

PUBLIC UTILITIES COMMISSION

505 VAN NESS AVENUE
SAN FRANCISCO, CA 94102-3298



April 3, 2009

Advice Letter 3969

Ronald van der Leeden, Director
Rates, Revenues and Tariffs
8330 Century Park Court CP32C
San Diego, CA 92123-1548

**Subject: Request to Continue SoCalGas Interstate Pipeline
Capacity Acquisition Procedures**

Dear Mr. van der Leeden:

Advice Letter 3969 is effective April 1, 2009.

Sincerely,

A handwritten signature in blue ink, appearing to read "Julie A. Fitch".

Julie A. Fitch, Director
Energy Division



Ronald van der Leeden
Director
Rates, Revenues & Tariffs

555 W. Fifth Street, GT14D6
Los Angeles, CA 90013-1011
Tel: 213.244.2009
Fax: 213.244.3201
rvanderleeden@semprautilities.com

March 2, 2009

Advice No. 3969
(U 904 G)

Public Utilities Commission of the State of California

Subject: Request to Continue SoCalGas Interstate Pipeline Capacity Acquisition Procedures

Purpose

In compliance with California Public Utilities Commission (Commission) Decision No. (D.) 04-09-022, Southern California Gas Company (SoCalGas) and San Diego Gas & Electric Company (SDG&E) hereby request continuation of the interstate pipeline contract approval procedures adopted in D.04-09-022, with one minor modification.

Background

In D.04-09-022, the Commission established interstate pipeline contract approval procedures for SoCalGas, SDG&E, and Pacific Gas and Electric Company (PG&E) for an initial period of five years.¹ These procedures include authorized capacity planning ranges, and consultation, review, and approval processes for new interstate capacity commitments.² The interstate pipeline contract approval procedures established in D.04-09-022 have created a more efficient and cost-effective capacity acquisition process while preserving reliability of service. Moreover, the procedures have created significant savings for SoCalGas and SDG&E core customers over the past four and one-half years through, among other things, the negotiation of discounted contracts.

In D.04-09-022, the Commission authorized the utilities to file an advice letter requesting the continuation or modification of these interstate pipeline contract approval procedures six months before the end of the initial five-year period.³

Proposal

SoCalGas and SDG&E believe that the interstate pipeline contract approval procedures established in D.04-09-022 have been highly beneficial, and should be continued, at least

¹ The core procurement portfolios of SoCalGas and SDG&E have been combined and are now managed by SoCalGas pursuant to D.07-12-019.

² See D.04-09-022, mimeo., at 21-35.

³ D.04-09-022, mimeo., at 92 (Ordering Paragraph No. 2).

for SoCalGas and SDG&E.⁴ Specifically, SoCalGas and SDG&E request that the interstate pipeline contract approval procedures established in D.04-09-022 be continued for SoCalGas and SDG&E for an additional three-year period, and that SoCalGas and SDG&E be authorized to file an advice filing six months before the end of this additional three-year period requesting the continuation or modification of these procedures.⁵ In addition, at this time SoCalGas and SDG&E request one minor change to the authorized capacity planning ranges that are part of the interstate pipeline contract approval procedures established in D.04-09-022.

Pursuant to D.04-09-022, SoCalGas and SDG&E are required to hold, on an annual average basis, firm interstate pipeline capacity that is no less than 100% and no more than 120% of their forecasted core procurement annual average daily load.⁶ SoCalGas and SDG&E have also been given the flexibility to reduce their firm interstate pipeline holdings during spring and summer months to no less than 90% of their forecasted core procurement annual average daily load.⁷ This lower spring and summer minimum requirement gives SoCalGas and SDG&E important flexibility to address seasonal variations in core procurement due to unpredictable weather and market conditions and helps to minimize capacity in excess of short-term procurement requirements. Because the existing 100% minimum is an annual average requirement, however, any firm capacity holdings below 100% in spring and summer months must be made up by holdings in excess of 100% in fall and winter months.⁸

SoCalGas and SDG&E do not believe that a reduced need for firm capacity in spring and summer months necessarily translates into an increased need for firm capacity in the fall and winter months that follow. In fact, depending on various factors, just the opposite could be true. Accordingly, SoCalGas and SDG&E do not believe that having an annual average minimum is either necessary or beneficial, and SoCalGas and SDG&E request that the Commission eliminate this requirement. Going forward, SoCalGas and SDG&E should simply be required to hold firm interstate pipeline capacity that is no less than 90% of their forecasted core procurement annual average daily load during spring and summer months and no less than 100% of their forecasted core procurement annual average daily load during fall and winter months. The existing annual average maximum of 120% would not be changed.

In D.04-09-422, storage capacity is to be considered in setting the capacity commitment range. Per D.08-12-020, SoCalGas' core storage capacity has been set to 79Bcfd with 2225 MMCF/d of withdrawal capacity. SoCalGas core holds adequate storage capacity and withdrawal rights for security of supplies and reliability at the existing requirement of

⁴ SoCalGas and SDG&E take no position with respect to whether the procedures should be continued for PG&E.

⁵ This would be a continuation of the advice letter process adopted in D.04-09-022 for changes or modifications at the end of the initial five-year period.

⁶ D.04-09-022, mimeo., at 30 and 85 (Finding of Fact No. 21).

⁷ D.04-09-022, mimeo., at 31 (fn. 11).

⁸ For example, under the current 100% annual average requirement, if SoCalGas and SDG&E decrease firm holdings to 90% for seven non-winter months of April through October in response to weather and market conditions, they would be required to increase capacity holdings to 110% for the five winter months of November through March just to get back to 100% on an annual average basis.

100-120% during the winter months. The 100% annual average minimum requirement is no longer necessary.

The Utility Reform Network (TURN) and Division of Ratepayer Advocates (DRA) have authorized SoCalGas and SDG&E to state that they do not oppose this limited modification to SoCalGas' and SDG&E's minimum authorized capacity planning ranges.

This filing will not create any deviations from SoCalGas' tariffs, cause withdrawal of service from any present customer, or impose any more or less restrictive conditions.

Protests

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 received within 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 Wendy Al-Mukdad (wmp@cpuc.ca.gov), Maria Salinas (mas@cpuc.ca.gov), and Honesto Gatchalian (inj@cpuc.ca.gov) of the Energy Division. A copy of the protest shall 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: Sid Newsom
Tariff Manager - GT14D6
555 West Fifth Street
Los Angeles, CA 90013-1011
Facsimile No. (213) 244-4957
E-Mail: snewsom@semprautilities.com

Attn: T. Peacock
FERC Case Manager
555 West Fifth Street
Los Angeles, CA 90013-1011
E-Mail: tpeacock@semprautilities.com

Effective Date

SoCalGas believes that this filing is subject to Energy Division disposition and should be classified as Tier 2 (effective after staff approval) and respectfully requests that this compliance filing become effective on April 1, 2009, which is 30 calendar days after the date filed.

Notice

A copy of this advice letter is being sent to the parties listed on Attachment A to this advice letter, which includes interested parties in R.04-01-025.

Ronald van der Leeden
Director
Rates, Revenues & Tariffs

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. **SOUTHERN CALIFORNIA GAS COMPANY (U 904G)**

Utility type:

ELC

GAS

PLC

HEAT

WATER

Contact Person: Sid Newsom

Phone #: (213) 244-2846

E-mail: SNewsom@semprautilities.com

EXPLANATION OF UTILITY TYPE

ELC = Electric

GAS = Gas

PLC = Pipeline

HEAT = Heat

WATER = Water

(Date Filed/ Received Stamp by CPUC)

Advice Letter (AL) #: 3969

Subject of AL: Request to Continue Interstate Pipeline Capacity Acquisition Procedures

Keywords (choose from CPUC listing): Capacity,

AL filing type: Monthly Quarterly Annual One-Time Other

If AL filed in compliance with a Commission order, indicate relevant Decision/Resolution #:

D04-09-022

Does AL replace a withdrawn or rejected AL? If so, identify the prior AL No

Summarize differences between the AL and the prior withdrawn or rejected AL¹: N/A

Does AL request confidential treatment? If so, provide explanation: No

Resolution Required? Yes No

Tier Designation: 1 2 3

Requested effective date: 4/1/09

No. of tariff sheets: 0

Estimated system annual revenue effect (%): _____

Estimated system average rate effect (%): _____

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 proposed¹: 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

Attention: Tariff Unit

505 Van Ness Ave.,

San Francisco, CA 94102

mas@cpuc.ca.gov and jnj@cpuc.ca.gov

Southern California Gas Company

Attention: Sid Newsom

555 West 5th Street, GT14D6

Los Angeles, CA 90013-1011

SNewsom@semprautilities.com

¹ Discuss in AL if more space is needed.

ATTACHMENT A

Advice No. 3969

(See Attached Service Lists)

Aglet Consumer Alliance
James Weil
jweil@aglet.org

Alcantar & Kahl
Kari Harteloo
klc@a-klaw.com

Alcantar & Kahl
Seema Srinivasan
sls@a-klaw.com

Alcantar & Kahl LLP
Annie Stange
sas@a-klaw.com

Alcantar & Kahl, LLP
Mike Cade
wmc@a-klaw.com

BP Amoco, Reg. Affairs
Marianne Jones
501 West Lake Park Blvd.
Houston, TX 77079

Barkovich & Yap
Catherine E. Yap
ceyap@earthlink.net

Beta Consulting
John Burkholder
burkee@cts.com

CPUC
Consumer Affairs Branch
505 Van Ness Ave., #2003
San Francisco, CA 94102

CPUC
Energy Rate Design & Econ.
505 Van Ness Ave., Rm. 4002
San Francisco, CA 94102

CPUC
Pearlie Sabino
pzs@cpuc.ca.gov

CPUC - DRA
Galen Dunham
gsd@cpuc.ca.gov

CPUC - DRA
Jacqueline Greig
jnm@cpuc.ca.gov

CPUC - DRA
R. Mark Pocta
rmp@cpuc.ca.gov

California Energy Market
Lulu Weinzimer
luluw@newsdata.com

Calpine Corp
Avis Clark
aclark@calpine.com

City of Anaheim
Ben Nakayama
Public Utilities Dept.
P. O. Box 3222
Anaheim, CA 92803

City of Azusa
Light & Power Dept.
215 E. Foothill Blvd.
Azusa, CA 91702

City of Banning
Paul Toor
P. O. Box 998
Banning, CA 92220

City of Burbank
Fred Fletcher/Ronald Davis
164 West Magnolia Blvd., Box 631
Burbank, CA 91503-0631

City of Colton
Thomas K. Clarke
650 N. La Cadena Drive
Colton, CA 92324

City of Long Beach, Gas & Oil Dept.
Chris Garner
2400 East Spring Street
Long Beach, CA 90806

City of Los Angeles
City Attorney
200 North Main Street, 800
Los Angeles, CA 90012

City of Pasadena - Water and Power
Dept.
G Bawa
GBawa@cityofpasadena.net

City of Riverside
Joanne Snowden
jsnowden@riversideca.gov

City of Vernon
Dan Bergmann
dan@igservice.com

Commerce Energy
Blake Lazusso
blasuzzo@commerceenergy.com

Commerce Energy
Brian Patrick
BPatrick@commerceenergy.com

Commerce Energy
Catherine Sullivan
csullivan@commerceenergy.com

County of Los Angeles
Stephen Crouch
1100 N. Eastern Ave., Room 300
Los Angeles, CA 90063

Crossborder Energy
Tom Beach
tomb@crossborderenergy.com

Culver City Utilities
Heustace Lewis
Heustace.Lewis@culvercity.org

DGS
Henry Nanjo
Henry.Nanjo@dgs.ca.gov

Davis Wright Tremaine, LLP
Edward W. O'Neill
505 Montgomery Street, Ste 800
San Francisco, CA 94111

Davis, Wright, Tremaine
Judy Pau
judypau@dwt.com

Dept. of General Services
Celia Torres
celia.torres@dgs.ca.gov

Douglass & Liddell
Dan Douglass
douglass@energyattorney.com

Douglass & Liddell
Donald C. Liddell
liddell@energyattorney.com

Downey, Brand, Seymour & Rohwer
Dan Carroll
dcarroll@downeybrand.com

Dynegy
Joseph M. Paul
jmpa@dynegy.com

Gas Transmission Northwest
Corporation
Bevin Hong
Bevin_Hong@transcanada.com

General Services Administration
Facilities Management (9PM-FT)
450 Golden Gate Ave.
San Francisco, CA 94102-3611

Goodin, MacBride, Squeri, Ritchie &
Day, LLP
J. H. Patrick
hpatrick@gmssr.com

Goodin, MacBride, Squeri, Ritchie &
Day, LLP
James D. Squeri
jsqueri@gmssr.com

Hanna & Morton
Norman A. Pedersen, Esq.
npedersen@hanmor.com

Imperial Irrigation District
K. S. Noller
P. O. Box 937
Imperial, CA 92251

JBS Energy
Jeff Nahigian
jeff@jbsenergy.com

Jeffer, Mangels, Butler & Marmaro
2 Embarcaero Center, 5th Floor
San Francisco, CA 94111

Kern River Gas Transmission Company
Janie Nielsen
Janie.Nielsen@KernRiverGas.com

LA County Metro
Julie Close
closeJ@metro.net

LADWP
Nevenka Ubavich
nevenka.ubavich@ladwp.com

LADWP
Randy Howard
P. O. Box 51111, Rm. 1522
Los Angeles, CA 90051-0100

Law Offices of Diane I. Fellman
Diane Fellman
diane_fellman@fpl.com

Law Offices of William H. Booth
William Booth
wbooth@booth-law.com

Luce, Forward, Hamilton & Scripps
John Leslie
jleslie@luce.com

MRW & Associates
Robert Weisenmiller
mrw@mrwassoc.com

Manatt Phelps Phillips
Randy Keen
rkeen@manatt.com

Manatt, Phelps & Phillips, LLP
David Huard
dhuard@manatt.com

March Joint Powers Authority
Lori Stone
23555 Meyer Drive,
March Air Reserve Base, CA 92518-
2038

Matthew Brady & Associates
Matthew Brady
matt@bradylawus.com

Julie Morris
Julie.Morris@PPMenergy.com

National Utility Service, Inc.
Jim Boyle
One Maynard Drive, P. O. Box 712
Park Ridge, NJ 07656-0712

Navigant Consulting, Inc.
Ray Welch
ray.welch@navigantconsulting.com

PG&E Tariffs
Pacific Gas and Electric
PGETariffs@pge.com

Praxair Inc
Rick Noger
rick_noger@praxair.com

Questar Southern Trails
Lenard Wright
Lenard.Wright@Questar.com

R. W. Beck, Inc.
Catherine Elder
celder@rwbeck.com

Regulatory & Cogen Services, Inc.
Donald W. Schoenbeck
900 Washington Street, #780
Vancouver, WA 98660

Richard Hairston & Co.
Richard Hairston
hairstonco@aol.com

Safeway, Inc
Cathy Ikeuchi
cathy.ikeuchi@safeway.com

Sempra Global
William Tobin
wtobin@sempraglobal.com

Sierra Pacific Company
Christopher A. Hilén
chilen@sppc.com

Southern California Edison Co
Fileroom Supervisor
2244 Walnut Grove Ave., Rm 290, GO1
Rosemead, CA 91770

Southern California Edison Co
Karyn Gansecki
601 Van Ness Ave., #2040
San Francisco, CA 94102

Southern California Edison Co.
Colin E. Cushnie
Colin.Cushnie@SCE.com

Southern California Edison Co.
Kevin Cini
Kevin.Cini@SCE.com

Southern California Edison Co.
John Quinlan
john.quinlan@sce.com

Southern California Edison Company
Michael Alexander
Michael.Alexander@sce.com

Southwest Gas Corp.
John Hester
P. O. Box 98510
Las Vegas, NV 89193-8510

Suburban Water System
Bob Kelly
1211 E. Center Court Drive
Covina, CA 91724

Sutherland, Asbill & Brennan
Keith McCrea
kmccrea@sablaw.com

TURN
Marcel Hawiger
marcel@turn.org

TURN
Mike Florio
mflorio@turn.org

The Mehle Law Firm PLLC
Colette B. Mehle
cmehle@mehlelaw.com

Western Manufactured Housing
Communities Assoc.
Sheila Day
sheila@wma.org

ALCANTAR & KAHL, LLP
 MICHAEL P. ALCANTAR
 mpa@a-klaw.com

GOODIN MACBRIDE SQUERI RITCHIE
 & DAY LLP
 JEANNE B. ARMSTRONG
 jarmstrong@gmssr.com

CALIF PUBLIC UTILITIES COMMISSION
 Wendy Al-Mukdad
 wmp@cpuc.ca.gov

CALIF PUBLIC UTILITIES COMMISSION
 Joyce Alfton
 alf@cpuc.ca.gov

CALIF PUBLIC UTILITIES COMMISSION
 Nilgun Atamturk
 nil@cpuc.ca.gov

SEMPRA ENERGY
 GEORGETTA J. BAKER
 gbaker@sempra.com

CROSSBORDER ENERGY
 R. THOMAS BEACH
 tomb@crossborderenergy.com

MC CARTHY & BERLIN, LLP
 SUSIE BERLIN
 sberlin@mccarthyllaw.com

BERLINER LAW PLLC
 ROGER BERLINER
 roger@berlinerlawpllc.com

SOUTHWEST GAS CORPORATION
 ANDY BETTWY
 andy.bettwy@swgas.com

FERRIS & BRITTON
 W. LEE BIDDLE
 lbiddle@ferrisbritton.com

LAW OFFICES OF WILLIAM H. BOOTH
 WILLIAM H. BOOTH
 wbooth@booth-law.com

BRADY & ASSOCIATES
 MATTHEW BRADY
 matt@bradylawus.com

BRIGGS LAW CORPORATION
 CORY J. BRIGGS
 cory@briggslawcorp.com

ENERGY MINERALS & NATURAL
 RESOURCES DEPT
 DAVID K. BROOKS
 david.brooks@state.nm.us

BETA CONSULTING
 JOHN BURKHOLDER
 burkee@cts.com

TECHNICAL SERVICES MANAGER
 JIM CAMPION
 Jim.Campion@conservation.ca.gov

DOWNEY BRAND, LLP
 DAN L. CARROLL
 dcarroll@downeybrand.com

NATURAL RESOURCES DEFENSE
 COUNCIL
 SHERYL CARTER
 scarter@nrdc.org

COUNTY OF LOS ANGELES
 HOWARD CHOY
 hchoy@isd.co.la.ca.us

SACRAMENTO MUNICIPAL UTILITY
 DISTRICT
 STEVEN COHN
 scohn@smud.org

GOODIN MACBRIDE SQUERI RITCHIE
 & DAY
 BRIAN T. CRAGG
 bcragg@goodinmacbride.com

TRANSCANADA PIPELINES LIMITED
 MARGARET CROSSEN
 margaret_crossen@transcanada.com

CALIF PUBLIC UTILITIES COMMISSION
 Eugene Cadenasso
 cpe@cpuc.ca.gov

CALIF PUBLIC UTILITIES COMMISSION
 Andrew Campbell
 agc@cpuc.ca.gov

CALIF PUBLIC UTILITIES COMMISSION
 Laurence Chaset
 lau@cpuc.ca.gov

GOODIN MACBRIDE SQUERI DAY &
 LAMPREY LLP
 MICHAEL B. DAY
 mday@goodinmacbride.com

DOUGLASS & LIDDELL
 DANIEL W. DOUGLASS
 douglass@energyattorney.com

SEMPRA ENERGY
 JOHN R. ELLIS
 jellis@sempra.com

CALIF PUBLIC UTILITIES COMMISSION
 Roy Evans
 rle@cpuc.ca.gov

REED SMITH LLP
 MARK FOGELMAN
 mfogelman@reedsmith.com

CALIF PUBLIC UTILITIES COMMISSION
 David K. Fukutome
 dkf@cpuc.ca.gov

SOUTHWEST GAS CORPORATION
 RANDALL P. GABE
 randy.gabe@swgas.com

LATINO ISSUES FORUM
ENRIQUE GALLARDO
enriqueg@lif.org

ENERGY SERVICES & INVESTMENTS,
LLC
WILLIAM S. GARRETT, JR.
wgarrettesi@aol.com

CALIF. DEPT OF WATER RESOURCES
JACQUELINE GEORGE
jgeorge@water.ca.gov

SEMPRA ENERGY
DAVID J. GILMORE
dgilmore@sempra.com

CORAL ENERGY RESOURCES, L.P.
AMY GOLD
agold@coral-energy.com

DISTRIBUTED ENERGY STRATEGIES
STEVEN A. GREENBERG
steveng@destrategies.com

CALIF PUBLIC UTILITIES COMMISSION
Belinda Gatti
beg@cpuc.ca.gov

CALIF PUBLIC UTILITIES COMMISSION
Jacqueline Greig
jnm@cpuc.ca.gov

SOUTHWEST GAS CORPORATION
ANITA HART
anita.hart@swgas.com

THE UTILITY REFORM NETWORK
MARCEL HAWIGER
marcel@turn.org

SIERRA PACIFIC POWER COMPANY
CHRISTOPHER HILEN
chilen@sppc.com

STOEL RIVES
SETH HILTON
sdhilton@stoel.com

MANATT, PHELPS & PHILLIPS, LLP
DAVID L. HUARD
dhuard@manatt.com

COMMUNITY ENVIRONMENTAL
COUNCIL
TAMLYN M. HUNT
thunt@cecmail.org

SOUTHERN CALIFORNIA EDISON
COMPANY
GLORIA M. ING
gloria.ing@sce.com

ADAMS BROADWELL JOSEPH &
CARDOZO
MARC D. JOSEPH
mdjoseph@adamsbroadwell.com

OFFICE OF STATE SENATOR MARTHA
ESCUTIA
BILL JULIAN
billjulian@sbcglobal.net

ALCANTAR & KAHL, LLP
EVELYN KAHL
ek@a-klaw.com

WINSTON & STRAWN LLP
JOSEPH M. KARP
jkarp@winston.com

MANATT PHELPS & PHILLIPS, LLP
RANDALL W. KEEN
rkeen@manatt.com

SHUTE, MIHALY & WEINBERGER LLP
DEBORAH L. KEETH
keeth@smwlaw.com

ELLISON, SCHNEIDER & HARRIS, LLP
DOUGLAS K. KERNER
dkk@eslawfirm.com

MODESTO IRRIGATION DISTRICT
THOMAS S KIMBALL
tomk@mid.org

DOUGLASS & LIDDELL
GREGORY KLATT
klatt@energyattorney.com

PACIFIC GAS AND ELECTRIC
COMPANY
KERRY C. KLEIN
kck5@pge.com

EL PASO CORPORATION - WESTERN
PIPELINES
STEPHEN G. KOERNER
steve.koerner@elpaso.com

CALPINE CORPORATION
AVIS KOWALEWSKI
kowalewskia@calpine.com

CALIF PUBLIC UTILITIES COMMISSION
Sepideh Khosrowjah
skh@cpuc.ca.gov

LUCE, FORWARD, HAMILTON &
SCRIPPS, LLP
JOHN W. LESLIE
jleslie@luce.com

DOUGLASS & LIDDELL
DONALD C. LIDDELL
liddell@energyattorney.com

CALIF PUBLIC UTILITIES COMMISSION
Diana L. Lee
dil@cpuc.ca.gov

CALIF PUBLIC UTILITIES COMMISSION
Kelly C. Lee
kcl@cpuc.ca.gov

CALIF PUBLIC UTILITIES COMMISSION
James Loewen
loe@cpuc.ca.gov

CITY OF PALO ALTO
RAVEEN MAAN
raveen_maan@city.palo-alto.ca.us

SOUTHERN CALIFORNIA EDISON
COMPANY
WALKER A. MATTHEWS, III
walker.matthews@sce.com

PACIFIC GAS AND ELECTRIC
COMPANY
ROBERT B. MC LENNAN
rbm4@pge.com

SUTHERLAND, ASBILL & BRENNAN
KEITH MCCREA
keith.mccrea@sablaw.com

DUANE MORRIS LLP
JAMES W. MCTARNAGHAN
jwmctarnaghan@duanemorris.com

SEMPRA ENERGY UTILITIES
BETH MUSICH
bmusich@semprautilities.com

CALIF PUBLIC UTILITIES COMMISSION
Harvey Y. Morris
hym@cpuc.ca.gov

CALIF PUBLIC UTILITIES COMMISSION
Richard A. Myers
ram@cpuc.ca.gov

JBS ENERGY, INC.
JEFF NAHIGIAN
jeff@jbsenergy.com

CALIFORNIA LEAGUE OF FOOD
PROCESSORS
ROB NEENAN
rob@clfp.com

SEMPRA ENERGY
STEVEN C. NELSON
snelson@sempra.com

CA DEPT. OF WATER RESOURCES
JOHN PACHECO
jpacheco@water.ca.gov

DYNEGY MOSS LANDING, LLC
JOE PAUL
joe.paul@dynegy.com

HANNA AND MORTON, LLP
NORMAN A. PEDERSEN
npedersen@hanmor.com

PACIFIC GAS AND ELECTRIC
COMPANY
JONATHAN D. PENDLETON
j1pc@pge.com

ASPEN ENVIRONMENTAL GROUP
SUSANNE PHINNEY, D.ENV.
Sphinney@aspenev.com

CANADIAN ASSN. OF PETROLEUM
PRODUCERS
MARK PINNEY
pinney@capp.ca

ANDERSON & POOLE
EDWARD G. POOLE
epoole@adplaw.com

SOUTHERN CALIFORNIA EDISON
COMPANY
DOUGLAS PORTER
douglas.porter@sce.com

CALIF PUBLIC UTILITIES COMMISSION
Robert M. Pocta
rmp@cpuc.ca.gov

SAN DIEGO GAS & ELECTRIC
COMPANY (902)
STEVE RAHON
srahon@semprautilities.com

ASSEMBLY COMMITTEE/UTILITIES
AND COMMERC
EDWARD RANDOLPH
edward.randolph@asm.ca.gov

SEMPRA LNG
WILLIAM D. RAPP
wrapp@sempra.com

EXXON MOBIL CORPORATION
DOUGLAS W. RASCH
douglas.w.rasch@exxonmobil.com

WESTERN STATES PETROLEUM
ASSOCIATION
CATHY REHEIS-BOYD
creheis@wspa.org

SPURR
MICHAEL ROCHMAN
Service@spurr.org

REGULATORY & COGENERATION
SERVICES, INC.
JAMES ROSS
jimross@r-c-s-inc.com

CALIF PUBLIC UTILITIES COMMISSION
Ramesh Ramchandani
rxr@cpuc.ca.gov

PACIFIC GAS AND ELECTRIC
COMPANY
KEITH T. SAMPSON
kts1@pge.com

BERNARDINO COUNTY
CHARLES SCOLASTICO
cscolastico@cc.sbcounty.gov

DANIEL P. SELMI
dselmi@aol.com

AIR RESOURCES BOARD
DEAN SIMEROTH
dsimerot@arb.ca.gov

SEMPRA ENERGY
AIMEE M. SMITH
amsmith@sempra.com

KERN RIVER GAS TRANSMISSION
COMPANY
RICHARD N. STAPLER, JR.
richard.stapler@kernrivergas.com

HANNA AND MORTON, LLP
ALANA STEELE
asteele@hanmor.com

SEMPRA ENERGY
MICHAEL THORP
mthorp@sempra.com

ARCLIGHT ENERGY PARTNERS FUND
I, LP
JOHN TISDALE
jtisdale@arclightcapital.com

CALIF PUBLIC UTILITIES COMMISSION
Laura J. Tudisco
ljt@cpuc.ca.gov

SEMPRA ENERGY
LISA G. URICK
lurick@sempra.com

ELLISON, SCHNEIDER & HARRIS, LLP
GREGGORY L. WHEATLAND
glw@eslawfirm.com

SOUTH COAST AIR QUALITY
MANAGEMENT DISTR
KURT R. WIESE
kwiese@aqmd.gov

DEFENSE ENERGY SUPPORT CENTER
SHYLETHA A. WILLIAMS
swilliams@desc.dla.mil

CALIF PUBLIC UTILITIES COMMISSION
Steven A. Weissman
saw@cpuc.ca.gov

CALIF PUBLIC UTILITIES COMMISSION
John S. Wong
jsw@cpuc.ca.gov

CALIFORNIA AIR RESOURCES BOARD
GARY M. YEE
gyee@arb.ca.gov

PACIFIC GAS AND ELECTRIC
COMPANY
PO BOX 7442
SAN FRANCISCO, CA 94120-7442