

**ORA DATA REQUEST
ORA-SCG-114-MRK
SOCALGAS 2019 GRC – A.17-10-008
SOCALGAS RESPONSE
DATE RECEIVED: JANUARY 31, 2018
DATE RESPONDED: FEBRUARY 13, 2018**

Exhibit Reference: SCG-41

SCG Witness: Steffen

Subject: Miscellaneous Revenues/CIAC

Please provide the following:

1. Does SCG have a set of rules that document what part of a CIAC project should be carried out by SCG employees rather than contractors hired by the CIAC contributor?
 - a. If yes, please provide a copy of that set of rules to ORA.
 - b. If not, what guidance does SCG management provide on this issue?

SoCalGas Response 1:

SoCalGas objects to this request pursuant to Rule 10.1 of the Commission's Rules of Practice and Procedure on the grounds that the request is neither relevant to the subject matter involved in this proceeding nor is reasonably calculated to lead to the discovery of admissible evidence. Subject to and without waiving these objections, SoCalGas responds as follows:

SoCalGas does not have a set of rules that document what part of a CIAC project should be carried out by either SoCalGas employees or SoCalGas contractors. SoCalGas provides oversight and ultimate approval on planning, engineering design, construction, and inspection on all CIAC activities in which the applicant installs assets to be owned and operated by SoCalGas. Other decision factors include the nature of the work and the availability of the SoCalGas crew to perform the work.

Please refer to the attached Tariff Rule 20 and Rule 21, which document the distinction between applicant-performed work and company work.