Application of San Diego Gas & Electric Company (U 902 E) for Authority to Update Marginal Costs, Cost Allocation, and Electric Rate Design.

Application: 23-01-008 Exhibit No.:

CHAPTER 5 REVISED PREPARED DIRECT TESTIMONY OF JEFF DE TURI ON BEHALF OF SAN DIEGO GAS & ELECTRIC COMPANY

PUBLIC VERSION

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

September 29, 2023



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REVISED PREPARED DIRECT TESTIMONY OF

JEFF DE TURI

(CHAPTER 5)

I. PURPOSE AND OVERVIEW

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The purpose of my testimony is to provide the illustrative marginal cost study as well as the cost basis for the illustrative allocation of commodity costs and ongoing Competition Transition Charge (CTC) costs to San Diego Gas & Electric Company's (SDG&E) customer classes. Marginal commodity costs are the incremental electric commodity costs incurred on behalf of utility customers and are composed of marginal energy costs (MEC) and marginal generation capacity costs (MGCC), including marginal flexible capacity costs. Marginal energy costs are the added energy costs incurred to meet electricity consumption. Marginal generation capacity costs are the added costs incurred to meet electric demand. Marginal flexible capacity costs are the added costs incurred to meet the flexible capacity requirements to meet the demand ramp¹ in the greater San Diego region.²

My testimony also includes support for changes to SDG&E's current Time of Use (TOU) periods, which is discussed in detail in the revised prepared direct testimony of SDG&E witness Samantha Pate.³ The proposed change is to extend the weekday super off-peak TOU period to include 10 AM - 2 PM year-round. The super off-peak period is the time when SDG&E's retail electric rates are lowest. The current, weekday super off-peak TOU period is Midnight to 6 AM

¹ Demand ramp is the upward or downward slope of the demand curve. It is used to describe how much supply will need to be added over a prescribed period of time. For flexible capacity it is measured in three-hour increments.

² SDG&E is presenting marginal flexible capacity costs pursuant to the 2019 General Rate Case (GRC) Phase 2 Settlement, as adopted by D.21-07-010 (Settlement Agreement), Appendix B, Section 2.2.12 Generation Commodity Cost Study Flexible Capacity at 16.

³ See generally Revised Prepared Direct Testimony of Samantha Pate on Behalf of SDG&E (Chapter 1) (September 29, 2023).

and 10 AM - 2 PM during the months of March and April only. This testimony provides the results of the Loss of Load Expectation (LOLE) analysis and Deadband Tolerance analysis supporting the proposed TOU periods.

Finally, my testimony will present SDG&E's analysis of net energy metering (NEM) and non-NEM energy and capacity costs as required by D.21-07-010.

My testimony is organized as follows:

- Section II Calculation of Marginal Energy Costs: MEC are the projected energy costs incurred to meet electricity consumption. Since SDG&E transacts in the California Independent System Operator (CAISO) markets, the MEC are based on forecasted prices from our Production Cost Model (PCM).⁴ A Renewable Portfolio Standard (RPS) adder is also included since added load requires added renewable energy under the RPS.⁵
- Section III Calculation of Marginal Generation Capacity Costs: MGCC are the added costs incurred to meet electric demand. MGCC are calculated based on long-term considerations and are based on the net cost of new entry of an energy storage unit, the long-term cost of adding new capacity. This amount is equal to the fixed costs of an energy storage unit less expected revenues from energy and ancillary service markets.
- Section IV Calculation of Marginal Flexible Capacity Costs: Marginal flexible capacity costs are the added costs of meeting the ramp. These costs can be calculated as the cost of building a new unit to provide flexible capacity or the cost of curtailing solar resources to reduce the ramp.⁶
- Section V Short-Term vs Long-Term Capacity Costs: Capacity can either be purchased in the market via short-term bilateral contracts or procured by building or expanding resources which would be long term.
- **Section VI Commodity Revenue Allocation:** Presents the proposal to use marginal costs coupled with the Equal Percent of Marginal Costs (EPMC)

⁴ Settlement Agreement, Section 2.2.13 Marginal Energy Cost Study Methodology at 16.

⁵ Established in 2002 under Senate Bill (SB) 1078, accelerated in 2006 under SB 107 and expanded in 2011 under SB 2 1X. *See* SB 1078, Stats. 2001-2002, Ch. 516 (Cal. 2002); SB 107, Stats. 2005-2006, Ch. 464 (Cal. 2006); SB 2 1X.

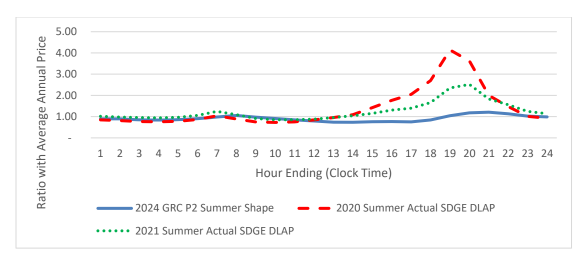
⁶ SDG&E is presenting marginal flexible capacity costs pursuant to Settlement Agreement, Section 2.2.12 at 16.

1 2		methodology to allocate the authorized commodity revenue requirement to each customer class based on the calculated MEC and MGCC in Sections II and III.
3 4	•	Section VII – CTC Revenue Allocation: Presents an updated allocation for CTC revenues.
5 6 7 8	•	Section VIII – Support of TOU Periods: Presents the LOLE analysis supporting the change to SDG&E's TOU periods. SDG&E is proposing to extend the weekday super off-peak TOU period to include 10 AM – 2 PM year-round and to maintain the current on-peak period of 4 PM to 9 PM year-round.
9 10 11	•	Section IX – NEM vs Non-NEM: Presents the analysis of the energy and capacity cost comparison between Net Energy Metering customers and non-Net Energy Metering customers.
12	•	Section X - Conclusion
13	•	Section XI –Witness Qualifications
14	My te	stimony also contains the following attachments:
15	•	Attachment A – Illustrative Commodity Marginal Costs (CONFIDENTIAL)
16	•	Attachment B – Illustrative Commodity Revenue Allocations
17	•	Attachment C – Illustrative CTC Revenue Allocations
18	•	Attachment D – Illustrative Legacy TOU Marginal Energy Costs ⁷
19 20	•	Attachment E - Declaration of Jeff DeTuri Regarding Confidentiality of Certain Data/Documents Pursuant to D.06-06-066, et.al
21	II. CALO	CULATION OF MARGINAL ENERGY COSTS
22	MEC	reflect expected future energy market conditions and are developed by assessing
23	hourly electri	city prices. Since the goal is to forecast future hourly prices, SDG&E used a PCM
24	to forecast ho	urly prices for 2024 through 2027. SDG&E agreed to consider using PCM in the
25	2019 GRC Pl	ase 2 Settlement Agreement. ⁸

Legacy TOU periods refer to TOU periods implemented prior to December 1, 2017.
 Settlement Agreement, Section 2.2.13 at 16; see also Rulemaking (R.) 16-02-007, Order Instituting Rulemaking to Develop an Electricity Integrated Resource Planning Framework and to Coordinate and

The SDG&E forecasted 2024 hourly price shape, for summer and winter, respectively, based on the PCM, is illustrated in Chart JND-1 and Chart JND-2 for non-holiday weekdays and is compared to the actual SDG&E Default Load Aggregation Point (DLAP) prices observed in 2020 and 2021, respectively.⁹

Chart JND-1: Summer Weekday Average Hourly Shape



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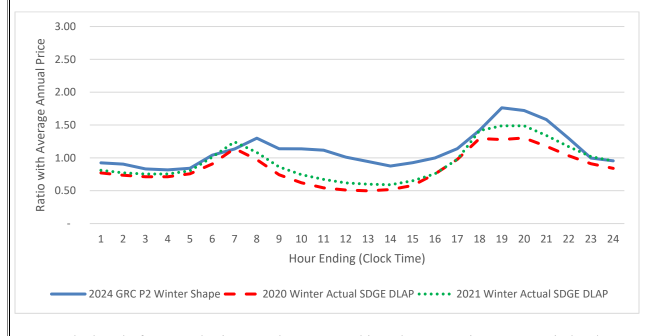
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Refine Long-Term Procurement Planning Requirements (February 11, 2016) (using the same PCM model and many of the same inputs as used here for the Integrated Resource Plan (IRP)).

⁹ California ISO OASIS, *Locational Marginal Prices* (LMP), *available at* http://oasis.caiso.com/mrioasis/logon.do. *See* Locational Marginal Prices, From 01/01/2020 To 12/31/2021, Market: DAM, Node: DLAP_SDGE-APND. Note that these prices are not weather adjusted.



The hourly forecasted prices are then averaged into the appropriate TOU period. The average annual price is calculated to be \$39.45 per MWh, or 3.945 cents per kWh. The same calculation is done using legacy SDG&E TOU periods prior to 2017 to develop illustrative SDG&E legacy and two-period TOU marginal energy prices.

The PCM forward prices represent the forecasted wholesale cost of energy in 2024. However, incremental energy will not be purchased entirely from the wholesale market because of California's 44 percent RPS mandate—pursuant to legislation, forty-four percent of incremental energy in 2024 is required to be provided by renewable generation. Thus, in order to capture the full marginal cost of energy, an RPS adder is applied to the wholesale energy prices after they are grouped by SDG&E Standard TOU period. The RPS premium, defined as the "Green Value" and calculated by the California Public Utilities Commission's (Commission

¹⁰ Established in 2002 under Senate Bill (SB) 1078, accelerated in 2006 under SB 107, and expanded in 2011 under SB 2 1X. *See* SB 1078, Stats. 2001-2002, Ch. 516 (Cal. 2002); SB 107, Stats. 2005-2006, Ch. 464 (Cal. 2006); SB 2 1X.

or CPUC) Energy Division, is multiplied by the RPS Target for 2024 of 44% (\$0.0137/kWh x 44% = \$0.00603/kWh) to determine the RPS adder. The RPS adder is a single value for all hours of the year, as the RPS requirement is an annual target (*i.e.*, it is a % of annual energy sales). The resulting total illustrative marginal energy prices by SDG&E Standard TOU period are shown in Table JND-1 below. The same calculation is done for Legacy TOU prior to 2017 and two-period TOU periods and the resulting total illustrative marginal energy prices of these SDG&E TOU periods are shown in Attachment D, attached herein.

Table JND-1: Total Marginal Energy Prices

SDG&E Proposed TOU Periods	Α	В	A+B
	Wholesale	RPS Premium	Total
	(c/kWh)	(c/kWh)	(c/kWh)
Summer (June 1 - October 31)			
On-Peak: 4 p.m. to 9 p.m. Everyday	3.9821	0.6028	4.5849
Off Peak: All other hours	3.6916	0.6028	4.2944
Super Off Peak: 12 a.m. to 6 a.m., 10 a.m. to 2 p.m. Weekdays			
and 12 a.m. to 2 p.m. Weekends/Holidays	3.2689	0.6028	3.8717
Winter (November 1 - May 31)			
On-Peak: 4 p.m. to 9 p.m. Everyday	5.8193	0.6028	6.4221
Off Peak: All other hours	4.2493	0.6028	4.8521
Super Off-Peak: 12 a.m. to 6 a.m., 10 a.m. to 2 p.m. Weekdays			
and 12 a.m. to 2 p.m. Weekends/Holidays	3.4977	0.6028	4.1005
	RPS Premium	\$ 13.70	
	RPS %	44%	

The total marginal energy prices shown in Table JND-1 above are input values for the illustrative commodity cost allocation to customer classes presented in Section VI below. As discussed in the revised prepared direct testimony of SDG&E witness Samantha Pate, SDG&E is not proposing to use the results of its marginal commodity energy cost study to update its commodity rates.

III. CALCULATION OF MARGINAL GENERATION CAPACITY COSTS

The methodology employed by SDG&E in calculating MGCC can be viewed as a net cost of new entry approach. Historically, MGCC has answered the question: What price would be required to incent a new generator to enter the market and sell firm capacity? The answer is calculated based on the cost of building the facility less anticipated revenues from California's energy markets. This methodology established the long-term MGCC. In this GRC Phase 2, SDG&E computes MGCC by calculating the cost of building a new lithium-ion, four-hour, energy storage system (ES), including all permitting, financing, and development costs, and deducting expected earnings in California energy and ancillary service markets. SDG&E

evaluated a battery energy storage system per the 2019 GRC Phase 2 Settlement Agreement,¹¹ and is proposing to use the ES as its marginal resource. Additionally, SDG&E agreed to evaluate, and if reasonable, consider battery/renewable hybrid as a marginal resource. SDG&E determined that a hybrid energy storage and renewable system is an unreasonable marginal resource option because, due to Effective Load Carrying Capability (ELCC) factors, renewables are less effective at providing capacity. SDG&E uses publicly available information to provide a transparent calculation.¹²

Using ES as a marginal resource is reasonable given the Integrated Resource Plan Preferred System Plan shows the new cumulative resource buildout for 2024 having over half of the new resource's MW being battery storage. Thus, SDG&E will likely be procuring the majority of any additional capacity via battery storage. Additionally, in the Commission's procurement order for mid-term reliability, which covers years 2023-2026, the Commission expressly forbid fossil resources from counting towards capacity procurement. Based on these recent Commission decisions, it is reasonable to switch from using the cost of building a new combustion turbine to the cost of building a new battery storage resource.

To estimate an ES's fixed cost, SDG&E uses the 2022 Integrated Resource Plan RESOLVE Candidate Resource Costs for new-build capacity for a storage lithium-ion battery located in the San Diego region. The annual cost for ES new-build capacity with the energy storage duration costs scaled up to 4 hours is \$96.55/kW-yr. The IRP provides the costs as

¹¹ Settlement Agreement, Section 2.2.11 at 16.

¹² CPUC, 2022 IRP Cycle Events and Materials, available at www.cpuc.ca.gov/industries-and-topics/electrical-energy/electric-power-procurement/long-term-procurement-planning/2022-irp-cycle-events-and-materials.

¹³ D.22-02-004 at 87, Table 2. New Resource Buildout of 38 MMT Core (Cumulative MW).

¹⁴ D.21-06-035 at 43 ("Therefore, for purposes of this order, we are not authorizing fossil-fueled resources to count toward the 11,500 MW of total capacity required by this order.").

annual costs. Added to that are fixed IRP operations and maintenance costs and various loaders. Finally, the cost is escalated to 2024 dollars using escalators developed in SDG&E's 2024 GRC Phase 1.16

To calculate the net cost of capacity, projected market earnings from California's energy markets are deducted from the cost of an ES. SDG&E used the energy arbitrage and ancillary service market profits for the San Diego/Imperial Valley local capacity area from the CAISO Department of Market Monitoring Annual Report on Market Issues & Performance.¹⁷ Because ES has diminishing returns, the ELCC factors must be applied.¹⁸ In addition, all capacity must be scaled up for the Planning Reserve Margin.¹⁹ The resulting MGCC calculation is shown in Table JND-2 below.

Table JND-2: MGCC

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¹⁵ General Plant, Working Capital, and Administrative and General.

¹⁶ See Application (A.) 22-05-016, Prepared Direct Testimony of Scott R. Wilder (Cost Escalation) (May 2022).

¹⁷ California ISO, 2022 Annual Report on Market Issues & Performance (July 27, 2022) at 89, Table 1.9 New battery energy storage net market revenues by LCA (Scenario 2) (2021).

¹⁸ CPUC, Energy Division Study for Proceeding R.21-10-002, *Loss of Load Expectation and Effective Load Carrying Capability Study Results for 2024* (February 18, 2022) at 26, Table 18.

¹⁹ D.22-06-050, OP 8 at 125.

Marginal Generation Capacity	Cos	t	
			l \$/kW-yr
Marginal Cost of a lithium-ion battery storage unit			\$ 136.18
Less: Energy market earnings	\$1	15.33	
Subtotal Generation Capacity Costs			\$ 20.85
Add: Effective Load Carrying Capacity	\$	6.46	
Add: Planning Reserve Margin	\$	4.64	
Total Marginal Generation Capacity			
Cost			\$ 31.95

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The MGCC is an input for the illustrative commodity cost allocation to customer classes presented in Section VI. The revised prepared direct testimony of SDG&E witness Ray C.

Utama (Chapter 2) discusses SDG&E's proposals for customer class revenue allocations.

SDG&E used LOLE results presented in Section VIII for illustrative generation capacity cost allocation. This LOLE approach is an accepted methodology to allocate generation capacity needs to months, days, and hours and is consistent with SDG&E's previous approach in the 2019 GRC Phase 2.²⁰ SDG&E proposes to continue basing commodity capacity allocation on the top 100 hours of forecasted need. Using a weighting of the top 100 hours and forecasted load, SDG&E allocated capacity to seasons, days (weekdays/weekends), hours, and TOU periods as shown in Table JND-3 below.

Table JND-3: Top 100 Hour Loss of Load Probability (LOLP)

²⁰ A.19-03-002, Second Revised Prepared Direct Testimony of Benjamin A. Montoya on Behalf of SDG&E (Chapter 6) (January 15, 2020) at BAM-8.

Weighted LOLP by TOU Period		
SDG&E Proposed TOU Periods	Summer	Winter
On-Peak: 4 p.m. to 9 p.m. Everyda	y 93.00%	0.00%
Off Peak: All other hour	s 7.00%	0.00%
Super Off Peak: 12 a.m. to 6 a.m., 10 a.m. to 2 p.m. Weekday and 12 a.m. to 2 p.m. Weekends/Holiday		0.00%
Tota	100.00%	0.00%

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As discussed in the revised prepared direct testimony of SDG&E witness Samantha Pate (Chapter 1), SDG&E is not proposing to use its marginal generation commodity cost study to inform its commodity rate design.²¹

IV. CALCULATION OF MARGINAL FLEXIBLE CAPACITY COSTS

Pursuant to the 2019 GRC Phase 2 Settlement Agreement, SDG&E agreed to evaluate flexible capacity as a marginal cost component.²² Flexible capacity is the ability to provide needed capacity during 3-hour ramping periods. SDG&E uses the process provided by the CAISO's Final Flexible Capacity Needs Assessment for 2023.²³ Marginal flexible capacity costs are the cost of providing an incremental unit of flexible capacity.

A flexible capacity need was calculated by comparing the 3-hour ramp for forecasted load to the resources that can provide flexible capacity in the San Diego/Imperial Valley region. When the 3-hour ramp exceeds the resources that can provide flexible capacity this would indicate that there is a flexible capacity need. The cost of meeting that need would be the less

²¹ See Revised Prepared Direct Testimony of Samantha Pate on Behalf of SDG&E (Chapter 1) (January 17, 2023) at Section VI.

²² Settlement Agreement, Section 2.2.12 at 16.

²³ CAISO, Final Flexible Capacity Needs Assessment for 2023 (May 17, 2022) at 2-4, available at http://www.caiso.com/InitiativeDocuments/Final2023FlexibleCapacityNeedsAssessment.pdf.

expensive of either building a new battery storage facility or curtailing solar. Solar curtailments are calculated as the opportunity cost of losing that solar generation on the grid. This means losing the Renewable Energy Credit (REC) value of the green energy and in addition, having to replace the energy at market price with another resource.

In the 2024-2027 load forecast, the 3-hour ramp never exceeded the supply of resources that were able to provide flexible capacity. Therefore, SDG&E values the marginal flexible capacity cost as \$0.00.

V. SHORT-TERM VS LONG-TERM CAPACITY COSTS

Pursuant to the 2019 GRC Phase 2 Settlement Agreement, SDG&E agreed to consider the mixed short-run and long-run cost methodology for marginal generation capacity.²⁴ Given recent procurement orders from the Commission²⁵ and reliability concerns,²⁶ the need is to procure new or incremental resources, not to contract with existing resources. As the Commission states in the Administrative Law Judge's Ruling on Staff Paper on Procurement Program and Potential Near-Term Actions to Encourage Additional Procurement "the clear collective trend points towards increasing demand for clean electricity and increasing need for additional resources." In addition to the recent procurement orders, there is still a need to procure roughly 35,000 MW of new resources by 2030 statewide.²⁸ The recent procurement orders account for almost half of the needed procurement by 2030. Again, the Commission says it best, "Thus, it is imperative that LSEs continue to procure, both to meet these needs in the next

²⁴ Settlement Agreement, Section 2.2.14 at 16.

²⁵ D.19-11-016 at 34, ordered 3,300 MW and D.21-06-35 at 43, ordered 11,500 MW.

²⁶ See D.21-12-015 at 2.

²⁷ R.20-05-003, Administrative Law Judge's Ruling on Staff Paper on Procurement Program and Potential Near-Term Actions to Encourage Additional Procurement (September 8, 2022) at 8. ²⁸ D.22-02-004, at 87, Table 2, New Resource Buildout of 38 MMT Core (Cumulative MW).

decade, in advance of any additional procurement requirements from the Commission, as well as due to the potential for some projects currently in development not to reach commercial operation."²⁹

In the short term, after factoring in the Commission ordered procurement,³⁰ SDG&E is long capacity due to load departure.³¹ There is no short-term capacity need (through 2027) so there is no reason to calculate a short-term capacity cost.

VI. COMMODITY REVENUE ALLOCATION

SDG&E is proposing to use the System Average Percent Change (SAPC) methodology for commodity revenue allocation purposes. SDG&E is not proposing to update its commodity revenue allocations based on the commodity cost study presented here.³²

Under SDG&E's illustrative cost-based commodity revenue allocation, the authorized commodity revenue requirement is allocated among customer classes based on the illustrative marginal generation capacity and energy revenue cost responsibilities by customer class. The unit marginal generation capacity costs and marginal energy costs, presented in Sections II and III above, are multiplied by the appropriate cost drivers to develop the illustrative marginal commodity revenue allocations by customer class.

Illustrative marginal energy cost revenues by customer class are developed by multiplying the applicable marginal energy prices (\$/kWh) by the 2024 forecasted TOU energy

²⁹ R.20-05-003, Administrative Law Judge's Ruling on Staff Paper on Procurement Program and Potential Near-Term Actions to Encourage Additional Procurement (September 8, 2022) at 9.

³⁰ D.19-11-016 at 34, ordered 3,300 MW and D.21-06-35 at 43, ordered 11,500 MW.

³¹ By the end of 2023, SDG&E expects that more than 78% of its total electric customer meters will be served by a Community Choice Aggregation for their electric commodity.

³² See Revised Prepared Direct Testimony of Samantha Pate on Behalf of SDG&E (Chapter 1) (January 17, 2023) at Section VI.

usage in each SDG&E Standard TOU period for each customer class. The same is done for legacy SDG&E TOU periods prior to 2017 and the two period TOU for each customer class.

Illustrative marginal generation capacity cost revenues by customer class are developed by multiplying the unit MGCC (\$/kW-year) by each class's estimated contribution to total bundled load based on the top 100 hours with the highest expected need for new resources, as described in Section III above.

The sum of the illustrative marginal generation capacity costs and marginal energy cost revenues is the marginal commodity cost revenues. This is used to determine the illustrative commodity EPMC allocation factor, defined as the commodity revenue requirement divided by the marginal commodity cost revenues. The EPMC allocation factor is then used to scale the marginal commodity cost revenues to ensure that the sum equals the authorized commodity revenue requirement.³³ The illustrative EPMC rates and resulting commodity class allocations are shown in Attachment A and Attachment B, respectively.

VII. CTC REVENUE ALLOCATION

CTC revenues are historically allocated based on the "Top 100 hours" allocation methodology, as adopted by the Commission in Decision 00-06-034. The revised prepared direct testimony of SDG&E witness Ray C. Utama discusses SDG&E's revenue allocation proposal for CTC.³⁴ Here, SDG&E presents illustrative allocations based on updated top 100-hour data consistent with the method used in the previous GRC.³⁵ The most recent three years available, 2019-2021, were used to allocate the illustrative CTC revenue requirement. The "Top

³³ Based on rates effective June 1, 2022 pursuant to Advice Letter (AL) 4004-E.

³⁴ Prepared Direct Testimony of Ray Utama on Behalf of SDG&E (Chapter 2) (January 17, 2023) at RU-6.

³⁵ A.19-03-002, Second Revised Prepared Direct Testimony of Benjamin A. Montoya on Behalf of SDG&E (Chapter 6) (January 15, 2020) at BAM-10.

100 hours" methodology allocates revenues based on each customer class's contribution to the top 100 hours of system load during a given annual period. The resulting illustrative CTC class allocations are shown in Attachment C.

VIII. SUPPORT OF TOU PERIODS

Current Standard TOU periods were approved in D.17-08-030 and implemented on December 1, 2017. This section provides an evaluation of SDG&E's TOU periods using two different methods: a LOLE analysis, used to support the current TOU periods adopted in the D.17-08-030, and the Deadband Tolerance methodology, approved through advice letter.³⁶

LOLE Analysis: This analysis identifies periods with the greatest likelihood of having a loss of load event. Another way of looking at it is that it identifies periods with the greatest likelihood of needing additional resources. LOLE is the probability of not meeting load in an hour when key system variables are analyzed stochastically. The analysis provides the expectation of the hours with the highest need for new resources given the variable nature of customer demand due to weather and the variable nature of solar and wind energy production.

SDG&E determined the LOLE for the SDG&E system using the PLEXOS model, a system dispatch model tailored to the SDG&E system.³⁷ In order to model real world uncertainties, different load and variable renewable production levels are generated by a stochastic process based on historical data. The PLEXOS model then performs an hourly

³⁶ AL 3064-E/E-A, approved and effective January 2, 2019.

³⁷ The PLEXOS Model is the same production cost model used by SDG&E to forecast procurement costs in the Energy Resource Recovery Account (ERRA) proceeding. The focus in this analysis is on local capacity and the needs for local capacity that can be reduced through the use of appropriate consumer price signals in TOU periods and demand response availability periods to provide incentives for load modification. The PLEXOS model accommodates detailed hour-by-hour simulation of the operations of electric systems. It considers a complex set of generation operating constraints to simulate the least-cost operation of the system. The model's unit commitment and dispatch logic is designed to mimic "real world" power system hourly operation, minimizing system production cost, enforcing the constraints specified for the system, generation stations, associated transmission, fuel, etc.

economic dispatch of generation resources against loads for each hour of the year. By running multiple iterations of the model, a probability distribution of hours with relative expected loss of load can be developed.

Available generation resources in the analysis include generation units (both new renewable and conventional generation) that currently exist or are expected to be constructed by 2024 in the San Diego Greater Reliability area (both SDG&E service area and Imperial Valley). SDG&E is unique in that local capacity is defined in both the combined San Diego Greater Reliability area, which includes generation from the Imperial Valley, and the San Diego sub-area, which is included in the San Diego Greater Reliability area. The LOLE analysis for San Diego Greater Reliability area was 0 across all hours of the test year. The LOLE for the San Diego sub-area was positive. Accordingly, because the San Diego Greater Reliability area has zero likelihood of not meeting load, no additional analysis was conducted, and the LOLE analysis is limited to the San Diego sub area. Importantly, the resulting analysis is not a measure of need for new capacity, but rather an indication of which hours of the year would experience the highest likelihood of a loss of load.

Chart JND-3 and Chart JND-4 below are a comparison of relative LOLE results for local capacity in the San Diego sub-area for 2024 and 2027. The results show a relative need for capacity or greater likelihood of loss of load during SDG&E's current and proposed on-peak TOU period. Additionally, the results illustrate that the current TOU periods are in alignment with the hours of relative capacity need.

Chart JND-3: 2024 Relative Loss of Load Expectation for the San Diego Local Capacity Area by Hour

³⁸ SDG&E used the same resource assumptions used in the IRP.

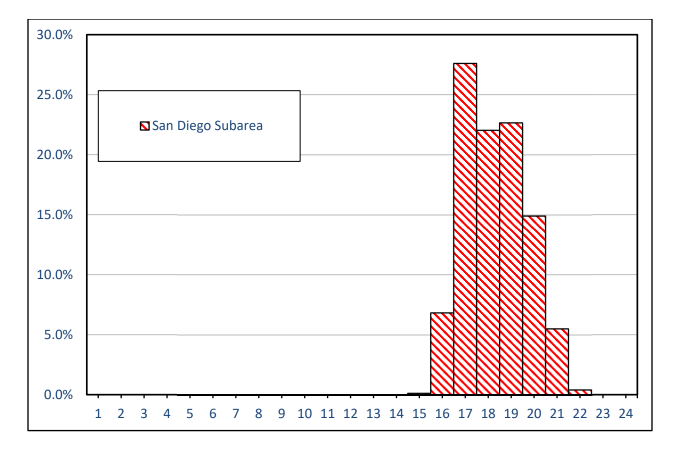
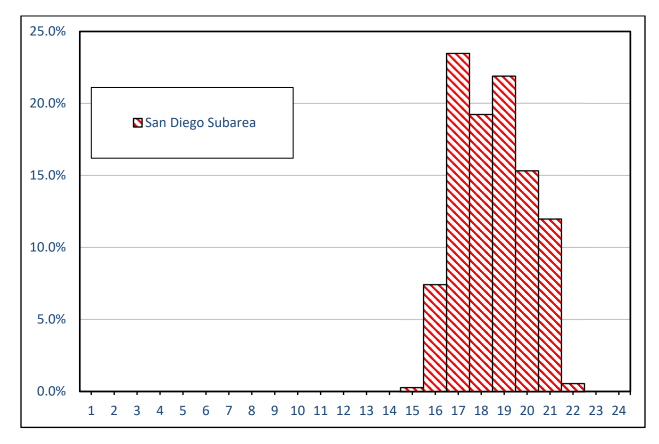


Chart JND-4: 2027 Relative Loss of Load Expectation for the San Diego Local Capacity Area by Hour



Deadband Tolerance Methodology: Per Resolution E-4948, SDG&E will utilize a Deadband Tolerance methodology approved in AL 3064-E/E-A that compares its top 100 hours with existing TOU periods to determine if a proposal to update TOU periods is warranted. This analysis utilizes forecasted marginal energy and capacity costs. SDG&E's approved methodology utilizes a 7.5 percent differential as a trigger; the deadband will be considered exceeded when there is a decline of at least 7.5 percent in the number of top 100 hours that fall within the summer peak and off-peak period, or a decline of at least 7.5 percent in the number of 100 lowest hours that fall within the winter off-peak and super-off-peak periods. When the

trigger is exceeded, then a change to the Base TOU periods and related rate designs prior to five years since the last change in TOU periods will be deemed appropriate.³⁹

The top 100 hours based on the TOU periods from the 2019 GRC Phase 2 were compared to the TOU periods proposed in this proceeding. In the analysis, all top 100 hours occurred within the SDG&E summer on-peak TOU period of 4 PM to 9 PM. The 100 lowest hours were also compared. Almost all of the lowest hours occurred within the SDG&E current standard super off-peak period (midnight-to-6AM year-round and 10AM-to-2PM March and April), 90 hours in the super off-peak period and 10 in the off-peak period. All 100 of the lowest hours occurred in the proposed super off-peak period (current standard super off-peak + 10AM-to-2PM for the 10 remaining months of the year). This supports SDG&E's proposal to extend the March/April 10AM to 2PM weekday super off-peak period to all months of the year. For both the current and proposed TOU periods, the trigger threshold was not met, therefore SDG&E's current and proposed TOU periods are appropriate and reasonable.

IX. NEM VERSUS NON-NEM

Pursuant to the 2019 GRC Phase 2 Settlement Agreement, SDG&E agreed to study the effects of solar customers' usage and generation profiles on SDG&E's marginal costs. 40 To calculate cost impacts, SDG&E used three years of historical data to create a load profile for NEM delivered energy, NEM received energy, and non-NEM delivered energy. Delivered energy is energy that SDG&E delivers to a customer at the meter. Received energy refers to energy that is exported to the grid by a customer generator. These profiles were then applied to the 2024 load forecast to approximate 2024 NEM delivered, NEM received, and non-NEM

³⁹ AL 3064-E/ E-A at 1-2.

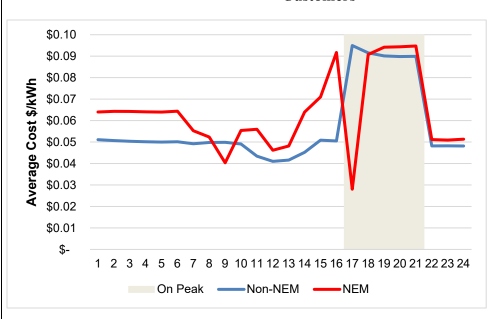
⁴⁰ See Settlement Agreement, Section 2.2.6 at 13.

delivered energy. The forecasted costs from the marginal energy and marginal generation capacity, as developed in Sections II and III, was then multiplied by the forecasted load to develop a 2024 forecasted cost study of NEM delivered, NEM received, and non-NEM delivered energy. NEM received energy must be netted with NEM delivered energy to show an aggregated NEM cost. This is appropriate since NEM received energy is providing a benefit to the grid in that it is reducing capacity costs and energy costs, assuming that energy prices are positive. When energy prices are negative by more than the capacity costs, NEM received energy is not a benefit, but a cost.

As expected, NEM received energy, or customer generation that was exported to the grid, provided a net benefit, *i.e.*, reduced costs to ratepayers. However, NEM delivered energy (i.e., energy imported by NEM customers) had higher costs to ratepayers than non-NEM delivered energy (\$0.0682/kWh for NEM delivered compared to \$0.0599/kWh for non-NEM, see Table JND-4) due to the time of day when the energy was imported by NEM customers (see Chart JND-5). This is logical, as most of SDG&E's NEM customers are customer-generators with behind-the-meter solar installations, which provide energy consumed on-site or exported to the grid during daylight hours, but require customers to import energy during the evening and nighttime hours. Netting the benefits from NEM customer's energy received and NEM customer's energy delivered resulted in higher costs for NEM delivered energy than from non-NEM delivered energy (net NEM received and delivered \$0.0726/kWh compared to \$0.0599/kWh for non-NEM).

NEM NEM Non-NEM Net NEM % Diff Received **Delivered** 0.0574 MEC/kWh 0.0582 0.0512 0.0588 15% MGCC/kWh 0.0047 \$ 0.0087 \$ 57% \$ 0.0099 0.0137 Total Cost/kWh 0.0621 0.0682 0.0599 0.0726 21%

Chart JND-5 Forecasted 2024 Annual Hourly Cost/kWh for Bundled NEM and non-NEM Customers



5

67

8

9

morning and an hour in the early evening. During the 4-5 PM early evening hour, the average cost per kWh is lower than for non-NEM customers due to high solar generation during that period (on average), which corresponds to the beginning of the on-peak period.

Chart JND-5 shows that NEM costs are typically higher with the exception of an hour in the

X. SUMMARY AND CONCLUSION

For the foregoing reasons, the illustrative marginal commodity costs presented herein as well as the proposal to use the EPMC revenue allocation methodology to allocate the authorized commodity revenue requirement to customer classes for rate design purposes are reasonable. In addition, SDG&E recommends that the Commission adopt its proposal to update the current base TOU periods.

This concludes my revised prepared direct testimony.

XI. WITNESS QUALIFICATIONS

My name is Jeff DeTuri. My business address is 8315 Century Park Court, San Diego, CA 92123. I am employed by SDG&E in the Customer Pricing Department and my current title is Real Time Pricing Manager. My responsibilities include oversight of development of real-time pricing strategies and analysis for the development of electric rates. I joined SDG&E in August 2003 and have held various positions with increasing levels of responsibility within San Diego Gas & Electric. Prior to joining SDG&E, I worked as an accounting professional for various companies throughout San Diego County. I received a Bachelor of Accountancy degree and a Master of Business Administration from the University of San Diego.

I have previously testified before the California Public Utilities Commission.

ATTACHMENT A PUBLIC VERSION

Illustrative Commodity Marginal Costs

Line No.	Description (A)	Unit (B)	Marginal Energy Rate (C)	Marginal Capacity Rate (D)	Marginal Energy Rate Revenue (E)	Marginal Capacity Rate Revenue (F)	Total Marginal Rate Revenue (G)	EPMC Energy Rate (H)	EPMC Capacity Rate (I)	EPMC Energy Rate Revenue (J)	EPMC Capacity Rate Revenue (K)	Total EPMC Rate Revenue (L)	Line No.
1	RESIDENTIAL												1
2	Secondary												2
3	Summer							_					3
4	On-Peak Demand	\$/kW	1	2.59					10.71				4
5	On-Peak Energy	\$/kWh						0.20153					5
6	Off-Peak Energy	\$/kWh		0.00421				0.18832					6
7	Super Off-Peak Energy	\$/kWh	n 0.04090	0.00000				0.16943	0.00000				7
8													8
9	Winter	A (1.14		0.00					0.00				9
10 11	On-Peak Demand On-Peak Energy	\$/kW \$/kWh		0.00				0.28186	0.00				10 11
12	Off-Peak Energy	\$/kWh		0.00000				0.28180					12
13	Super Off-Peak Energy	S/kWh		0.00000				0.17910					13
14	super on real chargy		0.01020	0.0000				0.17510	0.0000				14
15	SMALL COMMERCIAL												15
16	Secondary												16
17	Summer												17
18	On-Peak Demand	\$/kW	I	3.49					14.46				18
19	On-Peak Energy	\$/kWh	0.04864					0.20153					19
20	Off-Peak Energy	\$/kWh		0.00462				0.18832					20
21	Super Off-Peak Energy	\$/kWh	0.04090	0.00000				0.16943	0.00000				21
22													22
23	Winter	÷ //.14	,	0.00					0.00				23
24 25	On-Peak Demand	\$/kW		0.00				0.28186	0.00				24 25
26	On-Peak Energy Off-Peak Energy	\$/kWh \$/kWh		0.00000				0.28186					26
27	Super Off-Peak Energy	\$/kWh		0.00000				0.21231					27
28	Super On-reak Energy	\$7 K ***	0.04525	0.00000				0.17510	0.00000				28
29	Primary												29
30	Summer												30
31	On-Peak Demand	\$/kW	1	3.47					14.39				31
32	On-Peak Energy	\$/kWh	0.04841					0.20056					32
33	Off-Peak Energy	\$/kWh	0.04526	0.00460				0.18749					33
34	Super Off-Peak Energy	\$/kWh	0.04074	0.00000				0.16877	0.00000				34
35													35
36	Winter												36
37	On-Peak Demand	\$/kW		0.00					0.00				37
38	On-Peak Energy	\$/kWh						0.28057					38
39	Off-Peak Energy	\$/kWh	1 0.05104	0.00000				0.21146	0.00000				39

li			Manipul	Manipul	Marginal	Marginal	Total Massical	FDMC F	FDMC Committee	FD140 F	EPMC	T-4-1 FDMAC	
Line No.	Description	Unit	Marginal Energy Rate	Marginal Capacity Rate	Energy Rate Revenue	Capacity Rate Revenue	Total Marginal Rate Revenue		EPMC Capacity Rate	Rate Revenue	Capacity Rate Revenue	Rate Revenue	Line No.
	(A)	(B)	(C)	(D)	(E)	(F)	(G)	(H)	(1)	(J)	(K)	(L)	
1	RESIDENTIAL												1
2	Secondary							_					2
40	Super Off-Peak Energy	\$/kWh	0.04308	0.00000				0.17847	0.00000				40
41													41
42	MEDIUM COMMERCIAL												42 43
43 44	Secondary Summer												43
45	On-Peak Demand	\$/kW	,	3.54					14.65				45
46	On-Peak Energy	S/kWh		3.34				0.20153					46
47	Off-Peak Energy	S/kWh		0.00530				0.18832					47
48	Super Off-Peak Energy	\$/kWh						0.16943					48
49		*******											49
50	Winter												50
51	On-Peak Demand	\$/kW	I	0.00					0.00				51
52	On-Peak Energy	\$/kWh						0.28186					52
53	Off-Peak Energy	\$/kWh						0.21231					53
54	Super Off-Peak Energy	\$/kWh	0.04323	0.00000				0.17910	0.00000				54
55													55
56	Primary												56
57 58	Summer On-Peak Demand	\$/kW	,	3.52					14.58				57 58
59	On-Peak Energy	\$/kWh		3.32				0.20056					59
60	Off-Peak Energy	\$/kWh		0.00528				0.18749					60
61	Super Off-Peak Energy	\$/kWh						0.16877					61
62		*******											62
63	Winter												63
64	On-Peak Demand	\$/kW	1	0.00					0.00				64
65	On-Peak Energy	\$/kWh	0.06772					0.28057					65
66	Off-Peak Energy	\$/kWh		0.00000				0.21146					66
67	Super Off-Peak Energy	\$/kWh	0.04308	0.00000				0.17847	0.00000				67
68													68
69													69
70	LARGE C&I												70
71 72	<i>Secondary</i> Summer												71 72
73	On-Peak Demand	\$/kW	,	3.63					15.04				73
74	On-Peak Energy	\$/kWh						0.20153					74
75	Off-Peak Energy	\$/kWh						0.18832					75
76	Super Off-Peak Energy	\$/kWh		0.00000				0.16943					76
	,												

Line			Marginal	Marginal	Marginal Energy Rate	Marginal Capacity Rate	Total Marginal	EPMC Energy	EPMC Capacity	EPMC Energy	EPMC Capacity Rate	Total EPMC
No.	Description	Unit	Energy Rate	Capacity Rate	Revenue	Revenue	Rate Revenue		Rate	Rate Revenue	Revenue	Rate Revenu
	(A)	(B)	(C)	(D)	(E)	(F)	(G)	(H)	(1)	(J)	(K)	(L)
1	RESIDENTIAL											
2	Secondary											
77												
78	Winter											
79	On-Peak Demand	\$/kW		0.00					0.00			
80	On-Peak Energy	\$/kWh						0.28186				
81	Off-Peak Energy	\$/kWh		0.00000				0.21231				
82	Super Off-Peak Energy	\$/kWh	0.04323	0.00000				0.17910	0.00000			
83												
84 85	<i>Primary</i> Summer											
85 86		÷ (1.18	,	3.61					14.00			
86	On-Peak Demand On-Peak Energy	\$/kW \$/kWh		3.61				0.20056	14.96			
88	Off-Peak Energy	\$/kWh		0.00189				0.20036				
89	Super Off-Peak Energy	\$/kWh		0.00000				0.16877				
90	Seaonal Average Energy1							0.10077	0.00000			
91	bedondr/werdge Energy/	Q I K I I	0.07777	0.00075								
92	Winter											
93	On-Peak Demand	\$/kW	1	0.00					0.00			
94	On-Peak Energy	\$/kWh	0.06772					0.28057				
95	Off-Peak Energy	\$/kWh	0.05104	0.00000				0.21146	0.00000			
96	Super Off-Peak Energy	\$/kWh	0.04308	0.00000				0.17847				
97												
98	Transmission											
99	Summer											
100	On-Peak Demand	\$/kW		3.46					14.32			
101	On-Peak Energy	\$/kWh						0.19196				
102	Off-Peak Energy	\$/kWh		0.00181				0.17964				
103	Super Off-Peak Energy	\$/kWh	0.03905	0.00000				0.16179	0.00000			
104 105	Winter											
106	On-Peak Demand	\$/kW	,	0.00					0.00			
106	On-Peak Energy	\$/kWh		0.00				0.26875				
108	Off-Peak Energy	\$/kWh		0.00000				0.20282				
109	Super Off-Peak Energy	s/kWh		0.00000				0.17122				
110	Super on Fear Energy	A. V. A.	. 0.01133	0.00000				0.17122	0.00000			
111	AGRICULTURE											
112	Secondary											
113												

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Line No. Description Unit Energy Rate Capacity Rat	
2	Eline No.
114	1
115 On-Peak Demand \$/kW 5.62 23.27 116 On-Peak Energy \$/kWh 0.04864 0.20153 117 Off-Peak Energy \$/kWh 0.04545 0.00385 118 Super Off-Peak Energy \$/kWh 0.04090 0.00000 119 120 Winter 121 On-Peak Demand \$/kW 0.06803 0.28186 123 Off-Peak Energy \$/kWh 0.05125 0.00000 124 Super Off-Peak Energy \$/kWh 0.04323 0.00000 125 On-Peak Energy \$/kWh 0.04323 0.00000 126 Primary 127 Summer 128 On-Peak Demand \$/kW 5.59 23.15 129 On-Peak Energy \$/kWh 0.04841 0.20056 130 Off-Peak Energy \$/kWh 0.04526 0.00383 131 Super Off-Peak Energy \$/kWh 0.04074 0.00000 132 133 Super Off-Peak Energy \$/kWh 0.04074 0.00000	2
116 On-Peak Energy \$/kWh 0.04864 117 Off-Peak Energy \$/kWh 0.04545 0.00385 118 Super Off-Peak Energy \$/kWh 0.04090 0.00000 119 120 Winter 121 On-Peak Demand \$/kW 0.06803 122 On-Peak Energy \$/kWh 0.05125 0.00000 124 Super Off-Peak Energy \$/kWh 0.05125 0.00000 125 On-Peak Energy \$/kWh 0.05125 0.00000 126 Primary 127 Summer 128 On-Peak Demand \$/kW 5.59 129 On-Peak Energy \$/kWh 0.04841 130 Off-Peak Energy \$/kWh 0.04841 131 Super Off-Peak Energy \$/kWh 0.04526 0.00383 131 Super Off-Peak Energy \$/kWh 0.04074 0.00000 132	114
117 Off-Peak Energy \$/kWh 0.04545 0.00385 118 Super Off-Peak Energy \$/kWh 0.04090 0.00000 119 120 Winter 121 On-Peak Demand \$/kW 0.00 122 On-Peak Energy \$/kWh 0.06803 123 Off-Peak Energy \$/kWh 0.05125 0.00000 124 Super Off-Peak Energy \$/kWh 0.04323 0.00000 125 Super Off-Peak Energy \$/kWh 0.04323 0.00000 126 Primary 127 Summer 128 On-Peak Demand \$/kW 5.59 129 On-Peak Energy \$/kWh 0.04841 130 Off-Peak Energy \$/kWh 0.04841 131 Super Off-Peak Energy \$/kWh 0.04526 0.00383 131 Super Off-Peak Energy \$/kWh 0.04074 0.00000 132	115
118 Super Off-Peak Energy \$/kWh 0.04090 0.00000 119 120 Winter 121 On-Peak Demand \$/kW 0.00 122 On-Peak Energy \$/kWh 0.06803 0.28186 123 Off-Peak Energy \$/kWh 0.05125 0.00000 124 Super Off-Peak Energy \$/kWh 0.04323 0.00000 125 126 Primary 127 Summer 128 On-Peak Demand \$/kW 5.59 23.15 129 On-Peak Energy \$/kWh 0.04841 0.00000 130 Off-Peak Energy \$/kWh 0.04526 0.00383 131 Super Off-Peak Energy \$/kWh 0.04074 0.00000 132	116
119 120	117
120 Winter 121 On-Peak Demand \$/kW 0.00 122 On-Peak Energy \$/kWh 0.06803 123 Off-Peak Energy \$/kWh 0.05125 0.00000 124 Super Off-Peak Energy \$/kWh 0.04323 0.00000 125 126 Primary 127 Summer 128 On-Peak Demand \$/kW 5.59 129 On-Peak Energy \$/kWh 0.04841 130 Off-Peak Energy \$/kWh 0.04526 0.00383 131 Super Off-Peak Energy \$/kWh 0.04074 0.00000 132	118
121 On-Peak Demand \$/kW 0.00 122 On-Peak Energy \$/kWh 0.06803 0.28186 123 Off-Peak Energy \$/kWh 0.05125 0.00000 124 Super Off-Peak Energy \$/kWh 0.04323 0.00000 125 126 Primary 127 Summer 128 On-Peak Demand \$/kW 5.59 23.15 129 On-Peak Energy \$/kWh 0.04841 0.20056 130 Off-Peak Energy \$/kWh 0.04526 0.00383 131 Super Off-Peak Energy \$/kWh 0.04074 0.00000 132	119
122 On-Peak Energy \$/kWh 0.06803 123 Off-Peak Energy \$/kWh 0.05125 0.00000 124 Super Off-Peak Energy \$/kWh 0.04323 0.00000 125 126 Primary 127 Summer 128 On-Peak Demand \$/kW 5.59 129 On-Peak Energy \$/kWh 0.04841 130 Off-Peak Energy \$/kWh 0.04526 0.00383 131 Super Off-Peak Energy \$/kWh 0.04074 0.00000 132	120 121
123 Off-Peak Energy \$/kWh 0.05125 0.00000 124 Super Off-Peak Energy \$/kWh 0.04323 0.00000 125 126 Primary 127 Summer 128 On-Peak Demand \$/kW 5.59 129 On-Peak Energy \$/kWh 0.04841 130 Off-Peak Energy \$/kWh 0.04526 0.00383 131 Super Off-Peak Energy \$/kWh 0.04074 0.00000 132	122
124 Super Off-Peak Energy \$/kWh 0.04323 0.00000 125 126	123
125 126	124
127	125
128 On-Peak Demand \$/kW 5.59 129 On-Peak Energy \$/kWh 0.04841 0.20056 130 Off-Peak Energy \$/kWh 0.04526 0.00383 0.18749 0.01588 131 Super Off-Peak Energy \$/kWh 0.04074 0.00000 0.16877 0.00000 132	126
129 On-Peak Energy \$/kWh 0.04841 0.20056 130 Off-Peak Energy \$/kWh 0.04526 0.00383 0.18749 0.01588 131 Super Off-Peak Energy \$/kWh 0.04074 0.00000 0.16877 0.00000	127
130 Off-Peak Energy \$/kWh 0.04526 0.00383 0.18749 0.01588 131 Super Off-Peak Energy \$/kWh 0.04074 0.00000 0.16877 0.00000 132	128
131 Super Off-Peak Energy \$/kWh 0.04074 0.00000 0.16877 0.00000 132	129
132	130
	131
133 Winter	132
	133
134 On-Peak Demand \$/kW 0.00 0.00	134
135 On-Peak Energy \$/kWh 0.06772 0.28057 136 Off-Peak Energy \$/kWh 0.05104 0.00000 0.21146 0.00000	135 136
137 Super Off-Peak Energy \$/kWh 0.04308 0.00000 0.17847 0.00000	137
138 LIGHTING	138
139 Secondary	139
140 Summer	140
141 On-Peak Demand \$/kW 2.39	141
142 On-Peak Energy \$/kWh 0.04864 0.20153	142
143 Off-Peak Energy \$/kWh 0.04545 0.00027 0.18832 0.00113	143
144 Super Off-Peak Energy \$/kWh 0.04090 0.00000 0.16943 0.00000	144
145	145
146 Winter	146
147 On-Peak Demand \$/kW 0.00 0.00	147
148 On-Peak Energy \$/kWh 0.06803 0.28186	148
149 Off-Peak Energy \$/kWh 0.05125 0.00000 0.21231 0.00000	149
150 Super Off-Peak Energy \$/kWh 0.04323 0.00000 0.17910 0.00000	150

(A)	scription	Unit	Marginal Energy Rate (C)	Marginal Capacity Rate (D)	Marginal Energy Rate Revenue (E)	Marginal Capacity Rate Revenue (F)	Total Marginal Rate Revenue (G)	EPMC Energy Rate (H)	EPMC Capacity Rate (I)	EPMC Energy Rate Revenue (J)	EPMC Capacity Rate Revenue (K)	Total EPMC Rate Revenue (L)	Line No.
1	RESIDENTIAL												1
2	Secondary												2
151													151
152 <u>TC</u>	OTAL RATE REVENUE SUN	MMARY											152
153													153
154				_	Energy	Capacity	Total			Energy	Capacity	Total	154
155	RESIDENTIAL												155
156	SMALL COMMERCIAL												156
	MEDIUM COMMERCIAL												157
158	LARGE C&I												158
159	AGRICULTURAL												159
160	LIGHTING												160
161	TOTAL												161

SAN DIEGO GAS & ELECTRIC

2022 GENERAL RATE CASE (GRC) PHASE 2 - APPLICATION 23-01-008 ILLUSTRATIVE COMMODITY MARGINAL COSTS AND EPMC RATES AND REVENUES. LEGACY TOU - DE TURI (CH. 5)

Line No.		Unit (B)	Marginal Energy Rate (C)	Marginal Capacity Rate (D)	Marginal Energy Rate Revenue (E)	Marginal Capacity Rate Revenue (F)	Total Marginal Rate Revenue (G)	EPMC Energy Rate (H)	EPMC Capacity Rate (I)	EPMC Energy Rate Revenue (J)	Capacity Rate Revenue (K)	Total EPMC Rate Revenue (L)	
1 2	RESIDENTIAL												
3 4	SMALL COMMERCIAL Secondary												
5	Summer		_					_					_
6	On-Peak Demand	\$/kW		2.07					8.738561545				
7	On-Peak Energy	\$/kWh						0.16422					
8	Semi-Peak Energy	\$/kWh						0.21022					
9 10	Off-Peak Energy	\$/kWh	0.04314	0.00229				0.18240	0.00968				ı
11	Winter												
12	On-Peak Demand	\$/kW		0.00)				0.00000				
13	On-Peak Energy	\$/kWh						0.31968					
14	Semi-Peak Energy	\$/kWh	0.05365	0.00000)			0.22688					
15	Off-Peak Energy	\$/kWh	0.04522	0.00000)			0.19120	0.00000				
16													
17	Primary												
18	Summer												
19	On-Peak Demand	\$/kW	1	2.06	5				8.69				
20	On-Peak Energy	\$/kWh	0.03863					0.16336	;				
21	Semi-Peak Energy	\$/kWh	0.04948	0.02186	6			0.20922	0.09243				
22	Off-Peak Energy	\$/kWh	0.04298	0.00228	3			0.18174	0.00965				
23													
24	Winter												
25	On-Peak Demand	\$/kW	1	0.00)				0.00				
26	On-Peak Energy	\$/kWh	0.07523					0.31813	1				
27	Semi-Peak Energy	\$/kWh	0.05342	0.00000)			0.22587	0.00000				
28	Off-Peak Energy	\$/kWh	0.04506	0.00000				0.19055	0.00000				
29	3												
30													
31	MEDIUM COMMERCIAL												
32	Secondary												
33	Summer												
34	On-Peak Demand	\$/kW	1	2.05	5				8.68				
35	On-Peak Energy	\$/kWh						0.16422					
36	Semi-Peak Energy	\$/kWh						0.21022					
37	Off-Peak Energy	\$/kWh						0.18240					
38	OII-I CON LINEIGY	gr K4411	0.01311	0.00244				0.10240	0.01031				
39	Winter												
33	Willicen												

SAN DIEGO GAS & ELECTRIC 2022 GENERAL RATE CASE (GRC) PHASE 2 - APPLICATION 23-01-008

ILLUSTRATIVE COMMODITY MARGINAL COSTS AND EPMC RATES AND REVENUES, LEGACY TOU - DE TURI (CH. 5)

Line No.	Description (A)	Unit (B)	Marginal Energy Rate (C)	Marginal Capacity Rate (D)	Marginal Energy Rate Revenue (E)	Marginal Capacity Rate Revenue (F)	EPIMC Energy Rate (H)	EPMC Capacity Rate (I)	EPMC Energy Rate Revenue (J)	EPMC Capacity Rate Revenue (K)	Total EPMC Rate Revenue (L)	Line No.
40	On-Peak Demand	\$/kW		0.00				0.00000				40
41	On-Peak Energy	\$/kWh	0.07560				0.31968					41
42	Semi-Peak Energy	\$/kWh					0.22688					42
43	Off-Peak Energy	\$/kWh	0.04522	0.00000			0.19120	0.00000				43
44												44
45	Primary											45
46	Summer											46
47	On-Peak Demand	\$/kW		2.04				8.63				47
48	On-Peak Energy	\$/kWh					0.16336					48
49	Semi-Peak Energy	\$/kWh					0.20922					49
50	Off-Peak Energy	\$/kWh	0.04298	0.00243			0.18174	0.01028				50
51	Winter											51
52	On-Peak Demand	\$/kW		0.00			0.24042	0.00				52
53	On-Peak Energy	\$/kWh					0.31813					53
54 55	Semi-Peak Energy	\$/kWh					0.22587 0.19055					54 55
56	Off-Peak Energy	\$/kWh	0.04506	0.00000			0.19055	0.00000				56
57	Large Col											57
58	Large C&I											58
59	Secondary Summer											59
60	On-Peak Demand	\$/kW		2.06				8.71				60
61	On-Peak Energy	\$/kWh					0.16422					61
62	Semi-Peak Energy	\$/kWh					0.21022					62
63	Off-Peak Energy	\$/kWh					0.18240					63
64	on roan Energy		0.01011				0.1021	0.0000				64
65	Winter											65
66	On-Peak Demand	\$/kW		0.00				0.00				66
67	On-Peak Energy	\$/kWh	0.07560				0.31968					67
68	Semi-Peak Energy	\$/kWh	0.05365	0.00000			0.22688	0.00000				68
69	Off-Peak Energy	\$/kWh	0.04522	0.00000			0.19120	0.00000				69
70												70
71	Primary											71
72	Summer											72
73	On-Peak Demand	\$/kW	1	2.05				8.67				73
74	On-Peak Energy	\$/kWh					0.16336					74
75	Semi-Peak Energy	\$/kWh					0.20922					75
76	Off-Peak Energy	\$/kWh	0.04298	0.00087			0.18174	0.00367				76
77												77
78	Winter											78

SAN DIEGO GAS & ELECTRIC 2022 GENERAL RATE CASE (GRC) PHASE 2 - APPLICATION 23-01-008

ILLUSTRATIVE COMMODITY MARGINAL COSTS AND EPMC RATES AND REVENUES, LEGACY TOU - DE TURI (CH. 5)

											EPMC		
Line No.	Description (A)	Unit (B)	Marginal Energy Rate (C)	Marginal Capacity Rate (D)	Marginal Energy Rate Revenue (E)	Marginal Capacity Rate Revenue (F)	Total Marginal Rate Revenue (G)	EPMC Energy Rate (H)	EPMC Capacity Rate (I)	EPMC Energy Rate Revenue (J)	Capacity Rate Revenue (K)	Total EPMC Rate Revenue (L)	Line No.
79	On-Peak Demand	\$/kW		0.00					0.00				79
80	On-Peak Energy	\$/kWh	0.07523					0.31813					80
81	Semi-Peak Energy	\$/kWh	0.05342	0.00000)			0.22587	0.00000)			81
82	Off-Peak Energy	\$/kWh	0.04506	0.00000)			0.19055	0.00000)			82
83													83
84	Transmission												84
85	Summer												85
86	On-Peak Demand	\$/kW	1	1.96	6				8.28	3			86
87	On-Peak Energy	\$/kWh	0.03692					0.15611					87
88	Semi-Peak Energy	\$/kWh	0.04738	0.00921				0.20033	0.03895	5			88
89	Off-Peak Energy	\$/kWh	0.04124	0.00083	3			0.17437	0.00352	2			89
90													90
91	Winter												91
92	On-Peak Demand	\$/kW		0.00)				0.00)			92
93	On-Peak Energy	\$/kWh	0.07201					0.30449)				93
94	Semi-Peak Energy	\$/kWh	0.05119	0.00000)			0.21647	0.00000)			94
95	Off-Peak Energy	\$/kWh	0.04325	0.00000)			0.18287	0.00000)			95
96													96
97	AGRICULTURE												97
98	Secondary												98
99													99
100	Summer												100
101	On-Peak Demand	\$/kW		2.66	5				11.24				101
102	On-Peak Energy	\$/kWh	0.03884					0.16422	2				102
103	Semi-Peak Energy	\$/kWh	0.04971					0.21022					103
104	Off-Peak Energy	\$/kWh	0.04314	0.00209				0.18240	0.0088	5			104
105													105
106	Winter												106
107	On-Peak Demand	\$/kW		0.00)				0.00)			107
108	On-Peak Energy	\$/kWh	0.07560	1				0.31968	}				108
109	Semi-Peak Energy	\$/kWh						0.22688					109
110	Off-Peak Energy	\$/kWh	0.04522	0.00000)			0.19120	0.00000)			110
111													111
112	Primary												112
113	Summer												113
114	On-Peak Demand	\$/kW		2.65	5				11.19				114
115	On-Peak Energy	\$/kWh	0.03863					0.16336					115
	Semi-Peak Energy	# /p/M/p	0.04040	0.00010				0.0000	0.4400	7			440
116	Serni-Peak Energy	\$/kWh	0.04948	0.02816)			0.20922	0.11907				116

SAN DIEGO GAS & ELECTRIC

2022 GENERAL RATE CASE (GRC) PHASE 2 - APPLICATION 23-01-008
ILLUSTRATIVE COMMODITY MARGINAL COSTS AND EPMC RATES AND REVENUES. LEGACY TOU - DE TURI (CH. 5)

		L	LUSTRATIVE C	JMMODITY MARG	INAL CUSTS A	ND EPIVIC KATES	AND REVENUES.	LEGACY TOU -	DE TURITICH, 5)				
Line No.	Description (A)	Unit (B)	Marginal Energy Rate (C)	Marginal Capacity Rate (D)	Marginal Energy Rate Revenue (E)	Marginal Capacity Rate Revenue (F)	Total Marginal Rate Revenue (G)	EPMC Energy Rate (H)	EPMC Capacity Rate (I)	EPMC Energy Rate Revenue (J)	Capacity Rate Revenue (K)	Total EPMC Rate Revenue (L)	Line No.
118													118
119	Winter												119
120	On-Peak Demand	\$/kW		0.00					0.00				120
121	On-Peak Energy	\$/kWh						0.3181					121
122	Semi-Peak Energy	\$/kWh						0.2258					122
123	Off-Peak Energy	\$/kWh	0.04506	0.00000				0.1905	5 0.00000				123
124 125	LIGHTING												124 125
126	Secondary Summer												126
127	On-Peak Demand	\$/kW	,	0.11					0.46				127
128	On-Peak Energy	\$/kWh						0.1642					128
129	Semi-Peak Energy	\$/kWh						0.2102					129
130	Off-Peak Energy	\$/kWh	0.04314					0.1824	0.00623				130
131													131
132	Winter												132
133	On-Peak Demand	\$/kW		0.00					0.00				133
134	On-Peak Energy	\$/kWh						0.3196					134
135	Semi-Peak Energy	\$/kWh						0.2268					135
136	Off-Peak Energy	\$/kWh	0.04522	0.00000				0.1912	0.00000				136
137 138	TOTAL RATE REVENUE SU	BARANDY											137 138
139	TOTAL KATE REVENUE 30	ININIART											139
140					Energy	Capacity	Total			Energy	Capacity	Total	140
141	RESIDENTIAL				Lifergy	capacity	Total			Liferay	Cobacity	Total	141
142	SMALL COMMERCIAL												142
143	MEDIUM COMMERCIAL												143
144	LARGE C&I												144
145	AGRICULTURAL												145
146	LIGHTING												146
147	TOTAL												147

SAN DIEGO GAS & ELECTRIC 2022 GENERAL RATE CASE (GRC) PHASE 2 - APPLICATION 23-01-008

ILLUSTRATIVE COMMODITY MARGINAL COSTS AND EPMC RATES AND REVENUES, 2 PERIOD TOU - DE TURI (CH. 5)

Line No.	Description (A)	Unit (B)	Marginal Energy Rate (C)	Marginal Capacity Rate (D)	Marginal Energy Rate Revenue (E)	Marginal Capacity Rate Revenue (F)	Total Marginal Rate Revenue (G)	EPMC Energy Rate (H)	EPMC Capacity Rate (I)	EPMC Energy Rate Revenue (J)	EPMC Capacity Rate Revenue (K)	Total EPMC Rate Revenue (L)	Line No.
1	SMALL COMMERCIAL												1
2	Secondary												2
3	Summer							_					3
4	On-Peak Demand	\$/kW		3.49					15.70				4
5	On-Peak Energy	\$/kWh						0.2188					5
6	Off-Peak Energy	\$/kWh	0.04276	0.00202				0.1923	9 0.00910				6
7	105-4												7
8	Winter On-Peak Demand	A (1.18)	,	0.00					0.00				8 9
9 10	On-Peak Energy	\$/kW \$/kWh						0.3060	0.00				10
11	Off-Peak Energy	\$/kWh						0.2092					11
12	Oll-reak Ellergy	\$/KVVII	0.04030	0.00000				0.2092	0.00000				12
13	Primary												13
14	Summer												14
15	On-Peak Demand	\$/kW		3.47					15.63				15
16	On-Peak Energy	\$/kWh	0.04841					0.2177	9				16
17	Off-Peak Energy	\$/kWh	0.04259	0.00202				0.1916	0.00907				17
18													18
19	Winter												19
20	On-Peak Demand	\$/kW		0.00					0.00				20
21	On-Peak Energy	\$/kWh						0.3046					21
22	Off-Peak Energy	\$/kWh	0.04633	0.00000				0.2084	2 0.00000				22
23	A C DIGITI TUDE												23
24 25	AGRICULTURE Secondary												24 25
26	Securidary												26
27	Summer												27
28	On-Peak Demand	\$/kW	,	5.62					25.26				28
29	On-Peak Energy	\$/kWh						0.2188					29
30	Off-Peak Energy	\$/kWh						0.1923					30
31	37												31
32	Winter												32
33	On-Peak Demand	\$/kW	1	0.00					0.00				33
34	On-Peak Energy	\$/kWh						0.3060					34
35	Off-Peak Energy	\$/kWh	0.04650	0.00000				0.2092	0.00000				35

SAN DIEGO GAS & ELECTRIC

2022 GENERAL RATE CASE (GRC) PHASE 2 - APPLICATION 23-01-008
ILLUSTRATIVE COMMODITY MARGINAL COSTS AND EPMC RATES AND REVENUES, 2 PERIOD TOU - DE TURI (CH. 5)

Line No.	Description (A)	Unit (B)	Marginal Energy Rate (C)	Marginal Capacity Rate (D)	Marginal Energy Rate Revenue (E)	Marginal Capacity Rate Revenue (F)	Total Marginal Rate Revenue (G)	EPMC Energy Rate (H)	EPMC Capacity Rate (I)	EPMC Energy Rate Revenue (J)	EPMC Capacity Rate Revenue (K)	Total EPMC Rate Revenue (L)	Line No.
1	SMALL COMMERCIAL												1
2	Secondary							_					2
36													36
37	Primary												37
38	Summer												38
39	On-Peak Demand	\$/kW		5.59					25.14				39
40	On-Peak Energy	\$/kWh						0.2177					40
41	Off-Peak Energy	\$/kWh	0.04259	0.00157				0.1916	0.00708				41
42													42
43	Winter								0.00				43
44	On-Peak Demand	\$/kW		0.00				0.2040	0.00				44
45 46	On-Peak Energy Off-Peak Energy	\$/kWh \$/kWh						0.3046 0.2084					45 46
47	OII-Peak Ellergy	\$/KVVII	0.04633	0.00000				0.2084	2 0.00000				47
48	TOTAL RATE REVENUE SU	MANAADV											48
49	TOTAL RATE REVENUE 30	IAIIAIMI											49
50					Energy	Capacity	Total			Energy	Capacity	Total	50
51	RESIDENTIAL				Lifergy	Capacity	Total			Lifergy	capacity	iotai	51
52	SMALL COMMERCIAL												52
53	MEDIUM COMMERCIAL												53
54	LARGE C&I												54
55	AGRICULTURAL												55
56	LIGHTING												56
57	TOTAL												57

ATTACHMENT B

Illustrative Commodity Revenue Allocations

ATTACHMENT B

SAN DIEGO GAS & ELECTRIC 2022 GENERAL RATE CASE (GRC) PHASE 2 - APPLICATION 23-01-008 ILLUSTRATIVE COMMODITY REVENUE ALLOCATIONS - DE TURI (CH. 5)

Commodity Marginal Cost Allocation by Customer Class GRC P2 Proposed TOU

MARGINAL ENERGY COSTS

MARGINAL CAPACITY COSTS

Line						Line
No.	Customer Class	% Allocation	\$ Allocation	% Allocation	\$ Allocation	No.
	(A)	(B)	(C)	(D)	(E)	
1	RESIDENTIAL	53.40%	\$ 85,394,047	63.80%	\$ 16,539,906	1
2	SMALL COMMERCIAL	10.47%	\$ 16,752,090	10.37%	\$ 2,689,319	2
3	MEDIUM COMMERCIAL	11.93%	\$ 19,086,518	13.09%	\$ 3,394,620	3
4	LARGE C&I	22.84%	\$ 36,530,914	11.45%	\$ 2,967,317	4
5	AGRICULTURAL	0.89%	\$ 1,422,260	1.12%	\$ 291,308	5
6	LIGHTING	0.46%	\$ 739,444	0.16%	\$ 42,043	6
7	TOTAL	100.00%	\$ 159.925.273	100.00%	\$ 25.924.513	7

Current TOU versus Proposed TOU

		CURRE	NT		PRO	OPO:	SED			
Line										Line
No.	Customer Class	% Allocation		\$ Allocation	% Allocation		\$ Allocation	\$ Change	% Change	No.
	(A)	(B)		(C)	(D)		(E)	(F)	(G)	
8	RESIDENTIAL	53.75%	\$	413,859,536	54.85%	\$	422,308,651	\$ 8,449,116	2.04%	8
9	SMALL COMMERCIAL	10.88%	\$	83,744,453	10.46%	\$	80,545,049	\$ (3,199,405)	-3.82%	9
10	MEDIUM COMMERCIAL	33.49%	\$	257,858,828	12.10%	\$	93,138,536	\$ (164,720,292)	-63.88%	10
11	LARGE C&I	0.00%	\$	-	21.25%	\$	163,639,730	\$ 163,639,730	N/A	11
12	AGRICULTURAL	1.46%	\$	11,211,068	0.92%	\$	7,099,248	\$ (4,111,820)	-36.68%	12
13	LIGHTING	0.43%	\$	3,295,003	0.42%	\$	3,237,674	\$ (57,330)	-1.74%	13
14	TOTAL	100.00%	\$	769,968,888	100.00%	\$	769,968,888	\$ -	0.00%	14

ATTACHMENT C

Illustrative CTC Revenue Allocations

CTC Allocation by Customer Class

CURRENT PROPOSED

	Line No.	Customer Class (A)	% Allocation (B)	Allocation (C)	% Allocation (D)	\$ Allocation (E)	\$ Change	% Change (G)	Line No.
_							(1)		
	1	Residential	43.24%	\$ 11,514,465	63.94%	\$ 17,028,198	\$ 5,513,733	47.89%	1
	2	Small Commercial	11.93%	\$ 3,176,077	11.87%	\$ 3,161,767	\$ (14,310)	-0.45%	2
	3	Medium Commercial	0.00%	\$ -	12.21%	\$ 3,253,004	\$ 3,253,004	N/A	3
	4	Large Commercial & Industrial	43.54%	\$ 11,596,212	10.39%	\$ 2,766,447	\$ (8,829,765)	-76.14%	4
	5	Agricultural	1.10%	\$ 293,351	1.50%	\$ 398,368	\$ 105,016	35.80%	5
	6	Lighting	0.20%	\$ 52,053	0.09%	\$ 24,375	\$ (27,678)	-53.17%	6
	7	Total	100.00%	\$ 26.632.158	100.00%	\$ 26.632.158	\$ _	0.00%	7

ATTACHMENT D

Illustrative Legacy TOU Marginal Energy Costs

SAN DIEGO GAS & ELECTRIC 2022 GENERAL RATE CASE (GRC) PHASE 2 - APPLICATION 23-01-008 ILLUSTRATIVE LEGACY TOU MARGINAL ENERGY COSTS - DE TURI (CH. 5)

Legacy TOU

SDG&E Legacy TOU Periods	Α	В	A+B
	Wholesale	RPS Premium	Total
	(¢/kWh)	(¢/kWh)	(¢/kWh)
Summer (June 1 - October 31)			
On-Peak: 11 a.m. to 6 p.m. Weekdays	3.0473	0.6028	3.6501
Semi Peak: 6 a.m. to 11 a.m., 6 p.m. to 10 p.m. Weekdays	4.0861	0.6028	4.6889
Off Peak: 10 p.m. to 6 a.m. Weekdays; all hours			
Weekends/Holidays	3.4878	0.6028	4.0906
Winter (November 1 - May 31)			
On-Peak: 5 p.m. to 8 p.m. Weekdays	6.5226	0.6028	7.1254
Semi Peak: 6 a.m. to 5 p.m., 8 p.m. to 10 p.m. Weekdays	4.4672	0.6028	5.0700
Off-Peak: 10 p.m. to 6 a.m. Weekdays; all hours			
Weekends/Holidays	3.6891	0.6028	4.2919
	RPS Premium	\$ 13.70	
	RPS %	44%	

SAN DIEGO GAS & ELECTRIC 2022 GENERAL RATE CASE (GRC) PHASE 2 - APPLICATION 23-01-008 ILLUSTRATIVE LEGACY TOU MARGINAL ENERGY COSTS - DE TURI (CH. 5)

Two-Period TOU

SDG&E Two-Period TOU Periods	Α	В	A+B
	Wholesale	RPS Premium	Total
	(¢/kWh)	(¢/kWh)	(¢/kWh)
Summer (June 1 - October 31)			
On-Peak: 4 p.m. to 9 p.m. Everyday	3.9821	0.6028	4.5849
Off Peak: 12 a.m. to 4 p.m., 9 p.m. to 12 a.m. Everyday	3.4424	0.6028	4.0452
Winter (November 1 - May 31)			
On-Peak: 4 p.m. to 9 p.m. Everyday	5.8193	0.6028	6.4221
Off Peak: 12 a.m. to 4 p.m., 9 p.m. to 12 a.m. Everyday	3.8047	0.6028	4.4075
	RPS Premium	\$ 13.70	
	RPS %	44%	

ATTACHMENT E

Declaration of Jeff DeTuri Regarding Confidentiality Of Certain Data/Documents Pursuant To D.06-06-066, *et al.*

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

DECLARATION OF JEFF DE TURI

Application 23-01-008

2024 General Rate Case Phase 2

I, Jeff DeTuri, declare as follows:

- 1. I am a Real Time Pricing Manager for San Diego Gas & Electric Company ("SDG&E"). As the Real Time Pricing Manager, I am thoroughly familiar with the facts and representations in this declaration, and if called upon to testify I could and would testify to the following based upon personal knowledge.
- 2. I am providing this Declaration to demonstrate that the confidential information ("Protected Information") in support of the referenced application falls within the scope of data provided confidential treatment in the IOU Matrix ("Matrix") attached to the Commission's Decision ("D.") 06-06-066 (the Phase I Confidentiality decision), as modified by D.07-05-032, D.08-04-023, and D.16-08-024. In addition, the Commission has made clear that information must be protected where "it matches a Matrix category exactly... or consists of information from which that information may be easily derived." Pursuant to the procedure adopted in D.08-04-023, I am addressing each of the following five features of Ordering Paragraph 2 of D.06-06-066:
 - that the material constitutes a particular type of data listed in the Matrix;
 - the category or categories in the Matrix the data correspond to;
 - that SDG&E is complying with the limitations on confidentiality specified in the Matrix for that type of data;
 - that the information is not already public; and
 - that the data cannot be aggregated, redacted, summarized, masked or otherwise protected in a way that allows partial disclosure.

¹ See Administrative Law Judge's Ruling on San Diego Gas & Electric Company's April 3, 2007 Motion to File Data Under Seal, issued May 4, 2007 in R.06-05-027, p. 2.

3. The Protected Information contained in the Prepared Direct Testimony of Jeff DeTuri Chapter 5 Marginal Commodity Cost Attachment A to Application 23-01-008 constitutes material, market sensitive, electric procurement-related information that is within the scope of Section 454.5(g) of the Public Utilities Code.² As such, the Protected Information is allowed confidential treatment in accordance with the Matrix, as follows:

Confidential Information	Matrix	Reason for Confidentiality and Timing
	Reference	
Cells highlighted in yellow in the	V.C	LSE Total Energy Forecast – Bundled
Attachment A.1, A.2, and A.3		Customer, confidential for the front three years

- 4. I am not aware of any instances where the Protected Information has been disclosed to the public. To my knowledge, no party, including SDG&E, has publicly revealed any of the Protected Information.
- 5. SDG&E will comply with the limitations on confidentiality specified in the Matrix for the Protected Information.
- 6. The Protected Information cannot be provided in a form that is aggregated, partially redacted, or summarized, masked or otherwise protected in a manner that would allow further disclosure of the data while still protecting confidential information.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Executed this 29th day of September, 2023, at San Diego, California.

/s/ Jeff DeTuri
Jeff DeTuri
Real Time Pricing Manager
San Diego Gas & Electric Company

² In addition to the details addressed herein, SDG&E believes that the information being furnished in my Testimony is governed by Public Utilities Code Section 583 and General Order 66-D. Accordingly, SDG&E seeks confidential treatment of this data under those provisions, as applicable.