

**BEFORE THE PUBLIC UTILITIES COMMISSION
OF THE STATE OF CALIFORNIA**

Order Instituting Investigation on the Commission's Own Motion into the Operations and Practices of Southern California Gas Company with Respect to the Aliso Canyon storage facility and the release of natural gas, and Order to Show Cause Why Southern California Gas Company Should Not Be Sanctioned for Allowing the Uncontrolled Release of Natural Gas from Its Aliso Canyon Storage Facility. (U904G).

I.19-06-016
(Filed June 27, 2019)

**COMBINED EXHIBIT LISTS OF SOUTHERN CALIFORNIA GAS
COMPANY (U 904 G), SAFETY AND ENFORCEMENT DIVISION, AND
THE PUBLIC ADVOCATES OFFICE
(UPDATED ON MAY 18, 2021)**

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May 18, 2021

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EXHIBIT INDEX

Exhibit Number	Date Served	Date Admitted	Description	Sponsor/Witness
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SoCalGas-2	3/12/2021		Prepared Opening Testimony of Rodger Schwecke (November 22, 2019)	Rodger Schwecke
SoCalGas-3	3/12/2021	3/26/2021	Prepared Opening Testimony of Amy Kitson (November 22, 2019)	Amy Kitson
SoCalGas-4	3/12/2021		Prepared Reply Testimony of Tim Hower and Charlie Stinson of MHA Petroleum Consultants (March 20, 2020)	Tim Hower Charlie Stinson
SoCalGas-4-R	4/28/2021	5/10/2021	Prepared Reply Testimony of Tim Hower and Charlie Stinson of MHA Petroleum Consultants (March 20, 2020) – Redline Version	Tim Hower Charlie Stinson
SoCalGas-4-2	4/28/2021	5/10/2021	Prepared Reply Testimony of Tim Hower and Charlie Stinson of MHA Petroleum Consultants (March 20, 2020) – Clean Version	Tim Hower Charlie Stinson
SoCalGas-5	3/12/2021	5/10/2021	Exhibits to Prepared Reply Testimony of Tim Hower and Charlie Stinson of MHA Petroleum Consultants (March 20, 2020)	Tim Hower Charlie Stinson
SoCalGas-6	3/12/2021		Prepared Reply Testimony of Robert A. Carnahan, P.E. (March 20, 2020)	Robert A. Carnahan, P.E.

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SoCalGas-7	3/12/2021		Exhibits to Prepared Reply Testimony of Robert A. Carnahan, P.E. (March 20, 2020)	Robert A. Carnahan, P.E.
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SoCalGas-9	3/12/2021	4/7/2021	Exhibits to Prepared Reply Testimony of L. William Abel (March 20, 2020) (March 20, 2020)	L. William Abel
SoCalGas-10	3/12/2021		Prepared Reply Testimony of Danny Walzel and Dr. Arash Haghshenas (March 20, 2020) – Final Version	D. Walzel A. Haghshenas
SoCalGas-11	3/12/2021		Exhibits to Prepared Reply Testimony of Danny Walzel and Dr. Arash Haghshenas (March 20, 2020)	D. Walzel A Haghshenas
SoCalGas-12	3/12/2021	4/6/2021	Prepared Reply Testimony of Travis Sera (March 20, 2020)	T. Sera
SoCalGas-13	3/12/2021	4/6/2021	Exhibits to Prepared Reply Testimony of Travis Sera (March 20, 2020)	T. Sera
SoCalGas-14	3/12/2021	3/26/2021	Prepared Reply Testimony of Amy Kitson (March 20, 2020)	A. Kitson
SoCalGas-15	3/12/2021	5/7/2021	Prepared Reply Testimony of Dan Neville (March 20, 2020)	D. Neville
SoCalGas-16	3/12/2021	5/7/2021	Exhibits to Prepared Reply Testimony of Dan Neville (March 20, 2020)	D. Neville
SoCalGas-17	3/12/2021		Prepared Reply Testimony of Darrell Johnson (March 20, 2020)	D. Johnson

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SoCalGas-18	3/12/2021		Exhibits to Prepared Reply Testimony of Darrell Johnson (March 20, 2020)	D. Johnson
SoCalGas-19	3/12/2021	4/6/2021	Prepared Reply Testimony of Gregory Healy (March 20, 2020)	G. Healy
SoCalGas-20	3/12/2021	4/6/2021	Exhibits to Prepared Reply Testimony of Gregory Healy (March 20, 2020)	G. Healy
SoCalGas-21	3/12/2021	5/7/2021	Prepared Sur-Reply Testimony of Dan Neville (June 30, 2020)	D. Neville
SoCalGas-22	3/12/2021	5/7/2021	Exhibits to Prepared Sur-Reply Testimony of Dan Neville (June 30, 2020)	D. Neville
SoCalGas-23	3/12/2021		Prepared Sur-Reply Testimony of Rodger Schwecke (June 30, 2020)	R. Schwecke
SoCalGas-24	3/12/2021		Exhibits to Prepared Sur-Reply Testimony of Rodger Schwecke (June 30, 2020)	R. Schwecke
SoCalGas-25	3/12/2021	3/26/2021	Prepared Sur-Reply Testimony of Amy Kitson (June 30, 2020)	A. Kitson
SoCalGas-26	3/12/2021	3/26/2021	Exhibits to Prepared Sur-Reply Testimony of Amy Kitson (June 30, 2020)	A. Kitson
SoCalGas-27	3/12/2021	5/10/2021	Prepared Sur-Reply Testimony of Tim Hower and Charlie Stinson of MHA Petroleum Consultants (June 30, 2020)	T. Hower C. Stinson
SoCalGas-28	3/12/2021	5/10/2021	Exhibits to Prepared Sur-Reply Testimony of Tim Hower and Charlie Stinson of MHA	T. Hower C. Stinson

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			Petroleum Consultants (June 30, 2020)	
SoCalGas-29	3/12/2021	4/7/2021	Prepared Sur-Reply Testimony of L. William Abel (June 30, 2020)	L. W. Abel
SoCalGas-30	3/12/2021	Withdrawn	Prepared Supplemental Rebuttal Testimony of Glenn La Fevers (October 26, 2020)	G. La Fevers
SoCalGas-30-R	3/31/2021	4/1/2021	Prepared Supplemental Rebuttal Testimony of Glenn La Fevers (October 26, 2020)- Redline Version	G. La Fevers
SoCalGas-30-2	3/31/2021	4/1/2021	Prepared Supplemental Rebuttal Testimony of Glenn La Fevers (October 26, 2020)- Clean Version	G. La Fevers
SoCalGas-31	3/12/2021	4/1/2021	Exhibits to Prepared Supplemental Rebuttal Testimony of Glenn La Fevers (October 26, 2020)	G. La Fevers
SoCalGas-32	3/12/2021	4/7/2021	Prepared Supplemental Rebuttal Testimony of L. William Abel (October 26, 2020)	L. W. Abel
SoCalGas-33	3/12/2021		Prepared Reply Testimony of Danny Walzel and Dr. Arash Haghshenas (March 20, 2020)- Redlined Version	D. Walzel A. Haghshenas
SoCalGas-34	3/12/2021		Prepared Reply Testimony of Tim Hower and Charlie Stinson of MHA Petroleum Consultants (March 20, 2020) – Redlined Version	T. Hower C. Stinson

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SoCalGas-35	3/15/2021	3/19/2021	Deposition Transcript of Margaret C. Felts (Feb. 5, 2020)	M. Felts
SoCalGas-36	3/15/2021	3/19/2021	Margaret C. Felts' CV	M. Felts
SoCalGas-37	3/15/2021	3/19/2021	Email From Darryl Gruen to Jack Stoddard and Nicholas Sher (Feb. 25, 2020), forwarding Margaret Felts' CV.	M. Felts
SoCalGas-38	3/15/2021		Margaret C. Felts' Corrected CV	
SoCalGas-39	3/15/2021		Margaret C. Felts' Expert Litigation Consultant Webpage.	
SoCalGas-40	3/15/2021	3/19/2021	Standard Contracting Agreement between Margaret C. Felts and the California Public Utilities Commission (Nov. 5, 2019).	M. Felts
SoCalGas-41	3/15/2021		SoCalGas' Fifth Set of Data Requests to SED	
SoCalGas-42	3/15/2021		SED Data Response to SoCalGas Data Request 5.	
SoCalGas-43	3/15/2021	3/19/2021	Email from Darryl Gruen to Margaret Felts and Karen M. Shea (Nov. 8, 2019), forwarding EUO Transcripts.	M. Felts
SoCalGas-44	3/15/2021	3/19/2021	Email from Darryl Gruen to Margaret Felts (Nov. 19, 2019), forwarding draft of Aliso Canyon testimony.	M. Felts
SoCalGas-45	3/15/2021		SED's Opening Testimony (Nov. 22, 2019)	

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SoCalGas-46	3/15/2021	3/19/2021	SED's Draft Opening Testimony (Nov. 14, 2019)	M. Felts
SoCalGas-47	3/15/2021	3/19/2021	SED's Redlined Opening Testimony (Nov. 22, 2019)	M. Felts
SoCalGas-48	3/15/2021		Email from Darryl Gruen to Margaret Felts (Nov. 20, 2019), forwarding draft of Aliso Canyon testimony.	
SoCalGas-49	3/15/2021	3/19/2021	SED's Reply Testimony (March 20, 2020)	M. Felts
SoCalGas-50	3/15/2021		SED's Opening Testimony (Nov. 14, 2019).	
SoCalGas-51	3/15/2021	3/19/2021	Chapters One Through Nine Prepared Sur-Reply Testimony Of Margaret Felts (June 30, 2020).	M. Felts
SoCalGas-52	3/15/2021	3/19/2021	Email from Margaret Felts to Darryl Gruen (Nov. 20, 2019), re: Edits to Testimony.	M. Felts
SoCalGas-53	3/15/2021		Chapter Three Prepared Sur-Reply Testimony Of Margaret Felts In Response To Reply Testimony Of L. William Abel (June 30, 2020).	
SoCalGas-54	3/15/2021	3/19/2021	Deposition Transcript of Margaret C. Felts (Feb. 24-25, 2021).	M. Felts
SoCalGas-55	3/15/2021	3/19/2021	Email Chain between Margaret Felts and Darryl Gruen (March 27, 2020), re: Sera (chapt V) on leaks, MAOP, etc	M. Felts

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SoCalGas-56	3/15/2021		SoCalGas' Third Set of Data Requests to SED	
SoCalGas-57	3/15/2021		SED's Supplemental Response to Data Request 3 (July 10, 2020).	
SoCalGas-58	3/15/2021	3/19/2021	SoCalGas' Fifteenth Set of Data Requests to SED	M. Felts
SoCalGas-59	3/15/2021	3/19/2021	SED's Response to Data Request 15	M. Felts
SoCalGas-60	3/15/2021	3/19/2021	SED's Supplemental Response to Data Request 15 (Questions 1a, 1e-f, 2, 3, 4a, 5a-b, 11a-b, 12a-c)	M. Felts
SoCalGas-61	3/15/2021	3/19/2021	Letter from Timothy Sullivan to Rodger Schwecke (March 16, 2017), re: Aliso Canyon Natural Gas Storage Facility	M. Felts
SoCalGas-62	3/15/2021		MCR dated November 13, 2015.	
SoCalGas-63	3/15/2021		SoCalGas' Twenty-Third Set of Data Requests to SED.	
SoCalGas-64	3/15/2021		SED's Response to Data Request No. 23 (Jan. 5, 2021).	
SoCalGas-65	3/15/2021		Chapter I: Prepared Supplemental Rebuttal Testimony Of Glenn La Fevers On Behalf Of Southern California Gas Company (U 904 G) (Oct. 26, 2020).	
SoCalGas-66	3/15/2021		SED Data Request Related to SoCalGas' Aliso Canyon Facility, No. 123 (Nov. 17, 2020).	

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SoCalGas-67	3/15/2021		SoCalGas Response to SED Data Request 123 (Nov. 20, 2020).	
SoCalGas-68	3/15/2021		Excerpts of Deposition Transcript of Kristopher R. Gustafson (Jan. 28, 2020).	
SoCalGas-69	3/15/2021	3/19/2021	Sur-Reply Testimony of Ms. Margaret Felts Related to Violation 331 (Nov. 24, 2020).	M. Felts
SoCalGas-70	3/15/2021	3/19/2021	Blade Energy Partners' Response to SED Data Request-58.	M. Felts
SoCalGas-71	3/15/2021		SoCalGas' Twenty-Second Set of Data Requests to SED.	
SoCalGas-72	3/15/2021		SED's Response to SoCalGas' Data Request No. 22 (Dec. 29, 2020).	
SoCalGas-73	3/15/2021	3/19/2021	Letter from Elizaveta Malashenko to Alan Mayberry (Jan. 5, 2016), re: CPUC response to natural gas leak at Aliso Canyon storage facility.	M. Felts
SoCalGas-74	3/15/2021		DOGGR & CPUC, Key State Investigations into Southern California Gas Company Natural Gas leak at Aliso Canyon (Dec. 15, 2015).	
SoCalGas-75	3/15/2021	3/19/2021	Excerpt of Blade Energy Partners' Root Cause Analysis of Uncontrolled Hydrocarbon Release from Alison Canyon SS-25.	M. Felts
SoCalGas-76	3/15/2021		News Release: State Inspections Confirm Safety of Aliso Canyon	

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			Gas Storage Facility (July 19, 2017).	
SoCalGas-77	3/15/2021		Examination Under Oath of Bret Lane (Dec. 10, 2018).	
SoCalGas-78	3/15/2021		Examination Under Oath of Bret Lane- Vol. 1 (Jan. 24, 2018).	
SoCalGas-79	3/15/2021		Examination Under Oath of Bret Lane- Vol. 2 (Jan. 25, 2018).	
SoCalGas-80	3/15/2021		Examination Under Oath of Danny Walzel and James Kopecky (Aug. 8, 2018).	
SoCalGas-81	3/15/2021		SoCalGas' Notice of Deposition of Margaret C. Felts (Jan. 13, 2020).	
SoCalGas-82	3/15/2021	3/19/2021	Email from Daryl Gruen to Margaret Felts (Nov. 8, 2019), re: Scoping Memo Recordkeeping Language.	M. Felts
SoCalGas-83	3/15/2021		Email from Bob Pilko to Randy Holter, Bill Whitney (Jan. 28, 2016), re: SS25.COM. Aliso Canyon Well Leak.	
SoCalGas-84	3/15/2021		SED's Opening Testimony-Confidential (Nov. 22, 2019).	
SoCalGas-85	3/15/2021		SoCalGas' Second Set of Data Requests to SED.	
SoCalGas-86	3/15/2021		SED's Data Response to SoCalGas Data Request No. 2.	
SoCalGas-87	3/15/2021		SoCalGas' Fourth Set of Data Requests to SED.	

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SoCalGas-88	3/15/2021		SED's Data Response to SoCalGas Data Request No. 4.	
SoCalGas-89	3/15/2021		Report and Testimony of Margaret Felts, I.11-02-016 (Mar. 12, 2012).	
SoCalGas-90	3/15/2021		Prepared Testimony of Margaret Felts: Analysis of SDG&E Proposal to De-Rate Line 1600 and Construct Line 3602, A.15-09-013 (Apr. 17, 2017).	
SoCalGas-91	3/15/2021		Email Chain between Darryl Gruen and Margaret Felts (Nov. 17, 2019), re: STATUS of Testimony.	
SoCalGas-92	3/15/2021		Email from Margaret Felts to Darryl Gruen (Nov. 18, 2019), re: 2019 Draft Testimony.	
SoCalGas-93	3/15/2021		Excerpt of SED's Draft Opening Testimony, entitled "Aliso Canyon Records"	
SoCalGas-94	3/15/2021		Email from Margaret Felts to Darryl Gruen (Nov. 20, 2019), re: SED Testimony Clean and marked up versions.	
SoCalGas-95	3/15/2021		SED's Draft Opening Testimony (Nov. 14, 2019).	
SoCalGas-96	3/15/2021		SED's Draft Opening Testimony (Nov. 14, 2019).	
SoCalGas-97	3/15/2021		Email from Darryl Gruen to Margaret Felts (Nov. 21, 2019), re: Recommended Fixes	

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SoCalGas-98	3/15/2021		Excerpt of SED's Draft Opening Testimony, entitled "Recommended Fixes"	
SoCalGas-99	3/15/2021		Email from Darryl Gruen to Margaret Felts (Nov. 21, 2019), re: 2019 Draft Testimony.	
SoCalGas-100	3/15/2021		SCG's Aliso Canyon Underground Storage Unit Record Keeping- Draft	
SoCalGas-101	3/15/2021		Cal. Pub. Res. Code §§ 3008, 3106, 3180, 3181, 3315, 3320, 3316.2, 3403.5	
SoCalGas-102	3/15/2021		SoCalGas Response (Dec. 21, 2018) to SED's Data Request (Nov. 30, 2018).	
SoCalGas-103	3/15/2021		Letter from Jimmie Cho to Angelo J. Bellomo (Mar. 21, 2019), re: County of Los Angeles Dept. of Public Health Letter Regarding Crude Oil.	
SoCalGas-104	3/15/2021		Email from Margaret Felts to Karen Shea and Darryl Gruen (Nov. 8, 2019), re: Draft Data Request.	
SoCalGas-105	3/15/2021		Metadata to SED's Draft Opening Testimony (Author: Randy Holter, Created: Nov. 19, 2019).	
SoCalGas-106	3/15/2021		SED Draft Supplemental Data Response to SoCalGas Data Request 1 (Apr. 3, 2020).	

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SoCalGas-107	3/15/2021		SED Response to SoCalGas Data Request 7.	
SoCalGas-108	3/15/2021		SED Response to SoCalGas Data Request 17 (Nov. 6, 2020).	
SoCalGas-109	3/15/2021		SED Response to SoCalGas Data Request No. 19 (Dec. 23, 2020).	
SoCalGas-110	3/15/2021		SED Response to SoCalGas Data Request No. 22 (Dec. 29, 2020).	
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SoCalGas-113	3/15/2021		SED's Response to SoCalGas' Data Request No. 21 (Dec. 29, 2020).	
SoCalGas-114	3/15/2021		SED's Response to SoCalGas' Data Request No. 21 (Dec. 29, 2020).	
SoCalGas-115	3/15/2021		SED's Response to SoCalGas' Data Request No. 21 (Dec. 29, 2020).	
SoCalGas-116	3/15/2021		SoCalGas' Sixteenth Set of Data Requests to SED.	
SoCalGas-117	3/15/2021		SED Response to SoCalGas Data Request 16 (Oct. 28, 2020).	
SoCalGas-118	3/15/2021		SED Supplemental Response to SoCalGas Data Request 16, Questions 1b-c, 2a-b, 4c, 11a-b, and 15a-e.	

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SoCalGas-119	3/15/2021		SED's Response to SoCalGas' Motion to Compel Discovery (Feb. 4, 2021).	
SoCalGas-120	3/15/2021		SoCalGas' Twenty-Fourth Set of Data Requests to SED.	
SoCalGas-121	3/15/2021		SED's Response to SoCalGas' Data Request No. 24.	
SoCalGas-122	3/15/2021		Deposition Transcript of Kenneth Bruno (Jan. 29, 2021).	
SoCalGas-123	3/15/2021		SED's Supplemental Response to SoCalGas' Data Request No. 24 (Feb. 19, 2021).	
SoCalGas-124	3/15/2021	3/19/2021	Email from Darryl Gruen to Margaret Felts (Apr. 24, 2020), re: Gas Safety Plans.	M. Felts
SoCalGas-125	3/15/2021	3/19/2021	CPUC Gas Safety Plan.	M. Felts
SoCalGas-126	3/15/2021	3/19/2021	SoCalGas' Ninth Set of Data Request to SED.	M. Felts
SoCalGas-127	3/15/2021	3/19/2021	SED's Response to SoCalGas' Data Request 9.	M. Felts
SoCalGas-128	3/15/2021	3/19/2021	SED's Response to SoCalGas' Data Request 9, Question 10 through 12 (May 15, 2020).	M. Felts
SoCalGas-129	3/15/2021		SoCalGas' First Set of Data Requests to SED.	
SoCalGas-130	3/15/2021		SED Data Response to SoCalGas Data Request 1.	
SoCalGas-131	3/15/2021		SoCalGas' Seventeenth Set of Data Requests to SED.	

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SoCalGas-132	3/15/2021		SoCalGas' Nineteenth Set of Data Requests to SED.	
SoCalGas-133	3/15/2021		SoCalGas' Seventh Set of Data Requests to SED.	
SoCalGas-134	3/15/2021		Email from Darryl Gruen to Margaret Felts (Nov. 20, 2019), re: SED Aliso Testimony.	
SoCalGas-135	3/16/2021	3/19/2021	American Petroleum Institute Recommended Practice 585 (April 2014).	M. Felts
SoCalGas-136	3/16/2021	3/19/2021	Pacific Gas and Electric Co. 2021 Gas Safety Plan (Mar. 15, 2021)	M. Felts
SoCalGas-137	3/16/2021		SoCalGas' Tenth Set of Data Requests to SED	
SoCalGas-138	3/16/2021		SED Response to SoCalGas Data Request Set 10	
SoCalGas-139	3/16/2021		SED Response to SoCalGas Data Request Set 10 (June 15, 2020)	
SoCalGas-140	3/16/2021		SoCalGas' Fourteenth Set of Data Requests to SED	
SoCalGas-141	3/16/2021		SED Response to SoCalGas Data Request 14 (Oct. 27, 2020).	
SoCalGas-142	3/16/2021		SED Response to SoCalGas Data Request 17.	
SoCalGas-143	3/16/2021	3/19/2021	Letter to Timothy Sullivan from Rodger Schwecke (Mar. 30, 2017), re: Storage and Enhancement Plan	M. Felts

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SoCalGas-144	3/16/2021	3/19/2021	SoCalGas' Natural Gas Operator Safety Plan (2012).	M. Felts
SoCalGas-145	3/17/2021	3/19/2021	Agenda for D.O.G. Annual Review Meeting for Aliso Canyon (May 26, 1988)	M. Felts
SoCalGas-146	3/17/2021	3/19/2021	SoCalGas Annual Review Meeting with the Division of Oil and Gas (1990).	M. Felts
SoCalGas-147	3/17/2021	3/19/2021	Agenda for D.O.G Annual Review Meeting for Aliso Canyon (June 13, 1989).	M. Felts
SoCalGas-148	3/17/2021	3/26/2021	Interoffice Correspondence between R. W. Weibel, R. M. Hijazi, D. R. Horstman, and M.E. Melton (Sept. 28, 1988), re: Workover Recommendation for Standard Sesnon 9, Aliso Canyon	A. Bach
SoCalGas-149	3/17/2021	3/26/2021	Interoffice Correspondence between R. W. Weibel, R. M. Hijazi, D. R. Horstman, and M.E. Melton (Sept. 28, 1988), re: Workover Recommendation for Standard Sesnon 8, Aliso Canyon	A. Bach
SoCalGas-150	3/17/2021	3/26/2021	Interoffice Correspondence between R. W. Weibel, R. M. Hijazi, D. R. Horstman, and M.E. Melton (Sept. 22, 1988), re: Workover Recommendation for Porter 37, Aliso Canyon	A. Bach
SoCalGas-151	3/17/2021	3/26/2021	Interoffice Correspondence between R. W. Weibel, R. M. Hijazi, D. R. Horstman, and	A. Bach

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			M.E. Melton (Sept. 22-23, 1988), re: Workover Recommendation for Porter 46, Aliso Canyon	
SoCalGas-152	3/17/2021		Letter to Marilu Habel from N. W. Buss (Aug. 22, 1994), re: Proposed Amendments to Section 1724.10(j) & (j)(1).	
SoCalGas-153	3/17/2021	3/26/2021	Interoffice Correspondence from D. G. Neville to R. A. Skultety (Nov. 15, 1991), re: Review of Corrosion Evaluation Log from Montebello MGS 20-13	A. Bach
SoCalGas-154	3/17/2021		Excerpts from Blade Report (May 16, 2019), pages 231 through 233.	
SoCalGas-155	3/17/2021		Email from Randy Morrow to Phil Baker (December 4, 2013), re: SIMP.	
SoCalGas-156	3/17/2021		Email Chain (May 3-4, 2011), re: CP for Well Casings	
SoCalGas-157	3/18/2021		DOGGR 15-Day Public Re-Notice of Proposed Rulemaking (May 24, 1995).	
SoCalGas-158	3/19/2021		Deposition Transcript of Ravi M. Krishnamurthy, Ph.D. (Volume 1) (Nov. 20, 2019).	
SoCalGas-159	3/19/2021		Deposition Transcript of Ravi M. Krishnamurthy, Ph.D. (Volume 2) (Nov. 21, 2019).	
SoCalGas-160	3/19/2021		Deposition Transcript of Ravi M. Krishnamurthy, Ph.D. (Volume 3) (Nov. 22, 2019).	

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SoCalGas-161	3/19/2021		Blade Response to CPUC Data Request SED 78 (Jun. 22, 2020).	
SoCalGas-162	3/19/2021		SoCalGas Standard Services Agreement with Blade Energy Partners, Ltd.	
SoCalGas-163	3/22/2021		SoCalGas Annual Review Meeting with DOGGR (June 12, 1991).	
SoCalGas-164	3/22/2021		Agenda for Annual Review Meeting with DOGGR for Aliso Canyon (July 1, 1992).	
SoCalGas-165	3/22/2021		Agenda for Annual Review Meeting with DOGGR for Aliso Canyon (Aug. 13, 1993).	
SoCalGas-166	3/23/2021		Baker Hughes PowerPoint: PHMSA – Casing and Cement Integrity (Nov. 16-17, 2016)	
SoCalGas-167	5/6/2021	5/7/2021	Email From Todd Van de Putte to Bret Lane RE: DOGGR Update – Prelim Draft	D. Neville
SED-200	3/12/2021	3/19/2021	Safety and Enforcement Division Opening Testimony of Margaret Felts	M. Felts
SED-201	3/12/2021	3/19/2021	Safety and Enforcement Division Opening Testimony of Margaret Felts -Supporting Attachments	M. Felts
SED-202	3/12/2021	3/19/2021	Safety and Enforcement Division Opening Testimony of Margaret Felts– Attachment Index	M. Felts
SED-203	3/12/2021	3/19/2021	Safety and Enforcement Division Reply Testimony of Margaret Felts	M. Felts

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SED-204	3/12/2021 (corrected 3/19/2021)	3/22/2021	Safety and Enforcement Division Reply Testimony of Margaret Felts Supporting Attachments	M. Felts
SED-C-204	3/12/2021	3/22/2021	Safety and Enforcement Division Reply Testimony of Margaret Felts – Supporting Attachments (Confidential Version)	M. Felts
SED-205	3/12/2021	3/19/2021	Safety and Enforcement Division Chapter 1 Prepared Sur-Reply Testimony of Margaret Felts in Response to Reply Testimony of Tim Hower and Charlie Stinson	M. Felts
SED-R-205	3/18/2021	3/19/2021	Safety and Enforcement Division Chapter 1 Prepared Sur-Reply Testimony of Margaret Felts in Response to Reply Testimony of Tim Hower and Charlie Stinson	M. Felts
SED-206	3/12/2021	3/19/2021	Safety and Enforcement Division Chapter 2 Prepared Sur-Reply Testimony of Margaret Felts in Response to Reply Testimony of Robert A. Carnahan	M. Felts
SED-207	3/12/2021	3/19/2021	Safety and Enforcement Division Chapter 3 Prepared Sur-Reply Testimony of Margaret Felts in Response to Reply Testimony of L. William Abel	M. Felts
SED-208	3/12/2021	3/19/2021	Safety and Enforcement Division Chapter 4 Prepared Sur-Reply Testimony of Margaret Felts in Response to Reply Testimony of Danny Walzel and Arash Haghshenas	M. Felts

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Exhibit Number	Date Served	Date Admitted	Description	Sponsor/Witness
SED-209	3/12/2021	3/19/2021	Safety and Enforcement Division Chapter 5 Prepared Sur-Reply Testimony of Margaret Felts in Response to Reply Testimony of Travis Sera	M. Felts
SED-210	3/12/2021	3/19/2021	Safety and Enforcement Division Chapter 6 Prepared Sur-Reply Testimony of Margaret Felts in Response to Reply Testimony of Amy Kitson	M. Felts
SED-211	3/12/2021	3/19/2021	Safety and Enforcement Division Chapter 7 Prepared Sur-Reply Testimony of Margaret Felts in Response to Reply Testimony of Dan Neville	M. Felts
SED-212	3/12/2021	3/19/2021	Safety and Enforcement Division Chapter 8 Prepared Sur-Reply Testimony of Margaret Felts in Response to Reply Testimony of Darrel Johnson	M. Felts
SED-213	3/12/2021	3/19/2021	Safety and Enforcement Division Chapter 9 Prepared Sur-Reply Testimony of Margaret Felts in Response to Reply Testimony of Greg Healy	M. Felts
SED-214	3/12/2021	3/19/2021	Safety and Enforcement Division Sur-Reply Testimony Reading Guide and Index	M. Felts
SED-215	3/12/2021	3/19/2021	Safety and Enforcement Division Sur-Reply Testimony – Supporting Attachments	M. Felts

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SED-216	3/12/2021 (Corrected 3/19/2021)	3/22/2021	Safety and Enforcement Division Sur-Reply Testimony of Margaret Felts Related to Violation 331	M. Felts
SED-217	3/15/2021	Denied	Updated M. Fest Resume.	M. Felts
SED-218	3/18/2021	Denied	Email From Jim La Grone to Hilary Petrizzo (Dec. 27, 2015), re: Log Correlation & Geology Lesson	M. Felts
SED-219	3/18/2021	Denied	Email from Bret Lane to John Wright (Jan. 18, 2016), re: S25 Illustration with Sands	M. Felts
SED-220	3/24/2021	3/26/2021	Email from Avideh Razavi to Todd Van De Putt, Steve Cardiff re SS25 Data in WellView	A. Kitson
SED-221	3/24/2021	3/26/2021	Standard Sesnon 25 Gas Company Wireline Schematic	A. Kitson
SED-222	3/24/2021		49 Code of Fed. Regs. 192.3	
SED-223	3/24/2021		49 Code of Fed. Regs. 192.14	
SED-224	3/24/2021	4/6/2021	49 Code of Fed. Regs. 192.105, 192.107, 192.109, 192.619	T. Sera
SED-225	3/24/2021	4/1/2021	SoCalGas Response to SED Data Request 124	G. La Fevers
SED-226	3/24/2021	4/1/2021	SoCalGas Response to SED Data Request 119	G. La Fevers, W. Abel
SED-227	3/24/2021	4/1/2021	Boots and Coots Daily Reports	G. La Fevers, W. Abel
SED-228	3/24/2021	4/1/2021	SoCalGas Response to SED Data Request 153	G. La Fevers
SED-229	3/24/2021		ISO Standard on Record Keeping	

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Exhibit Number	Date Served	Date Admitted	Description	Sponsor/Witness
SED-230	3/24/2021		Letter to Angelo Bellomo to Jimmie Cho re County of Los Angeles Department of Public Health Letter Regarding Crude Oil	
SED-231	3/24/2021	5/7/2021	Federal Registrar Notice Issuance of Advisory Bulletin	D. Neville
SED-232	3/24/2021	4/6/2021	A.15-09-013 Supplemental Testimony of SDG&E and SoCalGas	T. Sera
SED-233	3/25/2021		Annual Report SoCalGas Response to SED Data Request 17 (1)	
SED-234	3/25/2021		Annual Report SoCalGas Response to SED Data Request 17 (2)	
SED-235	3/25/2021		Annual Report SoCalGas Response to SED Data Request 88	
SED-236	3/25/2021		Annual Report SoCalGas Response to SED Data Request 17 (3)	
SED-237	3/25/2021		Annual Report SoCalGas Response to SED Data Request 17 (4)	
SED-238	3/25/2021	5/7/2021	Annual Report SoCalGas Response to SED Data Request 17 (5)	D. Neville
SED-239	3/25/2021		Annual Report SoCalGas Response to SED Data Request 17 (6)	

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Exhibit Number	Date Served	Date Admitted	Description	Sponsor/Witness
SED-240	3/25/2021		Annual Report SoCalGas Response to SED Data Request 17 (7)	
SED-241	3/25/2021	5/7/2021	Annual Report SoCalGas Response to SED Data Request 17 (8)	D. Neville
SED-242	3/25/2021		Annual Report SoCalGas Response to SED Data Request 17 (9)	
SED-243	3/25/2021		SoCalGas Response to SED Data Request 66	
SED-244	3/25/2021		SoCalGas Response to SED Data Request 66- Documents	
SED-245	3/25/2021		SoCalGas Response to SED Data Request 84	
SED-246	4/5/2021		Response of SoCalGas to SED's Motion to Compel Appearance and Request for Subpoena	
SED-247	4/5/2021	4/6/2021	SED and DOGGR January 26, 2016 Data Request	G. Healy
SED-248	4/5/2021	4/6/2021	SoCalGas Response to SED and DOGGR January 26, 2016 Data Request	G. Healy
SED-249	4/5/2021	4/6/2021	Email from Gregory Healy to Kenneth Bruno et al re Aliso Canyon Data Request Master Document Index (6.3.19)	G. Healy
SED-250	4/5/2021	4/6/2021	Master Document Index (6.3.19) Entry for 2016.0126.DR01	G. Healy
SED-251	4/5/2021		Master Document Index (6.3.19) Screen Shot	

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Exhibit Number	Date Served	Date Admitted	Description	Sponsor/Witness
SED-252	4/5/2021		Email from Gregory Healy to Randy Holter re SoCalGas Supplemental Response to Information Request Dated January 26, 2016 (2.16.16)	
SED-253	4/5/2021		SoCalGas Response to SED and DOGGR January 26, 2016 Data Request March Supplement	
SED-254	4/5/2021		Email from Gregory Healy to Randy Holter re SoCalGas Supplemental Response to Information Request Dated January 26, 2016 (6.3.16)	
SED-255	4/5/2021		Email from Gregory Healy to Randy Holter et al re SoCalGas Updated Response to Information Request Dated January 26, 2016 (10.27.17)	
SED-256	4/5/2021		Email from Gregory Healy to Randy Holter et al re SoCalGas Updated Response to Information Request Dated January 26, 2016 (3.11.19)	
SED-257	4/5/2021	5/7/2021	SoCalGas Response to SED Data Request 129	D. Neville
SED-258	4/5/2021		SoCalGas Response to SED Data Request 143	
SED-259	4/5/2021		SoCalGas Response to SED Data Request 32 (Public)	
SED-260	4/5/2021	4/6/2021	Title 49 Code of Federal Regulations Section 192.712	T. Sera

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Exhibit Number	Date Served	Date Admitted	Description	Sponsor/Witness
SED-261	4/30/2021		Neville and Egbert Examination Under Oath, Nov. 9, 2018	
SED-262	5/3/2021	5/7/2021	July 1984 Noise Log for SS-25	D. Neville
SED-263	5/3/2021	5/7/2021	April 1984 Noise Log for SS-25	D. Neville
SED-264	5/3/2021	5/7/2021	July 1984 R/A Tracer Survey	D. Neville
SED-265	5/3/2021	5/7/2021	SS-25 Well Sketch	D. Neville
SED-266	5/3/2021	5/7/2021	Service Order and Delivery Receipt for a Noise Log on Well SS-25 (Feb. 1983)	D. Neville
SED-267	5/3/2021	5/7/2021	SoCalGas Response to SED Data Request 88 - Daily Well Activities	D. Neville
SED-268	5/3/2021	5/7/2021	November 1991 Noise and Temperature Survey	D. Neville
SED-269	5/3/2021	5/7/2021	June 2012 Audio Detection Survey	D. Neville
SED-270	5/3/2021		August 1997 Daily Well Activities SS-25	
SED-271	5/3/2021		SoCalGas Response to SED Data Request 154	
SED-272	5/3/2021		SoCalGas Response to SED Data Request 154 - Documents	
SED-273	5/3/2021		Blade Energy Partners' Response to SED Data Request 157	
SED-274	5/3/2021	5/7/2021	Estimated Well Conditions (as of 11-10-15)	D. Neville
SED-275	5/3/2021	5/7/2021	History of Oil or Gas Well SS-25 (2-26-2016)	D. Neville

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Exhibit Number	Date Served	Date Admitted	Description	Sponsor/Witness
SED-276	5/3/2021		CoreLab Report November 12, 2015	
SED-277	5/3/2021	5/7/2021	SoCalGas Response to SED Data Request 81	D. Neville
SED-278	5/3/2021		SoCalGas Response to SED Data Request 89	
SED-279	5/3/2021	5/7/2021	SoCalGas Response to SED Data Request 89 Well-25 Schematic	D. Neville
SED-280	5/3/2021	5/7/2021	Camco Service & Sales Agreement for Well SS-25 (1-23-80)	D. Neville
SED-281	5/3/2021		Dynamic Solutions Report, Aliso Canyon, SS25 (2-16-16)	
SED-282	5/3/2021		Email from Todd Van de Putte to Morten Haug Emilsen re Aliso Canyon - Standard Sesnon 25 - Wellhead Leak – Brief Summary (1-27-16) (PUBLIC)	
SED-283	5/3/2021	5/7/2021	SS-25 Wellhead Pressures	D. Neville
SED-284	5/3/2021	5/7/2021	Email from Todd Van de Putte to Phil E. Baker et al RE: SS-25 Updates (10-24-15)	D. Neville
SED-285	5/3/2021	5/7/2021	SoCalGas Response to SED Data Request 11	D. Neville
SED-286	5/3/2021	5/7/2021	SoCalGas Response to SED Data Request 11 - Documents	D. Neville
SED-287	5/3/2021	5/7/2021	SoCalGas Interoffice Memo re Forms Used at Aliso (9-4-1981)	D. Neville
SED-288	5/3/2021		Email from Todd Van de Putte to Alan Walker et al re SoCalGas - Aliso Canyon - Standard Sesnon	

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Exhibit Number	Date Served	Date Admitted	Description	Sponsor/Witness
			25 - Daily Summary - 12-7-15/Estimated Work Plan 12-8-15	
SED-289	5/3/2021		Email from Todd Van de Putte to Alan Walker et al re SoCalGas - Aliso Canyon - Standard Sesnon 25 - Daily Summary - 12-8-15/Estimated Work Plan 12-9-15	
SED-290	5/3/2021		Email from Todd Van de Putte to Alan Walker et al re SoCalGas - Aliso Canyon - Standard Sesnon 25 - Daily Summary - 12-9-15/Estimated Work Plan 12-10-15	
SED-291	5/3/2021		Email from Todd Van de Putte to Alan Walker et al re SoCalGas - Aliso Canyon - Standard Sesnon 25 - Daily Summary - 12-10-15/Estimated Work Plan 12-11-15	
SED-292	5/3/2021		Email from Todd Van de Putte to Alan Walker et al re SoCalGas - Aliso Canyon - Standard Sesnon 25 - Daily Summary - 12-11-15/Estimated Work Plan 12-12-15	
SED-293	5/3/2021		Email from Todd Van de Putte to Alan Walker et al re SoCalGas - Aliso Canyon - Standard Sesnon 25 - Daily Summary - 12-18-15/Estimated Work Plan 12-19-15	
SED-294	5/3/2021	5/7/2021	SoCalGas Response to SED Data Request 137	D. Neville

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Exhibit Number	Date Served	Date Admitted	Description	Sponsor/Witness
SED-295	5/3/2021		SS-25 Well File	
SED-295-R	5/7/2021	5/7/2021	Portions of the SS-25 Well File	D. Neville
SED-296	5/3/2021		SS-29 Well File	
SED-296-R	5/7/2021	5/7/2021	Excerpted Portions of SS-29 Well File	D. Neville
SED-297	5/3/2021		SS-25 Tubing Invoices	
SED-297-R	5/7/2021	5/7/2021	Excerpted SS-25 Tubing Invoices	D. Neville
SED-298	5/4/2021	5/7/2021	1979 SS-25 Well Sketch	D. Neville
SED-299	5/4/2021	5/7/2021	1976 Tubing Detail	D. Neville
SED-300	5/6/2021		Camco SSSV Patent 1973	
SED-301	5/6/2021		Camco SSSV Patent 1979	
SED-302	5/6/2021	5/10/2021	WRDP-2 Series Safety Valves	Tim Hower Charlie Stinson
SED-303	5/6/2021	5/10/2021	Nace Standard Practice-Application of Cathodic Protection for External Surfaces of Steel Well Casings	Tim Hower Charlie Stinson
SED-304	5/6/2021	5/10/2021	Interoffice Correspondence: FF-34A Casing Corrosion, Aliso Canyon	Tim Hower Charlie Stinson
SED-305	5/6/2021		Jan. 21, 2016 Multi-finger Imaging Caliper Log	
SED-306	5/6/2021	5/10/2021	SoCalGas Response to SED Data Request 65, Question 1	Tim Hower Charlie Stinson
SED-307	5/6/2021		Frew 3 Well Sketch	
SED-308	5/6/2021		SoCalGas Response to SED Data Request 85	

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SED-309	5/6/2021		SoCalGas Response to SED Data Request 86	
SED-310	5/17/2021		SoCalGas Response to SED Data Request 120	
SED-311	5/17/2021		SS-25 Incident Command Structure	
SED-312	5/17/2021		SoCalGas Response to SED Data Request 16	
SED-313	5/17/2021		Email from Bret Lane to Jim LaGrone et al re FW: Potential communication between P39A and SS25 through WSO (Feb. 6, 2016)	
SED-314	5/17/2021		Email from Jim Mansdorfer to Bret Lane et al re Aliso Well Mansdorfer Thoughts (Nov. 20, 2015)	
SED-315	5/17/2021		Email from Jim Mansdorfer to Rodger Schwecke et al RE: Well Integrity Work (Jan. 23, 2013)	
SED-316	5/17/2021		SoCalGas Response to SED Data Request 27	
SED-317	5/17/2021		Email from Jim Mansdorfer to Rudy Weibel RE: Please review 'Generic Topic Areas for Interviews'	
SED-318	5/17/2021		Email from Todd Van de Putte to Glen La Fevers RE: Aliso SS-25 (Oct. 23, 2015)	
SED-319	5/17/2021		Email from Todd Van de Putte to Phil E. Baker re Aliso Canyon - Standard Sesnon 25 - Wellhead	

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			Leak - Brief Summary (Oct. 24, 2015)	
SED-320	5/17/2021		Email from Todd Van de Putte to Phil E. Baker (Oct. 24, 2015) - Attachment: Well Schematic	
SED-321	5/17/2021		Email from Todd Van de Putte to Morten Haug Emilsen RE: Aliso Canyon - Standard Sesnon 25 - Wellhead Leak - Brief Summary (Jan. 27, 2016)	
SED-322	5/17/2021		SoCalGas Response to SED Data Request 131	
CalPA-400	3/11/2021	Withdrawn	Opening Testimony – final	M. Botros A. Bach M. Taul P. Li T. Holzschuh
CalPA-400-2	3/24/2021	3/26/2021	Opening Testimony – final	M. Botros A. Bach M. Taul P. Li T. Holzschuh
CalPA R-400	3/11/2021	Withdrawn	Opening Testimony - redlined	M. Botros A. Bach M. Taul P. Li T. Holzschuh
CalPA-400-R2	3/24/2021	3/26/2021	Opening Testimony - redlined	M. Botros A. Bach M. Taul P. Li T. Holzschuh

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CalPA-401	3/11/2021	3/26/2021	Supporting Attachments to Opening Testimony	M. Botros A. Bach M. Taul P. Li T. Holzschuh
CalPA-402	3/11/2021	3/26/2021	Sur-Reply Testimony	M. Botros A. Bach M. Taul T. Holzschuh
CalPA-403	3/11/2021	3/26/2021	Supporting Attachments to Reply Testimony	M. Botros A. Bach M. Taul T. Holzschuh
CalPA-404	3/24/2021	3/26/2021	Cal Advocates Response to SoCalGas DR-01	Stipulated
CalPA-405	3/24/2021	3/26/2021	Cal Advocates Supplemental Response to SoCalGas DR-01	Stipulated
CalPA-406	3/24/2021		SoCalGas' Response to CalAdvocates-SCG-DR-006	
CalPA-407	3/24/2021	5/7/2021	SoCalGas' Response to CalAdvocates-SCG-DR-037	D. Neville
CalPA-408	3/24/2021	5/10/2021	SoCalGas' Response to CalAdvocates-SCG-DR-038	Tim Hower Charlie Stinson
CalPA-409	3/24/2021		Blade's Response to SED-DR-058	
CalPA-410	3/24/2021	5/10/2021	Blade's Response to SED-DR-078	Tim Hower Charlie Stinson
CalPA-411	3/30/2021	5/7/2021	SoCalGas Response to CalAdvocates-SCG-DR-049	D. Neville

