BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

Order Instituting Rulemaking on the Commission's Own Motion to Conduct a Comprehensive Examination of Investor Owned Electric Utilities' Residential Rate Structures, the Transition to Time Varying and Dynamic Rates, and Other Statutory Obligations.

Rulemaking 12-06-013 (Filed June 21, 2012)

COMMENTS OF SAN DIEGO GAS & ELECTRIC COMPANY (U902E) ON ENERGY DIVISION STAFF PROPOSAL FOR RESIDENTIAL RATE REFORM

Thomas R. Brill
Attorney for:
SAN DIEGO GAS AND ELECTRIC COMPANY
8330 Century Park Ct.
San Diego, CA 92123-1530
Telephone: (858) 654-1601

E-mail: TBrill@semprautilities.com

Facsimile: (858) 654-1586

Dated: January 31, 2014

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

Order Instituting Rulemaking on the Commission's Own Motion to Conduct a Comprehensive Examination of Investor Owned Electric Utilities' Residential Rate Structures, the Transition to Time Varying and Dynamic Rates, and Other Statutory Obligations.

Rulemaking 12-06-013 (Filed June 21, 2012)

COMMENTS OF SAN DIEGO GAS & ELECTRIC COMPANY (U902E) ON ENERGY DIVISION STAFF PROPOSAL FOR RESIDENTIAL RATE REFORM

Pursuant to the *Amended Scoping Memo and Ruling of Assigned Commissioner*("Scoping Memo") and electronic ruling of Administrative Law Judge ("ALJ") Jeanne M.

McKinney, sent on January 10, 2014, San Diego Gas & Electric Company ("SDG&E")

respectfully submits its Comments on Staff Proposal for Residential Rate Reform prepared by

Energy Division ("ED Proposal"). SDG&E generally supports the findings and

recommendations of the ED Proposal. SDG&E also agrees with Commissioner Peevey that "the

ED Proposal will play an essential role in evaluating the rate change requests being considered in this proceeding." specifically with respect to rate design proposals for post-2014.

In order to maximize the usefulness of the ED Proposal in this proceeding, SDG&E suggests herein proposed corrections to the ED Proposal limited to perceived typographical errors, factual errors or mischaracterizations of a party position consistent with the Scoping Memo. The table below provides SDG&E's proposed corrections:

Served

¹ Amended Scoping Memo and Ruling of Assigned Commissioner, issued on January 6, 2014, at p. 4.

Corrections on Staff Proposal for Residential Rate Reform in Compliance with R. 12-06-013 and AB 327 Issued January 3, 2014

Table	Page(s)	Location	Correction		Comments
2-1	4	Footnote 3	Sep-12	Sep-13	ED incorrectly identifies the effective date for the rates. The correct effective date should be September 2013.
2-1	4	Footnote 3	No Season	Annual Average	SDG&E's rates are seasonal. These rates should be identified as annual average rates.
2-1	4	SDG&E T3 Non- CARE	34.3	33.7	This value identified is incorrect and should be listed as 33.7.
2-1	4	SDG&E T4 Non- CARE	36.3	35.7	This value identified is incorrect and should be listed as 35.7.
2-2	8	Title	SDG&E 2012	SDG&E September 2013	ED incorrectly identifies the effective date for the rates. The correct effective date should be September 2013.
2-2	8	SDG&E 2003 Rates	1/6/2003	1/1/2003	ED incorrectly identifies the effective date for the rates. The correct effective date should be January 1, 2003.
2-2	8	SDG&E Current Rates Non- CARE Tier 3	34.3	33.7	The value identified is incorrect and should be listed as 33.7 and labeled as an annual average.
2-2	8	SDG&E Current Rates Non- CARE Tier 4	36.3	35.7	The value identified is incorrect and should be listed as 35.7 and labeled as an annual average.

2-2	8	SDG&E Current Rates Non- CARE Tier 5	36.3	35.7	The value identified is incorrect and should be listed as 35.7 and labeled as an annual average.
	22, 90	Footnotes 23 and 167			The ED says that SDG&E's CARE discount is only on commodity, but it is actually on the total rate. The following text should be deleted: "and CARE discounts to the commodity rate rather than the total rate."
4-6	72	SDG&E GHG Cost	0.00343	0.00340	The value identified is incorrect and should be listed as .00340.
5-1	73-74	SDG&E Tiered Rate Proposal - Flat Demand Charge	Flat Demand Charge	Customer Charge or Basic Service Fee	The ED identifies this as a flat demand charge, but it should be identified as a customer charge or basic service fee.
5-1	73-74	SDG&E Tiered Rate Proposal - Flat Demand Charge	38.24	38.42	The value identified is incorrect and should be listed as 38.42.
6-3	81	Title	Current Rates	September 2013 Rates	ED incorrectly identifies the effective date for the rates. The correct effective date should be September 2013.
6-3	81	SDG&E Tier 3 Non- CARE	34.3	33.7	The value identified is incorrect and should be listed as 33.7 and labeled as an annual average.
6-3	81	SDG&E Tier 4 Non- CARE	36.3	35.7	The value identified is incorrect and should be listed as 35.7 and labeled as an annual average.

6-3	81	SDG&E Tier 5 Non- CARE	36.3	35.7	The value identified is incorrect and should be listed as 35.7 and labeled as an annual average.
8-5	134	+7 kWh Max Demand	≤7	≥7	The greater than sign is facing the wrong direction in the table. The table should say "≥ 7".
8-5	134	Sept 2012 Row	Missing all Credits	-15.6-16.4- 13.9-11.7	The table is missing all current TOU rate credits. They should be listed as "-15.6, -16.4, -13.9, and -11.7". Also, the table does not show the tier 3 credit of -2¢.
8-5	134	Step 2, +7 kW Max D	23	23.07 rounds to 23.1	The rate is rounded incorrectly and should be listed as 23.1 cents per kwh.
8-5	134	Step 3, Win Mid Pk	13.2	13.3	The rate is rounded incorrectly and should be listed as 13.3 cents per kwh.
8-6	135	Sept 2012 Row	Missing all Credits	-7.6 -5.9 - 6.5-4.8	The table is missing all current TOU rate credits. The credits should be listed as "-7.6, -5.9, -6.5, and -4.8".
8-6	135	+7 kWh Max Demand	≤7	≥7	The greater than sign is facing the wrong direction in the table. The table should say "≥ 7".
8-6	135	Step 4, +7 kW	24	41.7	The value identified is incorrect and should be listed as 41.7.
8-8	137	Step 1, all except cust. Charge	16.8 15.6 14.4 14.2 13.4 12.4 -5.3 -3.7 -3.0 -1.4	16.9 15.8 14.5 13.6 12.8 11.8 - 5.5 -3.8 -2.4 8 12.4	The values identified are incorrect. The rates and credits should be listed as: 16.9, 15.8, 14.5, 13.6, 12.8, 11.8, -5.5, -3.8, -2.4,8, and 12.4.

8-8	137	Step 2, Win Mid Pk	10.7	10.6	The rate is rounded incorrectly and should be listed as 10.6 cents per kwh.
8-8	137	Step 2, Sum Base Cred t1	-2.7	-2.6	The credit is rounded incorrectly and should be listed as -2.6 cents per kwh.
8-8	137	Step 2, Win Base Cred t1	-0.3	-0.2	The credit is rounded incorrectly and should be listed as -0.2 cents per kwh.
8-8	137	Step 2, Avg Rate	13.0	13.4	The value identified is incorrect and should be listed as 13.4 cents per kWh.
8-8	137	Step 3, Win Mid Pk	8.9	8.8	The rate is rounded incorrectly and should be listed as 8.8 cents per kWh.
8-8	137	Step 3, Avg Rate	13.6	14.2	The value identified is incorrect and should be listed as 14.2 cents per kWh.
8-8	137	Step 4, Win On Pk	8.6	8.5	The rate is rounded incorrectly and should be listed as 8.5 cents per kWh.
8-8	137	Step 4, Avg Rate	13.8	14.6	The value identified is incorrect and should be listed as 14.6 cents per kWh.
8-8	137	Step 4, Cust Charge	30.7	24.59	The value identified is incorrect and should be listed as 24.59.
8-8	137	Step 5, Avg Rate	14.2	15.2	The value identified is incorrect and should be listed as 15.2 cents per kWh.

8-9	138	Step 2, +7 kW Max D	13	23.07	The value identified is incorrect and should be listed as 23.07.
-----	-----	---------------------------	----	-------	--

SDG&E appreciates the opportunity to submit these Comments on the ED Proposal. The ED Proposal will be an essential tool when developing post-2014 rate design proposals.

DATED at San Diego, California, on this 31st day of January, 2014.

Respectfully submitted,

By: ___/s/ Thomas R. Brill

Thomas R. Brill Attorney for: SAN DIEGO GAS AND ELECTRIC COMPANY 8330 Century Park Ct.

San Diego, CA 92123-1530 Telephone: (858) 654-1601 Facsimile: (858) 654-1586

E-mail: TBrill@semprautilities.com