SOUTHERN CALIFORNIA GAS COMPANY

APPLICATION FOR APPROVAL TO EXTEND THE MOBILE HOME PARK UTILITY UPGRADE PROGRAM

(A.17-05-007)

(DATA REQUEST ORA-SCG-009-CY3)

QUESTION 1:

Please provide an expanded version of the table contained in the workpaper, "ORA-SCG-006-CY3-Q2 (conf)."

- a. Please add rows to include the same information for each Category 1 MHP, including both those MHPs that elected to participate and those that did not.
- b. Add a column to indicate which MHPs did and did not elect to participate.
- c. Add a column to indicate whether each MHP has/had extant overhead electric service, underground electric service, or a combination.

RESPONSE1:

- a. Please see the addition of a second worksheet named "SCG Active + Declined" in excel spreadsheet entitled "ORA-SCG-009-CY3-Q1 (conf)" to include the same information for Category 1 MHPs, including those MHPs that did not participate. Please note that the yellow highlighted information on the attachment is confidential and protected material pursuant to PUC Section 583, GO-66C, and D.16-08-024.
- b. Please see the addition of a column named "Project Status" in excel spreadsheet column "D" in the worksheet "SCG – Active + Declined" that shows Category 1 MHPs that declined to participate and those that are active. A third work sheet entitled "SCG Declined Parks" has been added to show the reason for not participating.
- c. The legacy system information provided on the excel spreadsheet "ORA-SCG-009-CY3-Q1 (conf)" is directly from the information provided by the MHP owner/operator in the completed Form of Intent. As a natural gas utility, SoCalGas does not have any additional information regarding the MHPs' electric service type.

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QUESTION 2:

Please provide a detailed explanation of the criteria that differentiate MHPs in Categories 1, 2, and 3.

- a. Explain how these Categories reflect the prioritization of safety, reliability, and then capacity, as established by Ordering Paragraph 3 of D.14-03-021.
- b. Explain how the information gathered from each MHP's Form of Intent corresponds to the MHP's assignment to its Category.

RESPONSE 2:

- a. SoCalGas did not develop the categories. The categories were developed by the Safety and Enforcement Division of the CPUC. It is our understanding that Category 1 was intended to approximate 10% of the MHP spaces in SoCalGas's service territory.
- b. SoCalGas did not perform the prioritization of the MHPs. It is our understanding that the prioritization was performed by the Safety and Enforcement Division in consultation with the Department of Housing and Community Development.