Canceling

Original Cal. P.U.C. Sheet No. <u>10</u> Cal. P.U.C. Sheet No.

amon	lia Gas	Tallii Call		J.C. Sheet NO					
	PRELIMINARY STATEMENT								
1.	. <u>SERVICE TERRITORY</u>								
	Southwest Gas Corporation (the Company) provides natural gas service within the following counties: San Bernardino, Placer, El Dorado and Nevada. Service is provided in the geographical areas definitively set forth by cross-hatching on the maps of the Company's service areas contained in this California Gas Tariff.								
	1A.	The following communit service area:	ies are included in the Company'	s Southern California					
		Adelanto Apple Valley Barstow Big Bear City Big Bear Lake Bryman Calico Daggett	Fawnskin Helendale Hesperia Hinkley Lenwood Lockhart Lucerne Valley Marianas Ranchos	Moonridge Needles North Barstow Oro Grande Sugarloaf Summit Victorville Yermo					
	1B. The following communities are included in the Company's Northern California and South Lake Tahoe service areas:								
		Agate Bay Brockway Carnelian Bay Cedar Flat Chambers Lodge Dollar Point Donner Lake Glenshire	Homewood Kings Beach McKinney Bay Meeks Bay Northstar Rubicon Point South Lake Tahoe Sugar Pine Point	Sunnyside Tahoe City Tahoe Donner Tahoe Pines Tahoe Vista Tahoma Talmont Truckee					
	The Company maintains separate distribution service rates for South Lake Tahoe and the remainder of its Northern California service area as reflected on the Northern California Division and South Lake Tahoe Statement of Rates.								
2.	2. DESCRIPTION OF SERVICE								
	The Company is principally engaged in the business of purchasing, distributing and transporting natural gas to residential, commercial and industrial customers in the southwestern United States.								

Advice Letter No. 864 Decision No. \_\_\_\_\_

Issued by John P. Hester Senior Vice President

#### 2. DESCRIPTION OF SERVICE (Continued)

All service shall be provided by the Company in accordance with the rates, conditions and rules set forth in the following tariff schedules. The rates specified in these schedules apply only to the use of such gas as is furnished or transported by the Company in its service territory. The gas supplied is to be of the heating value, quality and pressure as set forth in Rule No. 2 of this California Gas Tariff.

#### 3. PROCEDURE TO OBTAIN SERVICE

Normal procedure for a customer to apply for gas service is to contact the Company's Customer Business Office and provide the required information in the application for service set forth in Rule No. 3 of this California Gas Tariff. The customer's application is merely a request for service and does not in itself bind the Company to provide gas service, except under reasonable conditions, nor does it bind the customer to take gas service for a period longer than 30 days.

#### 4. SERVICE AREA MAPS

The areas identified by cross-hatching on the maps on the following pages delineate the territory described in Section 1, above. However, these maps shall not be considered by the Public Utilities Commission of the State of California or any other public body as final or conclusive determination or establishment of the dedicated area of service, or any portion thereof.

#### 5. CONTINGENT REFUNDS AND RATE REDUCTIONS

Supplier refunds are passed through to the appropriate customer classes in accordance with Section 7E.5 of this Preliminary Statement.

#### 6. <u>SYMBOLS IN CONFORMANCE WITH SECTION 491 OF THE PUBLIC UTILITIES</u> CODE

- (C) To signify changed listing, rule, or condition which may affect a rate, charge, term or condition;
- To signify discontinued material, including a listing, rate, charge, rule or (D) condition:
- (I) To signify a rate or charge increase;

Advice Letter No. 864 Decision No.

Issued by John P. Hester Senior Vice President Date Filed \_\_\_\_\_ March 23, 2011 Effective April 24, 2011 Resolution No.

	PRELIMINARY STATEMENT							
(Continued)								
	6. <u>SYMBOLS IN CONFORMANCE WITH SECTION 491 OF THE PUBLIC UTILITIES</u> <u>CODE</u> (Continued)							
(L)	To signify material relocated from or to another part of tariff schedules with no change in text, rate, rule or condition.							
(N)	To signify new material including a listing, rate, charge, rule or condition;							
(P)	To signify material subject to change under a pending application or advice letter;							
(R)	To signify a rate or charge reduction; and							
(T)	To signify a textual change that does not affect a rate, charge, term or condition.							
7. <u>PUR</u>	CHASED GAS COST BALANCING ACCOUNT (PGA)							
7A.	PURPOSE							
	The purpose of the PGA Balancing Account is to balance the actual cost of purchased gas incurred by the Company with the gas costs recovered through the sales rates.							
7B.	APPLICABILITY							
	This PGA Provision applies to bills for service under all core sales rate schedules in the Company's California service areas.							
7C.	REVISION DATE							
	The Company shall file monthly to adjust gas cost rates as specified in Schedule No. GCP. The Company shall also file as necessary to update the PGA Balancing Account Adjustment. This filing shall be informational only.							
7D.	PURCHASED GAS COST BALANCING ACCOUNT ADJUSTMENT							
	The PGA Balancing Account Adjustment shall be determined by dividing the balance in the account by the total volumes of gas estimated to be delivered to core sales customers during the requested amortization period following the revision date.							

Issued by John P. Hester Senior Vice President

PRELIMINARY STATEMENT (Continued) 7. PURCHASED GAS COST BALANCING ACCOUNT (PGA) (Continued) 7E. ACCOUNTING PROCEDURE Separate accounts will be maintained for the Company's service areas. The Company shall make the following entries to the PGA Balancing Accounts at the end of each month: 1. A debit entry equal to the actual cost of purchased gas for the month. 2. A credit entry equal to the revenue from the sale of gas delivered during the month, including the amortization of the previous months' over- or under-collection, excluding adjustments for franchise taxes and uncollectible accounts expense. An entry to record credits from interstate pipeline capacity release 3. activity or inter-divisional capacity transfer activity for the month. 4. An entry to record interest on the PGA Balancing Account balance after entry (1) above, calculated as set forth in Section 12B of this Preliminary Statement. 5. A credit entry equal to an allocated portion of any cash refund, including interest, received by the Company as a result of an order by the Federal Energy Regulatory Commission (FERC) or the California Public Utilities Commission (CPUC or Commission). If required, refunds shall be allocated to core sales and core aggregation customers based on the volume of gas sold to such customers.

Advice Letter No. 864 Decision No.

Issued by John P. Hester Senior Vice President

PRELIMINARY STATEMENT (Continued)							
8. <u>IN</u>	8. INTRASTATE TRANSPORTATION COST ADJUSTMENT MECHANISM (ITCAM)						
8 <i>A</i>	A. PURPOSE						
	The purpose of the ITCAM Balancing Account is to balance recorded upstream intrastate variable transportation cost recovery from both the core and noncore markets with the actual intrastate variable transportation costs incurred by the Company for the upstream transportation of gas on Southern California Gas Company's system.						
8E	B. APPLICABILITY						
	This ITCAM applies to bills for service under all core and noncore rate schedules effective in the Company's Southern California service area.						
80	C. REVISION DATE						
	The Company shall file to adjust the Upstream Intrastate Variable Charge rates for this provision as often as necessary to ensure that effective rates reflect projected costs. The Company shall file periodically to update the Intrastate Transportation Cost Balancing Account Adjustment.						
80	D. FORECAST PERIOD						
	The volumes of gas, expressed in therms, to be utilized hereunder shall be the volumes estimated to be delivered during the 12 calendar-month period immediately following the Revision Date.						
8E	INTRASTATE TRANSPORTATION COST BALANCING ACCOUNT ADJUSTMENT						
	The Intrastate Transportation Cost Balancing Account Adjustment shall consist of an amount necessary to recover or return the amount accumulated in the Intrastate Transportation Cost Balancing Account and shall be determined by dividing the balance in the account at the end of the latest available month at the time of filing by the total volumes of gas estimated to be delivered to core and noncore customers during the Forecast Period. The Intrastate Transportation Cost Balancing Account Adjustment shall be as set forth from time to time in the currently-effective Statement of Rates of this California Gas Tariff.						

Issued by John P. Hester Senior Vice President Canceling

Original Cal. P.U.C. Sheet No. \_\_\_\_15\_\_\_

#### PRELIMINARY STATEMENT (Continued)

#### 8. INTRASTATE TRANSPORTATION COST ADJUSTMENT MECHANISM (ITCAM) (Continued)

#### 8F. ACCOUNTING PROCEDURE

The Company shall make the following entries to the Intrastate Transportation Cost Balancing Account at the end of each month:

- 1. A debit or credit entry equal to the difference between the actual cost of upstream intrastate transportation on Southern California Gas Company's system for the month and that calculated by multiplying the Upstream Intrastate Variable Charge and the Intrastate Transportation Cost Balancing Account Adjustment components of currently-effective tariff rates, excluding adjustments for franchise taxes and uncollectible accounts expense, by the total applicable core and noncore volumes delivered during the month.
- 2. An entry to record interest on the Intrastate Transportation Cost Balancing Account balance after entry (1) above, calculated as set forth in Section 12B of this Preliminary Statement.

Advice Letter No. 864 Decision No.

Issued by John P. Hester Senior Vice President

Date Filed March 23, 2011 April 24, 2011 Effective Resolution No.

#### 9. FIXED COST ADJUSTMENT MECHANISM (FCAM)

#### 9A. PURPOSE

The purpose of the FCAM is to balance the difference between authorized levels of Southwest Margin, recorded Upstream Storage Charges, and Interstate Reservation/Firm Access Charges with recorded revenues intended to recover these costs.

#### 9B. APPLICABILITY

This FCAM provision applies to bills for service under all rate schedules in the Company's California service areas.

#### 9C. REVISION DATE

The Company shall submit an annual Post Test Year Rate Adjustment filing to adjust the Southwest Margin component of this provision, and shall file to adjust the Upstream Storage Charge and Interstate Reservation/Firm Access Charge rates for this provision as often as necessary to ensure that effective rates reflect projected costs. The Company shall file periodically to update the Fixed Cost Balancing Account Adjustment, which will include a margin balancing component to clear over- and under-recoveries of authorized margin.

#### 9D. FORECAST PERIOD

The volumes of gas, expressed in therms, to be utilized hereunder shall be the volumes estimated to be delivered during the 12 calendar-month period immediately following the Revision Date, as specified in the Company's most recent general rate case.

#### 9E. FIXED COST BALANCING ACCOUNT ADJUSTMENT

The Fixed Cost Balancing Account Adjustment shall consist of an amount necessary to recover or return the amount accumulated in the Fixed Cost Adjustment Mechanism and shall be determined by dividing the balance in the account at the end of the latest available month at the time of filing by the total volumes of gas estimated to be delivered to customers during the Forecast Period. The Fixed Cost Balancing Account Adjustment shall be as set forth from time to time in the currently-effective Statement of Rates of this California Gas Tariff.

Issued by Justin Lee Brown Vice President

Date Filed	July 11, 2014
Effective	July 11, 2014
Resolution No.	•

PRELIMINARY STATEMENT (Continued)							
9. FIXED COST ADJUSTMENT MECHANISM (FCAM) (Continued)							
9F.	ACCO	OUNTING PROCEDURE					
	<ol> <li>Separate accounts will be maintained for the Company's Southern California, Northern California and South Lake Tahoe service areas. The Company shall make the following entries to the FCAM Balancing Accounts at the end of each month:</li> </ol>						
		<ul> <li>A debit entry equal to the monthly portion of Southwest's annual margin, as reflected below;</li> </ul>					
		<ul> <li>A debit entry equal to the actual cost of reservation/firm access charges and storage charges for the month; and</li> </ul>					
	c. A credit entry equal to the amount calculated by multiplying Southwest's Margin Charges, reservation/firm access charges, storage charges, and the Fixed Cost Balancing Account Adjustment components of the currently-effective tariff rates, excluding adjustments for franchise taxes and uncollectible accounts expense, by the applicable volumes delivered during the month.						
		Amounts related to reservation/firm access charges and storage charges will be recorded in a subaccount of the Purchased Gas Adjustment Account (191.0). Amounts related to margin balancing will be recorded in a miscellaneous Current and Accrued Asset Account (174.0).					

Advice Letter No. 864 Decision No. \_\_\_\_\_

Issued by John P. Hester Senior Vice President

## 4th Revised Cal. P.U.C. Sheet No. 18 Canceling 3rd Revised Cal. P.U.C. Sheet No. 18

#### PRELIMINARY STATEMENT (Continued)

#### 9. FIXED COST ADJUSTMENT MECHANISM (FCAM) (Continued)

#### 9F. ACCOUNTING PROCEDURE (Continued)

	Southern California		Northern California		South Lake Tahoe	
January	\$	9,213,164	\$	2,715,230	\$	1,162,549
February	\$	8,027,732	\$	2,447,108	\$	1,079,181
March	\$	6,932,879	\$	2,242,298	\$	1,007,707
April	\$	5,153,361	\$	1,812,707	\$	857,704
Мау	\$	4,149,052	\$	1,354,125	\$	692,682
June	\$	4,475,020	\$	1,034,225	\$	572,597
July	\$	4,010,784	\$	717,259	\$	461,924
August	\$	4,088,389	\$	637,089	\$	432,081
September	\$	4,350,769	\$	678,621	\$	451,223
October	\$	3,225,067	\$	850,053	\$	554,011
November	\$	4,464,680	\$	1,403,330	\$	771,574
December	\$	7,409,252	\$	2,263,110	\$	1,025,500
Total	\$	65,500,149	\$	18,155,154	\$	9,068,733

#### ANNUAL 2015 MARGIN

2. An entry to record interest on the Fixed Cost Balancing Account balance after entry (1) above, calculated as set forth in Section 12B of this Preliminary Statement.

Advice Letter No.	960
Decision No.	

Issued by Justin Lee Brown Vice President

# PRELIMINARY STATEMENT (Continued) 10. PUBLIC UTILITIES COMMISSION REIMBURSEMENT FEE (CPUC) 10A. PURPOSE In 1983, the Legislature established the Commission Reimbursement Fee to be paid by utilities to fund their regulation by the Commission (Public Utilities Code Sections 401-445). Recovery of the cost of that fee is ordered by the Commission under the authority granted by Public Utilities Code Section 433. 10B. APPLICABILITY The Commission Reimbursement Fee applies to all gas sales rendered under all tariff rate schedules authorized by the Commission. 10C. RATE The current Commission Surcharge rate is included in the currently-effective Statement of Rates, applicable to all service areas, in this California Gas Tariff.

Advice Letter No. 864 Decision No.

Issued by John P. Hester Senior Vice President Date Filed March 23, 2011 <u>April 24, 2011</u> Effective Resolution No.

#### 11. PUBLIC UTILITIES COMMISSION MASTER-METERED MOBILE HOME PARK GAS SAFETY INSPECTION AND ENFORCEMENT PROGRAM SURCHARGE PROVISION (MHPS)

#### 11A. PURPOSE

In 1990, the Legislature authorized the Commission to establish a surcharge to be paid by mobile home park owners or operators who maintain or operate a master-metered natural gas distribution system in order to fund a safety inspection and enforcement program (Public Utilities Code Sections 4351–4359). The surcharge to recover the cost of the program is ordered by the Commission under the authority granted by Public Utilities Code Sections 4358 and 4359.

#### 11B. APPLICABILITY

The MHPS Surcharge applies to all mobile home park owners or operators who maintain and operate a master-metered natural gas distribution system and receive service under Schedule Nos. G-20/GN-20/SLT-20 or Schedule Nos. GS-25/GN-25/SLT-25 in the Company's California service areas.

#### 11C. RATE

The MHPS Surcharge per mobile home park space per month is set forth in the currently-effective Statement of Rates of this California Gas Tariff.

Advice Letter No. 864 Decision No. \_\_\_\_\_

Issued by John P. Hester Senior Vice President

Date Filed March 23, 2011 <u>April 24, 2011</u> Effective Resolution No.

#### 12. INTEREST

#### 12A. GENERAL

No interest will be paid by the Company unless it is specifically provided for in the tariff schedules, or ordered by the Commission, except as otherwise provided by Federal Public Law 97-177.

#### 12B. INTEREST ON BALANCING ACCOUNTS

Interest will accrue monthly to the Balancing Accounts as set forth in this Preliminary Statement. The calculation will be based on the average of the beginning and ending balance in such accounts at the rate of 1/12 of the most recent month's interest rate on Commercial Paper (prime, 3-month), published in the Federal Reserve Statistical Release, H.15. Should publication of the interest rate on Commercial Paper (prime, 3-month) be discontinued, interest will so accrue at the rate of 1/12 of the most recent month's interest rate on Commercial Paper (prime, 3-month) be discontinued, interest will so accrue at the rate of 1/12 of the most recent month's interest rate on Commercial Paper, which most closely approximates the discounted rate, and which is published in the Federal Reserve Statistical Release, H.15, or its successor publication.

#### 13. INCOME TAX COMPONENT OF CONTRIBUTIONS AND ADVANCES

#### 13A. GENERAL

All Contributions in Aid of Construction (Contributions) and Advances for construction, made to the Company pursuant to its California Gas Tariff, shall include a charge to cover the Company's resulting estimated liability for income tax.

#### 13B. DEFINITION

Contributions and Advances shall include cash and noncash considerations provided to the Company by an applicant for service extensions under the terms of a main or service extension agreement or for construction of temporary facilities, or by others for construction-related services deemed taxable income tax purposes.

Issued by John P. Hester Senior Vice President

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	PRELIMINARY STATEMENT (Continued)							
13.	<u>INCO</u>	ME TA	X COMPONENT OF CONTRIBUTIONS AND ADVANCES (Continued)					
	13C.	APPL	ICABILITY					
			ne tax shall be collected on Contributions and Advances under the bany's California Gas Tariff, including but not limited to Rule Nos. 13, 15 6.					
			olic Benefit Exemption may apply on a Contribution or Advance made to ompany by a government agency on the basis of either:					
		1.	The Contribution or Advance is made pursuant to actual condemnation or the threat thereof as recognized by Internal Revenue Code Section 1033; or					
		2.	The Contribution or Advance does not reasonably relate to the provision of service, but rather to the benefit of the public at large.					
	13D. DETERMINATION							
		calcul Advai	Income Tax Component of Contributions and Advances shall be lated by multiplying the balance of the Applicant's Contributions and nces by the tax factor of 35 percent beginning January 1, 2015, and after <sup>1</sup> .					
	The Company will submit to the Commission an advice letter filing to reflect any changes in the tax factor which would cause an increase or decrease of 5 percentage points or more.							
	The tax factor is established by using Method 5 as set forth in Decision Nos. 87-09-026 and 87-12-028 in Order Instituting Investigation 86-11-019.							
		in acc	ax factors in Section 13D shall apply to all Contributions and Advances cordance with Section D.6 of Rule No. 15, Gas Main Extensions, and on E.4. of Rule No. 16, Gas Service Extensions of this California Gas					

<sup>1</sup> Pursuant to the Tax Increase Prevention Act of 2014 which retroactively extended the Federal Depreciation Provisions of the Internal Revenue Code through December 31, 2014, the Tax factor of 22% is applicable to contributions received by Southwest Gas between January 1, 2014 and December 31, 2014.

Advice Letter No	966
Decision No.	

Issued by Justin Lee Brown Vice President Date Filed January 14, 2015 Effective January 1, 2014 Resolution No.\_\_\_\_\_

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	PRELIMINARY STATEMENT (Continued)						
14.	<u>CATA</u>	STRO	PHIC EVENT MEMORANDUM ACCOUNT (CEMA)				
	14A.	PURF	POSE				
		record	ourpose of the Catastrophic Event Memorandum Account (CEMA) is to d all costs incurred by the Company associated with a catastrophic . The Company will record the costs for the following in CEMA:				
		1.	Restoring service to the Company's customers;				
		2.	Repairing, replacing, or restoring damaged Company facilities; and				
		3.	Complying with governmental agency orders.				
	14B.	PROC	CEDURE				
			astrophic event is defined as a disaster or state of emergency as red by the appropriate federal or state authorities.				
		Should a catastrophic event occur, the Company will inform the Commission by letter within 30 days after the event, that the Company has started accruing costs in the CEMA. The letter shall be mailed to the Director of the Energy Division.					
	The letter shall specify the date, time and location of the catastrophic event. The letter shall also state which service areas are affected, the impact on the Company's facilities, and give an estimate of the extraordinary costs expected to be incurred.						
	Entries to the CEMA shall be made at the end of each month commencing with the month in which the event occurs. The Company shall record capital costs and expenses separately.						
	14C.	APPL	ICABILITY				
		The CEMA balance will be recovered from all customer classes, unless specifically requested for exclusion by the Company.					
	14D.	CHAN	IGES IN RATES				
		by th Comn for th	recorded in the CEMA may be recovered in rates only after a request the Company, a showing of reasonableness, and approval by the nission. Such a request may be made by formal application specifically at purpose, by inclusion in a subsequent general rate case, or other etting request.				

Advice Letter No. 864 Decision No. \_\_\_\_\_

Issued by John P. Hester Senior Vice President Date Filed March 23, 2011 Effective April 24, 2011 Resolution No.\_\_\_\_\_

PRELIMINARY STATEMENT (Continued) 15. TRANSPORTATION FRANCHISE FEE SURCHARGE PROVISION 15A. PURPOSE The purpose of this provision is to provide for the calculation and collection of a Franchise Fee Surcharge on behalf of local municipalities for energy transported by utilities, but procured from other sources by customers (customer-secured natural gas) pursuant to Senate Bill No. (SB) 278 (1993). 15B. APPLICABILITY The Transportation Franchise Fee (TFF) Surcharge applies to all core and noncore customer-secured natural gas volumes transported over the intrastate facilities of the Company in its California service areas, except as specifically exempted herein. 15C. RATE The TFF Surcharge rate is calculated by multiplying the monthly Core Procurement Charge from the Statement of Rates — Effective Transportation Rates, excluding franchise fees, by the most current authorized Franchise Fee factor, excluding Uncollectibles, adopted in the Company's most recent general rate case. The TFF Surcharge rate per therm will then be multiplied by the applicable volumes to determine the total surcharge amount. The Core Procurement Charge is updated monthly. The TFF Surcharge will vary by month based on the updates to the Core Procurement Charge. The TFF Surcharge calculation will be included in each monthly Core Procurement Charge update to the Statement of Rates — Effective Transportation Rates.

Advice Letter No. <u>864</u> Decision No. \_\_\_\_\_ Issued by John P. Hester Senior Vice President

		PRELIMINARY STATEMENT (Continued)
15. <u>TRAN</u>	NSPOF	RTATION FRANCHISE FEE SURCHARGE PROVISION (Continued)
15D.	SPE	CIAL CONDITIONS
	1.	The following core and noncore transportation customers may be exempt from the Company's TFF Surcharge under the provisions of SB 278:
		a. The State of California or political subdivisions thereof;
		b. A utility transporting natural gas through another utility's service area for end use in its own service area; and
		<ul> <li>A utility transporting its own natural gas through its own facilities for the purposes of generating electricity or for use in its own operations.</li> </ul>
	2.	The surcharge assessed for natural gas utilized to generate electricity by a non-utility facility shall be the same as the surcharge assessed for natural gas utilized to generate electricity by the electric utility serving the area.
	3.	The TFF Surcharge will be shown on the core and noncore transportation customers' or agents' monthly bill based on the billed volumes of customer-secured natural gas transported by the Company.
	4.	The TFF Surcharge will be shown as a separate line item on the core and noncore transportation customers' or agents' monthly bill.
	5.	In the event that payment from the customer or agent to the Company pursuant to the provisions of the TFF Surcharge and SB 278 becomes more than 90 days delinquent, the Company shall notify the appropriate municipality of the delinquency and provide the name and address of the customer and the amount of the surcharge delinquent. The Company shall not be liable to the municipality for delinquent surcharges.
Advice Letter M Decision No.		

#### 16. PUBLIC PURPOSE PROGRAM (PPP) BALANCING ACCOUNTS

#### 16A. PURPOSE

The purpose of the PPP Balancing Accounts is to balance the actual cost incurred by the Company in providing public purpose programs such as low-income assistance, energy efficiency, and public interest research and development with PPP Surcharge revenue collected to recover public purpose program costs.

#### 1. PPP SURCHARGE REFUNDS

Per Decision 04-08-010, to prevent the issuance of duplicate refunds of PPP Surcharge collection, the Company shall inform the State Board of Equalization (BOE) of any PPP surcharge refunds it intends to issue. The refunds will not be issued if previously made by the BOE. The utilities shall inform the BOE of any refunds that they issue. The Company will annually review its customer accounts to determine if any refunds are warranted.

#### 2. STATE BOARD OF EQUALIZATION REMITTANCES

Per Public Utilities Code Sections 892 and 892.1, the Company remits revenues collected from the PPP Surcharge to the State Board of Equalization on a quarterly basis.

#### 3. DISTRIBUTION AND TREATMENT OF AMOUNTS RECEIVED FROM THE GAS CONSUMPTION SURCHARGE FUND

Per Decision 04-08-010, all funds remitted to the BOE are to be returned to the Company in a timely manner, except for Research and Development (R&D) funds (excluding R&D funds to reimburse the utility for R&D activities conducted in 2004), the BOE and Commission administration costs, and deductions for any refunds issued by the BOE. Non-exempt interstate pipeline customer remittances to BOE are to be returned to the public utility in whose service territory the customer resides. All amounts received from the Gas Surcharge Consumption Fund are to be recorded to the appropriate PPP balancing accounts.

#### 4. TREATMENT OF FRANCHISE AND UNCOLLECTIBLES (F&U)

Per Decision 04-08-010, F&U shall not be included in the calculation of the PPP Surcharge and the Company shall exclude PPP Surcharge amounts in determining franchise payments.

		Issued by	Date Filed	January 17, 2013
Advice Letter No.	911	John P. Hester	Effective	January 17, 2013
Decision No		Senior Vice President	Resolution N	0

#### 16. PUBLIC PURPOSE PROGRAM (PPP) BALANCING ACCOUNTS (Continued)

#### 16A. PURPOSE (Continued)

#### 5. PPP SURCHARGE RATE CALCULATION

The PPP Surcharge shall be calculated in accordance to formulas and throughput volumes specified in Decision 04-08-010.

#### 16B. APPLICABILITY

The PPP Balancing Accounts apply, as appropriate, to all sales and transportation service in the Company's California service areas as set forth in Rate Schedule No. G-PPPS.

#### 16C. REVISION DATE

Decision 04-08-010 requires the Company to file an advice letter with the proposed PPP Surcharges by October 31 of each year, with a requested effective date of January 1 of the following year. The Company may file at other times if failure to make the rate change would result in a forecasted total rate increase of 10 percent or more on January 1 of the following year, as provided for in Decision 04-08-010.

#### 16D. LOW INCOME ENERGY EFFICIENCY BALANCING ACCOUNT (LIEEBA)

#### 1. PURPOSE

The purpose of the LIEEBA is to balance the Company's Commissionauthorized LIEE program costs, including outreach, administrative, and program audit costs, with the PPP Surcharge revenue that recovers these costs. The LIEEBA is a one-way balancing account. Any actual program costs in excess of amounts authorized by the Commission are not recoverable.

If the LIEE portion of PPP Surcharge revenue amounts recorded in the LIEEBA exceed the authorized program costs expended, the difference is carried forward to supplement the subsequent year's program. The difference will not be used to reduce the LIEE portion of the PPP Surcharge for the subsequent year's program unless authorized by the Commission. Customer refunds will only occur when the Commission authorizes such.

Issued by John P. Hester Senior Vice President

#### 16. <u>PUBLIC PURPOSE PROGRAM (PPP) BALANCING ACCOUNTS</u> (Continued)

#### 16D. LOW INCOME ENERGY EFFICIENCY BALANCING ACCOUNT (LIEEBA) (Cont.)

2. LIEEBA ADJUSTMENT

If amounts collected in the LIEEBA are less than the authorized program costs expended, the balance in the LIEEBA will be amortized into rates by dividing the balance in the account at the end of the most recent available month by the three-year average (consecutive 36-month period) based on the most recently available billed gas volumes. The LIEEBA will be amortized into rates in accordance with Section No. 17C of this Preliminary Statement. The current LIEEBA Adjustment rate is a component of the PPP Surcharge set forth in the currently effective Statement of Rates and Schedule No. G-PPPS of this California Gas Tariff.

#### 3. ACCOUNTING PROCEDURE

Separate accounts will be maintained for the Company's California service areas. The Company shall make the following entries to the LIEEBA:

- a. On a monthly basis, a debit entry equal to the Company's actual Commission-authorized LIEE program costs, including outreach, administrative, and program audit costs;
- b. On a monthly basis, a credit entry equal to the revenue collected through the LIEE component, including the LIEEBA Adjustment, of the Company's PPP Surcharge;
- c. An entry to reflect any difference between the payments of the LIEE portion of the PPP Surcharge collected by the Company and remitted to the BOE, and the funding obtained from the Gas Consumption Surcharge Fund for such program costs; and
- d. For amounts held on account by the Company, a monthly entry to record interest on the account calculated as set forth in Section No. 12B of this Preliminary Statement. While LIEE surcharge collections are in the possession of the State, the applicable interest is the actual amount of interest that accrued while the remittances were on deposit in the Gas Consumption Surcharge Fund.

Issued by John P. Hester Senior Vice President

#### 16. <u>PUBLIC PURPOSE PROGRAM (PPP) BALANCING ACCOUNTS</u> (Continued)

# 16E. CALIFORNIA ALTERNATE RATES FOR ENERGY BALANCING ACCOUNT (CAREBA)

1. PURPOSE

The purpose of the CAREBA is to balance the Company's CARE program costs, including rate discounts, outreach, administrative, and program audit costs, with the PPP Surcharge revenue that recovers these costs. The CAREBA is a two-way balancing account.

#### 2. CAREBA ADJUSTMENT

The balance in the CAREBA will be amortized into rates by dividing the balance in the account at the end of the most recent available month by the three-year average (consecutive 36-month period) based upon the most recently available billed gas volumes. The CAREBA will be amortized into rates in accordance with Section No. 17C of this Preliminary Statement. The current CAREBA Adjustment rate is a component of the non-CARE PPP Surcharge set forth in the currently-effective Statement of Rates and Schedule No. G-PPPS of this California Gas Tariff.

#### 3. ACCOUNTING PROCEDURE

Separate accounts will be maintained for the Company's California service areas. The Company shall make the following entries to the CAREBA:

- a. On a monthly basis, a debit entry equal to actual amount of CARE program costs, including rate discounts, outreach, administrative, and program audit costs;
- b. On a monthly basis, a credit entry equal to the revenue collected through the CARE component, including the CAREBA Adjustment, of the Company's PPP Surcharge;
- c. An entry to reflect any difference between the payments of the CARE portion of the PPP Surcharge collected by the Company and remitted to the BOE, and the funding obtained from the Gas Consumption Surcharge Fund for such program costs; and

#### 16. <u>PUBLIC PURPOSE PROGRAM (PPP) BALANCING ACCOUNTS</u> (Continued)

### 16E. CALIFORNIA ALTERNATE RATES FOR ENERGY BALANCING ACCOUNT (CAREBA) (Continued)

#### 3. ACCOUNTING PROCEDURE (Continued)

d. For amounts held on account by the Company, a monthly entry to record interest on the account calculated as set forth in Section No. 12B of this Preliminary Statement. While CARE surcharge collections are in the possession of the State, the applicable interest is the actual amount of interest that accrued while the remittances were on deposit in the Fund.

### 16F. PUBLIC INTEREST RESEARCH AND DEVELOPMENT BALANCING ACCOUNT (R&DBA)

#### 1. PURPOSE

The purpose of the R&DBA is to balance the Company's allocated share of the State's annual R&D budgeted costs, including any Commission and BOE administrative costs, with the PPP Surcharge revenue that recovers these costs. The R&DBA is a two-way balancing account. The payments of the R&D portion of the PPP Surcharge collected by the Company and remitted to the BOE will be distributed to the R&D project administrator to cover R&D project costs.

#### 2. R&DBA ADJUSTMENT

The balance in the R&DBA will be amortized into rates by dividing the balance in the account at the end of the most recent available month by the three-year average (consecutive 36-month period) based upon the most recently available billed gas volumes. The R&DBA will be amortized into rates in accordance with Section No. 17C of this Preliminary Statement. The current R&DBA Adjustment rate is a component of the PPP Surcharge set forth in the currently-effective Statement of Rates and Schedule No. G-PPPS of this California Gas Tariff.

Issued by John P. Hester Senior Vice President

	PRELIMINARY STATEMENT (Continued)					
16.	16. PUBLIC PURPOSE PROGRAM (PPP) BALANCING ACCOUNTS (Continued)					
	16F.			TEREST RESEARCH AND DEVELOPMENT BALANCING ACCOUNT (Continued)		
		3.	AC	COUNTING PROCEDURE		
			serv	parate accounts will be maintained for the Company's California vice areas. The Company shall make the following entries to the DBA:		
			a.	On a monthly basis, a debit entry equal to the share of the State's annual R&D budgeted costs, including any CPUC and BOE administrative costs allocated to the Company, if any;		
			b.	On a monthly basis, a credit entry equal to the revenue collected through the R&D component, including the R&DBA Adjustment, of the Company's PPP Surcharge. Such amounts collected will be remitted to the State Board of Equalization on a quarterly basis;		
			C.	For amounts held on account by the Company during the period when revenue is collected from the PPP Surcharge until those amounts are submitted to the BOE, a monthly entry to record interest on the account calculated as set forth in Section No. 12B of this Preliminary Statement;		
			d.	The disposition of the interest held by the Company will be determined by the CPUC.		

Issued by John P. Hester Senior Vice President

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		PRELIMINARY STATEMENT (Continued)
16. <u>PUB</u>	LIC PU	RPOSE PROGRAM (PPP) BALANCING ACCOUNTS (Continued)
16G.	CON	ERVATION AND ENERGY EFFICIENCY BALANCING ACCOUNT (CEEBA
	1.	PURPOSE
		The purpose of the CEEBA is to balance the difference between the Company's Commission-authorized CEE program costs, including outreach, administrative, and program audit costs, with the PPP Surcharge revenue collected to recover these costs. The CEEBA is a one-way balancing account.
	2.	CEEBA ADJUSTMENT
		The balance in the CEEBA will be amortized into rates by dividing the balance in the account at the end of the most recent available month by the three-year average (consecutive 36-month period) based on the most recently available billed gas volumes. The CEEBA will be amortized into rates in accordance with Section No. 16C of this Preliminary Statement. The current CEEBA Adjustment rate is a component of the PPP Surcharge set forth in the currently effective Statement of Rates and Schedule No. G-PPPS of this California Gas Tariff.
	3.	ACCOUNTING PROCEDURE
		Separate accounts will be maintained for the Company's California service areas. The Company shall make the following entries to the CEEBA:
		a. On a monthly basis, a debit entry equal to the Company's actual CEE program costs, including outreach, administrative, and program audit costs;
		b. On a monthly basis, a credit entry equal to the revenue collected through the CEE component, including the CEEBA Adjustment, of the Company's PPP Surcharge;
		c. An entry to reflect any difference between the payments of the CEE portion of the PPP Surcharge collected by the Company and remitted to the BOE, and the funding obtained from the Gas Consumption Surcharge Fund for such program costs; and
		d. A year-end credit entry, if necessary, equal to the excess annual expenditures above annual authorized levels; and,
		locued by Data Filed June 18, 2014

		Issued by	Date Filed	June 18, 2014
Advice Letter No.	944	Justin Lee Brown	Effective	June 12, 2014
Decision No.	14-06-028	Vice President	Resolution No.	

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Original Cal. P.U.C. Sheet No. 31.2\*

Cal. P.U.C. Sheet No.

	PRELIMINARY STATEMENT (Continued)					
16. <u>PUBLIC</u>	16. PUBLIC PURPOSE PROGRAM (PPP) BALANCING ACCOUNTS (Continued)					
	CONSERV. (Cont.)	ATION AND ENERGY EFFICIENCY BALANCING ACCOUNT (CEEBA)				
3	B. ACC	COUNTING PROCEDURE (Cont.)				
	e.	For amounts held on account by the Company, a monthly entry to record interest on the account calculated as set forth in Section No. 12B of this Preliminary Statement. While CEE surcharge collections are in the possession of the State, the applicable interest is the actual amount of interest that accrued while the remittances were on deposit in the Gas Consumption Surcharge Fund.				

Advice Letter No.	944
Decision No.	14-06-028

Issued by Justin Lee Brown Vice President

Date Filed June 18, 2014 June 12, 2014 Effective\_\_\_\_ Resolution No.\_

#### 17. GAS COST INCENTIVE MECHANISM (GCIM)

#### 17A. PURPOSE

The Gas Cost Incentive Mechanism (GCIM) provides appropriate objective standards to measure gas procurement performance, and a methodology to share annual savings and costs between Southwest's shareholders and ratepayers. The annual GCIM period shall begin each November 1 and conclude the following October 31. The GCIM is calculated separately for the Company's California service areas.

The GCIM provides Southwest with an incentive to achieve overall gas costs that are at or below the prevailing market prices. This is accomplished by establishing a volume-weighted performance benchmark (GCIM Benchmark), which represents the gas market environment experienced during the annual GCIM period. Savings or costs resulting from differences between the Company's actual gas cost and the GCIM Benchmark are compared at the end of each annual GCIM period and are shared between Southwest's customers and shareholders if the difference exceeds certain tolerance bands. The methodology used to calculate the sharing components of the GCIM is detailed in Section 18E of this Preliminary Statement.

#### 17B. APPLICABILITY

The GCIM shall apply to all core customer classes in the Company's California service areas.

17C. GCIM BENCHMARK

The GCIM Benchmark is the sum of the Gas Commodity Benchmark and the Gas Transportation Benchmark. The GCIM Benchmark is compared to the actual GCIM Purchased Gas Costs at the end of the annual GCIM period to determine any shared savings or costs.

 The <u>Gas Commodity Benchmark</u> establishes an objective basis for evaluating gas costs. The benchmark is volume-weighted (by MMBtu) based on the trading point where the gas supplies are purchased. Volumes are included in the Gas Commodity Benchmark calculation during the period when the supplies are purchased.

Issued by John P. Hester Senior Vice President

#### 17. <u>GAS COST INCENTIVE MECHANISM (GCIM)</u> (Continued)

#### 17C. GCIM BENCHMARK (Continued)

The Gas Commodity Benchmark is determined by multiplying purchased volumes by the corresponding index or contract price. Volumes for Volatility Mitigation Program (VMP) purchases are multiplied by the respective contracted fixed price. Volumes for indexed priced and spot market purchases are multiplied by the corresponding Benchmark Price Index. The resulting dollar amounts are added together to calculate the Gas Commodity Benchmark.

The Southern California <u>Benchmark Price Index</u> is based on the simple average of first of the month prices reported in *Platts Inside FERC's Gas Market Report* for each of the indicated basin and border market trading points and the corresponding index prices from *Natural Gas Intelligence*. If one of the two publications does not report an index price for a specific basin or border market trading point, the other publication will be used. If neither publication reports a price for an indicated basin or market trading point, the Benchmark Price Index will be based on another available trade publication. If the selected trade publication(s) subsequently revises its reported price within the annual GCIM period, the Benchmark Price Index will be recalculated to reflect the corrected price.

The Northern California and South Lake Tahoe <u>Benchmark Price Index</u> is based on the simple average of daily prices reported in *Platt's Gas Daily* for each of the indicated production and market center trading points and the corresponding index prices from *BTU's Midday Report*. If one of the two publications does not report an index price for a specific production or market center trading point, the other publication will be used. If neither publication reports a price for an indicated production or market center trading point, the Benchmark Price Index will be based on another available trade publication. If the selected trade publication subsequently revises its reported price within the annual GCIM period, the Benchmark Price Index will be recalculated to reflect the corrected price.

Advice Letter No. \_\_\_\_\_911 \_\_\_\_ Decision No. \_\_\_\_\_ Issued by John P. Hester Senior Vice President Date Filed January 17, 2013 Effective January 17, 2013 Resolution No.

#### 17. GAS COST INCENTIVE MECHANISM (GCIM) (Continued)

- 17C. GCIM BENCHMARK (Continued)
  - 2. The <u>Gas Transportation Benchmark</u> is the sum of all pipeline transportation costs for delivery of gas supply volumes to the Company's distribution system and all fixed and variable storage costs.
    - a. Pipeline transportation costs include fixed reservation charges, variable transportation costs, refunds, adjustments, credits, all applicable and effective surcharges and other related costs. The transportation costs are determined from the Company's transportation invoices, separately for each pipeline, for gas deliveries from the indicated basins/receipt points.
    - b. Storage costs include injection, withdrawal, inventory charges, refunds, adjustments and credits as invoiced.

#### 17D. GCIM PURCHASED GAS COST

The GCIM Purchased Gas Cost includes the following:

- 1. All gas commodity costs, including any adjustments, refunds, surcharges, penalties, inventory charges or credits;
- 2. Pipeline Transportation costs, including fixed reservation charges, variable transportation costs, refunds, adjustments, credits, all applicable and effective surcharges and other related costs included with the transportation invoices for deliveries to the Company's California service areas.
- 3. Storage costs including injection, withdrawal, and inventory charges and appropriate refunds, adjustments, and credits as invoiced;
- 4. Any revenues from release and brokering of pipeline or storage capacity;
- 5. Any fees, charges or credits associated with the delivery of gas supplies through the Southern California Gas Company and Pacific Gas and Electric Company systems, including incremental costs for firm access rights if applicable;

Issued by John P. Hester Senior Vice President

### 17. <u>GAS COST INCENTIVE MECHANISM (GCIM)</u> (Continued)

#### 17D. GCIM PURCHASED GAS COST (Continued)

- 6. Any gains, losses or expenses from gas futures and financial derivatives transactions, including but not limited to, forward contracts, futures, options, basis swaps, price swaps (including contracts for differences), and exchanges of futures for physical deliveries;
- 7. Any revenues from gas commodity sales (e.g. gas sales in the imbalance market, or other off-system sale); and
- 8. Any appropriate GCIM annual period adjustments.

#### 17E. ANNUAL SHARED SAVINGS/COST

Annual shared savings or costs are calculated when the GCIM Purchased Gas Costs are outside the tolerance bands. These are calculated as a percentage of the annual Gas Commodity Benchmark to create an "upper tolerance band" and "lower tolerance band." Costs above the upper tolerance band and savings below the lower tolerance band are shared between ratepayers and shareholders. No sharing occurs when GCIM Purchased Gas Costs are between the tolerance bands.

- 1. Determination of the Tolerance Bands
  - a. The upper tolerance band is calculated as the GCIM Benchmark, plus 3 percent of the Gas Commodity Benchmark.
  - b. The lower tolerance band is calculated as the GCIM Benchmark, minus 2 percent of the Gas Commodity Benchmark.
- 2. Calculation of Shared Savings and Costs
  - a. On an annual basis, GCIM Purchased Gas Costs are compared to the GCIM Benchmark to determine if shared savings or costs exist.
  - b. If GCIM Purchased Gas Costs are greater than the upper tolerance band, costs above the upper tolerance band are shared 50 percent to the ratepayers and 50 percent to the shareholders.

Issued by John P. Hester Senior Vice President

#### 17. GAS COST INCENTIVE MECHANISM (GCIM) (Continued)

- 17E. ANNUAL SHARED SAVINGS/COST (Continued)
  - 2. Calculation of Shared Savings and Costs (*Continued*)
    - c. If GCIM Purchased Gas Costs are less than the lower tolerance band, savings below the lower tolerance band are shared 75 percent to the ratepayers and 25 percent to the shareholders.
    - d. In no event shall the Company's portion of the annual shared savings or costs exceed 1.5 percent of the respective actual annual GCIM commodity costs for either of the Northern or Southern California Divisions.
    - e. In the event of an emergency (e.g. earthquake, pipeline failure, or other *force majeure* event), incremental costs and volumes associated with that event will be excluded from GCIM Purchased Gas Costs and the GCIM Benchmark for the purpose of calculating any shared savings or costs. These exclusions will be justified by the Company.

#### 17F. VOLATILITY MITIGATION PROGRAM (VMP)

The purpose of the VMP is to identify and secure contracts for natural gas supplies that contribute to the mitigation of short-term market price volatility. Prices are usually fixed when the contract is awarded, based on then current market conditions. Contracted supply terms can range from one to twelve months, but shall not exceed two years. Southwest solicits VMP bids for both the Company's Southern California service area and the Company's Northern California and South Lake Tahoe service areas. Solicitations are scheduled periodically throughout the year. In any solicitation, one or both of the California divisions may be involved, depending on the amount of VMP supplies already acquired. Up to 25 percent of the total forecasted annual supply is purchased as part of the VMP.

VMP contracts are awarded to the lowest acceptable bidder as part of a solicitation process. Because the contracts are selected through a bidding process, prices for VMP purchases are assumed to be representative of the market at the time of the solicitation. Evaluating these purchases will include comparing the awarded contract to the corresponding bids received during the solicitation process. All contracts and information related to the solicitation process will be submitted with the annual GCIM filing.

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Advice Letter No.	911	John P. Hester	Effective	January 17, 2013
Decision No		Senior Vice President	Resolution No	•

#### 17. GAS COST INCENTIVE MECHANISM (GCIM) (Continued)

#### 17G. SOUTHERN CALIFORNIA STORAGE

The Company uses its southern California storage resources primarily to reduce the impact of short-term or seasonal volatility in natural gas prices and as a peak demand supply source. To a lesser extent, storage is also employed as an imbalance management tool for intrastate capacity. Southwest's current storage contract with SoCalGas provides for a total of 1.5 Bcf of storage inventory. The contractual amount of storage may be subject to change pursuant to a capacity preapproval process as required in Ordering Paragraph 4 in Decision 04-09-022 the Company will endeavor to dispatch supplies into and out of storage in a manner that provides the greatest economic benefit to the ratepayers, based on market information available at that time. Prior to each November 1, the Company will have storage reserves filled to a target level of no less than 80 percent of capacity. If the storage target is not met, the Company will explain the variance and impact to core customers in the annual GCIM filing.

#### 17H. BALANCING ACCOUNT TREATMENT

The Company portion of annual saving or cost calculated pursuant to the GCIM shall be recorded separately in the Company's Purchased Gas Cost Balancing Account. In the event of a shared saving, a debit entry shall be recorded in the Purchased Gas Cost Balancing Account. In the event of a shared cost, a credit entry shall be recorded in the Purchased Gas Cost Balancing Account.

Upon approval by the Commission, the total Company portion of annual GCIM saving or cost shall be amortized in rates as described in Preliminary Statement 7, Purchased Gas Cost Balancing Account.

#### 17I. REPORTING AND FILING REQUIREMENTS

Within ninety (90) days of the conclusion of each annual GCIM period, the Company shall submit to the Commission's Energy Division and Division of Ratepayer Advocates (DRA) a compliance filing containing the annual GCIM report. The report will describe the results of the annual GCIM period and provide all necessary data in support of the calculation of the GCIM period shared savings or costs. The confidential contents of the report are subject to the provisions of the General Order 66-C and Section 583 of the Public Utilities Code. If the compliance report indicates that shared savings or costs are warranted, the Company shall file an advice letter requesting authorization to make the appropriate accounting entries.

		Issued by	Date Filed	January 17, 2013
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Decision No		Senior Vice President	Resolution No	0

#### 17. <u>GAS COST INCENTIVE MECHANISM (GCIM)</u> (Continued)

#### 17J. GCIM PHASE-IN PERIOD

The Company contracts for VMP supplies well in advance of the start of the traditional gas year. To accommodate contractual commitments made prior to adoption of the GCIM, the Utility will have two complete GCIM annual periods to achieve annual VMP purchases up to 25 percent of total annual forecasted demand. During this phase-in period, all VMP purchases will be included in GCIM calculations notwithstanding whether such purchases exceed 25 percent of total annual forecasted demand.

Advice Letter No. 911
Decision No.

Issued by John P. Hester Senior Vice President

#### 18. ENVIRONMENTAL COMPLIANCE COST MEMORANDUM ACCOUNT (ECCMA)

#### 18A. PURPOSE

The purpose of the ECCMA is to record the Company's allocated portion of California Air Resources Board (ARB) administrative fees associated with the implementation of Assembly Bill (AB) 32, the California Global Warming Solutions Act of 2006.

#### 18B. APPLICABILITY

Costs recorded in the EECMA will apply to all customer classes, excluding the Company's "self-reporting" customers that are directly billed by the ARB.

#### **18C. ACCOUNTING PROCEDURES**

The Company shall make the following entries to the ECCMA:

- 1. Debit entries equal to the cost of the Company's allocation of the ARB administrative fees;
- 2. Credit entries for the recovery of any ECCMA amounts that may be authorized by the Commission; and
- 3. An entry to record interest on the ECCMA balance after entries (1) and (2) above are calculated as set forth in Section 12B of these Preliminary Statements.
- 18D. **DISPOSITION**

Costs recorded in the account may be recovered in rates only after request by the Company and approval by the Commission.

Advice Letter No. \_\_\_\_\_911 \_\_\_\_ Decision No. \_\_\_\_\_ Issued by John P. Hester Senior Vice President

#### 19. TAX ACT MEMORANDUM ACCOUNT (TAMA)

#### 19A. PURPOSE

The TAMA is a one-way memorandum account for the purpose of tracking revenue requirement impacts of the Tax Relief, Unemployment Insurance Reauthorization and Job Creation Act of 2010 (Tax Relief Act). Effective April 14, 2011, it tracks revenue requirement impacts not otherwise reflected in rates resulting from increases in its deferred tax reserve and other direct changes in revenue requirement resulting from taking advantage of the Tax Relief Act. The TAMA shall be used in determining whether any future rate adjustment is appropriate to reflect impacts of the Tax Relief Act; however, if the memorandum account reflects a net revenue requirement increase, the memorandum account shall be terminated without any impact on rates.

This is a memorandum account that is to be tracked "off balance sheet," and no general ledger entries are required at this time. At such time that the Commission rules that the Utility is required to make an adjustment to its revenue requirement and rates, as a result of the tax impacts not otherwise reflected in rates, the Utility will make the appropriate entries in its general ledger.

The following guidelines apply to the additional utility infrastructure investments that may be tracked in the memorandum account: (a) qualifying projects include accelerating existing programs of distribution pipeline replacement, replacement of the riskiest or highest priority gas transmissions based on reasonable engineering assessments, and installing "smart pigs" and associated plant in gas transmission lines; (b) the property that the investment is made in must be Commission-jurisdictional; (c) the property that the investment is made in must itself be eligible for bonus depreciation; (d) at least 90% of the investment must have tax depreciable life of at least 15 years, and any remaining investment be ancillary to such investments; and (e) if a utility determines that it would be best to invest in something other than the typical types of projects included in general rate case type applications, the utility must file an application or advice letter seeking Commission approval in order to record the revenue requirement impact of that investment as an offset in the memorandum account.

#### 19B. APPLICABILITY

The TAMA applies to all customer classes, except for those specifically excluded by the Commission. Separate accounts will be established for each rate jurisdiction to track jurisdictional specific revenue requirement impacts.

#### 19C. DISPOSITION OF ACCOUNT BALANCES

Disposition of the account balance will be determined in the Company's next General Rate Case (GRC), or at such other time as ordered in that GRC decision, the Commission shall address the disposition of amounts (a) recorded in the

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#### 19. TAX ACT MEMORANDUM ACCOUNT (TAMA) (Continued)

#### 19C. DISPOSITION OF ACCOUNT BALANCES (Continued)

memorandum account and (b) forecast for the remainder of the Memo Account Period, and may reflect any net revenue requirement decrease in prospective rates.

#### 19D. ACCOUNTING PROCEDURE

Annually, the Company may make the following TAMA entries:

- 1. A credit entry equal to the decrease in revenue requirements resulting from increases in the net deferred tax reserve (deferred tax liabilities net of deferred tax assets).
- 2. A debit entry equal to the increases in the revenue requirements resulting from taking advantage of the Tax Relief Act to reflect any additional costs or expenses, not otherwise recovered in rates, incurred as a result additional utility infrastructure investment enabled by the bonus depreciation provision of the Tax Relief Act.

Advice Letter No. \_\_\_\_\_911 \_\_\_\_\_ Decision No. \_\_\_\_\_ Issued by John P. Hester Senior Vice President

#### 20. PUBLIC PURPOSE PROGRAM MEMORANDUM ACCOUNT (PPPMA)

#### 20A. PURPOSE

Effective January 1, 2012, the purpose of the PPPMA is to record the difference between the Company's Public Purpose Program (PPP) revenue requirement authorized in Decision (D.) 11-11-009 and that requested by the Company in Application (A.)11-06-019. D.14-11-005 extended the PPPMA on a month-to-month basis beginning January 1, 2015 until the Commission adopts a final decision approving Southwest Gas' 2015-2017 ESA and CARE Program Budget Application.

20B. APPLICABILITY

CARE and NonCARE costs recorded in the PPPMA will be recovered from customers in the same manner as the Company's authorized PPP revenue requirement.

20C. DISPOSITION

Costs recorded in the PPPMA will be reconciled with the Company's PPP expenses and revenues recorded pursuant to Section 17 Public Purpose Program (PPP) Balancing Accounts (Section 17) of the Preliminary Statements of this California Gas Tariff. Costs, including interest calculated as set forth in Section 12B of these Preliminary Statements, in excess of those recoverable pursuant to Section 17 may be recovered in rates only after request by the Company and approval by the Commission.

Advice Letter No. 957 Decision No. Issued by John P. Hester Senior Vice President Date Filed <u>November 17, 2014</u> Effective <u>November 17, 2014</u> Resolution No.\_\_\_\_

#### 21. <u>PIPELINE INTEGRITY MEMORANDUM ACCOUNT (PIMA)</u>

#### 21A. PURPOSE

Decision (D.) 13-10-024 authorized the Company to create the PIMA to record amounts associated with replacing the Victor Valley Transmission System, less the cost of replacing 2,175 feet of pipe, and up to \$250,000 for installing a remote controlled shut-off valve in the Harper Lake Transmission System.

Authorized amounts include the depreciation expense, carrying charges, and property taxes associated with the authorized expenditures. Depreciation expenses will be calculated using the authorized depreciation rates. Carrying charges will be calculated using the authorized cost of capital. Property taxes will be calculated using the current property tax rate.

#### 21B. APPLICABILITY

Costs recorded in the PIMA will be recovered from customers in the Company's Southern California Division.

#### 21C. DISPOSITION

Any accumulated balance, plus interest, may be amortized in the Company's next general rate case or post-test year adjustment.

Advice Letter No.	935
Decision No.	13-10-024

Issued by Justin Lee Brown Vice President

#### 22. <u>INFRASTRUCTURE RELIABILITY AND REPLACEMENT ADJUSTMENT</u> <u>MECHANISM (IRRAM)</u>

#### 22A. PURPOSE

The purpose of the IRRAM is to balance the difference between the revenue requirements associated with Commission-approved programs with recorded revenues to recover these costs. The IRRAM will allow the Company to establish rates to recover the revenue requirement on these programs between general rate cases.

#### 22B. APPLICABILITY

This IRRAM provision applies to bills for service under the rate schedules in the Company's California service areas excluding service provided under a Special Contract or any other exclusion provided for by the Commission.

#### 22C. REVISION DATE

The Company will file an advice letter with the proposed IRRAM Adjustments by October 31 of each year, with a requested effective date of January 1 of the following year.

#### 22D. FORECAST PERIOD VOLUMES

The volumes of gas, expressed in therms, to be utilized hereunder shall be the volumes estimated to be delivered during the 12 calendar-month period immediately following the Revision date.

## 22E. INFRASTRUCTURE RELIABILITY AND REPLACEMENT BALANCING ACCOUNT ADJUSTMENT

The Infrastructure Reliability and Replacement Balancing Account (IRRBA) Adjustment shall consist of a rate per therm to recover or return the amounts accumulated in the IRRBA plus an amount to recover the estimated annual revenue requirement, for each Commission-approved program included in the IRRAM.

 Advice Letter No.
 944

 Decision No.
 14-06-028

Issued by Justin Lee Brown Vice President Date Filed\_\_\_\_\_ Effective\_\_\_\_\_ Resolution No.

d June 18, 2014 June 12, 2014 n No.

22. INFRASTRUCTURE RELIABILITY AND REPLACEMENT ADJUSTMENT MECHANISM (IRRAM) (Continued)

#### 22E. INFRASTRUCTURE RELIABILITY AND REPLACEMENT BALANCING ACCOUNT ADJUSTMENT (Continued)

The IRRBA Adjustment shall be determined by dividing the sum of the balance in the IRRBA at the end of the latest available month at the time of filing and the estimated annual revenue requirement for each Commissionapproved program included in the IRRAM by the total Forecast Period Volume gas deliveries. The IRRBA Adjustment shall be set forth in the currently-effective Statement of Rates of this California Gas Tariff.

#### 22F. ACCOUNTING

Separate accounts will be maintained for the Company's Southern California, Northern California and South Lake Tahoe service areas and work performed under each Commission-approved IRRAM program shall be tracked separately.

The Company shall make the following entries to the IRRBA at the end of each month:

- a. A debit entry equal to the revenue requirement associated with work performed on each Commission-approved IRRAM program.
- b. A credit entry equal to the monthly recorded revenue associated with the IRRBA Adjustment.
- c. An entry to record interest in the IRRBA after entries a. and b. above, calculated as set forth in Section 12B of this Preliminary Statement.

Advice Letter No.	944
Decision No.	14-06-028

Issued by Justin Lee Brown Vice President

Date Filed Effective Resolution No.

June 18, 2014 June 12, 2014 Canceling

#### PRELIMINARY STATEMENT (Continued)

#### 23. PENSION BALANCING ACCOUNT (PBA)

#### 23A. PURPOSE

The PBA is a two-way balancing account recorded in the general ledger of the Company. The purpose of this account is to balance the difference between authorized and actual amounts associated with the Company pension fund that are allocable to California. Pursuant to D.14-06-028, effective June 12, 2014, the PBA will continue through the effective date of rates approved in the Company's next general rate case.

#### 23B. ACCOUNTING PROCEDURES

Debit and or credit entries will be made at the end of each calendar year equal to the difference between pension amounts that were allocated to California and embedded in authorized rates, and actual pension amounts allocable to California, using the same allocation methodology approved in D.14-06-028.

#### 23C. DISPOSITION

The PBA balance will be amortized beginning with the effective date of rates approved in the Company's next general rate case.

Advice Letter No. 944 14-06-028 Decision No.

Issued by Justin Lee Brown Vice President

Date Filed Effective Resolution No.

June 18, 2014 June 12, 2014

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	PRELIMINARY STATEMENT (Continued)				
24.		<u>ILE HOM</u> PURPOS	<u>E PARK CONVERSION BALANCING ACCOUNT (MHPCBA)</u> SE		
		recoverin submete service t MHPCB/	PCBA is a two-way balancing account for the purpose of recording and ng the incremental revenue requirement associated with converting ered residents at mobile home parks from master-metered natural gas to direct utility service. The Company is authorized to establish the A pursuant to Decision (D.) 14-03-021. A separate MHPCBA will be ed for each of the Company's California rate jurisdictions.		
	24B.	APPLIC	ABILITY		
			IPCBA provision applies to all rate schedules, excluding customers under a Special Contract or any other exclusion provided for by the sion.		
	24C.	REVISIO	ON DATE		
			Annually, the Company shall file a Tier I Advice Letter to update the MHPCBA adjustment rates using the month ended December 31 MHPCBA.		
	24D.	FOREC	FORECAST PERIOD VOLUMES		
		volumes	The volumes of gas, expressed in therms, to be utilized hereunder shall be the volumes estimated to be delivered during the 12 calendar-month period immediately following the Revision Date.		
	24E.	ACCOU	NTING		
		up to ar reimburs	npany will maintain separate subaccounts in the MHPCBA for its costs and including the customer's meter ("to the meter" costs) and for the sable costs for work performed beyond the Company's meter ("beyond er" costs).		
			Company shall make the following entries to the "to the meter" CBA subaccount at the end of each month:		
		a.	A debit entry for incremental O&M start-up costs, such as program development, customer outreach and administration expenses, not otherwise recovered in rates;		

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#### 24. <u>MOBILE HOME PARK CONVERSION BALANCING ACCOUNT (MHPCBA)</u> (Continued)

- b. A debit entry equal to the revenue requirement associated with the Company's actual "to the meter" facilities cost. The revenue requirement is defined as an amount equal to the depreciation expense, property tax and return on plant in service. Depreciation expense will be calculated using the Company's authorized depreciation rates. Property tax will be calculated at the Company's authorized effective tax rates. Return on investment will be calculated at the Company's authorized pre-tax return on rate base;
  - c. A credit entry equal to the MHPCBA Adjustment Rate, excluding franchise taxes and uncollectible accounts expense, multiplied by the applicable volumes delivered during the month;
- d. An entry to record interest on the balance calculated as set forth in Section 12B of this Preliminary Statements.
- 2. The Company will make the following entries to the "beyond the meter" MHPCBA subaccount at the end of each month"
  - a. A debit entry equal to the actual beyond the meter costs reimbursed by the Company to the mobile home park owner;
  - b. A debit entry equal to record the return on the balance calculated at the Company's authorized pre-tax return on rate base;
  - c. A credit entry equal to the ten year straight line amortization of the "beyond the meter" subaccount, as established in the Company's general rate case;
  - d. An entry to record interest on the balance calculated as set forth in Section 12B of this Preliminary Statements.

### 24F. MHPCBA ADJUSTMENT RATES

A MHPCBA Adjustment Rate will be established for each of the Company's rate jurisdictions. The MHPCBA Adjustment Rates will be determined by dividing the December 31 balances recorded in the "to the meter" MHPCBA subaccounts by the total Forecast Period volumes. The MHPCBA Adjustment Rates shall be set forth in the currently-effective Statement of Rates of this California Gas Tariff.

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\_\_\_\_Original Cal. P.U.C. Sheet No. 45.4 Cal. P.U.C. Sheet No.

	PRELIMINARY STATEMENT (Continued)					
25. <u>GRE</u>	25. GREENHOUSE GAS (GHG) BALANCING ACCOUNT (GHGBA)					
25A.	PURPOSE					
	The GHGBA is a two-way balancing account for the purpose of tracking and recording costs incurred to comply with the California Air Resource Board's (ARB) natural gas supplier Cap-and-Trade Program and revenues from consignment of the Company's natural gas supplier GHG allowances for auction under the Cap-and-Trade Program. The Company is authorized to establish the GHGBA pursuant to Decision 14-12-040.					
25B.	APPLICABILITY					
	Costs and revenues recorded in the GHGBA provision apply to all customer classes, excluding end-use customers who emit 25,000 metric tons of CO2e or more per year and are directly regulated by the ARB and any other customers who elect to opt-in to direct regulation under ARB's rules.					
25C.	REVISION DATE					
	The Company shall file to update the GHGBA adjustment rates pursuant to a final decision by the Commission in Phase 2 of Rulemaking 14-03-033.					
25D.	FORECAST PERIOD VOLUMES					
	The volumes of gas, expressed in therms, to be utilized hereunder shall be the volumes estimated to be delivered during the 12 calendar-month period immediately following the Revision Date excluding end-use customers who emit 25,000 metric tons of CO2e or more per year and are directly regulated by the ARB and any other customers who elect to opt-in to direct regulation under ARB's Rules.					
25E.	ACCOUNTING					
	The Company will maintain separate subaccounts in the GHGBA for costs incurred to comply with the ARB's natural gas supplier Cap-and-Trade Program and for revenues received from consignment of allowance for auction.					
	1. The Company shall make the following entries for ARB natural gas supplier Cap- and-Trade Program costs in the GHGBA subaccount at the end of each month:					
	<ul> <li>A debit entry for costs associated with the ARB's natural gas supplier Cap- and-Trade Program;</li> </ul>					
	<ul> <li>A debit entry for incremental Commission authorized Cap-and-Trade Program costs, not otherwise recovered in rates;</li> </ul>					
	Issued by Date Filed January 20, 2015					
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PRELIMINARY STATEMENT			
(Continued)			
25. GREENHOUS	SE GAS (GHG) BALANCING ACCOUNT (GHGBA)		
25E. ACCOUNTING (continued)			
C.	A credit entry equal to the GHGBA adjustment rate, excluding franchise taxes and uncollectible accounts expense, multiplied by the applicable volumes delivered during the month; and		
d.	An entry to record interest on the balance calculated as set forth in Section 12B of this Preliminary Statements.		
	Company will make the following entries for Cap-and-Trade Program revenues consignment in the GHGBA subaccount at the end of each month:		
a.	A credit entry equal to GHG revenues received from consignment of the Company's natural gas supplier GHG allowances for auction under the Capand-Trade Program;		
b.	A debit entry equal to the revenues returned to customers pursuant to a final decision by the Commission in Phase 2 of Rulemaking 14-03-033; and		
С.	An entry to record interest on the balance calculated as set forth in Section 12B of this Preliminary Statement.		
25F. GHGBA	ADJUSTMENT RATES		
The Company's GHG adjustment rates to recover costs to comply with the ARB's natural gas supplier Cap-and-Trade Program and to return revenues received from consignment of the Company's natural gas supplier GHG allowances for auction will be calculated pursuant to a final decision by the Commission in Phase 2 of Rulemaking 14-03-033.			

Advice Letter No. <u>967</u> Decision No. <u>D.14-12-040</u> Issued by Justin Lee Brown Vice President

Original Cal. P.U.C. Sheet No. 45.6

alifornia Gas Tariff	Canceling	Cal. P.U.C. Sheet No
	PRELIMINARY STATEN (Continued)	<u>MENT</u>
26. <u>GREENHOUSE GA</u>	AS MEMORANDUM ACCOUNT	<u>(GHGMA)</u>

#### 26A. PURPOSE

The purpose of the GHGMA is to track the Company's administrative costs incurred to comply with the California Air Resources Board's (ARB) natural gas supplier Cap-and-Trade Program. The Company is authorized to establish the GHGMA pursuant to Decision 14-12-040.

#### 26B. APPLICABILITY

Costs recorded in the GHGMA will apply to all customer classes excluding end-use customers who emit 25,000 metric tons of CO2e or more per year and are directly regulated by the ARB and any other customers who elect to opt-in to direct regulation under ARB's rules.

#### 26C. ACCOUNTING

The Company shall make the following entries to the GHGMA:

- 1. Debit entries equal to the Company's associated administrative costs that are directly associated with its Cap-and-Trade Program; and
- 2. An entry to record interest on the balance calculated as set forth in Section 12B of this Preliminary Statement.

#### 26D. **DISPOSITION**

Costs recorded in the account may be recovered in rates only after request by the Company and approval by the Commission.

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Decision No.	D.14-12-040	

Issued by Justin Lee Brown Vice President

Date Filed January 20, 2015 January 1, 2015 Effective Resolution No.