

**APPLICATION OF SOUTHERN CALIFORNIA GAS COMPANY  
& SAN DIEGO GAS & ELECTRIC COMPANY FOR AUTHORITY TO REVISE THEIR  
NATURAL GAS RATES AND IMPLEMENT STORAGE PROPOSALS  
IN THE 2027 COST ALLOCATION PROCEEDING (A.25-09-014)  
DATA REQUEST SET IS-SCG-05 FROM INDICATED SHIPPERS  
DATED FEBRUARY 20, 2026  
SOCALGAS RESPONSE DATED: MARCH 6, 2026**

**Question 5-1.**

Please reference pages PG-4, PG-5 and Attachment A, in Chapter 5, the Prepared Direct Testimony of Payal Gadani, Regulatory Accounts – SoCalGas.

- a. Please explain why the Firm Access and Storage Rights Memorandum Account (FASRMA) is not listed on Attachment A.

**Response a.**

Attachment A is a list of regulatory accounts which are authorized for amortization in rates as of July 2025, per AL 6384-G-A, AL 6430-G-A and AL 6493-G. Firm Access and Storage Rights Memorandum Account (FASRMA) is not on the list since there is no authorization of recovery of its under collected balance.

- b. Please provide a detailed accounting for the difference in \$4.0 FASRMA undercollected account balance and the \$3.9 million (\$3.1 million capital revenue requirement plus \$0.8 million interest) as stated on page PG-5, Lines 1-4.

**Response b.**

Pursuant to D.11-03-029, FASRMA records system modification costs (O&M & Capital revenue requirement) providing interruptible and firm Off-System Delivery (OSD) services and any related OSD Revenues to recover these costs. The \$0.1 million difference between the \$4.0 million FARSMA under collected account balance and the \$3.9 Million (\$3.1 million capital requirement plus \$0.8 million interest) as stated on page PG-5, Lines 1-4, is made up of \$0.2 million of O&M Costs offset by (\$30) thousand of OSD Revenues.