PUBLIC UTILITIES COMMISSION

505 VAN NESS AVENUE SAN FRANCISCO, CA 94102-3298



November 6, 2018

Advice Letter 5342-A

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

SUBJECT: 1% Franchise Surcharge for Gas Customers within the City of Long Beach and Update of Schedule No. G-MSUR, Transported Gas Municipal Surcharge.

Dear Mr. van der Leeden:

Advice Letter 5342-A is effective as of January 1, 2019.

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

October 18, 2018

Advice No. 5342-A (U 904 G)

Public Utilities Commission of the State of California

<u>Subject</u>: Supplement - 1% Franchise Surcharge for Gas Customers within the City of Long Beach and Update of Schedule No. G-MSUR, Transported Gas Municipal Surcharge

Southern California Gas Company (SoCalGas) hereby requests approval by the California Public Utilities Commission (Commission or CPUC) to add a one percent (1%) surcharge on the bills of customers in the City of Long Beach (Long Beach or City), a charter city, pursuant to a new franchise agreement (Franchise Agreement) and update Schedule No. G-MSUR, as shown on Attachment A. This submittal replaces Advice No. 5342, submitted on August 24, 2018, in its entirety to include it is also pursuant to Decision (D.) 16-04-026.

Purpose

Pursuant to D.89-05-063 and D.16-04-026, SoCalGas proposes to apply a 1% franchise fee surcharge to the bills of SoCalGas customers in Long Beach, as provided in the Franchise Agreement that specifies the terms and conditions of the franchise declared by the City Council of Long Beach on June 12, 2018 by Ordinance No. 40, as shown on Attachment B. Additionally, SoCalGas proposes to update Schedule No. G-MSUR to reflect a 1% franchise surcharge for gas customers within the City. The execution of the Franchise Agreement is contingent upon Commission approval of the 1% franchise fee surcharge.

SoCalGas believes that a surcharge on Long Beach customers is the most objective way to cover the franchise fee differential imposed by the City without unduly burdening other ratepayers in the SoCalGas system. Under the terms of the Franchise Agreement, for SoCalGas to bill and collect the franchise surcharge, SoCalGas must obtain the Commission's approval. Samples of the revised bill formats are shown on Attachment C.

Background

In 1937, the California State Legislature passed "The Franchise Act of 1937" (the Act). Among other subjects, the Act established a formula whereby a utility would pay a fee to a general law municipality for the right to use the public streets and rights-of-way in the municipality. The Act sets out that, for gas franchises, municipalities will be compensated through a formula whereby they will receive 2% of gross annual receipts derived from the use, operation or possession of the franchise (also known as the Broughton Act formula), or a minimum of 1% of gross annual receipts from the sale, transmission, or distribution of gas within the limits of the municipality (otherwise known as the "2%/1%" formula). The compensation options applicable to general law municipalities under state law (California Public Utilities Code Section 6231) are either the Broughton Act formula or the 2%/1% formula. By statute, charter cities, such as Long Beach, are not limited to these formulas.

In D.89-05-063, the Commission addressed the issue of costs imposed on public utilities by local government's revenue producing mechanisms and the appropriate ratemaking treatment for increases in franchise fees. The Commission recognized that where franchise fees attributable to one city were significantly above the average franchise fees within the service territory of the utility, requiring all customers to pay the city's higher-than-average costs in rates would mean that some customers would be subsidizing other customers, but not themselves receiving any benefits from increased taxes and fees. The Commission stated:

It is not just or reasonable that the significantly higher levels derived from some entities only should be buried in basic rates applicable to all ratepayers of the utility. Averaging such costs among all ratepayers creates inequities between classes of ratepayers. It is appropriate and reasonable that these significantly higher costs should be identified and borne only by the ratepayers in the local governmental area that originated them.¹

In D.16-04-026, the Commission directed that a uniform methodology be used by Pacific Gas and Electric Company, Southern California Edison Company, San Diego Gas and Electric Company, and SoCalGas to calculate municipal surcharge remittances for transportation customers pursuant to California Public Utilities Code Section 6354(b), as follows:

(b) Surcharges collected from the transportation customer shall be remitted to the municipality granting a franchise pursuant to this division in the manner and at the time prescribed for payment of franchise fees in the energy transporter's franchise agreement. In recognition of costs to be incurred by energy transporters in administering the surcharge established by this chapter, the energy transporter may retain interest earned on cash balances resulting from the timing difference between the monthly collection of the surcharge and the remittance thereof, as required by individual franchise agreements.

¹ D.89-05-063, at p. 24.

D.16-04-026 only related to the distribution of proceeds collected pursuant to California Public Utilities Code Section 6354(b), and it does not address the methodology used to collect franchise fees.²

In its current franchise agreement with SoCalGas, the City receives the franchise fee of 2% of gross annual receipts derived from the use, operation or possession of the franchise or 2% of SoCalGas' gross annual receipts from the sale, transmission, or distribution of gas within the City limits.

In the new Franchise Agreement, Long Beach officials propose to receive an additional 1% franchise fee revenue from SoCalGas' gross annual receipts from the sale, transmission, or distribution of gas within the City limits, upon approval by the Commission. Pursuant to D.89-05-063 and D.16-04-026, SoCalGas is proposing to pass on the additional 1% franchise fee revenue required by the Franchise Agreement through a surcharge on SoCalGas customers within the limits of the City. Such a methodology has been approved by the Commission in the cities of Bakersfield, Huntington Beach, San Buenaventura (Ventura), and Visalia.

Schedule No. G-MSUR sets forth the methodology by which the municipal surcharge is calculated³ to be applied to all transportation volumes of gas on SoCalGas' system to customers outside the City of Los Angeles, excluding those listed under Special Condition 1, and to transportation volumes of gas delivered to customers within the City of Los Angeles.⁴ The applicable municipal surcharge percentage is the sum of the franchise fee plus any franchise fee surcharge percentage authorized for the energy transporter as approved by the Commission.⁵

Proposed Franchise Fee Surcharge

To mitigate the rate impact on other customers, SoCalGas accepted a grant of franchise offered by Long Beach that contained a franchise calculation whereby, if authorized by the Commission, SoCalGas would pay the higher franchise fees to Long Beach and would collect the portion of the franchise fee greater than the current franchise agreement amount by placing a 1% line item franchise fee surcharge on bills to customers located within Long Beach.

In accordance with D.89-05-063 and Section 4 of the Franchise Agreement with the City, which provides for the franchise fee surcharge, SoCalGas shall collect, with the Commission's approval, an additional 1% as a franchise fee surcharge on customers in Long Beach, effective January 1, 2019. The additional 1% franchise fee surcharge shall be so indicated and added as a separate line item to bills rendered to Long Beach customers. The percentage will be the same for all classes of gas customers located

³ Pursuant to Chapter 2.5 of Division 3 (Sections 6350, et al.) of the California Public Utilities Code, as enacted by Senate Bill 278/Beverly (Municipal Surcharge Law).

² D.16-04-026, at p.2.

⁴ Pursuant to Section 6.1 of Los Angeles City Ordinance No. 168164.

⁵ Pursuant to Section 6353(d) of the California Public Utilities Code.

within the City, except for customers participating in in SoCalGas' California Alternate Rates for Energy Program who will not be subject to the franchise fee surcharge per the agreement with the City.

The average monthly bill estimates provided below are based on gas revenues for the year of 2017 by SoCalGas customers located in Long Beach. The proposed franchise fee surcharge would result in an average increase of \$0.36 per month for residential customers and an average of \$3,638.12 per month across all customer classes. This will result in an estimated \$1.2 million being collected during the full year of application, using 2017 usage and rates. Column C, in the table below, shows the monthly bill impact, by customer class, resulting from this Advice Letter. See Attachment C for a sample of each bill.

Average Monthly Bill Estimates

Customer Class	# Customers	Class Average Bill Impact \$/month	
(A)	(B)	(C)	
Core Service:			
Residential	11	\$0.36	
Core Commercial & Industrial	14	\$13.46	
NonCore Service:			
Electric Generation - Distribution Level Service	1	\$1,614.17	
Electric Generation - Transmission Level Service	2	\$50,030.37	
	28	\$3,638.12	

Notes:

Bill Impact based on actual monthly volumes in 2017 by class, for customers located in the City of Long Beach.

Proposed Revision to Schedule No. G-MSUR

Currently, the municipal surcharge percentage applicable to customers within Long Beach is 1.4136%. As provided in the Franchise Agreement that specifies the terms and conditions of the franchise by the City Council of Long Beach, the proposed municipal surcharge percentage applicable to customers within Long Beach is increased by 1%, resulting in a total municipal surcharge percentage of 2.4136%.

Upon Commission approval, effective January 1, 2019, SoCalGas proposes to update the surcharge percentage rates in Schedule No. G-MSUR to add the new total municipal surcharge percentage of 2.4136% for Long Beach by adding a new surcharge percentage entry and related footnote, as shown on Attachment A.

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 November 7, 2018. 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

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 should be classified as Tier 2 (effective after staff approval) pursuant to General Order (GO) 96-B. SoCalGas requests that this submittal be approved on November 17, 2018, which is 30 days from the date submitted, with the tariffs effective on January 1, 2019.

Notice

A copy of this Advice Letter is being sent to SoCalGas' GO 96-B service list. Address change requests to the GO 96-B service list should be directed via e-mail to tariffs@socalgas.com or call 213-244-2837.

Ronald van der Leeden Director – Regulatory Affairs





California Public Utilities Commission

ADVICE LETTER UMMARY



LIVEROTOTIETT						
MUST BE COMPLETED BY UT	ILITY (Attach additional pages as needed)					
Company name/CPUC Utility No.:						
Utility type: ELC GAS WATER PLC HEAT	Contact Person: Phone #: E-mail: E-mail Disposition Notice to:					
EXPLANATION OF UTILITY TYPE ELC = Electric GAS = Gas WATER = Water PLC = Pipeline HEAT = Heat WATER = Water	(Date Submitted / Received Stamp by CPUC)					
Advice Letter (AL) #:	Tier Designation:					
Subject of AL:						
Keywords (choose from CPUC listing):						
AL Type: Monthly Quarterly Annu-						
if AL submitted in compliance with a Commissi	on order, indicate relevant Decision/Resolution #:					
Does AL replace a withdrawn or rejected AL?	f so, identify the prior AL:					
Summarize differences between the AL and the prior withdrawn or rejected AL:						
Confidential treatment requested? Yes No						
If yes, specification of confidential information: Confidential information will be made available to appropriate parties who execute a nondisclosure agreement. Name and contact information to request nondisclosure agreement/ access to confidential information:						
Resolution required? Yes No						
Requested effective date:	No. of tariff sheets:					
Estimated system annual revenue effect (%):						
Estimated system average rate effect (%):						
When rates are affected by AL, include attachment in AL showing average rate effects on customer classes (residential, small commercial, large C/I, agricultural, lighting).						
Tariff schedules affected:						
Service affected and changes proposed ^{1:}						
Pending advice letters that revise the same ta	riff sheets:					

Protests and all other correspondence regarding this AL are due no later than 20 days after the date of this submittal, unless otherwise authorized by the Commission, and shall be sent to:

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

Email: EDTariffUnit@cpuc.ca.gov

Name: Title:

Utility Name: Address: City:

State: Zip:

Telephone (xxx) xxx-xxxx: Facsimile (xxx) xxx-xxxx:

Email:

Name:

Title:

Utility Name: Address: City:

State: Zip:

Telephone (xxx) xxx-xxxx: Facsimile (xxx) xxx-xxxx:

Email:

ATTACHMENT A Advice No. 5342-A

Cal. P.U.C. Sheet No.	Cancelling Cal. P.U.C. Sheet No.	
Revised 55539.1-G*	PRELIMINARY STATEMENT, PART II, SUMMARY OF RATES AND CHARGES, Sheet 10	Revised 54550-G
Revised 55537-G	Schedule No. G-MSUR, TRANSPORTED GAS MUNICIPAL SURCHARGE, Sheet 1	Revised 55398-G Revised 52997-G
Revised 55538-G	TABLE OF CONTENTS	Revised 55399-G Revised 55516-G
Revised 55539-G	TABLE OF CONTENTS	Revised 55400-G Revised 55536-G

LOS ANGELES, CALIFORNIA CANCELING

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

55539.1-G* 54550-G

Sheet 10

PRELIMINARY STATEMENT <u>PART II</u> <u>SUMMARY OF RATES AND CHARGES</u>

(Continued)

TAX SURCHARGE TO FUND PUBLIC PURPOSE PROGRAMS

Schedule G-PPPS Tax Surcharge						
	For all service, per meter, per month					
Customer Served Under the						
Following Rate Schedules	CARE Customer***	Non-CARE Customer				
-	(¢/therm)	(¢/therm)				
Core						
Residential	7.268	9.842				
Commercial/Industrial	4.560	7.134				
Gas Air Conditioning	8.331	10.906				
Gas Engine	N/A	6.834				
Natural Gas Vehicle	N/A	2.574				
Noncore						
Commercial/Industrial	N/A	3.042				

SURCHARGE TO FUND PUC UTILITIES REIMBURSEMENT ACCOUNT

Schedule G-SRF

Surcharge, per therm 0.166¢

TRANSPORTED GAS MUNICIPAL SURCHARGE

Schedule G-MSUR

Outside the City of Los Angeles	1.4136%
Within the Cities of San Buenaventura (Ventura), Huntington Beach,	
Visalia, Bakersfield, and Long Beach	2.4136%*
Within the City of Los Angeles	2.0000%

^{*} Includes 1% franchise fee surcharge for City of Ventura customers pursuant to D. 07-10-024, for City of Huntington Beach customers pursuant to Resolution G-3452, City of Visalia pursuant to Advice No. 4418, City of Bakersfield pursuant to Advice No. 4569, and City of Long Beach pursuant to Advice No. 5342-A.

(Continued)

(TO BE INSERTED BY UTILITY) ADVICE LETTER NO. 5342-A DECISION NO. 89-05-063, 16-04-026

10H6

ISSUED BY

Dan Skopec

Vice President

Regulatory Affairs

 $\begin{array}{c} \text{(TO BE INSERTED BY CAL. PUC)} \\ \text{DATE FILED} & Oct \ 18, \ 2018 \\ \text{EFFECTIVE} & Apr \ 1, \ 2019 \\ \text{RESOLUTION NO.} \end{array}$

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Revised Revised LOS ANGELES, CALIFORNIA CANCELING

TRANSPORTED GAS MUNICIPAL SURCHARGE

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

55537-G 55398-G

52997-G

Schedule No. G-MSUR

Sheet 1

APPLICABILITY

Applicable pursuant to Chapter 2.5 of Division 3 (sections 6350, et al.) of the Public Utilities Code as enacted by Senate Bill 278/Beverly (municipal Surcharge Law), to all transportation volumes of gas on the Utility system to customers outside the City of Los Angeles, except for those listed under Special Condition No. 1, and to transportation volumes of gas delivered to customers within the City of Los Angeles pursuant to Section 6.1 of Los Angeles City Ordinance No. 168164.

TERRITORY

Applicable throughout the service territory.

RATES

Surcharge Percentage:

Within the Cities of San Buenaventura (Ventura), Huntington Beach,

* Includes 1% franchise fee surcharge for City of Ventura customers pursuant to D. 07-10-024, for City of Huntington Beach customers pursuant to Resolution G-3452, City of Visalia pursuant to Advice No. 4418, City of Bakersfield pursuant to Advice No. 4569, and City of Long Beach

The municipal surcharge is calculated as the product of the following:

Applicable surcharge percentage,

pursuant to Advice No. 5342-A.

Adjusted Core Procurement Charge, G-CPA, set forth in Schedule No. G-CP, Gross-to-net factor of 98.5864% (to remove franchise fees included in rate G-CPA), and Therms of gas transported during the billing period.

SPECIAL CONDITIONS

- 1. The following customers located outside the City of Los Angeles are exempt from Schedule G-MSUR pursuant to the terms of SB 278:
 - a. The State of California or a political subdivision (county) thereof.
 - b. Interutility gas service, where gas is transported through the Utility service territory for consumption outside the Utility's service territory.

(Continued)

(TO BE INSERTED BY UTILITY) 5342-A ADVICE LETTER NO. DECISION NO. 89-05-063, 16-04-026

ISSUED BY Dan Skopec Vice President Regulatory Affairs

(TO BE INSERTED BY CAL. PUC) Oct 18, 2018 SUBMITTED Apr 1, 2019 **EFFECTIVE** RESOLUTION NO.

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LOS ANGELES, CALIFORNIA CANCELING R

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

55538-G 55399-G

55516-G

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G-PPPS	Public Purpose Programs Surcharge	54417-G,39517-G,39518-G
G-SRF	Surcharge to Fund Public Utilities Commi	ssion
	Utilities Reimbursement Account	54551-G
G-MHPS	Surcharge to Fund Public Utilities Commi	ssion
	Master Metered Mobile Home Park Ga	s Safety
	Inspection and Enforcement Program	
G-MSUR	Transported Gas Municipal Surcharge	55537-G,25006-G T
G-PAL		45363-G,45364-G,45365-G
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GO-DERS	Distributed Energy Resources Services	52279-G,52280-G,52281-G,52282-G
		52283-G,52284-G,52285-G,52286-G

 $\begin{array}{ll} \text{(TO BE INSERTED BY UTILITY)} \\ \text{ADVICE LETTER NO.} & 5342\text{-}A \\ \text{DECISION NO.} & 89\text{-}05\text{-}063, \, 16\text{-}04\text{-}026 \end{array}$

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ISSUED BY **Dan Skopec**Vice President

Regulatory Affairs

(TO BE INSERTED BY CAL. PUC)
SUBMITTED Oct 18, 2018
EFFECTIVE Apr 1, 2019
RESOLUTION NO.

LOS ANGELES, CALIFORNIA CANCELING

55536-G

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The following listed sheets contain all effective Schedules of Rates and Rules affecting service and information relating thereto in effect on the date indicated thereon.

GENERAL Cal. P.U.C. Sheet No.
Title Page
PRELIMINARY STATEMENT
Part I General Service Information
Part II Summary of Rates and Charges 55518-G,55519-G,55520-G,55244-G,54570-G,55521-G 55484-G,46431-G,46432-G,55539.1-G,55493-G,55494-G,55495-G,55140-G
Part III Cost Allocation and Revenue Requirement
Part IV Income Tax Component of Contributions and Advances
Part V Balancing Accounts Description and Listing of Balancing Accounts Description and Listing of Balancing Accounts Purchased Gas Account (PGA) Core Fixed Cost Account (CFCA) Noncore Fixed Cost Account (NFCA) Enhanced Oil Recovery Account (EORA) Noncore Storage Balancing Account (NSBA) California Alternate Rates for Energy Account (CAREA) Hazardous Substance Cost Recovery Account (HSCRA) Gas Cost Rewards and Penalties Account (GCRPA) Pension Balancing Account (PBA) Post-Retirement Benefits Other Than Pensions Balancing Account (PBOPBA) Research Development and Demonstration Surcharge Account (RDDGSA) Demand Side Management Balancing Account (DSMBA) John Market John Ma

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ISSUED BY

Dan Skopec

Vice President

Regulatory Affairs

(TO BE INSERTED BY CAL. PUC)
SUBMITTED Oct 18, 2018
EFFECTIVE Apr 1, 2019
RESOLUTION NO.

ATTACHMENT B

Advice No. 5342-A

City of Long Beach Gas Franchise Agreement Ordinance No. 40

OFFICE OF THE CITY ATTORNEY CHARLES PARKIN, City Attorney 333 West Ocean Boulevard, 11th Floor Long Beach. CA 90802-4664

ORDINANCE NO.

AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF LONG BEACH GRANTING TO SOUTHERN CALIFORNIA GAS COMPANY, A CORPORATION, THE RIGHT, PRIVILEGE AND FRANCHISE UPON TERMS AND CONDITIONS HEREIN SET FORTH TO LAY AND USE PIPES AND APPURTENANCES FOR TRANSMITTING AND DISTRIBUTING GAS FOR THE PURPOSES AS SPECIFIED HEREINAFTER UNDER, ALONG, ACROSS OR UPON CERTAIN PUBLIC STREETS, WAYS, ALLEYS AND PLACES, AS THE SAME NOW OR MAY HEREAFTER EXIST, WITHIN THE CITY OF LONG BEACH

WHEREAS, the City granted to Southern California Gas Company the right, privilege and franchise to lay, construct, operate, maintain, repair and replace or remove pipelines and other facilities for transmitting, conducting and distributing natural gas within the City by Ordinance No. C-3582, adopted August 20, 1956, Ordinance No. C-3701, adopted January 29, 1957, and Ordinance No. C-3710, adopted March 12, 1957; and

WHEREAS, the three ordinances mentioned above were amended and extended by the City Council to ultimately expire on June 15, 1993, by Ordinance No. C-6936, adopted October 8, 1991, Ordinance No. 6976, adopted February 25, 1992, Ordinance No. C-7059, adopted November 24, 1992, and Ordinance No. C-7087, adopted February 23, 1993; and

WHEREAS, the four ordinances mentioned immediately above were amended and extended by the City Council to ultimately expire on June 7, 2018, by Ordinance No. C-7106, adopted May 4, 1993

WHEREAS, Southern California Gas Company has provided, and continues

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to provide, all but a small portion of the gas service for utility electric generation to AES California ("AES") and Los Angeles Department of Water and Power ("LADWP") within the City; and

WHEREAS, significant costs would be incurred in order for the City to convert to an exclusive provider of gas service to AES and LADWP within the boundaries of the City; and

WHEREAS, Southern California Gas Company owns and operates the gas service utility territory adjacent to and surrounding the City and is the sole provider of utility natural gas pipelines adjacent to and surrounding the City; and

WHEREAS, Southern California Gas Company desires to extend its natural gas franchise to operate, transmit and distribute natural gas within the City for specified purposes, and to adequately compensate the City for the privilege of such a franchise; and

WHEREAS, no useful purpose would be served by advertising for bids for a natural gas franchise within the City since Southern California Gas Company is the sole owner and operator of the gas service utility territory adjacent to and surrounding the City, and is the only corporation, firm or individual that could or would bid for the furnishing of said franchise to the City; and

WHEREAS, to advertise for bids for a natural gas franchise would constitute an idle and useless act and an unnecessary expenditure of public funds on the part of the City; and

WHEREAS, on May 15, 2018, in accordance with Public Utilities Code Section 6232, the City Council declared its intention to extend the natural gas franchise with the Southern California Gas Company and established a date and time for a public hearing to consider the proposed extension; and

WHEREAS, on June 12, 2018, a public hearing was held to consider the granting and extension of a natural gas franchise ordinance to Southern California Gas Company, at which time the City Council gave due consideration to the quality and type of the service proposed, the amount of income to the City, the experience, background, and

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financial responsibility of Southern California Gas Company and other considerations deemed pertinent by the City Council for safeguarding the interests of the City and the public;

WHEREAS, on June 7, 2018, the Franchise Agreement between the Southern California Gas Company and the City will terminate unless a new Franchise Agreement and Ordinance of the City Council of the City of Long Beach is adopted;

NOW, THEREFORE, the City Council of the City of Long Beach does hereby ordain as follows:

Section 1. Definitions. Whenever in this ordinance the words or phrases hereinafter in this section defined are used, they shall have the respective meanings assigned to them in the following definitions (unless, in the given instance, the context wherein they are used shall clearly import a different meaning):

- The word "Grantee" shall mean Southern California Gas Α. Company, and its lawful successors or assigns;
- B. The word "City" shall mean the City of Long Beach, a municipal corporation of the State of California, in its present incorporated form and in any later reorganized, consolidated or reincorporated form;
- C. The word "streets" shall mean those public streets, ways, alleys and places as the same now or may hereafter exist within said City;
- D. The word "Engineer" shall mean the Director of Public Works of the City or such other public official as may hereafter be charged with the performance of duties similar to those now imposed upon the Director of Public Works by the City;
- E. The word "franchise" shall mean and include any authorization granted hereunder in terms of a franchise, privilege, permit, license or otherwise to lay and use pipes and appurtenances for transmitting, storing, and distributing gas as specified hereinafter, under, along, across or upon the public streets, ways, alleys and places in the City, and shall include and

be in lieu of any existing or future City requirement to obtain a license or permit for the privilege of transacting and carrying on a business within the City;

- F. The word "gas" shall mean natural or manufactured gas or renewable natural gas, or a mixture of natural and manufactured gas and renewable natural gas;
- G. The phrase "pipes and appurtenances" shall mean pipe, pipeline (including water disposal), cable, main, service, cathodic protection equipment, trap, vent, vault, manhole, meter, gauge, regulator, valve, conduit, communication facilities, appliance, attachment, appurtenance and any other property located or to be located in, upon, along, across, under or over the streets of the City, and used or useful in, or in carrying on the business of, transmitting, storing, and distributing gas;
- H. The phrase "lay and use" shall mean to lay, construct, erect, install, operate, maintain, use, repair, replace, or remove;
- I. The phrase "City Manager" shall mean the City Manager of the City of Long Beach, or his successor as the chief executive officer of the City;
- J. The phrase "City Clerk" shall mean the duly qualified and acting City Clerk of the City of Long Beach, or such person as may hereafter by law be authorized to perform the duties now being performed by that official.

Section 2. Nature of Franchise Granted.

A. That the right, privilege and franchise, subject to each and all of the terms and conditions contained in this ordinance, and Article XVI, Section 1600 through 1604 of the City Charter of the City of Long Beach, shall be, and the same is hereby granted to Grantee, to lay and use pipes and appurtenances for transmitting under, along, across or upon the streets of the City and other places as provided herein, and distributing gas to certain

geographical areas as specified hereinafter.

B. The Grantee of this franchise shall construct, install and maintain all pipes and appurtenances in accordance with and in conformity with all of the ordinances, rules and regulations heretofore, or hereafter adopted by the legislative body of this City in the exercise of its police powers and not in conflict with the paramount authority of the State of California, and, as to State highways, subject to the provisions of general laws relating to the location and maintenance of such facilities.

Section 3. <u>Term.</u> The right, privilege and franchise, subject to each and all of the terms and conditions contained in this ordinance herein is granted to Grantee for the term of fifty (50) years from the effective date of this franchise. Provided however, this franchise may be terminated earlier, with the consent of the Public Utilities Commission of the state of California by being voluntarily surrendered or abandoned by Grantee, if the state of California or some municipal or public corporation thereunto duly authorized by law shall purchase by voluntary agreement or shall condemn and take under the power of eminent domain, all property actually used and useful in the exercise of this franchise, and situated within the territorial limits of the State, municipal, or public corporation purchasing or condemning such property, or until this franchise shall be thereof.

Section 4. <u>Consideration</u>. Grantee shall pay to City a Franchise Fee calculated and paid as follows:

1. The Grantee shall pay to the City at the times hereinafter specified, in lawful money of the United States, a sum annually which shall be equivalent to two percent (2%) of the gross annual receipts of Grantee arising from the use, operation or possession of said franchise within the City; provided however, that such payment shall in no event be less than two percent (2%) of the gross annual receipts of the Grantee derived from the sale and transportation of gas for Grantee's retail and utility electric generation ("UEG") customers within the limits of the City under this

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franchise, plus the Surcharge and the In-Lieu Fee of Section 4.2 below;

Grantee shall also pay to City one percent (1%) of the 2. gross annual receipts derived by Grantee from the sale of Gas within the limits of the City under this franchise (the "Surcharge"). The Surcharge will be applied to all Grantee's gas utility customers, including residential, commercial, industrial, government, utility electric generation, and wholesale customers, except for those customers participating in Grantee's California Alternative Rates for Energy ("CARE") Program or successor low-income assistance program. Grantee shall also pay to City an In-Lieu Fee which is that certain fee described in the "Municipal Lands Use Surcharge Act", Chapter 2.5 of Division 3 of the California Public Utilities Code beginning with Section 6350, as the same is now or as amended from time to time ("In-Lieu Act"). The Municipal Surcharge is calculated with the "imputed value" of "nonproprietary gas" delivered by Grantee to its UEG retail customers, within the City per calendar year during the term of this franchise.

As used herein, "non-proprietary gas" means gas that is conducted, conveyed, transported, supplied and distributed, but not sold, to Grantee's retail customers within the City by Grantee and excluding gas delivered to City's municipal gas utility for resale or redelivery;

"Imputed value" means the value of the actual quantities of such non-proprietary gas delivered within the City by Grantee during the period of calculation. For purposes of this franchise agreement, City and Grantee intend that the imputed value accurately reflect the value of such gas delivered as if it were sold on a proprietary basis by Grantee, rather than transported on behalf of third parties. City and Grantee agree that the "imputed value" will be calculated in a manner consistent with Section 6353(b) of the California Public Utilities Code as it is implemented and authorized by the California Public Utilities Commission. Currently this is

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Grantee's adjusted core procurement rate of "GCPA". Thus, the imputed value shall be determined by multiplying the actual quantities of such non-proprietary gas times the GCPA. In the event that either City or Grantee believes that a change in circumstances results in the GCPA no longer representing the intent of the parties, or GCPA information is no longer available, such party shall notify the other of its concerns and the parties agree to negotiate in good faith to adopt an alternate measure of imputed value that is consistent with the original intent of both parties. Should the parties fail to agree as to an alternate standard for imputed value, the matter shall be submitted for binding arbitration.

3. The Franchisee of this franchise shall file with the Clerk of the City within three (3) months after the expiration of the calendar year, or fractional calendar year, following the date of the grant of this franchise, and within three (3) months after the expiration of each and every calendar year thereafter, a duly verified statement showing in detail the gross annual receipts of the Franchisee, its successors or assigns, during the preceding calendar year, or such fractional calendar year, from the sale of the utility service within the City for which this franchise is granted. It shall be the duty of the Franchisee to pay the City within fifteen (15) days after the time for filing such statement in lawful money of the United States, the specified percentage of its gross receipts for the calendar year, or such fractional calendar year, covered by such statement. Any neglect, omission or refusal by said Franchisee to file such verified statement, or to pay said percentage, at the times or in the manner hereinbefore provided, shall be grounds for the declaration of forfeiture of this franchise and of all rights hereunder.

Section 5. <u>Data, Reports and Audits.</u>

A. On or before the fifteenth (15th) day of March of each calendar year during the term of this franchise and forty-five (45) days after the

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expiration of the term of this franchise, the Grantee shall file with the City Clerk of the City, the original, and with one copy each to the City Manager, the Director of the Gas Department and the Director of Finance of the City, a statement showing the following:

- 1. The total gross revenue under Section 4 received by the Grantee from the operation of its business in the City during the preceding year, or fractional calendar year.
- 2. The method (and supporting calculations) used to calculate the franchise fees which are payable to the City in accordance with this franchise (i.e., Franchise fee, In-Lieu Fee, or fees of Section 4.B).
- 3. The total amount of all annual payments made by Grantee attributable to the preceding calendar year or fractional calendar year.
- 4. Such other data or information as City may reasonably need to calculate or determine the amounts which Grantee is obligated to pay City pursuant to Section 4, provided that the City shall request such data and information from Grantee in writing and shall deliver said request no less than sixty (60) days prior to the due date of the above-described statement and which shall solely be used by City for the limited purposes described herein.
- B. Said statement shall be verified by the Manager of Taxes or other authorized officer of the Grantee, and shall be in such form and detail as from time to time shall be reasonably prescribed by the Director of Finance.
- C. Within ten (10) days after the filing of said statement, the Grantee shall pay to City, at the office of the City Treasure, in lawful money of the United States, the sums of money required to be paid by Grantee to City under Section 4 for the calendar year.

D. Any neglect, omission or refusal by Grantee to file the verified statement required under subsection A above, or to pay any required payments under Section 4 at the time and in the manner specified shall be grounds for the declaration of a forfeiture of this franchise and of all rights and privileges of Grantee hereunder, provided that Grantee shall not have cured said neglect, omission, or refusal to file or pay within twenty (20) days following written notice from the City of such failure to file or pay, or, if such neglect, omission or refusal is not reasonably subject to cure such neglect, omission or refusal within such twenty (20) day period and has not continued to prosecute such cure to completion. The prevailing party in any action to collect or enforce Section 4 and/or 5, shall be entitled to reasonable attorney's fees.

E. Grantee shall supply free of cost to City copies of such tariffs, financial data or financial reports on Grantee's operations within the city, under this franchise, as the City Manager may, from time to time, reasonably request.

Section 6. <u>Prior Franchises</u>. This grant is made in lieu of all other existing franchises owned by the grantee, or by any successor of the grantee to any rights under this franchise, for transmitting and distributing gas within the limits of the City, as said limits now or may hereafter exist, and the acceptance of the franchise hereby granted shall operate as a termination and an abandonment of all such franchises within the limits of the City, including but not limited to Ordinance No. C-7106, as such City limits now or may hereafter exist, in lieu of which this franchise is granted.

Section 7. Acquisition and Valuation. The franchise granted hereunder shall not in any way or to any extent impair or affect the right of the City to acquire the property of the Grantee hereof either by voluntary agreement to purchase or through the exercise of the right of eminent domain, and nothing herein contained shall be construed to contract away or to modify or to abridge, either for a term or in perpetuity, the City's right

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of eminent domain in respect to Grantee; nor shall this franchise ever be given any value before any court or other public authority in any proceeding of any character in excess of the cost to the Grantee of the necessary publication and any other sum paid by it to the City therefor at the time of the acquisition thereof. In the event the City exercises its right of eminent domain, it shall do so in accordance with the procedures provided by the general law of the State of California for the condemnation of public utility property except the City agrees it shall pay Grantee the higher of market value or the cost of replacement of the condemned facilities and property.

Further, in the event City exercises such rights, subsequent to such action the City shall not be entitled to any future payments as calculated in and provided for in Section 4 herein, except monies already due for any prior period.

Section 8. Grantee's Facilities.

Α. Grantee, at City's request shall supply to City maps of any of Grantee's pipes and appurtenances presently existing within the City, including the size and diameter of the pipes, and designation of the general Notwithstanding anything to the contrary location of existing routes. contained herein, Grantee shall not be obligated to provide such maps if doing so could cause Grantee to violate or otherwise act in a manner inconsistent with federal or state rules, regulations or other guidance concerning disclosure of critical energy infrastructure information. Further, it is explicitly understood that Grantee does not warrant the precise location accuracy of its pipes and appurtenances on any map information given by Grantee to City.

B. The City's Engineer shall have power to give the Grantee such directions for the location of any pipes and appurtenances as may be reasonably necessary to avoid sewers, water pipes, conduits or other structures lawfully in or under the streets (provided such directions are not in conflict with any express provisions of this franchise, regulations of the

California Public Utilities Commission or the paramount authority of the State); and before the work of constructing any pipes and appurtenances is commenced, the Grantee shall file with said Engineer plans showing the location thereof, which shall be subject to the approval of the City Engineer (such approval not to be unreasonably withheld); and all such construction shall be subject to the inspection of said Engineer and done to his reasonable satisfaction. All street coverings or openings of traps, vaults, and manholes shall at all times be kept flush with the surface of the streets; provided, however, that vents for underground traps, vaults and manholes may extend above the surface of the streets when said vents are located in parkways, between the curb and the property line.

C. Where it is necessary to lay any underground pipes through, under or across any portion of a paved or macadamized street, the same, where practicable and economically reasonable shall be done by a tunnel or bore, so as not to disturb the foundation of such paved or macadamized street; and in the event that the same cannot be so done, or in the event it is necessary to cut the street in order to access existing pipes and appurtenances, such work shall be done under a permit to be granted by the Engineer within a reasonable period of time after application thereof. The application shall contain such information as the Engineer reasonably requires, and the permit shall contain such conditions as the Engineer reasonably requires, subject to City ordinances, standards and/or regulations not in conflict with any express provisions of the franchise, regulations of the California Public Utilities Commission or the paramount authority of the State.

D. If Grantee desires to abandon any of its pipes and appurtenances, or at the time of expiration of this franchise or of the permanent discontinuance of the use of its facilities, or any portion thereof, Grantee shall make application to the City Engineer, pursuant to Section 9.C.

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for a street cut permit to abandon said pipes and appurtenances. Upon issuance of the permit, Grantee shall abandon in place (subject to any reasonable conditions imposed by the Engineer in said permit), or, if reasonably requested by the Engineer, remove such pipes appurtenances, in compliance with the terms of the permit, subject, however, to the express provisions of this franchise, applicable regulations and orders of the California Public Utilities Commission and the paramount authority of state law.

Section 9. Repair Costs. If any portion of any street shall be damaged by reason of defects in any of the pipes and appurtenances maintained or constructed under this grant, or by reason of any other cause arising from the operation or existence of any pipes and appurtenances constructed or maintained under this grant, said Grantee shall, at its own cost and expense, immediately repair any such damage and restore such portion of street, to as good condition as existed before such defect or other cause of damage occurred, such work to be done under the direction of the Engineer, and to his reasonable satisfaction.

Section 10. City Reserved Powers.

Α. The Grantee of this franchise shall remove and relocate, at the request of the City and without expense to the City, any facilities installed, used and maintained under this franchise if and when made necessary by any lawful change of grade, alignment or width of any public street, way, alley or place, including the construction of any subway or viaduct by the City; provided, however, that Grantee shall not be required to bear the expense of any removal or relocation made at the request of the City on behalf of or for the benefit of any private developer or other third party, except this shall not include development or relocation by the City's Redevelopment Agency.

B. Distribution of gas within the City pursuant to this franchise shall

be limited to those geographical areas presently being served by Grantee. Grantee's service of new geographical areas within the geographical boundaries of this franchise shall require City's written approval. The decision whether to allow Grantee to serve additional new geographical areas within the geographical boundaries of this franchise shall be at the sole discretion of the City.

- C. The City Manager may request Grantee to serve retail customers within the City of Long Beach needing new or additional gas service until such time as the City is economically able to provide this service. Grantee is not required to provide such service unless Grantee and the City mutually agree on the specific terms and conditions of such service.
- D. Nothing herein contained shall ever be construed or taken to exempt Grantee from compliance with all valid Engineering permits, inspections or construction ordinances of City now in effect or which may be hereafter adopted not in conflict with the paramount authority of the State of California wherein it has jurisdiction and as to State Highways subject to the provisions of the general laws relating to the location and maintenance of such facilities. Enumeration hereof of specific rights reserved shall not be taken as exclusive, or as limiting the general reservation herein made, or as limiting such rights as City may now or hereafter have in law.

Section 11. No Transfer Without Consent.

A. This franchise may not be transferred (voluntarily, involuntarily, or by operation of law), leased or assigned by the Grantee except by consent in writing of the City Council, which consent shall not be unreasonably withheld or conditioned, and unless the transferee or assignee thereof shall covenant and agree to perform and be bound by each and all of the terms hereof. The Grantee shall file with the legislative body of the City within ninety (90) days before any sale, transfer, assignment or lease of this franchise, or

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any part hereof, or of any of the rights or privileges granted hereby, written evidence of the same, certified thereto by the Grantee or its duly authorized officers.

В. Any purported or attempted sale, lease, assignment or transfer thereof, without such approval, regardless of whether made voluntarily or otherwise, shall be void and of no effect, and shall transfer none of the rights or privileges hereby granted or facilities installed or maintained pursuant hereto.

Section 12. Forfeiture.

This franchise is granted upon each and every condition herein contained. Nothing shall pass by the franchise granted hereby to Grantee unless it be granted in plain and unambiguous terms. Each of said conditions is a material and essential condition to the granting of the franchise. If the Grantee shall fail, neglect or refuse to comply with any of the provisions or conditions hereof, and shall not, within ninety (90) days after written demand for compliance, begin the work of compliance, or after such beginning shall not prosecute the same with due diligence to completion, then the City, in addition to all rights and remedies allowed by law, thereupon may terminate the right, privilege and franchise granted in and by this ordinance, and all the rights, privileges and the franchise of Grantee granted hereby may be declared forfeited and shall thereupon be at an end when the breach creates a material health and safety risk. Thereupon and immediately, Grantee shall surrender all rights and privileges in and to the franchise granted hereby. No provision herein made for the purpose of securing the enforcement of the terms and conditions of the franchise granted hereby shall be deemed an exclusive remedy or to afford the exclusive procedure for the enforcement of said terms and conditions, but the remedies and procedure outlined herein or provided, including forfeiture, shall be deemed to be cumulative.

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Section 13. Indemnification by Grantee - Insurance.

The Grantee of this franchise shall pay to the City, on demand, the cost of all repairs to public property made necessary by any operations of the Grantee under this franchise.

- B. The Grantee of this franchise shall indemnify and hold harmless the City and its officers, agents and employees from any and all liability for damages proximately resulting from any operations under this franchise, including but not limited to air, ground or water contamination; and be liable to the City for all damages proximately resulting from the failure of said Grantee well and faithfully to observe and perform each and every provision of this franchise and each and every provision of Division 3, Chapter 2 of the Public Utilities Code of the State of California.
- C. Concurrent with the acceptance of this franchise by Grantee, and as a condition precedent to the effectiveness of this franchise, and in partial performance of the obligations assumed herein, Grantee shall procure and maintain at Grantee's expense for the duration of this franchise from an insurance company that is admitted to write insurance in California or that has a rating of or equivalent to A:VIII by A.M. Best & Company the following insurance against claims for injuries to persons or damage to property which may arise from or in connection with the performance of this franchise by the Grantee, its agents, representatives, employees or subcontractors:
- 1. Comprehensive general liability or self-insurance naming the City, its officials, employees, and agents as additional insured from and against claims, demands, causes of action, expenses, costs, or liability for injury to or death of persons, or damage to or loss of property arising out of or in any manner connected with Grantee's operation or performance under this franchise in an amount not less than Five Million Dollars (\$5,000,000) combined single limit for each occurrence or Five Million

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Dollars (\$5,000,000) general aggregate.

- 2. Automobile liability in an amount not less than Five Hundred Thousand Dollars (\$500,000) combined single limit per accident for bodily injury and property damage covering owned, non-owned and hired vehicles.
- 3. Workers' Compensation insurance as required by the Labor Code of the State of California.

Each insurance policy shall be endorsed to state that coverage shall not be suspended, voided or canceled by either party, reduced in coverage or in limits, except after thirty (30) days prior written notice has been given to the City, and shall be primary and not contributing to any other insurance or self-insurance maintained by the City.

Not more frequently than every five (5) years, if in the opinion of City or of an insurance broker retained by City, the amount of the foregoing insurance coverage is not adequate, Grantee shall increase the insurance coverage as required by City.

Grantee shall furnish the City with certificates of insurance and with original endorsements affecting coverage as required above. The certificates and endorsements for each insurance policy shall be signed by a person authorized by that insurer to bind coverage on its behalf. Any modification or waiver of the insurance requirements contained in this franchise shall only be made with the written approval of the City's Risk Manager in accordance with established City policy.

Grantee may fulfil the obligations of this Section through self-insurance. A certificate of self-insurance program shall be provided to and approved by City.

Section 14. Compliance with Laws. Grantee shall be in compliance with all valid applicable local, state and federal laws, orders, directives, rules and regulations of any governmental body, agency, or official having jurisdiction in the premises.

Section 15. Nondiscrimination. In the performance of this franchise, Grantee shall not discriminate against any person on the basis of race, religion, national origin, color, age, sex, sexual orientation, gender identity, AIDS, HIV status, handicap or disability.

Section 16. <u>Notice</u>. Any notice required to be given under the terms of this franchise shall be in writing and personally delivered or deposited in the U.S. Postal Service, or sent by courier, return receipt requested, to the following addresses:

- A. Upon the City at 333 West Ocean Boulevard, Long Beach, California 90802, Attention: City Manager with copies to the City Engineer at the same address, and also a copy to the General Manager of the Long Energy Resources Department at 2400 E. Spring Street, Long Beach, California 90806.
- B. Upon the Grantee at Southern California Gas Company, Franchise and Facilities Manager, Engineering and Operations Support, 555 West Fifth Street, Los Angeles, California 90013-1011.

Section 17. If any section, subsection, sentence, clause, phrase or portion of this Ordinance is for any reason held to be invalid or unconstitutional by the final decision of any court of competent jurisdiction, such decision shall not affect the validity of the remaining portions of this Ordinance. The City Council declares that it would have adopted this Ordinance and each section, subsection, sentence, clause, phrase or portion thereof, irrespective of the fact that any one or more sections, subsections, phrases, or portions be declared invalid or unconstitutional.

Section 18. Acceptance. The franchise granted hereunder shall not become effective until written acceptance thereof shall have been filed by the Grantee thereof with the Clerk of the City no later than ten (10) working days after the adoption of this Ordinance by the city Council. The Grantee shall file with the City Clerk a written acceptance of the franchise hereby granted, and an agreement to comply with the terms and conditions hereof. When so filed, such acceptance shall constitute a continuing agreement of the Grantee that if and when the City shall thereafter annex or consolidate with, additional territory, any and all franchise rights and privileges owned by Grantee therein shall likewise be deemed to be abandoned within the limits of such territory and

OFFICE OF THE CITY ATTORNEY CHARLES PARKIN, City Attorney 333 West Ocean Boulevard, 11th Floor Long Beach. CA 90802-4664 shall thereafter be governed by the terms of this franchise.

Section 19. The procedure of advertising for bids on a new natural gas franchise within the City serves no useful purpose since Grantee is the sole owner and operator of the gas service utility territory adjacent to and surrounding the City, and is the only corporation, firm or individual that could or would bid for the furnishing of said franchise to the City, and to advertise for bids for a natural gas franchise would constitute an idle and useless act and an unnecessary expenditure of public funds on the part of the City.

Section 20. The City Clerk shall certify to the passage of this ordinance by the City Council and cause it to be posted in three (3) conspicuous places in the City of Long Beach, and it shall take effect on the thirty-first (31st) day after it is approved by the Mayor.

/ / /

Ayes:

Noes:

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Absent: Councilmembers:

Councilmembers:

Councilmembers:

	1					
	2					
	3			City Clerk		
	4			•		
	5					
	6	Approved:	(Date)	 	Mayor	
	7					
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70	11					
OFFICE OF THE CITY ATTORNEY CHARLES PARKIN, City Attorney 333 West Ocean Boulevard, 11th Floor Long Beach. CA 90802-4664	12					
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ATTACHMENT C

Advice No. 5342-A

Sample of SoCalGas Revised Bills

- Core Residential Bill
- Core Non-Residential Bill
- Noncore Bill





ACCOUNT NUMBER XXX XXX XXXX X SERVICE FOR JANE DOE 101 SAMPLE ST LONG BEACH CA 90810

DATE MAILED Jul 12, 2018 24 Hour Service

1-800-427-2200 English 1-800-342-4545 Español 1-800-252-0259 TTY

socalgas.com

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Account Summary

Amount of Last Bill			\$5.78
Payment Received	06/13/18	THANK YOU	- 5.78
Payment Received	07/02/18	THANK YOU	- 5.78
Current Charges			+ 26.07
Total Amount Due			\$20.29



This bill reflects modified gas charges due to a rate change.

Current Charges

Rate: GR -	Residential			Climate 2	one	: 1 Meter	E	Baseline Allow	ance: '	15 T	herms
Number: 1	4XXXXX2(Next sc	heduled re	ead date A	ug 8	3 2018)		(Cycle:	8	
Billing Period		Days	Current Reading	Previous - Reading	=	Difference	Х	Billing Factor	=		Total Therms
06/08/18 -	07/10/18	32	0994	0976		18		1.032			19
GAS CHA	RGES										Amount(\$)
Customer	Charge					32 Days	Х	\$.16438			5.26
Gas Servi	ce (Details	s belov	v)		19 7	Therms					
	Baseline			Ove	r Bas	eline					
Therms used	15			4							
Rate/Therm	\$.85267			\$1	.182	250					
Charge	\$12.79			+ \$4	.73				=		17.52

Total	Gas	Charges	\$22	.78
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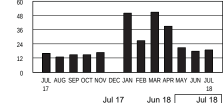
TAXES & FEES ON GAS CHARGES		Amount(\$)
State Regulatory Fee	19 Therms x \$.00166	.03
Public Purpose Surcharge	19 Therms x \$.09402	1.79
Long Beach City Users Tax	\$24.83 x 5.00%	1.24
Local Franchise Fee Surcharge	\$22.81 x 1.00%	.23

Total Taxes and Fees on Gas Charges \$3.29

Total Current Charges \$26.07

Aug 1, 2018 DATE DUE AMOUNT DUE \$20.29

Gas Usage History (Total Therms used)



	Jul 17	Jun 18	Jul 18
Total Therms used	16	18	19
Daily average Therms	.5	.6	.6
Days in billing cycle	32	30	32

As of June 1, 2018, income eligibility guidelines for the CARE and Energy Savings Assistance Program have been updated and now more customers may be eligible to save money and energy. Find out if you qualify at socalgas.com/assistance.

A partir del 1 de junio de 2018, se han actualizado las pautas de elegibilidad de ingresos para los programas de asistencia. Ahora más clientes pueden ahorra dinero y energía. Averigüe si califica en socalgas.com/asistencia.

SoCalGas' gas commodity cost per therm for your billing period:

Jun. \$.29770

PLEASE KEEP THIS PORTION FOR YOUR RECORDS. (FAVOR DE GUARDAR ESTA PARTE PARA SUS REGISTROS.)

PLEASE RETURN THIS PORTION WITH YOUR PAYMENT. (FAVOR DE DEVOLVER ESTA PARTE CON SU PAGO.)



Save Paper & Postage PAY ONLINE socalgas.com

ACCOUNT NUMBER XXX XXX XXXX X

Aug 1, 2018 DATE DUE AMOUNT DUE \$20.29

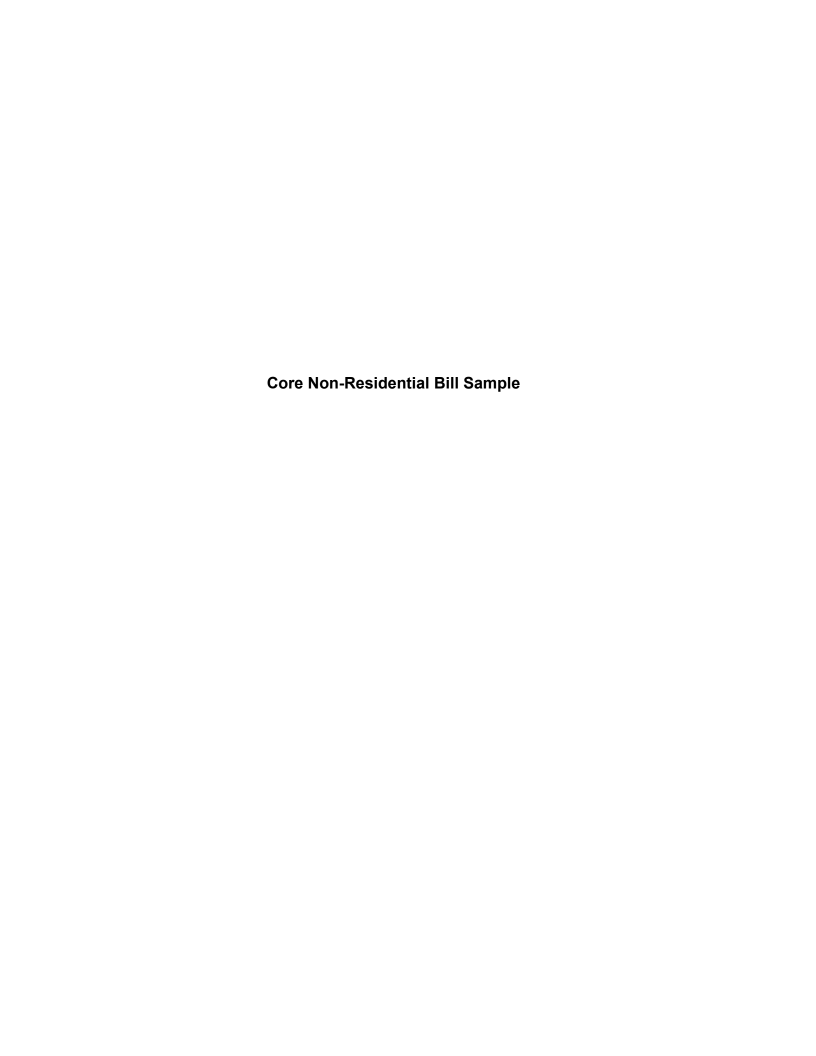
Please enter amount enclosed.



Write account number on check and make payable to SoCalGas.

JANE DOE 101 SAMPLE ST LONG BEACH CA 90810

SoCalGas PO BOX C MONTEREY PARK CA 91756-5111



ACCOUNT NUMBER XXX XXXX XXXX X SERVICE FOR SMALL BUSINESS INC 202 SAMPLE RD LONG BEACH CA 93003 DATE MAILED Jul 17, 2018 24 Hour Service

1-800-427-2000 English 1-800-427-6029 Español

socalgas.com

com

Account Summary

Total Amount Due			\$1,424.73
Current Charges			+ 1,424.73
Payment Received	07/05/18	THANK YOU	- 98.72
Amount of Last Bill			\$98.72

.7% Late Payment Charge Due if Paid After AUG 08, 2018



This bill reflects modified gas charges due to a rate change.

Current Charges

Rate: GN-10 - Non-Residential

Meter Number: 13XXXX1 (Next scheduled read date Aug 13 2018) Cycle: 11

Billing Period	Days	Current Reading -	Previous Reading	=	Difference	Х	Billing Factor	=	Total Therms
06/13/18 - 07/13/18	30	31276	29485		1791		1.032		1848

GAS CHA	RGES			Amount(\$)
Customer	Charge	30 Days x \$.49315		14.79
Gas Trans	sportation (Details below)	1,848 Therms		
	Tier 1	Tier 2		
Therms used	250	1,598	_	
Rate/Therm	\$.54249	\$.29656		
Charge	\$135.62	+ \$473.90	_ =	609.52

Gas Commodity 1 848 Therms x \$ 32396 598 6		Total Gas Charge	
	Gas Commodity	1.848 Therms x \$.32396	598.68

TAXES & FEES ON GAS CHARGES		Amount(\$)
State Regulatory Fee	1,848 Therms x \$.00166	3.07
Public Purpose Surcharge	1,848 Therms x \$.06416	118.57
Long Beach Users Tax	\$1,356.89 x 5.00%	67.84
Local Franchise Fee Surcharge	\$1,226.06 x 1.00%	12.26

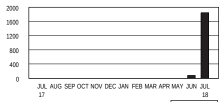
Total Taxes and Fees on Gas Charges \$201.74

(Continued on next page)

DATE DUE Aug 6, 2018

AMOUNT DUE \$1,424.73

Gas Usage History (Total Therms used)



	Jul 17	Jun 18	Jul 18
Total Therms used	0	89	1,848
Daily average Therms	.0	3.0	61.6
Days in billing cycle	30	30	30

SoCalGas' gas commodity cost per therm for your billing period:

PLEASE KEEP THIS PORTION FOR YOUR RECORDS. (FAVOR DE GUARDAR ESTA PARTE PARA SUS REGISTROS.)

PLEASE RETURN THIS PORTION WITH YOUR PAYMENT. (FAVOR DE DEVOLVER ESTA PARTE CON SU PAGO.)

SoCalGas	A Sempra Energy utility®
ooduiduo	Settipla citergy utility

PAY ONLINE socalgas.com

ACCOUNT NUMBER 112 438 3659 7

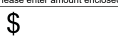
SERVICE ADDRESS 202 SAMPLE RD, LONG BEACH CA 93003

SMALL BUSINESS INC 202 SAMPLE RD LONG BEACH CA 93003 DATE DUE Aug 6, 2018

AMOUNT DUE \$1,424.73

Please enter amount enclosed.

CY 11 4xxx 1xxx



Write account number on check and make payable to SoCalGas.

SoCalGas PO BOX C MONTEREY PARK CA 91756-5111



John Q. Public Franchise Fee Surcharge 123 Main Street Long Beach, CA 90803

SoCalGas P.O. BOX C MONT. PK., CA 91756

PLEASE PAY THIS AMOUNT

\$942.18

80 9999999999 00094218 94

999999999 0009421894

Customer Name	John Q. Public	Last Payment	
	Franchise Fee Surcharge	Date	Amount
Service Address	123 Main Street Long Beach CA 90803	06/14/2018	\$942.18
Account Number OCC	999-999-9999 9 999		
Billing Period:	From To 04/01/2018 05/01/2018	Therms Used	36,579

SUMMARY OF BILLING CHARGES:

Description Of Charges		Amount
Transmission Charge		742.55
California Air Resources Board (C.	ARB) Fee Credit	(36.58)
State Mandated Charges		193.50
Taxes and Fees		42.71
TOTAL CURRENT CHARGE	Past Due If Not Paid By 07/08/18	\$942.18
PREVIOUS BALANCE		\$0.00
TOTAL AMOUNT DUE		\$942.18

^{**} FOR QUESTIONS REGARDING THIS BILL, PLEASE CALL BILLING ANALYST AT (999) 999-9999

^{**} YOUR ACCOUNT EXECUTIVE IS ALWAYS AVAILABLE TO PROVIDE SERVICE AND INFORMATION REGARDING YOUR ENERGY NEEDS. PLEASE CALL ACCOUNJT EXECUTIVE AT (999) 999-9999

BILLING SCHEDULE:

Tariff	Therms
07504	00.570
GT5CA	36,579

TRANSMISSION CHARGE:

Tariff	Eff. Date	Therms	Χ	Rate =	Amount
GT5CA	04/01/2018	36,579		0.02030	742.55
Te	otal Transmission Charge				\$742.55

CALIFORNIA AIR RESOURCES BOARD (CARB) FEE CREDIT:

Tariff	Eff. Date	Therms	Х	Rate =	Amount
GT5CA	04/01/2018	36,579		(0.00100)	(36.58)
	Total CARB Fee Credit				(\$36.58)

CURRENT TRANSPORTATION DELIVERIES:

OCC ID	Mktr ID	Receipt Point / Supply Source	Description	Therms
999				0
	Total Trar	nsportation Deliveries		0

STATE MANDATED CHARGES:

Tariff	Eff. Date	Therms	Χ	Rate =	Amount
GMSUR	04/01/2018	36,579		0.00529	193.50
Tota	al State Mandated Surch	narges			\$193.50

TAXES AND FEES:

Description	Eff. Date	Usage	Χ	Rate =	Amount
Utility Users' Tax				5.00%	35.65
Franchise Fee Surcha	irge			1.00%	7.06
Total Ta	xes and Fees				\$42.71

METER INFORMATION:

Meter	Effective	Total	Billing	Total
Number	Date	CCF	Factor	Therms
9999999	04/01/2018	33050	1.107	36,579
9999998	04/01/2018	0	0.000	0
	Total	33050		36,579

HISTORY:

Period	Season	Therms Used	Amount
0	0	00 570	\$0.40.40
Current	Summer	36,579	\$942.18
Mar 2018	Winter	8,170,436	\$223,523.92
Feb 2018	Winter	1,752,752	\$50,597.84
Jan 2018	Winter	1,250,613	\$34,564.01
Dec 2017	Winter	743,878	\$18,231.06
Nov 2017	Summer	2,311,524	\$53,299.44
Oct 2017	Summer	4,810,197	\$111,202.81
Sep 2017	Summer	7,220,196	\$170,022.18
Aug 2017	Summer	11,662,780	\$278,718.76
Jul 2017	Summer	10,211,633	\$249,753.93
Jun 2017	Summer	5,447,368	\$137,860.82
May 2017	Summer	2,138,147	\$53,235.13
			• •

MESSAGES:

WIRE TRANSFER BILL INSTRUCTIONS:

Payee Bank: UNION BANK OF CALIFORNIA 445 SO. FIGUEROA ST. LOS ANGELES, CA 90013

Bank Aba Number: 122000496

Payee Name: SOUTHERN CALIFORNIA GAS CO.

Payee Account No: 10001-27805

Reference: CUSTOMER BILL ACCOUNT NUMBER (999-999-9999)

Please send remittance advice (including payment details) to: SCGRemittanceProcessing@semprautilities.com

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