

**SAN DIEGO GAS & ELECTRIC COMPANY
SOUTHERN CALIFORNIA GAS COMPANY**
**APPLICATION REGARDING FEASIBILITY OF INCORPORATING
ADVANCED METER DATA INTO THE CORE BALANCING PROCESS
(A.17-10-002)**

(2nd DATA REQUEST FROM SOUTHERN CALIFORNIA GENERATION COALITION)

DATE RECEIVED: 1-23-18

DATE RESPONDED: 2-6-18

QUESTION 2.1:

Please provide a copy of the report that SoCalGas has filed with the CPUC Energy Division in compliance with Paragraph 13 of the Second Daily Balancing Settlement in A.15-06-020 for the months of October 2017, November 2017, and December 2017.

RESPONSE 2.1:

October 2017:



SoCalGas and
SDG&E Monthly Cor

November 2017:



SoCalGas and
SDG&E Monthly Cor

December 2017:



SoCalGas and
SDG&E Monthly Cor

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QUESTION 2.2:

Please provide, for the months, January 2016 to November 2016, the percentage difference for each day between the core's daily usage forecast and the core's recorded daily usage. The response should be based upon the definitions stated in the footnotes to the report that SoCalGas has filed with the CPUC Energy Division in compliance with Paragraph 13 of the Second Daily Balancing Settlement in A.15-06-020.

RESPONSE 2.2:



SCGC Q2.2.xlsx

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QUESTION 2.3:

Please provide, for the years 2016-2017, the percentage difference for each day between the core's recorded daily usage and the core's scheduled daily nominations as of Intraday Cycle 2. The percentage difference should be indicated as positive for nominations greater than recorded usage and negative for nominations less than recorded usage. The core's daily usage should be defined as stated in the footnotes to the report that SoCalGas has filed with the CPUC Energy Division in compliance with Paragraph 13 of the Second Daily Balancing Settlement in A.15-06-020.

RESPONSE 2.3:

SoCalGas and SDG&E object to this request on the grounds that an Assigned Commissioner's Scoping Memo and Ruling has not been issued in this proceeding and therefore this request currently seeks the production of information that is neither relevant to the subject matter involved in the pending proceeding nor is likely reasonably calculated to lead to the discovery of admissible evidence, and is outside the scope of this proceeding as proposed by SoCalGas and SDG&E. Subject to and without waiving these objections, SoCalGas and SDG&E reserve to the right to amend this response should the request ultimately be within the determined scope of this proceeding.