

CPUC Public Agenda 3309 Wednesday, February 13, 2013, 9:00 a.m. San Francisco, CA



Commissioners:
Michael R. Peevey
Michel Peter Florio
Catherine J.K. Sandoval
Mark J. Ferron
Carla J. Peterman





Safety and Emergency Information

- The restrooms are located at the far end of the lobby outside of the security screening area.
- In the event of an emergency, please calmly proceed out of the exits. There are four exits total. Two exits are in the rear and two exits are on either side of the public speakers area.
- In the event of an emergency and the building needs to be evacuated, if you use the back exit, please head out through the courtyard and down the front stairs across McAllister.
- If you use the side exits you will end up on Golden Gate Ave. Please proceed around the front of the building to Van Ness Ave and continue on down to the assembly point.
- Our assembly point is between the War Memorial Building and the Opera Building (House) which is on Van Ness Ave, located between McAllister and Grove.





Public Comment



- Per Resolution ALJ-252, any member of the public who wishes to address the CPUC about matters before the Commission must sign up with the Public Advisor's Office table before the meeting begins. If an individual has signed up using the electronic system on the Commission's website, they must check in with the Public Advisor's Office on the day of the meeting, by the sign-up deadline.
- Once called, each speaker has up to 3 minutes at the discretion of the Commission President, depending on the number of speakers the time limit may be reduced to 1 minute.
- A sign will be posted when 1 minute remains.
- A bell will ring when time has expired.

The following items are NOT subject to Public Comment:

- ➤Item: 16 & 17
- ➤ All items on the Closed Session Agenda





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- Once called, each speaker has up to 2 minutes to address the Commission.
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- A bell will ring when time has expired.

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Agenda Changes



- Items shown on the Consent Agenda will be taken up and voted on as a group in one of the first items of business of each CPUC meeting.
- Items on Today's Consent Agenda are: <u>1, 3, 6, 7, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22 & 23</u>
- Any Commissioner, with consent of the other Commissioners, may request an item from the Regular Agenda be moved to the Consent Agenda prior to the meeting. Items: **30 & 31** from the Regular Agenda have been added to the Consent Agenda.
- Any Commissioner may request an item be removed from the Consent Agenda for discussion on the Regular Agenda prior to the meeting.
 Item: None have been moved to the Regular Agenda.
- nave been moved to the regular rigen
- Item: 29 has been withdrawn.
- The following items have been held to future Commission Meetings:

Held to 2/28/13: 5, 8, 24, 24a, 27 & 32

Held to 3/21/13: 2 & 4





Regular Agenda

- Each item on the Regular Agenda (and its alternate if any) will be introduced by the assigned Commissioner or CPUC staff and discussed before it is moved for a vote.
- For each agenda item, a summary of the proposed action is included on the agenda; the CPUC's decision may, however, differ from that proposed.
- The complete text of every Proposed Decision or Draft Resolution is available for download on the CPUC's website: www.cpuc.ca.gov.
- Late changes to agenda items are available on the Escutia Table.





Regular Agenda – Energy Orders

Item #25 [11814] Long-Term Procurement Plans: Local Capacity Requirements

R12-03-014

Order Instituting Rulemaking to Integrate and Refine Procurement Policies and Consider Long-Term Procurement Plans.

Ratesetting

Comr. Florio/ Judge Gamson

PROPOSED OUTCOME:

- Authorizes Southern California Edison Company to procure between 1,050 and 1,500 Megawatts (MW) in the Los Angeles Basin, and between 215 and 290 MW in the Big Creek/Ventura local area, to meet local capacity requirements for 2021 and maintain safe and reliable service.
- For the Los Angeles Basin, between 1,000 and 1,200 MW must be from conventional gas-fired generation, at least 50 MW must be from energy storage resources, and up to 450 MW may be from preferred resources.
- An exception to the 1,500 MW cap is made for distributed generation sufficient to achieve current forecasts.

SAFETY CONSIDERATIONS:

• Allows the Commission to continue fulfilling its duties under Pub. Util. Code Section 451, including to take all actions necessary to promote the safety, health, comfort, and convenience of utility patrons, employees, and the public.

ESTIMATED COST:

• To be determined in subsequent applications.





Regular Agenda – Energy Orders

Item #26 [11821] New Order Instituting Rulemaking
R Order Instituting Rulemaking to Adopt Biomethane Standards and Requirements, Pipeline Open Access Rules, and Related Enforcement Provisions.

PROPOSED OUTCOME:

 Opens a proceeding to implement Assembly Bill 1900 (Gatto, Stats. 2012, Ch. 602) with respect to biomethane standards and requirements, pipeline open access rules, and related enforcement provisions relative to public health and safety for biomethane injected into common carrier pipelines.

SAFETY CONSIDERATIONS:

Opens proceeding to allow the Commission to fulfill its duties under Public Utilities Code Section 451, including safety, health, comfort, and convenience of utility patrons, employees, and the public, in particular with respect to toxic contaminants from biomethane injected into common carrier pipelines.

ESTIMATED COST:

None.





Regular Agenda – Legal Division Matters

Item #28 [11182] New Regulations Regarding Disclosure of Records and Requests of Confidential Treatment of Records

Res L-436

Interim Resolution regarding adoption of new regulations regarding public access to records of the California Public Utilities Commission and requests for confidential treatment of records.





Commissioners' Reports













Management Reports







Regular Agenda – Management Reports and Resolutions

Item #33 [11889]

Chief Administrative Law Judge Clopton Report

Administrative Law Judges Division 2012 Annual Report and Accomplishments.





2012 Accomplishments

Administrative Law Judges Division





ALJ Division Vision

Just, reasoned, efficient, and innovative resolution of matters in a manner that ensures integrity, due process and transparency, and respects the dignity of all participants.







ALJ Division Mission

The ALJ Division provides an independent forum that ensures fair, unbiased, reasoned, and efficient disposition of proceedings and embraces new technology and work practices to continually improve our procedures.





Judicial Responsibility and Independence

- In adjudicatory and ratesetting cases, the Presiding Officer must prepare the proposed decision (this is either the Assigned Commissioner or Assigned ALJ, as designated in the scoping memo). (Pub. Util. Code § 311, consistent with procedures in Pub. Util. Code §1701 et seq.)
- Commission decisions must be based on the record. (Pub. Util. Code § 1701 et seq.)
- The Administrative Adjudication Code of Ethics (Gov. Code §11475 et seq.) and much of the Code of Judicial Ethics (Judicial Canons approved by the CA Supreme Court) govern the conduct of an ALJ, both in and outside of hearings.

Judicial Responsibility and Independence

- A judge must hear and decide all matters assigned to the judge. (Canon 3(B)1.)
- A judge must be faithful to the law regardless of partisan interests, public clamor, or fear of criticism, and shall maintain professional competence in the law. (Canon 3(B)2.)
- A judge must dispose of all judicial matters fairly, promptly, and efficiently. (Canon 3(B)8.)
- The duties and responsibilities of the judge can not be delegated to staff "advisors."



TIMELINESS OF 2012 PROCEEDINGS

	Resolved	Resolved Timely	Resolved Late	Currently Active	Total
Not Subject to Hearing	202	202	0	97	299
ECPs	37	37	0	18	55
Subject to Hearings- Timely	41	41	0	0	41
Subject to Hearings- Not Timely	learings- All proceedings were resolved times				timely
Subject to Hearings- Currently Active	0	0	0	194	194
Petitions for Rulemaking	3	3	0	3	6
Total	283	283	0	312	595





- The Legislature has established guidelines 60 or 90 days depending on certain circumstances between the issuance of a proposed decision and the adoption of a final decision by the Commission.
- In 2012, the Commission considered 34 proposed decisions in proceedings subject to these guidelines.
 - The Commission adopted 28 final decisions.
 - In 22 instances, the final decision was adopted within the guidelines.
 - In six instances, the final decision was issued later than the period specified in the guidelines.
 - Four proposed decisions are currently on the Commission's agenda and two proposed decisions were withdrawn from consideration.





Expedited Complaint Procedure (ECP)

- ECPs are small complaint cases handled under special procedures analogous to "small claims" court.
- The Commission has established a more aggressive timeline for these cases and established an informal 132-day target for this type of proceeding to be resolved.
- In 2012, 37 of these 55 cases were resolved. All 37 resolved matters met the 12 months legislative mandate.
- 18 proceedings remain active.





Formal Proceedings Subject to Hearings – Timely Resolved

- In 2012, the Commission timely resolved 41 proceedings that were subject to evidentiary hearings.
 - 32 were categorized as Ratesetting.
 - 9 were categorized as Adjudicatory.





New Agenda Format

 We are continuing to refine and improve the approach for all item descriptions to ensure greater clarity of what is being considered





Old Agenda Format

Prior to 2009, the agenda contained limited information about each item:

37 [8058]

R06-02-012 - Order Instituting Rulemaking to Develop Additional Methods to Implement the California Renewables Portfolio Standard Program.

This decision authorizes the use of unbundled and tradable renewable energy credit (TRECs) for compliance with the California renewables portfolio standard (RPS) program. It also delineates the structure and rules for a TREC market and for the integration of TRECs into the RPS flexible compliance system. The use of TRECs for RPS compliance will provide more options and flexibility for RPS-obligated load-serving entities to comply with RPS mandates in both the near and longer term. It will also provide additional resources and incentives for the development of RPS-eligible generation over time. This proceeding is closed.

(Comr Peevey - ALJ Simon)

Pub. Util. Code § 311 – This item was mailed for Public Comment.

Pub. Util. Code §1701.1 -- This proceeding is categorized as Ratesetting.

http://docs.cpuc.ca.gov/Cyberdocs/AgendaDoc.asp?DOC_ID=E17311





In 2009, we revised the agenda format to include important information about each agenda item

Item Tradable Renewable Energy Credits for the California
Renewables Portfolio Standard Program Compliance
[8406]

R06-02-012

□ None.

Order Instituting Rulemaking to Develop Additional Methods to Implement the California Renewables Portfolio Standard Program.

PROPOSED OUTCOME:

	Authorizes use of tradable renewable energy credits (TRECs) for the California Renewables			
Р	orforlio Standard Program compliance.			
	Sets market rules for TREC market.			
	Sets compliance and reporting rules for use of TRECs.			
	Sets temporary cap of \$50.00/REC on TRECs used by utilities for RPS compliance.			
	Sets temporary usage limit of 40% of RPS annual procurement target for TRECs used by three			
la	rge utilities.			
ESTIMATED COST:				

(Comr Peevey - ALJ Simon)

http://docs.cpuc.ca.gov/Cyberdocs/AgendaDoc.asp?DOC_ID=E20608

Pub. Util. Code § 311 - This item was mailed for Public Comment.

Pub. Util. Code §1701.1 -- This proceeding is categorized as Ratesetting.





Revised Agenda Format 2013

Item #11 [11823] Pacific Gas and Electric Company and Southern California Edison Company's Demand Response Aggregator Managed Portfolio Program Agreements

A12-09-004, A12-09-007 - Related matters.

Application of Pacific Gas and Electric Company for Approval of Aggregator Managed Demand Response Agreements.

Ratesetting

Comr. Peevey/ Judge Hymes

PROPOSED OUTCOME:

- Approves 10 Aggregator Managed Portfolio (AMP) Program Agreements for Pacific Gas and Electric Company (PG&E) and Southern California Edison (SCE).
- Approves budget of \$49.3 Million (M) for SCE agreements.
- Requires one pre-season test event be performed annually by PG&E and SCE.
- If no demand response event occurs by July 15, requires additional test event to be held by PG&E and SCE by end of August.
- · Does not preclude additional test events.
- Authorizes SCE to file a Tier 1 Advice Letter revising its Demand Bidding Program tariff to ensure dually enrolled customers receive compensation for events solely from AMP program.
- The costs for the PG&E agreements, previously authorized in Decision 12-04-045, shall continue to be recovered through the PG&E Energy Resource Recovery Account.
- · Closes the proceeding.

SAFETY CONSIDERATIONS:

• It is the utilities' responsibility to adhere to all Commission rules, decisions, General Orders and statutes including Pub. Util. Code Section 451 to take all actions "...necessary to promote the safety, health, comfort, and convenience of its patrons, employees, and the public."

ESTIMATED COST:

• \$49.3M for SCE contract.





Compendium

- We have completed our first subject matter compendium on the California Solar Initiative and are making progress on additional subject matter compendiums.
- The California Solar Initiative Compendium will be published shortly and include history of solar legislation, relevant California Solar Initiative decisions and rebates.
- This tool has already proven useful in our budgeting and internal processes.
- We will continue to develop the Energy Efficiency and Procurement Compendiums.





Accomplishments

- In 2012 the Commission:
 - Opened 281 proceedings, 6% less than 2011.
 - Closed 335 proceedings, 10% more than 2011.
- Hearings:
 - The Commission held 472 days of hearings, over 48% more than in 2011.
- The Commission Issued:
 - 538 Decisions, 7% more than 2011.
 - 521 Rulings, 15% less than 2011.
- We received over 9,087 formally filed documents, 7% more than 2011. More than 95% of them were filed electronically.





Formal Proceedings Subject to Hearings – NOT Timely Resolved

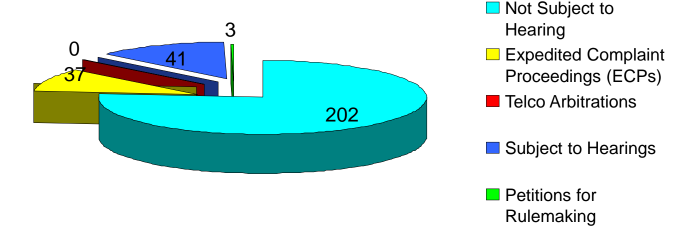
- IN 2012, ALL FORMAL PROCEEDINGS SUBJECT TO HEARING WERE TIMELY RESOLVED.
- This is the third year, since the reporting period was initiated in 1998, that the Commission has achieved 100% compliance with the legislative deadlines for proceeding resolution.



Accomplishments

 We resolved 100% of the proceedings in a timely fashion for the third year in a row.

2012 Timeliness of Proceedings Resolved







Conclusion

- In summary for 2012, 595 proceedings were active.
- 281 proceedings were timely resolved.
- This is the third time, since the reporting periods initiated in 1998, that the Commission achieved 100% compliance with the deadlines for proceeding resolution.
- The Commission remains committed in complying with the Legislative Timelines.





Issuance of Presiding Officer Decisions and Proposed Decisions

- The Commission issued 5 presiding officer decisions and 28 proposed decisions in such proceedings.
- Out of these 33 decisions, 27 (82%) were issued within the mandatory 60-day and 90-day timelines.
- This reflects a 21% improvement from last year.
- We will continue to work for better results in this area.



Accomplishments

 In 2012, we held 27 days of Public Participation Hearings in the following cities:

Bakersfield

Bell Gardens

Bellflower

Big Bear

Calipatria

Chula Vista

Escondido

Fresno

Jacumba

Los Angeles

Northridge

Ojai

San Bernardino

San Clemente

San Diego

San Jose

Santa Ana

Santa Barbara

Santa Rosa

Stanton

Tulare





Accomplishments

- With Judge Jean Vieth as Alternative Dispute Resolution (ADR) coordinator, we provided trained ALJs as mediators and facilitators in 20 different disputes or workshops.
- Since 2009, we have used the ADR process to help resolve 116 cases; a 74% settlement rate.
- Four new judges were trained as mediators in 2012; a total of 26 judges are now trained neutrals.



Intervenor Compensation

• In 2012, the Division authored 48 decisions awarding a total of \$4.6 million to 21 different intervenors for their substantial contributions to Commission Decisions.





Accomplishments

 The subscription service continues to provide the public the ability to subscribe to documents published on the Commission's website that are associated with formal proceedings, resolutions, agenda related materials, and press releases. In 2012, about 900 new subscribers signed up to receive email notifications for specific proceedings. Approximately 750,000 emails were sent to about 7,000 subscribers in 2012.





 We continue to provide internal and external information and training on our procedures and implement new tools to improve the way information for a specific proceeding can be searched on our web site.





 We continue to provide training on technical issues, writing skills, Commission procedures, and hearing room practices to our ALJs.





- In 2012, We Conducted the Following Trainings:
 - Judicial independence and duties under Section 311.
 - Timely handling of cases and submission requirements.
 - Several Judges provided training to all Commission staff on the Commission's Decision-Making Process.







Promotions



 Judge Maryam Ebke to Assistant Chief Administrative Law Judge

 Judge Dorothy Duda to Assistant Chief Administrative Law Judge





- Docket Office Advisors
 - Judges David Gamson, Julie Fitch, and John Wong
- ADR Coordinator
 - Judge Jean Vieth





- Training and Professional Development Committee
 - Co-Chairs Judges Katherine MacDonald and Seaneen Wilson with Judge Prestidge and Retired Judge Steve Kotz
- Law and Motion
 - Judges Melanie Darling and Hallie Yacknin.





- Student Interns Coordinators
 - Judges W. Anthony Colbert and Jeanne McKinney
- Food Bank and ALJ Volunteer Coordinators
 - Judge Jeanne McKinney for Food Bank and Judges Seaneen Wilson and Katherine MacDonald for the Bake Sale.



- Intervenor Compensation Coordinators
 - Judges Richard Smith and Kelly Hymes

- ALJ STAR Unit Advisor
 - Judge Regina DeAngelis





Individual Accomplishments

Judge Gary Weatherford

Re-elected Secretary of the Water Education
 Foundation. In addition, he has had several of his
 artworks selected for juried art shows over the past
 year. He also has loaned his artwork for display in the
 ALJ Division Conference Room.

Judge Katherine MacDonald

 Served as a Facilitator and is participating in course development for the National Judicial College.

Judge Hallie Yacknin

 Served as Panelist on Hearing Issues at the Fall CCPUC Conference.





Individual Accomplishments

Judge W. Anthony Colbert

 Joined Intervenor Comp Program Analyst (and former Judicial Intern) Leuwam Tesfai in participating in a mock election program with the DeAnza High School Law Academy in Richmond, California, working with 10th and 11th grade students interested in law or a legal career.

Judge Richard Clark

 Suggested the addition of U.S. flags in the Commission hearing rooms, which have now been installed. We thank Judge Clark for his excellent suggestion.





Program Mission:

- Provide educational and potential employment opportunities for law students and college students
- Interns include current law students, college students, and recent law graduates working as law clerks. Interns work full time during the spring and summer 2012. During Fall 2012, we had one intern who worked full time for school credit and one full time law clerk.



- TOTAL NUMBER OF 2012 INTERNS: 7
 - 2 College Students
 - 4 Law Students
 - 1 Law School Graduate





Schools Represented:

Law Schools:

- University of California, Los Angeles School of Law
- Golden Gate University School of Law
- University of San Francisco School of Law
- University of California San Diego School of Law

Colleges:

- University of California, Los Angeles
- Occidental College





Significant Projects:

- Legal Research memorandum on SB 1207 and recent Commission decisions on low-income programs for electricity customers.
- Assisted the Judges in Long Term Procurement and Certificate to Construct Proceedings
- Assisted the Judges in reviewing certificate of public convenience and necessity (CPCN) for telecommunications company applications.
- Draft memorandum summarizing party positions in major rulemaking to revise procedures for telecommunications seeking CPCNs.
- Legal research memorandum summarizing legal standard for approving settlements.





Significant Accomplishments by Former ALJ Division Interns

- 2012 law clerk Leuwam Tesfai and 2011 legal intern Sasha Lippman have accepted limited term positions at the Commission evaluating intervenor compensation petitions.
- 2012 legal intern Christa Lim published a report in the California Regulatory Law Reporter on Commission regulatory activity in 2012 pertaining to the San Diego area.
- 2012 college intern Carina Bustos from the Students Rising Above program
 had not previously been interested in a legal career but after her summer
 working in the ALJ Division has decided to pursue another internship in the
 legal field and will be working at San Francisco DA's office this summer.
- 2011 legal intern Lixian Hantover has accepted a permanent position with the law firm of Wilson Sonsini.



Case Management

- We would like to thank our Case Management Task Force
 - Judge Richard Clark
 - Judge Richard Smith
 - Judge Gary Weatherford
 - Judge Hallie Yacknin
 - Kale Williams





Regular Agenda – Management Reports and Resolutions

Item #33 [11889]

Chief Administrative Law Judge Clopton Report

Administrative Law Judges Division 2012 Annual Report and Accomplishments.





Management Reports







Regular Agenda – Management Reports and Resolutions

Item #34 [11866]

Report and Discussion by Safety and Enforcement Division on Recent Safety Program Activities





Safety and Enforcement Division Report



Julie Halligan, Deputy Director California Public Utilities Commission

February 13, 2013





Goal

 Ensure passenger carriers provide the traveling public with safe and reliable service.





Charter Bus Licensing and Enforcement Overview

- Licensing
- Coordination with California Highway Patrol
- Assembly Bill 5387: Permanent Revocation





Licensing

- Types of Certificates.
- Transportation Charter-Party (TCP)
 - Regulated pursuant to Charter-Party Carrier's Act (5153).
 - Charters the vehicle on a prearranged basis for the exclusive use of an individual or group.
- Passenger Stage Corporation (PSC)
 - Regulated under Division 1 of PU Code.
 - Provides transportation service to the general public between points on an individual fare basis.
 - Most either scheduled fixed route, or on-call, door-to-door airport shuttle type.



Yucaipa, February 3, 2013, Scapadas Magicas Eight Fatalities, Multiple Injuries







Yucaipa, February 3, 2013, Scapadas Magicas







Coordination with the California Highway Patrol for Bus Safety

- The CHP is responsible for regulating the safe operation of buses (Vehicle Code 34500).
- A vehicle used to transport > 10 passengers for profit is a "bus".
- The CPUC, through its charter-party licensing program, coordinates with and supports the CHP in bus safety.





Licensing Requirements

- Before being authorized to operate as a passenger stage or charter-party carrier, the carrier must, among other things:
 - File evidence of public liability and workers' compensation insurance.
 - Participate in DMV Pull-Notice System, a program for monitoring the driving records of drivers.
 - Participate in the Drug and Alcohol testing program.
 - For vehicles seating > 10 passengers, undergo initial and annual CHP Safety Inspections.





Licensing Requirements (Con't.)

- Many of the requirements applicants must meet are related to safety.
- Applicants must demonstrate knowledge of and a commitment to:
 - Maintaining vehicles in accordance with CHP requirements.
 - Observing hours of service regulations (Vehicle Code).
 - Providing safety education and training to its employees and subcarriers (GO 157/158).
 - As noted above, monitoring the driving records, participating in drug and alcohol testing program, and annual inspections.



Coordination with the California Highway Patrol

- If an Application or Renewal indicates vehicles seating more than 10 passengers:
 - CPUC sends equipment list to CHP (Sacramento).
 - CHP performs inspections and sends report back to CPUC.
 - CHP also conducts annual inspections.
 - Licensing Unit reviews CHP reports.
 - CHP may recommend deny, suspend, pass, or "other".
 - CHP may order a bus out of service.
 - "Other" may include a carrier's declaration that a vehicle is no longer in service, for example.



Coordination with CHP for Safety Inspections (cont.)

- Information Provided by CHP inspections allows CPUC to Act or Investigate.
 - Deny
 - Suspend
 - Investigate
 - Permanent Revocation
- Other violations may be reported by officers engaged in on-highway enforcement (much less frequent)
 - Citation to carrier
 - CHP will endeavor to report to CPUC (PU Code 5387)





Other Law Enforcement

- Other law enforcement agencies may encounter and report violations to the CPUC:
 - Airport police
 - Local police
 - Joint operations such as "Hollywood Strike Force", Border Inspections
- SED provides public agencies with access to its Transportation Management Information System (TMIS) for real-time information about operating authority or insurance status.



Risk Assessment

- Management of Risk
 - Work with local law enforcement to identify locations where bus traffic is common (Sightseeing, Casinos, Party Bus traffic)
 - Target carriers with unsafe operating history or multiple suspensions
 - Mitigate against harmful impact
 - Increase program visibility





Williams, October 5, 2008, Cobb Bus Services Eight Fatalities







Williams, October 5, 2008, Cobb Bus Services







Scapadas Magicas

- TCP #26959, First Issued March 10, 2011.
- Safety Inspections January, 2013 Passed both Federal and State Inspections.
- CPUC Suspended for Worker's Compensation.
- Prior suspension for nonpayment of fees and failure to file workers' compensation.
- Investigation Ongoing.
 - Reviewing CPUC history and that of our federal counterparts, the Federal Motor Carrier Safety Administration (FMCSA), part of the Department of Transportation.
- Suspended by FMCSA on February 8, 2013.





Permanent Revocation

- AB 636 (Statutes of 2009) amended the PU Code effective January 1, 2010 to require permanent revocation of a TCP for certain violations:
 - Operates a bus without a certificate.
 - Operates on a certificate suspended for 5378.5 (CHP Safety).
 - Cited for three or more liability insurance violations in a two year period.
 - Citation for operating a bus while suspended for failure to maintain liability insurance (actual lapse).
 - Knowingly employs a bus driver who does not have a valid drivers license of the proper class, a passenger vehicle endorsement, or the required certificate to drive a bus.
 - Has one or more buses improperly registered with DMV (CHP)



Regular Agenda – Management Reports and Resolutions

Item #34 [11866]

Report and Discussion by Safety and Enforcement Division on Recent Safety Program Activities





Management Reports







The CPUC Thanks You For Attending Today's Meeting

The Public Meeting is adjourned.

The next Public Meeting will be:

February 28, 2013, at 9:00 a.m. in San Francisco, CA



