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Bcc:

Subject: CPUC Rulemaking 13-02-019: Settlement Conference Call-In Instructions for Those Not Attending In Person

To Parties on the Service List in California Public Utilities Commission Docket No. Rulemaking 13-02-019:

At the request of two parties, we have set up a conference line for this Wednesday's settlement conference. The dial-in number is 866.206.2831. The passcode for the call is *2858455* -- you must enter the "*" before and after the numerical passcode in order to access the conference line.

As noted below, this settlement conference is being conducted under the protections of Commission Rule 12.6. In order to maintain the confidentiality of the discussions and the documents being exchanged at the settlement conference, parties calling into the settlement conference will be asked to observe the following protocols. At the beginning of the settlement conference, those calling in will be asked to identify themselves and the party they represent. Each party's counsel (or authorized representative) will be asked to state their party's willingness and agreement to observe the requirements of Rule 12.6 and protect the confidentiality of the information exchanged as if they were in attendance at the settlement conference. Also, please have your counsel (or authorized representative), one to a party, provide me with his/her e-mail address prior to the settlement conference so that I can distribute to them a confidential settlement proposal prepared by the three electric utilities -- this document will be sent to your counsel or representative no later than fifteen minutes prior to the settlement conference. (Paper copies will be distributed to those attending in person upon their arrival at the location noted below.) Following the identification of all of the participants to the settlement discussions, we will discuss the settlement proposal prepared by the three utilities and, if there any, the proposals of any other party to this proceeding with an

interest in the issues relevant to the settlement discussions.

Thank you for your cooperation. We look forward to a productive discussion.

Alvin S. Pak

Counsel for San Diego Gas & Electric Company

619.696.2190

From: Pak, Alvin

Sent: Wednesday, July 03, 2013 9:57 AM

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Cc: York, Jamie K; Amrany, Shirley; Garcia, Sue E. - E&FP; Atun, Jonathan B; Ballesteros, Shivani N; Asuncion, Catherine M

Subject: CPUC Rulemaking 13-02-019: Notice of Settlement Conference

To Parties on the Service List in California Public Utilities Commission Docket No. Rulemaking 13-02-019:

You are hereby provided written notice pursuant to Rule 12.1(b) of the Commission's Rules of Practice and Procedure and Public Utilities Code Section 1701 that a settlement conference in the above-docketed matter will be held on Wednesday, July 17th, beginning at 1:30 p.m., in the

Community Center Room located on the Mezzanine Level at 601 Van Ness Avenue, San Francisco, California (across Golden Gate Avenue from the Commission's San Francisco Offices at the "Opera Plaza Building"). This location is accessible to the disabled.

The settlement conference is being convened for the purpose of settling issues related to the final allocation of certain costs arising from Transportation Services Agreement No. 1724 between the California Department of Water Resources and Kern River Gas Transmission Company. A tentative agreement as to the fair and final allocation of such costs among San Diego Gas & Electric Company, Pacific Gas & Electric Company, and Southern California Edison Company has been reached by those three utilities and will be discussed at the settlement conference.

Attendance at the settlement conference is limited to the authorized representatives of the parties to this matter. This settlement conference will be conducted under the terms of Rule 12.6 of the Commission's Rules of Practice and Procedure, and attendance and/or participation at the settlement conference shall constitute an attendee's full and voluntary agreement, to be binding on the party represented by the attendee, that all discussions, admissions, concessions, and offers to settle, whether oral or written, made during the settlement conference will not be subject to discovery, nor be admissible in any evidentiary hearing against any participant who objects to the admission of those matters. In compliance with Rule 12.6, participating parties and their representatives shall hold all discussions, admissions, concessions, and offers to settle in strict confidence and shall not disclose them outside the negotiations without the consent of each of the other parties in attendance. Upon the conclusion of the settlement conference, parties reaching any final settlement may submit their agreement(s) to the Commission for approval by motion or, in the alternative, through such testimony or other pleadings as the Assigned Commissioner or the Presiding Administrative Law Judge may deem to be appropriate.

If you plan on attending the settlement conference, I would appreciate hearing from you by electronic mail, including your best estimate as to the number of representatives who will attend for your party, no later than 5:00 p.m. on Monday, July 15th, so that appropriate accommodations as to space and conveniences may be arranged.

Alvin S. Pak

Counsel for San Diego Gas & Electric Company

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