

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

Application of Southern California Gas Company
(U 904 G) for authority to update its gas revenue
requirement and base rates effective on January 1,
2012.

Application No. 10-12-006
(Filed December 15, 2010)

**JOINT MOTION OF
SAN DIEGO GAS & ELECTRIC COMPANY (U 902 M)
AND SOUTHERN CALIFORNIA GAS COMPANY (U 904 G)
FOR CONSOLIDATION OF THEIR GENERAL RATE CASE APPLICATIONS**

KEITH W. MELVILLE
DAVID J. GILMORE
JOHN A. PACHECO
JOHNNY J. PONG
LAURA M. EARL

Attorneys for:
SAN DIEGO GAS & ELECTRIC COMPANY
SOUTHERN CALIFORNIA GAS COMPANY
101 Ash Street, 12th Floor
San Diego, CA 92101
(619) 699-5039
(619) 699-5027 facsimile
kmelville@semprautilities.com

December 16, 2010

SCG Doc#250293

SB_GT&S_0458585

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

Application of Southern California Gas Company (U 904 G) for authority to update its gas revenue requirement and base rates effective on January 1, 2012.

Application No. 10-12-006
(Filed December 15, 2010)

**JOINT MOTION OF
SAN DIEGO GAS & ELECTRIC COMPANY (U 902 M)
AND SOUTHERN CALIFORNIA GAS COMPANY (U 904 G)
FOR CONSOLIDATION OF THEIR GENERAL RATE CASE APPLICATIONS**

San Diego Gas & Electric Company (SDG&E) and Southern California Gas Company (SoCalGas or SCG), pursuant to Rules 11.1 and 7.4 of the California Public Utilities Commission's (Commission's) Rules of Practice and Procedure, jointly move for consolidation of their separate General Rate Case (GRC) applications to revise their respective base rate revenue requirements. This motion is being filed with regard to SDG&E's GRC Application (A.) 10-12-005 and SoCalGas' GRC A.10-12-006, which were both filed on December 15, 2010.¹

SoCalGas and SDG&E have filed individual GRC applications seeking to revise their base rate revenue requirements effective January 1, 2012, and seeking authority to establish a formula to adjust their respective revenue requirements for 2013 through 2015. The GRC applications do not propose joint rates or a single common revenue requirement; therefore, SoCalGas and SDG&E did not file a joint application.

¹ In their prior GRCs, SDG&E and SoCalGas also moved to consolidate their proceedings on December 8, 2006, concurrently with the filing of their respective GRC applications. However, on December 12, 2006, the Commission's Docket Office rejected that motion as untimely, and required the motion to be filed with assigned proceeding numbers. Accordingly, SDG&E and SoCalGas are filing this joint motion to consolidate in a timely manner, having each received an assigned proceeding number (A.10-12-005 and A.10-12-006, respectively).

CERTIFICATE OF SERVICE

I hereby certify, that pursuant to the Commission's Rules of Practice and Procedure, I have this day served a true and correct copy of the **JOINT MOTION OF SAN DIEGO GAS & ELECTRIC COMPANY (U 902 M) AND SOUTHERN CALIFORNIA GAS COMPANY (U 904 G) FOR CONSOLIDATION OF THEIR GENERAL RATE CASE APPLICATIONS** to the parties indicated in the service list for Application Nos. 10-12-005 and 10-12-006 (in addition to the parties listed in the last GRC, Consolidated Application Nos. 06-12-009 and 06-12-010). Those parties without an email address were served by placing copies in properly addressed and sealed envelopes and depositing such envelopes in the United States Mail with first-class postage prepaid.

Executed this 16th day of December, 2010 at Los Angeles, California.

/s/ Rose Mary Nava

Rose Mary Nava

CALIFORNIA PUBLIC UTILITIES COMMISSION

Service Lists - Proceedings: A.10-12-005/A.10-12-006/A.06-12-009/A.06-12-010 - December 15, 2010

RVanderleeden@SempraUtilities.com; KMelville@SempraUtilities.com; kmills@cbbf.com; npedersen@hanmor.com; acook@hillfarrer.com; local350@yahoo.com; hmgomez@lcof.net; jlewis@icwuc.org; francis.mcNulty@sce.com; dwood8@cox.net; fortlieb@sandiego.gov; KMelville@SempraUtilities.com; mshames@ucan.org; scott.johansen@navy.mil; carlwood@verizon.net; mdjoseph@adamsbroadwell.com; ljt@cpuc.ca.gov; rhd@cpuc.ca.gov; norman.furuta@navy.mil; bfinkelstein@turn.org; pgg4@pge.com; epoole@adplaw.com; jsqueri@gmssr.com; pucservice@dralegal.org; pucservice@dralegal.org; jweil@aglet.org; glw@eslawfirm.com; jd@eslawfirm.com; DSKopec@SempraUtilities.com; HYao@SempraUtilities.com; jleslie@luce.com; PVillegas@SempraUtilities.com; stephaniec@greenlining.org; mrw@mrwassoc.com; AMSmith@SempraUtilities.com; dan@energysmarthomes.net; alli@zimmerlucas.com; khojasteh.davoodi@navy.mil; makda.solomon@navy.mil; bboyd@twacs.com; stephen.baker@constellation.com; gbarch@knowledgeinenergy.com; DDeRonne@aol.com; rwelchlin@overlandconsulting.com; robert.pettinato@ladwp.com; CFaber@SempraUtilities.com; CentralFiles@SempraUtilities.com; JPong@SempraUtilities.com; MThorp@SempraUtilities.com; unionmarti@yahoo.com; klatt@energyattorney.com; sendo@ci.pasadena.ca.us; slins@ci.glendale.ca.us; douglass@energyattorney.com; bjeider@ci.burbank.ca.us; Case.Admin@sce.com; gloria.ing@sce.com; Jairam.gopal@sce.com; uwua@redhabanero.com; JWalsh@SempraUtilities.com; art@ucan.org; liddell@energyattorney.com; tblair@sandiego.gov; ekgrubaugh@iid.com; bruce.foster@sce.com; marcel@turn.org; nsuetake@turn.org; bpf2@pge.com; sls@a-klaw.com; sleeper@manatt.com; cem@newsdata.com; bkc7@pge.com; regrelcpuccases@pge.com; jpross@sungevity.com; ceyap@earthlink.net; mrw@mrwassoc.com; dmarcus2@sbcglobal.net; kenechukwu@greenlining.org; robertg@greenlining.org; samk@greenlining.org; wendy@econinsights.com; bill@jbsenergy.com; gayatri@jbsenergy.com; rmccann@umich.edu; kellie.smith@sen.ca.gov; sas@a-klaw.com; egw@a-klaw.com; beg@cpuc.ca.gov; ckt@cpuc.ca.gov; dlf@cpuc.ca.gov; dfb@cpuc.ca.gov; dug@cpuc.ca.gov; gxh@cpuc.ca.gov; alf@cpuc.ca.gov; lms@cpuc.ca.gov; mmg@cpuc.ca.gov; sha@cpuc.ca.gov; ram@cpuc.ca.gov; rmp@cpuc.ca.gov; rim@cpuc.ca.gov; txb@cpuc.ca.gov; kvc@cpuc.ca.gov; rmnava@semprautilities.com;

LOUIS CORREA , UTILITY WORKERS UNION OF AMERICA - AFL-CIO, LOCAL 133
7200 GREENLEAF AVENUE, SUITE 380
WHITTIER, CA 90602-1363

SAMARA MINDEL , REG. AFFAIRS ANALYST
FELLON-MCCORD & ASSOCIATES
9960 CORPORATE CAMPUS DRIVE, #2500
LOUISVILLE, KY 40223

Gary Hinners
RRI ENERGY, INC.
PO Box 148
Houston, TX 77001-0148