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)

SAN DIEGO GAS & ELECTRIC COMPANY (U 902 E) STATUS UPDATE ON SETTLEMENT CONFERENCE ON PHASE 2 INTERIM RATE CHANGES

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Dated: March 24, 2014

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

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Pursuant to the Ruling of Administrative Law Judge ("ALJ") McKinney issued March 24, 2014, San Diego Gas & Electric Company ("SDG&E") hereby provides a Status Update on the Settlement Conference that was held on March 24, 2014 in Phase 2 of the above-entitled proceeding pursuant to Commission Rule of Practice and Procedure Rule 12.2. The following parties announced there presence at the Settlement Conference:

Office of Ratepayer Advocates ("ORA")

The Utility Reform Network ("TURN")

Utility Consumers' Action Network ('UCAN")

San Diego Consumers' Action Network ("SDCAN")

Coalition of California Utility Employees ("CUE")

Pacific Gas and Electric Company ("PG&E")

Southern California Edison Company ("SCE")

Greenlining Institute ("Greenlining")

Center for Accessible Technology ("CforAT")

Solar Energy Industries Association ("SEIA")

The Alliance for Solar Choice ("TASC")

During the Settlement Conference, SDG&E summarized the agreement in principle that has been reached between SDG&E, ORA, and TURN. SDG&E also responded to questions from several parties. UCAN and SDCAN indicated their intent to join in the settlement. CUE indicated potential interest in joining the settlement.

DATED at San Diego, California, on this 24th day of March, 2014.

Respectfully submitted,

By: /s/ Thomas R. Brill

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