DRA DATA REQUEST DRA-SCG-107-DAO SOCALGAS 2012 GRC – A.10-12-006 SOCALGAS RESPONSE DATE RECEIVED: JUNE 17, 2011

DATE RESPONDED: JULY 1, 2011

Subject: Follow up to SCG's response to DRA-63

Please provide the following:

1. In SCG's response to DRA-63, Q. 1(f), SCG provided 2005-2009 data. Please provide the number of FTEs assigned to environmental compliance each year for 2010 and 2011 YTD.

SoCalGas Response:

Below are the O&M FTEs dedicated to environmental compliance for 2010.

FTEs Assigned to Environmental Compliance (O&M)

(36111)			
Witness Area	2010	2011	
Lisa Gomez,	20.6	*	
Environmental, SCG-15			
Gina Orozco-Mejia,	4.3	*	
Gas Distribution, SCG-02			
John Dagg,	4	*	
Gas Transmission, SCG-03			
James Mansdorfer,	5	*	
Gas Storage, SCG-04	3		
Raymond Stanford,	2	*	
Gas Engineering, SCG-05			

^{*} SoCalGas has not yet finalized the review and any associated adjustments to its 2011 data, and is therefore unable to provide 2011 FTE information at this time.

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2. Provide the final cost estimates for Subpart W.

SoCalGas Response:

SoCalGas is currently supporting the American Gas Association who is working with EPA to gain greater clarity on the rulings and its requirements for Subpart W as it applies to SoCalGas' business operations. Until more specific guidance is received SoCalGas is not in a position to provide an updated cost estimate.

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3. Provide the final cost estimates for O&M and capital work for compliance with Reciprocating Internal Combustion Engines (RICE) National Emission Standard for Hazardous Air Pollutants (NESHAPS).

SoCalGas Response:

The SoCalGas costs for compliance to the finalized Reciprocating Internal Combustion Engines (RICE) National Emission Standard for Hazardous Air Pollutants (NESHAP) rule are shown in the table below.

Shown in Thousands of 2009 Dollars

	2011	2012
Capital	\$407	\$1,707
O&M	\$3	\$67