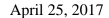
#### PUBLIC UTILITIES COMMISSION

505 VAN NESS AVENUE SAN FRANCISCO, CA 94102-3298





# **Advice Letter 5112**

Ronald van der Leeden Director, Regulatory Affairs Southern California Gas 555 W. Fifth Street, GT14D6 Los Angeles, CA 90013-1011

Subject: Modification of Tariffs Necessary to Implement D.17-03-020

Dear Mr. van der Leeden:

Advice Letter 5112 is effective as of March 30, 2017.

Sincerely,

Edward Randolph

Director, Energy Division

Edward Randoft



Ronald van der Leeden Director Regulatory Affairs

555 W. Fifth Street, GT14D6 Los Angeles, CA 90013-1011 Tel: 213.244.2009

Fax: 213.244.4957 RvanderLeeden@semprautilities.com

March 30, 2017

Advice No. 5112 (U 904 G)

Public Utilities Commission of the State of California

**Subject: Modification of Tariffs Necessary to Implement Decision (D.) 17-03-020** 

Southern California Gas Company (SoCalGas) hereby submits for approval by the California Public Utilities Commission (Commission or CPUC) proposed revisions to its tariffs, applicable throughout its service territory, as shown on Attachment A.

# **Purpose**

This filing complies with Ordering Paragraph (OP) 7 of Decision (D.) 17-03-020, Decision Granting the Joint Petition for Modification of Decision 16-12-015 by Southern California Gas Company (U 904-G), San Diego Gas & Electric Company (U 902-E) and the Indicated Parties (Joint PFM Decision), which states:

In order to implement the authority granted herein, Southern California Gas Company and San Diego Gas & Electric Company must file a Tier 1 Advice Letter within 30 days of the date of this decision.

The tariff modifications included as Attachment A are those necessary to implement the Joint PFM Decision. San Diego Gas & Electric Company (SDG&E) is concurrently making a related advice filing, Advice 2565-G, implementing substantially the same modifications to its tariffs.

# **Background**

On June 26, 2015, SoCalGas and SDG&E filed Application (A.) 15-06-020, which requested authority to revise their curtailment procedures. On March 1, 2016, SoCalGas and SDG&E filed a Motion for Interim Order to Establish Temporary Daily Balancing Requirements. Numerous parties filed comments on the Motion. On April 29, 2016, SoCalGas, SDG&E, and 24 parties filed a Joint Motion for Adoption of Daily

Balancing Proposal Settlement Agreement (First Settlement Agreement). The tariff changes adopted by the First Settlement Agreement received interim approval by an Assigned Commissioner's Ruling on May 27, 2016, and were ultimately approved by Decision (D.)16-06-021. The tariff changes adopted by the First Settlement Agreement were implemented on June 1, 2016, and were effective through November 30, 2016. Per the First Settlement Agreement, D.16-06-021 adopted a subsequent phase of A.15-06-020 to consider reliability measures that may have been needed beyond November 30, 2016, in the event that by that date: (1) Aliso Canyon had not returned to at least 450 million cubic feet per day (MMcfd) of injection capacity and 1,395 MMcfd of withdrawal capacity, consistent with the service levels set forth in Section 2 of the Settlement, or (2) working inventory at Aliso Canyon was not at least 45 Billion Cubic Feet.

On October 20, 2016, SoCalGas, SDG&E, and 18 other parties filed a Joint Motion for Adoption of Second Daily Balancing Proposal Settlement Agreement and Reduction of Comment Period (Second Settlement Agreement). The tariff changes adopted by the Second Settlement Agreement were approved by D.16-12-015 (Second Daily Balancing Decision). The tariff modifications implementing the Second Settlement Agreement were implemented on December 1, 2016.

On February 16, 2017, SoCalGas, SDG&E, and 20 other parties filed a Joint Petition for Modification (Joint PFM) of the Second Daily Balancing Decision. Without changing any other aspect of the Second Daily Balancing Decision, the Joint PFM sought to leave in place the temporary provisions granted by the Second Daily Balancing Decision through November 30, 2017, subject to existing off-ramps that would remove the temporary provisions earlier should there be any superseding decision or order by the Commission or should Aliso Canyon return to at least 450 MMcfd of injection capacity and 1,395 MMcfd of withdrawal capacity. The temporary provisions had otherwise been set to expire on March 31, 2017. The Joint PFM Decision approved the Joint PFM. Therefore, the tariff modifications provided in this advice letter are those required to implement the Joint PFM Decision.

# **Tariff Modifications**

Pursuant to OP 7 of the Joint PFM Decision, the following rules, rate schedules, and preliminary statements are being modified. The modifications are limited to changing all references to a March 31, 2017 expiration date to November 30, 2017 and to reference the Joint PFM Decision, D.17-03-020. Per the Joint PFM Decision, the temporary tariff provisions are still subject to existing off-ramps that would remove the temporary provisions earlier should there be any superseding decision or order by the Commission or should Aliso Canyon return to at least 450 MMcfd of injection capacity and 1,395 MMcfd of withdrawal capacity. Pursuant to OP 8 of the PFM Decision, SoCalGas will file a Tier 1 advice letter to remove any temporary modifications from their tariffs upon the end of their term.

- Rule No. 30, Sheet 29, Section O
- Rule No. 41, Sheet 10, Section 28
- Schedule No. G-IMB, Sheet 6, Special Condition 11
- Core Fixed Cost Account (CFCA), Sheet 3, Section 5.i
- Noncore Fixed Cost Account (NFCA), Sheet 2, Section 5.f and Sheet 3 Section 5.g
- Backbone Transmission Balancing Account (BTBA), Sheet 1, Section 1

# **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 of this advice letter, which is April 19, 2017. There is no restriction on who may file a protest. The address for mailing or delivering a protest to the Commission is given below.

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

A copy of the protest should also be sent via e-mail to the attention of the Energy Division Tariff Unit (<u>EDTariffUnit@cpuc.ca.gov</u>). 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: Ray B. Ortiz Tariff Manager - GT14D6 555 West Fifth Street Los Angeles, CA 90013-1011 Facsimile No.: (213) 244-4957

E-mail: ROrtiz@SempraUtilities.com

### **Effective Date**

SoCalGas believes this advice letter is subject to Energy Division disposition and, per OP 7 of D.17-03-020, should be classified as a Tier 1 (effective pending disposition) pursuant to General Order (GO) 96-B. Therefore, SoCalGas respectfully requests that the tariff sheets filed herein be made effective March 30, 2017, which is the date filed.

# **Notice**

A copy of this advice letter is being sent to SoCalGas' GO 96-B service list and the Commission's service list A.15-06-020. Address change requests to the GO 96-B should be directed by electronic mail to <a href="mailto:tariffs@socalgas.com">tariffs@socalgas.com</a> or call 213-244-2837. For changes to all other service lists, please contact the Commission's Process Office at 415-703-2021 or by electronic mail at <a href="mailto:Process\_Office@cpuc.ca.gov">Process\_Office@cpuc.ca.gov</a>.

Ronald van der Leeden Director- Regulatory Affairs

Attachments

# CALIFORNIA PUBLIC UTILITIES COMMISSION

# ADVICE LETTER FILING SUMMARY ENERGY UTILITY

MUST BE COMPLE	TED BY UTILITY (A	ttach additional pages as needed)		
Company name/CPUC Utility No. SOUTHERN CALIFORNIA GAS COMPANY (U 904G)				
Utility type:	Contact Person: Ray B. Ortiz			
☐ ELC	Phone #: (213) 244-3837			
☐ PLC ☐ HEAT ☐ WATER	E-mail: ROrtiz@se	emprautilities.com		
EXPLANATION OF UTILITY TY	(PE	(Date Filed/ Received Stamp by CPUC)		
ELC = Electric GAS = Gas	ATED Water			
PLC = Pipeline HEAT = Heat W Advice Letter (AL) #: 5112	/ATER = Water			
	— Jaconsony to Implem	cent Desigion (D.) 17.02.020		
Subject of AL: Modification of Tariffs N	vecessary to implen	nent Decision (D.) 17-03-020		
Keywords (choose from CPUC listing):	 Curtailment			
AL filing type:   Monthly   Quarterl		e-Time Other		
If AL filed in compliance with a Commi	ission order, indicat	e relevant Decision/Resolution #:		
D.17-03-020 and D.15-06-020				
Does AL replace a withdrawn or rejected	ed AL? If so, identif	fy the prior AL: No		
Summarize differences between the AL	and the prior with	drawn or rejected AL¹: N/A		
	<u>•</u>			
Does AL request confidential treatment	t? If so, provide exp	lanation: <u>N/A</u>		
Resolution Required?   Yes   No		Tier Designation: 🛛 1 🔲 2 🔲 3		
Requested effective date: <u>3/30/17</u>		No. of tariff sheets: 11		
Estimated system annual revenue effect	ct: (%): <u>N/A</u>			
Estimated system average rate effect (9	%): <u>N/A</u>			
When rates are affected by AL, include (residential, small commercial, large C		showing average rate effects on customer classes ting).		
Tariff schedules affected: Preliminary	Statement – Part V	- Balancing Accounts: CFCA, NFCA, and BTBA;		
Schedule No. G-IMB; Rule Nos. 30 and 41; and TOCs				
Service affected and changes proposed¹: N/A				
Pending advice letters that revise the same tariff sheets: None				
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: Ray B. Ortiz		
505 Van Ness Ave.,		55 West 5th Street, GT14D6		
San Francisco, CA 94102		os Angeles, CA 90013-1011		
EDTariffUnit@cpuc.ca.gov		ROrtiz@semprautilities.com		
	<u> </u>	Cariffs@socalgas.com		

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

# ATTACHMENT A Advice No. 5112

Cal. P.U.C. Sheet No.	Title of Sheet	Cancelling Cal. P.U.C. Sheet No.
Revised 53834-G	PRELIMINARY STATEMENT - PART V - BALANCING ACCOUNTS, CORE FIXED COST ACCOUNT (CFCA), Sheet 3	Revised 53435-G
Revised 53835-G	PRELIMINARY STATEMENT - PART V - BALANCING ACCOUNTS, NONCORE FIXED COST ACCOUNT (NFCA), Sheet 2	Revised 53516-G
Revised 53836-G	PRELIMINARY STATEMENT - PART V - BALANCING ACCOUNTS, NONCORE FIXED COST ACCOUNT (NFCA), Sheet 3	Revised 53517-G
Revised 53837-G	PRELIMINARY STATEMENT - PART V - BALANCING ACCOUNTS, BACKBONE TRANSMISSION BALANCING ACCOUNT (BTBA), Sheet 1	Revised 53437-G
Revised 53838-G	Schedule No. G-IMB, TRANSPORTATION IMBALANCE SERVICE, Sheet 6	Revised 53521-G
Revised 53839-G	Rule No. 30, TRANSPORTATION OF CUSTOMER-OWNED GAS, Sheet 29	Original 53530-G
Revised 53840-G	Rule No. 41, UTILITY SYSTEM OPERATION, Sheet 10	Revised 53532-G
Revised 53841-G	TABLE OF CONTENTS	Revised 53829-G
Revised 53842-G	TABLE OF CONTENTS	Revised 53535-G
Revised 53843-G Revised 53844-G	TABLE OF CONTENTS TABLE OF CONTENTS	Revised 53830-G Revised 53477-G

# PRELIMINARY STATEMENT - PART V - BALANCING ACCOUNTS CORE FIXED COST ACCOUNT (CFCA)

Sheet 3

(Continued)

# 5. Accounting Procedures – non-NGV Core Subaccount

SoCalGas shall maintain the non-NGV Core Subaccount within the CFCA by recording entries at the end of each month, net of FF&U, as follows:

- a. A debit entry equal to the seasonalized monthly amount of the core authorized margin excluding the allocation for the NGV customer class;
- b. A one-time debit entry equal to the adjustment to the adopted revenue requirements for Test Year 2012 and Attrition Years 2013 through 2014 to comply with the normalization requirements pursuant to PLR 136851-14;
- c. A debit entry equal to the adjustment to the adopted revenue requirements for Attrition Year 2015, prorated on a seasonalized basis during the year, to comply with the normalization requirements pursuant to PLR 136851-14;
- d. A debit entry equal to the recorded cost of the core portion of company-use fuel (excluding transmission and load balancing company-use fuel) excluding the allocation for the NGV customer class:
- e. A debit entry equal to the recorded cost for the core portion of unaccounted for gas excluding the allocation for the NGV customer class;
- A debit entry equal to the recorded cost for the core portion of well incidents and surface leaks excluding the allocation for the NGV customer class;
- A debit entry equal to the actual funds used, up to amounts authorized by the Commission, in providing eligible customers with assistance in paying their bills in connection with SoCalGas' Gas Assistance Fund (GAF) program;
- h. An adjustment to reflect storage costs consistent with the allocation of storage adopted in D.08-12-020 that are not currently reflected in current transportation rates;
- A credit entry equal to the core portion excluding the NGV customer class of the following recorded revenues: transportation revenues from core deliveries; revenues from the sale of core storage capacity rights; base revenues that would have been collected from customers absent the core pricing flexibility program, net Low Operational Flow Order (OFO) noncompliance charge revenues from core customers as addressed in the Settlement Agreement approved by D.16-12-015 and modified by D.17-03-020, and other revenues that the Commission has directed SoCalGas to allocate to the core market; (the italicized section of this procedure is temporary and will end upon the expiration of the term in the referenced Ruling. Specifically, that settlement term will conclude upon the earlier of: (1) any superseding decision or order by the Commission, (2) return of Aliso Canyon to at least 450 MMcfd of injection capacity and 1,395 MMcfd of withdrawal capacity, or (3) November 30, 2017);
- An entry to amortize the previous year's subaccount balance;
- k. A credit entry equal to the core's allocation excluding the NGV customer class of the SMF charged to California Producers:

(Continued)

(TO BE INSERTED BY UTILITY) 5112 ADVICE LETTER NO. DECISION NO. 17-03-020

3H11

ISSUED BY Dan Skopec Vice President Regulatory Affairs

(TO BE INSERTED BY CAL. PUC) Mar 30, 2017 DATE FILED Mar 30, 2017 **EFFECTIVE** RESOLUTION NO.

N

Revised Revised CAL. P.U.C. SHEET NO. CAL. P.U.C. SHEET NO.

53835-G 53516-G

# PRELIMINARY STATEMENT - PART V - BALANCING ACCOUNTS NONCORE FIXED COST ACCOUNT (NFCA)

Sheet 2

(Continued)

# 4. Accounting Procedures - Authorized Base Margin Subaccount

SoCalGas shall maintain this subaccount by recording entries at the end of each month, net of FF&U, as follows:

- a. A debit entry equal to the seasonalized monthly amount of the authorized margin;
- b. A one-time debit entry equal to the adjustment to the adopted revenue requirements for Test Year 2012 and Attrition Years 2013 through 2014 to comply with the normalization requirements pursuant to PLR 136851-14;
- c. A debit entry equal to the adjustment to the adopted revenue requirements for Attrition Year 2015, prorated on a seasonalized basis during the year, to comply with the normalization requirements pursuant to PLR 136851-14;
- d. A credit entry equal to the noncore revenues to recover the authorized margin excluding revenues from (1) future non-tariff contracts with Sempra Energy affiliates not subject to competitive bidding and (2) Competitive Load Growth Opportunities for noncore Rule No. 38 and Red Team incentive revenues;
- e. An entry to amortize the previous year's balance;
- f. A credit entry equal to the noncore's allocation of the SMF charged to California Producers; and
- g. An entry equal to interest on the average balance in the subaccount during the month, calculated in the manner described in Preliminary Statement, Part I, J.

# 5. Accounting Procedures - Non-Base Margin Costs and Revenues Subaccount

SoCalGas shall maintain this subaccount by recording entries at the end of each month, net of FF&U, as follows:

- a. A debit entry equal to the recorded cost for the noncore portion of company-use fuel (excluding transmission and load balancing company-use fuel);
- b. A debit entry equal to the recorded cost for the noncore portion of unaccounted for gas;
- c. A debit entry equal to the recorded cost for the noncore portion of well incidents and surface leaks:
- d. A debit entry equal to the actual funds used, up to amounts authorized by the Commission, in providing eligible customers with assistance in paying their bills in connection with SoCalGas' Gas Assistance Fund (GAF) program;
- e. A credit entry equal to the noncore revenues to recover the costs associated with this subaccount;
- f. A credit entry equal to 100% of the net revenues associated with the Utility System Operator providing transportation imbalance services under Rule No. 30 and Schedule No. G-IMB to the Utility Gas Acquisition Department excluding any net low Operational Flow Order (OFO) noncompliance charges which are balanced in the CFCA pursuant to the Settlement Agreement approved by D.16-12-015 and modified by D.17-03-020;

(Continued)

 $\begin{array}{ll} \text{(TO BE INSERTED BY UTILITY)} \\ \text{ADVICE LETTER NO.} & 5112 \\ \text{DECISION NO.} & 17\text{-}03\text{-}020 \\ \end{array}$ 

2H11

ISSUED BY **Dan Skopec**Vice President

Regulatory Affairs

(TO BE INSERTED BY CAL. PUC)

DATE FILED Mar 30, 2017

EFFECTIVE Mar 30, 2017

RESOLUTION NO.

Revised Revised CAL. P.U.C. SHEET NO. CAL. P.U.C. SHEET NO.

53836-G 53517-G

# PRELIMINARY STATEMENT - PART V - BALANCING ACCOUNTS NONCORE FIXED COST ACCOUNT (NFCA)

Sheet 3

(Continued)

- 5. <u>Accounting Procedures Non-Base Margin Costs and Revenues Subaccount</u> (Continued)
  - g. A credit entry equal to the net low OFO noncompliance charge revenues from noncore customers as addressed in the Settlement Agreement approved by D.16-12-015 and modified by D.17-03-020 (the italicized section of the prior two procedures are temporary and will end upon the expiration of the term in the referenced Ruling. Specifically, that settlement term will conclude upon the earlier of: (1) any superseding decision or order by the Commission, (2) return of Aliso Canyon to at least 450 MMcfd of injection capacity and 1,395 MMcfd of withdrawal capacity, or (3) November 30, 2017);
  - h. A credit entry for revenues billed to customers for curtailment noncompliance charges excluding G-IMB daily balancing standby charges which are balanced in the PGA;
  - i. An entry to amortize the previous year's balance; and
  - j. An entry equal to interest on the average balance in the subaccount during the month, calculated in the manner described in Preliminary Statement, Part I, J.

# 6. Disposition

In each annual October regulatory account balance update filing, SoCalGas will amortize the projected year-end balance effective January 1 of the following year. For the first year subsequent to the BCAP decision, both the Authorized Base Margin Subaccount and Non-Base Margin Costs and Revenues Subaccount will be allocated on an Equal Cents Per Therm (ECPT) basis. Starting in the second year subsequent to the BCAP decision, the Authorized Base Margin Subaccount will be allocated on an Equal Percent of Authorized Margin (EPAM) basis. The Non-Base Margin Costs and Revenues Subaccount will continue to be allocated on an ECPT basis.

(TO BE INSERTED BY UTILITY)
ADVICE LETTER NO. 5112
DECISION NO. 17-03-020

3H11

ISSUED BY **Dan Skopec**Vice President

Regulatory Affairs

(TO BE INSERTED BY CAL. PUC)
DATE FILED Mar 30, 2017
EFFECTIVE Mar 30, 2017
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N CALIFORNIA GAS COMPANY Revise LOS ANGELES, CALIFORNIA CANCELING Revise

Revised Revised

CAL. P.U.C. SHEET NO. CAL. P.U.C. SHEET NO.

53837-G 53437-G

# PRELIMINARY STATEMENT - PART V - BALANCING ACCOUNTS BACKBONE TRANSMISSION BALANCING ACCOUNT (BTBA)

Sheet 1

#### 1. Purpose

The BTBA is an interest-bearing <u>balancing</u> account that is recorded on the Utility's financial statements pursuant to D.06-04-033, D.06-12-031, Resolution G-3407, and D.11-04-032. The BTBA consists of two subaccounts: the BTBA Subaccount and IT Cost Subaccount. The purpose of the BTBA Subaccount is to record the difference between the authorized Backbone Transportation Service (BTS) revenue requirement and the actual BTS revenues from firm and interruptible access to SoCalGas' transmission system. Pursuant to D. 11-03-029, the BTBA Subaccount will also record interruptible and firm off-system deliveries in excess of any applicable system reliability costs and system implementation costs associated with providing off-system delivery service. Pursuant to D.11-04-032, SoCalGas establishes the IT Cost Subaccount to record and recover information technology costs incurred to enhance Backbone Transportation Service. Pursuant to D.16-10-004, the costs of providing discounts to interruptible BTS and firm BTS contracts with and without alternate receipt point rights are recovered in the BTBA subaccount. Pursuant to D.16-12-015 and D.17-03-020, the incremental costs associated with providing a temporary service for trading scheduled quantities and daily imbalances are recovered in the BTBA, as described in Rule No. 30.

#### 2. Applicability

The BTBA shall apply to all customers with firm or interruptible Backbone Transportation Service rights.

#### 3. Rates

The projected year-end BTBA balance will be applied as described in item 5 below.

#### 4. Accounting Procedures

#### **BTBA Subaccount**

SoCalGas shall maintain the BTBA Subaccount by recording entries at the end of each month, net of FF&U, as follows:

- a. A debit entry equal to one-twelfth of the BTS revenue requirement;
- b. A debit entry equal to the incremental costs associated with providing the temporary service for trading scheduled quantities and daily imbalances, as described in Rule No. 30.
- c. A credit entry equal to the recorded BTS revenues;
- d. An entry to amortize the previous year's balance;

(Continued)

 $\begin{array}{ll} \text{(TO BE INSERTED BY UTILITY)} \\ \text{ADVICE LETTER NO.} & 5112 \\ \text{DECISION NO.} & 17\text{-}03\text{-}020 \\ \end{array}$ 

1H11

ISSUED BY

Dan Skopec

Vice President

Regulatory Affairs

(TO BE INSERTED BY CAL. PUC)
DATE FILED Mar 30, 2017
EFFECTIVE Mar 30, 2017
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Revised Revised CAL. P.U.C. SHEET NO. CAL. P.U.C. SHEET NO.

53838-G 53521-G

53789-G

# Schedule No. G-IMB TRANSPORTATION IMBALANCE SERVICE

Sheet 6

(Continued)

### **SPECIAL CONDITIONS** (Continued)

9. Customers may use their storage account(s) to offset their imbalances or to trade with other customers under the conditions set forth in their applicable storage service rate schedule for unbundled storage service, or in Rule No. 32 for Aggregators.

A storage customer may trade positive imbalances, i.e., overdeliveries, into its storage account only if its storage inventory capacity is available during the month that the imbalance occurred and at the time the imbalance trade takes place. Similarly, a storage customer may trade negative imbalances, i.e., underdeliveries, using its storage account only if there is sufficient gas in storage in the account during the month that the imbalance occurred and at the time the imbalance trade takes place.

- 10. After the imbalance trading period, the Standby Procurement Charge or Buy-Back Rate will be applied to all imbalance quantities in excess of the tolerance band.
- 11. When in the judgment of the Utility Gas Control Department the latest scheduled quantities are in excess of system capacity, Buy-Back service hereunder shall be applied to daily periods as designated by the Utility in accordance with the provisions of Rule No. 30, Section F. Customers shall not be allowed to trade positive imbalances incurred during such daily periods. The Buy-Back Rate shall apply to all positive imbalances in excess of the tolerance for each such period. The high OFO tolerance will be either 105% or 110%. The default will be 105%, but SoCalGas and SDG&E will have the ability to set the tolerance at 110% if, in SoCalGas' and SDG&E's sole discretion, operational circumstances allow. The high OFO tolerance is temporary and will return to 110% upon the expiration of the term in the settlement approved by D.16-12-015 and modified by D.17-03-020. Specifically, that settlement term will conclude upon the earlier of: (1) any superseding decision or order by the Commission (including implementation of the revised high OFO procedures approved by D.16-06-021), (2) return of Aliso Canyon to at least 450MMcfd of injection capacity and 1,395 MMcfd of withdrawal capacity, or (3) November 30, 2017. Standby service shall be provided for the regular monthly balancing period and shall not be restricted to the excess nominations periods.
- 12. Under this schedule, the responsible customer will reimburse the Utility for any penalties or charges incurred by the Utility under an interstate or intrastate supplier arrangement when such penalties or charges occur as a direct result of the Utility's providing this imbalance service to customer.

(Continued)

 $\begin{array}{ll} \text{(TO BE INSERTED BY UTILITY)} \\ \text{ADVICE LETTER NO.} & 5112 \\ \text{DECISION NO.} & 17\text{-}03\text{-}020 \\ \end{array}$ 

6H13

ISSUED BY **Dan Skopec**Vice President

Regulatory Affairs

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Revised Original CAL. P.U.C. SHEET NO. CAL. P.U.C. SHEET NO. 53839-G 53530-G

# Rule No. 30 TRANSPORTATION OF CUSTOMER-OWNED GAS

CANCELING

Sheet 29

(Continued)

N. OFO Trading\* (Continued)

#### 2. Trading Daily Imbalances\*

- a. California Producer cash-outs on OFO days will be delayed until 9:00 p.m. Pacific Clock Time one business day following the Gas Day pending submittal of the imbalance trade. If the imbalance is not traded, it will be cashed out.
- b. California Producers may arrange to trade daily OFO imbalances with other California Producers. The trades are to be arranged outside of the EBB and communicated to the Utility via a trade form after Cycle 6 has been processed.
- c. Trades will only be available for OFO days.
- d. Trades must be submitted to the Utility's scheduling department via email or fax by 9 PM Pacific Clock Time one business day following the Gas Day for which the OFO was declared.
- e. The Utility may file an expedited Tier 2 Advice Letter to suspend this tariff provision if curtailments are more severe or more frequent due to the offering of this service. Protests and responses to any such Advice Letter would be due within 5 business days, and the Utility's reply would be due within 2 business days from the end of the protest period.

### O. Temporary Settlement Term

1. The Sections of this Rule italicized and followed by an asterisk (\*) are temporary and will end upon the expiration of the term in the settlement approved by D.16-12-015 and modified by D.17-03-020. Specifically, that settlement term will conclude upon the earlier of: (1) any superseding decision or order by the Commission, (2) return of Aliso Canyon to at least 450 MMcfd of injection capacity and 1,395 MMcfd of withdrawal capacity, or (3) November 30, 2017.

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(TO BE INSERTED BY UTILITY) 5112 ADVICE LETTER NO. 17-03-020 DECISION NO.

29H11

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

(TO BE INSERTED BY CAL. PUC) Mar 30, 2017 DATE FILED Mar 30, 2017 **EFFECTIVE** RESOLUTION NO.

Revised Revised CAL. P.U.C. SHEET NO. CAL. P.U.C. SHEET NO.

53840-G 53532-G

# Rule No. 41 UTILITY SYSTEM OPERATION

Sheet 10

(Continued)

# <u>CPUC REPORTING REQUIREMENTS</u> (Continued)

27. On October 1 of each year, the Utility shall provide a report ("Annual Compliance Report") demonstrating that the Operational Hub's procurement activities during the preceding twelve months ending August 31 were in compliance with the standards, criteria and procedures described in Sections 9 through 19 above. The Annual Compliance Report shall be submitted to the Energy Division by Advice Letter and shall be subject to comment or protest. Upon Energy Division review and verification of the Annual Compliance Report and the CPUC Resolution approving the Annual Compliance Report, all the transactions entered into the SRMA balance for the year in question that are found reasonable by the Energy Division shall be amortized in customer transportation rates over the following year.

# TEMPORARY SETTLEMENT TERM

28. The Sections of this Rule italicized and followed by an asterisk (\*) are temporary and will end upon the expiration of the term in the settlement approved by D.16-12-015 and modified by D.17-03-020. Specifically, that settlement term will conclude upon the earlier of: (1) any superseding decision or order by the Commission, (2) return of Aliso Canyon to at least 450 MMcfd of injection capacity and 1,395 MMcfd of withdrawal capacity, or (3) November 30, 2017.

SUMMER BASELOAD PROVISION

29. Should the Operational Hub deem it necessary or advisable to enter into baseload contracts for Southern System support at one or more of the Southern System receipt points, the Operational Hub shall be deemed to have made reasonable baseload purchases if: (1) the total cumulative baseload volumes at any time are less than or equal to 200,000 Dth/day; (2) the price is less than or equal to NGI's Bidweek average for "Southern Cal. Bdr. Avg." plus 8.2 cents/Dth for the relevant baseload month(s); and (3) the term is for the August - September period, or any subset of that period. The Operational Hub shall be deemed to have made reasonable sales of such baseload gas if: (1) for baseload sales, the sale price is greater than or equal to 90% of NGI's Bidweek average for "SoCal Citygate" for the relevant baseload month(s); and (2) for spot sales, the sale price is greater than or equal to 90% of the ICE Wtd Avg Index for the relevant trading point and trading period. This provision shall expire on September 30, 2016, unless extended by the Commission.

(Continued)

(TO BE INSERTED BY UTILITY) ADVICE LETTER NO. 5112 DECISION NO. 17-03-020

10H11

ISSUED BY **Dan Skopec**Vice President

Regulatory Affairs

(TO BE INSERTED BY CAL. PUC)

DATE FILED Mar 30, 2017

EFFECTIVE Mar 30, 2017

RESOLUTION NO.

N

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

(TO BE INSERTED BY CAL. PUC) Mar 30, 2017 DATE FILED Mar 30, 2017 **EFFECTIVE** RESOLUTION NO.

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Vice President

Regulatory Affairs

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DATE FILED Mar 30, 2017

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RESOLUTION NO.

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