### TRIENNIAL COST ALLOCATION PROCEEDING PHASE 1 APPLICATION OF SOUTHERN CALIFORNIA GAS COMPANY & SAN DIEGO GAS & ELECTRIC COMPANY FOR AUTHORITY TO REVISE THEIR NATURAL GAS RATES EFFECTIVE JANUARY 1, 2016

(A.14-12-017)

(6th DATA REQUEST FROM SOUTHERN CALIFORNIA GENERATION COALITION)

#### **QUESTION 6.1:**

Please provide a workpaper for the calculation of the 5 Bcf inventory that is proposed to be applied to load balancing in Steve Watson's testimony at page 9: "The amount of inventory needed for this function then is 5% of maximum monthly October/November demand, which we estimate to be 5 Bcf." The workpaper should identify the source of data used in the calculation as well as showing the calculation.

#### **RESPONSE 6.1:**

There is not a formal workpaper available for this response, but SoCalGas and SDG&E will describe the derivation of the 5 Bcf figure. Envoy archives show that, using a conversion factor of 1.0235 dth/mcf, October 2014 sendout was 84 Bcf. 5% of 84 Bcf is 4.2 Bcf, which rounded up is the proposed 5 Bcf. SoCalGas and SDG&E chose to round up in this instance because intra-month imbalances (prior to imbalance trading) can exceed 5%.

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#### **QUESTION 6.2:**

Please advise about when SoCalGas will file its TCAP (Phase 2) application.

#### **RESPONSE 6.2:**

SoCalGas and SDG&E plan to file their TCAP (Phase 2) application within the next 2-3 weeks.

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#### **QUESTION 6.3:**

Please advise whether revised curtailment rules will be proposed in SoCalGas' TCAP (Phase 2) application or will be proposed in a separate application.

### **RESPONSE 6.3:**

Revised curtailment rules will be presented separately from the TCAP Phase 2 application.