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June 13, 2014

ADVICE LETTER 2612-E (U 902-E)

PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

SUBJECT: UPDATE TO CONSUMER RISK TOLERANCE LEVEL IN SAN DIEGO GAS & ELECTRIC COMPANY'S BUNDLED PROCUREMENT PLAN

INTRODUCTION

In accordance with pages 23-24 of Decision (D.)12-01-033, San Diego Gas and Electric Company ("SDG&E") hereby submits to the California Public Utilities Commission (Commission) this advice filing to update SDG&E's Consumer Risk Tolerance (CRT) level for year 2014.

BACKGROUND

Pursuant to D.12-01-033, the Commission directed that all utilities update the CRT every two years in each Long-Term Procurement Plan (LTPP) filing or via a Tier 1 advice letter two years from the filing of the previous LTPP¹. SDG&E's previous LTTP filing was in May 18, 2012 via Advice Letter (AL) 2362-E, which was approved by the Commission on October 11, 2012 in Resolution E-4543. Because there was no LTPP filing during the 2012 cycle, SDG&E submits this AL to update its CRT.

UPDATED SHEET

Sheet 76 in SDG&E's approved LTPP describes SDG&E's CRT. Consistent with the Commission's directive on pages 23-24 of D.12-01-033 to update the CRT, SDG&E has made the following modification on Sheet 76²:

The CRT rate of 1.9554 cents/kWh will be updated every two years in each LTPP filing. If the LTPP filing is delayed or not made, the CRT rate will be updated two years from the filing of the previous LTPP via a Tier 1 Advice Letter.

Consistent with past practice, SDG&E provides clean and redlined versions of the replacement Sheet to the Bundled LTPP in the attachments to this advice filing as follows:

Attachment A – Clean version of sheet 76
Attachment B – Redlined version of sheet 76

See D.12-01-033 at 23-24.

The system average rate value for the CRT does not include the California Climate Credit.

EFFECTIVE DATE

SDG&E believes this filing is subject to Energy Division disposition and should be classified as Tier 1 (effective pending disposition) pursuant to GO 96-B and D.12-01-033. SDG&E respectfully requests that this filing become effective on June 13, 2014, which is the date filed.

PROTEST

Anyone may protest this Advice Letter to the California Public Utilities Commission. The protest must state the grounds upon which it is based, including such items as financial and service impact, and should be submitted expeditiously. The protest must be made in writing and must be received no later than July 3, 2014, which is 20 days of the date this Advice Letter was filed with the Commission. There is no restriction on who may file a protest. The address for mailing or delivering a protest to the Commission is:

CPUC Energy Division Attention: Tariff Unit 505 Van Ness Avenue San Francisco, CA 94102

Copies of the protest should also be sent via e-mail to the attention of the Energy Division at EDTariffUnit@cpuc.ca.gov. A copy of the protest should also be sent via both e-mail and facsimile to the address shown below on the same date it is mailed or delivered to the Commission.

Attn: Megan Caulson
Regulatory Tariff Manager
8330 Century Park Court, Room 32C
San Diego, CA 92123-1548
Facsimile No. (858) 654-1879
E-mail: MCaulson@semprautilities.com

NOTICE

A copy of this filing has been served on the utilities and interested parties shown on the attached list, including interested parties in R.12-03-014, by providing them a copy hereof either electronically or via the U.S. mail, properly stamped and addressed.

Address changes should be directed to SDG&E Tariffs by facsimile at (858) 654-1879 or by e-mail at SDG&ETariffs@semprautilities.com.

(CLAY FABER
E	Director – Regulatory Affairs

President Michael R. Peevey CC:

Commissioner Catherine J.K. Sandoval

Commissioner Mike Florio Commissioner Carla Peterman Commissioner Michael Picker Frank Lindh, General Counsel Chief ALJ Karen Clopton

Edward Randolph, Director, Energy Division Energy Division Tariff Unit, Energy Division Service List for R.12-03-014

CALIFORNIA PUBLIC UTILITIES COMMISSION

ADVICE LETTER FILING SUMMARY ENERGY UTILITY

MUST BE COMPLETED BY UTILITY (Attach additional pages as needed)			
Company name/CPUC Utility No. SAN DIEGO GAS & ELECTRIC (U 902)			
Utility type:	Contact Person: <u>Joff Morales</u>		
⊠ ELC ☐ GAS	LC GAS Phone #: (858) <u>650-4098</u>		
PLC HEAT WATER E-mail: jmorales@semprautilities.com			
EXPLANATION OF UTILITY TYPE (Date Filed/ Received Stamp by CPUC)			
ELC = Electric $GAS = Gas$ $PLC = Pipeline$ $HEAT = Heat$ W	/ATER = Water		
Advice Letter (AL) #: 2612-E			
Subject of AL: Update to Consumer Risk Tolerance Level in San Diego Gas & Electric Company's			
Bundled Procurement Plan			
Keywords (choose from CPUC listing): Procurement			
AL filing type: Monthly Quarterly Annual One-Time Other			
If AL filed in compliance with a Commission order, indicate relevant Decision/Resolution #:			
D.12-01-033			
Does AL replace a withdrawn or rejected AL? If so, identify the prior AL: None			
Summarize differences between the AI	and the prior with	drawn or rejected AL ¹ : <u>N/A</u>	
Does AL request confidential treatment? If so, provide explanation: -N/A			
Resolution Required? \square Yes \boxtimes No Tier Designation: \boxtimes 1 \square 2 \square 3			
Requested effective date: 6/13/2014 No. of tariff sheets: 0			
Estimated system annual revenue effect: (%): N/A			
Estimated system average rate effect (9	%): <u>N/A</u>		
When rates are affected by AL, include attachment in AL showing average rate effects on customer classes (residential, small commercial, large C/I, agricultural, lighting).			
Tariff schedules affected: None			
Service affected and changes proposed ¹ : N/A			
Pending advice letters that revise the same tariff sheets: None			
Protests and all other correspondence regarding this AL are due no later than 20 days after the date of this filing, unless otherwise authorized by the Commission, and shall be sent to:			
CPUC, Energy Division San Diego Gas & Electric			
Attention: Tariff Unit		Attention: Megan Caulson	
505 Van Ness Ave., San Francisco, CA 94102		8330 Century Park Ct, Room 32C San Diego, CA 92123	
EDTariffUnit@cpuc.ca.gov		mcaulson@semprautilities.com	

 $^{^{\}rm 1}$ Discuss in AL if more space is needed.

General Order No. 96-B ADVICE LETTER FILING MAILING LIST

cc: (w/enclosures)

Public Utilities Commission DRA Y. Schmidt W Scott

Energy Division P. Clanon

S. Gallagher

H. Gatchalian D. Lafrenz M. Salinas

CA. Energy Commission

F. DeLeon R. Tavares

Alcantar & Kahl LLP

K. Harteloo

American Energy Institute

C. King

APS Energy Services

J. Schenk

BP Energy Company

J. Zaiontz

Barkovich & Yap, Inc.

B. Barkovich

Bartle Wells Associates

R. Schmidt

Braun & Blaising, P.C.

S. Blaising

California Energy Markets

S. O'Donnell C. Sweet

California Farm Bureau Federation

K. Mills

California Wind Energy

N. Rader CCSE

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Children's Hospital & Health Center

T. Jacoby City of Chula Vista M. Meacham

E. Hull

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R. Willcox

City of San Diego

J. Cervantes G. Lonergan M. Valerio

Commerce Energy Group

V. Gan

Constellation New Energy

W. Chen CP Kelco A. Friedl

Davis Wright Tremaine, LLP

E. O'Neill J. Pau

Dept. of General Services

H. Nanjo M. Clark

Douglass & Liddell

D. Douglass D. Liddell

G. Klatt

Duke Energy North America

M. Gillette Dynegy, Inc. J. Paul

Ellison Schneider & Harris LLP

E. Janssen

Energy Policy Initiatives Center (USD)

S. Anders

Energy Price Solutions

A. Scott

Energy Strategies, Inc.

K. Campbell M. Scanlan

Goodin, MacBride, Squeri, Ritchie & Day

B. Cragg

J. Heather Patrick

J. Squeri

Goodrich Aerostructures Group

M. Harrington

Hanna and Morton LLP

N. Pedersen Itsa-North America L. Belew

J.B.S. Energy J. Nahigian

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J. Leslie

Manatt, Phelps & Phillips LLP

D. Huard R. Keen

Matthew V. Brady & Associates

M. Brady

Modesto Irrigation District

C. Mayer

Morrison & Foerster LLP

P. Hanschen

MRW & Associates D. Richardson

OnGrid Solar Andy Black

Pacific Gas & Electric Co.

J. Clark M. Huffman S. Lawrie E. Lucha

Pacific Utility Audit, Inc.

E. Kelly R. W. Beck, Inc. C. Elder

School Project for Utility Rate

Reduction

M. Rochman

Shute, Mihaly & Weinberger LLP

O. Armi Solar Turbines F. Chiang

Sutherland Asbill & Brennan LLP

K. McCrea

Southern California Edison Co.

M. Alexander K. Cini K. Gansecki

H. Romero TransCanada R. Hunter

D. White TURN M. Florio

M. Hawiger **UCAN**

M. Shames

U.S. Dept. of the Navy

K. Davoodi N. Furuta L. DeLacruz

Utility Specialists, Southwest, Inc.

D. Koser

Western Manufactured Housing

Communities Association

S. Dev

White & Case LLP

L. Cottle

Interested Parties in

R.12-03-014

San Diego Gas & Electric Advice Letter 2612-E June 13, 2014

ATTACHMENT A

Clean version of Sheet 76



San Diego Gas & Electric Company San Diego, California

Original Sheet No. 76

2012 LONG TERM PROCUREMENT PLAN

SDG&E resources. Any forecast gas volumes that are unhedged are at risk

through exposure to rising market prices. SDG&E develops plans to hedge some portion

of this, consistent with the risk strategy and hedge targets presented in Appendix B.

1. Customer Risk Tolerance

In D.12-01-033, the Commission set the CRT rate for SDG&E equal to ten percent

(10%) of SDG&E's system average rate. SDG&E uses the CRT measure as a guide

to manage customer risk in the rolling 12-month risk management strategy. SDG&E

calculates its CRT every month using a forward 12-month period. To calculate the CRT,

the total bundled load forecast for the appropriate rolling forward 12-month period is

multiplied by the current CRT rate, which is expressed in cents/kWh. The resulting CRT

is compared to the VaR-to-Expiration (VtE) calculation.

1. VaR-to-Expiration

SDG&E uses the term VtE synonymously with TeVaR (Terminal VaR). TeVaR presumes that all

positions are held to expiration. Value at Risk refers to the statistical dollar amount that can be

lost on the net open position of a portfolio over a specific time horizon and with a given

confidence interval. TeVaR accounts for the increasing potential distribution of prices as time

passes, as well as the expiration of the positions in the portfolio with the passage of time. The

result is the estimation of loss, at the specified confidence level, assuming that the portfolio

remains constant over time until all positions within it have expired.

The CRT rate of 1.95 cents/kWh will be updated every two years in each LTPP filing. If the LTPP filing is delayed or not made, the CRT rate will be updated two years from the filing of the previous LTPP via a Tinut Advisor Latter.

Tier 1 Advice Letter.

Advice Ltr. 2612-E / Decision.12-01-033

Date Filed: June 13, 2014

Effective: June 13, 2014

San Diego Gas & Electric Advice Letter 2612-E June 13, 2014

ATTACHMENT B

Redlined Version of Sheet 76



San Diego Gas & Electric Company San Diego, California

Original Sheet No. 76

2012 LONG TERM PROCUREMENT PLAN

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1. Customer Risk Tolerance

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1. VaR-to-Expiration

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confidence interval. TeVaR accounts for the increasing potential distribution of prices as time

passes, as well as the expiration of the positions in the portfolio with the passage of time. The

result is the estimation of loss, at the specified confidence level, assuming that the portfolio

 $^{1/2}$ The CRT rate of 1.9554 cents/kWh will be updated every two years in each LTPP filing. If the LTPP filing is delayed or not made, the CRT rate will be updated two years from the filing of the previous LTPP via

a Tier 1 Advice Letter.

Advice Ltr. 2612-E362-E-A / Decision.12-01-033

Date

Filed: June 13ly 25, 20122014