#### PUBLIC UTILITIES COMMISSION

505 VAN NESS AVENUE SAN FRANCISCO, CA 94102-3298

January 20, 2012



**Advice Letter 3808** 

Rasha Prince, Director Regulatory Affairs Southern California Gas 555 W. Fifth Street, GT14D6 Los Angeles, CA 90013-1011

# Subject: Notification of the Creation of New Affiliates and Reclassification of Affiliates

Dear Ms. Prince:

Advice Letter 3808 is effective December 28, 2007.

Sincerely,

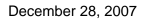
Edward Ramloph

Edward F. Randolph, Director Energy Division



Ken Deremer Director Tariffs & Regulatory Accounts

8330 Century Park Court CP32C San Diego, CA 92123-1548 Tel: 858.654.1756 Fax 858.654.1788 kderemer@SempraUtilities.com



Advice No. 3808 (U 904 G)

Public Utilities Commission of the State of California

#### Subject: Notification of the Creation of New Affiliates and Reclassification of Affiliates

#### **Purpose**

Southern California Gas Company (SoCalGas) hereby notifies the California Public Utilities Commission (Commission) of the creation of new affiliates and reclassification of affiliates from non-covered to covered and vice versa as defined in the Commission's Affiliate Transaction Rules (the Rules).

#### **Background**

In accordance with Commission Decision No. (D.) 97-12-088, in OIR 97-04-011/OII 97-04-012, Appendix A, Rule VI.B, as modified by D.98-08-035, SoCalGas is required to notify the Commission of the creation of any new affiliate addressed by these Rules. Accordingly, SoCalGas is hereby notifying the Commission of the formation of affiliates as shown on Attachment B and reclassification of certain affiliates from non-covered to covered and vice versa as shown on Attachment C.

As part of the 2004 Affiliate Transactions Audit of SoCalGas, NorthStar Consulting Group recommended that SoCalGas perform a comprehensive analysis of all affiliates to evaluate each affiliate's classification. In accordance with this recommendation, SoCalGas has completed its annual assessment of affiliates, which resulted in the identification of: one new non-covered affiliate, one affiliate classification change from non-covered to covered, and two affiliate classification change from covered to non-covered under the Rules.

No unusual or unique circumstances exist that would require affiliate transaction rule implementation measures for these affiliates beyond those already identified by the utility. Therefore, SoCalGas will apply the provisions of its 2007 Compliance Plan Advice No. 3755 to all transactions with the affiliates included herein. If the Commission modifies or requires the modification of Advice No. 3755, SoCalGas will apply all such changes, or the provisions of such amended plans, to the affiliates included herein.

This filing will not increase or decrease any rate or charge, conflict with any schedules or rules, or cause the withdrawal of service.

#### Protest

Anyone may protest this Advice Letter to the Commission. The protest must state the grounds upon which it is based, including such items as financial and service impact, and should be submitted expeditiously. The protest must be made in writing and must be received within 20 days of the date this Advice Letter. There is no restriction on who may file a protest. The address for mailing or delivering a protest to the Commission is:

CPUC Energy Division Attention: Tariff Unit 505 Van Ness Avenue San Francisco, CA 94102

Copies of the protest should also be sent via e-mail to the attention of both Maria Salinas (<u>mas@cpuc.ca.gov</u>) and to Honesto Gatchalian (<u>inj@cpuc.ca.gov</u>) of the Energy Division. A copy of the protest should also be sent via both e-mail <u>and</u> facsimile to the address shown below on the same date it is mailed or delivered to the Commission.

Attn: Sid Newsom Tariff Manager - GT14D6 555 West Fifth Street Los Angeles, CA 90013-1011 Facsimile No. (213) 244-4957 E-mail: <u>snewsom@SempraUtilities.com</u>

#### Effective Date

SoCalGas believes this Advice Letter is subject to Energy Division disposition and should be classified as Tier 1 (effective pending disposition) pursuant to GO 96-B, and since this filing is being made in compliance with D.97-12-088, SoCalGas therefore respectfully requests that it become effective on December 28, 2007, which is the date filed.

#### **Notice**

A copy of this Advice Letter is being served to the parties listed on Attachment A.

KEN DEREMER Director Tariffs and Regulatory Accounts

Attachments

## CALIFORNIA PUBLIC UTILITIES COMMISSION

ADVICE LETTER FILING SUMMARY

MUST BE COMPLE	ENERGY UI	ILLI Y tach additional pages as needed)				
Company name/CPUC Utility No. SOUTHERN CALIFORNIA GAS COMPANY (U 904G)   Utility type: Contact Person: Sid Newsom						
$\Box$ ELC $\Box$ GAS	Contact Person: <u>Sid Newsom</u> Phone #: (213) <u>244-2846</u>					
$\square PLC \qquad \square HEAT \qquad \square WATER$	E-mail: SNewsom@semprautilities.com					
EXPLANATION OF UTILITY TYPE (Date Filed/ Received Stamp by CPUC)						
ELC = Electric $GAS = Gas$						
ELC = ElectricGAS = GasPLC = PipelineHEAT = HeatWATER = Water						
Advice Letter (AL) #: 3808						
Subject of AL: Notification of the Crea	ation of New Affilia	tes and Reclassification of Affiliates				
Keywords (choose from CPUC listing)	rds (choose from CPUC listing): <u>Affiliates</u> g type: Monthly Quarterly Annual Que-Time Q Other Periodic					
eywords (choose from CPUC listing): <u>Affiliates</u>						
If AL filed in compliance with a Com	nission order, indi	cate relevant Decision/Resolution #:				
<u>D97-12-088, as modified by D98-08</u>	-035 and further r	nodified by D06-12-029				
Does AL replace a withdrawn or reject	cted AL? If so, idea	ntify the prior AL <u>No</u>				
Summarize differences between the A	AL and the prior w	ithdrawn or rejected $AL^1$ : <u>N/A</u>				
Does AL request confidential treatme	ent? If so, provide e	explanation: No				
Resolution Required? $\Box$ Yes $\boxtimes$ No		Tier Designation: 🛛 1 🗌 2 🔲 3				
Requested effective date: <u>December</u>	<u>28, 2</u> 007	No. of tariff sheets: <u>0</u>				
Estimated system annual revenue ef	fect: (%): <u>N/A</u>					
Estimated system average rate effect	(%): <u>N/A</u>					
When rates are affected by AL, include attachment in AL showing average rate effects on customer						
classes (residential, small commercia	al, large C/I, agricu	ultural, lighting).				
Tariff schedules affected: <u>None</u>						
Service affected and changes proposed <sup>1</sup> : <u>N/A</u>						
Pending advice letters that revise the same tariff sheets: <u>None</u>						
rending advice letters that revise the	same tarm sneets					
Protests and all other correspondence	regarding this AI	are due no later than 20 days after the date of				
Protests and all other correspondence regarding this AL are due no later than 20 days after the date of this filing, unless otherwise authorized by the Commission, and shall be sent to:						
CPUC, Energy Division Southern California Gas Company						
Attention: Tariff Unit 505 Van Ness Ave.,	Attention: Sid Newsom 555 West 5 <sup>th</sup> Street, GT14D6					
San Francisco, CA 94102						
as@cpuc.ca.gov and jnj@cpuc.ca.gov SNewsom@semprautilities.com						

 $^{\scriptscriptstyle 1}$  Discuss in AL if more space is needed.

ATTACHMENT A

Advice No. 3808

(See Attached Service List)

#### Advice Letter Distribution List - Advice 3808

Aglet Consumer Alliance James Weil jweil@aglet.org

Ancillary Services Coalition Jo Maxwell jomaxwell@ascoalition.com

BP Amoco, Reg. Affairs Marianne Jones 501 West Lake Park Blvd. Houston, TX 77079

CPUC Consumer Affairs Branch 505 Van Ness Ave., #2003 San Francisco, CA 94102

CPUC - DRA Galen Dunham gsd@cpuc.ca.gov

California Energy Market Lulu Weinzimer Iuluw@newsdata.com

City of Azusa Light & Power Dept. 215 E. Foothill Blvd. Azusa, CA 91702

City of Colton Thomas K. Clarke 650 N. La Cadena Drive Colton, CA 92324

City of Pasadena - Water and Power Dept. G Bawa GBawa@cityofpasadena.net

Commerce Energy Brian Patrick BPatrick@commerceenergy.com Alcantar & Kahl Elizabeth Westby egw@a-klaw.com

Ancillary Services Coalition Nick Planson nplanson@ascoalition.com

Barkovich & Yap Catherine E. Yap ceyap@earthlink.net

CPUC Pearlie Sabino pzs@cpuc.ca.gov

CPUC - DRA R. Mark Pocta rmp@cpuc.ca.gov

Calpine Corp Avis Clark aclark@calpine.com

City of Banning Paul Toor P. O. Box 998 Banning, CA 92220

City of Long Beach, Gas & Oil Dept. Chris Garner 2400 East Spring Street Long Beach, CA 90806

City of Riverside Joanne Snowden jsnowden@riversideca.gov

Commerce Energy Tony Cusati TCusati@commerceenergy.com Alcantar & Kahl Kari Harteloo klc@a-klaw.com

Ancillary Services Coalition Terry Rich TRich@ascoalition.com

Beta Consulting John Burkholder burkee@cts.com

CPUC Energy Rate Design & Econ. 505 Van Ness Ave., Rm. 4002 San Francisco, CA 94102

CPUC - DRA Jacqueline Greig jnm@cpuc.ca.gov

City of Anaheim Ben Nakayama Public Utilities Dept. P. O. Box 3222 Anaheim, CA 92803

City of Burbank Fred Fletcher/Ronald Davis 164 West Magnolia Blvd., Box 631 Burbank, CA 91503-0631

City of Los Angeles City Attorney 200 North Main Street, 800 Los Angeles, CA 90012

City of Vernon Daniel Garcia dgarcia@ci.vernon.ca.us

Commerce Energy Glenn Kinser gkinser@commerceenergy.com

#### Advice Letter Distribution List - Advice 3808

Commerce Energy Lynelle Lund Ilund@commerceenergy.com

Culver City Utilities Heustace Lewis Heustace.Lewis@culvercity.org

Davis, Wright, Tremaine Judy Pau judypau@dwt.com

Douglass & Liddell Donald C. Liddell liddell@energyattorney.com

Dynegy Joseph M. Paul jmpa@dynegy.com

General Services Administration Facilities Management (9PM-FT) 450 Golden Gate Ave. San Francisco, CA 94102-3611

Hanna & Morton Norman A. Pedersen, Esq. npedersen@hanmor.com

Jeffer, Mangels, Butler & Marmaro 2 Embarcaero Center, 5th Floor San Francisco, CA 94111

LADWP Randy Howard P. O. Box 51111, Rm. 956 Los Angeles, CA 90051-0100

Luce, Forward, Hamilton & Scripps John Leslie jleslie@luce.com County of Los Angeles Stephen Crouch 1100 N. Eastern Ave., Room 300 Los Angeles, CA 90063

DGS Henry Nanjo Henry.Nanjo@dgs.ca.gov

Dept. of General Services Celia Torres celia.torres@dgs.ca.gov

Downey, Brand, Seymour & Rohwer Ann Trowbridge atrowbridge@downeybrand.com

Gas Purchasing BC Gas Utility Ltd. 16705 Fraser Highway Surrey, British Columbia, V3S 2X7

Goodin, MacBride, Squeri, Ritchie & Day, LLP J. H. Patrick hpatrick@gmssr.com

Imperial Irrigation District K. S. Noller P. O. Box 937 Imperial, CA 92251

Kern River Gas Transmission Company Janie Nielsen Janie.Nielsen@KernRiverGas.com

Law Offices of Diane I. Fellman Diane Fellman diane\_fellman@fpl.com

MRW & Associates Robert Weisenmiller mrw@mrwassoc.com Crossborder Energy Tom Beach tomb@crossborderenergy.com

Davis Wright Tremaine, LLP Edward W. O'Neill 505 Montgomery Street, Ste 800 San Francisco, CA 94111

Douglass & Liddell Dan Douglass douglass@energyattorney.com

Downey, Brand, Seymour & Rohwer Dan Carroll dcarroll@downeybrand.com

Gas Transmission Northwest Corporation Bevin Hong Bevin\_Hong@transcanada.com

Goodin, MacBride, Squeri, Ritchie & Day, LLP James D. Squeri jsqueri@gmssr.com

JBS Energy Jeff Nahigian jeff@jbsenergy.com

LADWP Nevenka Ubavich nevenka.ubavich@ladwp.com

Law Offices of William H. Booth William Booth wbooth@booth-law.com

Manatt Phelps Phillips Randy Keen rkeen@manatt.com Manatt, Phelps & Phillips, LLP David Huard dhuard@manatt.com

Julie Morris Julie.Morris@PPMEnergy.com

Pacific Gas & Electric Co. John Clarke jpc2@pge.com

R. W. Beck, Inc. Catherine Elder celder@rwbeck.com

Sempra Global William Tobin wtobin@sempraglobal.com

Southern California Edison Co Karyn Gansecki 601 Van Ness Ave., #2040 San Francisco, CA 94102

Southern California Edison Co. John Quinlan john.quinlan@sce.com

Suburban Water System Bob Kelly 1211 E. Center Court Drive Covina, CA 91724

TURN Mike Florio mflorio@turn.org March Joint Powers Authority Lori Stone PO Box 7480, Moreno Valley, CA 92552

National Utility Service, Inc. Jim Boyle One Maynard Drive, P. O. Box 712 Park Ridge, NJ 07656-0712

Praxair Inc Rick Noger rick\_noger@praxair.com

Regulatory & Cogen Services, Inc. Donald W. Schoenbeck 900 Washington Street, #780 Vancouver, WA 98660

Sierra Pacific Company Christopher A. Hilen chilen@sppc.com

Southern California Edison Co. Colin E. Cushnie Colin.Cushnie@SCE.com

Southern California Edison Company Michael Alexander Michael.Alexander@sce.com

Sutherland, Asbill & Brennan Keith McCrea kmccrea@sablaw.com

The Mehle Law Firm PLLC Colette B. Mehle cmehle@mehlelaw.com Matthew Brady & Associates Matthew Brady matt@bradylawus.com

PG&E Tariffs Pacific Gas and Electric PGETariffs@pge.com

Questar Southern Trails Lenard Wright Lenard.Wright@Questar.com

Richard Hairston & Co. Richard Hairston hairstonco@aol.com

Southern California Edison Co Fileroom Supervisor 2244 Walnut Grove Ave., Rm 290, GO1 Rosemead, CA 91770

Southern California Edison Co. Kevin Cini Kevin.Cini@SCE.com

Southwest Gas Corp. John Hester P. O. Box 98510 Las Vegas, NV 89193-8510

TURN Marcel Hawiger marcel@turn.org

Western Manufactured Housing Communities Assoc. Sheila Day sheila@wma.org

### SoCalGas Advice No. 3808 Attachment B Notification of the Creation of New Affiliates

New Affiliate Name	Address of Headquarters	Primary Officers	Contact Person	Business Activity Description	Effective Date	Covered Affiliate ?
H2Gen Innovations, Inc.	4740 Eisenhower Avenue Alexandria, VA 22304	Barney Rush, CEO C.E. (Sandy) Thomas, PhD, President Michael J. Discenza, Jr. CFO	Norma G. Jasso Affiliate Compliance Manager Affiliate Compliance Department 8330 Century Park Court San Diego, CA 92123	Investment for the development of small (GAX) gas absorption space conditioning products including chillers and heat pumps for the residential and light commercial market.	10/28/04	No
Sempra Energy Foundation	101 Ash Street San Diego, CA 92101	TBD	Norma G. Jasso Affiliate Compliance Manager Affiliate Compliance Dept. 8330 Century Park Court Sam Diego, CA 92123	To operate exclusively for charitable purposes within the meaning of 501(c)(3) of the Internal Revenue Code (the "Code"), including making grants to individuals and non- profit organizations or by making program-related investments as defined in Section 4944(c) of the Code.	10/29/2007	No
Sempra Ecogas Holdings, LLC.	101 Ash Street, San Diego, CA 92101	G. Liparidis, Pres. Randall Clark, Sec.	Norma G. Jasso Affiliate Compliance Manager Affiliate Compliance Dept. 8330 Century Park Court Sam Diego, CA 92123	Holding Company	12/11/2007	No
1369202 Alberta ULC	3700, 400 - 3rd Avenue S.W. Calgary, Alberta T2P 4H2	Joseph A. Householder, Pres. Ralph Todaro, V.P. & CFO Louis A. Santore, V.P. BryanT.Keogh ,Treas. Randall L. Clark, Sec.	Norma G. Jasso Affiliate Compliance Manager Affiliate Compliance Dept. 8330 Century Park Court Sam Diego, CA 92123	Holding Company	12/14/2007	No

## SoCalGas Advice No. 3808 Attachment C Reclassification of Affiliates

Name of Affiliate	Address of Headquarters	Primary Officers	Contact Person	Business Activity Description	Effective Date	Covered Affiliate?
Baja Wind, S. de R.L. de C.V.	No Change	No Change	Norma G. Jasso Affiliate Compliance Manager Affiliate Compliance Department 8330 Century Park Court San Diego, CA 92123	Developing a potential wind-power project in Baja California.	12/27/07	Reclassified from a non-covered affiliate to a covered affiliate
Terra Grain Fuels, Inc.	No Change	No Change	Norma G. Jasso Affiliate Compliance Manager Affiliate Compliance Department 8330 Century Park Court San Diego, CA 92123	Developer of an ethanol production facility in Saskatchewan.	12/27/07	Reclassified from a covered affiliate to a non-covered affiliate
Universal Energy Group Ltd.	No Change	No Change	Same as above.	Publicly traded holding company.	12/27/07	Same as above.