (1999) 73 Cal.App.4th 231. The Answers misapply relevant regulations, which govern zoning and coastal access. The PUC improperly tries to establish a novel, "returning the coast to a more natural state" exception to the Coastal Act. And both Answers ignore the maxim of ubi jus, ibi remedium.

# 1. The PUC misunderstands relevant regulations.

The PUC's citation of 14 CCR § 13052 proves Petitioner's point. That section, which applies to zoning and planning, lists the <u>only</u> instances when other permits are required before a Coastal Development Permit, and they are only the ones appearing on the list within the regulation (which the PUC conveniently omits). The doctrine of *expressio unius est exclusio alterius* applies.

"Under the familiar rule of construction . . . where exceptions to a general rule are specified by statute, other exceptions are not to be implied or presumed."

Mutual Life Ins. Co. v. City of Los Angeles (1990) 50 Cal.3d 402, 410.

14 CCR § 13052 lists the approvals an applicant should receive <u>before</u> bothering the Coastal Commission, and unsurprisingly, they are preliminary zoning approvals like "Tentative map approval" and "All required variances." *See id.* (a) and (e). This regulation cannot be read to allow another governmental agency to set in motion a dispositive, outcomedeterminative chain of events that wholly usurps Coastal Commission review. Moreover, even if 14 CCR § 13052 applied, it would be damning on whether the PUC had to make its Decision conditional on or subject to the Coastal Commission also approving the retirement of Diablo Canyon. Section 13052 requires other governmental agencies to give "preliminary" approval. Granting a preliminary approval by making its decision effective upon final Coastal Commission approval would have been proper. Instead, the Commission made its Decision effective immediately (2 PA 21 at 00574).

Another regulation places Diablo in a restricted zone because it is a nuclear plant. *See* 33 CFR 165.1155. Other than military bases and nuclear plants, the coast belongs to all Californians (*see* Cal. Const. art. X § 4), and battles to augment public coastal access are so common as to become axiomatic. Therefore, false is the PUC's assertion that there will not be a change in intensity of land use because "[t]here is no evidence that the public will have any access to Diablo Canyon after retirement." (PUC's Answer at 25). That statement is illogical and willfully ignorant of the law.

# 2. Returning to a "more natural condition" is not the proper test under the Coastal Act.

The PUC also asks this Court to engraft on the Coastal Act a new rule that a party can exempt a development from the Act if it can claim it "restores a coastal resource to its natural condition." There is no such subjective exception. If this was the rule, the question would be "natural when and to whom?" The "natural" *i.e.*, pre-Columbian state of our coast is probably not knowable; it has been altered so many ways for the last fivehundred years.

Moreover, the PUC's newly discovered exception could easily swallow the rule, and doesn't reflect pattern and practice or reality. Many significant coastal developments (for example demolishing a section of a man-made harbor, or re-locating a rock jetty, or even depositing mass quantities of sand on a beach) could arguably be described as "returning the coast to a more natural state." Yet there can be no doubt such actions require a Coastal Development permit. The better reading of the statute is that no such exception exists.

The Act concerns itself with changes in the Coastal status quo. See Stanson v. San Diego Coast Regional Com. (1980) 101

Cal.App.3d 38, 47-49. It doesn't limit itself to an exacerbation or worsening of coastal use intensity. Diablo Canyon's presence has limited development and coastal access, and taking it offline would result in increased intensity of use. Additionally, warmed outflows from Diablo's cooling system have created a microhabitat for creatures that usually inhabit warmer climes. *See* 1 PA 5 at 00125-00142. Taking Diablo offline would therefore result in a diminishment of intensity of water use – but also important habitat changes that must be considered. Thus, even the "utility" aspects of Diablo (*i.e.*, shutting it off without any redevelopment occurring) require a Coastal Development Permit.

# 3. The PUC may not predetermine coastal outcomes.

The PUC claims "PG&E's application was not a development but was an exercise in resource planning." (PUC's Answer at 23). This is conclusory and circular, analogous to a city stating that a decision subject to the Coastal Act was "not a development but an exercise in zoning." Such phrasing has never been the lodestar of Coastal Act developments, and it isn't now.

And the PUC is too modest. Its position that it acted merely as "resources planning" and not land use violates the maxim of

*ubi jus, ibi remedium. See* Cal. Civ. Code § 3523. If the PUC approves the retirement of Diablo (setting off an unalterable chain of events of shutting it down, relocating all personnel necessary to run it, letting federal licenses expire, etc.), then there can be no other outcome than to shutter Diablo. The PUC will have pre-destined a coastal outcome. In other words, even if the Coastal Commission does <u>not</u> grant the requisite permits, still – the only thing possible will be for Diablo to shut down anyway. Thus, a change of intensity of land at the coast is a certainty. The PUC violates Utilities Code Section 1757(a)(1), acting in excess of its jurisdiction, when it determines an outcome that the Coastal Commission must first approve.

Finally, even assuming *arguendo* the Commission can act preliminarily or concurrently with the Coastal Commission, Decision 18-01-022 is still invalid unless it is stayed or made expressly conditional upon Coastal Commission approval. Without that condition – parties seeking to enforce the law would be left without a remedy because the Coastal Commission cannot order a power plant to re-start.
#### 4. The PUC misapplies relevant precedent.

Finally, the PUC misidentifies the significance of *Pacific Palisades, supra*. The Coastal Act allows some local agencies to stand in the shoes of the Coastal Commission (*i.e.*, assume its plenary jurisdiction, with the Commission retaining appellate jurisdiction) if the Coastal Commission has adopted a Local Coastal Program. *Id.* Therefore, it doesn't matter if the applicant in *Pacific Palisades* was required to get its Coastal Development Permit from the City of Los Angeles (acting for the Coastal Commission) or the Commission itself. (PUC's Answer at 29). What matters is that the applicant was required to obtain a Coastal Development Permit first.<sup>4</sup>

<sup>&</sup>lt;sup>4</sup> The PUC is incorrect when it states that Diablo is not within a "local government coastal program [sic.]" Diablo is within the Commission's delegated San Luis Obispo Local Coastal Program. *See* <u>https://www.coastal.ca.gov/recap/slosum.html</u> (judicial notice

requested for state government document).

Petitioner would not be in court if PG&E had secured from San Luis Obispo County a Coastal Development Permit before the PUC gave its outcome-determinative approval.

#### C. The Answers' Interpretation of Climate-Change Statutes Would Render Them a Nullity.

The Answers misread the statutes that establish the PUC's duties to consider GHG emissions and climate change in all that it does. A court should not render any language in a statute as surplusage, much less an entire statutory provision. *Dyna-Med, Inc. v. Fair Employment & Housing Com.* (1987) 43 Cal.3d 1379, 1387. The Answers' interpretations would do just that.

#### 1. The PUC ignores legislative intent.

In its opening brief, Petitioner discussed the several statutes (Utilities Code Sections 400, 454.51(a), and 701.1(c)<sup>5</sup>) that establish a duty for the PUC to consider climate change in all of its proceedings, based on the plain meaning of those statutes. In its Answer, the PUC argues those statutory mandates are unclear. Consequently, the canons of statutory construction permit the Court to turn to extrinsic materials on legislative intent.<sup>6</sup>

<sup>&</sup>lt;sup>5</sup> In its opening brief, Petitioner mistakenly cites Section "701.1" as Section "701." The Petitioner regrets this error.

<sup>&</sup>lt;sup>6</sup> In response to the PUC's claims that the statutes are unclear, Petitioner offers such materials to inform the Court, in its Supplemental Appendix.

Utilities Code Sections 400, 454.51(a), and 701.1(c) were

each either chaptered or amended by SB 350 in 2015, a landmark

law on climate change, which the author of this brief helped

shape. The Assembly Floor analysis of the bill – the only

comprehensive analysis of the bill's final form – stated that the

legislation,

Requires the CPUC . . . to do all of the following in furtherance of meeting the state's clean energy and pollution reduction objectives: . . .

b) Take into account the opportunities to decrease costs and increase benefits, including pollution reduction. . . .

(c) Where feasible, authorize procurement of resources to provide grid reliability services that minimize reliance on system power and fossil fuel resources.<sup>7</sup>

Courts interpreting statutes must take steps so as not to

render them a nullity. The PUC's decision acknowledged that it

had <u>not</u> taken into account pollution reduction, and that it had no

idea if taking Diablo's GHG-free base-load resource offline could

be replaced by similarly green power. Therefore, it could not

<sup>&</sup>lt;sup>7</sup> Available at

https://leginfo.legislature.ca.gov/faces/billAnalysisClient.xhtml?bi <u>ll\_id=201520160SB350</u>#. Petitioner has asked the Court to take judicial notice of this, under Evidence Code section 452(c), which covers legislative records.

have fulfilled its statutory duties, and any holding otherwise would render those statutes, and the legislative intent behind them, as a nullity – entire statutory clauses as mere surplusage.

# 2. The PUC's own materials confirm Petitioner's interpretation.

In response to legislative mandates and additional

executive actions, the PUC adopted a series of "Strategic

Directives" in 2016, which bind the Commission. Strategic

Directive 08 states:

The CPUC promotes greenhouse gas (GHG) reductions through its decisions. . . .

Within its jurisdictional authority, the CPUC will: . . . Consider adaptation to the impacts of climate change in CPUC decisions.<sup>8</sup>

There is no way to read this other than re-confirming the

mandates to consider the impacts of climate change in <u>all</u>

decisions. Any other reading (i.e., "we will allow an action and

consider the effects later") renders the directive meaningless.

Unless Decision 18-01-022 is stayed or made conditional on the

<sup>&</sup>lt;sup>8</sup> Available at

http://docs.cpuc.ca.gov/publisheddocs/published/g000/m164/k197/ 164197263.pdf Petitioner has asked the Court to take judicial notice of this, under Evidence Code section 452(c), which covers actions of executive agencies.

future proceeding, there is no guarantee the required climatechange analysis will ever occur.

The PUC's statement that it mustn't consider climate change in each proceeding is especially peculiar, given that the PUC scolded FERC on this precise topic.<sup>9</sup> In an official filing PUC lawyers submitted, the PUC told FERC that GHG emissions and climate-change concerns must be considered in all infrastructure projects on which FERC approvals are needed, under the "is it in the public interest?" analysis – a test that both FERC and the PUC apply. This too, supports the Petitioner's contention that this is part of the statutory scheme and policies of the PUC, all which were ignored here.

# 3. The Answers show D.18-01-022 was unsupported by the record.

It is undisputed that Diablo alone is 10% of the state's power, non-intermittent and GHG-free; and that the Commission as fact-finder confirmed it has no current conception on how to replace Diablo's power with GHG-free sources. 2 PA 21 at 00570.

<sup>&</sup>lt;sup>9</sup> Available at

http://www.cpuc.ca.gov/cpucblog.aspx?id=6442458366&blogid=15 51 Petitioner has asked the Court to take judicial notice of this, under Evidence Code section 452(c), which covers actions of executive agencies.

Thus, when the PUC in its reply brief states, "it was not clear . . . what impact the retirement of Diablo Canyon might have on greenhouse gas emissions", (PUC's Answer at 31) it cannot be taken seriously. The record and logic compel the opposite conclusion.

This is another example of where *ubi jus, ibi remedium* applies. Assuming *arguendo* that the PUC, in its promised future proceeding concludes that there is in fact no GHG-free base-load substitute for Diablo – an outcome the PUC acknowledged might be the case. There can be no remedy once Diablo is shut down – which is why Decision 18-01-022 should have been stayed or made expressly contingent on the outcome of the future proceeding.

The words the Real Parties in Interest use on this issue are telling, and evince an acknowledgement that the PUC is bound to applying the climate-change statutes in each proceeding. To wit:

- The Commission adopted a "guiding principle" that there would be no GHG increases. (Real Parties' Answer at 11).
- The decision included a "commitment" (read: promise) that the GHG issue would have a positive outcome at a later date. (Real Parties' Answer at 14).
- The Decision included a "goal" that GHG emissions would not increase. (Real Parties' Answer at 15).

• "The Commission expressed a general intent that no increase in GHG emissions be allowed to occur." (Real Parties' Answer at 17).

But those words fall short of complying with the statutory mandates in any practical or legally cognizable fashion, and they cannot be given legal effect.

Section 454.51(a) requires the PUC to "rely upon zero carbon-emitting resources to the maximum extent reasonable" and Section 400 requires the PUC to aim for pollution reduction "using . . . technologies with zero or lowest feasible emissions of greenhouse gases." Absent clear findings in this record that GHG emissions would not increase, the PUC could not have approved the retirement of Diablo. Thus, the Decision is not supported by the findings, in violation of Utilities Code section 1757(a)(3). The Court should order the PUC to make Decision 18-01-022 expressly conditional upon such a finding, if and when it occurs.

#### CONCLUSION

The respondents have not rebutted the bases for the Petitioner's writ. Petitioner respectfully asks the Court to grant it. Dated: December \_\_\_\_, 2018

#### MIKE GATTO ACTIUM LLP

By \_\_\_\_\_

Mike Gatto Attorney for Petitioner CGNP

# CERTIFICATE OF COMPLIANCE WITH RULE 8.204

I certify that, pursuant to Rule 8.204(c)(1) of the California Rules of Court, the attached Reply to Petition for Writ of Review and Memorandum of Points and Authorities in Support Thereof has a typeface of 13 points or more, and contains 6,486 words, as determined by a computer word count.

Dated: December \_\_\_\_\_, 2018

#### MIKE GATTO ACTIUM LLP

By

Mike Gatto Attorney for Petitioner CGNP

#### **CERTIFICATE OF SERVICE**

I hereby certify that I am a citizen of the United States, over the age of eighteen years. My business address is 5419 Hollywood Blvd., Suite C-356, Los Angeles, CA 90027, and am not a party to within the action.

On December \_\_\_\_, 2018, I electronically filed the *Reply to* Petition for Writ of Review and Memorandum of Points and Authorities in Support Thereof; and Petitioner's Appendix of Exhibits

#### Volume 3 (filed concurrently/separately) using the TrueFiling

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I declare under penalty of perjury that the foregoing is true and

correct.

Executed on December \_\_\_\_, 2018, at Los Angeles, California.

<u>/s/ Mike Gatto</u> MIKE GATTO (S.B. No. 232674)

#### Exhibit E

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# **The New York Times** How PG&E Ignored Fire Risks in Favor of Profits

By IVAN PENN, PETER EAVIS and JAMES GLANZ Graphics by KEITH COLLINS and JUGAL K. PATEL MARCH 18, 2019

https://www.nytimes.com/interactive/2019/03/18/business/pge-california-wildfires.html

Tower 27/222 looms almost 100 feet tall in the Sierra Nevada foothills, a hunk of steel that has endured through 18 United States presidents. The transmission lines that it supports keep electricity flowing to much of California.

On the morning of Nov. 8, a live wire broke free of its grip. A power failure occurred on the line, affecting a single customer. But 15 minutes later, a fire was observed nearby. Within hours, flames engulfed the region, ultimately killing 85 and destroying the town of Paradise.

The equipment belonged to the state's biggest utility, Pacific Gas and Electric. To the company's critics, the tower and its vulnerability reflect a broken safety culture.

Five of the 10 <u>most destructive fires</u> in California since 2015 have been linked to PG&E's electrical network. Regulators have found that in many fires, PG&E violated state law or could have done more to make its equipment safer.

Long before the failure suspected in the Paradise fire, a company email had noted that some of PG&E's structures in the area, known for fierce winds, were at risk of collapse. It reported corrosion of one tower so severe that it endangered crews trying to repair the tower. The company's own guidelines put Tower 27/222 a quarter-century beyond its useful life — but the tower remained.



Tower 27/222. Utility experts have been incredulous that Pacific Gas & Electric let it stand for so long. Max Whittaker for The New York Times

In January, the company sought bankruptcy protection, saying it might face more than \$30 billion in wildfire liabilities. Its financial straits could hamper its preparations for the next wildfire season, and those beyond, even as weather patterns increase the fire risk.

"There is a climate change component to this," said Michael W. Wara, director of the climate and energy policy program at Stanford University and a member of a state commission examining the cost of wildfires. "**But there's also a failure of management and a failure of vision.**"

Another major utility in the state, San Diego Gas & Electric, has added hundreds of weather stations, cameras and satellite technology in recent years to reduce fire risk. PG&E is now trying to catch up.

Beyond wildfires, PG&E has a broader history of safety problems. A **2010 explosion** of a PG&E gas pipeline killed eight people and destroyed a suburban neighborhood, prompting state and federal officials to investigate PG&E's safety practices. Regulators ultimately fined the utility \$1.6 billion, and a federal jury convicted it of violating a pipeline safety law and obstructing an investigation. The company is still under court-supervised probation.

PG&E executives acknowledge that the company has made mistakes. "We have heard the calls for change and are committed to taking action by focusing our resources on reducing risk and improving safety throughout our system," John Simon, PG&E's interim chief executive, said in a recent statement.

But Gov. Gavin Newsom said the company's record made it hard to take its promises seriously.

"They have simply been caught red-handed over and over again, lying, manipulating or misleading the public," Mr. Newsom said in an interview. "They cannot be trusted."

# Finding flaws, but choosing not to fix them



A broken insulator underneath a PG&E transmission line outside the town of Pulga, Calif.Max Whittaker for The New York Times

Iris Natividad and her partner of 28 years, Andrew Downer, had spent a decade in a Paradise home, where they had an antiques business and Mr. Downer's 80,000-piece antique marble collection. Ms. Natividad was away when Mr. Downer told her by phone that a fire had been sighted in the town of Pulga and was headed his way.

Pulga seemed distant enough — about a 20-minute drive — that there would be time to escape if necessary. But 30 minutes later, the flames were a mile away, and there was no one to evacuate Mr. Downer, a 54-year-old amputee.

"He told me, 'Today might be a good day to die," Ms. Natividad recalled. Mr. Downer and his service dog, a Labrador, were killed.

The state has not finished its investigation of the blaze, known as the Camp Fire, which became California's deadliest ever. But the company said recently that its equipment was probably the cause. And utility experts were incredulous that PG&E had let Tower 27/222 stand for so long. The company's critics say the utility could have easily obtained approval from state regulators to replace the tower and recover the cost from ratepayers.

"Some people believe that you run equipment to failure," Catherine Sandoval, a former California regulator who has been pushing for improved maintenance of electrical poles and towers. "They believe 'run to failure' to save money. This is the danger of run to failure."

In December 2012, five other aging towers on the same stretch, the Caribou-Palermo line, collapsed in a storm. In July 2013, Brian Cherry, PG&E's vice president for regulatory affairs at the time, notified state regulators that the company would replace the five fallen towers and one more, but not 27/222.

A 2014 company email that has come to light in the bankruptcy proceedings said that "the likelihood of failed structures happening is high." But PG&E determined that if the structures failed, the cause would probably be heavy rain, precluding a wildfire risk. PG&E said this week that the structures in question were temporary wooden poles that had since been replaced.

In April 2016, PG&E made another request to regulators: to install fresh wires on the Caribou-Palermo line. But the company said it would not replace any of the line's remaining nearly century-old towers.

That October, during painting work on a lattice tower on the line, a piece of hardware called a J hook broke when a contract worker grabbed it while

# repositioning himself. A PG&E report said workers had determined that corrosion — the reason for the painting — was enough of a problem that "crews working on these towers need to use caution."

The company said that tower had a different design from Tower 27/222's. **But it would not comment on why it didn't replace 27/222 given its age.** It said it considered many factors when making decisions on maintenance and repairs.

# **'A focus on the bottom line over everything'**



A 2010 pipeline explosion in a San Francisco suburb killed eight people and destroyed a neighborhood. Paul Sakuma/Associated Press

The deadly 2010 gas pipeline explosion in San Bruno, a San Francisco suburb, was PG&E's second in a two-year period. The ensuing investigations and litigation produced an alarming picture of the company's practices and priorities.

In court depositions, employees said supervisors routinely ignored their concerns about the company's use of faulty analysis and outdated

equipment. The state's Public Utilities Commission, which regulates PG&E, concluded that the company was more concerned with profit than with safety.

The commission's <u>safety and enforcement division found</u> in 2012 that PG&E's gas and transmission revenues exceeded what it was authorized to collect by \$224 million in the decade leading up to the explosion. But capital spending fell \$93 million short of its authorized budget between 1997 and 2000. PG&E also spent millions less on operations and maintenance than it was supposed to.

"There was very much a focus on the bottom line over everything: 'What are the earnings we can report this quarter?" said Mike Florio, a utilities commissioner from 2011 through 2016. "And things really got squeezed on the maintenance side."

Five years after the explosion, a PG&E line started the Butte Fire, which scorched more than 70,000 acres, killing two people and destroying nearly a thousand homes and other buildings.

State investigators said workers should have known that when they had cleared a stand of trees for PG&E, they had exposed a gray pine weak enough to be blown into a power line. On Sept. 9, 2015, strong winds knocked that tree into the line, igniting the fire.

State officials also blamed PG&E equipment for starting 17 of 21 major fires in 2017 that ripped through Northern California, including wine-growing Napa and Sonoma Counties.

A <u>2017 report</u> commissioned by state regulators determined that PG&E often made improvements only after a disaster. The report, which was produced by NorthStar Consulting, also found that the transmission and distribution side of the company had less robust safety policies than its gas and power generation divisions.

# Bonuses were linked to reducing fallen wires, but the policy didn't last



The remains from a fire that damaged homes and cars in Santa Rosa, Calif., in October 2017. Justin Sullivan/Getty Images

Under regulatory and legal pressure after the San Bruno gas explosion, PG&E took steps to elevate safety as a priority. **In 2012, the company started linking a portion of executives' annual bonuses to minimizing the number of downed power lines.** 

#### But after the company reported that the number of wires down had jumped nearly 30 percent in 2016, it stopped using that measure to help calculate bonuses.

PG&E started using a benchmark that tracked vegetation-management efforts as well as inspections and upgrades of electrical lines. The company said the new statistic helped reduce the number of fallen wires.

The change came as PG&E installed a new chief executive, Geisha J. Williams, formerly head of the company's electric operations. Weeks later, in May 2017, the company approved a dividend increase, the second in just over a year, that helped win investors' favor.

After the devastating wildfires of October 2017, Ms. Williams detailed steps the company was taking to prevent more fires, like disabling power lines when the risk of fires was high and improving how it dealt with foliage near its lines.

But Ms. Williams also said the company was often being blamed for fires when it had done nothing wrong. She took aim at a California legal principle that held companies liable for the damage caused by their equipment even when the businesses had not acted negligently, and said PG&E was pushing regulators, lawmakers and courts to change the provision. At an industry conference last March, she said doing so was "the most important thing for us right now."

While the company did not get everything it wanted, the California Legislature passed a law in September that allowed utilities to recoup some of the cost of wildfire liabilities by raising electricity rates. But that law did not address 2018 wildfires, leaving the company responsible for tens of billions of dollars in damage.

In January, with a bankruptcy filing imminent, Ms. Williams left the company. She did not respond to requests for comment for this article.

# After its own fire disaster, another utility became a safety innovator



Chris Arends, the meteorology program manager for San Diego Gas & Electric, in front of a wildfire activity model at the company's headquarters. John Francis Peters for The New York Times

State officials say there is a good template elsewhere in California for what PG&E should be aiming for: the practices of San Diego Gas & Electric.

The San Diego utility keeps data on every utility pole and transmission tower in its service territory, which is smaller than PG&E's but has a higher proportion of overhead lines in areas at high fire risk. It uses nearly 177 stations to monitor temperature, humidity and wind speeds in an area roughly the size of Connecticut and records video from 100 high-definition cameras. It uses satellites to track how green or dry the grass is and employs the state's largest water-dropping helicopter to douse fires quickly. When data indicates a high wildfire threat, the utility cuts off power to some areas.

San Diego Gas & Electric upgraded its fire-prevention efforts after residents sued it for causing a devastating wildfire in 2007. In recent years, it has been responsible for far fewer fires than PG&E. "We want to make sure that we're doing everything we can to mitigate ignition," said Scott Drury, the utility's president.

Sumeet Singh, PG&E's vice president for community wildfire safety, said in an interview that the utility was putting new safety policies in place, often using San Diego's approach. They include ground and helicopter inspections of poles and towers, and weather monitoring systems.

But he suggested that PG&E had an uphill task given climate change. He said equipment failures that would have caused little or no damage a few years ago now set off fires that burn thousands of acres because California forests had become much more combustible.

The risk of wildfires in California has clearly gone up, but **Robert** 

**McCullough**, a longtime consultant to energy companies and state and federal officials investigating them, said there would have been far fewer destructive fires had PG&E followed San Diego's lead years ago.

# "Their culture of a lack of safety is unique, in my opinion," he said.

Note: In the map showing the fires that took place in the Napa area in 2017, not all points of ignition are shown, nor fires for which Pacific Gas & Electric was not found to have violated state law. | Graphic sources: United States Geological Survey and the California Department of Forestry and Fire Protection.

#### Screen Captures of Interactives:







Live wire breaks from 99-year-old PG&E electric tower C

Last year, near Paradise, a live wire broke free of a tower that was a quarter-century past what PG&E considers its "useful life."

MAGALIA

Angeles

CHICO

DURHAM

2 miles



## Exhibit F



Data Source: California Energy Commission Energy Almanac Website - Years 2007-2017

			Ca	ifornia Dis	spatchable,	GWh		
	In-State Natural	CA Total						CA Total minus CA Disnatchable and
	consumption	Electricity Consumption -	Large				In-State	CA Nondispatchable
Year	(BCF)	GWh	Hydro	Nuclear	Coal + Oil	Natural Gas	'Renewables'	= Imports
2007	834.29	302,072	23,283	35,692	4,190	118,228	28,463	92,216
2008	857.87	306,577	21,040	32,482	3,977	122,216	28,804	98,058
2009	808.93	298,310	25,147	31,509	3,802	116,726	29,989	91,137
2010	736.09	290,518	29,315	32,214	3,406	109,752	30,610	85,221
2011	616.56	293,652	36,583	36,666	3,156	91,233	33,336	92,678
2012	855.34	301,966	23,202	18,491	1,670	121,716	34,007	97,651
2013	825.71	296,628	20,754	17,860	1,056	120,863	39,236	96,859
2014	831.52	297,062	13,739	17,027	1,056	122,005	45,350	97,885
2015	805.93	295,405	11,569	18,525	592	117,490	48,005	99,224
2016	666.02	290,567	24,410	18,931	361	98,831	55,300	92,734
2017	597.17	292,039	36,920	17,925	335	89,564	61,183	86,112
Notes: Oi 2007 Gene	l excluded in 2007-2 station Data: https:/	2008, Coal Owned <b>k</b> //www.energy.ca.gov	oy CA Utilitie /almanac/eleo	s included ir tricity_data/s	, 2007 system_power	2007_total_syster	n_power.html	(Substitute year in URL for sub:

(Substitute year in URL for subsequent years.)

# Exhibit G

# California Annual Natural Gas Deliveries to Electric Power Consumers (Million Cubic Feet)



**US Energy Information Administration** 

Source URL: https://www.eia.gov/dnav/ng/hist/n3045ca2a.htm

## **Exhibit H**



https://www.wsj.com/articles/the-climate-needs-nuclear-power-11554420097

# The Climate Needs Nuclear Power

by James Hansen and Michael Shellenberger, The Wall Street Journal, April 5, 2019 in print edition

If governors are serious about global warming, they'll preserve this vital source of clean energy.

Many environmentalists have changed their minds about nuclear energy over the past decade. While the share of energy produced by solar and wind has grown rapidly, **nuclear remains America's largest source of clean, zero-emissions electricity**. Anyone seriously interested in preventing dangerous levels of global warming should be advocating nuclear power.

But two-thirds of U.S. nuclear plants in the U.S. are at risk of being closed prematurely and replaced by natural-gas generation, which is currently cheaper in many states. If that happens, carbon emissions could increase by **an amount equivalent to adding 47 million new cars to the road.** 

Ideally, the federal government would solve this problem, but between Republican skepticism of climate change and Democratic opposition to nuclear energy, that's unlikely to happen before many nuclearplant operators must decide whether to shut down. Thus the job of keeping these beleaguered nuclear plants open falls to state governments.

Lawmakers in Ohio and Pennsylvania are considering proposals to keep their nuclear plants operating. Ohio is at risk of losing two plants that produce 90% of its clean energy. Pennsylvania's five nuclear plants produce nearly as much electricity as do all of America's solar panels and farms. Nuclear accounts for 93% of the Keystone State's clean, zero-emissions electricity. If Pennsylvania and Ohio's nuclear plants close and are replaced by facilities that burn natural gas, it would be like adding 13.5 million new cars to the roads.

Nuclear plants can be saved through modest subsidies similar to the ones extended by lawmakers in Connecticut, Illinois, New Jersey and New York between 2016 and 2018. Those subsidies have been smaller than the federal subsidy that wind-energy generators have received for 27 years. In 2017 New York energy regulators gave nuclear power generators a subsidy of \$17.34 per megawatt-hour. They also subsidized wind generators at \$23 per megawatt-hour on top of the federal subsidy of \$22 per megawatt-hour.

The fossil-fuel lobby's objections to nuclear power are understandable. The American Petroleum Institute wants to replace Ohio's and Pennsylvania's nuclear plants with natural-gas plants because its members stand to benefit. But why do groups that claim to be concerned about the climate oppose nuclear power?

Some Democratic lawmakers in Pennsylvania and environmental groups such as the Natural Resources Defense Council are urging state legislators not to subsidize nuclear without increasing subsidies for solar and wind. While combining subsidies for nuclear with subsidies for wind and solar worked to get legislation passed in New York and Illinois in 2016, such an approach risks backfiring in Ohio and Pennsylvania, where state lawmakers are more fiscally conservative and tend to be skeptical of renewables.

Saving nuclear plants won't be free, but keeping them open will keep electricity prices lower than if natural gas is allowed to dominate. Both Ohio and Pennsylvania still produce large amounts of electricity from coal, which is being replaced by natural gas. If both coal and nuclear plants are replaced by gas, ratepayers will be vulnerable to future price increases at the hands of monopolistic gas generators.

New York and California, meanwhile, are moving ahead with plans to close two nuclear plants. In the Empire State, Westchester County's Indian Point will close in 2021 and, on the West Coast, San Luis Obispo's Diablo Canyon will go offline in 2025. California is already set to miss its 2030 target of a 40% reduction in emissions below 1990 levels. If Diablo Canyon closes and half of its output is replaced by natural gas, there's no way they'll get there.

It is notable that while three natural-gas plants are being built to succeed Indian Point, local opposition to the construction of solar and wind farms has kept them from being built at anywhere near the rate necessary to replace the nuclear facility's output.

We've been here before. Environmentalists promised that solar and wind would replace output from California's San Onofre Generating Station, which closed in 2013, and the Vermont Yankee Nuclear Plant, which shut down the following year. Instead, they were replaced mostly by natural gas, and emissions rose in both states. At the rate Vermont is building new wind farms, it would take 474 years to match the electricity generation it lost from closing Vermont Yankee.

The problem isn't only that nuclear plants generate far more electricity. It's that solar and wind generate it only sporadically, which means they must be backed up by other sources of power 100% of the time. There is great hype about batteries, and using dams as pumped storage. But those solutions remain extremely expensive, which is why whenever nuclear plants close anywhere in the world, they are usually replaced by coal or natural-gas plants-not solar, not wind and not batteries.

It doesn't have to be this way. **The governors of California, New York, Ohio and Pennsylvania can take actions to keep their nuclear plants operating**. Governors in those states have in recent years urged more action out of Washington to address climate change. They'll have far more credibility and influence if they first take action in their home states.

Mr. Hansen is a climate scientist and head of Climate Science, Awareness and Solutions Program at Earth Institute Columbia University. Mr. Shellenberger is president of Environmental Progress.

## Exhibit J



Sunday Review Opinion

# **Nuclear Power Can Save the World**

Expanding the technology is the fastest way to slash greenhouse gas emissions and decarbonize the economy.

### By Joshua S. Goldstein, Staffan A. Qvist and Steven Pinker

Drs. Goldstein and Qvist are the authors of "A Bright Future: How Some Countries Have Solved Climate Change and the Rest Can Follow." Dr. Pinker is a psychology professor at Harvard.

April 6, 2019

https://www.nytimes.com/2019/04/06/opinion/sunday/climate-change-nuclear-power.html

A nuclear power plant in Cattenom, France.CreditJulien Warnand/EPA, via Shutterstock



As young people rightly demand real solutions to climate change, the question is not *what* to do — eliminate fossil fuels by 2050 — but *how*. Beyond decarbonizing today's electric grid, we must use clean electricity to replace fossil fuels in transportation, industry and heating. We must provide for the fast-growing energy needs of poorer countries and extend the grid to a billion people who now lack electricity. And still more electricity will be needed to remove excess carbon dioxide from the atmosphere by midcentury.
Where will this gargantuan amount of carbon-free energy come from? The popular answer is renewables alone, but this is a fantasy. Wind and solar power are becoming cheaper, but they are not available around the clock, rain or shine, and batteries that could power entire cities for days or weeks show no sign of materializing any time soon. Today, renewables work only with fossil-fuel backup.

Germany, which went all-in for renewables, has seen little reduction in carbon emissions, and, according to our calculations, at Germany's rate of adding clean energy relative to gross domestic product, it would take the world more than a century to decarbonize, even if the country wasn't also retiring nuclear plants early. A few lucky countries with abundant hydroelectricity, like Norway and New Zealand, have decarbonized their electric grids, but their success cannot be scaled up elsewhere: The world's best hydro sites are already dammed.

Small wonder that a growing response to these intimidating facts is, "We're cooked."

But we actually have proven models for rapid decarbonization with economic and energy growth: France and Sweden. They decarbonized their grids decades ago and now emit less than a tenth of the world average of carbon dioxide per kilowatt-hour. They remain among the world's most pleasant places to live and enjoy much cheaper electricity than Germany to boot.

They did this with nuclear power. And they did it fast, taking advantage of nuclear power's intense concentration of energy per pound of fuel. France replaced almost all of its fossil-fueled electricity with nuclear power nationwide in just 15 years; Sweden, in about 20 years. In fact, most of the fastest additions of clean electricity historically are countries rolling out nuclear power.

This is a realistic solution to humanity's greatest problem. Plants built 30 years ago in America, as in France, produce cheap, clean electricity, and nuclear power is the cheapest source in South Korea. The 98 U.S. reactors today provide nearly 20 percent of the nation's electricity generation. So why don't the United States and other countries expand their nuclear capacity? The reasons are economics and fear.

New nuclear power plants are hugely expensive to build in the United States today. This is why so few are being built. But they don't need to be so costly. The key to recovering our lost ability to build affordable nuclear plants is standardization and repetition. The first product off any assembly line is expensive — it cost more than \$150 million to develop the first iPhone — but costs plunge as they are built in quantity and production kinks are worked out.

Yet as a former chairman of the Nuclear Regulatory Commission put it, while France has two types of reactors and hundreds of types of cheese, in the United States it's the other way around. In recent decades, the United States and some European countries have created ever more complicated reactors, with ever more safety features in response to public fears. New, one-of-a-kind designs, shifting regulations, supply-chain and construction snafus and a lost generation of experts (during the decades when new construction stopped) have driven costs to absurd heights.

These economic problems are solvable. China and South Korea can build reactors at onesixth the current cost in the United States. With the political will, China could replace coal without sacrificing economic growth, reducing world carbon emissions by more than 10 percent. In the longer term, dozens of American start-ups are developing "fourth generation" reactors that can be mass-produced, potentially generating electricity at lower cost than fossil fuels. If American activists, politicians and regulators allow it, these reactors could be exported to the world in the 2030s and '40s, slaking poorer countries' growing thirst for energy while creating well-paying American jobs. Currently, fourth-generation nuclear power receives rare bipartisan agreement in Congress, making it a particularly appealing American policy to address climate change. Congress recently passed the Nuclear Energy Innovation and Modernization Act by big margins. Both parties love innovation, entrepreneurship, exports and jobs.

This approach will need a sensible regulatory framework. Currently, as M.I.T.'s Richard Lester, a nuclear engineer, has written, a company proposing a new reactor design faces "the prospect of having to spend a billion dollars or more on an open-ended, all-or-nothing licensing process without any certainty of outcomes." We need government on the side of this clean-energy transformation, with supportive regulation, streamlined approval, investment in research and incentives that tilt producers and consumers away from carbon.

All this, however, depends on overcoming an irrational dread among the public and many activists. The reality is that nuclear power is the safest form of energy humanity has ever used. Mining accidents, hydroelectric dam failures, natural gas explosions and oil train crashes all kill people, sometimes in large numbers, and smoke from coal-burning kills them in enormous numbers, more than half a million per year.

By contrast, in 60 years of nuclear power, only three accidents have raised public alarm: Three Mile Island in 1979, which killed no one; Fukushima in 2011, which killed no one (many deaths resulted from the tsunami and some from a panicked evacuation near the plant); and Chernobyl in 1986, the result of extraordinary Soviet bungling, which killed 31 in the accident and perhaps several thousand from cancer, around the same number killed by coal emissions *every day*. (Even if we accepted recent claims that Soviet and international authorities covered up tens of thousands of Chernobyl deaths, the death toll from 60 years of nuclear power would still equal about one month of coal-related deaths.)

Nuclear power plants cannot explode like nuclear bombs, and they have not contributed to weapons proliferation, thanks to robust international controls: 24 countries have nuclear power but not weapons, while Israel and North Korea have nuclear weapons but not power.

Nuclear waste is compact — America's total from 60 years would fit in a Walmart — and is safely stored in concrete casks and pools, becoming less radioactive over time. After we have solved the more pressing challenge of climate change, we can either burn the waste as fuel in new types of reactors or bury it deep underground. It's a far easier environmental challenge than the world's enormous coal waste, routinely dumped near poor communities and often laden with toxic arsenic, mercury and lead that can last *forever*.

Despite its demonstrable safety, nuclear power presses several psychological buttons. First, people estimate risk according to how readily anecdotes like well-publicized nuclear accidents pop into mind. Second, the thought of radiation activates the mind-set of disgust, in which any trace of contaminant fouls whatever it contacts, **despite the reality that we all live in a soup of natural radiation**. Third, people feel better about eliminating a single tiny risk entirely than minimizing risk from all hazards combined. For all these reasons, nuclear power is dreaded while fossil fuels are tolerated, just as flying is scary even though driving is more dangerous.

Opinions are also driven by our cultural and political tribes. Since the late 1970s, when No Nukes became a signature cause of the Green movement, sympathy to nuclear power became, among many environmentalists, a sign of disloyalty if not treason.

**Despite these challenges, psychology and politics can change quickly. As the enormity of the climate crisis sinks in and the hoped-for carbon savings from renewables don't add up,** nuclear can become the new green. Protecting the environment and lifting the developing world out of poverty are progressive causes. And the millennials and Gen Z's might rethink the sacred values their boomer parents have left unexamined since the Doobie Brothers sang at the 1979 No Nukes concert.

If the American public and politicians can face real threats and overcome unfounded fears, we can solve humanity's most pressing challenge and leave our grandchildren a bright future of climate stability and abundant energy. We can dispatch, once and for all, the self-fulfilling prophesy that we're cooked.

Joshua S. Goldstein, professor emeritus of international relations at American University, and Staffan A. Qvist, a Swedish energy engineer, are the authors of "A Bright Future: How Some Countries Have Solved Climate Change and the Rest Can Follow." Steven Pinker is a professor of psychology at Harvard University and is the author of "Enlightenment Now."

The Times is committed to publishing a diversity of letters to the editor. We'd like to hear what you think about this or any of our articles. Here are some tips. And here's our email: letters@nytimes.com.

A version of this article appears in print on April 6, 2019, on Page SR4 of the New York edition with the headline: Nuclear Power Can Save the World.

# Exhibit K



Dawn Toland, Courtroom Deputy to The Honorable Judge William Alsup Phillip Burton Federal Building & United States Courthouse 450 Golden Gate Ave, 19th Floor San Francisco, CA 94102

April 2, 2019

RE: 3:14-cr-00175-WHA-1 - USA v. Pacific Gas and Electric Company

Hello, Dawn:

This is a follow-up to our previous telephone conversation. Californians for Green Nuclear Power, Inc. (CGNP) is an independent non-profit educational corporation. Since 2016, We have served the public interest as an Intervenor in a pair of California Public Utilities Commission (CPUC) Proceedings. We are comprised of a number of experts whose Ph.D.s relate to the field of nuclear power production - and many other experts. The head of our legal team is Attorney Mike Gatto (323) 819-0300 who served as a California Assemblyman for four terms. In his final term Gatto was head of the Assembly Utilities and Energy Committee. Gatto made CPUC reform the focus of the legislation he introduced.

Attached find a copy of CGNP's most recent filing, a Reply Comment in R.16-02-007. the CPUC Integrated Resource Plan (IRP) proceeding. CGNP believes that Judge Alsup will be interested in the adverse public safety implications of PG&E's voluntary plan to close the highly-functioning Diablo Canyon Power Plant (DCPP) in 2025. The probability of another San Bruno pipeline explosion is a likely consequence of PG&E's plan, as PG&E's aging natural gas distribution and storage system would be strained to distribute the additional gas to generate the equivalent of more than five (5) Hoover Dams each year. The attached published OpEd explains why public safety depends on keeping DCPP operating. CGNP seeks a reversal of PG&E's proposal. Our filing summarizes our rationale.

CGNP's experts are available to provide review of PG&E's claims or participate in upcoming hearings as a friend of the Court. An illustration of CGNP's expertise is the transcript of the April 25, 2017 oral evidentiary hearing in which Michael Marty Marinak, Ph.D. persisted in obtaining an answer to an important technical question from PG&E's main witness, Ms. Frazier-Hampton. The citation is found in CGNP's attached Reply Comment.

CGNP looks forward to assisting the Court in this important public safety matter.

Sincerely,

/s/ Gene Nelson, Ph.D. CGNP Legal Assistant Californians for Green Nuclear Power, Inc. (CGNP) 1375 East Grand Ave Ste 103 #523 Arroyo Grande, CA 93420 (805) 363 - 4697 cell Government@CGNP.org email

# Exhibit L



Dawn Toland, Courtroom Deputy to The Honorable Judge William Alsup Phillip Burton Federal Building & United States Courthouse 450 Golden Gate Ave, 19th Floor San Francisco, CA 94102

April 5, 2019

RE: 3:14-cr-00175-WHA-1 - USA v. Pacific Gas and Electric Company

Hello, Dawn:

This is a follow-up to CGNP's letter dated April 2, 2019.

CGNP delivered the attached prepared comments on April 4, 2019 at CPUC Headquarters. Here is a copy of the docket in B293420 in the Court of Appeal of the State of California Second Appellate District Division Six. Finally, here is a copy of CGNP's Reply to Petition for Writ of Review and Memorandum of Points and Authorities in support therof.

A summary of CGNP's Reply, taken from the first two lines in the table of contents is, "Petitioner can obtain relief; The petition is not moot. SB 1090 covered issues not challenged here, and did not repeal the code provisions on which the petition is based."

CGNP stands ready to assist the Court in this important public safety matter.

Sincerely,

Gene Nelson, Ph.D. CGNP Legal Assistant Californians for Green Nuclear Power, Inc. (CGNP) 1375 East Grand Ave Ste 103 #523 Arroyo Grande, CA 93420 (805) 363 - 4697 cell Government@CGNP.org email http://CGNP.org website

VIA EXPRESS U.S. MAIL, RRR

/GN Enclosures:

Copy of CGNP's Prepared Comments in R1602007 Delivered at CPUC Headquarters - April 4, 2019 B293420 Docket in B293420 - January 31, 2019, 7:00 AM B293420 CGNP's Reply in B293420 - December 18, 2018



https://journals.sagepub.com/doi/pdf/10.1260/0958-305X.23.8.1233 Archived 04 12 19 by Gene A. Nelson, Ph.D. Note Page 12 of 28 for performance curves. Note geographical dispersion on page 21 of 28. Note conclusion regarding emissions on page 22 of 28.

# WIND FARMS IN EASTERN AUSTRALIA – RECENT LESSONS

## **Paul Miskelly**

paul.miskelly@aapt.net.au.

#### ABSTRACT

Academic discussion continues as to whether a fleet of grid-connected wind farms, widely dispersed across a single grid network, can provide a reliable electricity supply. One opinion is that wide geographical dispersion of wind farms provides sufficient smoothing of the intermittent and highly variable output of individual wind farms enabling the wind farm fleet to provide for base load demand. In an examination of the 5-minute time-averaged wind farm operational data for 21 large wind farms connected to the eastern Australian grid - geographically the largest, most widely dispersed, single interconnected grid in the world (AER, [1]) - this paper challenges that opinion. The findings also suggest that the connection of such a wind farm fleet, even one that is widely dispersed, poses significant security and reliability concerns to the eastern Australian grid. These findings have similar implications for the impact of wind farms on the security of electricity grids worldwide.

**Keywords:** Wind, Electricity, Intermittency, Geographic Dispersion, Smoothing, Grid Security

## **1. INTRODUCTION**

Oswald *et al* [2], performing an analysis of the 10-metre wind data available from the UK meteorological office, demonstrated that there is evidence to doubt the view that wide geographic dispersion of wind farms across the United Kingdom National Grid would be sufficient to smooth the collective outputs of that wind farm fleet. (It is now generally accepted that the output of any single wind farm is inherently highly variable and intermittent (Diesendorf, [3]).) In particular, Oswald *et al* (*ibid.*) demonstrated that the occurrence of mid-winter blocking high pressure systems might result in prolonged periods where the entire wind farm fleet in the UK region generated little or no electricity. This concern has since been confirmed by operational experience in the UK during the months of January 2009, 2010, and as reported for the period November 2008 – December 2010 by Young [4]. In Australia, Miskelly and Quirk[5], analysing wind farm operational data from the much more widely dispersed eastern Australian grid for the month of June 2009, expressed similar concerns. These authors also

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expressed concern at wind's increasing contribution to grid instability. This paper presents the findings of an analysis of the performance of the AEMO-listed<sup>1</sup>, and now significantly larger, wind farm fleet, for the later period of 1 January – 31 December 2010 inclusive.

#### **PROPERTIES OF ELECTRICITY GRIDS**

On an electricity grid supply and demand must be maintained in balance on a secondby-second basis (AEMO, [6]). Kirby *et al* [7], for example, in discussing these fundamental concepts, state:

"Small mismatches between generation and load result in small frequency deviations. Small shifts in frequency do not degrade reliability or markets efficiency although large shifts can damage equipment, degrade load performance, and interfere with system protection schemes which may ultimately lead to system collapse."

Bevrani *et al* [8] discuss control parameters and strategies in detail and stress that any degradation of electricity grid control system safety margins will result in frequent, unscheduled, widespread blackouts ("system collapse"). A recent German government report<sup>2</sup> highlights the likely catastrophic consequences resulting from any such event.

# **RELEVANT CONTROL SYSTEM THEORY**

To perform an analysis of system transient response, the system under study must be analysed at timescales that are at least comparable to it's natural frequency response. The requirement for second-by-second control of the grid determines that any analysis be conducted at sub-second timesteps. The strategy required to balance an upended broom on a person's open hand is a useful analogy: the hand has to be moved constantly, at sub-second intervals, to correct the constantly changing error from the true balance position of the broom. A similar sub-second error measurement and correction control strategy is required for the grid. Futher, for control systems using digitally-sampled data, as occurs on a grid control system, the Nyquist-Shannon sampling rule applies (Shannon C E [9]). The applicability of this rule in systems engineering is discussed in texts on transient analysis in sampled-data control systems, for example Chapter 9 of Elgerd [10]. In brief, in a sampled-data control system, to obtain perfect reconstruction of a given signal, the sampling frequency has to be at least twice the highest frequency expected to be encountered in that measured signal<sup>3</sup>. For effective control of the behaviour of an electricity grid, continuous sampling of such "signals" as generator power, demand, etc, is required at sub-second rates. The second-by-second balancing requirement means that the grid may not be regarded as a large lake into which electricity is merely dumped.

<sup>1</sup> The AEMO, the Australian Energy Market Operator, is the responsible operator of the eastern Australian electricity grid. Refer to http://www.aemo.com.au for a statement of the AEMO's role and responsibilities. 2 What happens during a blackout?, Office of Technology Assessment by the German Bundestag, 7 Apr 2011,translated from: "Was bei einem Blackout geschieht". Available at: http://www.tab-beimbundestag.de/en/pdf/publications/books/petermann-etal-2011-141.pdf . Last accessed 6 June 2012.

<sup>3</sup> Audio CD technology uses this principle. An audio frequency range to 20,000 Hz is required for best fidelity. A sampling frequency of 44,100 Hz, somewhat more than twice this maximum frequency, is used in the production of the digital data on the CD and the reconstruction of the sound as heard by the listener.

Performance measures for generator output of plant that is both highly variable and highly intermittent, as wind generation is, that are expressed as daily, or even longer, term averages, are rendered irrelevant by the second-by-second grid control requirement. In particular, the oft-used measure, Capacity Factor<sup>4</sup>, or long-term average output, used for controllable generation, is not particularly useful for intermittent sources. A more useful performance measure would take into account both the variance and the rate of change that are inherent properties of wind farm output.

#### **CLAIMS BY WIND ENERGY PROPONENTS**

Variations on the following claims are stated by the wind industry, wind's proponents, and more importantly, by policymakers worldwide:

- 1. Electricity demand variation is normal. Electricity supply can drop by 1000 MW or more in a fraction of a second when a large conventional plant experiences a forced outage, going offline unexpectedly. By contrast, "*wind output changes slowly and often predictably*." (Italics added for emphasis.) (Goggin, 2010 [11], Footnote 2.)
- 2. The fluctuations in the total output from a number of wind farms, *where they are geographically distributed in different wind regimes*, are much smaller and partially predictable than that of the individual wind farm. Therefore, geographic dispersion of the wind farms provides sufficient smoothing, so that, where this fleet is coupled with a few peak load plants (gas turbines) that are required to be operated infrequently, the reliability of the output of the whole wind fleet is brought, relatively inexpensively, to a level that is equivalent to that of a coal-fired powerstation. Thus coal-fired powerstations may be replaced by wind generation. See Diesendorf, (*ibid.*).

#### **RECENT WIND INTEGRATION STUDIES**

Two important, detailed studies by the (U.S.) National Renewable Energy Laboratory (NREL) studies are relevant. These are, the Eastern Wind Integration Study and, the Western Wind Integration Study. "Eastern" and "Western" refer to the two major portions of the United States electricity grid. These are very detailed, complex, simulation studies, examining both the feasibility and the costs of incorporating massive amounts of wind generation into the US grid. In the Western Wind Study an installed capacity of 920 GW of wind generation was considered. In the Eastern Wind Study two scenarios of installed capacity: 225 GW (20% penetration) and 330 GW (30% penetration) of wind generation were modelled. The methodology used in each Study was similar. That of the Eastern Wind Integration Study is described in Corbus *et al* [12]. From a generated atmospheric circulation model, 10-minute data of windspeeds at 100 metres altitude at the various chosen wind farm sites in the region was extracted and from this, and, using the Vestas 3 MW wind turbine as the

<sup>4</sup> At: http://www.aemo.com.au/planning/ESOO2011\_CD/documents/glossary.pdf , the AEMO defines Capacity Factor as: "The output of generating units or systems, averaged over time, expressed as a percentage of rated or maximum output." At: http://bravenewclimate.com/2010/05/22/tcase10/, there is a discussion as to why the Capacity Factor for wind farms is not equivalent to that for controllable plant.

benchmark, simulated electricity performance data was generated. The Western Wind Integration Study similarly used a detailed atmospheric circulation model to generate the required atmospheric circulation data, coupled to a technique called SCORE-lite to generate the wind farm operational data. Potter *et al* [13] provide some detail as to how the shortcomings of the modeling technique in generating realistic electricity preformance data were minimised. The electricity performance data used in both studies is generated entirely by their respective computer models. It would seem that no actual wind farm operational data was used to validate the output of this important subset of the simulation data.

These NREL models identified the need for the largest possible geographical spread of wind farms on the respective grids, and the need for extensive transmission system augmentation (see Milligan [14] for an extensive overview)<sup>5</sup>.

#### EASTERN AUSTRALIAN WIND FARM DATA AVAILABILITY

As the operator of the eastern Australian electricity grid, the AEMO is the primary source of reliable operational data. (For access to the statement of the AEMO's role and responsibilities see footnote 1, and for greater detail of the electricity grid responsibilities, see Swift [15, 16].) For transient analysis purposes, the most useful AEMO publicly accessible data is that in the form of 5-minute average power outputs for each registered generator connected to the grid. Other market data is also supplied, but at half-hourly, hourly, and daily, averages. Although the analysis above would indicate that the 5-minute data is inadequate for a full transient analysis, because it fails to present generator transients at shorter timescales, it still provides useful information. The data is available at the AEMO's website, under "MMS datasets". There is a wealth of generator data information available there at:

http://www.nemweb.com.au/ . The two relevant subdirectories containing the actual operational data are:

http://www.nemweb.com.au/REPORTS/CURRENT/Next\_Day\_Actual\_Gen/ http://www.nemweb.com.au/REPORTS/CURRENT/Daily\_Reports/

These repositories provide a collection of compressed files, each file containing the data for one 24-hour day. Data for all generators of the given category, one generator per line, is listed at each time point in each daily file. Each line contains - among other details in the "Daily\_Reports" data - the average output for the 5-minute period (in megawatts – MW) for the generator named on that line. The "Daily\_Reports" category shows the outputs of all the major generators on the eastern Australian grid. It also includes the wind farms more recently categorised as "semi-scheduled" by the AEMO. The "Next\_Day\_Actual\_Gen" category includes all small generators (less than 30 MW installed capacity) such as small hydro, sugar cane bagasse, and the early-commissioned wind farms.<sup>6</sup> The AEMO updates the file collection daily. The previous day's data (the 24 hours commencing from 4:05 am) is uploaded each morning.

<sup>5</sup> Given the models' shortcomings, (as identified by their authors), it is interesting to note that these conclusions are not all that different from those of the recent AEMO report discussing future supply/demand scenarios for the South Australian (SA) portion of the eastern Australian grid (AEMO, [6]), (further discussed in the present analysis).

<sup>6</sup> The latter, interestingly, are not subject to the 30 MW installed capacity limit. For example, the Capital and Canunda wind farms, of 140 MW and 46 MW, respectively, are included in this category.

The wind farm operational data, extracted from the above AEMO datasets, is available, downloadable in .csv format, at: http://windfarmperformance.info/. (Miskelly, [17]).<sup>7</sup> Additionally, this data is also provided there in graphical format, with concurrent synoptic meteorological data, wind farm installed capacities and location data, and other relevant material.

# ANALYSIS OF WIND FARM OPERATIONAL DATA

An examination of the actual wind farm operational performance data for wind farms connected to the eastern Australian grid during the calendar year 2010 shows:

- a) the output of any individual wind farm can vary enormously. It may do so very rapidly, and very often. It often varies across the full operational range of the individual wind farm in a very short time. Output can frequently fall from near full power to zero in a few minutes. The converse is also the case.
- b) total wind output across the entire grid falls rapidly, to zero or near zero, on many occasions during the calendar year. Some of these occurrences are comprised of multiple falls and rises in quick succession.

An output value that is 2% or less of total installed wind capacity<sup>8</sup>, termed here the Minimum Acceptable Level (MAL), is used in this analysis as the criterion of "near zero".

### INDIVIDUAL WIND FARM PERFORMANCE

As a typical example, Figure 1 shows the output of the Capital wind farm for the 6 months of January 2010 to June 2010 inclusive. A 6-month period was chosen as giving a balance between the requirement to show data for a significant part of the year yet still obtain a legible data display. As well as the many large and frequent power excursions observed in the data, there are many periods where the output is zero.

An analysis of this data shows the following:

- There are 559 intervals of varying length where the output is zero,
- The longest interval is 803 x 5 minutes = 67 hours or 2.8 days,
- The total number of 5-minute intervals of zero output is 20,276 5-minute intervals, or 70.4 days. This is in a period of 52,129 intervals, or 181 days.

For 38.9% of this 6-month period, the output of the Capital Wind Farm was zero. This characteristic means that the generator has very limited usefulness. It cannot be used for load following. The extreme, and rapid, variation demonstrated in the individual wind farm output shows that wind generation may place an enormous strain locally on grid operation. Fast-acting plant (the inexpensive choice is open-cycle gas turbine (OCGT)), has to be permanently operationally ready to fill the gap caused by the drops in output.

<sup>7</sup> This data is extracted automatically on a daily basis from the listed AEMO datasets. The data extraction process used is entirely separate from that used to perform the analysis described in this paper. Any errors in this paper therefore are entirely the author's own.

<sup>8</sup> The value of 2 percent of total installed capacity is an arbitrary choice. It was set sufficiently low to be recognized as a value below which output levels are clearly unacceptable. Operational reasons may determine that higher values are more appropriate. In that case, even more unacceptable performance findings than those reported here will result.

To better illustrate the rapidity and magnitude of the short term fluctuations of the output of an individual wind farm on a daily basis, Figure 2 shows the output of the Capital wind farm during the month of January 2010.



Figure 1. Capital wind farm (5-minute average data) output 1 January - 30 June 2010



Figure 2. Output of the Capital Wind farm for January 2010.

# TOTAL WIND FARM FLEET PERFORMANCE FOR CALENDAR YEAR 2010

Each of the four panels of Figure 3 shows three months of electricity output of the total reported wind farm fleet on the eastern Australian grid. The data displayed in the first two panels show the total wind farm output that occurred during the same 6-month period as that of the individual wind farm of Figure 1. While the variation in the individual wind farm output seen in Figures 1 and 2 is worrying, the clearly large variation in the total wind farm output on the eastern Australian grid is of far greater concern.

Again, the critical item to determine is the frequency of occurrence of dips to unacceptably low levels of output. As the MAL is defined in terms of total wind farm installed capacity, it is important to adjust this value through the year as required, because a number of newly-completed wind farms commenced operation for the first time during 2010. These, with their installed capacity and their date of commencement of operation, are shown in Table 1.

# Table 1. installed capacity and commencement date of new wind farms during 2010.

Wind Farm	Installed Capacity (MW)	Start Date
Lake Bonny 3	39	2 July 2010 12:05 AM
North Brown Hill	132.3	19 July 2010 12:05 AM
Snowtown	99	1 July 2010 12:05 AM
Waterloo	129	20 August 2010 12:05 AM

As a result, from 20 August 2010 onwards there was an additional 300.3 MW of installed capacity above that available during the first half of 2010. The analysis allows for this addition to total installed capacity.

As the start dates for the newly-connected wind farms occur during the second half of the calendar year 2010, the analysis summary is usefully divided into two 6-month periods. During calendar year 2010, the number of intervals, and their characteristics, where the total output falls to below 2% of total installed capacity, are summarised in Table 2.

# Table 2. Intervals when total wind farm output dropped below 2% installed capacity.

	No. of intervals	Longest interval(s)	Total No. of 5-minute intervals
Jan-June	58	229 x 1	1314
July-Dec	51	81 x 1	553
Year Total	109	229	1867



Figure 3. Total Wind Farm output to the eastern Australian grid 1 January – 30 December 2010

Table 2 shows the following:

- During the first 6 months of the year, there are 58 intervals where the output falls below the MAL. The longest such interval is 229 consecutive 5-minute time steps, or 19 hours approximately. This event occurred in May 2010.
- During one such event, on May 18, on two occasions, the total output actually dropped to slightly below zero, the first starting at 2.50 am and lasting 40 minutes, the second commencing at 4.35 am and lasting for 70 minutes.
- During the first 6 months of 2010, the total period where output is below the MAL, including non-consecutive events, expressed in 5-minute intervals, is 1314 intervals, or 109.5 hours.
- For the entire year, there are 109 such intervals of varying length, comprised of a total number of 1867 5-minute intervals, totalling 155.6 hours, or nearly 6.5 days.

Figures 4a and 4b show the date and length of each contiguous period (interval) through the full calendar year, where the total wind output dropped to less than the MAL. The figures show that a higher frequency of the forced outage events occurs during the months of May through July inclusive. However there are other such events outside this period, some of which are each of considerable length.

Wind Farms in Eastern Australia - January to June 2010 Periods where Output is less than 2 percent of of total installed capacity



Figure 4a. Periods where Wind Farm Output Jan. – June 2010 falls below 2% installed capacity.



Figure 4b. Periods where Wind Farm Output July – Dec. 2010 falls below 2% installed capacity.

These Figures illustrate that, throughout the year, a common-mode, i.e., "forced outage" of the entire 1900 MW approx. installed capacity wind generation fleet occurs, and occurs frequently. Figure 5 charts the frequency of occurrence of the various interval lengths where output fell to below the MAL.



Figure 5. Histogram showing the frequency of each contiguous <2% output segment. The horizontal scale extends to a segment length of 230 5-minute intervals.

# OUTAGES IN CONVENTIONAL GENERATION

The AEMO [18] provides information on the frequency of a number of different types of forced outage. Of interest here are the AEMO's "Loss of Transmission Element(s) and Generating Unit(s)" (TG), "Loss of Generating Unit and Load Interruption (GL)", and "Loss of Multiple Generating Units (GG)". This data is summarised in table 3<sup>9</sup>.

Table 3. Frequency of "reviewable operating incidents" by incident per financial year for the period 2006 – 2011. Compiled from AEMO [18].

Year	TG	GL	GG
2006-2007	5	-	2
2007-2008	5	-	7
2008-2009	8	-	2
2009-2010	7	-	10
2010-2011	2	-	3

In the Introduction the AEMO (*ibid.*) reports these loss-of-generation incidents as "reviewable operating incidents". They are not considered to be major events, the latter being classified as "credible contingency events". The Reliability Panel of the Australian Energy Market Commission provides an Annual Market Performance Review Final Report in which a summary of these incidents and events and their impact on the eastern Australian Grid is discussed<sup>10</sup>. Goggin's [11] concerns notwithstanding, it would seem that the loss of a single generating unit or powerstation is not deemed a "credible contingency event" on the Eastern Australian grid by the AEMO (*ibid.*). The loss of a major trunk transmission line is deemed to be a far more serious event. A perusal of the Reliability Panel's recent Annual Reports (e.g., *ibid.*) found no mention of occurrences of common-mode failure of conventional generator units.

#### TOTAL WIND FARM OUTPUT YIELD CURVES

The wind performance operational data may also be plotted in the form of a power output yield curve (Figure 6). Here, the data has been plotted as two separate yield curves, one for each of the two 6-month periods of the year. These curves can address two questions:

- Is the 300 MW increment of new wind farm generation that came on line during the latter half of 2010 a cause of the difference between the curves?
- Is there evidence of additional smoothing?

<sup>9</sup> The individual incident reports may be viewed by month at:

http://www.aemo.com.au/reports/incident\_reports.html.

<sup>10</sup> See, for example, The AEMC Reliability Panel 2012, Annual Market Performance Review, Final Report, AEMC Reliability Panel, 1 March 2012, Sydney, available at: http://www.aemc.gov.au/.../Final-Report-755a5cf0-450f-458c-8be8-43e92301528b-0.PDF.



In contrast. **Diablo Canvon Power Plant's** (DCPP's) performance as a baseload generator is approximated by the red vertical line for about 92% of the time at 100% capacity. DCPP's capacity factor (percentage "ON" time) was 92.757% in 2018 and 96.291% in 2016. - GAN

Figure 6. Total Wind farm yield on the eastern Australian grid for calendar year 2010.

The shape of the yield curves provides valuable information. Unless regional transmission constraints are violated, wind farm output is accepted by the grid operator on a "must take" basis – that is, whatever is generated is accepted by the grid operator. Therefore, these curves show the maximum possible performance. Thus they show that this "generator" can never supply the base load. Commencing from the 100% value on the y-axis, to provide for base load generation, each curve would be required to pass through a point that is both at a high value, and to the right side, of the graph. The curve would have to be able to pass through, as an example of an acceptably high value, a point near [90% of maximum MW, 80% of the time above a given % of maximum MW]. That is, the generator would have to be able to provide an output that is above 90% of rated capacity for over 80% of the time. In graphical terms, the "skirt" of the curve would have to extend in a near-straight line from the 100% y-axis value across to the (80%, 80%) point before falling away to zero. It is clear from Figures 1 - 3 that wind can never remotely achieve this level of performance.

Both curves show that the output never (for the January-June curve) or rarely (for the June-December curve) exceeds 80% of the max MW (the installed capacity). This indicates that, as the total wind farm output could be anywhere along the respective curve at any given time, the installed capacity of the required backup has to be some 80% of the installed wind farm capacity. The slight shift to the right in the curve for

the second half of the calendar year 2010 is likely to be a result of the significant increase in the Capacity Factor for the month of August. (See Figure 7).

A clear indicator that there is no significant improvement in smoothing is that there is no lowering of the "% of maximum MW" value in the July-December curve compared to the January-June curve. Indeed the value increases slighty. The value at which the skirt approaches the x-axis remains close to 80%. If there was increased smoothing, then there would be expected to be some shift to a lower value (towards the left, ie towards the average output value), on the x-axis, along with a larger increase in the height of the entire curve.

# IMPACT OF VARIATION IN CAPACITY FACTOR

Figure 7 shows that the higher Capacity Factor (CF) for the latter part of the year is not reflected in a significant lowering of the number of intervals during the second half of the year (see Table 2), where the output fell to and remained below the MAL. However these intervals where output is below the MAL are significantly shorter, as reflected in the number of 5-minute intervals comprising each (Figure 4b). This may be a result of the increase in the CF. This suggests that even though there is an increase in average CF during the latter half of the year, the lack of significant difference in the total number of such dips to below the MAL between the two sets of 6-monthly data (58 vs 51), indicates that there is another, overriding, mechanism operating (presumably also meteorological), separate from any increase in average wind speeds, that continues to cause the frequent, if shorter, dips in total output.



Figure 7. Total Wind Farm Capacity Factor by month for calendar year 2010

# DISCUSSION

The outage frequency reported for this wind generation network is far greater than would be tolerated in any single large coal or nuclear power station, let alone, as is seen with wind, among all power stations of a given type simultaneously<sup>11</sup>. This is a "common-mode" forced outage. No level of common-mode forced outage would ever be tolerated in conventional generation.

The occurrence of frequent common-mode forced outages is a matter of very serious concern, particularly as the size of the, continually-increasing, wind farm fleet in eastern Australia is already very much larger than the largest single conventional generator. That a common-mode forced outage of the wind fleet might be predicted with any certainty up to some hours in advance is of little consequence, the net result is that a fleet of new-build fast-acting OCGT plant, of comparable capacity to that of the total installed wind capacity, constantly operational in standby mode, is required to balance wind's mercurial behaviour.

The graphs of wind farm total output in Figure 3 are of actual operational data – they are not a result of computer simulations. Putting these observations of so many common-mode outages by the wind farm fleet into context: if a "large coal or nuclear plant" (Goggin [11]), goes off-line unexpectedly, part of operational grid management is to ensure that there are reserves always available to deal with that contingency, for example spare capacity of similar, schedulable, plant, ready to replace any single plant. That is, there are other generators always available to cover that situation. The methodology for determining this spare capacity, called Minimum Reserve Levels (MRL's) by the AEMO, is explained in ROAM Consulting (for AEMO) [19]. Also, the probability of such single-generator occurrences is generally small, certainly they occur at an outage rate at a frequency very much less than the 109 times complete failure per year, identified above as that for the wind fleet in eastern Australia.

#### SERVICING THE BASE LOAD

In contrast to wind's demonstrably erratic behaviour, the routine output of the "large coal or nuclear plant" is very different. The AEMO-published data shows, for example, that the brown-coal stations in Victoria, Australia, operate at near constant output 24/7, 365 days of the year. They supply a very significant portion of the base load requirement in eastern Australia, all other controllable power stations being used to supply the varying demand above the base load.

The daily variation in electricity demand is shown in two graphs. The first, titled "Electricity Demand (MW) for 29 June 2011" (Figure 8), shows a snapshot for a single day in some detail. The second, (Figure 9) shows the variation during a period of a whole year as "2010 NEM Wind Power and Total Demand" (Miskelly [17]). These graphs, particularly the latter (see the curve referred to as "Demand" from the Legend), show that the base load demand requirement never falls below about 17,000 MW.

<sup>11</sup> See, for example, the Wikipedia entry on the UK National Grid at:

http://en.wikipedia.org/wiki/National\_Grid\_%28Great\_Britain%29 . Under the heading "May 2008 Incident", the almost concurrent outages of the Sizewell "B" nuclear power station and that of the large Longannett coal-fired powerstation are mentioned.



Electricity Demand (MW) for 29 June 2011

# [17])



Figure 9. Total Electricity Demand (MW) as 12-hour mean values (red curve), and corresponding wind farm output, lower blue curve, with corresponding 7-day moving averages (black curves), during calendar year 2010 (reproduced courtesy Miskelly [17])

Figures 1 and 2 of this report show that the output of wind farms is extremely variable. As well as the catastrophic drops to near-zero identified above, at other times the combined output routinely varys over several hundred megawatts, both up and down, often over very short timescales. The combined wind farm input into the grid is acting on grid operation in a way that can be likened to that of a pseudo-random noise generator of the kind often used in signal tracing applications in audio and other amplifiers. Given then that the wind generation is merely injecting the equivalent of electrical noise into the grid, the implementation of a very expensive noise abatement strategy – for example, the use of the continual rapid ramping up and down of newbuild open-cycle gas turbines (OCGT) - is required to deal with what is a nuisance similar to noise injection into an audio amplifier. As the wind installed capacity is presently some 1900 MW - much larger than any individual coal-fired generator on the same grid - this erratic behaviour becomes to be of far greater concern than the failure of a single large-capacity coal-fired generator. With Australian government policy guidelines aiming at a 20% penetration of renewables - an amount well in excess of present wind installed capacity - the behaviour shown by the year-2010 operational data shows that such increases in desired wind capacity can only exacerbate what is already an unacceptable situation.

The 17,000 MW (approximately) of base load demand requirement (see the upper curve in Figure 9), has to be supplied, constantly and continuously, but of necessity, by other, reliable and controllable generation. As discussed earlier, Figure 3, and in particular, the yield curve of Figure 6, show that wind generation cannot meet this requirement.

Additionally, the daily variations in the demand, called the shoulder and peak demand requirements, also remain to be supplied by schedulable, controllable generation.

It is argued by wind's proponents (see for example Goggin [11] and Milligan [14]), that wind generation supplies some portion of these demand components. However, the stochastic nature of wind generation leaves gaps in supply that must be met by schedulable, controllable generation. This is another way of saying that wind generation's electrically noisy behaviour has to be managed by the expensive use of controllable, backup generation.

The daily variations in demand are relatively predictable. The grid controller has access to extensive demand history profiles, profiles which vary in a fairly predictable fashion with the time of year, time of day, and daily weather conditions. Section 2.5.2 in AEMO [6] provides a general discussion of the control strategies. In contrast, the instantaneous variation of wind energy is not so predictable. Indeed, the AEMO[6], at Section 5.4.1 states:

"The significant growth of wind generation over recent years, and the variability of wind over a short period of time, means that transmission network and power system management is becoming more challenging".

Clearly, a very considerable additional effort is now being devoted by the grid controller to manage the variation in wind's contribution to the grid, a contribution which an inspection of the wind curve in Figure 9 shows is marginal at best. This curve just above the x-axis is the same wind data as that in Figure 3 plotted to the different scale of Figure 9.

The scale of the wind prediction problem should not be underestimated. The requirement is that successful second-by-second prediction of windspeed at the local level at all wind farms on the grid is required. This is no simple task.

The requirement to constantly ramp this controllable generation up and down to cover wind's vagaries may also reduce the emissions savings attributed to wind generation. Kaffine et al [20] highlight this concern. These authors identify that wind generation's inherent intermittency requires fast-acting backup generation, but that the choice of the necessary backup generation plant actually made at any given time on a grid is seen to be quite a complex matter. They show that where the main components of the generation mix on a particular grid are coal-fired and gas-fired generation, with the former being the larger part of the mix (as is the case in eastern Australia), then for small wind penetration, the faster-acting, more flexible gas-fired generation is used to deal with wind's volatility, but that, as wind penetration increases, the actual mix of plant used for backup changes, and changes depending on the system load, and time of day. In their conclusion, Kaffine et al (ibid.), having shown that any emissions savings are critically dependent on the generation mix in the particular grid, conclude that as wind penetration increases, it may be that greater emissions savings accrue as more coal-fired generation becomes involved in the backup role, but that, conversely, these expected emissions savings may be eroded by the increased magnitude of the required cycling of the thermal plant. Their analysis uses hourly sampling so that the use of 5-minute data, should it have been available to Kaffine et al (ibid.), may have resulted in a different conclusion. These authors did not examine the use of OCGT vs CCGT as to whether one or the other was the more effective candidate gas generation technology to backup wind.

#### FAST-ACTING BACKUP GENERATION – CCGT OR OCGT?

Section VI of GE Energy [21] shows, using long-term operational data, that, in grids with high wind penetration, OCGT displaces CCGT as the former's flexibility for fast starts and high ramp rates becomes important in such generator mix regimes to deal with wind's intermittency. The paper also indicates that there is a significant loss in thermal efficiency during those periods requiring the fast ramp rate flexibility.

# WIND'S REQUIREMENT FOR TRANSMISSION AUGMENTATION

As a result of the impact on the South Australian grid of the additional volatility resulting from the addition of the large wind generation fleet, the AEMO has proposed the building of two very long, high-capacity transmission lines from South Australia to the eastern States for the sole purpose of balancing the effects of wind's volatility on that portion of the grid in South Australia, (Swift [22, 23]). Wind energy penetration has already reached the 20% target in South Australia (AEMO [6], pp. vii). The cost of this management scheme would be of the order of several billion \$AUD. For reasons discussed later, extending such a scheme to deal with the increased penetration of wind energy into the eastern States (proposed by several State governments to address their clean-energy targets), is unlikely to be effective, but clearly would involve very substantial additional costs in construction of additional inter-State interconnectors.

More recently, Chapman [24, 25], of the AEMO has provided costings of the likely transmission augmentations required to deal with this increasing wind penetration. These show estimates of the order of \$AUD4 - 10 billion. As far as can be determined, these estimates are based on wind output averages, so are likely to be conservative, that is, low.

A recent study by Inhaber [26] indicates that the costs of  $CO_2$  savings rise substantially with increasing penetration of wind capacity on the grid. Using the Inhaber (*ibid.*) methodology, Lang [27] has provided an explanation of the cost consequences of increasing wind penetration in the eastern Australian context. The very expensive AEMO transmission augmentation "solution" mentioned above is the kind of prohibitive cost item identified by Inhaber (*ibid.*).

# EVIDENCE FOR A SECOND SEPARATE METEOROLOGICAL IMPACT MECHANISM

While this paper was in preparation, the eastern Australian grid has experienced the arrival of a large high pressure system sitting over its entire extent. An examination of the AEMO data for this period showed that, throughout most of the daylight hours of Saturday 28 May 2011, the output of the entire wind generation fleet across the grid was zero or close to zero.

The occurrence of this type of event at the same time of the year in 2010 (18 - 21 May), is also apparent from an examination of Figure 3. Meteorologists (Clark, [28], Miskelly, [29], Wikipedia [30], Carberry *et al* [31]), indicate that this may be due to the migration of the Sub-Tropical Ridge across the southern portion of the eastern Australian grid, the region in which the reported wind farms are located. This is a region of high pressure and hence stable, calm air. It migrates latitudinally across Australia during the Autumn and Spring periods. In the Spring it migrates from a position slightly north of the 30<sup>th</sup> parallel southward towards the pole. In the Autumn it moves northward again. See: http://en.wikipedia.org/wiki/Subtropical\_ridge . In the Australian context, the following link at the Commonwealth Bureau of Meteorology site is both helpful and authoritative:

http://www.bom.gov.au/lam/climate/levelthree/ausclim/ausclimsa.htm .

The occurrence of such periods of fine weather, extended in both time and geographic extent, shows the inadvisability of building wind farms to replace coalfired base load power stations. The presence of 50,000 or even 100,000 windmills across eastern Australia during such fine-weather events would also yield very little output, because there is no wind anywhere within such high pressure systems during these periods (see the Appendix for an analysis). These are the numbers of windmills being proposed by, for example, the Zero Carbon Australia 2020 initiative. (Wright, Hearps *et al*, [32]) <sup>12</sup>

Furthermore, the wind turbines themselves require electric power to operate various internal systems, such as wind direction monitoring, the directional control motors, lubricating oil temperature control, etc. The standing power consumption

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<sup>12</sup> In a critique of BZA 2020, Trainer [33] states: "Several studies have shown that over large areas wind's contribution often falls to around zero. (Oswald, Raine and Ashraf-Bull, 2008, Coelingh, 1999, Sharman, 2005, and Davey and Coppin, 2003.)".

required to provide for the operational requirements of all wind turbines during such conditions could be of the order of several hundred megawatts for such a large fleet, all of which power would have to be provided by fossil-fuelled generation via the grid. This is another serious consequence resulting from wind's common-mode failure, and is a far worse scenario than the failure of a "large coal or nuclear plant". Unlike the latter, not only can there be no backup wind generation available to cover the contingency, but it is also a far more serious problem because a far larger amount of backup plant capacity has to be found than that resulting from the failure of one conventional power station. At present, the largest single fossil-fired generation unit on the eastern Australian grid is 660 - 700 MW. (There are no nuclear plants in Australia.) The wind installed capacity already exceeds 1900 MW and often, as the graphs show, can be producing up to 1500 MW at a given instant – a figure far in excess of that which has to be found for the failure of a conventional generator.

This high frequency of common-mode failure, and the power requirements of wind turbines even while idle at such times, may require levels of replacement fossil-fuel standby capacity that approach the total installed capacity of the entire wind farm fleet.

It is also noted that there is a significant number of events where the wind output does not fall to near-zero, but nonetheless falls dramatically over a MW range which again is significantly greater than the installed capacity of the largest single coal-fired generation unit on the eastern Australian grid. The occurrence of these power spikes constitutes a very significant new challenge to the maintenance of grid operational stability and security, a challenge that was most likely unknown prior to the introduction of wind plant.

This real-life scenario also demonstrates that the geographic-dispersion-providessufficient-smoothing hypothesis has no credence. Should policymakers continue to pursue a scheme to have wind generation equal to or to exceed 20% total installed generation capacity, across the entire eastern Australian grid, with the view that fossilfuelled plant might be retired, then these frequent power excursions will not only continue to occur, but will become considerably larger. The continued occurrence of such, larger, excursions may well nullify any benefit arising from the AEMO's already-mentioned expensive "grid augmentation" proposal, (Swift, [23]), designed to improve grid system stability in South Australia. The proposed grid-wide 20% penetration of renewables, where wind energy is the major component, may merely spread what is presently a stability problem largely confined to South Australia, to a much larger one that is spread right across south eastern Australia. Providing interconnections from sub-region to sub-region, where each subregion is struggling to deal with wind's volatility, all of which are part of the larger region which the analysis shows is also subject to wind's volatility, is very likely not going to be an effective strategy to solve the resulting system stability problems. Achieving a 20% renewables target then, while maintaining a secure and reliable electricity supply on the eastern Australian grid, is likely to prove difficult to achieve. No Australian grid can expect to have the luxury of interconnections to larger grids in neighbouring countries. Nations such as Denmark, Spain, etc., where the renewables installed capacity already meets or exceeds the 20% figure, are, unlike the eastern Australian grid, supported by substantial interconnections to adjacent, larger grid systems, where renewables penetration is a significantly smaller component. For example, Sharman [34] has shown that Denmark, at times of high wind generation and low local demand, is forced to export substantial amounts of its wind-generated power to these adjacent regions, often at very low prices, (due to market conditions prevailing at such times), so that its wind farms can continue to operate. Similarly, more recently, the AEMO [6], has shown that, while South Australia has a percentage of wind generation exceeding 20%, it similarly is reliant on its interconnections to the eastern States for the necessary export of wind-generated output during similar periods. It is noted that to enable the installation of further wind generation in South Australia, the AEMO ([6], *ibid.*) proposes significant augmentation to both of the interconnectors to the eastern States to deal with what it refers to as "the challenging control issues" brought about by such increases (in wind generation installed capacity).

The AEMO [6], at page vii, estimates the expected wind farm contributions to be 5% and 3.5 % respectively for summer and winter during periods of peak demand. These values are percentages of the installed wind farm capacity in South Australia, (which at the time of publication of the AEMO SA Supply/Demand Outlook 2011 ([6]), was 1150 MW, some 21% of total installed generation capacity in South Australia). These percentages indicate that little reliance can be placed on wind generation during these critical periods.

#### POTENTIAL FOR ARTIFACTS DUE TO WIND FARM "CLUSTERS"

The wind farms are spread across almost the full east to west extent of the eastern Australian grid, a distance of over 1200 km.; and a distance of over 500 km. south from a line connecting the Cathedral Rocks wind farm in the west to the Capital wind farm in the east, to the most southerly wind farm at Woolnorth on the northwest tip of Tasmania. Referring to the map of Figure 10, within this present configuration of wind farms, the largest "cluster" of installed capacity is in South Australia. A concern is that synchronicity in operational behaviour may result from those wind farms in a cluster being within the same wind regime. The distances across the SA "cluster" are large. From Cathedral Rocks in the west to the easternmost wind farm in SA, Waterloo, is a great circle distance of 362 km. From the northernmost wind farm, again at Waterloo, to the southernmost, at Canunda, the distance is 533 km. For scale purposes, these distances are comparable to the area of the nation of Denmark.

Table A.1 shows that there is a significant amount of wind generation, Capital, Cullerin, (in a NSW "cluster"), Woolnorth (Tas.), and Challicum Hills, Portland, Waubra, Yambuk, all in Victoria, totalling some 782 MW, that is situated well to the east of the South Australian "cluster". The distances between the wind farms at the extremes of the region follow.

The east-west extent: Capital (NSW) - Cathedral Rocks (SA): 1277.5 km.

The north-south extent, being the distance along a line of longitude from the most southerly wind farm (Woolnorth in Tasmania), to the point on a line joining Waterloo (SA) and Cullerin (NSW) - the two most northerly wind farms in the group. From the figure above this latter set of coordinates would be (-34.00, 144.70), yielding a great circle distance<sup>13</sup> of: 741.4 km.

<sup>13</sup> Great Circle distances calculated using an on-line calculator: http://williams.best.vwh.net/gccalc.htm

Given the large distances involved, even within the "cluster" that might be called the wind farms in South Australia, and that several of the wind farms in the eastern States are as large or larger than those in South Australia, the suggestion that one cluster of wind farms in South Australia might have the dominant effect, without a much more detailed analysis, is not something that can be stated with certainty.



Figure 10. Wind farm locations on the Eastern Australian grid. Circle diameter shows relative installed capacity. Appendix Table A.1 data was used for map generation with GPSVisualizer (www.gpsvisualizer.com).

#### CONCLUSION

Engineers are required to do more than merely analyse and report on natural phenomena. They are required to create practical solutions to real world problems. In so doing they must test and design systems ensuring that they have addressed the worst case scenarios. As a result, they may not concentrate merely on average values. With these requirements firmly in mind, to the electrical engineer, a careful scrutiny of the available wind farm operational data shows that, on the eastern Australian grid, it is not possible for wind energy ever to displace dispatchable, reliable generation supplying the base load demand. In this regard, an examination of the graphs comprising Figure 3 clearly indicates that the proposal by some Australian policymakers to replace major coal-fired power stations with a fleet of wind farms is not technically achievable.

Additionally, the analysis shows that further increased wind penetration, even if spread evenly across the eastern Australian grid, will result in an increasing contribution to grid instability, potentially making wind energy an increasing threat to grid operational security and reliability. To continue a policy strategy to increase wind penetration across the eastern Australian grid, to seek to meet a target of some 20% installed capacity, as has already been achieved in South Australia, (with the presumption that wind may thereby meet 20% of base load requirements), has the potential to be a dangerous strategy.

To address the increased instability due to wind, a fleet of fast-acting OCGT generation plant may well be required to back up wind's intermittency. The use of a significantly greater proportion of this form of generation, rather than the more thermally-efficient CCGT, in the gas-fired generation plant mix may lead, seemingly paradoxically, to both higher gas consumption and higher GHG emissions from the resulting OCGT/CCGT generation mix than if wind generation was not included in the generation portfolio.

As the eastern Australian grid is:

- the world's most geographically dispersed single interconnected grid,
- as the present wind farm fleet is dispersed across it at its widest portion in the east-west direction, that is, in the direction of the prevailing mesoscale atmospheric circulation,
- and that this fleet also occupies a significant region in the north-south direction, these conclusions are significant for grids worldwide.

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This paper is dedicated to the memory of Dr Alan Shaw, one of the finest of Britain's electrical engineers of his generation. During his long and productive life, in his many letters to newspapers, always courteous, always polite, Dr Shaw demonstrated the importance of making understandable to the wider public, the often abstruse concepts of electrical engineering.

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<sup>14</sup> A very readable summary of grid operation may be found at: http://en.wikipedia.org/wiki/Electric\_power\_transmission. Accessed 22 January 2012.

<sup>15</sup> See also http://en.wikipedia.org/wiki/Nyquist–Shannon\_sampling\_theorem, for a recent, very readable explanation of the theorem, and for the applicability to CD equipment design, see: http://en.wikipedia.org/wiki/Nyquist\_frequency. Both sites accessed 22 January 2012.

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#### Appendix – Analysis of relevant meteorological events

An examination of the Australian Bureau of Meteorology (BOM) daily synoptic charts, issued for 11 am EAST (or EDT where relevant), for the dates in Figures 4a and 4b, the dates during calendar year 2010 where total wind farm output to the eastern Australian grid fell to below the MAL for significant periods, shows a constant theme: the presence of large, blocking, high pressure systems which are stagnated, or slow-moving, over the full extent of the eastern Australian grid on those dates. During such a meteorological event, it can be expected that there will be little or no wind anywhere within the region under the influence of the high pressure system, so that any addition to the wind farm fleet within the region would make no difference to the electrical output under such conditions. Whether there is one wind turbine, or 100,000 wind turbines, within the region, the output will be zero, because there is no wind to power them. Thus the cause of the "common-mode" failure for this particular form of power plant is identified.

Shown below are sets of data for two example events likely to be the result of the influence of the passage of the Sub-Tropical Ridge over the eastern Australian grid region. Shown are the 11 am synoptic charts for the days of 18 May 2010 and 27 May 2011, and the corresponding wind fleet electricity output for the 24-hour period of each of those days. These pairs of charts show some striking similarities. These events are the periods in each of the respective years during which the output of the entire wind farm fleet is zero for periods of several hours on each occasion. Each chart set shows a high pressure system geographically widely spread over southern and eastern Australia.

These weather systems are spread across the entire extent of southern Australia. It would seem reasonable to conclude that it is likely that, should there be wind farms spread across the entire extent of southern Australia, there would also be no output from any wind farms located anywhere in this much larger region at these times.



Figure A.1. Synoptic chart for 18 May 2010 Synoptic Charts at 11am each day. (Reproduced courtesy Australian Bureau of Meteorology).

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Total wind farm output (uppermost curve) for the full 24 hour period on the above dates:



Figure A.3. Total wind farm output – 18 May 2010

Figure A.4 Total wind farm output – 28 May 2011

These figures and Table A.2 above, are courtesy of Miskelly [17].

Wind farm installed capacities and locations on the eastern Australian grid are shown in Table A.1. The map of Figure 10 is constructed from this data.

AEMO ID	Name	State	Latitude	Longitude	Capacity (MW)	Capacity Factor (%)
captl_wf	captl_wf Capital Wind Farm	NSW	-35.15	149.53	140.00	26.7
cullrgwf	Cullerin Range Wind Farm	NSW	-34.81	149.40	30.00	39.2
cnundawf	Canunda Wind Farm	SA	-37.75	140.40	46.00	27.7
cathrock	Cathedral RocksWind Farm	SA	-34.76	135.54	66.00	30.0
clemgpwf	Clements Gap Wind Farm	SA	-33.50	138.10	56.70	32.1
hallwf1	Hallett Wind Farm 1	SA	-33.37	138.73	94.50	36.1
hallwf2	Hallett Wind Farm 2	SA	-33.52	138.87	71.40	36.6
lkbonny1	Lake Bonney Wind Farm 1	SA	-37.76	140.40	80.50	24.5
lkbonny2	Lake Bonney Wind Farm 2	SA	-37.76	140.40	159.00	22.7
lkbonny3	Lake Bonney Wind Farm 3	SA	-37.76	140.40	39.00	-
mtmillar	Mt Millar Wind Farm	SA	-33.70	136.74	70.00	27.3
nbhwf1	North Brown Hill Wind Farm	SA	-33.41	138.71	132.30	-
snowtwn1	Snowtown Wind Farm	SA	-33.69	138.13	99.00	37.0
starhlwf	Starfish Hill Wind Farm	SA	-35.57	138.16	34.50	24.1
waterlwf	Waterloo Wind Farm	SA	-33.10	138.91	129.00	-
wpwf	Wattle Point Wind Farm	SA	-35.10	137.73	90.75	30.4
woolnth1	Woolnorth Wind Farm	Tas	-40.68	144.70	140.00	37.7
challhwf	Challicum Hills Wind Farm	Vic	-37.38	143.09	53.00	27.1
portwf	Portland Wind Farm	Vic	-38.35	141.59	102.00	34.3
waubrawf	Waubra Wind Farm	Vic	-37.36	143.64	192.00	35.2
yambukwf	Yambuk Wind Farm	Vic	-38.33	142.04	30.00	28.1

# Table A.1. Wind Farm Location & Capacity as of 31 December 2010<sup>16</sup>.

## Notes for Table A.1:

The North Brown Hill, Snowtown and Waterloo wind farms did not become operational until the second half of 2010. The total installed capacity for the first 6 months of 2010 was 1495.35 MW.

<sup>16</sup> The AEMO did not publish data in 2010 for a number of small wind farms connected to the eastern Australian grid. These include Blayney (9.9 MW), Crookwell (4.8 MW), Hampden (1.32 MW), Kooragang (0.6 MW) in New South Wales; Windy Hill (12 MW) in Queensland; Codrington (18.2 MW), Toora (21 MW) and Wonthaggi (12 MW) in Victoria.