PUBLIC UTILITIES COMMISSION 505 Van Ness Avenue San Francisco CA 94102-3298



## Southwest Gas Corporation GAS (Corp ID 905) Status of Advice Letter 1245G As of February 9, 2023

Subject: Joint Advice Letter Documenting Research on Mercury Impacts of Southern California Gas

Company, San Diego Gas & Electric Company, Pacific Gas and Electric Company, and

Southwest Gas Corporation

Division Assigned: Energy

Date Filed: 12-28-2022

Date to Calendar: 01-06-2023

Authorizing Documents: D2012031

Disposition: Accepted

Effective Date: 01-30-2023

Resolution Required: No Resolution Number: None

Commission Meeting Date: None

CPUC Contact Information:

edtariffunit@cpuc.ca.gov

AL Certificate Contact Information:

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GLenart@socalgas.com

## PUBLIC UTILITIES COMMISSION 505 Van Ness Avenue San Francisco CA 94102-3298



To: Energy Company Filing Advice Letter

From: Energy Division PAL Coordinator

Subject: Your Advice Letter Filing

The Energy Division of the California Public Utilities Commission has processed your recent Advice Letter (AL) filing and is returning an AL status certificate for your records.

The AL status certificate indicates:

Advice Letter Number
Name of Filer
CPUC Corporate ID number of Filer
Subject of Filing
Date Filed
Disposition of Filing (Accepted, Rejected, Withdrawn, etc.)
Effective Date of Filing
Other Miscellaneous Information (e.g., Resolution, if applicable, etc.)

The Energy Division has made no changes to your copy of the Advice Letter Filing; please review your Advice Letter Filing with the information contained in the AL status certificate, and update your Advice Letter and tariff records accordingly.

All inquiries to the California Public Utilities Commission on the status of your Advice Letter Filing will be answered by Energy Division staff based on the information contained in the Energy Division's PAL database from which the AL status certificate is generated. If you have any questions on this matter please contact the:

Energy Division's Tariff Unit by e-mail to edtariffunit@cpuc.ca.gov



Joseph Mock Director Regulatory Affairs

December 28, 2022

### Advice 6073-G

(Southern California Gas Company ID U 904-G)

### Advice 3148-G

(San Diego Gas and Electric Company ID U 902-G)

## Advice 4694-G

(Pacific Gas and Electric Company ID U 39-G)

#### Advice 1245-G

(Southwest Gas Corporation ID U 905-G)

Public Utilities Commission of the State of California

<u>Subject</u>: Joint Advice Letter Documenting Research on Mercury Impacts of Southern California Gas Company, San Diego Gas & Electric Company, Pacific Gas and Electric Company, and Southwest Gas Corporation

#### **Purpose**

Southern California Gas Company (SoCalGas), San Diego Gas & Electric Company (SDG&E), Pacific Gas and Electric Company (PG&E), and Southwest Gas Corporation (Southwest Gas) (collectively, the Joint Utilities), hereby submit this Advice Letter in compliance with direction provided by the Executive Director of the California Public Utilities Commission (CPUC or Commission) in their Letter Granting the Joint Utilities time to comply with Commission Decision (D.) 20-12-031 to update mercury constituent of concern Lower and Upper Action Limits (UAL/LAL) by January 1, 2022.

## **Background**

Ordering Paragraph (OP) 11 of D.20-12-031 states that the Joint Utilities shall provide UAL/LAL specifications in a joint filing to be submitted to the Commission no later than April 1, 2021 for biologicals and January 1, 2022 for ammonia, mercury, and siloxanes. UAL/LAL of hydrogen will be established pursuant to Phase 4 of Rulemaking (R.) 13-02-008.

On December 21, 2021, pursuant to Rule 16.6 of the Commission's Rules of Practice and Procedure, the Joint Utilities filed a letter of extension to comply with OP 11 of D.20-12-031.

Specifically, the Joint Utilities requested this extension of time to update the mercury constituent of concern UAL/LAL until adequate research and/or operation data is available to support such limits.

On December 30, 2021, the Joint Utilities submitted their individual Advice Letters with rule modifications per OP 11 of D.20-12-031. The Advice Letters provided UAL/LAL specifications for ammonia and siloxanes but did not provide specifications for mercury due to inadequate research available. Instead, the Joint Utilities proposed to continue to monitor available literature and gather operational data to support a recommendation in the future.

On January 13, 2022, Executive Director Rachel Peterson granted the Joint Utilities' request to maintain the existing Trigger Level for mercury of 0.08 mg/m3 while continuing to monitor available literature and gather operational data to support a recommendation to update the UAL/LAL specifications for mercury once sufficient information is available. The letter also ordered until such time as sufficient information is available to update the UAL/LAL specifications for mercury, the Joint Utilities shall submit a Tier 1 Advice Letter on or before December 31 of each calendar year documenting research on mercury impacts on pipeline integrity. For calendar year 2021, the Advice Letter may be submitted on or before January 31, 2022.

The Joint Utilities described the latest research for calendar year 2021 in their respective Advice Letters submitted on December 30, 2021. Pursuant to Executive Director Rachel Peterson's order, the Joint Utilities have included a description of their research as part of this Advice Letter.

Herein, the Joint Utilities describe their latest research on mercury impacts on pipeline integrity for calendar year 2022.

## Research on Mercury Impacts on Pipeline Integrity for 2022

Industry research continues to be largely limited to the impact of mercury on infrastructure used for cryogenic operations, where liquefied natural gas equipment shows corrosion, such as brazed aluminum heat exchangers, and as a result a cryogenic limit for mercury was established at 10 ng/m³ (or 0.00001 mg/m³ for reference). It is important to note that cryogenic operations are not applicable to the Joint Utilities' service territories in California. Additionally, it is common practice by cryogenic operators to use mercury guard beds to protect equipment integrity from the risks that mercury poses.

The focus of the Joint Utilities is on the effects of mercury on the natural gas pipeline infrastructure and end-user equipment, rather than cryogenic operations. The following is a summary of the continuous efforts by the Joint Utilities to gain sufficient information to establish LAL/UAL specifications for mercury:

 SoCalGas has interconnected numerous renewable gas (RG) projects and collected operational data from a diverse mix of RG gas supplies including dairy, wastewater, and other organic sources. Gas quality in these projects has not shown mercury at a concentration exceeding the current Trigger Level, suggesting that mercury

<sup>1</sup> SoCalGas Advice 5920-G, SDG&E Advice 3050-G, PG&E Advice 4545-G, and Southwest Gas Advice 1197-G.

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concentration at a level that would present an integrity concern is not a likely occurrence for these RG sources. In 2022, there were no mercury exceedances. Landfill RG projects, a likely source of mercury, are not currently interconnected to any of the Joint Utilities' gas systems to facilitate gaining operational experience or performing any field tests. Landfill projects are expected to interconnect within the next two to three years.

- SoCalGas is exploring the fabrication of corrosion coupons and their strategic
  placement at RG interconnections. The purpose is to enhance the collection of
  operational data and to continue monitoring the gas quality in these projects to
  confirm that they are below the current Trigger Level and do not present an integrity
  concern.
- SoCalGas and Southwest Gas have initiated a Gas Technology Institute (GTI) Energy OTD (7.23.k) for Mercury Action Limits for RNG Specifications with the Phase I objective of developing a test plan for lab testing at Southwest Research Institute (SwRI) leveraging the literature review on the impact of trace amounts of mercury in a gas stream on common materials of construction as well as impacts on equipment similar to that found in a natural gas distribution network and end use equipment; and the Phase II objective to conduct laboratory testing that could inform the selection of appropriate mercury trigger and action levels for natural gas distribution systems. Currently Phase I is fully funded and the project kick-off will be held first quarter of 2023.

In calendar year 2022, the Joint Utilities continued to seek developments in research on mercury impacts on pipeline integrity for calendar year 2022 and have initiated a proposed research project through GTI Energy to support a UAL/LAL recommendation. The Joint Utilities will continue to monitor available literature and gather operational data for the purpose of gaining sufficient information to update the UAL/LAL specifications for mercury

## **Protests**

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 submitted electronically and must be received within 20 days after the date of this Advice Letter, which is January 17, 2023. Protests should be submitted to the attention of the Energy Division Tariff Unit at:

E-mail: <a href="mailto:EDTariffUnit@cpuc.ca.gov">EDTariffUnit@cpuc.ca.gov</a>

The protest shall also be electronically sent to the Joint Utilities at the addresses shown below on the same date it is electronically delivered to the Commission:

For SoCalGas: Attn: Gary Lenart

Regulatory Tariff Manager
E-mail: <u>GLenart@socalgas.com</u>
E-mail: <u>Tariffs@socalgas.com</u>

For SDG&E: Attn: Greg Anderson

Regulatory Tariff Manager E-mail: <u>GAnderson@sdge.com</u> E-mail: <u>SDGETariffs@sdge.com</u>

For PG&E: Attn: Sidney Bob Dietz II

Director, Regulatory Relations

c/o Megan Lawson

E-mail: PGETariffs@pge.com

**For SWG**: Attn: Valerie J. Ontiveroz

Regulatory Manager/California

E-mail: Valerie.Ontiveroz@swgas.com

E-mail: regserve@swgas.com

## **Effective Date**

SoCalGas asserts this Advice Letter is subject to Energy Division disposition and should be classified as Tier 1 (effective pending disposition) pursuant to General Order (GO) 96-B. SoCalGas respectfully requests that it be made effective for service on December 28, 2022, which is the date this Advice Letter was submitted.

## **Notice**

A copy of this Advice Letter is being sent to SoCalGas' GO 96-B service list and the Commission's service list in R.13-02-008. Address change requests to the GO 96-B service list should be directed via e-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 via e-mail at <a href="mailto:Process\_office@cpuc.ca.gov">Process\_office@cpuc.ca.gov</a>.

/s/ Joseph Mock
Joseph Mock
Director – Regulatory Affairs





## California Public Utilities Commission

# ADVICE LETTER UMMARY



LIVEROT OTHERT	
MUST BE COMPLETED BY UTILITY (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 Annual One-Time Other:	
AL Type: Monthly Quarterly Annual One-Time Other:  If AL submitted in compliance with a Commission order, indicate relevant Decision/Resolution #:	
II AL SUBTRITIES IT COMPILIANCE WITH A COMPINISSION ORGEN, INSIGNIE TEIEVANT DECISION/RESOLUTION #.	
Does AL replace a withdrawn or rejected AL? If 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 <sup>1:</sup>	
Pending advice letters that revise the same tariff 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: <a href="mailto:EDTariffUnit@cpuc.ca.gov">EDTariffUnit@cpuc.ca.gov</a>

Name:

Title:

Utility Name: Address:

City:

State:

State:

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

Email:

Name:

Title:

Utility Name:

Address:

City:

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

Email: