#### PUBLIC UTILITIES COMMISSION

505 VAN NESS AVENUE SAN FRANCISCO, CA 94102-3298

May 31, 2011



### **Advice Letter 4237**

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

**Subject: 2010 PBR Safety Performance Filing** 

Dear Ms. Prince:

Advice Letter 4237 is effective May 29, 2011.

Sincerely,

Julie A. Fitch, Director Energy Division

Jen A. Jes



Rasha Prince
Director
Regulatory Affairs

555 W. Fifth Street, GT14D6 Los Angeles, CA 90013-1011 Tel: 213.244.5141

Fax: 213.244.4957 RPrince@semprautilities.com

April 29, 2011

Advice No. 4237 (U 904 G)

Public Utilities Commission of the State of California

### Subject: 2010 PBR Safety Performance Filing

Southern California Gas Company (SoCalGas) hereby submits for approval with the California Public Utilities Commission (Commission) its 2010 performance filing. This filing is made in compliance with Decision (D.) 08-07-046, and Preliminary Statement Part XI, Performance Based Regulation (PBR), in SoCalGas' General Rate Case (GRC) Application (A.) 06-12-010.

#### **Background**

On July 31, 2008, the Commission issued D.08-07-046 adopting, among other things, the Settlement Agreements regarding SoCalGas' revenue requirements for its Test Year 2008 GRC and post-test year ratemaking and incentive proposals. The GRC period covers a minimum of four years beginning January 1, 2008.

Pursuant to the adopted 2008 GRC decision and its adopted tariffs<sup>1</sup>, SoCalGas is subject only to the performance incentive for employee safety<sup>2</sup>.

#### **Purpose**

The purpose of this filing is to report the reward or penalty for the Employee Safety Performance Indicator and, consistent with previous filings, the results of the Core Pricing Flexibility Program and Noncore Competitive Load Growth Opportunity Program as adopted in D.97-07-054 and D.00-04-060, respectively, and continued in the 2008 GRC.

#### **Employee Safety Performance Indicator**

The reward or penalty for employee safety is determined based on the Federal Occupational Safety and Health Administration (OSHA) frequency standard, measuring the regulated utility's OSHA recordable lost time and non-lost time injuries and illnesses against total utility working hours. For the year ending December 31, 2010, SoCalGas experienced 296 lost

<sup>&</sup>lt;sup>1</sup> Advice No. 3890 was approved on October 6, 2008 and made effective January 1, 2008.

<sup>&</sup>lt;sup>2</sup> Pursuant to the GRC decision, on August 29, 2008 SoCalGas sent a letter to the Executive Director of the Commission accepting only the performance incentive for employee safety. SoCalGas filed Advice No. 3900 to revise its PBR Preliminary Statement accordingly, which was approved on November 7, 2008 and made effective September 8, 2008.

time and non-lost time incidents. The 296 total OSHA recordable incidents result in a frequency of 4.73.

Employee Safety	2010
Total OSHA Recordable Cases	296
x 100 employees at 2,000 hours / year	200,000
= Total OSHA Recordable Hours	59,200,000
/ Total utility year-to-date work hours	12,520,122
= Total OSHA Frequency	4.73

For 2010, the reward or penalty for the Employee Safety Performance Indicator is based on the following parameters:

Employee Safety	2010
Benchmark Deadband Penalty Liveband Reward Liveband Incentive Rate Maximum Reward / Penalty	5.80 5.63 - 5.97 5.98 - 7.18 4.42 - 5.62 \$25,000/.01 \$3,000,000

For 2010, SoCalGas' performance for its Employee Safety Performance Indicator resulted in a \$2,250,000 award calculated as follows:

Employee Safety	2010
Benchmark	5.80
Results Achieved	4.73
Results less than Benchmark	(1.07)
Less Deadband	0.17
Units below Benchmark	0.90
Conversion Factor	0.01
Units of Change for Award	90
Incentive per Unit	\$25,000
Reward	\$2,250,000

Upon approval of this advice letter by the Commission, SoCalGas will record the reward in its Rewards and Penalties Balancing Account for amortization in rates.

During 2010, SoCalGas provided continued focus in the following areas contributing to its Employee Safety success: (1) the Executive Safety Council provided leadership and critical directional decision-making for strategic safety initiatives and continued with its employee dialogue sessions to gain a deeper understanding of front-line safety issues and concerns; (2) statistical tracking of injuries and vehicle incident data to provide insight into preventive solutions; (3) performance of individual job observations to help define and reinforce safe behaviors; (4) employee and management involvement opportunities including safety committees and incident evaluation teams; (5) safety excellence awards designed to recognize and motivate frontline employees who demonstrate exceptional safety leadership; and (6) wellness through health fairs, health screenings, and stretching programs.

Pursuant to the 2008 GRC, SoCalGas is required to perform an annual internal audit to ensure the incentive mechanism for employee safety is implemented, operated, and calculated correctly and fairly. The internal audit report will disclose all audit findings and recommend any corrective actions. The employee safety award presented herein has been verified as a result of the audit, the details of which are provided in a separate letter to the Commission in accordance with the reporting requirements adopted in the 2008 GRC and incorporated in SoCalGas' Preliminary Statement Part XI, PBR<sup>3</sup>. The letter to the Commission will provide details of the internal audit and related findings.

#### Core Pricing Flexibility Program

In D.97-07-054 and D.98-01-040, the Commission authorized a Core Pricing Flexibility program for SoCalGas as detailed in Section K.2 of Advice No. 2687-A. This program remained unchanged with the approval of the 2008 GRC proceeding. Under this arrangement, SoCalGas' shareholders are responsible for any reduction in core revenues that may occur due to discounting, and likewise receive the benefit of any resulting gains. The Commission has authorized SoCalGas to adjust its Core Fixed Cost Account to reflect this arrangement. The Core Pricing Flexibility program produced incremental net revenues in the amount of \$324.094 for 2010.

#### Noncore Competitive Load Growth Opportunities Program

In D.00-04-060, the Commission authorized SoCalGas' revenue treatment for new negotiated contracts that are part of a California Red Team economic development effort and contracts where Rule No. 38 shareholder funding has been used. This program remained unchanged with the approval of the 2008 GRC proceeding. Under this arrangement, SoCalGas' shareholders are responsible for any reduction in noncore revenues that may occur due to discounting, and likewise receive the benefit of any resulting gains. The Commission has authorized SoCalGas to adjust its Noncore Fixed Cost Account to reflect this arrangement. The Noncore Competitive Load Growth Opportunities program produced incremental net revenues in the amount of \$706,761 for 2010.

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<sup>&</sup>lt;sup>3</sup> Internal audit reports (both SoCalGas and SDG&E) were submitted on April 27, 2011 to the Director of the Energy Division, Director of the Consumer Protection and Safety Division, and the Director of the Division of Ratepayer Advocates. The internal audit reports are held confidential pursuant to the Commission's General Order 66-C and Public Utilities Code Section 583.

#### **Protests**

Anyone may protest this Advice Letter to the California Public Utilities 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 of this Advice Letter which is May 19, 2011. 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 Attn: 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 (<a href="mas@cpuc.ca.gov">mas@cpuc.ca.gov</a>) and to Honesto Gatchalian (<a href="mail@ini@cpuc.ca.gov">jni@cpuc.ca.gov</a>) of the Energy Division. A copy of the protest should also be sent via both e-mail <a href="mail@and">and</a> 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: snewsom@SempraUtilities.com

#### **Effective Date**

SoCalGas believes that this filing is subject to Energy Division disposition, and should be classified as Tier 2 (effective after staff approval) pursuant to GO 96-B. SoCalGas respectfully requests that this filing be approved May 29, 2011, which is thirty (30) calendar days after the date filed.

#### **Notice**

A copy of this advice letter is being sent to all parties listed on Attachment A, which includes parties on the service list in A.10-12-006.

Rasha Prince	
Director	
Regulatory Affairs	

Attachment

# CALIFORNIA PUBLIC UTILITIES COMMISSION

# ADVICE LETTER FILING SUMMARY ENERGY UTILITY

MUST BE COMPLETED BY UTILITY (Attach additional pages as needed)					
Company name/CPUC Utility No. SOUTHERN CALIFORNIA GAS COMPANY (U 904G)					
Utility type:	Contact Person: <u>Sid Newsom</u>				
☐ ELC	Phone #: (213) 244-2846				
☐ PLC ☐ HEAT ☐ WATER	E-mail: SNewsom	E-mail: SNewsom@semprautilities.com			
EXPLANATION OF UTILITY TY	ION OF UTILITY TYPE (Date Filed/ Received Stamp by CPUC)				
ELC = Electric GAS = Gas PLC = Pipeline HEAT = Heat V	VATER = Water				
Advice Letter (AL) #: 4237					
Subject of AL: 2010 Safety Perform	ance Filing				
Keywords (choose from CPUC listing	): PBR, GRC				
AL filing type:   Monthly   Quarter	rly 🛛 Annual 🗌 C	One-Time Other			
If AL filed in compliance with a Comm	nission order, indi	cate relevant Decision/Resolution #:			
D08-07-046, D05-03-023					
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 AL¹: <u>N/A</u>			
Does AL request confidential treatme	ent? If so, provide e	explanation: No			
Resolution Required? $\square$ Yes $\boxtimes$ No		Tier Designation: $\square$ 1 $\boxtimes$ 2 $\square$ 3			
Requested effective date: <u>5/29/11</u>		No. of tariff sheets:0			
Estimated system annual revenue eff	fect: (%):				
Estimated system average rate effect	(%):				
		L showing average rate effects on customer			
classes (residential, small commercia	ıl, large C/I, agricı	ıltural, lighting).			
Tariff schedules affected: None					
Service affected and changes proposed <sup>1</sup> :N/A					
Service and changes propose	·				
Pending advice letters that revise the same tariff sheets: None					
<del>-</del>					
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		Attention: Sid Newsom			
505 Van Ness Ave., San Francisco, CA 94102		555 West 5 <sup>th</sup> Street, GT14D6 Los Angeles, CA 90013-1011			
mas@cpuc.ca.gov and jnj@cpuc.ca.gov		SNewsom@semprautilities.com			

 $<sup>^{\</sup>mbox{\tiny 1}}$  Discuss in AL if more space is needed.

# **ATTACHMENT A**

Advice No. 4237

(See Attached Service Lists)

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liddell@energyattorney.com

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

**CPUC** 

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

Lulu Weinzimer luluw@newsdata.com

**California Energy Market** 

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City of Riverside Joanne Snowden jsnowden@riversideca.gov

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**Dynegy - West Generation Gas Transmission Northwest General Services Administration** Corporation Joseph M. Paul Facilities Management (9PM-FT) Bevin Hong 450 Golden Gate Ave. Joe.Paul@dynegy.com Bevin\_Hong@transcanada.com San Francisco, CA 94102-3611 Genon Genon Energy, Inc. Goodin, MacBride, Squeri, Ritchie & Day, LLP **Greg Bockholt Greg Bockholt** James D. Squeri Greg.Bockholt@Genon.com Greg.Bockholt@Genon.com jsqueri@gmssr.com **Hanna & Morton Iberdrola Renewables Energy Services Imperial Irrigation District** Norman A. Pedersen, Esq. **Julie Morris** K. S. Noller npedersen@hanmor.com Julie.Morris@iberdrolaren.com P. O. Box 937 Imperial, CA 92251 **JBS Energy Kern River Gas Transmission Company LA County Metro** Jeff Nahigian Janie Nielsen Julie Close Janie.Nielsen@KernRiverGas.com closeJ@metro.net jeff@jbsenergy.com **LADWP** Law Offices of William H. Booth **LADWP Robert Pettinato** Nevenka Ubavich William Booth Robert.Pettinato@ladwp.com nevenka.ubavich@ladwp.com wbooth@booth-law.com Luce, Forward, Hamilton & Scripps MRW & Associates **Manatt Phelps Phillips** John Leslie Robert Weisenmiller Randy Keen jleslie@luce.com mrw@mrwassoc.com rkeen@manatt.com Manatt, Phelps & Phillips, LLP **March Joint Powers Authority** National Utility Service, Inc. **David Huard Lori Stone** Jim Boyle dhuard@manatt.com 23555 Meyer Drive, One Maynard Drive, P. O. Box 712 March Air Reserve Base, CA 92518-Park Ridge, NJ 07656-0712 2038 Navigant Consulting, Inc. **PG&E Tariffs** Praxair Inc **Ray Welch Pacific Gas and Electric** Rick Noger ray.welch@navigantconsulting.com PGETariffs@pge.com rick\_noger@praxair.com SCE **RRI Energy** Regulatory & Cogen Services, Inc. Donald W. Schoenbeck John Rohrbach Karyn Gansecki JRohrbach@rrienergy.com 900 Washington Street, #780 karyn.gansecki@sce.com Vancouver, WA 98660

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