

**BEFORE THE PUBLIC UTILITIES COMMISSION  
OF THE STATE OF CALIFORNIA**

Applications of Pacific Gas and Electric Company for Approval of the 2009-2011 Low-Income Energy Efficiency and California Alternate Rates for Energy Programs and Budget (U39M)	Application 08-05-022 (Filed May 15, 2008)
Application of San Diego Gas & Electric Company (U 902 M) for Approval of Low-Income Assistance Programs and Budgets for Program Years 2009 – 2011.	Application 08-05-024 (Filed May 15, 2008)
Application of Southern California Gas Company (U 904 G) for Approval of Low-Income Assistance Programs and Budgets for Program Years 2009 – 2011.	Application 08-05-025 (Filed May 15, 2008)
Application of Southern California Edison Company (U 338-E) for Approval of Low-Income Assistance Programs and Budgets for Program Years 2009, 2010 and 2011.	Application 08-05-026 (Filed May 15, 2008)

**NOTICE OF EXPARTE COMMUNICATION**

Pedro Villegas  
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San Diego Gas & Electric Company and  
The Southern California Gas Company  
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November 23, 2010

**BEFORE THE PUBLIC UTILITIES COMMISSION  
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Applications of Pacific Gas and Electric Company for Approval of the 2009-2011 Low-Income Energy Efficiency and California Alternate Rates for Energy Programs and Budget (U39M)	Application 08-05-022 (Filed May 15, 2008)
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Application of Southern California Edison Company (U 338-E) for Approval of Low-Income Assistance Programs and Budgets for Program Years 2009, 2010 and 2011.	Application 08-05-026 (Filed May 15, 2008)

**NOTICE OF EXPARTE COMMUNICATION**

In accordance with Rule 8.3 of the Commission’s Rules of Practice and Procedure, San Diego Gas and Electric Company (SDG&E) and Southern California Gas Company (SoCalGas) hereby gives notice of the following *ex parte* communication in the above proceeding.

On Thursday, November 18, 2010, at 5:25 p.m., Pedro Villegas, Manager of Regulatory Relations for SoCalGas and SDG&E, sent the attached electronic mail message and attachment to Kelly Hymes, Advisor to Commissioner Dian Grueneich. Mr. Villegas initiated this communication, and no other written materials were used.

Mr. Villegas’ attachment identifies errors in the proposed decision that require correction.

To request a copy of this notice, please contact:

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Dated this 23<sup>rd</sup> day of November, 2010, at San Diego, California.

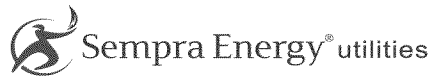
Respectfully submitted,

/s/ KIM HASSAN

Kim Hassan *for*

Pedro Villegas  
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# ATTACHMENT



**Petition to Modify D.08-11-031  
Low Income Energy Efficiency**

**Required Changes to the November 18<sup>th</sup>, 2010  
Revised Proposed Decision**

- The Revised PD does not address the Petitioners approved LIEE measure tables and instead addresses a utility, and its LIEE measures table, that did not apply for relief.

Attachment F in the revised PD is Table F1 for PG&E's LIEE measures. PG&E did not ask for relief in this PFM.

The correct tables for Petitioners SoCalGas and SDG&E are Table F2 for SDG&E for cost-effective measures and Table F3 for SoCalGas for cost-effective measures. Tables F2 and F3 - which are attached to our PFM - are the correct tables that the PD should adjust per the PD's specified policy decision.

- Revised PD Conclusion of Law 5 states:

"5. The Petitioners' request that the Commission modify D.08-11-031 to specifically acknowledge and set forth "Furnace Clean and Tune" as a separate measure should be denied."

"Furnace Clean and Tune" is already approved as a separate measure for certain climate zones and dwelling units. The Commission has previously approved "Furnace Clean and Tune" as a separate measure that passed cost-effectiveness tests for certain climate zones and dwelling units. This approved measure for certain climate zones and dwelling units is in the current Tables F2 and F3 for SDG&E and SoCalGas, respectively. This measure was excluded for multi-family dwellings because it failed the cost-effectiveness test. Petitioners requested that it be added back for health, safety, and comfort.

This needs to be changed to read:

"5. The Petitioners' request that the Commission modify D.08-11-031 to specifically acknowledge and set forth "Furnace Clean and Tune" as an add back measure should be denied."

Section 3.4 of the discussion requires the same conforming changes to language as well.

**CERTIFICATE OF SERVICE**

I hereby certify that I have this day served a true copy of the foregoing **NOTICE OF EX PARTE COMMUNICATION** on all known interested parties of record in **A.08-05-022, A.08-05-024, A.08-05-025, AND A.08-05-026** via email to those whose email address is listed in the official service list and via first class mail to those whose email address is not available.

Executed this 23<sup>rd</sup> day of November, 2010, at San Diego, California.

/s/ JOEL DELLOSA

Joel Dellosa