BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA



Application of San Diego Gas & Electric Company (U 902 M) for Establishment of an Interim Rate Relief Mechanism for its Wildfire Mitigation Plan Costs

APPLICATION OF SAN DIEGO GAS & ELECTRIC COMPANY (U 902 M) FOR ESTABLISHMENT OF AN INTERIM RATE RELIEF MECHANISM FOR ITS WILDFIRE MITIGATION PLAN COSTS

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TABLE OF CONTENTS

I.	INTR	RODUC	ΓΙΟΝ	1
II.	BAC	KGROU	JND	3
III.	RELI	EF SOU	JGHT	7
IV.	SUM	MARY	OF PREPARED TESTIMONY	12
	A.	Mr. Jo	onathan Woldemariam	12
	B.	Mr. E	ric Dalton	13
	C.	Mr. C	asey Butler	13
V.	STAT	TUTOR	Y AND PROCEDURAL REQUIREMENTS	13
	A.	Rule 2	2.1(a)-(c)	13
		1.	Rule 2.1(a) – Legal Name	13
		2.	Rule 2.1(b) – Correspondence	14
		3.	Rule 2.1(c)	14
	B.	Rule 2	2.2 – Articles of Incorporation	16
	C.	Rule 3	3.2(a) – (d)	16
		1.	Rule 3.2(a)(1) - Balance Sheet and Income Statement	16
		2.	Rule 3.2(a)(2) and (3) – Statement of Present and Proposed Rates	16
		3.	Rule 3.2(a)(4) – Description of Applicants' Property and Equipment	17
		4.	Rule 3.2(a)(5) and (6) – Summary of Earnings	17
		5.	Rule 3.2(a)(7) – Depreciation	18
		6.	Rule 3.2(a)(8) – Proxy Statement	18
		7.	Rule 3.2(a)(10) – Statement re: Pass Through to Customers	18
		8.	Rule 3.2(b) – Notice to State, Cities, and Counties	18
		9.	Rule 3.2(c) – Newspaper Publication	19
		10.	Rule 3.2(d) – Bill Insert Notice	19
		11.	Rule 3.2(e) – Proof of Compliance	19
VI.	SERV	VICE		19
VII.	CON	CLUSIC	DN	20
ATTA	ACHMI	ENT A	BALANCE SHEET, STATEMENT OF INCOME AND FINANCIAL STATEMENT	,
ATTA	ACHMI	ENT B	STATEMENT OF PRESENT RATES	

ATTACHMENT C STATEMENT OF PROPOSED RATES

ATTACHMENT D STATEMENT OF ORIGINAL COST AND DEPRECIATION

RESERVES

ATTACHMENT E SUMMARY OF EARNINGS

ATTACHMENT F NOTICE LIST TO STATE, CITIES & COUNTIES

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

Application of San Diego Gas & Electric Company (U 902 M) for Establishment of an Interim Rate Relief Mechanism for its Wildfire Mitigation Plan Costs

Application A.21-07-___

APPLICATION OF SAN DIEGO GAS & ELECTRIC COMPANY (U 902 M) FOR ESTABLISHMENT OF AN INTERIM RATE RELIEF MECHANISM FOR ITS WILDFIRE MITIGATION PLAN COSTS

I. INTRODUCTION

Pursuant to Sections 454 and 701 of the Public Utilities ("P.U.") Code, and Article 2 of the Commission's ("Commission" or "CPUC") Rules of Practice and Procedure, San Diego Gas & Electric Company ("SDG&E") hereby applies for the establishment of an interim rate relief mechanism for wildfire mitigation expenditures recorded in SDG&E's Wildfire Mitigation Plan Memorandum Accounts ("WMPMAs"). SDG&E is not seeking a reasonableness review or final recovery of any costs through this Application. Rather, SDG&E is requesting establishment of an interim rate relief mechanism whereby 50 percent of wildfire mitigation expenditures incremental to those authorized for recovery in SDG&E's General Rate Case may be authorized for recovery each year. SDG&E proposes that WMPMA costs incurred between 2019 and 2021 would be amortized over 20 months, and subsequent expenditures amortized over an annual period, with all costs subject to a later reasonableness review and refund with interest

SDG&E has two Wildfire Mitigation Plan Memorandum Accounts; one in the electric tariff books and one in the gas tariff books. Throughout this Application and the corresponding Testimony, SDG&E refers to these accounts as WMPMA or WMPMAs, interchangeably, given that the electric and gas WMPMAs collectively record costs to implement SDG&E's WMPs.

of any disallowed costs in SDG&E's next General Rate Case or in a separate application under Section 8386.4(b)(2) of the Public Utilities Code.

As of the end of the first quarter 2021, SDG&E has an under-collected balance of approximately \$107.2 million recorded to its WMPMAs, incremental to authorized amounts, and this balance is expected to grow. Interim rate relief, as proposed herein, is justified for several reasons. Such interim relief will permit SDG&E to begin collecting needed revenues more promptly than would otherwise occur – especially given that revenues associated with SDG&E's next General Rate Case will not be implemented until 2024.² Just as importantly, customers will not be harmed by this proposal because the interim relief reflects rates that customers will ultimately pay upon authorization, and any potential disallowed amounts will be returned to customers. In fact, customers benefit from SDG&E's proposed relief herein by avoiding the rate shock that could occur if substantial accumulated wildfire mitigation cost balances – recorded over a multi-year period – are implemented into rates at one time.³

SDG&E modeled its proposed interim rate relief mechanism on the mechanism that the Commission approved in Phase 2 of SDG&E's and SoCalGas' Pipeline Safety Enhancement Plan ("PSEP") proceeding.⁴ In that proceeding, the Commission authorized SDG&E and SoCalGas interim rate increases for 50 percent of incurred annual costs recorded in three PSEP-related regulatory accounts, subject to refund and a reasonableness review. The PSEP interim

In accordance with Decision ("D.") 20-01-002, SDG&E will file its next General Rate Case Application on May 15, 2022 for a 2024 Test Year.

In D.20-02-045, the Commission authorized continuation of a shared gas rate design across both Southern California Gas Company ("SoCalGas") and SDG&E for certain rate classes. As a result of implementing the shared rate design, the proposals herein to increase SDG&E's gas rates will also impact certain SoCalGas rates.

⁴ See D.16-08-003.

cost recovery occurs on an annual basis, and the reasonableness review occurs in subsequent proceedings or in the applicants' next General Rate Case. The Commission approved this proposed interim mechanism based on its finding that it "reasonably balances mitigation of the potential for customer rate shock from large rate increases with the Commission's Constitutional and statutory duty to review and approve rate increases." The same rationale applies here.

Customers will avoid rate shock through a smoother implementation of wildfire mitigation expenditures in rates on an annual basis. SDG&E will also benefit by getting 50 percent of the wildfire mitigation expenditures it has already spent, subject to review and refund. Other benefits include utilizing a routine advice letter process, thus limiting the need for filing and processing cost recovery applications, which require significant expenditures of resources by all stakeholders and the Commission. Moreover, this proposal leverages a Commission-approved mechanism that adopted a proposal put forth by Commission Staff. Accordingly, SDG&E respectfully requests that the Commission approve this Application.

II. BACKGROUND

Generally, SDG&E's wildfire mitigation forecasts are reviewed and approved in General Rate Cases. SDG&E's currently authorized revenue requirement for wildfire mitigation was included in SDG&E's Test Year 2019 GRC. These wildfire mitigation estimates were forecasted by SDG&E in the 2016-2017 timeframe for inclusion in SDG&E's 2019 GRC Application, filed in October 2017.

⁵ D.16-08-003, Findings of Fact 4 at 13.

On July 15, 2021, the Commission approved SDG&E's 2021 Wildfire Mitigation Plan ("WMP") at its Business Meeting.

Around this time, catastrophic wildfires occurred in the fall of 2017. Subsequently, the California Legislature enacted Senate Bill ("SB") 901 in 2018.⁷ SB 901 required electrical corporations such as SDG&E to annually prepare and submit Wildfire Mitigation Plans ("WMPs") to the Commission for review and approval. SDG&E submitted its 2019 WMP in February 2019. The Commission issued a Guidance Decision⁸ pertaining to all 2019 WMPs, and it concurrently issued a separate decision approving SDG&E's 2019 WMP.⁹

SB 901 added two provisions regarding utility tracking of wildfire mitigation costs. <u>First</u>, Section 8386(j) to the Public Utilities Code (since superseded) directed each electric corporation to establish a memorandum account to track costs for fire risk mitigation – *i.e.*, Fire Risk Mitigation Memorandum Accounts – that are not otherwise covered in the electrical corporation's revenue requirements. Section 8386(j) directed the Commission to review those costs and disallow any costs deemed unreasonable. Section 8386(g) provided that this review would occur in the electrical corporation's General Rate Case.

Second, Section 8386(e) directed the Commission – at the time it approves each WMP – to authorize the utility to establish a memorandum account to track costs incurred to implement the WMP. The Commission allowed the establishment of this Section 8386(e) memorandum account in its decision on SDG&E's 2019 WMP.¹⁰

In the 2019 Guidance Decision, the Commission made clear that it would not review costs or permit cost recovery in the context of WMP proceedings.¹¹ The Commission interpreted

⁷ SB 901 (Ch. 626, Stats. 2018).

⁸ See D.19-05-036.

⁹ See D.19-05-039.

¹⁰ D.19-05-039, Ordering Paragraph 13 at 31.

D.19-05-036 at 20-25.

SB 901 to mean that it "should consider cost recovery related to WMPs in GRCs, not in this [WMP] proceeding." ¹²

The Legislature revised and amended statutory provisions related to WMPs in 2019, following catastrophic wildfires that ignited in the fall of 2018. In Assembly Bill ("AB") 1054, ¹³ which took effect on July 12, 2019, the Legislature added Section 8386.4 to the Public Utilities Code. Section 8386.4 addressed recovery of WMP costs by making clear that reasonableness reviews of the costs recorded in WMP memorandum accounts would occur either in the electrical corporations' next General Rate Case or in a proceeding initiated by a separate application.

SDG&E filed Advice Letter ("AL") 3333-E on January 16, 2019 requesting the establishment of a Fire Risk Mitigation Memorandum Account ("FRMMA"). The CPUC's Energy Division approved SDG&E's AL 3333-E via a non-standard disposition letter on March 12, 2019. Subsequently, SDG&E filed AL 3406-E on July 18, 2019 seeking to establish its electric WMPMA in accordance with D.19-05-039.

On October 31, 2019, SDG&E filed advice letters regarding its two wildfire memorandum accounts.¹⁴ In the advice letters, SDG&E sought to (1) establish electric and gas WMPMAs; and (2) modify the existing FRMMA to reflect the passage of AB 1054, as well as to clarify the relationship between these two accounts.¹⁵ Among other issues, SDG&E explained

D.19-05-036 at 22.

¹³ AB 1054 (Ch. 79, Stats. 2019) was subsequently modified by AB 1513 (Ch. 396, Stats. 2019); a companion bill, AB 111 (Ch. 81, Stats. 2019), was also enacted.

¹⁴ SDG&E Advice Letters 3454-E and 2817-G (October 31, 2019).

On October 30, 2019, SDG&E filed a letter to withdraw AL 3406-E and indicated a subsequent advice letter would be filed on that matter.

that it proposed to record the authorized revenue requirement for wildfire-related activities as well as the expenses for the activities approved in a WMP in the WMPMA, and that "[t]his will result in a WMPMA balance that reflects costs net of revenue requirement authorized in a GRC." SDG&E further noted that "if costs differ from authorized, the WMPMA balance will be a) the incremental costs above and beyond the amounts authorized for wildfire, or b) the amount of authorized revenue above and beyond actual costs." These advice letters were approved by the Energy Division on January 23, 2020.

It is SDG&E's intent that the wildfire expenses recorded to the FRMMA will be presented in future WMPs. Once approved in a future WMP, the associated costs would be transferred from the FRMMA to the WMPMA. As such, SDG&E is only seeking to apply the interim mechanism requested herein to those costs recorded in its WMPMAs, which have already been included in WMPs approved by the Wildfire Safety Division and ratified by the Commission.¹⁷

In January 2020, the Commission also approved D.20-01-002 extending the current GRC cycle of SDG&E by adding two additional attrition years 2022 and 2023 (now from 2019 through 2023) and ordering SDG&E to file a Petition for Modification of its 2019 GRC Decision to set revenue requirement for the newly established attrition years. In May 2021, the Commission approved SDG&E's Petition for Modification and extends SDG&E's wildfire mitigation-related revenue requirement through 2023. But the revenue requirement remains based on the underlying forecasts put forth by SDG&E in 2017. The incremental amounts

¹⁶ SDG&E AL 3454-E and 2817-G (October 31, 2019) at 2.

¹⁷ P.U. Code Section 8386.3(a).

between the costs associated with implementing SDG&E's Wildfire Mitigation Plan and authorized revenue requirements from the 2019 GRC cycle will be recorded in the WMPMAs.

III. RELIEF SOUGHT

In this Application, SDG&E seeks the establishment of an interim rate relief mechanism for wildfire mitigation expenditures recorded to its WMPMAs. Under this proposed interim mechanism, 50 percent of the actual recorded balance in the WMPMAs (which are incremental to those authorized for recovery in SDG&E's General Rate Case and other wildfire-related regulatory accounts) may be authorized for recovery each year (amortized over an annual period), subject to a later reasonableness review and refund with interest of any disallowed costs in SDG&E's next General Rate Case or in a separate application under Section 8386.4(b)(2) of the Public Utilities Code.

As noted above, SDG&E modeled this approach on the interim mechanism the Commission approved in D.16-08-003 with respect to the PSEP proceeding. SDG&E would include the recorded expenses in its annual regulatory account balance update process. Under this process, SDG&E submits a Tier 2 advice letter, filed in October of each year, that presents for recovery the balances in various regulatory accounts to be implemented in rates on January 1 of the following year. This regulatory account balance update process was also utilized in the authorized PSEP interim mechanism. Also consistent with the PSEP interim rate mechanism, SDG&E proposes to include only actual wildfire mitigation costs recorded to the WMPMAs that are available at the time of the regulatory account balance update filing and to exclude any

7

¹⁸ D.18-06-003 at 11.

forecasted expenditures.¹⁹ In this Application, SDG&E is not seeking a reasonableness review or final approval of WMP expenses.

There is no doubt that the Commission has authority to grant interim rate relief.²⁰ Recently, in a 2020 decision on Pacific Gas and Electric Company's ("PG&E") application for interim rate recovery of amounts recorded to its wildfire mitigation-related memorandum accounts, the Commission reiterated that it "has the authority to authorize interim rate recovery prior to reviewing the reasonableness of spending."²¹

As the Commission discussed in D.19-04-039 – another case in which it granted interim rate recovery to PG&E²² –interim rate increases may be appropriate in a number of contexts and scenarios, including where (1) failure to do so would result in a financial emergency; (2) the reasonableness of the investment costs covered by the utility's rates is undisputed; (3) it would promote fairness to the utility and public; (4) to reduce the potential for rate shock; and (5) to preserve the financial integrity of a utility, minimize costs incurred by ratepayers, and ensure rate stability.²³ The Commission has determined that "any one of those factors may be sufficient for the Commission to grant relief."²⁴

¹⁹ *Id.* at 8.

See TURN v. PUC, 44 Cal. 3d 870 877 (1988). See also D.19-04-039 at 5 and Conclusions of Law 2 at 13.

D.20-10-026 at 25. The Commission authorized interim rate recovery, subject to refund, of 55 percent of the identified revenue requirement recorded to various PG&E wildfire mitigation-related memorandum accounts.

More specifically, the Commission granted recovery of \$373 million, which equated to approximately 63% of the costs requested by PG&E. D.19-04-039 at 7.

²³ D.19-04-039 at 5-6. See also D.20-10-026 at 25-26.

²⁴ D.20-10-026 at 26 (citation omitted).

Consistent with prior instances in which interim recovery has been permitted — particularly the 2020 decision granting PG&E's interim rate recovery — the proposed interim rate relief mechanism will benefit both SDG&E and its customers in important ways, by promoting fairness, minimizing costs to ratepayers, and promoting rate stability. In terms of fairness, the interim rate recovery mechanism reflects costs that customers will ultimately have to pay upon authorization, but to the extent disallowances occur, those amounts are returned to customers. Additionally, the proposed mechanism is consistent with cost causation and intergenerational equity principles: the wildfire mitigation costs would be allocated to customers in a manner that more closely aligns with the timing of when the costs were incurred than if recovery were fully deferred until the conclusion of SDG&E's next GRC. Further, the costs included in the mechanism are costs that largely result from statutory requirements imposed by the Legislature — with the expectation that reasonable costs will be recovered²⁵ — and implemented by the Commission or Wildfire Safety Division as part of one of the most important safety programs in the state, namely wildfire mitigation.

In terms of ratepayer costs and rate stability, interim rate recovery as proposed herein will likely avoid a potentially larger rate increase on customers after a reasonableness review undertaken in SDG&E's General Rate Case or in a separate application. By the time such a review is completed and costs are authorized for cost recovery, the accumulated balances will be more significant. Indeed, SDG&E projects a potential under-collected balance of nearly \$750 million by the end of 2023. The proposed interim rate relief mechanism would permit cost recovery to be spread out and mitigate the risk of rate shock.

²⁵ See P.U. Code Section 8386.4.

Absent approval of an interim rate relief mechanism, SDG&E anticipates it will need to issue long-term debt to offset the under-collected WMP balances. The funding requirements significantly exceed the entirety of SDG&E's typical annual debt issuance, resulting in incremental annual interest expenses. The proposed mechanism would allow SDG&E to reduce or avoid such expense, resulting in savings for customers.

For its part, SDG&E benefits because it can more quickly collect needed revenues than would otherwise be the case if it had to wait until after its next General Rate Case. The interim rate relief mechanism would reduce SDG&E's financial risk because it would help SDG&E avoid issuing additional debt. As debt obligations increase, more cash flows must be committed to debt payments. SDG&E's funds from operations ("FFO") to debt ratio – a key indicator of creditworthiness – could be negatively impacted if the interim rate relief mechanism were not adopted, leading to potential credit ratings downgrades and associated higher borrowing costs. In sum, SDG&E's request for interim rate relief is justified and should be approved.

In Table 1 below, SDG&E shows the balances in its WMPMAs that will be subject to this interim rate relief mechanism, if approved. As this table demonstrates, SDG&E anticipates that the balances in its WMPMAs will increase in the coming years as it takes further action to minimize the risk of wildfires and the impacts of Public Safety Power Shutoffs ("PSPS") in its service territory. To that end, SDG&E presented expenses in its 2020 WMP demonstrating the expected growth of wildfire expenses in the years 2020 through 2022. While the costs put forth in SDG&E's 2020 WMP represented forecasts for wildfire activities, the costs recorded to the WMPMAs are actual recorded expenditures. Accordingly, only those costs included in SDG&E's approved WMPs and implemented (rather than anticipated or forecasted) will be subject to this interim rate relief mechanism.

Subsequent to the filing of the 2020 WMP, SDG&E has recorded actual wildfire mitigation costs to its WMPMAs that have informed the illustrative numbers put forth in this Application. Table 1, also included in Mr. Butler's testimony, provides recorded amounts from when the WMPMAs were effective beginning in May 2019 through fourth quarter (December) of 2020. SDG&E then presents forecasts for 2021 through 2023.

TABLE 1
Illustrative Incremental Forecasted Revenue Requirement Summary
(In Millions)

	2019	2020	2021	2022 ²⁶	2023 ²⁷	Total
CPUC WMP Revenue Requirement (excluding TTBA)	\$44.4	\$140.6	\$224.0	\$307.4	\$356.6	\$1,073.0
WMP GRC Revenue Requirement	(\$23.6)	(\$68.5)	(\$76.4)	(\$82.4)	(\$88.4)	(\$339.3)
Incremental WMP Revenue Requirement	\$20.8	\$72.1	\$147.6	\$225.0	\$268.2	\$733.7
Regulatory Interest ²⁸	\$0.0	\$0.2	\$0.2	\$0.4	\$0.8	\$1.6
Total Incremental WMP Revenue Requirement	\$20.8	\$72.3	\$147.8	\$225.4	\$269.0	\$735.3

Table 1 excludes revenue requirement that are addressed through separate means. In particular, costs recorded to the Tree Trimming Balancing Account ("TTBA") are included in SDG&E's Wildfire Mitigation Plan, but because the TTBA has its own regulatory treatment, SDG&E excluded such costs from its proposed interim mechanism and Table 1 above. Similarly, AB 1054 included a provision that precluded an electrical corporation from including

Amounts shown for 2022 and 2023 are consistent with Application 17-10-007/008, SDG&E's Petition for Modification of Test Year 2019 General Rate Case Decision 19-09-051 (April 9, 2020). See also D.20-07-038, Order Modifying Decision (D.) 19-09-051 and Denying Rehearing, As Modified.

²⁷ *Id*.

²⁸ Based on SDG&E's average regulatory interest rate (Commercial Paper Rate) of 0.13% over the period June 2020 – May 2021.

in equity rate base its share of the electric corporation's fire risk mitigation capital expenditures. SDG&E filed an advice letter to implement this provision of AB 1054, also in accordance with a directive in its 2019 GRC Decision, which was subsequently approved by the Commission in Resolution E-5071. Resolution E-5071 found that SDG&E's underlying calculation and revenue requirement reductions set forth through the advice letter process "appropriately capture the equity rate base exclusion requirements of AB 1054". and such rate base exclusion will continue "until the end of the useful life of the assets." This rate base exclusion will reduce SDG&E's base margin and will not directly reduce the balance in the WMPMAs. Accordingly, the AB 1054 equity exclusion is not included in Table 1 as it is addressed separately.

Lastly, in the interest of transparency, SDG&E notes that it is continuing to explore approaches to recovery and mitigating the impact of wildfire mitigation-related expenses to ratepayers. In the future, SDG&E may consider filing an application for securitization of certain wildfire mitigation-related expenditures.³¹ If SDG&E elects to pursue such securitization, SDG&E may elect to terminate the interim relief mechanism or reduce the amount of interim relief recovered, and will notify the Commission as such through its annual regulatory account balance update process.

IV. SUMMARY OF PREPARED TESTIMONY

A. Mr. Jonathan Woldemariam

Jonathan Woldemariam is SDG&E's Director of Wildfire Mitigation & Vegetation

Management. In his direct testimony, Mr. Woldemariam discusses the following subjects: (1)

²⁹ Resolution E-5071 (August 27, 2020), Findings 6 at 13.

Id., Ordering Paragraph 5 at 14.

Public Utilities Code Section 850 *et seq*. permits securitization of certain eligible wildfire mitigation expenditures.

SDG&E's wildfire mitigation and prevention activities, including its Wildfire Mitigation Plan; (2) recovery of costs associated with SDG&E's WMP; (3) SDG&E's anticipated forecast for the growth of WMP costs in direct costs; and (4) the similarities between WMP costs and PSEP costs.

B. Mr. Eric Dalton

Eric Dalton is SDG&E's Regulatory Reporting and Accounts Manager in its Controller's Division. In his direct testimony, Mr. Dalton describes the interim rate relief mechanism for wildfire mitigation-related costs recorded to the WMPMA that SDG&E is proposing in this Application. Mr. Dalton also provides background associated with the interim rate relief mechanism, including applicable Commission precedent upon which it is based.

C. Mr. Casey Butler

Casey Butler is a Manager in SDG&E's Financial and Business Planning Department. In his direct testimony, Mr. Butler provides the revenue requirement associated with the forecasted wildfire mitigation expenditures and explains potential impacts to SDG&E and customers associated with the proposed interim rate relief mechanism. In particular, Mr. Butler describes the cash flow impacts to SDG&E and potential rate shock to customers that would occur if implementation in rates of the costs at issue were to be delayed until SDG&E's next General Rate Case.

V. STATUTORY AND PROCEDURAL REQUIREMENTS

A. Rule 2.1(a)-(c)

1. Rule 2.1(a) – Legal Name

SDG&E is a public utility 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, CA 92123.

2. Rule 2.1(b) – Correspondence

Correspondence or communications regarding this Application should be addressed to the following:

Siobhan Murillo Regulatory Case Manager San Diego Gas & Electric Company 8330 Century Park Court, CP31E San Diego, CA 92123 Telephone: (858) 636-4721

Email: smurill1@semprautilities.com

With copies to:

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8330 Century Park Court, CP32D
San Diego, CA 92123
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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. While SDG&E is not proposing to recover a specific revenue requirement via this Application, it is seeking to establish an interim rate relief mechanism that will affect future SDG&E rates.

b. Need for Hearings

SDG&E submits that this Application will not 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. Further, since SDG&E is not seeking a factual determination regarding the reasonableness of the underlying costs, a hearing is not necessary.

c. Issues to Be Considered and Relevant Safety Considerations

DATE

November 2021

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

ACTIONI32

Concurrent Opening Briefs

SDG&E proposes the following schedule for this proceeding. Since SDG&E is not seeking actual recovery of costs in this Application, SDG&E does not expect there will be material issues of factual dispute. Accordingly, and consistent with the schedule adopted in Application 20-02-003, SDG&E has not included dates for a hearing or further testimony.

ACTION ³²	DAIE
Application Filed	July 30, 2021
Protests or Responses	Monday, August 30, 2021
Reply to Protests or Responses	Thursday, September 9, 2021
Prehearing Conference	Early October 2021
Comments on Proposed Scope (if necessary)	Mid-October 2021
Scoping Memorandum	Late October 2021

15

SDG&E, together with SoCalGas, will file its test year 2024 GRC Application on May 15, 2022. A final decision in this Application is necessary to finalize SDG&E's wildfire-related GRC cost recovery proposals, prior to filing a GRC Application. As such, as mentioned in Mr. Dalton's testimony, SDG&E proposes to implement this interim rate relief mechanism beginning on the first of the month following the effective date of a final decision, and therefore requests a final decision in this proceeding by mid-March 2022.

Concurrent Reply Briefs December 2021

Proposed Decision February 2022

Comments on Proposed Decision Late February 2022

Reply Comments on Proposed Decision Early March 2022

Final Decision Mid-March 2022

В. 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 filed with the Commission on September 10, 2014 in connection with SDG&E's Application No.14-09-008, and is incorporated herein by reference.

C. Rule 3.2(a) - (d)

In accordance with Rule 3.2 (a) - (e) of the Commission's Rules of Practice and Procedure, SDG&E provides the following information.³³

1. Rule 3.2(a)(1) – Balance Sheet and Income Statement

SDG&E's financial statement, balance sheet and income statement for the three-month period ending March 31, 2021 are included with this Application as Attachment A.

Rule 3.2(a)(2) and (3) – Statement of Present and Proposed Rates 2.

A statement of all of SDG&E's presently effective electric and gas 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 and gas tariffs on file with the Commission.

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

SDG&E's estimated proposed rates, effective on the first of the month following the effective date of a final decision (if the Commission were to approve SDG&E's proposed mechanism), are attached as Attachment C. Due to the Commission's continuation of shared rate design for certain rate classes in D.20-02-045, the SDG&E proposed rate change associated with this Application will also impact certain cost allocations that impact SoCalGas rates.

3. Rule 3.2(a)(4) – Description of Applicants' 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 three-month period ending March 31, 2021 is shown on the Statement of Original Cost and Depreciation Reserves included in Attachment D.

4. 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 the three-month period ending March 31, 2021 is included as Attachment E to this Application.

5. Rule 3.2(a)(7) – Depreciation

For financial statement purposes, depreciation of utility plant has been computed on a straight-line 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 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.

6. 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 26, 2021, was mailed to the Commission on April 13, 2021, and is incorporated herein by reference.

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

While there are no rate changes proposed in this application, any rate changes resulting from it will ultimately reflect only increased costs to SDG&E for the services or commodities furnished by it.

8. 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.

9. 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.

10. 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.

11. Rule 3.2(e) – Proof of Compliance

In compliance with Rule 3.2 (e) of the Commission's Rules of Practice and Procedure, SDG&E will, within 20 days after compliance with the last of these subsections that is applicable, file proof of compliance with the notice requirements of subsections (b), (c), and (d).

VI. 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 the Wildfire Mitigation Plan Rulemaking (R.18-10-007). Electronic copies will also be served on the Chief ALJ and the Director of the Wildfire Safety Division. 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.

VII. CONCLUSION

WHEREFORE, SDG&E requests that the Commission grant this Application for interim rate relief for WMP expenditures.

Respectfully submitted,

By: /s/ Laura M. Fulton

Laura M. Fulton San Diego Gas & Electric Company 8330 Century Park Court, #CP32D San Diego, CA 92123 Telephone: (858) 654-1759

Telephone: (858) 654-1759 Fax: (619) 699-5027

Email: lfulton@sdge.com

Attorney for:

SAN DIEGO GAS & ELECTRIC COMPANY

SAN DIEGO GAS & ELECTRIC COMPANY

By: /s/ Dan Skopec

Dan Skopec

San Diego Gas & Electric Company

Senior Vice President – State Government Affairs &

Chief Regulatory Officer

DATED at San Diego, California, this 30th day of July, 2021

OFFICER VERIFICATION

Dan Skopec 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 the matters stated in the foregoing APPLICATION OF SAN DIEGO GAS & ELECTRIC COMPANY (U 902-M) FOR ESTABLISHMENT OF AN INTERIM RATE RELIEF MECHANISM FOR ITS WILDFIRE MITIGATION PLAN COSTS are true to my own knowledge, except as to matters which are therein stated on information and belief, and 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 July 30, 2021 at San Diego, California.

By: <u>/s/ Dan Skopec</u>

Dan Skopec

San Diego Gas & Electric Company

Senior Vice President – State Government Affairs &

Chief Regulatory Officer

Attachment A

Balance Sheet, Statement of Income and Financial Statement

SAN DIEGO GAS & ELECTRIC COMPANY BALANCE SHEET ASSETS AND OTHER DEBITS MAR 2021

	1. UTILITY PLANT	
		2021
101	UTILITY PLANT IN SERVICE	\$ 21,369,638,820
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	1,840,844,195
108	ACCUMULATED PROVISION FOR DEPRECIATION OF UTILITY PLANT	(6,584,942,836)
111 114	ACCUMULATED PROVISION FOR AMORTIZATION OF UTILITY PLANT ELEC PLANT ACQUISITION ADJ	(904,326,341) 3,750,722
114	ACCUM PROVISION FOR AMORT OF ELECTRIC PLANT ACQUIS ADJ	(2,312,944)
118	OTHER UTILITY PLANT	1,763,896,929
119	ACCUMULATED PROVISION FOR DEPRECIATION AND	1,703,030,323
110	AMORTIZATION OF OTHER UTILITY PLANT	(369,649,078)
120	NUCLEAR FUEL - NET	
	TOTAL NET UTILITY PLANT	\$ 17,229,093,467
	2. OTHER PROPERTY AND INVESTMENTS	
121	NONUTILITY PROPERTY	\$ 6,027,761
122	ACCUMULATED PROVISION FOR DEPRECIATION AND	
	AMORTIZATION	(326,050)
158	NON-CURRENT PORTION OF ALLOWANCES	83,449,123
123	INVESTMENTS IN SUBSIDIARY COMPANIES	-
124	OTHER INVESTMENTS	-
125 128	SINKING FUNDS OTHER SPECIAL FUNDS	1,013,663,012
175	LONG-TERM PORTION OF DERIVATIVE ASSETS	92,827,182
110	ESTAG TERMIT STATION OF BERTANNIVE AGGETO	32,021,102

SAN DIEGO GAS & ELECTRIC COMPANY BALANCE SHEET ASSETS AND OTHER DEBITS MAR 2021

	3. CURRENT AND ACCRUED ASSETS		2021
131	CASH	\$	9,168,876
132	INTEREST SPECIAL DEPOSITS	Ψ	-
134	OTHER SPECIAL DEPOSITS		_
135	WORKING FUNDS		500
136	TEMPORARY CASH INVESTMENTS		=
141	NOTES RECEIVABLE		-
142	CUSTOMER ACCOUNTS RECEIVABLE		611,839,729
143	OTHER ACCOUNTS RECEIVABLE		85,723,890
144	ACCUMULATED PROVISION FOR UNCOLLECTIBLE ACCOUNTS		(65,658,094)
145	NOTES RECEIVABLE FROM ASSOCIATED COMPANIES		-
146	ACCOUNTS RECEIVABLE FROM ASSOCIATED COMPANIES		212,915
151	FUEL STOCK		-
152	FUEL STOCK EXPENSE UNDISTRIBUTED		460 224 045
154 156	PLANT MATERIALS AND OPERATING SUPPLIES OTHER MATERIALS AND SUPPLIES		160,321,915
158	ALLOWANCES		196,438,887
158	LESS: NON-CURRENT PORTION OF ALLOWANCES		(83,449,123)
163	STORES EXPENSE UNDISTRIBUTED		(63,449,123)
164	GAS STORED		375.461
165	PREPAYMENTS		117,604,038
171	INTEREST AND DIVIDENDS RECEIVABLE		2,437,258
173	ACCRUED UTILITY REVENUES		76,609,507
174	MISCELLANEOUS CURRENT AND ACCRUED ASSETS		32,679,971
175	DERIVATIVE INSTRUMENT ASSETS		146,945,826
175	LESS: LONG -TERM PORTION OF DERIVATIVE INSTRUMENT		
	ASSETS		(92,827,182)
	TOTAL CURRENT AND ACCRUED ASSETS	_\$	1,198,424,374
	4. DEFERRED DEBITS		
181	UNAMORTIZED DEBT EXPENSE	\$	38,399,693
182	UNRECOVERED PLANT AND OTHER REGULATORY ASSETS	Ψ	2,518,680,052
183	PRELIMINARY SURVEY & INVESTIGATION CHARGES		1,320,381
184	CLEARING ACCOUNTS		(794,710)
185	TEMPORARY FACILITIES		369,303
186	MISCELLANEOUS DEFERRED DEBITS		410,809,589
188	RESEARCH AND DEVELOPMENT		-
189	UNAMORTIZED LOSS ON REACQUIRED DEBT		7,394,135
190	ACCUMULATED DEFERRED INCOME TAXES		111,927,593
	TOTAL DEFERRED DEBITS		3,088,106,036
	TOTAL ASSETS AND OTHER DEBITS	\$	22,711,264,905

SAN DIEGO GAS & ELECTRIC COMPANY BALANCE SHEET LIABILITIES AND OTHER CREDITS MAR 2021

	5. PROPRIETARY CAPITAL	2021
201 204 207 210 211 214 216 219	COMMON STOCK ISSUED PREFERRED STOCK ISSUED PREMIUM ON CAPITAL STOCK GAIN ON RETIRED CAPITAL STOCK MISCELLANEOUS PAID-IN CAPITAL CAPITAL STOCK EXPENSE UNAPPROPRIATED RETAINED EARNINGS ACCUMULATED OTHER COMPREHENSIVE INCOME	\$ 291,458,395 591,282,978 - 802,165,368 (24,605,640) 6,291,586,954 (9,798,422)
	TOTAL PROPRIETARY CAPITAL	\$ 7,942,089,633
	6. LONG-TERM DEBT	
221 223 224 225 226	BONDS ADVANCES FROM ASSOCIATED COMPANIES OTHER LONG-TERM DEBT UNAMORTIZED PREMIUM ON LONG-TERM DEBT UNAMORTIZED DISCOUNT ON LONG-TERM DEBT	\$ 6,035,716,000 - - - (12,916,276)
	TOTAL LONG-TERM DEBT	\$ 6,022,799,724
	7. OTHER NONCURRENT LIABILITIES	
227 228.2 228.3 228.4 244 230	OBLIGATIONS UNDER CAPITAL LEASES - NONCURRENT ACCUMULATED PROVISION FOR INJURIES AND DAMAGES ACCUMULATED PROVISION FOR PENSIONS AND BENEFITS ACCUMULATED MISCELLANEOUS OPERATING PROVISIONS LONG TERM PORTION OF DERIVATIVE LIABILITIES ASSET RETIREMENT OBLIGATIONS	\$ 1,317,129,404 27,439,742 100,386,388 - 41,466,277 865,560,551
	TOTAL OTHER NONCURRENT LIABILITIES	_\$ 2,351,982,362_

SAN DIEGO GAS & ELECTRIC COMPANY BALANCE SHEET LIABILITIES AND OTHER CREDITS MAR 2021

	8. CURRENT AND ACCRUED LIABILITIES		2021
231 232	NOTES PAYABLE ACCOUNTS PAYABLE	\$	129,846,943 559,568,242
233	NOTES PAYABLE TO ASSOCIATED COMPANIES		-
234	ACCOUNTS PAYABLE TO ASSOCIATED COMPANIES		79,291,934
235 236	CUSTOMER DEPOSITS TAXES ACCRUED		52,597,860 90,204,338
237	INTEREST ACCRUED		71,839,443
238	DIVIDENDS DECLARED		- 1,000,110
241	TAX COLLECTIONS PAYABLE		9,507,886
242	MISCELLANEOUS CURRENT AND ACCRUED LIABILITIES		203,003,946
243	OBLIGATIONS UNDER CAPITAL LEASES - CURRENT		51,292,251
244 244	DERIVATIVE INSTRUMENT LIABILITIES LESS: LONG-TERM PORTION OF DERIVATIVE LIABILITIES		71,947,456 (41,466,277)
244	DERIVATIVE INSTRUMENT LIABILITIES - HEDGES		(41,400,277)
	TOTAL CURRENT AND ACCRUED LIABILITIES	_\$_	1,277,634,022
	9. DEFERRED CREDITS		
252	CUSTOMER ADVANCES FOR CONSTRUCTION	\$	108,854,693
253	OTHER DEFERRED CREDITS	•	437,159,541
254	OTHER REGULATORY LIABILITIES		2,381,543,465
255	ACCUMULATED DEFERRED INVESTMENT TAX CREDITS		13,375,429
257 281	UNAMORTIZED GAIN ON REACQUIRED DEBT ACCUMULATED DEFERRED INCOME TAXES - ACCELERATED		<u>-</u>
282	ACCUMULATED DEFERRED INCOME TAXES - PROPERTY		1,854,646,517
283	ACCUMULATED DEFERRED INCOME TAXES - OTHER		321,179,519
	TOTAL DEFENDED ADEDITO		5 440 750 404
	TOTAL DEFERRED CREDITS		5,116,759,164

SAN DIEGO GAS & ELECTRIC COMPANY FINANCIAL STATEMENT

December 31, 2020

(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 Decision 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, 18-02-012 and 20-04-015 to which references are hereby made.

(c) Number and Amount of Bonds Authorized and Issued:

	Nominal	Par Value		
	Date of	Authorized		Interest Paid
				as of Q4 2020
First Mortgage Bonds:	Issue	and Issued	Outstanding	
5.875% Series VV, due 2034	06-17-04	43,615,000	0	2,683,106
5.875% Series WW, due 2034	06-17-04	40,000,000	0	2,460,718
5.875% Series XX, due 2034	06-17-04	35,000,000	0	2,153,128
5.875% Series YY, due 2034	06-17-04	24,000,000	0	1,476,431
5.875% Series ZZ, due 2034	06-17-04	33,650,000	0	2,070,079
4.00% Series AAA, due 2039	06-17-04	75,000,000	0	3,891,667
5.35% Series BBB, due 2035	05-19-05	250,000,000	250,000,000	13,375,000
6.00% Series DDD. due 2026	06-08-06	250,000,000	250,000,000	15,000,000
6.125% Series FFF, due 2037	09-20-07	250,000,000	250,000,000	15,312,500
6.00% Series GGG, due 2039	05-14-09	300,000,000	300,000,000	18,000,000
5.35% Series HHH, due 2040	05-13-10	250,000,000	250,000,000	13,375,000
4.50% Series III, due 2040	08-26-10	500,000,000	500,000,000	22,500,000
3.00% Series JJJ, due 2021	08-18-11	350,000,000	350,000,000	10,500,000
3.95% Series LLL, due 2041	11-17-11	250,000,000	250,000,000	9,875,000
4.30% Series MMM, due 2042	03-22-12	250,000,000	250,000,000	10,750,000
3.60% Series NNN, due 2023	09-09-13	450,000,000	450,000,000	16,200,000
1.9140% Series PPP, due 2022	03-12-15	250,000,000	27,213,837 1	1,538,062
2.50% Series QQQ, due 2026	05-19-16	500,000,000	500,000,000	12,500,000
3.75% Series RRR, due 2047	06-08-17	400,000,000	400,000,000	15,000,000
4.15% Series SSS, due 2048	05-17-18	400,000,000	400,000,000	16,600,000
4.10% Series TTT, due 2049	05-31-19	400,000,000	400,000,000	16,400,000
3.32% Series UUU, due 2050	04-07-20	400,000,000	400,000,000	6,935,111
1.70% Series VVV, due 2030	09-22-20	800,000,000	800,000,000	-
Total First Mortgage Bonds:			6,027,213,837	228,595,802
Total Unsecured Bonds				0
Total Bonds:				228,595,802
				· · ·
Line Of Credit Drawdown	03-16-20	200,000,000	0	1,056,694

TOTAL LONG-TERM DEBT	6,027,213,837	

^{1.} Bond series PPP reduced by SONGS regulatory asset per 2014 SONGS settlement agreement.

SAN DIEGO GAS & ELECTRIC COMPANY FINANCIAL STATEMENT

December 31, 2020

Other Indebtedness	Date of Issue	Date of Maturity	Interest Rate	Outstanding	Interest Paid 2020
Commercial Paper & ST Bank Loans	Various	Various	Various	200,000,000	\$2,586,282

Amounts and Rates of Dividends Declared:

The amounts and rates of dividends during the past five fiscal years are as follows:

Preferred Stock	Shares Outstanding	2016	2017	2018	2019	2020
	-	-	-	-	-	-
	- - -	- - -	-	- - -	- - -	-
	- - -	- - -	- - -	- - -	- - -	- - -
Total	-	-	-	-	-	-

Common Stock	2016	2017	2018	2019	2020
Dividend to Parent [1]	175,000,000	450,000,000	250,000,000	-	200,000,000

^[1] San Diego Gas & Electric Company dividend to parent.

SAN DIEGO GAS & ELECTRIC COMPANY STATEMENT OF INCOME AND RETAINED EARNINGS MAR 2021

400	OPERATING REVENUES		\$ 1,416,836,048
401	OPERATING EXPENSES	794,409,439	ψ 1,410,030,040
402	MAINTENANCE EXPENSES	60,870,621	
403-7	DEPRECIATION AND AMORTIZATION EXPENSES	208,170,837	
408.1	TAXES OTHER THAN INCOME TAXES	52,125,797	
409.1	INCOME TAXES	19,607,644	
410.1	PROVISION FOR DEFERRED INCOME TAXES	51,755,716	
411.1	PROVISION FOR DEFERRED INCOME TAXES - CREDIT	(26,647,244)	
411.4 411.6	INVESTMENT TAX CREDIT ADJUSTMENTS GAIN FROM DISPOSITION OF UTILITY PLANT	(2,439)	
411.0	GAIN FROM DISPOSITION OF CHILITY FLANT		
	TOTAL OPERATING REVENUE DEDUCTIONS	-	1,160,290,37
	NET OPERATING INCOME		256,545,67
	2. OTHER INCOME AND DEDUCTIONS		
415	REVENUE FROM MERCHANDISING, JOBBING AND CONTRACT WORK	-	
417	REVENUES OF NONUTILITY OPERATIONS	(4.624.424)	
417.1 418	EXPENSES OF NONUTILITY OPERATIONS NONOPERATING RENTAL INCOME	(4,634,434) 9,195	
418.1	EQUITY IN EARNINGS OF SUBSIDIARIES	9,193 -	
419	INTEREST AND DIVIDEND INCOME	1,966,032	
419.1	ALLOWANCE FOR OTHER FUNDS USED DURING CONSTRUCTION	23,246,751	
421	MISCELLANEOUS NONOPERATING INCOME	126,162	
421.1	GAIN ON DISPOSITION OF PROPERTY		
	TOTAL OTHER INCOME	20,713,706	
421.2	LOSS ON DISPOSITION OF PROPERTY	-	
425 426	MISCELLANEOUS AMORTIZATION MISCELLANEOUS OTHER INCOME DEDUCTIONS	62,512 7,996,083	
420	MISCELLANEOUS OTHER INCOME DEDUCTIONS	7,990,063	
	TOTAL OTHER INCOME DEDUCTIONS	\$ 8,058,595	
408.2	TAXES OTHER THAN INCOME TAXES	198,684	
409.2	INCOME TAXES	(1,156,024)	
410.2	PROVISION FOR DEFERRED INCOME TAXES	14,100,095	
411.2	PROVISION FOR DEFERRED INCOME TAXES - CREDIT	(12,336,127)	
	TOTAL TAXES ON OTHER INCOME AND DEDUCTIONS	\$ 806,628	
	TOTAL OTHER INCOME AND DEDUCTIONS		\$ 11,848,483
	INCOME BEFORE INTEREST CHARGES		268,394,16
	EXTRAORDINARY ITEMS AFTER TAXES		, ,
	NET INTEREST CHARGES*		55,953,88
	NET INCOME		\$ 212,440,272

*NET OF ALLOWANCE FOR BORROWED FUNDS USED DURING CONSTRUCTION, (\$6,831,029)

SAN DIEGO GAS & ELECTRIC COMPANY STATEMENT OF INCOME AND RETAINED EARNINGS MAR 2021

3. RETAINED EARNINGS	
RETAINED EARNINGS AT BEGINNING OF PERIOD, AS PREVIOUSLY REPORTED	\$ 6,079,146,682
NET INCOME (FROM PRECEDING PAGE)	212,440,272
DIVIDEND TO PARENT COMPANY	-
DIVIDENDS DECLARED - PREFERRED STOCK	-
DIVIDENDS DECLARED - COMMON STOCK	
OTHER RETAINED EARNINGS ADJUSTMENTS	
RETAINED EARNINGS AT END OF PERIOD	\$ 6,291,586,954

Attachment B Statement of Present Rates

TABLE OF CONTENTS

SAMPLE FORMS

Applications

Medical Baseline Allowance Application (Form 4859-E, 03/20)	57169-G	
Medical Baseline Allowance Self-Certification (Form 4860, 03/20)	57170-G	
Application for California Alternate Rates for Energy (CARE) Program		
for Qualified Agricultural Employee Housing (Form 6632, 06/21)	58799-G	
Application for California Alternate Rates for Energy (CARE) Program		
for Migrant Farmworker Housing Centers (Form 6635)	40407-G	
Application for California Alternate Rates for Energy (CARE) Program		
for Qualified Nonprofit Group Living Facilities (Form 6571, 06/21)		
Application for CARE, General Purpose, Direct Mail (Form 6491-DM, 06/21)	58801-G	
Self-Certification CARE Application - Individually Metered Residential		
(Form 6491, 06/21)	58802-G	
Self-Recertification CARE Application - Individually Metered Residential		
(Form 6674, 06/21)		
Capitation Program CARE Application (Form 6491-CBO, 06/21)	58804-G	
Post-Enrollment Verification CARE Application - Individually Metered Residential		
(Form 6675, 06/15)	51491-G	
Post-Enrollment Verification CARE Application - Sub-Metered Residential		
(Form 6675S, 06/15)	51492-G	
Self-Certification CARE Application - Submetered Residential		
(Form 6677, 06/21)	58805-G	
Self-Recertification CARE Application - Submetered Residential		
(Form 6678, 06/21)		
Application for CARE, Bill Insert (Form 6491-BI, 06/21)		
Set and Turn-on Application (Form 1770H, 6-99)	32482-G	
Statement of Applicant's Contract Anticipated Cost for		
Applicant Installation Project, Form 66602	37772-G	
Mobilehome Park Utility Conversion Program Application (Form 8208)	58891-G	T
Receipts and Notices		
D 1 1 0 D 1 (T 101 0 D 101 0 T)	2.5500 0	
Receipt for Payment (Form 481-8, Rev. 7/96 CIS)		
Miscellaneous Account Receipt (Form 315U)		
Deposit Warning Letters A and B (Form 437.1R, 11/02)		
California Penal Code Tag (Form 81-A)	36783-G	
		I

(Continued)

(TO BE INSERTED BY UTILITY) 5819 ADVICE LETTER NO. DECISION NO. 20-04-004

Surety or Guarantee for Account

ISSUED BY **Dan Skopec** Vice President Regulatory Affairs

(TO BE INSERTED BY CAL. PUC) Jun 4, 2021 DATE FILED Jul 4, 2021 EFFECTIVE RESOLUTION NO.

TABLE OF CONTENTS

(Continued)

SAMPLE FORMS (Continued)

Contracts	
Cogeneration Contract Addendum (Form 5058)	ĭ
Stub Service Installation (Form 3607-A, Rev. 3-67)	
Core Transport Agent Agreement for Core Aggregation Service (Form 6536-A, 1/2015) 51172-C	
Core Capacity Assignment Agreement for CTA (Form 6599, 1/2015)	
Customer Termination of CAT Program Contract (Form 6567-T)	
Authorization or Revocation of Authorization to Receive Customer Interval	
Usage Information (Form 8204)49606-C	j
Authorization to Receive Customer Information or to Act on a	
Customer's Behalf (Form 8206)	j
Authorization or Revocation of Authorization to Release Customer Usage	
Information (Form 7300)	j
Cogeneration Standby Equipment Affidavit (Form 6419, 3/88)	
Storage Service Agreement (Form 6473)	j
Notice of Intrastate Curtailment Transfers (Form 6600, 11/16)	
"As-Available" Storage Service Agreement (Form 6573)	
Bid Procedure (Form 6474, 4/89)	
Line Extension Contract (Form 3905-D, 03/20)	
Applicant Design Terms and Conditions (Form 6665, 5/98)	j
Assignment of Contract (Form 3907-B, 10/03)	
Transfer of Service Pipe to Yard Piping (Form 1951-G, 10/17)	j
Form of Indemnification (Form 6403, 10/87)	
Master Services Contract (Form 6597, 01/19)	j
Master Services Contract, Schedule A,	
Intrastate Transmission Service (Form 6597-1, 01/19)	j
Master Services Contract, Schedule A,	
Transportation Services Addendum (Form 6597-21, 2009)	j
Master Services Contract, Schedule B,	
Marketer/Core Aggregator/Use-or-Pay Aggregator (Form 6597-2)	j
Master Services Contract, Schedule D,	
Basic Storage Service (Form 6597-4, 7/96)	j
Master Services Contract, Schedule E,	
Auction Storage Service (Form 6597-5)	j
Master Services Contract, Schedule F,	
Long-Term Storage Service (Form 6597-6)	j
Master Services Contract, Schedule H,	
Extended Balancing Service (Form 6597-8)	j
Amendment to Master Services Contract, Schedule A,	~
Intrastate Transmission Service (Form 6597-9, 2/17)	j
Supplement to Master Services Contract Schedule A, Intrastate	7
Transmission Service, (Form 6597-10, Rev. 5/97)	j

(Continued)

 $\begin{array}{ll} \text{(TO BE INSERTED BY UTILITY)} \\ \text{ADVICE LETTER NO.} & 5585 \\ \text{DECISION NO.} \end{array}$

2C6

ISSUED BY

Dan Skopec

Vice President

Regulatory Affairs

 $\begin{array}{c} \text{(TO BE INSERTED BY CAL. PUC)} \\ \text{SUBMITTED} & Feb \ 13, \ 2020 \\ \text{EFFECTIVE} & Mar \ 14, \ 2020 \\ \text{RESOLUTION NO.} \end{array}$

Т

TABLE OF CONTENTS

(Continued)

SAMPLE FORMS (continued)

Contracts (continued)	
Master Services Contract, Schedule I,	
Transaction Based Storage Service (Form 6597-11)	. 44335-G
Master Services Contract, Schedule A, Intrastate Transmission Service	
Scheduled Quantity Addendum (Form 6900, 10/09)	. 45140-G
Constrained Area Firm Capacity Trading Agreement (Form 6910)	. 41262-G
Master Services Contract, Schedule K,	
Pooling Service Agreement (Form 6597-13, 09/2009)	. 45066-G
Master Services Contract, Schedule L, Backbone Transportation	
Service Contract (BTSC) – Exhibit A (Form 6597-17, 7/2013)	. 49400-G
Master Services Contract, Schedule M,	
Receipt Point Master Agreement (Form 6597-18)	. 42488-G
Master Services Contract, Schedule N,	
Off-System Delivery Service Contract – Exhibit B (Form 6597-19 - 2012)	. 47371-G
Amendment to Master Services Contract, Schedule L,	
Backbone Transportation Service Contract (Form 6597-20, 5/2011)	. 47206-G
Master Services Contract, Schedule O,	
Operations Park and Loan Services Agreement (Form 6597-22)	43398-G
Operations Park and Loan Services Agreement, Exhibit A	
Transaction Confirmation (Form 6597-22a)	43399-G
Nomination and Trading Authorization	
for Receipt Point Master Agreement and/or Storage Contract (Form 9924, 5/2011)	. 47207-G
Termination of Nominating and/or Trading Agent	
for Receipt Point Master Agreement and/or Storage Contract (Form 9926, 2009)	. 44337-G
Firm Receipt Point Location, Change Request (Form 2900)	. 42323-G
Request for Pooling Service Contract (Form 9928)	
Electronic Bulletin Board Agreement (Form 6800)	
EBB Agreement, Exhibit A, Logon ID Request (Form 6800-A, 2020)	
EBB Agreement, Exhibit B, Delegation of Authority (Form 6800-B)	
Agreement for Collectible Work (Form 1603-P, Rev. 4/98)	. 41335-G
Imbalance Trading Agreement (Form 6544 - 2/01)	. 33353-G
Appendix A - Producer's Payment for Utility's Investment for Facilities	
(Existing Facilities) (Form 6641 - 7/96)	. 27899-G
Appendix A - Producer's Payment for Utility's Investment for Facilities	
(New Facilities) (Form 6642 - 7/96)	. 27900-G
Appendix B - Producer's Payment for Utility's Operation & Maintenance Fee	
(Form 6643 - 11/2013)	. 49730-G

(Continued)

(TO BE INSERTED BY UTILITY)
ADVICE LETTER NO. 5715-A
DECISION NO.
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ISSUED BY

Dan Skopec

Vice President

Regulatory Affairs

(TO BE INSERTED BY CAL. PUC)
SUBMITTED Mar 10, 2021
EFFECTIVE Mar 10, 2021
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T

T

LOS ANGELES, CALIFORNIA CANCELING

TABLE OF CONTENTS

(Continued)

SAMPLE FORMS (continued)

Contracts (continued)

Equipment Incentive Program Agreement (Form 6700-1, Rev. 11/08)	
Rule 38 Special Conditions: Metering and Gas Usage (Form 6700-1A, 11/08)	
Rule 38 Affidavit (Form 6700-1B - 5/00)	
Red Team Affidavit (Form 6683 - 5/00)	
Feasibility Study Program Agreement (Form 6700-2, Rev. 8/96)	
Consent to Common Use Agreement (Form 6679 - 1/01)	
Special Facilities Contract (Form 6633, 6/05)	
Proposal and Agreement for Transfer of Ownership of Distribution Systems	
(Form 6660, 03/98)	
Optional Rate Agreement and Affidavit (Form 6662, 2/06)	
Continuous Service Agreement (Form 6558-D, 07/08)	T
Consulting Services Agreement (Form 6440, 3/17)	
Confidentiality Agreement (Form 6410, 11/05)	
Collectible System Upgrade Agreement (Form 6420, 11/05)	
Interconnection Agreement (Form 6450, 06/2007)	
Interconnect – Collectible System Upgrade Agreement (Form 6430, 11/2006)	
Operational Balancing Agreement (Form 6435, 11/2006)	
On-Bill Financing Loan Agreement (Form 7150, 2/2009)	
On-Bill Financing Loan Agreement for Self Installer (Form 7150-A, 2/2009)	
On-Bill Financing Loan Agreement with State of California (Form 7150-B, 11/2012) 48558-G	
Authorization to Change Residential Rate – NGV Home Refueling (Form 6150)	T
CM Form 2 - Notice by Contracted Marketer to Add or Drop Customers	
(Form 6597-23, 06/06)	
Backbone Transportation Service (BTS) Rights Assignment (Form 6825, 5/2014) 53997-G	
Affidavit of Eligibility for Summer Saver Gas Air Conditioning Optional Rate	
Program (Form 6540, 02/18)	T
Report of Exemption from Surcharge to Fund CPUC (G-SRF, Form 3090)	
Compression Services Agreement (Form 8100)	
Biogas Conditioning and Upgrading Services Agreement (Form 6300)	
Feasibility Analysis Agreement (Form 6302)	
Data Request and Release Process Non-Disclosure Agreement (Form 8212) 51719-G	
Local Governments' Terms of Service Acceptance Form (Form 8214)	

(Continued)

(to be inserted by utility) advice letter no. $\ 5257$ decision no.

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T

LOS ANGELES, CALIFORNIA CANCELING Revised

CAL. P.U.C. SHEET NO.

TABLE OF CONTENTS

(Continued)

SAMPLE FORMS (Continued)

<u>Contracts</u> (continued)

Authorization to Add Charges to Utility Bill (Form 7200, 03/21)	58563-G
Mobilehome Park Utility Conversion Program Agreement (Form 8210)	58924-G
California Producer Operational Balancing Agreement (Form 6452)	54248-G
California Producer Interconnection Agreement (Form 6454)	54249-G
California Producer Interconnect Collectible System Upgrade Agreement (Form 6456) .	49733-G
California Producer Agreement for Transfer of Ownership (Form 6458)	57212-G
Distributed Energy Resources Services (DERS) Agreement (Form 7400)	52287-G
Distributed Energy Resources Services (DERS) Feasibility Analysis Agreement	
(Form 7401)	52288-G

Bill Forms

Residential Sales Order (Form 5327-G, 03/00)	35710-G
General Service (02/19)	57162-G
Commercial/Industrial Service, Form 77-2 (02/19)	
Affidavit in Support of Customer Claim as Qualifying as a Micro Business Customer	
(Form REG-9998)	46715-G

Collection Notices

Past Due Payment Notice (SCG Form PD1-28, 02/19)	
General Services Bill/Past Due Payment Notice	57163-G
Field Collection Notice (Form 41.6, 02/12)	48150-G
Meter Closed for Nonpayment (Form 5101, 04/12)	48151-G
Important Notice (Form 5100-1, 04/12)	48152-G
Unsatisfactory Remittance (Form 1512-H, 04/00)	
Urgent Notice Inaccessible Meter (Form 4515-C, 08/92)	36789-G
Notice to Tenants, Termination of Gas Service (Form 4636-G, 09/12)	48986-G
Third Party Notification (Form 437.1C, 06/02)	36791-G
Consequences of Non-Payment (Form 9406-528)	
Disputed Account Declaration (Form 6619)	26529-G
Proof of Claim (Form 6620)	

(Continued)

(TO BE INSERTED BY UTILITY) ADVICE LETTER NO. 5828 DECISION NO. 20-04-004

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(TO BE INSERTED BY CAL. PUC) Jun 29, 2021 SUBMITTED Jun 29, 2021 EFFECTIVE RESOLUTION NO.

5C5

52292-G 50598-G

TABLE OF CONTENTS

(Continued)

SAMPLE FORMS (Continued)

N

L

L

<u>Customer Services Notices</u>

Call by ServicemanNot At Home (Form 30, Rev. 9-99)	31977-G
Advice to Customer (Form 3994)	40127-G
Notice of Hazardous Conditions/Notice of	
Unsatisfactory Conditions (Form 1813-W, 12/96)	35711-G
Warning Notice – Meter Closed for Fumigation (Form 5400)	36037-G
Notice to Landlord (Form 4641-C)	36792-G
N F (1 1 C1 (OCCV 1 D 1); (F 5200)	26702 0

Miscellaneous Notices

(TO BE INSERTED BY UTILITY) ADVICE LETTER NO. 4918 DECISION NO. 15-10-049

6C12

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35057-E

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

35020-E

Т

Sheet 1

TABLE OF CONTENTS

The following sheets contain all the effective rates and rules affecting rates, service and information relating thereto, in

The following sheets contain all the effective rates ar effect on the date indicated herein.	nd rules affecting ra	tes, service and information rela	ting thereto, in
		Cal. P.U.C. Shee	t No
TITLE PAGE	•		16015-E
TABLE OF CONTENTS		35057, 35021, 31243, 33380,	
		34811, 38412, 35022, 32352,	
DDELIMINADY STATEMENT.		31805, 31174, 33419,	311/6, 31177-E
PRELIMINARY STATEMENT:			00070 04555
I. General Information		8274,	30670, 34739-E
II. Balancing Accounts			20200 25212 =
Description/Listing of Accounts	ning A (19402,	32302, 35010-E
California Alternate Rates for Energy (CARE) Balance	-		26553, 26554-E
Rewards and Penalties Balancing Account (RPBA).		24040 04044 04045 04045	21929, 23295-E
Transition Cost Balancing Account (TCBA)		31213, 31214, 31215, 31216,	
Post-1997 Electric Energy Efficiency Balancing Acct	,		22059, 30893-E
Tree Trimming Balancing Account (TTBA)			27944, 19422-E
Baseline Balancing Account (BBA)		00000 00000 00000 0000	21377, 28769-E
Energy Resource Recovery Account (ERRA)		26358, 26359, 26360, 26361,	
Low-Income Energy Efficiency Balancing Acct (LIEE	•	A.A.=	19431, 19432-E
Non-Fuel Generation Balancing Account (NGBA)		31217, 31218,	31219, 25575-E
Electric Procurement Energy Efficiency Balancing A	, ,		30675-E
Common Area Balancing Account (CABA)			28770-E
Nuclear Decommissioning Adjustment Mechanism (•		30676-E
Pension Balancing Account (PBA)			29835, 27949-E
Post-Retirement Benefits Other Than Pensions Bala (PBOPBA)	-		29836, 27951-E
Community Choice Aggregation Implementation Bal (CCAIBA)	lancing Account		19445-E
Electric Distribution Fixed Cost Account (EDFCA)		31453,	22813, 21116-E
Rate Design Settlement Component Account (RDS0	CA)		26555-E
California Solar Initiative Balancing Account (CSIBA	.)	30647,	30648, 30649-E
SONGS O&M Balancing Account (SONGSBA)			30998, 30999-E
On-Bill Financing Balancing Account (OBFBA)			30677-E
Solar Energy Project Balancing Account (SEPBA)			22078-E
Electric Program Investment Charge Balancing Acct	(EPICBA)	30102,	30103, 27692-E
Tax Equity Investment Balancing Account (TEIBA)			22797-E
California Energy Systems 21st Century Balancing A	,		30678-E
Greenhouse Gas Revenue Balancing Account (GHC	,		30820-E
Local Generation Balancing Account (LGBA)			28765-E
New Environmental Regulatory Balancing Account (,		27955, 27956-E
Master Meter Balancing Account (MMBA)			31664, 31665-E
Smart Meter Opt-Out Balancing Account (SMOBA).			26898, 26899-E
	(Continued)		
C5	Issued by	Submitted	Jul 22, 202
Advice Ltr. No. 3817-E	Dan Skopec	Effective	Jul 22, 202

Vice President Regulatory Affairs E-5133 Decision No. Resolution No.



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

Cal. P.U.C. Sheet No. 34959-E

TABLE OF CONTENTS

Revised

Canceling

Sheet 2

35021-E

6	Issued by	Submitted Jul 6, 20
	(Continued)	
10 1 andernie i Totections Memorandum Ac	ACCURE (OF 1 WIA)	0 4 801, 00400-E
Direct Access Cost Responsibility Surcharge Me Covid-19 Pandemic Protections Memorandum Ad	,	19576, 19577, 19578-E 34957, 33403-E
Bond Payment Memorandum Account (BPMA)		19481-E
Self-Generation Program Memorandum Acct (SG	•	330900, 33091-E
Net Energy Metering Memorandum Account (NE	·	19473-E
Real-Time Energy Metering Memorandum Accou	,	19472-E
Nuclear Claims Memorandum Account (NCMA)		30681-E
Streamlining Residual Account (SRA)		30680, 28771-E
Catastrophic Event Memorandum Account (CEM	•	19453, 19454, 22814-E
Description/Listing of Accounts		19451, 31002, 33517-E
II. Memorandum Accounts		
Rule 20 Balancing Account (R20BA)		35011,35012-E
Power Your Drive 2 Balancing Account (PYD2BA	١)	34814, 34815-E
Flex Alert Balancing Account (FABA)		34673, 34674-E
High Power Interim Rate Waiver Balancing Accord	unt (HPWBA)	34163, 34164-E
High Power Rate Balancing Account (HPRBA)		34161-E
SEESPBA)	3	04404 5
School Energy Efficiency Stimulus Program Bala	•	34130, 3131-E
Essential Usage Study Balancing Account (I	EUSBA)	33636, 33637-E
Rule 21 Material Modifications Balancing Accoun	it (R21MMBA)	32233-E
Гree Mortality Non-Bypassable Charge Balancin	g Account (TMNBCBA)	31587, 31588-E
Portfolio Allocation Balancing Account (PABA)		32542, 31221, 32543, 31223, 32544-E
Net Energy Metering Measurement and Evaluation	on BA (NEMMEBA)	31181-E
Гransition, Stabilization and ОСМ Balancing Acc	ount (TSOBA)	31044-E
Customer Information System Balancing Accoun	, ,	31042, 31043-E
Statewide Energy Efficiency Balancing Account (,	30894, 30895-E
DACSASHBA)		32383-E
Disadvantaged Communities Single Family Solar	Homes Balancing Account	
Disadvantaged Communities Green Tariff Baland	,	30812-E
Community Solar Green Tariff Balancing Accoun	,	30811-E
Solar on Multifamily Affordable Housing Balancin	· '	30099-E
Clean Transportation Priority Balancing Account	,	30731-E
Food Bank Balancing Account (FBBA)		29282-E
Distribution Resources Plan Demonstration Bala	- ,	28885-E
ncentive Pilot Incentive Balancing Account (IPIB	•	28920-E
ncentive Pilot Contract Payment Balancing Acco	, ,	28919-E
Demand Response Generation Balancing Accou	,	28123-E
/ehicle Grid Integration Balancing Account (VGII	•	30679-E
Family Electric Rate Assistance Balancing Accou	,	26631-E
Cost of Financing Balancing Account (CFBA)		26180-E
Green Tariff Shared Renewables Balancing Acco	ount (GTSRBA)	28264, 28265-E
Low Carbon Fuel Standard Balancing Account (L	.CFSBA)	26173-E
aw Carban Fuel Standard Palancing Assount (

Dan Skopec

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Jul 6, 2021 Jul 6, 2021

Decision No. 21-06-013

3793-E

Advice Ltr. No.

Vice President Regulatory Affairs

Resolution No.



Cal. P.U.C. Sheet No. 33280-E

TABLE OF CONTENTS

Revised

Canceling

Sheet 3

34979-E

Greenhouse Gas Admin Costs Memo Account (GHGACMA)	30684-E
Advanced Metering & Demand Response Memo Acct (AMDRMA)	34974, 34975, 34976, 34977-E
Reliability Costs Memorandum Account (RCMA)	19493-E
Litigation Cost Memorandum Account (LCMA)	20893-E
Community Choice Aggregation Surcharge Memo Account (CCASMA)	19988-E
Independent Evaluator Memorandum Account (IEMA)	22548-E
Community Choice Aggregation Procurement Memo Acct (CCAPMA)	19703-E
CSI Performance-Based Incentive Memorandum Account (CSIPMA)	19681-E
Gain/Loss On Sale Memorandum Account (GLOSMA)	20157-E
Non-Residential Sub-metering Memo Account (NRSMA)	20474-E
Long Term Procurement Plan Technical Assistance Memo Acct (LTAMA)	20640-E
Fire Hazard Prevention Memorandum Account (FHPMA)	26366, 26367-E
Dynamic Pricing Memorandum Account (DPMA)	22248-E
El Dorado Transition Cost Memorandum Account (EDTCMA)	22408-E
Energy Savings Assistance Programs Memo Acct (ESAPMA)	28362-E
Greenhouse Gas Customer Outreach and Education Memorandum Account (GHGCOEMA)	23428-E
Renewable Portfolio Standard Cost Memorandum Acct (RPSCMA)	24939-E
Alternative Fuel Vehicle Memorandum Account (AFVMA)	28772-E
Net Energy Metering Aggregation Memorandum Acct (NEMAMA)	32648-E
Energy Data Request Memorandum Account (EDRMA)	25177-E
Residential Disconnect Memorandum Account (RDMA)	25227-E
SONGS 2&3 Permanent Closure Non-Investment Relates Expense	
(SPCEMA)	30685-E
Marine Mitigation Memorandum Account (MMMA)	32091, 32092-E
Deductible Tax Repairs Benefits Memo Account (DTRBMA)	27753-E
Green Tariff Shared Renewables Administrative Costs Memorandum	
Account (GTSRACMA)	27434-E
Green Tariff Marketing, Edu & Outreach Memo Acct (GTME&OMA).	27435-E
Enhanced Community Renewables Marketing, Education & Outreach Memorandum Account (ECRME&OMA)	27436-E
Direct Participation Demand Response Memo Acct (DPDRMA)	33277, 33278-E
Tax Memorandum Account (TMA)	28101-E
Officer Compensation Memorandum Account (OCMA)	27981-E
Rate Reform Memorandum Account (RRMA)	26407-E
Assembly Bill 802 Memorandum Account (AB802MA)	27395-E
California Consumer Privacy Act Memorandum Account (CCPAMA)	32367-E

 3C5
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 Vice President
 Vice President
 Regulatory Affairs
 Resolution No.

(Continued)



34196-E

San Diego, California

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

33500-E

			00000 L
TABLE OF	CONTENTS		Sheet 4
III. Memorandum Accounts (Continued)			
Vehicle Grid Integration Memorandum Account (VGIMA)			32095-E
Distribution Interconnection Memorandum Account (DIMA).			28001-E
BioMASS Memorandum Account (BIOMASSMA)			30686-E
BioRAM Memorandum Account (BIORAMMA)			28249-E
ncentive Pilot Administrative Cost Memorandum Account (I	PACMA)		28921-E
voided Cost Calculator Update Memorandum Account (AC	CCUMA)		28820-E
Vheeler North Reef Memorandum Account (WNRMA)			28843, 28873-E
Customer Information System Memorandum Account (CISM	/A)		28971-E
ntegration Capacity Analysis and Location Net Benefit Anal	ysis		
/lemorandum Account (ICLNBMA)			30328, 30329-E
Vildfire Consumer Protections Memorandum Account (WCF	PMA)		30091-E
daptive Streetlight Implementation Memorandum Acct (AS	•		30268-E
daptive Streetlight Maintenance Memorandum Acct (ASLN	•		30269-E
ntegrated Resource Plan Costs Memorandum Acct (IRPCN	,		30284-E
General Rate Case Memorandum Acct 2019 (GRCMA2019)	•		32404-E
Emergency Customer Protections Memorandum Acct (ECP	•		30899-E
Disadvantaged Communities Single Family Solar Homes	,		
// Memorandum Account (DACSASHMA)			30817-E
Power Charge Indifference Adjustment Customer Outreach			
lemorandum Account (PCIACOMA)			30856-E
Officer Compensation Memorandum Account 2019 (OCMA2	2019)		31239, 31240-E
ire Risk Mitigation Memorandum Account (FRMMA)			31449-E
Vorking Group Facilitator Memorandum Account (WGFMA))		32228-E
hird-Party Claims Memorandum Account (TPCMA)			32649, 32650-E
COVID-19 Pandemic Protections Memorandum Account (C	PPMA)		33369, 33370-E
Climate Adaptation Assessment Vulnerability Memorandum	Account		33498-E
licrogrid Memorandum Account (MGMA)			34193, 34194-E
V. Electric Distribution and Gas Performance	3	32405, 21378, 20738, 20739,	
// Missallensaus			29481-E
/I. Miscellaneous Listing of Accounts			20158-E
Hazardous Substance Cleanup Cost Account (HSCCA)		19503,19504,25384,19506	
nazardous Substance Cleanup Cost Account (nSCCA)		19503, 19504,25564, 19500	
Income Tax Component of Contributions and Advances P	Provision	19509, 19510, 1951	i, 19012, 19013-E
(ITCCAP)	10/13/011	21200	19501, 19502-E
Competition Transition Charge Responsibility (CTCR)		51209,	19501, 19502-E
Public Purpose Programs Adjustment Mechanism (PPPA	(M)		20610, 19516-E
Gain/Loss On Sale Mechanism (EGOS)	,	20159, 20160, 20161,	
, ,		. , - ,	•
II. Cost of Capital Mechanism (CCM)			23463-E
NDEX OF RATE AREA MAPS			
Map 1 - Territory Served			15228-E
Map 1-A - Territory Served			4916-E
Map 1-B - Territory Served			7295-E
Map 1-C - Territory Served			9135-E
Map 1-D - Territory Served			9136-E
(0)	antinuad)		
,	ontinued) sued by	Submitted	Feb 22, 20
	Skopec	Effective	Feb 22, 20
	Procident	Ellective	reb 22, 20.

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Decision No.



Decision No.

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

34708-E

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

34645-E Sheet 5

TABLE OF CONTENTS

SCHEDULE OF RATES

	OCHEBOLE OF TO	1120
SCHEDULE <u>NUMBER</u>	<u>SERVICE</u> <u>Residential Rates</u>	CAL. P.U.C. SHEET NO.
DR	Domestic Service	33092, 33093, 33094, 33095, 33096, 24223-E
DR-TOU	Domestic Time-of-Use Service	33097, 33098 33099, 33100, 33101, 33102-E
TOU-DR	Residential – Time of Use Service	33103, 33104 33105, 33106, 32891, 30415-E 33107, 33108, 33109, 33110, 1826-E
DR-SES	Domestic Households with a Solar Energy System	33111, 26571, 30425, 30426, 33112-E
E-CARE	California Alternate Rates for Energy	26573, 33113, 34683, 34684, 31779, 26578-79E
DM	Multi-Family Service	33114, 33115, 33116, 33117, 33118 24242-E
DS	Submetered Multi-Family Service	33119-22 32150, 33123, 32664, 31727, 24779-E
DT	Submetered Multi-Family Service Mobilehome Park	33124, 33125, 33126, 33127, 24455, 33128-E 24257, 24258, 24259-E
DT-RV	Submetered Service – Recreational Vehicle Parks and Residential Marinas	33129 33130, 33131, 33132, 24264, 33133-E 24789-E
EV-TOU EV-TOU-2	Domestic Time-of-Use for Electric Vehicle Charging Domestic Time-of-Use for Households	33134, 33135, 24270, 24271, 33136-E
EV-TOU-5	With Electric Vehicles Cost-Based Domestic Time-of-Use for Households	33137 33138, 24272, 24274, 24275, 33139-E
DE	with Electric Vehicles Domestic Service to Utility Employee	33140, 33141, 33142, 34643, 32667, 30455-E 20017-E
FERA	Family Electric Rate Assistance	34685, 33372-E
PEVSP	Plug-In Electric Vehicle Submetering Pilot	25237, 26183, 26184, 26185, 26186-E
E-SMOP	Electric Smart Meter Opt-Out Program	26151, 26152-E
TOU-DR1	Residential Time-of-Use DR1 (Experimental)	32929, 33144-47, 31770, 33148-E
TOU-DR2	Residential Time-of-Use DR2 (Experimental)	32933, 33149-51, 32751, 31774, 33152-E
DAC-GT	Disadvantage Communities Green Tariff	32247, 32248, 32249, 32250-E
CSGT	Community Solar Green Tariff	. 32251, 32252, 32253, 32254, 32255-E
TOU-A	General Service – Time of Use Serrvice	32937, 33153, 30458, 30459, 30460, 33154-E
TOU-A-2	Optional Cost-Based Service – Time of Use Service	32940, 33155, 30464, 30465, 30466-E
TOU-A-3	Optional 3-Period Time of Use Service	32942, 33156, 30499, 30500, 30501- 30504
A-TC	Traffic Control Service	33157, 24282, 24283-E
TOU-M	General Service - Small - Time Metered	33158, 33159, 30487, 30488, 33160, 30490-E
AL-TOU	General Service - Time Metered	32948, 30491, 33161, 33162, 29353, 29354-E 29355, 29356, 29357, 30494, 33163, 33164, 32680-E
AL-TOU-2	Optional Cost-Based Service – Time Metered	32953, 30498, 33165, 33166, 30501 – 30504, 32681-E
A6-TOU	General Service - Time Metered	33167, 33168, 25435, 20521, 29974, 30507, 33169, 32959-E
DG-R	Distributed Generation Renewable –Time Metered	33170-E 32960, 30509, 31869, 33171, 21059, 21060, 29979, 30512, 30513, 31870, 33172-E
OL-TOU	Outdoor Lighting – Time Metered	33173, 24302, 21448, 21449. 33174-E
	(Continued)	
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Advice Ltr. No.	3747-E Dan Skope	
	Vice Presiden	t
Decision No.	Pegulatory Affai	ire Resolution No.

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San Diego Gas & Electric Company San Diego, California

Revised

Cal. P.U.C. Sheet No.

35058-E

Canceling Revised

Cal. P.U.C. Sheet No.

34946-E Sheet 6

TABLE OF CONTENTS

CHEDULE N	<u>NO.</u> <u>SERVICE</u> Lighting Rates	CAL. P.U.C. SHEET NO.
LS-1	Lighting - Street and Highway –	33175, 33176, 33177, 33178, 33179, 33180-E
LO-1	Utility-Owned Installations	33181, 33182, 33183-E
LS-2	Lighting - Street and Highway –	33184, 33185, 33186, 33187, 33188, 22362-E
LO-2	Customer-Owned Installations	22363, 22364-E
LS-3	Lighting - Street and Highway -Customer-Owned Install	33193, 14943, 21441-E
OL-1	Outdoor Area Lighting Service	33194, 20280, 21442-E
OL-1 OL-2	Outdoor Area Lighting Service Metered – Customer-	00104, 20200, 21442-2
OL-Z	Owned Installation	33195, 21444, 21445-E
DWL	Residential Walkway Lighting	33196, 21450-E
LS-2DS	Lighting - Street & Highway -	30711, 33189, 33190, 33191, 31882, 30716-E
	Customer-Owned Dimmable Installations	30717, 30718-E
LS-2AD	Lighting -Street & Highway -	
	Customer-Owned Ancillary Device Installations Miscellaneous	32982, 33192, 30721, 30722, 30723, 30724-E
PA	Power – Agricultural	29995, 29996, 26508-E
TOU-PA	Power - Agricultural Time of Use (TOU) Service	32988, 33197, 30531, 32161, 32162, 33198-E
	3 ()	33199-E
TOU-PA-2	Power-Agricultural - Optional Cost Based TOU	32992, 33200, 30539, 30540, 30541-E
TOU-PA-3	Power - Agricultural Time of Use (TOU) Service	32994, 33201, 33202, 30545, 30546, 30547-E
PA-T-1	Power – Agricultural – Optional Time-of-Use	32997,33203,33204,26516,26517, 29593,29667-E
		33205, 33206-E
S	Standby Service	33207, 18256, 21453-E
S-I	Standby Service – Interruptible	17678, 6085, 6317-E
SE	Service Establishment Charge	27816, 27817-E
DA	Transportation of Electric Power for	17679, 14953, 14954, 21894, 15111, 32165-E
	Direct Access Customers	21454, 21895-E
NDA	UDC Meter Services for Non-Direct Access Cust.	17892, 11850, 11851, 21455, 16427-E
E-Depart	Departing Load Nonbypassable ND & PPP Charges	18385-E, 35055-E
BIP	Base Interruptible Program	34918, 34919, 34920, 34921, 34922, 32623-E 32624, 32625, 32626-E
OBMC	Optional Binding Mandatory Curtailment Plan	14625, 15198, 14627, 21948-21951-E
PEVSP	Plug-in Electric Vehicle Submetering Pilot (Phase I)	25237, 25378, 25239, 25379, 25241-E
SLRP	Scheduled Load Reduction Program	14584, 22957, 22958, 14587, 18367-E
RBRP	Rolling Blackout Reduction Program	18259, 18260, 20546, 18262-E
DBP	Demand Bidding Program	25218, 23478, 23479, 25219-E
DBP-DA	Demand Bidding - Day Ahead (US Navy)	25220, 25221, 23630, 23631-E
NEM	Net Energy Metering	28166, 25273, 25274-75, 28167-68, 25278-79-E
	37 3	28169, 25281-88, 33435, 28170-71, 28847-E
NEM ST	Net Energy Metering Successor Tariff	28173, 27171-72, 27696-97, 28174-76, 27701-E
	0, 0	27179-95, 33436, 31808, 28848-E
NEM-FC	Net Energy Metering for Fuel Cell Customer	24910, 23437, 23438, 23439, 23440, 23441-E
	Generators	23442, 23442-E
E-PUC	Surcharge to Fund PUC Reimbursement Fee	29841-E
DWR-BC	Department of Water Resources Bond Charge	32810-E
DA-CRS	Direct Access Cost Responsibility Surcharge	21812, 33003, 33004, 27047, 32166-E
CGDL-CRS	Customer Generation Departing Load Cost	
	Responsibility Surcharge	30008, 19582, 35056, 18584, 18391-E
CCA	Transportation of Electric Power, For Community	
	Choice Aggregation Customers	
CCA-CRS	Community Choice Aggregation Cost Resp Surchrge	33005, 32168, 32169-E

(Continued)

6C6 Issued by Submitted Jul 22, 2021 **Dan Skopec** Advice Ltr. No. 3817-E Effective Jul 22, 2021 Vice President Decision No. Regulatory Affairs E-5133 Resolution No.



34956-E

San Diego, California

Canceling Revised

Cal. P.U.C. Sheet No.

33630-E Sheet 7

TABLE OF CONTENTS

SCHEDULE OF RATES

SCHEDULE NUMBER	SERVICE	CAL P.U.C. SHEET NO.	
	Miscellaneous		
CCA-INFO	Info Release to Community Choice Providers	22783, 26128, 22784, 17860-E	
CBP	Capacity Bidding Program	31671, 31229, 31230, 30772, 31186-E	
		31231, 30361, 30698, 30699, 30363-E	
		30206, 30773, 30774, 30776, 32170-E	
WATER	Water Agency Tariff for Eligible Renewables	31897,19337,19338-E	
DTD	Deals Times Dahada	20287,19337,19338, 20429,20430-E	
PTR	Peak Time Rebate	30564, 22926, 23475, 28069-E	
TCRE	Customer Renewable Energy	20882, 20883-E	
NEM-V	Virtual Net Metering for Multi-Tenant and Meter	23222, 22934, 23333, 23334, 23965-E	
NIEMAN/ OT	Properties	23966, 23967, 30565-E	
NEM-V-ST	Virtual Net Metering for Multi-Tenant and Meter	27407 20500 5	
\/NIM_A	Properties Successor Tariff	27197-30566-E	
VNM-A VNM-A-ST	Virtual Net Metering Multi-Family Affordable Housing Virtual Net Metering for Multi-Family Affordable	22385, 22402, 22403, 22404, 30567-E	
VIVIVI-A-O I	Housing Successor Tariff	27209-27216, 30568-E	
RES-BCT	Renewable Energy Self-Generation Bill Credit Trans	29722, 29724, 22584, 22585, 22586-E	
ECO	Energy Credit Option	21280, 21281, 21282, 21283-E	
SPSS	Station Power Self Supply	21625, 21626, 21627, 21628-E	
CHP	Combined Heat and Power	22625, 22626-E	
GHG-ARR	Greenhouse Gas Allowance Rate Return	33007, 33008, 27052-E	
BIOMAT	Bioenergy Market Adjusting Tariff	33618, 33619, 33620-21, 28286, 33622-E	
2.0	Ziconolgy mamory tajacanig i ammi	33623, 30060, 26836, 30400, 33264-E	
		33625-27, 28291-92, 33628, 30401-E	
ECR	Enhanced Community Renewables	33009, 33010, 29888, 28269, 33473-E	
		33474, 33475, 29889-E	
GT	Green Tariff	33012, 33476, 33477, 33478, 33479-E	
		33480, 33481-E	
ECR-PDT	Enhanced Community Renewables Project	26860, 26861, 26862, 26863, 26864-E	
	Development Tariff	26865, 26866, 26867, 26868, 26869-E	
		26870, 26871, 26872, 26873-E	
AC SAVER	Air Conditioner (AC) Saver	31672, 30069, 30070-E	
VGI	Vehicle Grid Integration Armed Forces Pilot	28860, 34593, 33210 28863, 28871-E	T
AFP	Affiled Forces Pilot	30071, 30072, 30073, 32171, 32172-E 32173, 32174, 32175, 30780-E	
Public GIR	Grid Integrated Rate	31014, 34954, 33212, 31017, 31018-E	Т
Residential GIR	Residential Grid Integrated Rate	31162, 31455, 31164, 31165-E	

(Continued)

7C5 Issued by Submitted May 26, 2021 **Dan Skopec** Advice Ltr. No. 3771-E Effective Jun 1, 2021 Vice President Regulatory Affairs Decision No. Resolution No.



34883-E

Canceling Revised

Cal. P.U.C. Sheet No.

34641-E Sheet 8

TABLE OF CONTENTS

001	4840	DITY		TEA
(· () II	.// 13/// / 3	DITY	-	

Schedule No.	SERVICE	CAL. P.U.C. SHEET NO.	
EECC	Electric Energy Commodity Cost	34859, 34860, 34861, 33216, 34862, 34863-E	Т
		34864, 34865, 34866, 33222, 33223, 33224-E	T
		34801, 32176, 30588, 30589, 34867, 34868-E	T
		34869, 34870,34871, 33230, 33231, 32832-E	T
		32832, 32833, 32834	
EECC-TOU-DR-P	Electric Commodity Cost - Time of Use Plus	33232, 29436, 25548, 26613, 32177, 32178-E	
		33233, 29940-E	
EECC-TOU-A-P	Electric Commodity Cost – Time of Use Plus	30597, 33234, 33235, 30600, 26537, 32179-E	
		33236, 29446-E	
EECC-TOU-PA-P	Electric Commodity Cost – Time of Use Plus	33237, 33238, 32519, 30605, 30606, 32181-E	
		32520, 33239-E	
EECC-TBS	EECC – Transitional Bundled Service	22903, 22904, 32183, 19750-E	
EECC-CPP-D	EECC Critical Peak Pricing Default	34872, 34873, 34874, 30613, 32185, 32186-E	T
		02101, 02100, 02001, 01010, 01010, 02001	Т
EECC-CPP-D-AG	EECC, Critical Peak Pricing Default Agricultural	33245, 33246, 33247, 30625, 32190, 30627-E	
		29462, 30184, 33248, 33249, 30630-E	

CONTRACTS & DEVIATIONS

23877, 5488, 5489, 6205, 6206, 5492, 16311-E 22320, 5495, 6208, 6209, 8845, 6109, 5902-E 5750, 8808, 8809, 6011, 8001, 8891, 34640-E 28762, 28163-E

RULES

RULE NO.	<u>SERVICE</u>	CAL. P.U.C. SHEET NO.	
1	Definitions	20584, 20585, 32191, 32192, 20588, 27101, 22066, 18413-E 14584, 24475, 19394, 24671, 24476, 22068-E	
2	Description of Service	15591-15600, 15601, 15602, 15603, 20415-E	
3	Applications for Service	15484, 15485-E	ı
4	Contracts	15488, 15489, 15490-E	ı
5	Special Information Available for Customers	31461, 31462-E	ı
6	Establishment & Re-establishment of Credit	20223, 25228-E	ı
7	Deposits	33373, 20228-E	
8	Notices	17405-E	l
9	Rendering and Payment of Bills	25230, 29075, 20142, 33374-E	l
10	Disputed Bills	31463, 31464-E	l
11	Discontinuance of Service	33375, 33376, 31645, 31467, 31646, 31469, 31470, 31680-E 30248, 32049-E	l
12	Rates and Optional Rates	23252-E	l
13	Temporary Service	19757-E	l
14	Shortage of Elec Supply/Interruption Delivery	4794-E	
15	Distribution Line Extensions	33802-33816-E	
16	Service Extensions	33817-33831-E	
17	Meter Reading	26153, 24705-E	l
18	Meter Tests and Adjustment of Bills	16585, 22130, 22131-E	
	(0	Continued)	

8C2 Issued by Submitted May 13, 2021 Dan Skopec 3756-E Advice Ltr. No. Effective Jun 1, 2021 Vice President Decision No. D.21-03-003 Regulatory Affairs Resolution No.



San Diego Gas & Electric Company San Diego, California

Revised

Cal. P.U.C. Sheet No.

35022-E

Canceling Revised

Cal. P.U.C. Sheet No.

34667-E

T,N

Sheet 9

TABLE OF CONTENTS

RULES

RULE <u>NO.</u>	<u>SERVICE</u>	CAL. P.U.C. SHEET NO
19	Supply to Separate Premises and Resale	18704, 20591, 26879, 34663, 34664-E
20	Replace of OH w/ UG Elec Facilities	35013,35014,35015,35016,35017,35018,35019-E
21	Interconnection Standards for Non- Utility Owned Generation	28143,28005-06,30734-35,29027,30736,28007-08-E 29798-800,27218,29028,27220-22-E 27720,27224-29,28011,28145-E 31037,27722-27,28013,27729-34,28014,27736,30737-38-E 29801,28016-19,28388,28021-22,27259-60,28023-27,27266-88-E 28028-30,28389-30739,28035-39,28799-803,28045-48,28095,28050-E 27312-19,30740,29029,27322-29-E 29899-900,31003-11,31651,29137-39-E 29802-03,30741-42,29806-08,30743,29810-15,30744-48-E 29821,30749,29823,30750-53,29828-32-E
21.1	Final Standard Offer 4 Qualifying Facilities	7966-7976, 7977-7986, 7989-E
22	Special Service Charges	8713, 8714-E
23	Competition Transition Charge Responsibility	19760, 15189, 15190, 15191, 15192, 15123, 10623, 10624-E 10625, 12720, 12721, 12722, 12723, 12724-E
25	Direct Access Rules	22714, 23311, 21669-21671, 23312, 21673, 23313, 22715-16-E 23775-23780,21683, 21691, 23316, 21693, 11915, 20294, 20295-E 11918-11920, 20296, 11922-11924, 20297-E 11926, 20298,11928-11930-E
25.1	DA Switching Exemptions	32327, 32328, 32329, 32330, 32331, 33466, 32333, 32334, 32335, 33467-E 32337, 33468, 33469,33470-E
25.2	DA Qualified Nonprofit Charitable Org	19818-E
27	Community Choice Aggregation	33857-19770, 20299, 21898, 19773-76, 33858-60, 33861, 33862, 19781,
	, 55 5	26377, 22825, 19784-91, 20300, 22826,33865-82-E
27.2	CCA Open Season	19799, 19800, 20466, 20467-E
28	Provision of Utility Right-of-Way Information	14167, 14168, 14169, 14170, 14171-E
29	Third-Party Marketers for BIP	22966, 22967, 30781, 30782, 30783, 30784, 30785, 30786, 30787, 30788, 30789-E
30	Capacity Bidding Program	19658, 19659, 30790, 30791, 30792, 30793, 30794, 30795, 30796-E
31	Participating Load Pilot	21265, 21266, 21267, 21268, 21269, 21270-E
31.1	Demand Response Wholesale Market Pilot	22041, 22042, 22043, 22044, 22045, 22046-E
32	Direct Participation Demand Response	24708, 27076, 30252, 27078, 27079, 27080, 30253, 27105, 27083-E 30254, 27085, 27086, 30255-30257,27091, 27092, 30258, 27094-E 27095, 30259, 26386, 24731, 27096, 24733-E
33	Privacy & Security – Energy Use Data	23298, 23299, 23300, 23301, 23302, 23303, 23304, 23305-E
40	On-Bill Financing Program	20937-E
41	DR Multiple Program Participation	21501, 21502, 21503, 21504, 21505, 21506-E
43	On-Bill Repayment Pilots	26465, 23976, 26466, 26467, 26468, 26469, 26470-E
44	Mobilehome Park Utility Upgrade Program	31666, 29472, 29473, 29474, 25471- 25474-E

(Continued)

9C5 Advice Ltr. No. 3793-E Decision No. 21-06-013

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Jul 6, 2021

Jul 6, 2021



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

31945-E Sheet 10

TABLE OF CONTENTS

SAMPLE FORMS

FORM NO.	DATE	APPLICATIONS, AGREEMENTS AND CONTRACTS	CAL C.P.U.C. SHEET NO.
101-663A	10-68	Agreement - Bills/Deposits	2497-E
101-4152G	6-69	Sign Up Notice for Service	1768-E
106-1202	6-96	Contract for Special Facilities	9118-E
106-1502C	5-71	Contract for Agricultural Power Service	1919-E
106-1959A	5-71	Absolving Service Agreement, Service from Temporary Facilities	1921-E
106-2759L	4-91	Agreement for Replacement of Overhead with Underground Facilities	7063-E
106-3559		Assessment District Agreement	6162-E
106-3559/1		Assessment District Agreement	6202-E
106-3859	01-01	Request for Service at Secondary/Primary Substation Level Rates	14102-E
106-3959	6-96	Contract for Special Facilities Refund	9120-E
106-4059	6-96	Contract for Buyout Special Facilities	9121-E
106-5140A	10-72	Agreement for Service	2573-E
106-15140	5-71 08-19	Agreement for Temporary Service	1920-E
106-21600		Agreement for the Purchase of Electrical Energy	32352-E
106-36140	11-73	Agreement for Street Lighting - Schedule LS-1	2575-E
106-37140	11-73	Agreement for Street Lighting - Schedule LS2-A	2576-E
106-38140	11-73	Agreement for Street Lighting - Schedule LS2-B	2577-E
106-13140	6-95	General Street Lighting Contract	8785-E
106-14140A	1-79	Street Lighting Contract, Supplement	3593-E
106-2059A	6-69	Contract for Outdoor Area Lighting Service	1773-E
106-23140	9-72	Contract for Residential Walkway Lighting Service	2581-E
106-35140E	11-85	Underground Electric General Conditions	5547-E
106-39140	9/14	Contract for Unmetered Service Agreement for Energy Use Adjustments for network Controlled Dimmable Streetlight	25464-E
106-43140	11-85	Overhead Line Extension General Conditions	5548-E
106-44140	5-19	Agreement for Extension and Construction of	31943-E
65502	5-04	Statement Of Applicant's Contract Anticipated Cost For Applicant Installation Project	17139-E
107-00559	3-98	Proposal to Purchase and Agreement for Transfer of Ownership of Distribution Systems	11076-E
116-2001	12-11	Combined Heat & Power System Contract less than 20 MW	22627-E
116-0501	12-11	Combined Heat & Power System Contract less than 5 MW	22628-E
116-0502	06-12	Combined Heat & Power System Contract less than 500kW	22997-E
117-2159B		Standard Offer for Power Purchase and Interconnection – Qualifying Facilities Under 100 Kw	5113-E

(Continued)

10C7 Issued by Submitted Aug 15, 2019 **Dan Skopec** Advice Ltr. No. 3421-E Effective Sep 16, 2019 Vice President Decision No. Regulatory Affairs Resolution No.

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Cal. P.U.C. Sheet No.

34180-E

34662-E

TABLE OF CONTENTS

Revised

Canceling

Sheet 11

SAMPLE FORMS

FORM NO	. DATE	APPLICATIONS, AGREEMENTS AND CONTRACTS	CAL C.P.U.C. SHEET NO.	
117-2160	06-17	Generating Facility Interconnection Agreement (NEM/Non-NEM Generating Facility Export)	29046-E	
117-2160-	A 06-17	Generating Facility Interconnection Agreement (NEM/Non-NEM Generating Facility Export) Federal Government Only	29047-E	
117-2259	8-95	Electronic Data Interchange (EDI) and Funds Transfer Agreement	8802-E	
117-2300	4-21	Generating Facility Material Modification Notifications Worksheet Group Load Curtailment Demonstration Program –	34660-E	N
118-159	7-91	Curtailment Agreement	7153-E	
118-00228	7-98	Agreement for Illuminated Transit Shelters	11455-E	
118-459	07-91	Group Load Curtailment Demonstration Program - Peak Capacity Agreement	7154-E	
118-228	01-11	Operating Entity Agreement for Illuminated Transit Shelters	22224-E	
118-1228	01-11	Agreement for Illuminated Transit Shelters	22225-E	
124-363		Declaration of Eligibility for Lifeline Rates	2857-E	
124-463	07-07	Continuity of Service Agreement	20126-E	
124-463/1	07-07	Continuity of Service Agreement Change Request	20127-E	
124-1000	09-07	Community Choice Aggregator (CCA) Service Agreement	20301-E	
124-1010	10-12	Community Choice Aggregator Non-Disclosure Agreement	23228-E	
124-1020	03-12	Declaration by Mayor or Chief County Administrator Regarding	22786-E	
		Investigation, Pursuit or Implementation of Community Choice Aggregation		
124-5152F	08-73	Application for Gas/Electric Service	2496-E	
132-150	02-21	Medical Baseline Allowance Application	34178-E	
132-150/1	07-02	Medical Baseline Allowance Self-Certification	32879-E	
132-01199	02-99	Historical Energy Usage Information Release (English)	11886-E	
132-01199/1		Historical Energy Usage Information Release (Spanish)	11887-E	
132-1259C	06-74	Contract for Special Electric Facilities	2580-E	
		Contract for Electric Service - Agua Caliente – Canebrake	1233	
132-2059C		Resident's Air Conditioner Cycling Agreement	4677-E	
132-6263	06-07	On-Bill Financing Loan Agreement	21100-E	
132-6263/1	06-07	On-Bill Financing Loan Agreement for Self Installers	21101-E	
132-6263/2	11-12	On-Bill Financing Loan Agreement for CA State Government Customers	23268-E	
132-6264	08-15	Authorization to Add Charges to Utility Bill	26474	
132-20101	12-10	Affidavit for Small Business Customer	22132-E	
135-00061	12-00	Voluntary Rate Stabilization Program Contract for Fixed Price Electric Energy with True-up	14001-E	
135-559	07-87	Power Line Analysis and/or Engineering Study Agreement	5978-E	
135-659	10-92	Annual Certification Form - Master Metered Accounts	7542-E	
139-0001	02-07	Energy Payment Deferral Plan for Citrus & Agricultural Growers	19981-E	1
142-00012	02-03	Scheduled Load Reduction Program Contract	16102-E	
142-140	08-93	Request for Service on Schedule LR	7912-E	1
142-259	07-87	Contract for Service, Schedule S-I(Standby Service - Interruptible)	5975-E	1
142-359A	07-87	Contract for Service, Schedule S (Standby Service)	5974-E	
142-459		Agreement for Standby Service	6507-E	
				1

(Continued)

 Issued by
 Submitted
 Apr 8, 2021

 Advice Ltr. No.
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 Apr 8, 2021

 Vice President
 Vice President
 Regulatory Affairs
 Resolution No.
 E-5035



33316-E

34709-E

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

Sheet 12

TABLE OF CONTENTS

SAMPLE FORMS

FORM NO.	DATE	APPLICATIONS, AGREEMENTS AND CONTRACTS	CAL C.P.U.C. SHEET NO.	
142-732	05/21	Application and Statement of Eligibility for the	34686-E	T
		California Alternate Rates for Energy (CARE) Program		l_
142-732/1	05/21	Residential Rate Assistance Application (IVR/System-Gen	34687-E	T
142-732/2	05/21	Sub-metered Household Application and Statement of Eligibility for California Alternate Rates for Energy (CARE) Program	34688-E	T
142-732-3	05/21	CARE Program Recertification Application & Statement of Eligibility	34689-E	T
142-732/4	05/21	CARE/FERA Program Renewal – Application & Statement of Eligibility for Sub-metered Customers…	34690-E	T
142-732/5	05/21	CARE Post Enrollment Verification	34691-E	T
142-732/6	05/21	Residential Rate Assistance Application (Vietnamese)	34692-E	T
142-732/8	05/21	Residential Rate Assistance Application (Direct Mail)	34693-E	T
142-732/10	05/21	Residential Rate Assistance Application (Mandarin Chinese)	34694-E	T
142-732/11	05/21	Residential Rate Assistance Application (Arabic)	34695-E	T
142-732/12	05/21	Residential Rate Assistance Application (Armenian)	34696-E	T
142-732/13	05/21	Residential Rate Assistance Application (Farsi)	34697-E	T
142-732/14	05/21	Residential Rate Assistance Application (Hmong)	34698-E	T
142-732/15	05/21	Residential Rate Assistance Application (Khmer)	34699-E	T
142-00832	05/21	Application for CARE for Qualified Nonprofit Group Living Facilities	34705-E	T
142-732/16	05/21	Residential Rate Assistance Application (Korean)	34700-E	T
142-732/17	05/21	Residential Rate Assistance Application (Russian)	34701-E	T
142-732/18	05/21	Residential Rate Assistance Application (Tagalog)	34702-E	T
142-732/19	05/21	Residential Rate Assistance Application (Thai)	34703-E	T
142-740	05/21	Residential Rate Assistance Application (Easy/App)	34704-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	11023-E	
		Contract Closure in Compliance With Special Condition 12 of Schedule AV-1		
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)

12C6	Issued by	Submitted	May 3, 2021
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<u> </u>	Vice President		
Decision No.	Regulatory Affairs	Resolution No.	



.C. Sheet No. 34668-E

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

TABLE OF CONTENTS

33419-E Sheet 13

SAMPLE FORMS

FORM NO.	DATE	APPLICATIONS, AGREEMENTS AND CONTRACTS	CAL C.P.U.C. SHEET NO.	
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	
142-02775	07-20	Net Energy Metering Non-Export / Non-Import Power Control Based Equipment Attestation	33417-E	
142-02776	04/21	Emergency Standby Generator Installation Request	34665-E	N
142-3201	04/21	Residential Hotel Application for Residential Rates	5380-E	'`
142-3241		Agreement for Exemption from Income Tax Component on	6041-E	
142-3242		Contributions and Refundable Advances	004 I-E	
142-4032	05-20	Application for California Alternate Rates for Energy (CARE) Program for Qualified Agricultural Employee Housing Facilities	33313-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	
142-05200	08-16	Exporting Generating Facility Interconnection Request	28055-E	
142-05201	01-01	Generating Facility Interconnection Application Agreement	14152-E	
142-05202	06-18	Generating Facility Interconnection Application Agreement	30754-E	
142-05203	07-16	Rule 21 Pre-Application Report Request	27744-E	
142-05204	07-10	Optional Binding Mandatory Curtailment Plan Contract	17729-E	
142-05207	06-19	Base Interruptible Program Contract	32132-E	
142-05207	06-19	No Insurance Declaration	32133-E	
142-05210	06-04	Rolling Blackout Reduction Program Contract	18273-E	
142-05210	06-04	Bill Protection Application	18273-E	
142-05211	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	
142-05300	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	

(Continued)

 Issued by
 Submitted
 Apr 15, 2021

 Advice Ltr. No.
 3701-E-A
 Dan Skopec
 Effective
 Mar 24, 2021

 Vice President
 Vice President
 Regulatory Affairs
 Resolution No.



Revised

Cal. P.U.C. Sheet No.

32143-E

Ν

Canceling Revised

Cal. P.U.C. Sheet No.

31174-E

Sheet 14

TABLE OF CONTENTS

SAMPLE FORMS

FORM NO.	DATE	APPLICATIONS, AGREEMENTS AND CONTRACTS	CAL C.P.U.C. SHEET NO.
142-05303	07-18	Technical Assistance Incentive Application	16568-E
142-05304	06-19	Prohibited Resources Attestation	32137-E
142-0541	06-02	Generating Facility Interconnection Agreement	29058-E
142-0542	06-17	(3rd Party Inadvertent Export)	29059-E
		Generating Facility Interconnection Agreement	
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
143-14398	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	02-13	Direct Access Customer Assignment Affidavit	23432-E
143-02763	04-10	Notice of Intent to Transfer to DA During OEW	21709-E

(Continued)

14C7 Issued by Submitted Jun 14, 2019 **Dan Skopec** Advice Ltr. No. 3385-E Effective Dec 21, 2019 Vice President Regulatory Affairs Decision No. Resolution No.



Revised Cal. F

Cal. P.U.C. Sheet No.

34962-E

Canceling Revised

Cal. P.U.C. Sheet No.

33856-E

Sheet 15

TABLE OF CONTENTS

SAMPE FORMS

FORM NO.	DATE	APPLICATIONS, AGREEMENTS AND CONTRACTS	CAL C.P.U.C. SHEET NO.	
143-02764	02-13	Direct Access Customer Replacement Declaration	23701-E	
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	09-20	Mobilehome Park Utility Upgrade Agreement	33532-E	
189-2000	06-21	Mobilehome Park Utility Conversion Application	34960-E	T
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	
205-1000	12-20	Eligible Economic Development Rate Customer Application	33854-E	

(Continued)

15C5 Issued by Submitted Jun 4, 2021

Advice Ltr. No. 3776-E Dan Skopec Effective Jul 4, 2021

Vice President Regulatory Affairs Resolution No.



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

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

TABLE OF CONTENTS

Sheet 16

FORM NO.	DATE	DEPOSITS, RECEIPTS AND GUANRANTEES	CAL C.P.U.C. SHEET NO.
144-0812	03-09	Critical Peak Pricing - Event Notification Information Form	21134-E
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

(Continued)

Advice Ltr. No. 3292-E Dan Skopec Effective

Decision No. Regulatory Affairs Resolution No.



33465-E Canceling Revised Cal. P.U.C. Sheet No.

TABLE OF CONTENTS

Sheet 17

34139-E

COL	LEC	TION	NOT	ICES
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		COLLECTION NOTICES		
FORM NO.	DATE		CAL C.P.U.C. SHEET NO.	
101-00751	02-21	Final Notice Before Disconnect (MDTs)	34134-E	T
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	02-21	Reminder Notice – Payment Request for Past Due Bill	34135-E	T
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	
				D
101-01072	02-21	Notice of Disconnect (delivered)	34136-E	T
101-01073	02-21	Notice of Shut-off (Mailed)	34137-E	T
101-02171	05-10	Notice to Landlord - Termination of Tenant's Gas/Electric Service (two or more units)	21885-E	1
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 & Spanish)	12055-E	
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	
		•	-	1

17C6		Issued by	Submitted	Feb 5, 2021
Advice Ltr. No.	3685-E	Dan Skopec	Effective	Mar 7, 2021
		Vice President		
Decision No.	20-06-003	Regulatory Affairs	Resolution No.	

Attachment C Statement of Proposed Rate

The tables below illustrate the changes in the rates that would result from Commission approval of this Application, compared to current rate levels.

Estimated Impact on SDG&E Electric Rates

If the Commission approves SDG&E's request for a wildfire interim mechanism in this application, the average bill for a typical SDG&E bundled non-CARE residential customer¹ living in the inland and coastal climate zone and using 400 kWh per month would increase \$1.92 (or 1.4%) in 2022. Individual customer bills may vary.

San Diego Gas & Electric Company Estimated Increase in Electric Class Average Rates Due to Proposed Wildfire Interim Rate Relief Effective April 1, 2022

Line	Customer Class	Total Rates ²		Cha	inge
No.		Current 1/1/2021 ³ (¢ / kWh)	Proposed 4/1/2022 (¢ / kWh)	¢ / kWh	%
1	Residential	31.348	31.849	0.501	1.60%
2	Small Commercial	28.052	28.531	0.479	1.71%
3	Medium & Large Commercial & Industrial	25.540	25.816	0.276	1.08%
4	Agriculture	19.522	19.806	0.284	1.45%
5	Lighting	25.430	25.994	0.564	2.22%
6	SYSTEM TOTAL	27.502	27.880	0.378	1.37%

Estimated Impact on SDG&E Gas Rates

If the Commission approves SDG&E's request for a wildfire interim mechanism in this application, the average bill for a typical SDG&E non-CARE residential customer using 23 therms per month would increase \$0.06 (or 0.1%) in 2022. Individual customer bills may vary.

San Diego Gas & Electric Company Estimated Increase in Gas Class Average Rates Due to Proposed Wildfire Interim Rate Relief Effective April 1, 2022

Line	Customer Class	Total	Rates	Cha	inge
No.		Current 1/1/2021 (\$ / therm)	Proposed 4/1/2022 (\$ / therm)	\$	%
1	Residential	\$1.84779	\$1.85042	\$0.00263	0.1%

¹ A bundled customer is one who takes both Utility Distribution Company (UDC) and commodity service from SDG&E, such as on rate Schedule TOU-DR1.

² Represents customers who take bundled service.

³ Rates effective 10/1/2020 per Advice Letter 3619-E.

2	Core Commercial & Industrial	\$0.87993	\$0.88064	\$0.00070	0.1%
3	NGV	\$0.39852	\$0.39855	\$0.00003	0.0%
4	Core Average	\$1.42782	\$1.42962	\$0.00181	0.1%
5	Noncore C&I	\$0.15111	\$0.15125	\$0.00013	0.1%
6	Sempra-Wide EG	\$0.04923	\$0.04923	\$0.00001	0.0%
7	Noncore Average	\$0.05752	\$0.05753	\$0.00002	0.0%
8	SYSTEM TOTAL	\$0.71485	\$0.71573	\$0.00087	0.1%

Estimated Impact on SoCalGas Gas Rates

If the Commission approves SDG&E's request for a wildfire interim mechanism in this application, the average bill for a typical SoCalGas non-CARE residential customer using 35 therms per month would increase \$0.00 (or 0%) in 2022. Individual customer bills may vary.

Southern California Gas Company Estimated Increase in Gas Class Average Rates Due to Proposed Wildfire Interim Rate Relief Effective April 1, 2022

Line	Customer Class	Total	Rates	Chai	nge
No.		Current 1/1/2021 (\$ / therm)	Proposed 4/1/2022 (\$ / therm)	\$	0/0
1	Residential	\$1.47477	\$1.47477	\$0.00000	0.0%
2	Core Commercial & Industrial	\$0.92685	\$0.92685	\$0.00000	0.0%
3	NGV	\$0.46390	\$0.46392	\$0.00003	0.0%
4	Core Average	\$1.26362	\$1.26362	\$0.00000	0.0%
5	Noncore C&I	\$0.14645	\$0.14645	\$0.00000	0.0%
6	EG	\$0.05018	\$0.05018	\$0.00001	0.0%
7	Noncore Retail Average	\$0.08627	\$0.08628	\$0.00001	0.0%
8	Wholesale	\$0.02870	\$0.02871	\$0.00000	0.0%
9	Backbone Transportation Service (BTS)	\$0.40141	\$0.40141	\$0.00000	0.0%
10	SYSTEM TOTAL	\$0.57323	\$0.57323	\$0.00000	0.0%

Attachment D Statement of Original Cost and Depreciation Reserves

SAN DIEGO GAS & ELECTRIC COMPANY

COST OF PROPERTY AND DEPRECIATION RESERVE APPLICABLE THERETO AS OF MARCH 31, 2021

No.	<u>Account</u>	Original <u>Cost</u>	Reserve for Depreciation and <u>Amortization</u>					
ELECT	ELECTRIC DEPARTMENT							
302	Franchises and Consents	222,841.36	202,900.30					
303	Misc. Intangible Plant Intangible Contra Accounts	192,335,553.47 (979,446.23)	163,360,159.73 (469,345.67)					
	intangible contra Accounts							
	TOTAL INTANGIBLE PLANT	191,578,948.60	163,093,714.36					
310.1	Land	14,526,518.29	46,518.29					
310.2	Land Rights	0.00	0.00					
311	Structures and Improvements	91,410,208.94	52,234,220.30					
312	Boiler Plant Equipment	162,192,323.31	94,993,159.36					
314	Turbogenerator Units	132,174,774.48	64,298,909.24					
315	Accessory Electric Equipment	86,962,687.73	50,892,397.15					
316	Miscellaneous Power Plant Equipment	60,518,823.80	20,745,722.80					
	D. 1	0.00	0.00					
	Palomar Contra E-316	(1,621,911.83)	(629,514.09)					
	TOTAL STEAM PRODUCTION	546,163,424.72	282,581,413.05					
340.1	Land	224,368.91	0.00					
340.2	Land Rights	2,427.96	2,427.96					
341	Structures and Improvements	24,894,063.62	11,876,532.78					
342	Fuel Holders, Producers & Accessories	21,651,593.69	10,380,250.59					
343	Prime Movers	94,500,568.27	53,857,142.85					
344	Generators	365,499,026.67	193,622,591.39					
345	Accessory Electric Equipment	32,888,872.55	18,566,932.02					
346	Miscellaneous Power Plant Equipment	42,594,393.32	20,233,592.73					
	TOTAL OTHER PRODUCTION	582,255,314.99	308,539,470.32					
	TOTAL ELECTRIC PRODUCTION	1,128,418,739.71	591,120,883.37					

No.	<u>Account</u>	Original <u>Cost</u>	Reserve for Depreciation and <u>Amortization</u>
350.1	Land	80,295,421.65	0.00
350.2	Land Rights	172,215,926.21	28,658,790.94
352	Structures and Improvements	669,619,161.50	110,659,217.52
353	Station Equipment	1,975,976,412.55	482,146,431.52
354	Towers and Fixtures	924,240,340.23	236,625,085.54
355	Poles and Fixtures	935,971,638.35	157,234,909.01
355	Pole retirement error correction-top side	(5,364,648.00)	(5,364,648.00)
356 357	Overhead Conductors and Devices Underground Conduit	825,166,815.89 550,722,521.57	273,089,148.38 93,933,379.13
357 358	Underground Conductors and Devices	563,015,930.15	93,548,504.89
359	Roads and Trails	371,914,616.58	50,809,360.15
	TOTAL TRANSMISSION	7,063,774,136.68	1,521,340,179.08
360.1	Land	17,185,713.83	0.00
360.2	Land Rights	94,742,312.67	49,040,927.13
361	Structures and Improvements	12,478,931.87	2,330,110.49
362	Station Equipment	626,993,173.27	262,256,332.89
363	Storage Battery Equipment	125,967,477.35	57,545,400.10
364	Poles, Towers and Fixtures	949,735,577.08	305,368,962.58
364	Pole retirement error correction-top side	(681,956.00)	(681,956.00)
365	Overhead Conductors and Devices	1,002,572,671.80	254,553,256.84
366 367	Underground Conduit	1,619,134,372.45	585,143,051.92
368.1	Underground Conductors and Devices Line Transformers	1,794,837,863.39 733,937,023.98	1,034,100,506.22 250,478,055.40
368.2	Protective Devices and Capacitors	33,645,123.39	14,082,260.95
369.1	Services Overhead	242,301,076.60	108,136,907.19
369.2	Services Underground	392,071,764.68	275,877,505.59
370.1	Meters	208,486,844.19	132,053,929.36
370.2	Meter Installations	69,420,743.79	35,544,026.31
371	Installations on Customers' Premises	74,610,283.33	25,378,080.19
373.1	St. Lighting & Signal SysTransformers	0.00	0.00
373.2	Street Lighting & Signal Systems	34,402,972.59	23,085,382.95
		0.00	(3,646,785.30)
	TOTAL DISTRIBUTION PLANT	8,031,841,970.26	3,410,645,954.81
389.1	Land	7,312,142.54	0.00
389.2	Land Rights	0.00	0.00
390	Structures and Improvements	45,611,645.37	28,865,976.96
392.1	Transportation Equipment - Autos	0.00	49,884.21
392.2 393	Transportation Equipment - Trailers Stores Equipment	58,145.67 46,521.59	24,449.44 4,998.85
394.1	Portable Tools	38,635,752.58	12,028,675.51
394.2	Shop Equipment	278,147.42	228,401.58
395	Laboratory Equipment	5,336,019.09	1,508,565.40
396	Power Operated Equipment	60,528.93	117,501.67
397	Communication Equipment	391,179,177.84	158,889,787.23
398	Miscellaneous Equipment	3,205,914.57	1,301,897.62
	TOTAL GENERAL PLANT	491,723,995.60	203,020,138.47
101	TOTAL ELECTRIC PLANT	16,907,337,790.85	5,889,220,870.09

<u>No.</u>	<u>Account</u>	Original <u>Cost</u>	Reserve for Depreciation and <u>Amortization</u>
GAS P	LANT		
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 0.00 0.00 0.00 2,168,803.11	0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.0
365.1 365.2	Land Land Rights Structures and Improvements	2,168,803.11 4,649,143.75 3,515,541.91 22,242,747.05	0.00 1,655,565.95 11,786,679.00
366 367 368 369 371	Mains Compressor Station Equipment Measuring and Regulating Equipment Other Equipment _ TOTAL TRANSMISSION PLANT	402,962,645.35 99,697,389.77 29,114,183.42 2,800,148.54	95,632,429.63 75,417,644.93 18,735,126.63 311,707.23
374.1 374.2 375 376 378 380 381 382 385 386 387	Land Land Rights Structures and Improvements Mains Measuring & Regulating Station Equipment Distribution Services Meters and Regulators Meter and Regulator Installations Ind. Measuring & Regulating Station Equipme Other Property On Customers' Premises Other Equipment	1,514,509.70 8,518,993.64 43,446.91 1,405,640,416.56 20,837,438.67 437,328,920.38 183,015,550.57 110,295,325.98 1,516,810.70 0.00 11,402,034.82	0.00 7,525,554.91 61,253.10 451,407,080.30 9,869,796.76 305,163,629.97 78,766,038.07 47,142,608.10 1,328,200.37 0.00 6,722,926.48
	TOTAL DISTRIBUTION PLANT	2,180,113,447.93	907,987,088.06

No.	<u>Account</u>	Original <u>Cost</u>	Reserve for Depreciation and Amortization
392.1 392.2 394.1 394.2 395 396 397 398	Transportation Equipment - Autos Transportation Equipment - Trailers Portable Tools Shop Equipment Laboratory Equipment Power Operated Equipment Communication Equipment Miscellaneous Equipment	0.00 0.00 21,634,533.67 70,439.04 0.00 0.00 2,256,560.40 465,784.09	25,503.00 0.13 4,877,115.12 37,836.21 (7,344.15) (1,088.04) 1,008,498.86 174,036.92
	TOTAL GENERAL PLANT	24,427,317.20	6,114,558.05
101	TOTAL GAS PLANT	2,771,777,472.23	1,119,151,230.85
СОММО	ON PLANT		
303 303 350.1 360.1 389.1 389.2 390 391.1 391.2 392.3 392.3 392.3 394.1 394.2 394.3 395 396 397 398	Miscellaneous Intangible Plant Miscellaneous Intangible Plant Common Contra Account Land Land Land Land Rights Structures and Improvements Office Furniture and Equipment - Other Office Furniture and Equipment - Computer E Common Contra Account Transportation Equipment - Trailers Transportation Equipment - Aviation Stores Equipment Portable Tools Shop Equipment Garage Equipment Laboratory Equipment Power Operated Equipment Communication Equipment Miscellaneous Equipment	2,458,945.83 719,374,251.48 (4,128,951.21) 0.00 0.00 7,494,792.37 27,776.34 528,097,715.23 42,808,802.44 125,685,723.84 (19,579.43) 406,418.22 107,977.72 12,001,475.38 333,835.97 1,520,858.30 142,759.33 1,837,009.58 1,731,116.64 0.00 313,261,371.59 3,587,314.42	211,959.10 504,429,811.21 (1,429,759.23) 0.00 0.00 27,776.34 180,701,809.04 16,121,459.76 46,403,873.91 (10,319.78) 261,814.63 14,892.06 3,780,147.38 60,185.93 628,913.62 96,943.78 587,399.09 960,288.46 (192,979.10) 117,607,385.44 655,357.35
118.1	TOTAL COMMON PLANT	1,756,729,614.04	870,916,958.99
101 & 118.1	TOTAL ELECTRIC PLANT TOTAL GAS PLANT TOTAL COMMON PLANT TOTAL	16,907,337,790.85 2,771,777,472.23 1,756,729,614.04 21,435,844,877.12	5,889,220,870.09 1,119,151,230.85 870,916,958.99 7,879,289,059.93
101	PLANT IN SERV-SONGS FULLY RECOVER_	0.00	0.00
101	PLANT IN SERV-ELECTRIC NON-RECON Electric Gas Common	0.00 0.00 0.00 0.00	0.00 0.00 0.00 0.00

No.	<u>Account</u>	Original <u>Cost</u>	Reserve for Depreciation and Amortization
101	PLANT IN SERV-CONTRAS Electric Common	0.00 (2,458,945.83) (2,458,945.83)	0.00 (211,959.09) (211,959.09)
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	(1,494,846.06)	(1,494,846.06)
101	Accrual for Retirements Electric Gas	(18,354,645.61) (65,084.11)	(18,354,645.61) (65,084.11)
	TOTAL PLANT IN SERV-ACCRUAL FOR RE_	(18,419,729.72)	(18,419,729.72)
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	28,010,807.97 0.00
	TOTAL PLANT LEASED TO OTHERS	112,194,000.02	28,010,807.97
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	1,247,629,264.14 173,469,679.69 418,535,250.43	
	TOTAL CONSTRUCTION WORK IN PROGRESS	1,839,634,194.26	0.00

_No	Account	Original <u>Cost</u>	Reserve for Depreciation and <u>Amortization</u>
108.5	Accumulated Nuclear Decommissioning	0.00	4.040.754.000.00
	Electric	0.00	1,012,754,302.96
	TOTAL ACCUMULATED NUCLEAR DECOMMISSIONING	0.00	1,012,754,302.96
101.1 118.1	ELECTRIC CAPITAL LEASES COMMON CAPITAL LEASE	1,307,422,019.46 62,509,043.87 1,369,931,063.33	74,743,460.47 19,219,011.88 93,962,472.35
143 143	FAS 143 ASSETS - Legal Obligation SONGS Plant Closure - FAS 143 contra FIN 47 ASSETS - Non-Legal Obligation FAS 143 ASSETS - Legal Obligation	22,275,012.78 0.00 139,869,876.96 0.00	######################################
	TOTAL FAS 143	162,144,889.74	#######################################
	UTILITY PLANT TOTAL	24,897,375,502.86	6,134,345,111.63

Attachment E Summary of Earnings

SAN DIEGO GAS & ELECTRIC COMPANY SUMMARY OF EARNINGS MAR 2021 (\$ IN MILLIONS)

Line No.	Item	An	nount
1	Operating Revenue	\$	1,417
2	Operating Expenses		1,160
3	Net Operating Income	\$	257
4	Weighted Average Rate Base	\$	11,356
5	Rate of Return*		7.55%

^{*}Authorized Cost of Capital

Attachment F Notice List to State, Cities & Counties

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