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BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA



Application of SAN DIEGO GAS & ELECTRIC COMPANY (U 902-E) for Approval of its 2021 Electric Procurement Revenue Requirement Forecasts and GHG-Related Forecasts

Application 20-04-____

APPLICATION OF SAN DIEGO GAS & ELECTRIC COMPANY (U 902-E) FOR APPROVAL OF ITS 2021 ELECTRIC PROCUREMENT REVENUE REQUIREMENT FORECASTS AND GHG-RELATED FORECASTS

****REDACTED – PUBLIC VERSION****

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April 15, 2020

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I. INTRODUCTION

In compliance with California Public Utilities Commission ("Commission") Decisions ("D.") 02-10-062, D.02-12-074, D.04-01-050, D.13-09-003, D.14-10-033, D.19-06-026 and D.20-03-019 as well as the Commission's Rules of Practice and Procedure, San Diego Gas & Electric Company ("SDG&E") hereby submits this Application ("Application") for Approval of its 2021 forecast of (1) the Energy Resource Recovery Account ("ERRA") revenue requirement, which includes greenhouse gas ("GHG") costs; (2) the Portfolio Allocation Balancing Account ("PABA") revenue requirement; (3) the Competition Transition Charge ("CTC") revenue requirement tracked in the Transition Cost Balancing Account ("TCBA");¹ (4) the Local Generation ("LG") revenue requirement tracked in the Local Generating Balancing Account ("LGBA");² (5) the San Onofre Nuclear Generating Station ("SONGS") Unit 1 Offsite Spent Fuel Storage Cost revenue requirement tracked in SDG&E's Nuclear Decommissioning Adjustment Mechanism ("NDAM") account; (6) the Tree Mortality Non-Bypassable Charge ("TMNBC") revenue requirement; and (7) the GHG allowance revenues and return

¹ The purpose of the TCBA is to accrue all the CTC revenues and recover all CTC-eligible generation-related costs.

² The purpose of the LGBA is to record revenues and costs of generation and other energy sources where the Commission has determined that the resource is subject to the Cost Allocation Mechanism ("CAM").

allocations. SDG&E also requests authorization to return the overcollected 2018 balance recorded to the LGBA. Lastly, SDG&E requests approval for its proposed 2021 (1) GHG Allowance Return rates; (2) vintage Power Charge Indifference Adjustment ("PCIA") rates; and (3) rate components for the Green Tariff Shared Renewables ("GTSR") Program. SDG&E respectfully requests that the Commission approve the forecasts and proposals in this Application for recovery in rates beginning January 1, 2021.

As discussed in greater detail below and in the testimony accompanying this Application, SDG&E hereby requests approval of a total 2021 forecasted revenue requirement of \$920.317 million.³ This total forecast is comprised of 2021 forecasts of the following:

- (1) the ERRA revenue requirement: \$604.409 million (includes 2021 forecast GHG costs of \$12.793 million);
- (2) the PABA revenue requirement: \$373.828 million;⁴
- (3) the CTC revenue requirement: \$16.673 million;
- (3) the LG revenue requirement: \$137.895 million (excludes LGBA overcollection of \$(91.084) million);
- (4) the SONGS Unit 1 Offsite Spent Fuel Storage Cost revenue requirement: \$1.073 million;
- (5) the TMNBC revenue requirement as set forth in the Testimony of Khoang T. Ngo and confidentiality declaration attached thereto; and

³ This forecasted revenue requirement includes Franchise Fees and Uncollectibles ("FF&U"). SDG&E is also requesting approval of its 2021 TMNBC revenue requirement, which is set forth in the Testimony of Khoang T. Ngo and confidentiality declaration attached thereto. SDG&E omitted the 2021 TMNBC revenue requirement figures from the text of this Application due to confidentiality concerns.

⁴ The 2020 forecasted PABA over/undercollection balance will be included in the November Update.

- (6) the following GHG allowance revenue return allocations:⁵
 - (a) \$122.477 million for residential California Climate Credit ("CCC").⁶

Those GHG allowance revenue return allocations are based on the following 2021 forecasts of GHG revenues and expenses, for which SDG&E also requests approval:

- (1) the GHG allowance revenues: \$121.114 million;
- the GHG allowance revenue set aside for clean energy/energy efficiency programs of \$1,030 million; and
- (3) the GHG administration, customer education and outreach plan costs of \$0.059 million.

The 2021 revenue requirement forecasts for ERRA, PABA, CTC, LG, SONGS Unit 1 Offsite

Spent Fuel Storage Costs, the GHG allowance revenue return, and the sum of the 2018 LGBA activity

result in a total revenue requirement decrease of \$574.866⁷ million compared to the amounts currently

effective in rates.⁸ These components are shown in detail in Table 1, below.

⁷ This amount excludes the 2021 TMNBC revenue requirement due to confidentiality concerns.

⁵ The Emissions Intensive and Trade Exposed ("EITE") and Small Business Volumetric Return has ended as of 2020 (D.12-12-033, Appendix 2).

⁶ The residential California Climate Credit is the semi-annual line item credit that goes to residential customers. It was previously referred to as the "climate dividend." Pursuant to D.14-01-012, the Energy Division issued a letter on January 27, 2014 notifying the electric utilities that "California Climate Credit" will be used as the name for all on-bill credits of GHG allowance revenues.

⁸ On January 16, 2020, the Commission approved SDG&E's "Application of San Diego Gas & Electric Company for Approval of its 2020 Electric Procurement Revenue Requirement Forecasts and GHG-Related Forecasts" (Application ["A."] 19-04-010) ("2020 Application"), as updated on November 7, 2019 in "San Diego Gas & Electric Company's November Update to Application." *See* D.20-01-005. SDG&E implemented its approved forecasts in rates in Advice Letter ("AL") 3500-E. The rate impacts resulting from the revenue requirements requested in this application are calculated using current effective rates as of April 1, 2020 (Advice Letter 3514-E) and current authorized sales, which includes the 2019 test year. D.18-11-035 authorized SDG&E to update its sales forecast for 2019. SDG&E has filed A.19-03-002 (2019 GRC Phase 2) to update its authorized sales to include the 2020-2022 forecast years, which is currently pending before the Commission.

TABLE 1
ERRA, PABA, CTC, LG, SONGS and GHG Revenue Requirements
(Includes FF&U) (\$000)

Line	Description	Currently Effective Revenue Requirement	2021 Revenue Requirement	Change from Current
1	ERRA	\$801,215	\$604,409	\$(196,807)
2	PABA	\$363,421	\$373,828	\$10,406
3	CTC	\$18,725	\$16,673	\$(2,052)
4	LG	\$132,914	\$137,895	\$4,981
5	SONGS Unit 1 Spent			
	Fuel	\$1,073	\$1,073	\$0
6	PABA Balance	\$254,054	\$0	\$(254,054)
7	LGBA Overcollection			
		\$14,420	\$(91,084)	\$(105,504)
8	Subtotal	\$1,585,822	\$1,042,794	\$(543,028)
	GHG Allowance Revenu	es Eligible for Return to	o Customers	
9	GHG EITE	\$(427)	\$0	\$427
10	GHG Small Business	\$(2,902)	\$0	\$2,902
11	GHG CCC	\$(87,310)	\$(122,477)	\$(35,166)
12	Subtotal	\$(90,639)	\$(122,477)	\$(31,838)
13	Total ⁹	\$1,495,183	\$920,317	\$(574,866)

In total, these changes would decrease the current system average rate by 2.734 cents per kilowatt hour, or 11.39%. A typical non-California Alternative Rates for Energy ("CARE") residential customer in the inland climate zone using 400 kilowatt-hours could see a monthly summer bill decrease of 8.7%, or \$10.17 (from \$117.41 to \$107.24). A typical non-CARE residential customer in the inland climate zone using 400 kilowatt-hours could see a monthly winter bill decrease of 9.4%, or \$10.10 (from \$107.60 to \$97.50).^{10 11} As indicated in footnote 6 above, the rates that SDG&E will

⁹ Sums may not equal due to rounding. Sums do not include the TMNBC revenue requirement.

¹⁰ Customers' actual bill impacts will vary with usage per month, by season and by climate zone.

¹¹ These changes reflect the TMNBC revenue requirement.

implement on January 1, 2021 in connection with the revenue requirements for which SDG&E seeks approval in this application could change if the Commission approves SDG&E's request to update its authorized sales. The key drivers underlying the changes in the 2021 forecasted revenue requirements (as compared to the 2020 revenue requirements) are lower load and market prices, accompanied with contract changes and the exclusion of the PABA undercollection balance. Section VIII below summarizes the relief SDG&E requests from the Commission in this Application.

SDG&E's 2021 ERRA Application presents forecasts and proposals utilizing input and assumptions based on several anticipated events that have uncertainties as to timing, duration and magnitude. Notably, the 2021 forecast reflects significant load departure as Community Choice Aggregations ("CCAs") are expected to depart SDG&E's bundled service throughout the year. Since approximately half of SDG&E's customers are currently expected to depart bundled service by the end of 2021, the forecast is subject to numerous, unprecedented uncertainties. For example, the forecast could be impacted by: (1) the specific timing and magnitude of CCA load departures; (2) the Commission's direction on portfolio optimization and resource allocation to departing load, and other issues being addressed in the PCIA OIR (R.17-06-026); (3) the disconnect between SDG&E's General Rate Case authorized sales forecast¹² (which presently does not reflect CCA load departure in 2021) and SDG&E's revenue forecast (which does reflect departed load); and (4) potentially other presently unknown factors or factors that cannot be planned for in April 2020 with certainty or precision. Of

¹² In D.17-08-030, the Commission approved SDG&E's request for an extension of time to file its 2019 GRC Phase 2 application and to bifurcate the submittal of SDG&E's proposed 2019 electric sales forecast from all other aspects of its 2019 GRC Phase 2 application. Accordingly, SDG&E filed on March 1, 2018 its Application for Approval of its 2019 Electric Sales Forecast (A.18-03-003) to update its authorized sales. D.18-11-035 in that proceeding authorized SDG&E to update its sales forecast. This change was implemented in SDG&E's Consolidated AL 3326-E, effective January 1, 2019 and remains effective in 2020.

particular note, the short- and long-term impacts of COVID-19 on SDG&E's electricity customers, suppliers and current or anticipated CCAs are unknown.

For these and likely other unknown, unique circumstances, SDG&E may need to update its Record Year 2021 ERRA Application or seek leave for other relief as may be necessary to ensure that any material developments impacting SDG&E's forecast can be addressed in a timely manner. Additionally, SDG&E anticipates a Commission decision in its 2019 General Rate Case Phase 2 proceeding (A.19-03-002) in which, among other things, SDG&E's sales forecast for 2021 may be updated. At present, a decision in that proceeding is expected by year-end, but could ultimately be delayed into 2021. Accordingly, timely coordination of the 2021 ERRA Application with these developments and other Commission proceedings will be key. SDG&E will, of course, update the Commission and parties regarding the implications of these matters in its November 2020 Update in this proceeding; however, it is possible that there may need to be additional updates or adjustments during the course of this proceeding as various uncertainties are resolved or rendered less uncertain. Regardless of this fluid, multi-factored situation, SDG&E nonetheless is planning for and requesting a Final Decision in this proceeding in December 2020.

II. SUMMARY OF APPLICATION

SDG&E's 2021 forecasts and proposals in this Application contain several categories of electric procurement activities, each of which is described below and discussed in testimony. Prior to 2016, SDG&E had filed an annual application seeking approval of its forecasted revenue requirements for ERRA, CTC and LG and a separate application regarding GHG-related forecasts. In accordance with D.14-10-033, in which the Commission directed the utilities to incorporate GHG-related forecasts and proposals into their annual ERRA forecast applications, SDG&E began including its GHG-related forecasts in its 2016 Application and has continued that approach ever since. Likewise, as in prior

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Applications, SDG&E is again proposing to incorporate its 2021 forecast of its SONGS Unit 1 Offsite Spent Fuel Storage Cost revenue requirement – formerly an element of its General Rate Cases ("GRC") – in this Application. In accordance with D.19-10-001, SDG&E has included its PABA revenue requirement in this Application. In addition, SDG&E seeks to recover its 2021 LGBA forecasted revenue requirement (excluding its overcollected 2018 LGBA recorded activity), as further described in Section II.D below. SDG&E has also included 2021 proposed rate components for the Green Tariff Shared Renewables Program, as further described in Section II.G below.

A. ERRA

In D.02-10-062, the Commission established the ERRA balancing account – the power procurement balancing account required by Public Utilities ("P.U.") Code Section 454.5(d)(3). The purpose of the ERRA balancing account is to provide California investor-owned utilities ("IOUs") with a mechanism for timely recovery of energy procurement costs, including expenses associated with fuel and purchased power, utility retained generation, California Independent System Operator-related costs, and costs associated with the residual net short procurement requirements to serve their bundled electric service customers.¹³

The ERRA regulatory process consists of (1) an annual forecast proceeding to adopt a forecast of the utility's electric procurement cost revenue requirement and electricity sales for the upcoming year; and (2) an annual compliance proceeding to review the utility's compliance in the preceding year regarding energy resource contract administration, least cost dispatch, fuel procurement, and the ERRA balancing account. There is also an update process for new information (*e.g.*, fuel and

¹³ See D.02-10-062 at 60-61.

purchased power forecasts, GHG verified volumes and associated costs, and additional GHG estimates for current year) which takes place in November of each year ("November Update").

P.U. Code Section 454.5(d)(3) also specified that the balance of the ERRA was not to exceed 5% of the IOUs' actual recorded generation revenues for the prior calendar year, excluding revenues collected for the Department of Water Resources ("DWR").¹⁴ Accordingly, in D.02-10-062, the Commission established a trigger mechanism designed to avoid the 5% threshold point, pursuant to which IOUs must file an expedited application for approval to adjust rates in 60 days from the date when their ERRA balance reaches an undercollection or overcollection of 4% and is projected to exceed the 5% trigger.¹⁵ As currently implemented, the trigger process exists independently of, but in conjunction with, the forecast process used for this Application. Thus, SDG&E does not currently include the prior year-end ERRA balance in its forecast applications as it is addressed via an ERRA trigger application or year-end consolidated advice letter filing.

B. PABA

Pursuant to D.18-10-019 and Advice Letter 3318-E,¹⁶ the PABA was established to record the "above-market" costs and revenues associated with all generation resources that are eligible for cost recovery through the PCIA rates, including SDG&E's Utility-Owned Generation ("UOG"). The PABA is comprised of a series of subaccounts referred to as "vintage subaccounts." Costs recorded in each vintage subaccount include, but are not limited to, fuel, GHG costs, third party power purchase contracts, and UOG's revenue requirement. The above-market costs of all generation resources that

¹⁴ See id. at 58, n.30; see also D.11-05-005.

¹⁵ In D.07-05-008 at 6, the Commission modified D.02-10-062 by adding a new rule to the trigger procedures, pursuant to which SDG&E is permitted to file an advice letter seeking to maintain rates when it expects an undercollection or overcollection above the 4% trigger will self-correct within 120 days.

¹⁶ SDG&E AL 3318-E, filed on December 10, 2018, and approved on May 30, 2019.

are eligible for cost recovery through the PCIA rates, including SDG&E's UOG, are recorded in the PABA. D.19-10-001 authorized any over/under collection in the PABA vintage subaccounts in a given year to be rolled into the next year's ERRA Forecast filing.

C. CTC

The TCBA is designed to accrue all ongoing CTC revenues and recover all ongoing CTCeligible generation-related costs.¹⁷ In accordance with D.02-12-074 and D.02-11-022, payments to Qualifying Facilities ("QFs") that are above the market benchmark proxy price (*i.e.*, above-market QF power costs) are charged to the TCBA. Eligible above market CTC expenses reflect the difference between the market benchmark proxy price and the costs associated with QF contracts.

D. LG

The LGBA is designed to record the costs and revenues of Local Generation where the Commission has determined that the generation resource is subject to the CAM.¹⁸ Such generation may take the form of power purchase agreements, company-owned generation units associated with new generation resources, or any other resources approved by the Commission for CAM treatment. The costs recorded in the LGBA are recovered via the Local Generation Charge ("LGC") rate component.

In this Application, SDG&E is requesting recovery for costs related to peaker generators that have been previously approved for CAM treatment, including Carlsbad, Pio Pico, and Escondido. These plants are described in testimony, along with the CAM-eligible combined heat & power plants.

¹⁷ Assembly Bill ("AB") 1890 established the expenses that are eligible for CTC recovery.

¹⁸ The Commission adopted its CAM policy in D.06-07-029, which it later modified in D.11-05-005. The basic purpose of the CAM is to allow the advantages and costs of new generation to be shared by all benefiting customers in an IOU's service territory.

SDG&E is also requesting recovery for costs related to four energy storage facilities in SDG&E's service territory that have been approved for CAM treatment.

SDG&E is also seeking the return of LGBA activity in the amount of \$(91.08) million. This represents the overcollected LGBA activity during 2018. Per A.19-05-007, which is pending approval, SDG&E proposed to return the overcollected 2018 recorded activity in this 2021 ERRA Forecast Application. This approach is consistent with the recovery of 2017 LGBA activity in the 2020 ERRA Forecast, which was approved in D.20-01-005.¹⁹

E. PCIA

The PCIA is another rate component of this Application. In D.06-07-030, as modified by D.07-01-030, the Commission resolved various issues relating to the cost responsibility surcharge applicable to Direct Access ("DA") and Municipal Departing Load customers within the service territories of the IOUs. The PCIA component of the cost responsibility surcharge is intended to preserve bundled customer indifference to customers that migrate from bundled load by ensuring that departing load customers pay their share of the cost responsibility associated with the above-market-costs of the utilities' total procurement portfolio. Under the methodology adopted by the Commission in D.08-09-012, the Commission refined the indifference amount methodology by introducing the requirement to vintage departing load customers, based on their departure date, when assigning responsibility for the total portfolio of resources.

In D.18-10-019, the Commission adopted an annual true-up mechanism as well as a cap that limits the change of the PCIA rate from one year to the next. Starting in forecast year 2020, the cap

¹⁹ D.20-01-005 at OP 4.

level of the PCIA rate was set at 0.5 cents/kWh more than the prior year's PCIA, differentiated by system average vintage rate.

AL 3436-E established the PCIA under-collection balancing account (CAPBA).²⁰ CAPBA establishes an interest-bearing balance account that will be used in the event that the PCIA cap is reached, in order to track any obligation that accrues for departing load customers by vintage subaccounts. The forecasted reserve shortfall from these departed load customers is estimated at \$0 million in 2021.

The PCIA rates will be based on applicable costs from SDG&E's total portfolio of resources, including its forecasted ERRA, PABA and CTC revenue requirements, as well as its authorized 2020 Non-Fuel Generation Balancing Account ("NGBA") revenue requirement and authorized 2020 DWR costs allocated to SDG&E. Although SDG&E proposes to update the currently effective PCIA rates in this Application, it will not be able to provide final PCIA rates until the 2021 NGBA and DWR revenue requirements (and certain market price information) become available, which is anticipated to be in the second half of 2020. Once the necessary information becomes available, SDG&E will update its proposed PCIA rates in the November Update to this Application.

F. SONGS Unit 1 Offsite Spent Fuel Storage Costs

As noted above, SDG&E tracks the authorized spent fuel storage costs revenue requirement in its NDAM account. SDG&E is seeking authorization to recover these costs through the ERRA forecast application process, and it is thus seeking authorization of the forecast 2021 revenue requirement for SONGS Unit 1 Offsite Spent Fuel Costs in this Application, as it did in its 2017, 2018, 2019 and 2020 Applications.

²⁰ SDG&E AL 3436-E was filed on September 30, 2019 approved on October 31, 2019.

G. TMNBC

AL 3343-E established the Tree Mortality Non-Bypassable Charge Balancing Account ("TMNBCBA") to record the tree mortality related procurement costs incurred as directed by Resolution E-4770 and Resolution E-4805.²¹ As noted in D.18-12-003, Ordering Paragraph ("OP") 9, the TMNBCBA cost will be recovered through the PPP charge. Details regarding the TMNBC revenue requirement are discussed in the testimony of Mr. Covic and Ms. Ngo.

H. GHG Costs and Allowance Revenues

Pursuant to the California Global Warming Solutions Act of 2006, AB 32, the California Air Resources Board ("ARB") designed a statewide GHG cap-and-trade program in which certain utilities are required to participate. The cap-and-trade program creates a cap on major sources of GHG emissions – including power plants, fuel suppliers and industrial facilities – to achieve GHG reduction goals.

Utilities incur costs both by purchasing allowances for their own compliance obligation under the cap-and-trade program and, indirectly, through GHG costs embedded in the wholesale price of electricity. These GHG costs are incorporated into the generation component of electricity rates through the ERRA process in the same manner as other procurement-related costs, and they result in a carbon price signal intended to incent an overall reduction in GHG emission. The state allocates GHG allowances to ratepayers with the utilities acting as an intermediary to hold and then sell the allowances for ratepayer benefit. The revenue from the sale of these GHG allowances is then returned to ratepayers and helps offset the increases in electricity costs that result from GHG compliance.

²¹ AL 3343-E was approved on July 19, 2019 with an effective date of July 2, 2019.

In D.14-10-033, the Commission adopted methodologies for calculating forecasts of GHG allowance revenue and GHG costs, as well as recorded GHG allowance revenue and GHG costs. In so doing, the Commission required that utilities use Attachments C and D to D.14-10-033, as corrected by D.14-10-055, D.15-01-024 and D.19-04-016, to provide the required information in its GHG Forecast Revenue and Reconciliation Applications as a separate chapter or as part of its ERRA forecast applications.²² The decision further adopted Confidentiality Protocols for cap-and-trade related data and required the utilities to use a proxy price in their forecasts. Accordingly, this Application includes completed Weighted Average WAC calculation forms (Attachment C of the Decisions listed above) in Attachment A of Ana Garza-Beutz's testimony and SDG&E's GHG Revenue and Reconciliation. SDG&E will further update this information in its forthcoming November Update.

I. Proposed Rate Components for the Green Tariff and Enhanced Community Renewables Program

In 2013, California enacted the Green Tariff Shared Renewables Program, established in Senate Bill ("SB") 43.²³ That legislation intended to promote renewable energy by expanding access to renewable energy resources to all ratepayers who are currently unable to access the benefits of onsite generation (*e.g.*, residential customers who could not install onsite solar panels). In D.15-01-051 – implementing SB 43 – the Commission required the three large California IOUs to establish the Green Tariff Shared Renewables Program. This program has two features administered by the utilities: (1) a Green Tariff component, which allows customers to purchase energy with a greater share of

²² As directed in D.14-10-033, SDG&E is including its Weighted Average Cost ("WAC") and GHG Revenue and Reconciliation Application Form in its ERRA Forecast Applications for review. If requested by the Commission, SDG&E may provide these forms under other proceedings as informational only.

²³ SB 43, Stats. 2013-2014, Ch. 413 (Cal. 2013).

renewables; and (2) an Enhanced Community Renewables component, which allows customers to purchase renewable energy from community-based projects. In its decision, the Commission directed the utilities to procure renewable energy resources, subject to certain limitations. The Commission also made numerous determinations regarding rate design. SDG&E customers who elect into the Green Tariff Renewables program will pay a subset of SDG&E's renewable energy procurement costs (which costs are in turn a subset of the total ERRA costs), and SDG&E has thus developed 2021 forecasts of procurement expenses under this program, as well as 2021 rate proposals for the various rate components of the Green Tariff Shared Renewables Program.

III. SUMMARY OF PREPARED TESTIMONY

In support of this Application, including the requests outlined above, SDG&E provides the testimony of six witnesses. The testimony is summarized below:

A. Stacy Fuhrer

Ms. Fuhrer's testimony presents the rate and bill impacts associated with the cost recovery of SDG&E's 2021 forecast of its (1) ERRA revenue requirement; (2) PABA revenue requirement; (3) CTC revenue requirement; (4) LG revenue requirement; (5) SONGS Unit 1 Offsite Spent Fuel Cost revenue requirement; (6) TMNBC revenue requirement; (7) GHG allowance revenue return; and (8) the sum of the activity in the LGBA. Ms. Fuhrer also proposes the 2021 PCIA component of the cost responsibility surcharge applicable to departing load customers. Further, Ms. Fuhrer presents the methodology for the GHG allowance revenue returns, which involves identifying and supporting the 2021 forecast GHG allowance revenue return allocation amounts (including the California Climate Credit) in Templates D-1 and D-4 of Attachment G to this Application. Lastly, Ms. Fuhrer proposes the 2021 rate components associated with the Green Tariff Shared Renewables program.

B. Stefan Covic

Mr. Covic's testimony describes the resources that SDG&E expects to use in 2021 to meet its forecast bundled customer load. Mr. Covic then forecasts the procurement costs that SDG&E expects to record to the ERRA, TCBA, PABA and LGBA, as well as procurement costs related to the Green Tariff Shared Renewables program in 2021. In addition, Mr. Covic provides a forecast of the SONGS Unit 1 Offsite Spent Fuel Storage Costs. Mr. Covic also presents SDG&E's forecast of 2021 total GHG costs – both direct and indirect – incurred in connection with SDG&E's compliance with California's cap-and-trade program, which (as noted below) Ms. Ngo uses in her 2021 forecast of the ERRA revenue requirement. Additionally, Mr. Covic provides a 2021 forecast of GHG allowance revenues, and the amount of revenue available for energy efficiency and clean energy investments in 2021. Mr. Covic also provides the 2021 TMNBC forecast. Lastly, Mr. Covic's testimony describes SDG&E's meet-and-confer activities and information exchange with CCAs as required by D.19-06-026 and D.20-03-019.

C. Khoang Ngo

Ms. Ngo's testimony describes the purpose of the ERRA, PABA, TCBA, LGBA and CAPBA. Using cost information provided by Mr. Covic, Ms. Ngo then presents SDG&E's 2021 forecast of (1) the ERRA revenue requirement, which includes GHG costs; (2) the CTC revenue requirement; (3) the LG revenue requirement; and (4) the PABA revenue requirement. Ms. Ngo also presents the sum of 2018 activity recorded to the LGBA that SDG&E seeks to return in this Application. Additionally, Ms. Ngo compares the 2019 year-end recorded balances with the 2019 year-end actual balances in the GHG balancing accounts used for GHG expenses (GHG Customer Outreach and Education Memorandum Account and GHG Administrative Costs Memorandum Account) and GHG allowance revenues (GHG Revenue Balancing Account). Ms. Ngo's testimony also discusses the activity in the

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Green Tariff Shared Renewables balancing account. Ms. Ngo also presents SDG&E's 2021 forecast of the SONGS Unit 1 Offsite Spent Fuel Storage Cost revenue requirement. Lastly, Ms. Ngo discusses the history of the TMNBCBA and how the related revenue requirement provided in Mr. Covic's testimony is recorded and collected from ratepayers via the PPP charge.

D. Ana Garza-Beutz

Ms. Garza-Beutz's testimony presents SDG&E's 2019 costs for GHG compliance instruments used to satisfy obligations under the ARB's cap-and-trade program. Additionally, Ms. Garza-Beutz provides the 2019 revenues. Ms. Garza-Beutz's testimony also describes the cap-and-trade program and details the methodology behind SDG&E's calculation of its unadjusted 2019 actual revenues and estimated costs including the WAC form in Attachment A to her testimony. These costs and revenues are further adjusted to recorded for the purposes of reconciliation as further explained in the testimony of Ms. Chihwaro and Ms. Fuhrer.

E. Monica Chihwaro

Ms. Chihwaro's testimony presents the accounting procedures that are used to record the GHG costs described in Ms. Garza-Beutz's testimony.

F. April Bernhardt

Ms. Bernhardt's testimony describes the overall approach that SDG&E proposes to employ to support ongoing customer awareness about the purpose and value of the GHG allowance revenues that will be credited to the bills of residential customers. In addition, the testimony forecasts the costs of ongoing customer education and outreach as well as the ongoing administrative and billing costs associated with the return of allowance revenue to customers.

IV. STATUTORY AND PROCEDURAL REQUIREMENTS

A. Rule 2.1 (a) - (c)

In accordance with Rule 2.1 (a) - (c) of the Commission's Rules of Practice and Procedure,

SDG&E provides the following information.

1. Rule 2.1 (a) - Legal Name

SDG&E is a corporation organized and existing under the laws of the State of California.

SDG&E is engaged in the business of providing electric service in a portion of Orange County and

electric and gas service in San Diego County. SDG&E's principal place of business is 8330 Century

Park Court, San Diego, California 92123. SDG&E's attorney in this matter is Roger A. Cerda.

2. Rule 2.1 (b) - Correspondence

Correspondence or communications, including any data requests, regarding this Application should be addressed to:

Shewit Woldegiorgis Regulatory Case Manager San Diego Gas & Electric Company 8330 Century Park Court, CP32F San Diego, California 92123 Telephone: (619) 696-2229 Facsimile: (858) 654-1788 Email: swoldegiorgis@sdge.com

Roger A. Cerda San Diego Gas & Electric Company 8330 Century Park Court, CP32D San Diego, CA 92123 Telephone: (858) 654-1781 Facsimile: (619) 699-5027 Email: rcerda@sdge.com

with copies to:

3. Rule 2.1 (c)

a. Proposed Category of Proceeding

In accordance with Rule 7.1, SDG&E requests that this Application be categorized as ratesetting because SDG&E proposes to recover the forecasted revenue requirements described in this Application from its ratepayers, and the costs will thus influence SDG&E's rates.

b. Need for Hearings

SDG&E does not believe that approval of this Application will require hearings. SDG&E has provided ample supporting testimony, analysis and documentation that provide the Commission with a sufficient record upon which to grant the relief requested.

c. Issues to be Considered

The issues to be considered are described in this Application and the accompanying testimony and exhibits. SDG&E does not believe there are any issues related to safety considerations that need to be considered in this Application.

d. Proposed Schedule

SDG&E proposes the following schedule:

ACTION	DATE
Application filed	April 15, 2020
Approx. End of Response Period (including Applicant Reply)	May 26, 2020
Prehearing Conference	June 12, 2020
ORA and Intervener Testimony	July 17, 2020
Rebuttal Testimony	August 7, 2020
Evidentiary Hearings (if needed)	August 24-28, 2020
Concurrent Opening Briefs	September 18, 2020
Concurrent Reply Briefs	October 9, 2020
SDG&E November Update	November 6, 2020

ACTION

DATE

ORA/Intervenor Comments on November Update	November 13, 2020
SDG&E Reply Comments on November Update	November 20, 2020
Commission Final Decision	December 18, 2020

B. Rule 2.2 – Articles of Incorporation

A copy of SDG&E's Restated Articles of Incorporation as last amended, presently in effect and certified by the California Secretary of State, was previously filed with the Commission on September 10, 2014 in connection with SDG&E Application 14-09-008 and is incorporated herein by reference.

C. Rule 3.2 – Authority to Change Rates

In accordance with Rule 3.2 (a) – (d) of the Commission's Rules of Practice and Procedure,

SDG&E provides the following information.²⁴

1. Rule 3.2 (a) (1) – Balance Sheet

SDG&E's financial statement, balance sheet and income statement for the nine-month period ending September 30, 2019 are included with this Application as Attachment A.

2. Rule 3.2 (a) (2) – Statement of Effective Rates

A statement of all of SDG&E's presently effective electric rates can be viewed electronically on SDG&E's website. Attachment B to this Application provides the current table of contents from SDG&E's electric tariffs on file with the Commission.

3. Rule 3.2 (a) (3) – Statement of Proposed Rate Change

A statement of proposed rate changes is attached as Attachment C.

²⁴ Note Rule 3.2(a) (9) is not applicable to SDG&E.

4. Rule 3.2 (a) (4) – Description of Property and Equipment

SDG&E is in the business of generating, transmitting and distributing electric energy to San Diego County and part of Orange County. SDG&E also purchases, transmits and distributes natural gas to customers in San Diego County. SDG&E has electric transmission, distribution and service lines in San Diego, Orange and Imperial Counties. This includes a composite 92% ownership in the 500 kV Southwest Powerlink including substations and transmission lines, which run through San Diego and Imperial Counties to the Palo Verde substation in Arizona. This also includes full ownership of the 500 kV Sunrise Powerlink including substations and transmission lines, which run through San Diego and Imperial Counties to the Imperial Valley substation. Gas facilities consist of the Moreno gas compressor station in Riverside County and the Rainbow compressor station located in San Diego County. The gas is transmitted through high and low-pressure distribution mains and service lines.

Applicant's original cost of utility plant, together with the related reserves for depreciation and amortization nine-month period ending September 30, 2019 is shown on the Statement of Original Cost and Depreciation Reserves included in Attachment D.

5. Rule 3.2 (a) (5) and (6) – Summary of Earnings

A summary of SDG&E's earnings (for the total utility operations for the company) for ninemonth period ending September 30, 2019 is included as Attachment E to this Application.

6. Rule 3.2 (a) (7) – Statement Regarding Tax Depreciation

For financial statement purposes, depreciation of utility plant has been computed on a straightline remaining life basis, at rates based on the estimated useful lives of plan properties. For federal income tax accrual purposes, SDG&E generally computes depreciation using the straight-line method for tax property additions prior to 1954, and liberalized depreciation, which includes Class Life and

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Asset Depreciation Range Systems, on tax property additions after 1954 and prior to 1981. For financial reporting and rate-fixing purposes, "flow through accounting" has been adopted for such properties. For tax property additions in years 1981 through 1986, SDG&E has computed its tax depreciation using the Accelerated Cost Recovery System. For years after 1986, SDG&E has computed its tax depreciation using the Modified Accelerated Cost Recovery Systems and, since 1982, has normalized the effects of the depreciation differences in accordance with the Economic Recovery Tax Act of 1981 and the Tax Reform Act of 1986.

7. Rule 3.2 (a) (8) – Proxy Statement

A copy of the most recent proxy statement sent to all shareholders of SDG&E's parent company, Sempra Energy, dated March 19, 2020, was mailed to the Commission on April 13, 2020, and is incorporated herein by reference.

8. Rule 3.2 (a) (10) – Statement re Pass Through to Customers

The rate increases reflected in this Application pass through to customers only increased costs to SDG&E for the services or commodities furnished by it. However, as noted in Table 1 above, the overall impact of the various rate changes is a rate decrease.

9. Rule 3.2 (b) – Notice to State, Cities and Counties

In compliance with Rule 3.2 (b) of the Commission's Rules of Practice and Procedure, SDG&E will, within twenty days after the filing this Application, mail a notice to the State of California and to the cities and counties in its service territory and to all those persons listed in Attachment F to this Application.

10. Rule 3.2 (c) – Newspaper Publication

In compliance with Rule 3.2 (c) of the Commission's Rules of Practice and Procedure, SDG&E will, within twenty days after the filing of this Application, publish in newspapers of general circulation in each county in its service territory notice of this Application.

11. Rule 3.2 (d) – Bill Insert Notice

In compliance with Rule 3.2 (d) of the Commission's Rules of Practice and Procedure, SDG&E will, within 45 days after the filing of this Application, provide notice of this Application to all of its customers along with the regular bills sent to those customers that will generally describe the proposed rate changes addressed in this Application.

V. MEET-AND-CONFER ACTIVITIES

D.19-06-026 adopted a meet-and-confer requirement whereby: (a) A meeting between loadserving LSEs that anticipate load migration shall occur reasonably in advance of the filing deadline for initial year ahead forecasts; and (b) In each LSE's initial year ahead forecast filing, each LSE shall describe the dates of meetings with other LSEs to discuss load migration, any agreements, and any continued areas of disagreement.²⁵

Additionally, in OP 1 of D.20-03-019 Considering Working Group Proposals on Departing Load Forecast and Presentation of Power Charge Indifference Adjustment Rate on Bills and Tariffs (filed February 25, 2020), the Commission ordered SDG&E to report in each regulatory filing its meet-and-confer activities and information exchange with Community Choice Aggregators in SDG&E's service territory, if the regulatory filing involves a departing load forecast.²⁶

²⁵ Decision Adopting Local Capacity Obligations for 2020-2022, Adopting Flexible Capacity Obligations for 2020, and Refining the Resource Adequacy Program at OP 14 (filed in Rulemaking (R.) 17-09-020).

²⁶ Filed in R.17-06-026.

SDG&E held a meet-and-confer meeting regarding load forecasting on March 23, 2020. SDG&E invited numerous entities to participate in the March 23rd meet-and-confer meeting.²⁷ Attendees to the meeting included representatives for Calpine, San Diego Community Power, and Clean Energy Alliance. The items addressed at the meet-and-confer meeting included: (1) an overview of SDG&E's load forecast process for departing load; (2) an overview of the meet-and-confer requirement; (3) an overview of regulatory proceedings and schedules; (4) an overview of load data to support regulatory filings; and (5) a discussion of future load forecast cycles. The parties continue to exchange information regarding load forecasting through a collaborative effort. The parties have reached agreement on the process by which the non-IOU LSEs are to provide forecast data to SDG&E as well as the templates to be used to submit their data. There have not been any specific areas of disagreement at this point. Information provided by the non-IOU LSEs to SDG&E include monthly energy sales, peak demand and customer forecast data.

VI. CONFIDENTIAL INFORMATION

SDG&E is submitting the confidential testimony supporting this Application in both public (redacted) and non-public (unredacted and confidential) form, consistent with SDG&E's declarations of confidential treatment attached to the confidential testimonies and submitted in conformance with D.06-06-066, D.08-04-023 and other applicable orders and statutory provisions. In short, confidential treatment is necessary in this proceeding to avoid inappropriate disclosure of the confidential and commercially sensitive information (pertaining to SDG&E's electric procurement resources and strategies) that SDG&E witnesses must identify to support SDG&E's revenue requirements forecasts for 2021. Additionally, SDG&E is contemporaneously filing a motion for leave to file confidential information in Attachment G to this Application under seal.

²⁷ SDG&E sent an invite to recipients on the R.17-09-020 and R.19-11-009 distribution lists.

VII. SERVICE

This is a new application. No service list has been established. Accordingly, SDG&E will electronically serve this Application, testimony and related exhibits on parties to the service list for its 2020 ERRA Forecast Application (A.19-04-010). Electronic copies will also be served on Chief ALJ Anne Simon and ALJ Gerald F. Kelly. Pursuant to the Commission's *COVID-19 Temporary Filing and Service Protocol for Formal Proceedings*, paper copies of e-filed documents will not be mailed to the Administrative Law Judges or to parties on the service lists.

VIII. CONCLUSION AND SUMMARY OF RELIEF REQUESTED

WHEREFORE, San Diego Gas & Electric Company requests that the Commission:

(1) grant authority to decrease rates by approving as reasonable SDG&E's 2021 forecast of its ERRA revenue requirement pertaining to SDG&E's load, the resources available to meet SDG&E's load, and various input assumptions regarding fuel costs, GHG costs, and costs for SDG&E's various electric resources;

grant authority to increase rates by approving as reasonable SDG&E's 2021 forecast of its
 PABA revenue requirement;

(3) grant authority to decrease rates by approving as reasonable SDG&E's 2021 forecast of itsCTC revenue requirement;

(4) grant authority to increase rates by approving as reasonable SDG&E's 2021 forecast of itsLG revenue requirement;

(5) grant authority to hold rates constant by approving as reasonable SDG&E's 2021 forecast of its SONGS Unit 1 Offsite Spent Fuel Cost revenue requirement;

(6) grant authority to decrease rates by approving as reasonable SDG&E's 2021 forecast of its TMNBC revenue requirement;

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(7) approve SDG&E's 2021 forecast of its GHG allowance revenues;

(8) approve SDG&E's 2021 forecast for its GHG administration, customer education and outreach activities;

(9) adopt SDG&E's 2021 forecast of its GHG allowance revenue return allocations for the residential California Climate Credit;

(10) grant authority to return the overcollected 2018 LGBA recorded activity;

(11) adopt SDG&E's proposed vintage PCIA rates, as will be provided in SDG&E's

forthcoming November Update to this Application;

(12) adopt SDG&E's proposed 2021 rate components for the Green Tariff Shared

Renewables Program; and

(13) grant such additional relief as the Commission believes is just and reasonable.

SDG&E is ready to proceed with its showing in this Application.

Respectfully submitted,

/s/ Roger A. Cerda

Roger A. Cerda San Diego Gas & Electric Company 8330 Century Park Court, CP32D San Diego, CA 92123 Telephone: (858) 654-1781 Facsimile: (619) 699-5027 Email: rcerda@sdge.com

Attorney for: SAN DIEGO GAS & ELECTRIC COMPANY

SAN DIEGO GAS & ELECTRIC COMPANY

By: <u>/s/ Miguel Romero</u> Miguel Romero San Diego Gas & Electric Company Vice President – Energy Supply

DATED at San Diego, California, this 15th day of April 2020

OFFICER VERIFICATION

OFFICER VERIFICATION

Miguel Romero declares the following:

I am an officer of San Diego Gas & Electric Company and am authorized to make this verification on its behalf. I am informed and believe that the matters stated in the foregoing APPLICATION OF SAN DIEGO GAS & ELECTRIC COMPANY (U 902-E) FOR **APPROVAL OF ITS 2021 ELECTRIC PROCUREMENT REVENUE REQUIREMENT** FORECASTS AND GHG-RELATED FORECASTS are true to my own knowledge, except as to matters which are therein stated on information and belief, and as to those matters, I believe them to be true.

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

Executed on April 15, 2020 at San Diego, California.

By:

/s/ Miguel Romero Miguel Romero San Diego Gas & Electric Company Vice President – Energy Supply

ATTACHMENT A

BALANCE SHEET AND INCOME STATEMENT AND FINANCIAL STATEMENT

SAN DIEGO GAS & ELECTRIC COMPANY BALANCE SHEET ASSETS AND OTHER DEBITS Sep 2019

1. UTILITY PLANT

	1. UTILITY PLANT	
		2019
101	UTILITY PLANT IN SERVICE	19,224,609,780
102	UTILITY PLANT PURCHASED OR SOLD	-
104	UTILITY PLANT LEASED TO OTHERS	112,194,000
105	PLANT HELD FOR FUTURE USE	-
106	COMPLETED CONSTRUCTION NOT CLASSIFIED	-
107	CONSTRUCTION WORK IN PROGRESS	1,425,748,375
108	ACCUMULATED PROVISION FOR DEPRECIATION OF UTILITY PLANT	(5,939,647,002)
111	ACCUMULATED PROVISION FOR AMORTIZATION OF UTILITY PLANT	(702,661,244)
114	ELEC PLANT ACQUISITION ADJ	3,750,722
115	ACCUM PROVISION FOR AMORT OF ELECTRIC PLANT ACQUIS ADJ	(1,937,872)
118 119	OTHER UTILITY PLANT ACCUMULATED PROVISION FOR DEPRECIATION AND	1,437,992,275
119	AMORTIZATION OF OTHER UTILITY PLANT	(305,469,546)
120	NUCLEAR FUEL - NET	(303,409,540)
	TOTAL NET UTILITY PLANT	\$ 15,254,579,488
	2. OTHER PROPERTY AND INVESTMENTS	
121	NONUTILITY PROPERTY	6,030,597
122	ACCUMULATED PROVISION FOR DEPRECIATION AND	0,000,001
	AMORTIZATION	(326,049)
158	NON-CURRENT PORTION OF ALLOWANCES	194,407,912
123	INVESTMENTS IN SUBSIDIARY COMPANIES	-
124	OTHER INVESTMENTS	-
125	SINKING FUNDS	-
128 175	OTHER SPECIAL FUNDS	1,048,982,466
1/5	LONG-TERM PORTION OF DERIVATIVE ASSETS	245,122,898
	TOTAL OTHER PROPERTY AND INVESTMENTS	\$ 1,494,217,824

SAN DIEGO GAS & ELECTRIC COMPANY BALANCE SHEET ASSETS AND OTHER DEBITS Sep 2019

3. CURRENT AND ACCRUED ASSETS

	J. CONNENT AND ACCROED AGGETS	
		2019
131	CASH	23,964,097
132	INTEREST SPECIAL DEPOSITS	-
134	OTHER SPECIAL DEPOSITS	-
135	WORKING FUNDS	500
136	TEMPORARY CASH INVESTMENTS	-
141	NOTES RECEIVABLE	-
142	CUSTOMER ACCOUNTS RECEIVABLE	374,208,721
143	OTHER ACCOUNTS RECEIVABLE	105,974,436
144	ACCUMULATED PROVISION FOR UNCOLLECTIBLE ACCOUNTS	(3,745,403)
145	NOTES RECEIVABLE FROM ASSOCIATED COMPANIES	24,866,801
146	ACCOUNTS RECEIVABLE FROM ASSOCIATED COMPANIES	1,339,959
151	FUEL STOCK	-
152	FUEL STOCK EXPENSE UNDISTRIBUTED	-
154	PLANT MATERIALS AND OPERATING SUPPLIES	129,498,482
156	OTHER MATERIALS AND SUPPLIES	-
158	ALLOWANCES	209,887,563
158	LESS: NON-CURRENT PORTION OF ALLOWANCES	(194,407,912)
163	STORES EXPENSE UNDISTRIBUTED	-
164	GAS STORED	498,125
165	PREPAYMENTS	165,094,239
171	INTEREST AND DIVIDENDS RECEIVABLE	2,426,643
173	ACCRUED UTILITY REVENUES	75,906,000
174	MISCELLANEOUS CURRENT AND ACCRUED ASSETS	3,800,000
175	DERIVATIVE INSTRUMENT ASSETS	270,676,926
175	LESS: LONG -TERM PORTION OF DERIVATIVE INSTRUMENT	
	ASSETS	(245,122,898)
	TOTAL CURRENT AND ACCRUED ASSETS	944,866,279

4. DEFERRED DEBITS

181	UNAMORTIZED DEBT EXPENSE	36,725,456
182	UNRECOVERED PLANT AND OTHER REGULATORY ASSETS	2,119,981,492
183	PRELIMINARY SURVEY & INVESTIGATION CHARGES	778,617
184	CLEARING ACCOUNTS	298,108
185	TEMPORARY FACILITIES	558,556
186	MISCELLANEOUS DEFERRED DEBITS	466,636,449
188	RESEARCH AND DEVELOPMENT	-
189	UNAMORTIZED LOSS ON REACQUIRED DEBT	5,097,340
190	ACCUMULATED DEFERRED INCOME TAXES	185,575,157
	TOTAL DEFERRED DEBITS	2,815,651,175

20,509,314,766

TOTAL ASSETS AND OTHER DEBITS

SAN DIEGO GAS & ELECTRIC COMPANY BALANCE SHEET LIABILITIES AND OTHER CREDITS Sep 2019

5. PROPRIETARY CAPITAL

201 COMMON STOCK ISSUED 201,365,395 204 PREFERRED STOCK ISSUED 291,456,395 207 PREMIUM ON CAPITAL STOCK 591,282,978 201 GAIN ON RETIRED CAPITAL STOCK 591,282,978 201 MISCELLANEOUS PAID-IN CAPITAL 802,165,368 214 CAPITAL STOCK EXPENSE (24,065,640) 219 ACCUMULATED RETAINED EARNINGS 5,269,518,112 219 ACCUMULATED OTHER COMPREHENSIVE INCOME (10,404,929) TOTAL PROPRIETARY CAPITAL 6. LONG-TERM DEBT		5. PROPRIETARY CAPITAL	2019	
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223 ADVANCES FROM ASSOCIATED COMPANIES - 224 OTHER LONG-TERM DEBT - 225 UNAMORTIZED PREMIUM ON LONG-TERM DEBT - 226 UNAMORTIZED DISCOUNT ON LONG-TERM DEBT - TOTAL LONG-TERM DEBT - TOTAL LONG-TERM DEBT - TOTAL LONG-TERM DEBT - TOTAL LONG-TERM DEBT 5,128,168,378 COBLIGATIONS UNDER CAPITAL LEASES - NONCURRENT LIABILITIES 227 OBLIGATIONS UNDER CAPITAL LEASES - NONCURRENT 1,353,609,613 228.2 ACCUMULATED PROVISION FOR INJURIES AND DAMAGES 25,490,187 228.3 ACCUMULATED PROVISION FOR PENSIONS AND BENEFITS 218,107,233 228.4 ACCUMULATED MISCELLANEOUS OPERATING PROVISIONS - 244 LONG TERM PORTION OF DERIVATIVE LIABILITIES 230 ASSET RETIREMENT OBLIGATIONS		6. LONG-TERM DEBT		
224 OTHER LONG-TERM DEBT - 225 UNAMORTIZED PREMIUM ON LONG-TERM DEBT - 226 UNAMORTIZED DISCOUNT ON LONG-TERM DEBT (12,383,622) TOTAL LONG-TERM DEBT - TOTAL LONG-TERM DEBT - COBLIGATIONS UNDER CAPITAL LEASES - NONCURRENT LIABILITIES 227 OBLIGATIONS UNDER CAPITAL LEASES - NONCURRENT 228.2 ACCUMULATED PROVISION FOR INJURIES AND DAMAGES 25,490,187 228.3 ACCUMULATED PROVISION FOR PENSIONS AND BENEFITS 218,107,233 228.4 ACCUMULATED MISCELLANEOUS OPERATING PROVISIONS - 244 LONG TERM PORTION OF DERIVATIVE LIABILITIES 72,511,869 230 ASSET RETIREMENT OBLIGATIONS 867,617,192	221	BONDS	5,140,552,000	
225 UNAMORTIZED PREMIUM ON LONG-TERM DEBT . 226 UNAMORTIZED DISCOUNT ON LONG-TERM DEBT .(12,383,622) TOTAL LONG-TERM DEBT .(12,383,622) TOTAL LONG-TERM DEBT			-	
226 UNAMORTIZED DISCOUNT ON LONG-TERM DEBT (12,383,622) TOTAL LONG-TERM DEBT 5,128,168,378 TOTAL LONG-TERM DEBT 5,128,168,378 COBLIGATIONS UNDER CAPITAL LEASES - NONCURRENT LIABILITIES 227 OBLIGATIONS UNDER CAPITAL LEASES - NONCURRENT 1,353,609,613 228.2 ACCUMULATED PROVISION FOR INJURIES AND DAMAGES 25,490,187 228.3 ACCUMULATED PROVISION FOR PENSIONS AND BENEFITS 218,107,233 228.4 ACCUMULATED MISCELLANEOUS OPERATING PROVISIONS - 244 LONG TERM PORTION OF DERIVATIVE LIABILITIES 72,511,869 230 ASSET RETIREMENT OBLIGATIONS 867,617,192			-	
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7. OTHER NONCURRENT LIABILITIES227OBLIGATIONS UNDER CAPITAL LEASES - NONCURRENT1,353,609,613228.2ACCUMULATED PROVISION FOR INJURIES AND DAMAGES25,490,187228.3ACCUMULATED PROVISION FOR PENSIONS AND BENEFITS218,107,233228.4ACCUMULATED MISCELLANEOUS OPERATING PROVISIONS-244LONG TERM PORTION OF DERIVATIVE LIABILITIES72,511,869230ASSET RETIREMENT OBLIGATIONS867,617,192	220		(12,000,022)	
227OBLIGATIONS UNDER CAPITAL LEASES - NONCURRENT1,353,609,613228.2ACCUMULATED PROVISION FOR INJURIES AND DAMAGES25,490,187228.3ACCUMULATED PROVISION FOR PENSIONS AND BENEFITS218,107,233228.4ACCUMULATED MISCELLANEOUS OPERATING PROVISIONS-244LONG TERM PORTION OF DERIVATIVE LIABILITIES72,511,869230ASSET RETIREMENT OBLIGATIONS867,617,192		TOTAL LONG-TERM DEBT	5,128,168,378	
228.2ACCUMULATED PROVISION FOR INJURIES AND DAMAGES25,490,187228.3ACCUMULATED PROVISION FOR PENSIONS AND BENEFITS218,107,233228.4ACCUMULATED MISCELLANEOUS OPERATING PROVISIONS-244LONG TERM PORTION OF DERIVATIVE LIABILITIES72,511,869230ASSET RETIREMENT OBLIGATIONS867,617,192		7. OTHER NONCURRENT LIABILITIES		
228.3ACCUMULATED PROVISION FOR PENSIONS AND BENEFITS218,107,233228.4ACCUMULATED MISCELLANEOUS OPERATING PROVISIONS-244LONG TERM PORTION OF DERIVATIVE LIABILITIES72,511,869230ASSET RETIREMENT OBLIGATIONS867,617,192	227	OBLIGATIONS UNDER CAPITAL LEASES - NONCURRENT	1,353,609,613	
228.4ACCUMULATED MISCELLANEOUS OPERATING PROVISIONS-244LONG TERM PORTION OF DERIVATIVE LIABILITIES72,511,869230ASSET RETIREMENT OBLIGATIONS867,617,192				
244LONG TERM PORTION OF DERIVATIVE LIABILITIES72,511,869230ASSET RETIREMENT OBLIGATIONS867,617,192			218,107,233	
230 ASSET RETIREMENT OBLIGATIONS 867,617,192			- 72 511 860	
	- • •			
TOTAL OTHER NONCURRENT LIABILITIES 2,537,336,094				
		TOTAL OTHER NONCURRENT LIABILITIES	2,537,336,094	

SAN DIEGO GAS & ELECTRIC COMPANY BALANCE SHEET LIABILITIES AND OTHER CREDITS Sep 2019

	8. CURRENT AND ACCRUED LIABILITES	2010
		2019
231	NOTES PAYABLE	_
232	ACCOUNTS PAYABLE	482,399,443
233	NOTES PAYABLE TO ASSOCIATED COMPANIES	-
234	ACCOUNTS PAYABLE TO ASSOCIATED COMPANIES	50,796,848
235	CUSTOMER DEPOSITS	81,791,383
236	TAXES ACCRUED	65,868,258
237	INTEREST ACCRUED	64,076,274
238	DIVIDENDS DECLARED	-
241	TAX COLLECTIONS PAYABLE	6,116,333
242	MISCELLANEOUS CURRENT AND ACCRUED LIABILITIES	170,158,441
243	OBLIGATIONS UNDER CAPITAL LEASES - CURRENT	41,359,790
244	DERIVATIVE INSTRUMENT LIABILITIES	104,549,698
244	LESS: LONG-TERM PORTION OF DERIVATIVE LIABILITIES	(72,511,869)
245	DERIVATIVE INSTRUMENT LIABILITIES - HEDGES	
	TOTAL CURRENT AND ACCRUED LIABILITIES	994,604,599
	9. DEFERRED CREDITS	
252	CUSTOMER ADVANCES FOR CONSTRUCTION	73,031,776
253	OTHER DEFERRED CREDITS	494,968,304
254	OTHER REGULATORY LIABILITIES	2,477,476,002
255	ACCUMULATED DEFERRED INVESTMENT TAX CREDITS	14,672,958
257	UNAMORTIZED GAIN ON REACQUIRED DEBT	-
281	ACCUMULATED DEFERRED INCOME TAXES - ACCELERATED	-
282	ACCUMULATED DEFERRED INCOME TAXES - PROPERTY	1,707,552,610
283	ACCUMULATED DEFERRED INCOME TAXES - OTHER	162,089,761
	TOTAL DEFERRED CREDITS	4.929.791.411
		4,929,791,411
	TOTAL LIABILITIES AND OTHER CREDITS	20,509,314,766

SAN DIEGO GAS & ELECTRIC COMPANY FINANCIAL STATEMENT September 30, 2019

(a) Amounts and Kinds of Stock Authorized:			
Common Stock	255,000,000	shares	Without Par Value
Amounts and Kinds of Stock Outstanding:			
Common Stock	116,583,358	shares	291,458,395

(b) Brief Description of Mortgage:

Full information as to this item is given in Application Nos. 93-09-069, 96-05-066, 00-01-016, 04-01-009, 06-05-015, 08-07-029, 10-10-023, 12-03-005, 15-08-011, and 18-02-012 to which references are hereby made.

(c) <u>Number and Amount of Bonds Authorized and Issued:</u>

	Nominal	Par Value		
				Interest Paid
	Date of	Authorized		(update required in Q4' 20
				as of Q4' 2018
First Mortgage Bonds:	Issue	and Issued	Outstanding	
5.875% Series VV, due 2034	06-17-04	43,615,000	43,615,000	2,56
5.875% Series WW, due 2034	06-17-04	40,000,000	40,000,000	2,34
5.875% Series XX, due 2034	06-17-04	35,000,000	35,000,000	2,05
5.875% Series YY, due 2034	06-17-04	24,000,000	24,000,000	1,40
5.875% Series ZZ, due 2034	06-17-04	33,650,000	33,650,000	1,97
4.00% Series AAA, due 2039	06-17-04	75,000,000	75,000,000	3,00
5.35% Series BBB, due 2035	05-19-05	250,000,000	250,000,000	13,37
6.00% Series DDD. due 2026	06-08-06	250,000,000	250,000,000	15,00
1.65% Series EEE, due 2018	09-21-06	161,240,000	0	2,21
6.125% Series FFF, due 2037	09-20-07	250,000,000	250,000,000	15,31
6.00% Series GGG, due 2039	05-14-09	300,000,000	300,000,000	18,00
5.35% Series HHH, due 2040	05-13-10	250,000,000	250,000,000	13,37
4.50% Series III, due 2040	08-26-10	500,000,000	500,000,000	22,50
3.00% Series JJJ, due 2021	08-18-11	350,000,000	350,000,000	10,50
3.95% Series LLL, due 2041	11-17-11	250,000,000	250,000,000	9,87
4.30% Series MMM, due 2042	03-22-12	250,000,000	250,000,000	10,75
3.60% Series NNN, due 2023	09-09-13	450,000,000	450,000,000	16,20
1.9140% Series PPP, due 2022	03-12-15	250,000,000	31,372,648	2,90
2.50% Series QQQ, due 2026	05-19-16	500,000,000	500,000,000	12,50
3.75% Series RRR, due 2047	06-08-17	400,000,000	400,000,000	15,00
4.15% Series SSS, due 2048	05-17-18	400,000,000	400,000,000	8,20
4.10% Series TTT, due 2049	05-31-19	400,000,000	400,000,000	,
Total First Mortgage Bonds:			5,082,637,648	199,07
Unsecured Bonds:				
5.30% CV96A, due 2021	08-02-96	0	0	
5.50% CV96B, due 2021	11-21-96	0	0	
4.90% CV97A, due 2023	10-31-97	0	0	
Total Unsecured Bonds				
Total Bonds:				199,07
TOTAL LONG-TERM DEBT			5,082,637,648	1

SAN DIEGO GAS & ELECTRIC COMPANY STATEMENT OF INCOME AND RETAINED EARNINGS Sep 2019

1. UTILITY OPERATING INCOME

400 401 402 403-7 408.1 409.1 410.1 411.1 411.4 411.6	OPERATING REVENUES OPERATING EXPENSES MAINTENANCE EXPENSES DEPRECIATION AND AMORTIZATION EXPENSES TAXES OTHER THAN INCOME TAXES INCOME TAXES PROVISION FOR DEFERRED INCOME TAXES PROVISION FOR DEFERRED INCOME TAXES - CREDIT INVESTMENT TAX CREDIT ADJUSTMENTS GAIN FROM DISPOSITION OF UTILITY PLANT TOTAL OPERATING REVENUE DEDUCTIONS NET OPERATING INCOME	2,366,227,918 132,200,737 537,369,051 117,300,446 130,164,627 81,543,301 (104,475,577) (950,160) -	\$ 3,976,506,814 3,259,380,343 717,126,471
	2. OTHER INCOME AND DEDUCTIONS		
415 417 417.1 418 418.1 419 419.1 421 421.1	REVENUE FROM MERCHANDISING, JOBBING AND CONTRACT WORK REVENUES OF NONUTILITY OPERATIONS EXPENSES OF NONUTILITY OPERATIONS NONOPERATING RENTAL INCOME EQUITY IN EARNINGS OF SUBSIDIARIES INTEREST AND DIVIDEND INCOME ALLOWANCE FOR OTHER FUNDS USED DURING CONSTRUCTION MISCELLANEOUS NONOPERATING INCOME GAIN ON DISPOSITION OF PROPERTY TOTAL OTHER INCOME	- (6,332,578) 25,821 - 22,028,172 42,952,692 452,345 - 59,126,452	
421.2 425 426 408.2 409.2 410.2 411.2	LOSS ON DISPOSITION OF PROPERTY MISCELLANEOUS AMORTIZATION MISCELLANEOUS OTHER INCOME DEDUCTIONS TOTAL OTHER INCOME DEDUCTIONS TAXES OTHER THAN INCOME TAXES INCOME TAXES PROVISION FOR DEFERRED INCOME TAXES PROVISION FOR DEFERRED INCOME TAXES - CREDIT TOTAL TAXES ON OTHER INCOME AND DEDUCTIONS	187,536 19,600,639 \$ 19,788,175 431,049 744,424 30,815,752 (26,602,780) \$ 5,388,445	
	TOTAL OTHER INCOME AND DEDUCTIONS INCOME BEFORE INTEREST CHARGES EXTRAORDINARY ITEMS AFTER TAXES NET INTEREST CHARGES*		\$ 33,949,832 751,076,303 - 167,028,368
	NET INCOME		\$ 584,047,935

*NET OF ALLOWANCE FOR BORROWED FUNDS USED DURING CONSTRUCTION, (\$15,180,293)

SAN DIEGO GAS & ELECTRIC COMPANY STATEMENT OF INCOME AND RETAINED EARNINGS Sep 2019

3. RETAINED EARNINGS

RETAINED EARNINGS AT BEGINNING OF PERIOD, AS PREVIOUSLY REPORTED	\$ 4,683,700,304
NET INCOME (FROM PRECEDING PAGE)	584,047,935
DIVIDEND TO PARENT COMPANY	-
DIVIDENDS DECLARED - PREFERRED STOCK	-
DIVIDENDS DECLARED - COMMON STOCK	-
OTHER RETAINED EARNINGS ADJUSTMENTS	1,769,873
RETAINED EARNINGS AT END OF PERIOD	\$ 5,269,518,112

Confidential Pursuant to Applicable Provisions of D.06-06-066 and D.14-10-033

Yellow-Highlighted Portions In Attachment G Are Confidential

ATTACHMENT B

STATEMENT OF PRESENT RATES



Cal. P.U.C. Sheet No. Revised

Cal. P.U.C. Sheet No.

33250-E

33056-E

TABLE OF CONTENTS

Revised

Canceling

Sheet 1

The following sheets contain all the effective rates and rules affecting rates, service and information relating thereto, in effect on the date indicated herein.

Cal. P.U.C. Sheet No

T T

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•	ssued by	Submitted	Mar 26, 202
	n Skopec	Effective	Apr 1, 202
	1 1 1	Elicotive	7.01 1,202

Decision No.

D.20-01-021

Dan Skopec Vice President **Regulatory Affairs**

Resolution No.

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 (Continued)

 2C5
 Issued by
 Submitted
 Mar 26, 2020

 Advice Ltr. No.
 3514-E
 Dan Skopec
 Effective
 Apr 1, 2020

 Vice President
 Vice President
 Regulatory Affairs
 Resolution No.

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cnG.					
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 3C5
 Issued by
 Submitted
 Nov 22, 2019

 Advice Ltr. No.
 3470-E
 Dan Skopec
 Effective
 Dec 23, 2019

 Vice President
 Vice President
 Regulatory Affairs
 Resolution No.

San Diego Gas & Electric Company		Revised	Cal. P.U.C.		32612-E
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Advice Ltr. No.	3384-E-A	Dan Skopec	Effective	Jul 15, 2019
Decision No.	19-05-043 19-08-004	Vice President Regulatory Affairs	Resolution No.	

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	 Historical Energy Usage Information Release (Energy Usage Information Release (Special Electric Facilities Contract for Special Electric Facilities Contract for Electric Service - Agua Caliente - C Resident's Air Conditioner Cycling Agreement On-Bill Financing Loan Agreement for Self Instal On-Bill Financing Loan Agreement for CA State of Authorization to Add Charges to Utility Bill Affidavit for Small Business Customer Voluntary Rate Stabilization Program Contract for Fixed Price Electric Energy with True-up Power Line Analysis and/or Engineering Study A Annual Certification Form - Master Metered Accord Energy Payment Deferral Plan for Citrus & Agrice Scheduled Load Reduction Program Contract Request for Service on Schedule LR Contract for Service, Schedule S-I(Standby Service) 	 Historical Energy Usage Information Release (English) Historical Energy Usage Information Release (Spanish) Contract for Special Electric Facilities Contract for Electric Service - Agua Caliente – Canebrake Resident's Air Conditioner Cycling Agreement On-Bill Financing Loan Agreement for Self Installers On-Bill Financing Loan Agreement for CA State Government Customers Authorization to Add Charges to Utility Bill Affidavit for Small Business Customer Voluntary Rate Stabilization Program Contract for Fixed Price Electric Energy with True-up Power Line Analysis and/or Engineering Study Agreement Annual Certification Form - Master Metered Accounts Energy Payment Deferral Plan for Citrus & Agricultural Growers Scheduled Load Reduction Program Contract Request for Service on Schedule LR Contract for Service, Schedule S (Standby Service - Interruptible)

of



Canceling <u>Revised</u> Cal. P.U.C. Sheet No.

Revised Cal. P.U.C. Sheet No.

31804-E

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142-732	05/19	Application and Statement of Eligibility for the California Alternate Rates for Energy (CARE) Program	31781-E	Т
142-732/1	05/19	Residential Rate Assistance Application (IVR/System-Gen	31782-E	Т
142-732/2	05/19	Sub-metered Household Application and Statement of Eligibility for California Alternate Rates for Energy (CARE) Program	31783-E	Т
142-732-3	05/19	CARE Program Recertification Application & Statement of Eligibility	31784-E	Т
142-732/4	05/19	CARE/FERA Program Renewal – Application & Statement of Eligibility for Sub-metered Customers	31785-E	Т
142-732/5	05/19	CARE Post Enrollment Verification	31786-E	T
142-732/6	05/19	Residential Rate Assistance Application (Vietnamese)	31787-E	T
142-732/8	05/19	Residential Rate Assistance Application (Direct Mail)	31788-E	Т
142-732/10	05/19	Residential Rate Assistance Application (Mandarin Chinese)	31789-E	Т
142-732/11	05/19	Residential Rate Assistance Application (Arabic)	31790-E	T
142-732/12	05/19	Residential Rate Assistance Application (Armenian)	31791-E	Т
142-732/13	05/19	Residential Rate Assistance Application (Farsi)	31792-E	Т
142-732/14	05/19	Residential Rate Assistance Application (Hmong)	31793-E	T
142-732/15	05/19	Residential Rate Assistance Application (Khmer)	31794-E	Т
142-00832	05/19	Application for CARE for Qualified Nonprofit Group Living Facilities	31800-E	Т
142-732/16	05/19	Residential Rate Assistance Application (Korean)	31795-E	Т
142-732/17	05/19	Residential Rate Assistance Application (Russian)	31796-E	T
142-732/18	05/19	Residential Rate Assistance Application (Tagalog)	31797-E	T
142-732/19	05/19	Residential Rate Assistance Application (Thai)	31798-E	Т
142-740	05/19	Residential Rate Assistance Application (Easy/App)	31799-E	T
142-959	06-96	Standard Form Contract for Service New Job Incentive Rate Service	9129-E	
142-1059	06-96	Standard Form Contract for Service New Job Connection Credit	9130-E	
142-1159	03-94	Standard Form Contract - Use of Rule 20A Conversion Funds to Fund New Job Connection Credit	8103-E	
142-1359	05-95	Request for Contract Minimum Demand	8716-E	
142-1459	05-95	Agreement for Contact Closure Service	8717-E	
142-1559	05-95	Request for Conjunctive Billing	8718-E	
142-1659	05-95	Standard Form Contract - Credits for Reductions in Overhead to Underground Conversion Funding Levels	8719-E	
142-01959	01-01	Consent Agreement	14172-E	
142-02559	01-98	Contract to Permit Billing of Customer on Schedule AV-1 Prior to Installation of all Metering and Equipment Required to Provide a Contract Closure in Compliance With Special Condition 12 of Schedule AV-1	11023-E	
142-2760	12-12	Interconnection Agreement for Net Energy Metering Solar or Wind Electric Generating Facilities for Other than Residential or Small Commercial of 10 Kilowatts or Less	26167-E	
142-02760.5	07-14	Interconnection Agreement for Virtual Net Metering (VNM) Photovoltaic Electric Generating Facilities	16697-E	

	(Continued)		
12C5	Issued by	Submitted	May 1, 2019
Advice Ltr. No. 3372-E	Dan Skopec	Effective	Jun 1, 2019
Decision No.	Vice President Regulatory Affairs	Resolution No.	



Revised Cal. P.U.C. Sheet No.

Cal. P.U.C. Sheet No.

32142-E

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142-02762	01-13	Fuel Cell Generating Facility NEM and Interconnection Agreement	23444-E
142-02763	10-12	NEM/VNM-A Inspection Report	23234-E
142-02765	01-15	NEM Application & Interconnection Agreement for Customers with Solar and/or Wind Electric Generating Facilities of 30 kW or Less	26168-E
142-02766	01-15	NEM Application & Interconnection Agreement for Solar and/or Wind Electric Generating Facilities Greater than 30 kW or up to 1000 kW	26169-E
142-02768	02-09	Photovoltaic Generation Allocation Request Form	21148-E
142-02769	07-14	NEM Aggregation Form…	25293-E
142-02770	12-12	Generation Credit Allocation Request Form	23288-E
142-02771	08-16	Rule 21 Generator Interconnection Agreement (GIA)	28051-E
142-02772	06-14	Rule 21 Detailed Study Agreement	25065-E
142-02773	08-16	Interconnection App for Solar and/or Wind ONLY >30 Kw	29492-E
142-02774	08-16	Interconnection App for Solar and/or Wind ONLY <30 Kw	29493-E
142-3201		Residential Hotel Application for Residential Rates	5380-E
142-3242		Agreement for Exemption from Income Tax Component on Contributions and Refundable Advances	6041-E
142-4032	05-19	Application for California Alternate Rates for Energy (CARE) Program for Qualified Agricultural Employee Housing Facilities	31801-E
142-4035	06-05	Application for California Alternate Rates for Energy (CARE) Program for Migrant Farm Worker Housing Centers	18415-E
142-05200	08-16	Generator Interconnection Agreement for Fast Track Process	28054-E
142-05201	08-16	Exporting Generating Facility Interconnection Request	28055-E
142-05202	01-01	Generating Facility Interconnection Application Agreement	14152-E
142-05203	06-18	Generating Facility Interconnection Application	30754-E
142-05204	07-16	Rule 21 Pre-Application Report Request	27744-E
142-05205	07-02	Optional Binding Mandatory Curtailment Plan Contract	17729-E
142-05207	06-19	Base Interruptible Program Contract	32132-E
142-05209	06-19	No Insurance Declaration	32133-E
142-05210	06-04	Rolling Blackout Reduction Program Contract	18273-E
142-05211	06-04	Bill Protection Application	18273-E
142-05213	07-03	Technical Incentive Program Application	30079-E
142-05215	06-19	Third Party Marketer Agreement for BIP	32134-E
142-05216	06-19	Notice by Aggregator to Add, Change or Delete Customers for BIP	32135-E
142-05217	06-19	Notice by Customer to Add, Change, or Terminate Aggregator for BIP	32136-E
142-05219	01-18	Technical Incentive Program Agreement	30080-E
142-05219/1	01-18	Customer Generation Agreement	15384-E
142-05220	07-18	Armed Forces Pilot Contract	30800-E
142-05300	07-18	Capacity Bidding Program Customer Contract…	30801-E
142-05301	07-18	Aggregator Agreement for Capacity Bidding Program (CBP)	30802-E
142-05302	02-18	Notice to Add, Change, or Terminate Aggregator for Capacity Bidding	30210-E





Canceling <u>Revised</u> Cal. P.U.C. Sheet No.

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32143-E

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142-05304	06-19	Prohibited Resources Attestation	32137-E
142-0541	06-02	Generating Facility Interconnection Agreement	29058-E
142-0542	06-17	(3 rd Party Inadvertent Export) Generating Facility Interconnection Agreement	29059-E
142-0543	06-17	(3 rd Party Non-Exporting)	29060-E
		Generating Facility Interconnection Agreement	
142-0544	06-17	(Inadvertent Export)	19323-E
		Generating Facility Interconnection Agreement (Continuous Export)	
142-0545	06-06	Generation Bill Credit Transfer Allocation Request Form	21852-E
142-0600	06-13	SDG&E's Final Standard Form Re-Mat PPA	23604-E
143-359		Service Agreement between the Customer and SDG&E for Optional UDC Meter Services	
143-00212		Resident's Agreement for Water Heater Switch Credit	
143-459		Resident's Agreement for Air Conditioner or Water Heater Switch	3543-E
143-559		Owner's Agreement for Air Conditioner or Water Heater Switch	3545-E
143-659		Owner's Agreement for Air Conditioner Switch Payment	3699-E
143-759	12-97	Occupant's Agreement for Air Conditioner Switch Payment	3700-E
143-01212	1-99	Letter of Understanding between the Customer's Authorized Meter Supplier and SDG&E for Optional UDC Meter Services	11855-E
143-1459B	12-97	Thermal Energy Storage Agreement	5505-E
143-01759	12-97	Meter Data and Communications Request	11004-E
143-01859	2-99	Energy Service Provider Service Agreement	10572-E
143-01959	8-98	Request for the Hourly PX Rate Option Service Agreement	11005-E
143-01959/1	2-99	Request for the Hourly PX Rate Option (Spanish)	11888-E
143-02059	12-99	Direct Access Service Request (DASR)	13196-E
143-02159	12-97	Termination of Direct Access (English)	11889-E
143-02159/1	12-97	Termination of Direct Access (Spanish)	11890-E
143-2259	12-97	Departing Load Competition Transition Charge Agreement	10629-E
143-02359	12-97	Customer Request for SDG&E to Perform	11007-E
143-02459	12-97	ESP Request for SDG&E to Perform ESP Meter Services	11008-E
143-02659	3-98	ESP Request to Receive Meter Installation/Maintenance Charges	11175-E
143-02759	12-17	Direct Access Customer Relocation Declaration	29838-E
143-02760	12-12	Six Month Notice to Return to Direct Access Service	23319-E
143-02761	01-12	Six Month Notice to Return to Bundled Portfolio Service	22730-E
143-02762	01-12	Direct Access Customer Assignment Affidavit	23432-E
143-02763	02-13	Notice of Intent to Transfer to DA During OEW	21709-E

 (Continued)

 14C7
 Issued by
 Submitted
 Jun 14, 2019

 Advice Ltr. No.
 3385-E
 Dan Skopec
 Effective
 Dec 21, 2019

 Vice President
 Vice President
 Regulatory Affairs
 Resolution No.

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Canceling <u>Original</u> Cal. P.U.C. Sheet No.

Revised Cal. P.U.C. Sheet No.

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144-0810	03-08	Critical Peak Pricing (CPP) Opt-Out Form	20594-E
144-0811	03-09	Capacity Reservation Election	21133-E
144-0812	08-13	Event Notification Form	23703-E
144-0813	08-13	Future Communications Contact Information Form	23704-E
144-0820	04-18	CISR-DRP	30366-E
144-0821	01-16	DRP Service Agreement	27107-E
175-1000	07-09	Customer Energy Network – Terms and Conditions	21298-E
182-1000	11-13	Renewable Energy Credits Compensation Agreement	23970-E
183-1000	07-14	PEV Submetering Pilot (Phase I) Customer Enrollment Agreement	26187-E
183-2000	07-14	Submeter MDMA Registration Agreement	26188-E
185-1000	02-14	Customer Information Service Request Form	24202-E
185-2000	12-15	Energy Efficiency Financing Pilot Programs Authorization or Revocation of Authorization to Release Customer Information	26941-E
187-1000	04-15	Rule 33 Standard Non-Disclosure Agreement (NDA)	26294-E
187-2000	04-15	Rule 33 Terms of Service Acceptance Form	26295-E
189-1000	11-14	Mobilehome Park Utility Upgrade Agreement	25558-E
189-2000	11-14	Mobilehome Park Utility Upgrade Application	25559-E
190-1000	10-15	Bioenergy Market Adjusting Tariff Power Purchase Agreement	26846-E
190-2000	10-15	Green Tariff Shared Renewables (GTSR) Enhanced Community Renewables (ECR) Program Project Development Tariff Rider and Amendment	26874-E
195-1000	05-17	Station Power - Agreement for Energy Storage Devices	28966-E
200-1000	09/17	Declaration of Eligibility for Foodbank Discount	32193-E

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		(Continued)		
15C6		Issued by	Submitted	Jun 21, 2019
Advice Ltr. No.	3378-E	Lee Schavrien	Effective	Jul 22, 2019
		Senior Vice President		

Decision No.

Resolution No.

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Original Cal. P.U.C. Sheet No. 31176-E

San Diego Gas & Electric Company San Diego, California

Canceling _____ Cal. P.U.C. Sheet No.

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144-0813	03-09	Critical Peak Pricing - Future Communications Contact Information Form	21135-E
155-100	03-06	Application and Contract for Unmetered Service	30273-E
160-2000	10-12	Customer Renewable Energy Agreement	23241-E
101-00197	09-08	Payment Receipt for Meter Deposit	11197-E
101-363	04-98	Guarantor's Statement	20604-E
101-1652B	04-08	Receipt of Payment	2501-E
103-1750-E	03-68	Return of Customer Deposit	2500-E
		BILLS AND STATEMENTS	
108-01214	03-14	Residential Meter Re-Read Verification	24576-E
110-00432	11-16	Form of Bill - General, Domestic, Power, and Lighting Service - Opening, Closing, and Regular Monthly Statements	28256-E
110-00432/2	07-16	Form of Bill - Past Due Format	27837-E

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	(Continued)		
16C15	Issued by	Submitted	Nov 1, 2018
Advice Ltr. No. 3292-E	Dan Skopec	Effective	
Decision No.	Vice President Regulatory Affairs	Resolution No.	



Original Cal. P.U.C. Sheet No.

San Diego Gas & Electric Company San Diego, California

Canceling

Cal. P.U.C. Sheet No.

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101-00752	04-11	Final Notice Before Disconnect (delivered)	22324-E
101-00753	03-14	Back of Urgent Notice Applicable to Forms 101-00753/1 through 101-00753/11	24579-E
101-00753/1	04-11	Urgent Notice Payment Request Security Deposit to Establish Credit	22325-E
101-00753/2	03-05	Urgent Notice Payment Request Security Deposit to Re-Establish Credit.	18084-E
101-00753/3	04-11	Urgent Notice Payment Request for Past Due Security Deposit	22326-E
101-00753/4	04-11	Urgent Notice Payment Request for Past Due Bill	22327-E
101-00753/5	02-04	Urgent Notice Payment Request for Returned Payment	16948-E
101-00753/6	02-04	Urgent Notice Payment Request for Final Bill.	16949-E
101-00753/7	02-04	Urgent - Sign Up Notice for Service	16950-E
101-00753/8	02-04	Reminder Notice – Payment Request for Past Due Bill	16951-E
101-00753/9	02-04	Closing Bill Transfer Notification	16952-E
101-00753/10	03-14	Payment Agreement Confirmation	24580-E
101-00753/11	02-04	ESP Reminder Notice – Payment Request for Past Due Bill	16954-E
101-00754	03-14	Final Notice Before Disconnection (mailed), Notice of Past Due Closing	24581-E
101-01071	04-11	Bill, and Notice of Past Due Closing Bill Final Notice	22330-E
101-01072	08-14	Notice of Disconnect (delivered)	25420-E
101-01073	05-14	Notice of Shut-off (Mailed)	24851-E
101-02171	05-10	Notice to Landlord - Termination of Tenant's Gas/Electric Service (two or more units)	21885-E
101-02172	03-14	Notice of Disconnect (MDTs)	24582-E
101-2452G	02-04	Notice to Tenants - Request for Termination of Gas and Electric Service Customer Payment Notification	16959-E

OPERATIONS NOTICES

101-2371	11-95	No Access Notice	8826-E
101-3052B	3-69	Temporary "After Hour" Turn On Notice	2512-E
101-15152B	3-69	Door Knob Meter Reading Card	2515-E
107-04212	4-99	Notice of Temporary Electric Service Interruption (English	12055-E
		& Spanish)	
115-00363/2	9-00	Sorry We Missed You	13905-E
115-002363	9-00	Electric Meter Test	13906-E
115-7152A		Access Problem Notice	3694-E
124-70A		No Service Tag	2514-E

17C9

Decision No.

Advice Ltr. No. 3292-E

Issued by Dan Skopec Vice President Regulatory Affairs Submitted Effective Nov 1, 2018

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Resolution No.

ATTACHMENT C

STATEMENT OF PROPOSED RATES

ILLUSTRATIVE IMPACT ON ELECTRIC RATES AND BILLS

The charts shown below illustrate the changes in rates that would result from CPUC approval of this application, compared to current rate levels.

If the CPUC approves SDG&E's application, a typical non-CARE residential customer living in the inland climate zone and using 400 kilowatt-hours per month could see a monthly winter bill decrease of 9.4%, or \$10.10, from a typical current monthly bill of \$107.60 to \$97.50.

The first table below provides illustrative bill changes for bundled customers, while the second table presents illustrative bill changes for DA customers. For DA customers who do not pay commodity, the Utility Distribution Company (UDC) rate changes on a class average basis are presented below. The percentages shown do not necessarily reflect the changes that you may see on your bill. Changes in individual bills will also depend on how much electricity each customer uses.

SAN DIEGO GAS & ELECTRIC COMPANY'S ILLUSTRATIVE ELECTRIC BUNDLED RATE DECREASE (TOTAL RATES INCLUDE UDC¹ AND COMMODITY²)

Customer Class	Class Average Rates Effective 4/1/2020 (¢/kWh)	Class Average Rates Reflecting Proposed Revenue Decrease Per application (¢/kWh)	Total Rate Decrease (¢/kWh)	Percentage Rate Decrease (%)
Residential	27.130	23.802	(3.328)	-12.27%
Small	25.084	22.973	(2.111)	-8.42%
Commercial				
Medium and	22.123	19.560	(2.563)	-11.59%
Large C&I ⁴				
Agricultural	16.980	15.237	(1.743)	-10.27%
Lighting	22.132	20.307	(1.825)	-8.25%
System Total	23.993	21.259	(2.734)	-11.39%

¹ UDC rates include Department of Water Resources (DWR) Bond Charge.

² Commodity rates include DWR Power Charge credit.

³ Rates effective 4/1/2020 per Advice Letter (AL) 3514-E.

⁴C&I stands for Commercial and Industrial.

SAN DIEGO GAS & ELECTRIC COMPANY'S ILLUSTRATIVE ELECTRIC UDC¹ **RATE DECREASE**

Customer Class	Class Average Rates Effective 04/01/2020 ² (¢/kWh)	Class Average Rates Reflecting Proposed Revenue Decrease Per application (¢/kWh)	Total Rate Decrease (¢/kWh)	Percentage Rate Decrease (%)
Residential	17.310	15.996	(1.314)	-7.59%
Small				
Commercial	16.194	15.785	(0.409)	-2.53%
Medium and				
Large C&I ³	11.856	11.319	(0.537)	-4.53%
Agricultural	9.918	9.609	(0.309)	-3.12%
Lighting	15.688	15.185	(0.503)	-3.21%
System Total	14.208	13.430	(0.778)	-5.48%

¹ UDC rates include DWR Bond Charge.
² Rates effective 4/1/2020 per AL 3514-E.
³ C&I stands for Commercial and Industrial.

ATTACHMENT D

COST OF PROPERTY AND DEPRECIATION RESERVE

SAN DIEGO GAS & ELECTRIC COMPANY

COST OF PROPERTY AND DEPRECIATION RESERVE APPLICABLE THERETO AS OF SEPTEMBER 30, 2019

<u>No.</u>	<u>Account</u>	Original <u>Cost</u>	Reserve for Depreciation and <u>Amortization</u>
ELECT	RIC DEPARTMENT		
302 303	Franchises and Consents Misc. Intangible Plant	222,841.36 177,869,526.25	202,900.30 139,557,374.18
	TOTAL INTANGIBLE PLANT	178,092,367.61	139,760,274.48
310.1	Land	14,526,518.29	46,518.29
310.2	Land Rights	0.00	0.00
311	Structures and Improvements	89,291,185.99	45,825,809.12
312	Boiler Plant Equipment	161,941,815.44	84,267,019.44
314 315	Turbogenerator Units	130,865,534.94	56,101,956.77
315	Accessory Electric Equipment Miscellaneous Power Plant Equipment	86,232,569.41 53,609,985.24	44,051,610.65 16,855,305.18
510	Steam Production Contra Accounts	(1,621,911.83)	(532,709.11)
	Steam Production Contra Accounts	(1,021,011.00)	(332,703.11)
	TOTAL STEAM PRODUCTION	534,845,697.48	246,615,510.34
340.1	Land	224,368.91	0.00
340.2	Land Rights	2,427.96	2,427.96
341	Structures and Improvements	23,664,945.54	10,015,777.68
342	Fuel Holders, Producers & Accessories	21,651,593.69	8,979,836.64
343	Prime Movers	95,333,635.07	47,135,072.94
344	Generators	361,209,977.55	170,734,339.92
345	Accessory Electric Equipment	32,510,919.85	16,501,404.74
346	Miscellaneous Power Plant Equipment	31,043,889.97	17,093,074.87
	TOTAL OTHER PRODUCTION	565,641,758.54	270,461,934.75
	TOTAL ELECTRIC PRODUCTION	1,100,487,456.02	517,077,445.09

<u>No.</u>	<u>Account</u>	Original <u>Cost</u>	Reserve for Depreciation and <u>Amortization</u>
350.1 350.2 352 353 354 355 356 357 358 359	Land Land Rights Structures and Improvements Station Equipment Towers and Fixtures Poles and Fixtures Overhead Conductors and Devices Underground Conduit Underground Conductors and Devices Roads and Trails	78,615,129.53 162,163,841.31 631,499,448.23 1,858,731,718.95 905,233,328.78 681,859,690.08 693,412,730.38 464,061,495.94 504,067,255.18 329,383,764.24	0.00 25,726,449.82 89,577,951.30 400,853,091.76 199,848,889.12 139,016,186.14 253,853,261.95 77,582,879.68 76,473,758.96 42,255,406.34
	TOTAL TRANSMISSION	6,309,028,402.62	1,305,187,875.07
360.1 360.2 361 362 363 364 365 366 367 368.1 368.2 369.1 369.2 370.1 370.2 371 373.1 373.1	Land Land Rights Structures and Improvements Station Equipment Storage Battery Equipment Poles, Towers and Fixtures Overhead Conductors and Devices Underground Conduit Underground Conductors and Devices Line Transformers Protective Devices and Capacitors Services Overhead Services Underground Meters Meter Installations Installations on Customers' Premises St. Lighting & Signal SysTransformers Street Lighting & Signal Systems	$\begin{array}{r} 16,490,990.26\\ 90,631,085.70\\ 10,124,170.17\\ 603,313,981.54\\ 127,582,116.43\\ 828,202,559.08\\ 815,329,278.75\\ 1,378,356,141.26\\ 1,693,305,277.42\\ 677,346,214.08\\ 34,160,978.17\\ 194,725,203.34\\ 376,570,358.53\\ 201,634,412.73\\ 63,357,087.87\\ 9,683,675.03\\ 0.00\\ 32,395,124.54\\ \hline\end{array}$	$\begin{array}{r} 0.00\\ 46,023,250.94\\ 1,806,160.98\\ 225,155,715.60\\ 38,773,581.81\\ 299,377,010.85\\ 239,192,593.26\\ 537,307,215.42\\ 975,557,176.26\\ 207,416,847.06\\ 13,484,315.12\\ 115,408,665.46\\ 262,397,040.04\\ 112,439,522.90\\ 29,732,404.14\\ 10,675,584.82\\ 0.00\\ 21,204,653.94\\ \hline\end{array}$
389.1 389.2 390 392.1 392.2 393 394.1 394.2 395 396 397 398	Land Land Rights Structures and Improvements Transportation Equipment - Autos Transportation Equipment - Trailers Stores Equipment Portable Tools Shop Equipment Laboratory Equipment Power Operated Equipment Communication Equipment Miscellaneous Equipment TOTAL GENERAL PLANT	$\begin{array}{r} 7,312,142.54\\ 0.00\\ 45,611,645.37\\ 0.00\\ 58,145.67\\ 46,521.59\\ 34,940,434.08\\ 278,147.42\\ 5,333,953.73\\ 60,528.93\\ 330,068,016.99\\ 63,125,572.45\\ 486,835,108.77\end{array}$	$\begin{array}{r} 0.00\\ 0.00\\ 27,080,505.22\\ 49,884.21\\ 20,613.28\\ 2,200.57\\ 10,383,537.65\\ 216,037.98\\ 1,139,631.29\\ 117,501.67\\ 133,646,628.71\\ 5,194,774.46\\ 177,851,315.04\end{array}$
101	TOTAL ELECTRIC PLANT	15,227,651,989.92	5,275,828,648.28

<u>No.</u>	<u>Account</u>	Original <u>Cost</u>	Reserve for Depreciation and <u>Amortization</u>
GAS PL	ANT		
302 303	Franchises and Consents Miscellaneous Intangible Plant	86,104.20 0.00	86,104.20 0.00
	TOTAL INTANGIBLE PLANT	86,104.20	86,104.20
360.1 361 362.1 362.2 363 363.1 363.2 363.3 363.4 363.5 363.6	Land Structures and Improvements Gas Holders Liquefied Natural Gas Holders Purification Equipment Liquefaction Equipment Vaporizing Equipment Compressor Equipment Measuring and Regulating Equipment Other Equipment LNG Distribution Storage Equipment	0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.0	0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.0
365.1 365.2 366 367 368 369 371	Land Land Rights Structures and Improvements Mains Compressor Station Equipment Measuring and Regulating Equipment Other Equipment	4,649,143.75 3,515,541.91 19,418,588.35 246,982,195.08 92,435,675.59 28,569,467.31 2,023,759.81 397,594,371.80	0.00 1,546,983.75 11,132,075.79 89,678,707.61 73,028,985.08 17,933,350.74 175,484.24 193,495,587.21
374.1 374.2 375 376 378 380 381 382 385 385 386 387	Land Land Rights Structures and Improvements Mains Measuring & Regulating Station Equipment Distribution Services Meters and Regulators Meter and Regulator Installations Ind. Measuring & Regulating Station Equipment Other Property On Customers' Premises Other Equipment	1,514,828.76 8,499,822.79 43,446.91 1,299,079,387.66 19,064,072.53 350,418,461.00 166,943,830.62 108,353,491.55 1,516,810.70 0.00 11,402,034.82 1,966,836,187.34	0.00 7,334,135.37 61,253.10 421,277,189.71 9,184,326.56 298,210,023.40 72,023,667.24 48,067,601.89 1,284,516.17 0.00 6,043,249.96 863,485,963.40

No.	<u>Account</u>	Original Cost	Reserve for Depreciation and <u>Amortization</u>
392.1	Transportation Equipment - Autos	0.00	25,503.00
392.2	Transportation Equipment - Trailers	0.00	0.13
394.1	Portable Tools	11,787,116.36	4,148,051.64
394.2	Shop Equipment	71,501.71	34,711.30
395	Laboratory Equipment	0.00	(7,344.15)
396	Power Operated Equipment	16,162.40	15,000.96
397	Communication Equipment	2,377,501.95	891,637.64
398	Miscellaneous Equipment	465,784.09	136,122.14
	TOTAL GENERAL PLANT	14,718,066.51	5,243,682.66
101	TOTAL GAS PLANT	2,381,403,532.96	1,063,590,897.09

COMMON PLANT

303	Miscellaneous Intangible Plant	605,400,145.25	399,574,108.96
350.1	Land	0.00	0.00
360.1	Land	0.00	0.00
389.1	Land	7,494,792.37	0.00
389.2	Land Rights	27,776.34	27,776.34
390	Structures and Improvements	452,432,490.47	171,289,396.83
391.1	Office Furniture and Equipment - Other	39,632,888.99	15,105,311.98
391.2	Office Furniture and Equipment - Computer E	67,008,201.80	20,845,643.73
392.1	Transportation Equipment - Autos	725,072.38	290,330.80
392.2	Transportation Equipment - Trailers	107,977.72	6,410.43
392.3	Transportation Equipment - Aviation	11,580,557.15	2,005,358.86
393	Stores Equipment	333,835.97	34,455.53
394.1	Portable Tools	1,520,858.30	533,099.62
394.2	Shop Equipment	142,759.33	93,067.84
394.3	Garage Equipment	1,854,148.83	425,738.86
395	Laboratory Equipment	1,731,116.64	845,515.42
396	Power Operated Equipment	0.00	(192,979.10)
397	Communication Equipment	243,356,068.77	90,642,839.16
398	Miscellaneous Equipment	5,136,413.68	560,251.74
Topside		0.00	0.00
118.1	TOTAL COMMON PLANT	1,438,485,103.99	702,086,327.00
	TOTAL ELECTRIC PLANT	15,227,651,989.92	5,275,828,648.28
	TOTAL GAS PLANT	2,381,403,532.96	1,063,590,897.09
	TOTAL COMMON PLANT	1,438,485,103.99	702,086,327.00
101 &			
118.1	TOTAL _	19,047,540,626.87	7,041,505,872.37
101	PLANT IN SERV-SONGS FULLY RECOVER_	0.00	0.00
101	PLANT IN SERV-ELECTRIC NON-RECON		
101	Electric	(2,079,446.23)	(1,250,794.05)
	Gas	(335,000.00)	(1,230,794.03) (335,000.00)
	Common	(3,145,591.33)	(431,924.57)
		(5,560,037.56)	· · · · · · · · · · · · · · · · · · ·
		(3,300,037.30)	(2,017,718.62)

<u>No.</u>	Account	Original Cost	Reserve for Depreciation and <u>Amortization</u>
101	PLANT IN SERV-CONTRA-ELECTRIC Electric Common	0.00 0.00 0.00	0.00 0.00 0.00
101	PLANT IN SERV-PP TO SAP OUT OF BAL Electic	0.00	0.00
118	PLANT IN SERV-COMMON NON-RECON Common - Transferred Asset Adjustment	(1,540,513.52)	(1,540,513.52)
101	Accrual for Retirements Electric Gas	(5,572,533.00) (665,630.20)	(5,572,533.00) (665,630.20)
	TOTAL PLANT IN SERV-ACCRUAL FOR RE	(6,238,163.20)	(6,238,163.20)
102	Electric Gas	0.00 0.00	0.00 0.00
	TOTAL PLANT PURCHASED OR SOLD	0.00	0.00
104	Electric Gas	112,194,000.02 0.00	22,100,147.52 0.00
	TOTAL PLANT LEASED TO OTHERS	112,194,000.02	22,100,147.52
105	Plant Held for Future Use Electric Gas	0.00 0.00	0.00 0.00
	TOTAL PLANT HELD FOR FUTURE USE	0.00	0.00
107	Construction Work in Progress Electric Gas Common	1,102,768,560.08 113,732,843.32 209,246,970.77	
	TOTAL CONSTRUCTION WORK IN PROGRESS	1,425,748,374.17	0.00

No.	<u>Account</u>	Original Cost	Reserve for Depreciation and <u>Amortization</u>
108.5	Accumulated Nuclear Decommissioning Electric	0.00	1,048,073,756
	TOTAL ACCUMULATED NUCLEAR DECOMMISSIONING	0.00	1,048,073,756.49
101.1 118.1	ELECTRIC CAPITAL LEASES COMMON CAPITAL LEASE	1,307,422,019.46 24,888,703.59 1,332,310,723.05	48,649,574.96 12,612,648.56 61,262,223.52
143 143	FAS 143 ASSETS - Legal Obligation SONGS Plant Closure - FAS 143 contra FIN 47 ASSETS - Non-Legal Obligation FAS 143 ASSETS - Legal Obligation	17,125,479.67 0.00 109,841,313.16 0.00	(1,044,126,606.55) 0.00 43,907,575.06 (1,736,325,370.07)
	TOTAL FAS 143 UTILITY PLANT TOTAL	126,966,792.83 22,031,421,802.66	(2,736,544,401.56) 5,426,601,203.00

ATTACHMENT E

SUMMARY OF EARNINGS

SAN DIEGO GAS & ELECTRIC COMPANY SUMMARY OF EARNINGS Sep 2019 (\$ IN MILLIONS)

ine No. Item 1 Operating Revenue 2 Operating Expenses 3 Net Operating Income 4 Weighted Average Rate Base 5 Rate of Return*	A	mount
1 Operating Revenue	\$	3,977
2 Operating Expenses		3,259
3 Net Operating Income	\$	717
4 Weighted Average Rate Base	\$	10,331
5 Rate of Return*		7.96%

*Authorized Cost of Capital

ATTACHMENT F

GOVERNMENTAL ENTITIES RECEIVING NOTICE

State of California Attorney General's Office P.O. Box 944255 Sacramento, CA 94244-2550

Naval Facilities Engineering Command Navy Rate Intervention 1314 Harwood Street SE Washing Navy Yard, DC 20374

City of Carlsbad Attn. City Attorney 1200 Carlsbad Village Drive Carlsbad, CA 92008-19589

City of Chula Vista Attn. City Attorney 276 Fourth Ave Chula Vista, Ca 91910-2631

City of Dana Point Attn. City Attorney 33282 Golden Lantern Dana Point, CA 92629

City of Del Mar Attn. City Clerk 1050 Camino Del Mar Del Mar, CA 92014

City of Encinitas Attn. City Attorney 505 S. Vulcan Ave. Encinitas, CA 92024

City of Escondido Attn. City Attorney 201 N. Broadway Escondido, CA 92025

City of Imperial Beach Attn. City Clerk 825 Imperial Beach Blvd Imperial Beach, CA 92032

City of Laguna Beach Attn. City Clerk 505 Forest Ave Laguna Beach, CA 92651 State of California Attn. Director Dept of General Services PO Box 989052 West Sacramento, CA 95798-9052

Alpine County Attn. County Clerk 99 Water Street, P.O. Box 158 Markleeville, CA 96120

City of Carlsbad Attn. Office of the County Clerk 1200 Carlsbad Village Drive Carlsbad, CA 92008-19589

City of Coronado Attn. Office of the City Clerk 1825 Strand Way Coronado, CA 92118

City of Dana Point Attn. City Clerk 33282 Golden Lantern Dana Point, CA 92629

City of El Cajon Attn. City Clerk 200 Civic Way El Cajon, CA 92020

City of Encinitas Attn. City Clerk 505 S. Vulcan Ave. Encinitas, CA 92024

City of Fallbrook Chamber of Commerce Attn. City Clerk 111 S. Main Avenue Fallbrook, CA 92028

City of Imperial Beach Attn. City Attorney 825 Imperial Beach Blvd Imperial Beach, CA 92032

City of Laguna Beach Attn. City Attorney 505 Forest Ave Laguna Beach, CA 92651 Department of U.S. Administration General Services Administration 300 N. Los Angeles St. #3108 Los Angeles, CA 90012

Borrego Springs Chamber of Commerce Attn. City Clerk 786 Palm Canyon Dr PO Box 420 Borrego Springs CA 92004-0420

City of Chula Vista Attn: Office of the City Clerk 276 Fourth Avenue Chula Vista, California 91910-2631

City of Coronado Attn. City Attorney 1825 Strand Way Coronado, CA 92118

City of Del Mar Attn. City Attorney 1050 Camino Del Mar Del Mar, CA 92014

City of El Cajon Attn. City Attorney 200 Civic Way El Cajon, CA 92020

City of Escondido Attn. City Clerk 201 N. Broadway Escondido, CA 92025

City of Fallbrook Chamber of Commerce Attn. City Attorney 111 S. Main Avenue Fallbrook, CA 92028

Julian Chamber of Commerce P.O. Box 1866 2129 Main Street Julian, CA

City of Laguna Niguel Attn. City Attorney 30111 Crown Valley Parkway Laguna Niguel, California 92677 City of Laguna Niguel Attn. City Clerk 30111 Crown Valley Parkway Laguna Niguel, California 92677

City of La Mesa Attn. City Clerk 8130 Allison Avenue La Mesa, CA 91941

City of Mission Viejo Attn: City Clerk 200 Civic Center Mission Viejo, CA 92691

City of National City Attn. City Attorney 1243 National City Blvd National City, CA 92050

County of Orange Attn. County Counsel P.O. Box 1379 Santa Ana, CA 92702

City of Poway Attn. City Attorney P.O. Box 789 Poway, CA 92064

City of San Diego Attn. Mayor 202 C Street, 11th Floor San Diego, CA 92101

County of San Diego Attn. County Counsel 1600 Pacific Hwy San Diego, CA 92101

City of San Diego Attn. City Clerk 202 C Street, 2nd Floor San Diego, CA 92101

City of Santee Attn. City Clerk 10601 Magnolia Avenue Santee, CA 92071 City of Lakeside Attn. City Clerk 9924 Vine Street Lakeside CA 92040

City of Lemon Grove Attn. City Clerk 3232 Main St. Lemon Grove, CA 92045

City of Mission Viejo Attn: City Attorney 200 Civic Center Mission Viejo, CA 92691

City of Oceanside Attn. City Clerk 300 N. Coast Highway Oceanside, CA 92054-2885

County of Orange Attn. County Clerk 12 Civic Center Plaza, Room 101 Santa Ana, CA 92701

City of Ramona Attn. City Clerk 960 Main Street Ramona, CA 92065

City of San Clemente Attn. City Clerk 100 Avenida Presidio San Clemente, CA 92672

County of San Diego Attn. County Clerk P.O. Box 121750 San Diego, CA 92101

City of San Marcos Attn. City Attorney 1 Civic Center Dr. San Marcos, CA 92069

City of Santee Attn. City Attorney 10601 Magnolia Avenue Santee, CA 92071 City of La Mesa Attn. City Attorney 8130 Allison Avenue La Mesa, CA 91941

City of Lemon Grove Attn. City Attorney 3232 Main St. Lemon Grove, CA 92045

City of National City Attn. City Clerk 1243 National City Blvd National City, CA 92050

City of Oceanside Attn. City Attorney 300 N. Coast Highway Oceanside, CA 92054-2885

City of Poway Attn. City Clerk P.O. Box 789 Poway, CA 92064

City of Ramona Attn. City Attorney 960 Main Street Ramona, CA 92065

City of San Clemente Attn. City Attorney 100 Avenida Presidio San Clemente, CA 92672

City of San Diego Attn. City Attorney 1200 Third Ave. Suite 1620 San Diego, CA 92101

City of San Marcos Attn. City Clerk 1 Civic Center Dr. San Marcos, CA 92069

City of Solana Beach Attn. City Attorney 635 S. Highway 101 Solana Beach, CA 92075 Spring Valley Chamber of Commerce Attn. City Clerk 3322 Sweetwater Springs Blvd, Ste. 202 Spring Valley, CA 91977-3142

City of Vista Attn. City Clerk 200 Civic Center Drive Vista, CA 92084 Valley Center Chamber of Commerce Attn. City Clerk P.O. Box 8 Valley Center, CA 92082

City of Aliso Viejo 12 Journey Aliso Viejo, CA 92656 City of Vista Attn. City Attorney 200 Civic Center Drive, Bldg. K Vista, CA 92084

ATTACHMENT G

GHG REVENUE AND RECONCILIATION FORM (ATTACHMENT D OF DECISIONS D.14-10-033 AND D.15-01-024)

GHG Revenue and Reconciliation Application Form

Notes:

Utilities should complete the GHG Revenue and Reconciliation Application Form in accordance with the procedures described in Appendix D of the Proposed Decision mailed 9/12/14 in A.13-08-002 et al. Appendix D provides specific information on reporting methodology and confidentiality treatment of data.

Gray shading indicates confidential information. However, additional information may be confidential based on a utility's particular circumstances.

For Template D-4, each utility must provide the data in spreadsheet format, but may modify the template as appropriate to present the requested information by rate schedule.

Template D-1: Annual Allowance Revenue Receipts and Customer Returns

		2	013	2	014	2	015	2	2016		2017		2018		2019		2020		2021
Line Description	n	Forecast	Recorded	Forecast ¹	Recorded	Forecast ¹	Recorded	Forecast	Recorded	Forecast	Recorded	Forecast	Recorded	Forecast	Recorded	Forecast	Recorded ²	Forecast	Recorded
1 Proxy GHG	Price (\$/MT)	-	N/A	-	N/A	12.09	N/A	13.13	3 N/A	13.2	3 N/J	A 15.6	3 N//	A 16.	35	8.	29	1	7.9
2 Allocated A	Allowances (MT)	6 919 34	1 6 919 341	6 549 14	2 6 549 142	6 426 43	0 6 426 430	6 406 80	6 406 805	6 460 04	6 460 04	2 6 288 3	6 288 32	1 6 186 9	936 6 186 937	6 143 9	6 143 946	6 766	147
3 Revenues																			
4	Prior Balance	N/2	A N/A	(\$102 074 500)	(\$82 503 131)	(\$19 755 324)	(\$ 8 393 131)	\$31 586 221	\$31 892 368	\$3 775 309	\$4 334 942	(\$4 295 169)	(\$6 529 128)	(\$686 192)	\$3 734 063	\$1 310 790	\$325 486	(\$985 304)	
5	Allowance Revenue	(\$103 302 000)	(\$82 453 505)	(\$94 570 000)	(\$76 756 698)	(\$77 695 500)	(\$79 929 224)	(\$84 121 350)	(\$81 558 628)	(\$85 466 355)	(\$92 539 677)	(\$98 286 457)	(\$93 727 555)	(\$101 156 404)	(\$104 156 909)	(\$112 372 776)	(\$112 372 776)	(\$121 114 031)
6	Interest	\$0	(\$49 626)	(\$28 773)	(\$47 002)	(\$76 463)	\$24 203	\$24 796	\$151 893	\$96 857	\$65 917	\$91 282	\$143 250	\$251 035	\$236 629	\$136 079	\$136 079	(\$10 210)	
7	Franchise Fees and Uncollectibles	\$0	\$0	(\$1 771 359)	(\$1 706 341)	(\$1 190 048)	(\$1 581 513)	(\$1 026 495)	(\$661 789)	(\$1 013 589)	(\$991 175)	(\$1 066 881)	(\$1 135 547)	(\$1 061 344)	(\$1 056 581)	(\$1 188 148)	(\$1 188 148)	(\$1 456 340)	
8	Subtotal Revenues	(\$103 302 000)	(\$82 503 131)	(\$198 444 632)	(\$161 013 172)	(\$98 717 335)	(\$99 879 665)	(\$53 536 828)	(\$50 176 155)	(\$82 607 777)	(\$89 129 994)	(\$103 557 225)	(\$101 248 980)	(\$102 652 905)	(\$101 242 797)	(\$112 114 055)	(\$113 099 359)	(\$123 565 884)
9 Expenses																			
10	Outreach and Administrative Expenses 3	\$1 227 500	\$0	\$187 500	\$801 369	\$334 835	\$334 989	\$80 036	\$80 994	(\$2 063)	(\$369)	\$48 463	\$52 210	(\$135 316)	(\$134 042)	\$29 021	\$29 021	\$59 000	
11	Franchise Fees and Uncollectibles	\$0	\$0	\$0	\$0	50	\$0	50	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0		
12	Interest	50	\$0	50	(\$119)	50	(\$154)	50	(\$958)	\$0	(\$1 694)	50	(\$3 747)	50	(\$1 274)	50	\$0	\$0	
13	Subtotal Expenses	\$1 227 500	\$0	\$187 500	\$801 250	\$334 835	\$334 835	\$80 036	\$80 036	(\$2 063)	(\$2 063)	\$48 463	\$48 463	(\$135 316)	(\$135 316)	\$29 021	\$29 021	\$59 000	
14 Allowance	Revenue Approved for Clean Energy or Energy Efficiency Programs ⁴	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$1 281 995	\$0	\$10 300 000	\$10 300 000	\$13 649 840	\$13 649 840	\$14 375 823	\$14 375 823	\$1 030 000	
15 Net GHG R	evenues (Line 8 Line 13 Line 14)	(\$102 074 500)	(\$82 503 131)	(\$198 257 132)	(\$160 211 922)	(\$98 382 500)	(\$99 544 830)	(\$53 456 792)	(\$50 096 119)	(\$81 327 845)	(\$89 132 057)	(\$93 208 762)	(\$90 900 517)	(\$89 138 381)	(\$87 728 273)	(\$97 709 211)	(\$98 694 515)	(\$122 476 884	1
16 GHG Rever	nues to be Distributed in Future Years	\$0	\$0	\$51 037 250			\$0		\$0		\$0		\$0			,			
17 Net GHG R	evenues Available for Customers in Forecast Year (Line 15 Line 16)	(\$102 074 500)	(\$82 503 131)	(\$147 219 882)	(\$160 211 922)	(\$98 382 500)	(\$99 544 830)	(\$53 456 792)	(\$50 096 119)	(\$81 327 845)	(\$89 132 057)	(\$93 208 762)	(\$90 900 517)	(\$89 138 381)	(\$87 728 273)	(\$97 709 211)	(\$98 694 515)	(\$122 476 884)
18 GHG Rever	nue Returned to Eligible Customers																		
10 011011010	FITE Customer Return ^{5,6,7}	\$0	\$0	\$1 583 553	\$0	\$1 384 559	\$0	\$4 238 010	\$2 599 416	\$760 200	\$668 775	\$669 179	\$468 650	\$468 650	\$426 781	\$426 782	\$426 782	50	
20	Sma Business Volumetric Return	\$0		\$10 982 219	\$11 533 823	\$6 954 493	\$13 247 750	\$3 648 498	\$4 062 057	\$2 701 990	\$3 100 138	\$3 638 944	\$4 330 020	\$2 798 095	\$2 968 472	\$2 901 607	\$2 901 607	\$0 \$0	
20	Residential Volumetric Return	\$0	\$0 \$0	\$45 915 031	\$35 582 852	\$31 314 08	\$39 050 655	\$0	\$1 767 675	\$2 701 990	(\$3 550)	\$0 \$0	(\$3 002)	\$0	(\$23)	50	\$2 901 007 \$0	\$0 \$0	
21	Subtotal EITE Volumetric Returns	\$0	\$0 \$0	\$58 480 803	\$47 116 675	\$39 653 61	\$52 298 405	\$7 886 508	\$8 429 148	\$3 462 190	\$3 765 363	\$4 308 123	\$4 795 668	\$3 266 745	\$3 395 230	\$3 328 389	\$3 328 389	\$0	
22	Subtotal Effe Volumetric Returns	30	30	<i>\$50 400 005</i>	<i>,</i> ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	JJZ 250 405	<i>\$7</i> 000 500	JU 423 140	JJ 402 130	\$3703303	<u>94 500 115</u>	Ş4 755 666	ŞS 200 745	<i>\$5 355 250</i>	33 320 303	<i>\$5 526 565</i>		
23 Number of	Households Eligible for the Cal fornia Climate Credit	-	-	1 224 25	3 1 306 520	1 224 251	1 313 989	1 306 630	0 1 319 006	1 314 39	8 13080	4 1 325 05	2 1 340 87	9 1 370 6	70 1 351 509	1 352 47	8 1 352 478	1 352 0	26
	hold Semi-Annual Climate Credit ⁸	\$0.00	\$0.00	\$36.24	\$36.24	\$23.99	\$23.99	\$17.44	\$17.44	\$29.62	\$29.62	\$33.55	\$33.50	\$31.32	\$31.32	\$34.89	\$34.89	\$45.29	
(-0.5 x (Lin	ie 17 22) Line 23					1		ľ.											
25 Revenue D (2 x Line 23	istributed for the Climate Credit 3 x Line 24)	\$0	\$0	\$88 739 079	\$94 702 116	\$58 729 139	\$79 138 793	\$45 570 284	46 001 913	\$77 865 656	\$78 837 566	\$88 900 639	\$89 838 912	\$85 871 636	\$84 658 530	\$94 380 823	\$94 380 823	\$122 476 884	
26 Revenue B	alance (Line 15 Line 22 Line 25)	N/A	(\$82 503 131)	N/	A (\$18 393 131)	N/	A \$31 892 368	N/	A \$4 334 942	N	A (\$6 529 128)	N	/A \$3 734 063	N	V/A \$325 486	N	/A (\$985 304)		N/A

¹ Includes 50% of 2013 a lowance revenues and expenses.

² Recorded data is equal to forecast and will be updated with the November Update F ling.

³ Forecasted Outreach & Administrative Expenses are the forecasted expenses (from Template D-3) adjusted for any forecasted prior year's under/over-collection in the GHGCOEMA and GHGACMA.

⁴ The 2017 recorded column includes the Multifamily Program set aside consistent with the March 18 2016 Administrative Law Judge ruling in the Development of a Successor to Net Energy Metering proceeding (Rulemaking 14-07-002). The 2018 forecasted column represents the October 24 2017 AL email ruling directing SOG&Et To lite an updated calculation of the amount attributable to Senate Bill 92. SOG&Et Streamed 2018 ETIC Scionem Return or Systems Prior Ner art ITC Scionem Return of System 2611 July de distributed in 2016 as well as the 2016 forecasted ETIE Customer Return of System 75 2018 (The Senate Senate Bill 2016 distributed and the senate Bill 2016 distributed and the senate Bill 2016 forecasted ETIE Customer Return of System 75 and the Senate Bill 2016 distributed and the senate Bill 2016 forecasted ETIE Customer Return of System 75 and the Senate Bill 2016 distributed and the senate Bill 2016 forecasted ETIE Customer Return of System 75 and the Senate Bill 2016 distributed and the sen

⁶ In accordance with the methodology approved in D. 15-01-024 the EITE Customer Return forecast for 2017 includes: a) 2016 EITE return b) the 8-1-16 FF&U factor applied to the 2016 EITE return and c) the 9-1-13 FF&U for EITE returns from 2013

to 2016. ⁷ In accordance with D.15-01-024 the 2018 EITE Customer Return forecast includes the 2016 revenue returned to EITE customers and will be updated with the November update.

⁸ Due to timing in receiving approval of D.15-03-019 the 2015 April residential CCC given was based on the authorized 2014 residential CCC of \$36.24 per household. The October residential CCC was based on the authorized 2015 residential CCC of \$36.24 per household.

Template D-2: Annual GHG Emissions and Associated Costs

		2013		2014		015		2016		2017		2018	20	19	2020		20	21
e Description	Forecast	Recorded	Forecast	Recorded	Forecast	Recorded	Forecast	Recorded	Forecast	Recorded	Forecast	Recorded	Forecast	Recorded	Forecast	Recorded ⁶	Forecast	Recorde
Direct GHG Emissions (MTCO2e)		-						-		-		-		-				_
Utility Owned Generation (UOG)																		
Tolling Agreements																		
Energy Imports (Specified) Energy imports (Unspecified)																		
RPS Adjustment																		
2013 Under-Reported True-Up (Section 95858 of C&T Regulatio	n																	
Qualifying Facility (QF) Contracts																		
Contract with Financial Settlement																		
Subtotal																		
Indirect GHG Emissions (MTCO2e)																		
CAISO Market Purchases																		
Contract Purchases																		
Subtotal																		
Total Emissions (MTCO2e)	5 596 398	5 678 547	5 473 713	5 590 681	4 811 519	5 013 119	4 203 567	4 545 471	4 243 313	4 521 153	3 879 511	4 247 722	3 778 406	2 041 337	3 905 980	3 905 980	3 239 000)
Direct GHG Costs ²																		
Billet on o costs																		
Proxy GHG Price (\$/MT)	\$17.3	5 \$13.57	\$14.44	\$12.04	\$12.09	\$12.79	\$13.1	3 \$12.84	\$13.2	3 \$14.57	\$15.6	3 \$15.31	\$16.35	\$17.28	\$18.29	\$18.29	\$17.90	D
GHG Costs (\$)																		
Direct GHG Costs ²																		
Direct GHG Costs True-Up ³																		
Direct GHG Costs - Financial Settlement																		
Indirect GHG Costs																		
Previous Year's Forecast Reconciliation ⁴	N/A	N/A	\$0	\$0		(\$35 475 620)	(\$7 355 343)	(\$16 295 922)	(\$7 874 871)	(\$21 964 804)	(\$8 449 696)	(\$8 449 696)			(\$31 587 146)		\$0	
Total Costs (\$)	\$89 750 005	\$61 221 829	\$61 715 000	\$64 361 474	\$32 289 561	\$24 934 218	\$47 848 837	\$39 973 966	\$48 264 166	\$39 814 470	\$52 187 054	\$55 661 532	\$65 251 423	\$33 664 277	\$39 853 228	\$39 853 228	\$57 978 100	
Forecast Variance ⁵ (\$)	N/A	(\$28 528 177)	N/A	\$2 646 474	N/A	(\$7 355 343)	N/A	(\$7 874 871)	N/A	(\$8 449 696)	N/A	\$3 474 478	N/A	(\$31 587 146)	N/A	\$0	N/A	
Forecast Variance ^a (\$)	1 10/15	(220 220 177)	1	yr 040 474		(0+0 000 14)	1970	(2, 0, 40/1)	1970	(20 44) 030)	1970		1970	(231 307 140)	1970	ΨŪ	1970	

¹In October of 2018 SDG&E recognized a downward adjustment of the under-reported emissions from 2013 and recorded this adjustment in its updated 2017 emissions. The downward adjustment follows section 95858 of the Cap-and-Trade regulation which provides a formula for calculating compliance obligations for under-reporting in a previous compliance period. The result of that formula was a compliance obligation reduction of

75 877 MT.

²Direct cost forecasts for 2013 and 2014 reflect cash accounting for regulatory purposes. Direct costs for 2017 forward include true-ups.

³5DG&E adopted an approach (as per D.19-04-016) that splits Direct GHG costs from prior period true-ups of Direct Costs. This row captures the true-up costs that necessarily need to be added to the Direct Costs prior to

recording.

The 2019 Recorded True-up includes an off-cycle \$155 105 true-up to finalize SDG&E's 2018 emission volumes.

⁴The 2013 forecasted variance was not included in 2014 forecast reconciliation. The 2015 forecasted reconciliation includes both 2013 and 2014 forecast variance amounts. In addition due to updates to recorded 2013

and 2014 amounts this figure has been updated.

⁵Also reflects adjustment for sh ft in regulatory accounting from cash to accrual

⁶Recorded data is equal to forecast and will be updated with the November Update Filing.

Template D-3: Detail of Outreach and Administrative Expenses

		2013		2014 2015		015	2	016	2	017	20)18	2019			2020	2021		
Line Descri	Line Description		Recorded	Forecast	Recorded	Forecast	Recorded	Forecast	Recorded	Forecast	Recorded	Forecast	Recorded	Forecast	Recorded	Forecast	Recorded ¹	Forecast	Recorded
1 Utility	Outreach																		
2	Customer Call Center	-	N/A	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
3	Other (Consultant) ^{2 5 6}	52,500	N/A	-	72,040	-	(19,541)	-	-	-	-	-	-	-	18,811	-	-	-	-
4	Subtotal Outreach	52,500	-	-	72,040	-	(19,541)	-	-	-	-	-	-	-	18,811	-	-	-	-
5 Utility	Administrative																		
6	General Program Management	-	N/A	-	-	-	18,622	-	-	-	5,600	-	-	-	-	-	-	-	-
7	IT/Billing System Enhancements	425,000	N/A	-	-	-	38,260	-	30,912	-	-	-	-	-	-	-	-	-	-
8	IT Program Management and Oversight	-	N/A	-	14,842	-	-	-	-	-	-	-	-	-	-	-	-	-	-
9	Marketing - SDG&E (email, bill insert) ³	-	N/A	35,000	33,699	35,000	51,342	35,000	25,512	35,000	26,809	47,500	23,425	47,500	3,291	59,000	59,000	59,000	-
10	Other ⁴	-	N/A	12,500	12,500	12,500	-	12,500	-	12,500	2,361								
11	Subtotal Administrative	425,000	-	47,500	61,041	47,500	108,224	47,500	56,424	47,500	34,770	47,500	23,425	47,500	3,291	59,000	59,000	59,000	-
12 Line 12	Outreach and Administrative Expenses (Line 4 + L)	477,500	N/A	47,500	133,081	47,500	88,683	47,500	56,424	47,500	34,770	47,500	23,425	47,500	22,103	59,000	59,000	59,000	-
13 Additi	onal (Non-Utility) Statewide Outreach	750,000	N/A	140,000	750,000	140,000	-	140,000	-	140,000	-	140,000	-	-	-	-	-	-	-
14 Total C Line 13	Outreach and Administrative Expenses (Line 12 + 3)	1,227,500	-	187,500	883,081	187,500	88,683	187,500	56,424	187,500	34,770	187,500	23,425	47,500	22,103	59,000	59,000	59,000	-

 $^{1}\,\mathrm{Recorded}$ data is equal to forecast and will be updated with the November Update Filing.

² 2013 forecasted expenses were revised from D.13-12-041 to shift the \$52.5k for Targetbase costs from admin to outreach pursuant to Resolution E-4611.

³ 2014 forecasted expenses were revised from D.13-12-041 to shift the \$35K for marketing from outreach to administration pursuant to Resolution E-4611.

⁴ Direct labor costs associated with: (1) Subsequent pricing and credit updates to the billing system; (2) customer eligibility review and verification process; (3) Manual set-up and maintenance required for the identified EITE customers; and (4) Monitoring of check cutting activities related to Net Energy Metering customers.

⁵ Bill inserts and emails costs of \$19,540 booked to GHGCOEMA in April/May/December 2014 were transferred to GHGACMA in October 2015.

⁶ Bill inserts and emails costs of \$18,811 booked to GHGCOEMA in October/November/December 2019 will be transferred to GHGACMA in 2020.

Template D-4: Costs and Revenues by Rate Schedule

Template D-4: Co		-	Bundled C	ustomers			Unbundled	l Customers		Total
		Forecast MWh	Forecast GHG			Forecast MWh				
	Status	Sales	Revenue Reqt	Rate Impact	Forecast GHG	Sales	Revenue Reqt	Rate Impact	Forecast GHG	Forecast GHG
Rate Schedule	(Open/Closed)	(MWh)	(\$) ¹	(\$/kWh) ²	Revenue (\$)	(MWh)	(\$) ¹	(\$/kWh) ²	Revenue (\$)	Revenue (\$)
(A)	(B)	(C)	(D)	(E)	(F)	(G)	(H)	(1)	(L)	(K=F+J)
Residential		6,062,419		0.00456	\$ 121,758,253	42,544	N/A	N/A	\$ 718,632	\$ 122,476,885
DR	Open		· · · ·						<u>.</u>	. , ,
DR-LI	Open									
TOU-DR1	Open									
TOU-DR2	Open									
TOU-DR	Open									
DM	Closed									
DS	Closed									
DT	Closed									
DT-RV	Open									
DR-TOU	Closed									
DR-SES	Open									
EV-TOU	Open									
EV-TOU2	Open									
EV-TOU-5	Open									
Small Commercial	· ·	2,223,499	\$ 8,569,925	0.00385	\$ -	38,947	N/A	N/A	\$ -	\$-
TOU-A3	Open		· · · ·							
TOU-A2	Open									
TOU-A	Open									
A-TC	Open									
TOU-M	Open									
UM	Open									
Med/Large C&I ³		5,915,422	\$ 27,141,095	0.00459	\$-	3,525,242	N/A	N/A	\$ -	\$-
AL-TOU	Open									
AL-TOU2	Open									
DG-R	Open									
A6-TOU	Open									
OL-TOU	Open									
VGI	Open									
Public GIR	Open									
Agricultural		298,011	\$ 968,118	0.00325	\$ -	24,649	N/A	N/A	\$ -	\$-
TOU-PA3	Open				•		•	•	•	
TOU-PA2	Open									
TOU-PA	Open									
PA-T-1	Open									
Streetlighting		79,522	\$ 238,086	0.00299	\$ -	465	N/A	N/A	\$-	\$-
LS-1	Open				•		•	•	•	
LS-2	Open									
LS-3	Closed									
OL-1	Open									
OL-2	Open									
DWL	Open									
System Total		14,578,874	\$ 64,574,250	0.00443	\$ 121,758,253	\$ 3,631,847	N/A	N/A	\$ 718,632	\$ 122,476,885

¹In accordance with Section 2.5. of the Amended Joint Investor-Owned Utility Cap-and-Trade Greenhouse Gas Revenue Allowance Return Implementation Plan approved in D.13-12-003, any disparity between the forecast of cap-and-trade costs incorporated into rates and actual cap and-trade costs incurred will be captured as part of the larger ERRA true-up process. SDG&E will true-up total ERRA balances either through its Annual Regulatory Account update filing (pursuant to D.09-04-021) or through the ERRA Trigger Mechanism (pursuant to D.07-05-008). Therefore, the GHG revenue requirement included in column D does not include a GHG cost reconciliation.

²Rate impacts are based on customer class.

³The VGI and Public GIR rates are based on the Medium and Large Commercial and Industrial rate.

Template D-5: History of Revenue, Costs, and Emissions Intensity

Line	Information	985	6			3494	s: and and a	5	3 8	
2		2013	2014	2015	2016	2017	2018	2019 (forecast)	2020 (forecast)	2021 (forecast)
1	Total GHG Costs (\$)	\$61,221,829	\$64,361,474	\$60,409,838	\$56,269,888	\$61,779,274	\$64,111,229	\$30,189,799	\$71,440,374	\$37,722,530
2	Total GHG Revenues (\$)	(\$82,453,505)	(\$76,756,698)	(\$79,929,224)	(\$81,558,628)	(\$92,539,677)	(\$93,727,555)	(\$104,156,909)	(\$112,372,776)	(\$121,114,031)
								* ***** *** *** ***		
3	Emissions Intensity (MTCO2e/MWh) *	0.322	0.284	0.269	0.242	0.243	0 241			

* SDG&E Emissions Intensities are calcluated based on renewable energy consumed and RECs associated with consumption in that year. It is not adjusted for RPS Compliance banking or modifications to RPS Adjustments in that year.