Exh. SWM-6 Docket UG-240008 Witness: Scott W. Madison

## BEFORE THE WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION

WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION,

Complainant,

DOCKET UG-240008

v.

CASCADE NATURAL GAS CORPORATION,

Respondent.

### **CASCADE NATURAL GAS CORPORATION**

## FIFTH EXHIBIT TO THE DIRECT TESTIMONY OF SCOTT W. MADISON

Company: Southern California Gas Company (U 904 G)

Proceeding: 2024 General Rate Case

Application: A.22-05-015 Exhibit: SCG-12-R

### **REVISED**

### PREPARED DIRECT TESTIMONY

### **OF ARMANDO INFANZON**

(CLEAN ENERGY INNOVATIONS (CEI))

## BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA



August 2022

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### **SUMMARY**

Clean Energy Innovations (In 2021 \$, in 000s)			
	2021 Adjusted-	TY2024	Change
	Recorded	<b>Estimated</b>	_
Total Non-Shared Services	28,461	47,223	18,762
Total Shared Services (Incurred)	0	0	0
Total O&M	28,461	47,223	18,762

### **Summary of Requests**

Southern California Gas Company (SoCalGas or Company) is requesting \$47.223 million for Test Year (TY) 2024 Operations and Maintenance (O&M) costs associated with Clean Energy Innovations (CEI), an increase of \$18.762 million over Base Year (BY) 2021 levels. In sum, CEI's O&M costs cover a variety of workstreams aiming to promote and innovate transformational clean energy products and technologies, including:

- Implementation of SoCalGas's sustainability strategy to advance California's climate goals and align with the United Nations' Sustainable Development Goals;
- Development of Clean fuels infrastructure, which accelerates the transition to clean energy and supports SoCalGas's sustainability strategy in alignment with the State's climate objectives;
- Creation of the Clean Energy Innovations Project Management Office (PMO) to support the expected growth in clean energy-related projects and tasks, including project governance and implementation to facilitate continued project portfolio alignment with CEI's goals; and
- Research Development & Demonstration (RD&D) Program and related activities that advance and champion technologies and that support widespread access to clean, affordable, and reliable energy for all Californians, including those living and working in environmental and social justice (ESJ) communities.<sup>1,2</sup>

Additional details regarding CEI's O&M requests, including forecast methodology and cost drivers, are discussed below in this testimony.

SoCalGas, "Research, Development, and Demonstration Program 2020 Annual Report," June 2021, available at: <a href="https://www.socalgas.com/sites/default/files/2021-06/2020-SoCalGas-RDD-Annual-Report.pdf">https://www.socalgas.com/sites/default/files/2021-06/2020-SoCalGas-RDD-Annual-Report.pdf</a>.

<sup>&</sup>lt;sup>2</sup> CPUC, "Environmental and Social Justice Action Plan, Version 2.0," April 7, 2022, available at: <a href="https://www.cpuc.ca.gov/-/media/cpuc-website/divisions/news-and-outreach/documents/news-office/key-issues/esj-action-plan-v2jw.pdf">https://www.cpuc.ca.gov/-/media/cpuc-website/divisions/news-and-outreach/documents/news-office/key-issues/esj-action-plan-v2jw.pdf</a>.

### REVISED PREPARED DIRECT TESTIMONY OF ARMANDO INFANZON (CLEAN ENERGY INNOVATIONS (CEI))

### I. INTRODUCTION

### A. Summary of Clean Energy Innovations (CEI) Costs and Activities

My testimony supports the Test Year 2024 forecasts for O&M costs for non-shared services, associated with the four following groups: (1) Sustainability, (2) Clean Fuels Infrastructure Development, (3) Clean Energy Innovations Project Management Office (PMO), and (4) Research Development and Demonstration (RD&D) Program. My testimony also identifies activities associated with capital expenditures for the [H2] Hydrogen Home Project and Hydrogen Refueling Stations related to CEI project development. The capital expenditure forecasts for these projects are referenced in other SoCalGas testimonies, including witness Brenton Guy's Real Estate and Facility Operations testimony (Ex. SCG-19) and witness Michael Franco's SoCalGas Fleet Services testimony (Ex. SCG-18).

As discussed in detail below, CEI supports the development and implementation of innovative technologies that support California's climate policy goals, including the continued use and increased adoption of clean fuels,<sup>3</sup> such as renewable natural gas, hydrogen, and synthetic natural gas, as well as carbon management in support of the State's carbon neutrality goals.<sup>4</sup> Development of clean energy solutions helps customers to adopt low carbon products and services and supports a variety of statewide clean policy commitments,<sup>5</sup> as discussed in detail by witness Naim Jonathan Peress in his Sustainability and Climate Policy testimony (Ex.

<sup>&</sup>quot;Clean fuels" in this testimony are gases such as clean hydrogen (H<sub>2</sub>), renewable natural gas (also referred to as biogas and RNG), synthetic natural gas (also referred to as syngas and SNG), and biofuels, the production and combustion of which can be carbon-neutral or even carbon negative. (*See*, SoCalGas, "Role of Clean Fuels Summary," October 2021, available at: https://www.socalgas.com/sites/default/files/2021-10/Role Clean Fuels Summary.pdf, at p.1.)

State of California, Executive Department, EO B-55-18 "Achieve Carbon Neutrality," available at: <a href="https://www.ca.gov/archive/gov39/wp-content/uploads/2018/09/9.10.18-Executive-Order.pdf">https://www.ca.gov/archive/gov39/wp-content/uploads/2018/09/9.10.18-Executive-Order.pdf</a>.

Reducing GHG emissions to 40% below 1990 levels by 2030 (Senate Bill (SB) 32, California Global Warming Solutions Act of 2006), to 80% below 1990 levels by 2050 (State of California, Executive Department, Executive Order (EO) S-03-05); 100% carbon-free electricity by 2045 (SB 100, The 100 Percent Clean Energy Act of 2018); attaining carbon neutrality by 2045 (EO B-55-18), and reducing emissions of short-lived climate pollutants, such as methane, and reducing organic waste disposal by 75% by 2025 (SB 1383).

SCG-02, Chapter 1). CEI also provides support to enhance clean energy system and operational readiness and assists with system resiliency.

Table AI-1 below summarizes my sponsored costs for CEI's groups: Sustainability, Clean Fuels Infrastructure Development, CEI PMO, and RD&D. Additional details regarding these costs, including forecast methodology and support, are discussed in Section IV below.

Table AI-1
Test Year 2024 Summary of Total Costs<sup>6</sup>

Clean Energy Innovations (In 2021 \$, in 000s)			
<b>Categories of Management</b>	2021 Adjusted-	TY2024	Change
	Recorded	<b>Estimated</b>	
Sustainability	1,930	1,982	52
Clean Fuels Infrastructure Development	8,195	20,400	12,205
Clean Energy Innovations Project	297	1,592	1,295
Management Office			
Research Development and	18,039	23,249	5,210
Demonstration			
<b>Total Non-Shared Services</b>	28,461	47,223	18,762

### **B.** Support To and From Other Witnesses

In addition to sponsoring CEI's costs, my testimony also references the testimony and workpapers of several other witnesses, either in support of their testimony or as cross-referential support for this testimony. Other testimony includes: Naim Jonathan Peress and Michelle Sim's SoCalGas Sustainability and Climate Policy testimony (Ex. SCG-02: Chapter 1 (Climate) and Chapter 2 (Sustainability)); R. Scott Pearson and Gregory S. Flores' RAMP to GRC Integration testimony (Ex. SCG/SDG&E-03, Chapter 2); Maria T. Martinez's SoCalGas Gas Engineering testimony (Ex. SCG-07); Daniel J. Rendler's SoCalGas Customer Services – Field and Advanced Meter Operations testimony (Ex. SCG-14); Brian C. Prusnek's SoCalGas Customer Services – Information testimony (Ex. SCG-16); Michael Franco's SoCalGas Fleet Services testimony (Ex. SCG-18); Brenton Guy's SoCalGas Real Estate and Facility Operations (Ex. SCG-19); and Rae Marie Yu's Regulatory Accounts (Ex. SCG-38).

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As described in the Angeles Link Application, costs associated with the Angeles Link application are excluded from the request in this GRC.

### C. 1 **Organization of Testimony** 2 My testimony focuses primarily on non-shared service costs addressing key activities for 3 the four following areas: (1) Sustainability, (2) Clean Fuels Infrastructure Development, (3) 4 Clean Energy Innovations Project Management Office, and (4) RD&D. 5 My testimony is organized as follows: 6 Introduction 7 Risk Assessment and Mitigation Phase Integration 8 Sustainability And Safety Culture 9 Non-Shared Costs 10 Sustainability 0 11 Clean Fuels Infrastructure Development 0 12 **Business Development** 13 Clean Fuels Power Generation 14 Carbon Capture, Utilization and Sequestration (CCUS) Front End 15 Engineering Design (FEED) Study Program 16 Clean Fuels Operational Readiness Program 17 Clean Fuels Transportation Program Clean Energy Innovations Project Management Office (PMO) 18 0 19 Research Development & Demonstration (RD&D) Refundable Program 0 20 Capital 21 [H2] Hydrogen Home 22 **H2** Refueling Stations Conclusions 23 24 0 Witness Qualifications 25 D. **Organization Overview** 26 As part of SoCalGas's sustainability strategy and in support of California's goal to 27 deliver increasing amounts of renewable energy and support economy-wide decarbonization, 28 SoCalGas aims to accelerate the energy transition by increasing the delivery of clean fuels, 29 adapting its system for hydrogen, and supporting customer decarbonization.<sup>7</sup> CEI supports a

<sup>&</sup>lt;sup>7</sup> Michelle Sim's Sustainability testimony (Ex. SCG-02, Chapter 2).

comprehensive portfolio of clean energy solutions that enhances SoCalGas's role as a long-term leader in California's clean energy future. As mentioned above, the groups discussed in this testimony are Sustainability, Clean Fuels Infrastructure Development, CEI PMO, and RD&D. To more clearly present this testimony, a brief overview of these areas is discussed here, with further details provided in Section IV below.

The forecasts in this testimony have been structured to address the costs related to specific functions and programs in the four aforementioned groups under the CEI umbrella. For example, the Clean Fuels Infrastructure Development group supports specific business functions and programs. These functions support a diverse portfolio of activities, whereas these programs support a specific set of activities to meet specific goals for the Company. All activities within CEI support the State's climate policy goals and sustainability plan, as noted in Naim Jonathan Peress and Michelle Sim's Sustainability and Climate Policy testimonies (Ex. SCG-02, Chapters 1 and 2).8

### E. Sustainability

The Sustainability group is responsible for planning, developing, and tracking near and long-term environmental, social, and governance (ESG) business strategies, with a focus on implementing sustainable business practices to optimize operational activities, while serving customers safely, reliably, and affordably. It works across business units within the Company to facilitate ongoing discussions, workshops, and cross-functional collaboration, in its efforts to implement various sustainability-related initiatives and goals.

The group also monitors and assesses the rapidly changing ESG market, priorities, and requirements, and engages with external stakeholders including community advisory councils, customers, business partners, and ESG community members. The group tracks, monitors, and reports on sustainability goals and Key Performance Indicator (KPI) metrics. Specific projects and tasks performed by Sustainability that drive its costs include:

As stated in Michelle Sim's Sustainability testimony (Ex. SCG-02, Chapter 2, at p. 35), "as part of SoCalGas's sustainability strategy and in support of California's goal to deliver increasing amounts of renewable energy and support economy-wide decarbonization, SoCalGas aims to accelerate the energy transition by increasing the delivery of clean fuels, adapting its system for hydrogen, and supporting customer decarbonization."

 Coordination and execution of ASPIRE 2045<sup>9</sup> sustainability strategy goals through development of procedures, controls, internal communications, governance, and coordination across business units;

- Continuous assessment and development of sustainable business practices that
  create near-term emissions reduction benefits and help to meet long-term climate
  objectives while creating opportunity and equity for employees, customers, and
  communities;
- 3. Continuous development and implementation of tools to track progress of sustainability strategies and KPIs for transparency and accountability; and
- 4. Continuous engagement with external stakeholders and ESG communities to shape sustainability strategies to develop science, policy, and best management practices.

Additional details regarding cost drivers and the funding request for Sustainability are discussed in Section IV.A., below.

### 1. Clean Fuels Infrastructure Development

The Clean Fuels Infrastructure Development group includes two functions: Business

Development and Clean Fuels Power Generation as well as the three following programs: CCUS

FEED Study Program, Clean Fuels Operational Readiness Program, and Clean Fuels

Transportation Program. Details for each of these functions and programs are described below.

### a. Business Development Function

The Business Development function supports development and deployment of costeffective and environmentally sustainable clean energy solutions, including clean fuels and
carbon management, to serve SoCalGas's customers. This function's activities include
identifying, analyzing, selecting, and prioritizing clean energy and decarbonization initiatives
and projects (including outside of RD&D) to advance the Company's sustainability goals.
Business Development plays a vital role in the creation of a strategic long-term planning
framework for the clean fuels infrastructure network that can provide customers with increasing
amounts of clean energy, as well as developing carbon management solutions, to facilitate the

SoCalGas, "ASPIRE 2045 Climate Commitment," available at: <a href="https://www.socalgas.com/sites/default/files/2022-01/SoCalGas\_Sustainability\_Strategy-final.pdf">https://www.socalgas.com/sites/default/files/2022-01/SoCalGas\_Sustainability\_Strategy-final.pdf</a>.

decarbonization of California's energy systems. With active engagement in the State's energy initiatives and working with multiple agencies – including the California Public Utilities

Commission (CPUC), California Energy Commission (CEC), California Air Resources Board

(CARB), and the California Independent System Operator (CAISO), municipal agencies,

universities, national laboratories, and national and international partnership/associations – the

Business Development function works with key industry stakeholders in the clean energy sector

to initiate and/or collaborate on projects to advance the development of hydrogen, RNG, syngas

(SNG), biofuels, and carbon management solutions across multiple end-use applications. The

Business Development function also includes RNG infrastructure development activities to

facilitate the development and utilization of biogas resources to support the State's policy goals

for the growth of renewable gas resources. The function also conducts market research and

engages in financial and business analytics activities to collect and analyze information on

external clean energy trends, support the long-term capital planning process, and develop and

maintain analytical and collaboration tools.

### b. Clean Fuels Power Generation Function

This function is responsible for facilitating the adoption of clean fuel power generation resources in alignment with the State's environmental goals<sup>10</sup> and SoCalGas's ASPIRE 2045 and other clean fuels analysis.<sup>11</sup> The team works with various business units and evaluates project feasibility by bringing together operational, permitting, regulatory, financing, and other requirements to create a set of foundational practices that support clean fuels power generation projects. This function provides support to various business units (both customer-facing and operational) within the Company. The Clean Fuels Power Generation's additional activities include clean fuels market transformation (through active collaboration with different areas in the Company, including the RD&D program), development of education and communication

Reducing GHG emissions to 40% below 1990 levels by 2030 (SB 32) and to 80% below 1990 levels by 2050 (EO S-03-05); 100% carbon-free electricity by 2045 (SB 100); attaining carbon neutrality by 2045 (EO B-55-18); reducing emissions of short-lived climate pollutants, such as methane, and reducing organic waste disposal by 75% by 2025 (SB 1383).

SoCalGas, "The Role of Clean Fuels and Gas Infrastructure in Achieving California's Net Zero Climate Goal," October 2021, available at: <a href="https://www.socalgas.com/sites/default/files/2021-10/SCG\_Whitepaper\_Full-Report.pdf">https://www.socalgas.com/sites/default/files/2021-10/SCG\_Whitepaper\_Full-Report.pdf</a>.

materials specific to clean fuel power generation technologies (with respect to tariffs, gas rates, safety considerations, regulatory and technical requirements), and policy support with regards to regulatory, legislative, local, and other policies that may impact clean fuel power generation technologies.

### c. CCUS Feed Study Program

The CCUS FEED Study Program will work on activities to develop a CO2 pipeline to support the development of carbon management solutions in Southern California. The CCUS FEED Study Program will address scope, design, and technical specifications, and identify related environmental attributes so that all aspects of the project evaluation undergo a "due diligence" process to help finalize the project scope, technical specifications, and the project's capital investment estimates.

### d. Clean Fuels Operational Readiness Program

The Clean Fuels Operational Readiness Program activities will include assessment of the current infrastructure, processes and standards for operational readiness, and identifying gaps in technological, material, operational, safety, workforce, and training standards, with the purpose of achieving safe, effective, and efficient adoption of clean fuels infrastructure into our operations to deliver clean fuels and help California achieve its carbon neutrality goal.

### e. Clean Fuels Transportation Program

The Clean Fuels Transportation Program provides information, education, and training regarding Clean Transportation to a variety of stakeholders, including owners of hydrogen fuel cell vehicles (FCVs) and renewable natural gas vehicles (RNGVs), operators of hydrogen and RNGV refueling stations, vehicle and equipment manufacturers, government agencies, policymakers, and others. In response to customer demand, SoCalGas facilitates market adoption of hydrogen and renewable natural gas as transportation fuels in support of California's climate neutrality goals.<sup>12</sup>

Additional details regarding cost drivers and funding requests for Clean Fuels Infrastructure Development are discussed in section IV.B, below.

State of California, Executive Department, EO B-55-18 "Achieve Carbon Neutrality," available at: https://www.ca.gov/archive/gov39/wp-content/uploads/2018/09/9.10.18-Executive-Order.pdf.

### 2. Clean Energy Innovations Project Management Office

The PMO works to establish uniform project management and reporting standards across CEI's project portfolio. The team is responsible for developing and implementing project controls including scope, schedule, financials, risk analysis, and change management with the goal of mitigating risks and increasing the likelihood of project success. Specific activities performed by the PMO that drive costs include development and implementation of: (1) project governance standards for scope, schedule, and cost management; (2) tools for project monitoring and portfolio reporting; and (3) the management of project initiatives. The PMO also implements project management methodologies to align with SoCalGas's clean energy vision, strategy, and goals.<sup>13,14</sup> Additional details regarding cost drivers and funding request for the PMO are in section IV.C.

### 3. Research Development & Demonstration Refundable Program

SoCalGas's RD&D Program is a refundable program that plays a key role in the research, development, and demonstration of transformational products and technologies that promote decarbonization across the energy delivery value chain and a diversified portfolio of clean energy sources, distributed networks, tools, and applications. The RD&D activities "offer reasonable probability of providing benefit to ratepayers," and support one or more RD&D objectives, including to "improve operating efficiency and reliability and otherwise reduce operating costs."

The RD&D Program collaborates with customers, businesses, manufacturers, academic researchers, and other stakeholders to identify and test potential projects or technologies that will save energy and reduce carbon emissions. The four program areas of focus within the RD&D Program are: Clean & Renewable Energy Resources, Gas Operations, Clean Transportation, and

SoCalGas, "The Role of Clean Fuels and Gas Infrastructure in Achieving California's Net Zero Climate Goal," October 2021, <a href="https://www.socalgas.com/sites/default/files/2021-10/SCG">https://www.socalgas.com/sites/default/files/2021-10/SCG</a> Whitepaper Full-Report.pdf.

SoCalGas, "ASPIRE 2045 Climate Commitment," January 2022, available at: <a href="https://www.socalgas.com/sites/default/files/2022-01/SoCalGas\_Sustainability\_Strategy-final.pdf">https://www.socalgas.com/sites/default/files/2022-01/SoCalGas\_Sustainability\_Strategy-final.pdf</a>.

SoCalGas, "Research, Development, and Demonstration Program 2020 Annual Report," available at: <a href="https://www.socalgas.com/sites/default/files/2021-06/2020-SoCalGas-RDD-Annual-Report.pdf">https://www.socalgas.com/sites/default/files/2021-06/2020-SoCalGas-RDD-Annual-Report.pdf</a>.

<sup>&</sup>lt;sup>16</sup> Pub. Util. Code § 740.1(e)(5).

Clean Energy Applications. Additional details regarding cost drivers and funding request for RD&D Program are addressed in section IV.D, below.

### II. RISK ASSESSMENT MITIGATION PHASE INTEGRATION

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Certain costs supported in my testimony are driven by activities described in SoCalGas and SDG&E's respective 2021 Risk Assessment Mitigation Phase (RAMP) Reports (the RAMP Report). The RAMP Reports presented assessments of the key safety risks for SoCalGas and proposed plans for mitigating those risks. As discussed in R. Scott Pearson and Gregory S. Flores' RAMP to GRC Integration testimony (Ex. SCG-03/SDG&E-03, Chapter 2), the costs of risk mitigation projects and programs were translated from the RAMP Report into the individual witness areas.

In the course of preparing the CEI GRC forecasts, SoCalGas continued to evaluate the scope, schedule, resource requirements, and synergies of RAMP-related projects and programs. Therefore, the final presentation of RAMP costs may differ from the ranges shown in the RAMP Report. TABLE AI-2 below provides a summary of the RAMP-related costs supported in my testimony.

TABLE AI-2 Summary of RAMP O&M Costs\*

Report Cross-Functional Factor (CFF) Chapter	BY 2021 Embedded Costs (in 000s)	TY 2024 Estimated Total (in 000s)	TY 2024 Estimated Incremental (in 000s)
SCG-CFF-2 Energy Resilience	\$0	\$9,155	\$9,155
Sub-Total			
Total RAMP O&M Costs	<b>\$0</b>	\$9,155	\$9,155

<sup>\*</sup>CFF-related information, in accordance with the March 30, 2022, Assigned Commissioner Ruling in A.21-05-011/-014 (cons.), is provided in R. Scott Pearson and Gregory S. Flores' RAMP to GRC Integration testimony (Ex. SCG-03/SDG&E-03, Chapter 2).

Application (A.) 21-05-011/-014 (cons.) (RAMP Proceeding). Please refer to R. Scott Pearson and Gregory S. Flores' RAMP to GRC Integration testimony (Ex. SCG-03/SDG&E-03, Chapter 2) for more details regarding the 2021 RAMP Reports.

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#### F. **RAMP Cross-Functional Factor Overview**

As summarized in Table AI-3 below, my testimony includes costs to help evaluate crossfunctional factors (CFFs) included in the 2021 RAMP Report.<sup>18</sup> The applicable CFF is further described in below:

### Table AI-3 **RAMP CFF Chapter Description**

SoCalGas (SCG-CFF-2) – Energy System	This chapter addresses the energy resilience
Resilience 19	spanning multiple lines of business within
	SoCalGas and helps to mitigate several
	RAMP risks including transition to clean
	fuels.

The testimony of RAMP-to-GRC Integration witnesses Gregory Flores and Scott Pearson<sup>20</sup> describe all the risks and factors included in the RAMP report and the processes utilized for RAMP-to-GRC integration. While developing the GRC forecasts, SoCalGas evaluated the scope, schedule, resource requirements, and synergies of RAMP-related projects and programs to determine costs already covered in the base year and those that are incremental increases expected in the test year. Messrs. Pearson and Flores' testimony discuss all of the risks and CFFs included in the 2021 RAMP Reports and the RAMP to GRC integration process.<sup>21</sup>

#### G. **GRC CFF Activities**

Table AI-4 below summarizes the TY 2024 forecast by workpaper associated with the RAMP activities. For additional details, please refer to my workpaper (SCG-12-WP, 2RD000.001).

Unless otherwise indicated, references to the 2021 RAMP Report refer to SoCalGas's respective RAMP Report.

SoCalGas, "Risk Assessment and Mitigation Phase Cross-Function Factor (SCG-CFF-2) Energy System Resilience," May 2021, available at: https://www.socalgas.com/sites/default/files/SCG-CFF-2 RAMP-Cross-Functional-Chapter-Climate Change 62.pdf; R. Scott Pearson and Gregory S. Flores' RAMP to GRC Integration testimony (Ex. SCG-03/SDG&E-03, Chapter 2).

R. Scott Pearson and Gregory S. Flores' RAMP to GRC Integration testimony (Ex. SCG-03/SDG&E-03, Chapter 2).

Id.

### Table AI-4 Summary of Safety Related Risk Mitigation Costs by Workpaper (In 2021 \$, in 000s)

Workpaper	RAMP ID	Activity	2021 Embedded- Recorded	TY 2024 Estimated	Change	GRC RSE*
		Carbon Capture,				
		Utilization and				
2RD000.001	SCG-	Sequestration Front				
2KD000.001	CFF-2	End Engineering				
	Energy	Design (FEED)				
	Resilience	Study Program		6,655		
	SCG-					
2RD000.001	CFF-2	Clean Fuels				
2KD000.001	Energy	Operational				
	Resilience	Readiness Program		2,500		
		Sub-Total		9,155		

<sup>\*</sup> No RSE was calculated for this activity.

The activities, forecast method, and cost drivers associated with RAMP-related expenses shown in Table AI-4 above are identified in the Clean Fuels Infrastructure Development section of this testimony under CCUS FEED Study Program (see Section IV.B.2, below) and Clean Fuels Operational Readiness Program (see Section IV.B.3, below).

### H. Changes from RAMP Report

As discussed in more detail in R. Scott Pearson and Gregory S. Flores' RAMP to GRC Integration testimony (Ex. SCG-03/SDG&E-03, Chapter 2), in the RAMP Proceeding, the Commission's Safety Policy Division (SPD) and intervenors provided feedback on the RAMP Report. Appendix B in Ex. SCG-03/SDG&E-03, Chapter 2 provides a complete list of the feedback and recommendations received and the Company's responses.

Changes from the 2021 RAMP Report presented in my testimony, including updates to forecasts and the amount and timing of planned work, extend to the CCUS FEED Study Program and the Clean Fuels Operational Readiness Program as activities associated with the SCG-CFF-2 Energy Resilience Cross-Functional Chapter.

### III. SUSTAINABILITY AND SAFETY CULTURE

Sustainability at SoCalGas focuses on continuous improvement, innovation, and partnerships to advance California's climate objectives incorporating holistic and sustainable

business practices and approaches. SoCalGas's sustainability strategy, ASPIRE 2045, integrates five key focus areas across the Company's operations to promote the public interest and the wellbeing of utility customers, employees, and other stakeholders.

The five key identified focus areas that provide a framework for integrating sustainability across the Company's business, guide investment decisions, and drive the sustainability-related proposals and programs of the SoCalGas TY 2024 GRC Application are:

- a. Accelerating the transition to clean energy;
- b. Protecting the climate and improving air quality;
- c. Increasing clean energy access and affordability;
- d. Advancing a diverse, equitable, and inclusive culture; and
- e. Achieving world-class safety.

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Each of these five focus areas are discussed in detail in Michelle Sim and Naim Jonathan Peress's Sustainability and Climate Change Policy testimony (Ex. SCG-02, Chapters 1 and 2).

CEI supports the Company's sustainability strategies. For example, the activities described in this CEI testimony support the advancement of the State's climate goals and align with SoCalGas's sustainability priorities. Specifically, CEI's proposal aims to drive progress in accelerating the transition to clean energy, protecting the climate, and improving air quality in our communities by increasing access to affordable and clean energy.<sup>22</sup> CEI is uniquely positioned to accelerate the energy transition by increasing the delivery of clean fuels such as renewable natural gas and hydrogen. CEI also supports the development of CCUS and SNG and support customer decarbonization through a portfolio of energy technology innovation and infrastructure.<sup>23</sup>

CEI also participates in supporting important sustainability initiatives, including some of the groundwork for developing what would be the largest green hydrogen energy infrastructure system in the United States (the "Angeles Link") to deliver clean and reliable renewable energy

See Michelle Sim and Naim Jonathan Peress's Sustainability and Climate Change Policy testimony (Ex. SCG-02, Chapters 1 and 2) for additional detail on SoCalGas's Sustainability Strategy.

<sup>&</sup>quot;The Role of Clean Fuels and Gas Infrastructure in Achieving California's Net Zero Climate Goal," SoCalGas, October 2021, <a href="https://www.socalgas.com/sites/default/files/2021-10/SCG\_Whitepaper\_Full-Report.pdf">https://www.socalgas.com/sites/default/files/2021-10/SCG\_Whitepaper\_Full-Report.pdf</a>, p.75.

to the Los Angeles region.<sup>24</sup> As currently envisioned, Angeles Link would support the integration of more renewable electricity resources like solar and wind and could significantly reduce greenhouse gas emissions from electric generation, industrial processes, heavy-duty trucks, and other hard-to-electrify sectors of the Southern California economy. The proposed Angeles Link could also significantly decrease demand for natural gas, diesel, and other fossil fuels in the LA Basin, helping accelerate California's and the region's climate and clean air goals.<sup>25</sup>

CEI's clean fuels and carbon management activities are also integral to the State reaching its clean electricity and carbon neutrality goals.<sup>26</sup> Specifically, CEI functions support many activities to decarbonize hard-to-electrify sectors of the economy like heavy-duty transportation and industrial activities, as well as supporting the reliability of the electric grid by providing flexible and dispatchable power and developing comprehensive carbon management infrastructure.

In addition, safety is foundational to SoCalGas and SoCalGas's sustainability strategy. As the nation's largest gas distribution utility, with over 7,800 employees serving 22 million customers, safety is foundational to our business. SoCalGas's safety culture includes: (1) standardizing policies and procedures; (2) complying with applicable laws, regulations, and internal policies; (3) building and operating a system that supports the safe and reliable delivery of gas; (4) communicating with stakeholders; and (5) using data and data analysis to help make informed decisions. CEI engages in the safety culture by supporting clean energy policies and technologies that help reduce the environmental impacts, improve safety of the existing and new clean fuels infrastructure, and contribute to the carbon neutrality 2045 climate goals of the

As described and explained in the Angeles Link Project Memorandum Account Application (A.22-02-007), certain costs related to that Application and work included therein is being tracked separately and is not included in this GRC.

PRNewswire, "SoCalGas Proposes to Develop United States' Largest Green Hydrogen Energy Infrastructure System to Help Decarbonize LA Basin and Accelerate California's Climate Goals," SoCalGas Newsroom, February 17, 2022, available at: <a href="https://newsroom.socalgas.com/press-release/socalgas-proposes-to-develop-united-states-largest-green-hydrogen-energy">https://newsroom.socalgas.com/press-release/socalgas-proposes-to-develop-united-states-largest-green-hydrogen-energy</a>.

Senate Bill 100, The 100 Percent Clean Energy Act of 2018; State of California, Executive Department, EO B-55-18 "Achieve Carbon Neutrality"; see also SoCalGas, "ASPIRE 2045, Sustainability and Climate Commitment to Net Zero," available at: <a href="https://www.socalgas.com/sites/default/files/2021-03/SoCalGas">https://www.socalgas.com/sites/default/files/2021-03/SoCalGas</a> Climate Commitment.pdf

state.<sup>27</sup> In addition to the external environmental impacts, CEI also promotes safety amongst our employees and contractors. This includes safety messages in staff meetings, regular ergonomics training, building emergency planning and safety training, and participation in other Company safety programs.

### IV. NON-SHARED COSTS

"Non-Shared Services" are activities that are performed by a utility solely for its own benefit. Corporate Center provides certain services to the utilities and to other subsidiaries. For purposes of this general rate case, SoCalGas treats costs for services received from Corporate Center as Non-Shared Services costs, consistent with any other outside vendor costs incurred by the utility.

### A. Sustainability

Below are activities and associated O&M costs for sustainability, which are non-shared. The costs are summarized in Table AI-6 below.

Table AI-6 Sustainability Cost Summary

Sustainability (in 2021\$, in 000s)						
O&M	2021 Adjusted- Recorded	Estimated TY 2024	Change			
Labor	\$994	\$1,382	\$388			
Non-Labor	\$936	\$600	(\$336)			
Total O&M	\$1,930	\$1,982	\$52			

### 1. Description of Costs and Underlying Activities

Sustainability is responsible for planning, developing, and tracking near and long-term environmental, social, and governance (ESG) business strategies. This function also implements sustainable business practices to optimize operational activities while serving customers safely, reliably, and affordably. It works across the Company's organizations to facilitate ongoing discussions, workshops, and cross-functional collaboration, review, implementation of sustainability-related initiatives and goals.

Sustainability also monitors and assesses rapidly changing ESG markets, priorities, and requirements, inclusive of engaging with external stakeholders like community advisory

State of California, Executive Department, EO B-55-18 "Achieve Carbon Neutrality," available at: https://www.ca.gov/archive/gov39/wp-content/uploads/2018/09/9.10.18-Executive-Order.pdf.

councils, customers, business partners, and ESG community members. With a goal to be transparent with all stakeholders, the Sustainability function also includes the review, utilization, and implementation of technologies to effectively track, monitor, and report on sustainability goals and KPI metrics.

The Company's sustainability strategy, ASPIRE 2045, is an important driver of this function, setting sustainable business priorities, goals to achieve its vision, and key performance indicators to track progress. The sustainability strategy aims to advance California's climate goals, align with the United Nations Sustainable Development Goals, and serve the public interest with increasing clean energy options safely, reliably, and affordably.<sup>28</sup>

### 2. Forecast Method

The forecast method developed for this cost category for labor and non-labor expenses is the base year method. Incremental adjustments to the base year were made to include additional expenses anticipated in TY 2024. This method is most appropriate because no historic costs exist for the sustainability group prior to its formation in January 2021. The only full year of cost data available is for calendar year 2021.

### 3. Cost Drivers

Sustainability's total adjusted-recorded expenditures of \$1.930 million in base year (BY) 2021 consisted of \$0.994 million in labor and \$0.936 million in non-labor costs. Collectively, these expenditures provided a foundational-level sustainability strategy, governance framework, and sustainability tracking capabilities. The costs for this area include employee labor and expenses, software license fees, and external contractor support.<sup>29</sup>

For TY 2024, SoCalGas is requesting a total of \$1.982 million for Sustainability. This amount reflects forecasted reduction of \$0.336 million in non-labor costs because there was a one-time non-labor cost that will not be seen in the future years. In addition, during BY 2021, two full-time Program Managers were hired into the group mid-year. Since these are full-time positions, the full-year labor costs (prorated estimated expense of \$0.103 million), is added to the

For a more detailed discussion on the Company's sustainability strategy and initiatives see Michelle Sim's Sustainability testimony (Ex. SCG-02, Chapter 2 (Sustainability))

For additional details, please refer to workpaper (SCG-12-WP, 2RD003.000).

- TY 2024 labor cost totals. Finally, to support the roll-out of the sustainability strategy and expansive integration of sustainability across the Company's business units (as highlighted in the activities listed below), Sustainability will require an increase of \$0.285 million to hire two Full Time Equivalent (FTEs): one Sustainability Manager and one Project Manager II/Programs Advisor. In summary, this forecast is based on the recorded expense in BY 2021 with a net incremental funding request of \$0.052 million above the base year to accomplish the following
  - 1. Supporting execution and coordination of the ASPIRE 2045 sustainability strategy goals through the development of procedures, controls, internal communications, governance, and iterative coordination across business units;
  - 2. Updating the existing sustainability strategy to incorporate the latest developments in science, policy, and best management practices, and develop additional goals and KPIs;
  - 3. Deploying and managing sustainability performance tracking software to support progress against goals and enhance transparency and reporting on sustainability areas; and
  - 4. Increasing sustainability communications and engagement on climate initiatives, through increased engagement with external stakeholders and ESG communities.

### **B.** Clean Fuels Infrastructure Development

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activities:

Activities and associated O&M costs for Clean Fuels Infrastructure Development, which are non-shared, are set forth below. The costs are summarized in Table AI-7 below.

Table AI-7 Clean Fuels Infrastructure Development

Clean Fuels Infrastructure Development (in 2021\$, in 000s)						
	2021 Adjusted-					
O&M	Recorded	Estimated TY 2024	Change			
Labor	\$3,975	\$4,832	\$857			
Non-Labor	\$4,220	\$15,568	\$11,348			
Total O&M	\$8,195	\$20,400	\$12,205			

Clean Energy Infrastructure Development total adjusted-recorded expenditures of \$8.195 million in BY 2021 consisted of \$3.975 million in labor and \$4.220 million in non-labor costs. For TY 2024, SoCalGas is requesting a total of \$20.400 million. This amount reflects \$12.205 million incremental increase from the base year, which includes \$0.857 million in labor and \$11.348 million in non-labor to support an expected increase in project activity associated with

- clean fuels infrastructure development. The costs drivers include both labor and non-labor
- 2 | related expenses. Pertinent cost drivers are identified in the subsequent sub-sections of clean
- 3 | fuels infrastructure development activities. All O&M expenses related to Clean Fuels
- 4 Infrastructure include the two following functions: Business Development and Clean Fuels
- 5 Power Generation as well as the three following programs: CCUS FEED Study Program, Clean
  - Fuels Operational Readiness Program, and Clean Fuels Transportation Program.

### 1. Forecast Method

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The forecast method developed for this cost category (and all the sub-sections below) for labor and non-labor expenses is the base year method. Incremental adjustments to the base year were included to represent the expense requirements anticipated in TY 2024. This method is most appropriate because trends, multi-year averages, or other methods would not accurately reflect the fact that some costs associated with Clean Fuels Infrastructure Development are new and include functions under CEI that consolidated several pre-existing functions, while also adding new functions not included in the predecessor organizations.

### 2. Description of Costs and Underlying Activities

The costs associated with the Clean Fuels Infrastructure Development activities directly support the Company's goals of developing clean fuels infrastructure to meet SoCalGas's sustainability strategy and climate commitments<sup>30</sup> and California's decarbonization goals. The costs described in this section include both labor and non-labor costs.

SoCalGas will continue to lead the transition to a resilient and decarbonized clean fuel infrastructure in California. The word "clean" in clean fuels is defined as alternative fuels and/or carbon management solutions resulting in a net-zero carbon footprint.<sup>31</sup> Innovation and rapid development of new technologies will be essential to reach decarbonization goals set by the

SoCalGas, "ASPIRE 2045 Climate Commitment," January 2022, available at: https://www.socalgas.com/sites/default/files/2022-01/SoCalGas Sustainability Strategy-final.pdf.

<sup>&</sup>lt;sup>31</sup> SoCalGas, "The Role of Clean Fuels and Gas Infrastructure in Achieving California's Net Zero Climate Goal," October 2021, available at: <a href="https://www.socalgas.com/sites/default/files/2021-10/SCG\_Whitepaper\_Full-Report.pdf">https://www.socalgas.com/sites/default/files/2021-10/SCG\_Whitepaper\_Full-Report.pdf</a>.

federal government,<sup>32</sup> State, and SoCalGas. The development and deployment of clean energy solutions is achievable through active collaborations to lead the transition to an affordable and resilient clean energy solutions at scale. The functions and programs under Clean Fuels Infrastructure Development are further described below.

### 3. Business Development

As described previously in Section I.D.2.i., above, under "Organization Overview," Business Development performs many key functions including identifying, analyzing, selecting, and prioritizing clean energy and decarbonization initiatives and projects to advance the Company's sustainability goals. Business Development also assists in accelerating the transition to a Clean Fuels Infrastructure, through development of hydrogen and carbon management projects to support multiple end use applications,<sup>33</sup> demonstrating the technical and operational readiness of the existing gas infrastructure to safely deploy, and managing clean fuels as part of SoCalGas's clean energy transition.

RNG is one area of recent development and emphasis in the state that Business Development is actively engaged in to identify projects to meet the State's renewable gas procurement goals. The recent decision by the CPUC to establish a Renewable Gas Standard (RGS),<sup>34</sup> is an important step toward decarbonizing the gas system and reducing short-lived climate pollutant emissions. Under the new RGS ruling, SoCalGas will be required to replace 12.2 percent of the traditional gas it delivers to core customers with renewable gas by 2030.<sup>35</sup> The RGS also sets an interim goal of procuring approximately 3 percent renewable gas by 2025.<sup>36</sup> Efforts by Business Development will help SoCalGas meet the RGS goals for RNG to

<sup>&</sup>lt;sup>32</sup> H.R. 3684 "Infrastructure Investment and Jobs Act," last modified November 15, 2021, available at: https://www.congress.gov/bill/117th-congress/house-bill/3684/text.

Includes industries, transportation, thermal generation, residential and commercial building decarbonization, and distributed energy resources.

<sup>&</sup>lt;sup>34</sup> CPUC Rulemaking R13-02-008; D.22-02-025.

<sup>&</sup>lt;sup>35</sup> D.22-02-025 at 32, 60 (Ordering Paragraph 18).

<sup>36</sup> Id. at 10, 60 (Ordering Paragraph 14); see also SoCalGas Newsroom, PRNewswire, "SoCalGas Applauds Establishment of First Renewable Gas Standard in the United States," February 24, 2022, available at: <a href="https://newsroom.socalgas.com/press-release/socalgas-applauds-establishment-of-first-renewable-gas-standard-in-the-united-states">https://newsroom.socalgas.com/press-release/socalgas-applauds-establishment-of-first-renewable-gas-standard-in-the-united-states</a>.

core customers by 2030.<sup>37</sup> The Renewable Gas Customer Outreach group is specifically focused on pursuing these goals by supporting customer implementation of renewable gas projects.

Hydrogen opportunities are also advancing, and the Business Development group is actively engaged in SoCalGas's transition to a Clean Fuels Infrastructure. This includes the development of conceptual hydrogen infrastructure solutions (as part of a response to a request for information (RFI) from Los Angeles Department of Water and Power (LADWP)) to support an integrated vision and best practices that will help the LADWP to plan, design, and deploy inbasin 100% green hydrogen in the LA basin.<sup>38</sup> In many nations, hydrogen has been increasingly treated as a tool in the fight against climate change. Many utilities, energy companies, and nations are prioritizing the development of hydrogen infrastructure as an integral component of large scale decarbonization.<sup>39</sup> The European Union (EU) has unveiled REPowerEU, by increasing renewable energy development and quadrupling its 2030 targets for renewable hydrogen supply needs.<sup>40</sup> The EU plan also includes a Hydrogen Accelerator program to develop an additional 15 million tons of renewable hydrogen by 2030 and will fast-track reforms that promote hydrogen projects.<sup>41</sup> Australia's national hydrogen strategy has launched the "H2 under 2" target, which sets a production cost of below AU \$2/kg (approximately USD \$1.50) for green hydrogen sourced from solar and wind.<sup>42</sup>

SoCalGas, "ASPIRE 2045 Climate Commitment," January 2022, available at: <a href="https://www.socalgas.com/sites/default/files/2022-01/SoCalGas\_Sustainability\_Strategy-final.pdf">https://www.socalgas.com/sites/default/files/2022-01/SoCalGas\_Sustainability\_Strategy-final.pdf</a> at p. 8.

LADWP, "Green Hydrogen Pathways for Supporting 100% Renewable Energy, RFI Number: 8.5.21-Power-SA," August 5, 2021, available at: <a href="https://www.ammoniaenergy.org/wp-content/uploads/2021/09/Green\_Hydrogen\_RFI\_-8.5.21-Power-SAL.pdf">https://www.ammoniaenergy.org/wp-content/uploads/2021/09/Green\_Hydrogen\_RFI\_-8.5.21-Power-SAL.pdf</a>.

Bloomberg Finance, "2H 2021 Hydrogen Market Outlook: A Defining Year Ahead," available at: <a href="https://about.bnef.com/new-energy-outlook/">https://about.bnef.com/new-energy-outlook/</a> [report behind a subscription paywall].

International Renewable Energy Agency, "Green Hydrogen Needs Industrial Policy Making and Certification," March 11, 2022, available at: <a href="https://www.irena.org/newsroom/articles/2022/Mar/Green-Hydrogen-Needs-Industrial-Policy-Making-and-Certification">https://www.irena.org/newsroom/articles/2022/Mar/Green-Hydrogen-Needs-Industrial-Policy-Making-and-Certification</a>.

Recharge News, "Bloody Hard – but possible': EU plots renewables and green hydrogen dash from Russian gas," March 8, 2022, available at: <a href="https://www.rechargenews.com/energy-transition/bloody-hard-but-possible-eu-plots-renewables-and-green-hydrogen-dash-from-russian-gas/2-1-1181308">https://www.rechargenews.com/energy-transition/bloody-hard-but-possible-eu-plots-renewables-and-green-hydrogen-dash-from-russian-gas/2-1-1181308</a>.

S&P Global Commodity Insights, "Analysis: Asia's 'H2 at \$2' Green Hydrogen Target is a Mission Not Impossible," January 14, 2021, available at: <a href="https://www.spglobal.com/platts/en/market-">https://www.spglobal.com/platts/en/market-</a>

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Domestically, the Department of Energy's (DOE) Earthshot-Hydrogen Shot program seeks to reduce the cost of "clean hydrogen" by 80 percent to \$1 per 1 kilogram in 1 decade ("1 1 1") by 2030.<sup>44</sup> Similarly, the HyDeal LA initiative is aiming to achieve \$1.5/kg of delivered green hydrogen to off-takers in the LA basin. 45 The recently passed Infrastructure Investment and Jobs Act (IIJA) allocates \$9.5 billion for clean hydrogen programs including: \$8 billion dollars in funding for the development of at least four regional clean hydrogen hubs addressing hydrogen feedstock, end-use, and geographic diversity; 46 \$1 billion for research, development, demonstration, commercialization, and deployment of hydrogen electrolysis program for commercialization to improve efficiency, durability, and reduce the cost of producing clean hydrogen using electrolyzers; and \$500 million to support a clean hydrogen supply chain.<sup>47</sup> In 2020, Energy and Environmental Economics, Inc. modeled three different scenarios to achieve carbon neutrality in California by 2045. All three scenarios, including a high-electrification scenario, include the use of hydrogen. 48

insights/latest-news/electric-power/011421-analysis-asias-h2-at-2-green-hydrogen-target-is-amission-not-impossible.

<sup>&</sup>quot;Clean hydrogen," refers to the phrase as used and interpreted with respect to the DOE, and the Infrastructure Investment and Jobs Act.

US DOE, Office of Energy Efficiency and Renewable Energy, "Hydrogen Shot," available at: https://www.energy.gov/eere/fuelcells/hydrogen-shot.

Green Hydrogen Coalition, "HyDeal LA: Architecting a Scalable Model for Green Hydrogen Hubs, Starting With Los Angeles," July 7, 2021, available at:  $\underline{https://static1.squarespace.com/static/5e89} \\ 61cdcbb9c05d73b3f9c4/t/60ef84fb65edb26c8618d579/162$ 6309884328/GHC+HyDeal H2+Earthshots+RFI+response July2021 HyDealSupporters.pdf at p. 5.

H.R. 3684 "Infrastructure Investment and Jobs Act," last modified November 15, 2021, available at: https://www.congress.gov/bill/117th-congress/house-bill/3684/text. Feedstock diversity implies hydrogen produced using multiple feedstocks (fossil fuels, nuclear, and renewable energy); end-use diversity implies hydrogen uses across multiple end-use applications including electric power generation, industries, residential and commercial heating, and transportation; geographic diversity implies no hydrogen hub in the same region as another.

Id.

Energy and Environmental Economics, Inc. "PATHWAYS Scenario Achieving Carbon Neutrality in California," October 2020, available at: https://ww2.arb.ca.gov/sites/default/files/2020-10/e3 cn final report oct2020 0.pdf at p. 79; see also National Renewable Energy Laboratory (NREL), "LA100: The Los Angeles 100% Renewable Energy Study Executive Summary," March 2021, available at: https://www.nrel.gov/docs/fy21osti/79444-ES.pdf at p. 12.

Activities under Business Development include market research, financial and business analytics associated with tracking of clean energy market trends, the techno-economic outlook, and decarbonization trends in the energy and utility sectors. These activities provide analysis support, guidance, and direction to the business development initiatives as part of the clean fuels infrastructure development, thereby improving the effectiveness of these efforts. To promote optimal deployment of capital to benefit our customers, the market research, financial and business analytics activities focus on collecting and analyzing information on external trends, assisting with financial and technical analysis related to clean fuels infrastructure development projects, supporting the long-term capital planning process, and developing and maintaining analytical and data collaboration tools.

To this end, the Business Development function and its activities incur both labor and non-labor related expenses to perform the key functional activities as described above.

### 4. Cost Drivers

For TY 2024, SoCalGas is requesting an incremental increase of \$2.333 million for Business Development from the 2021 BY costs. This is part of the overall incremental request of \$12.205 million for the Clean Fuels Infrastructure Development group as shown in Table AI-7. The \$2.333 million incremental increase for Business Development includes \$0.333 million in labor and \$2.0 million in non-labor related expenses to accomplish the following:

- Labor expenses required to backfill 2 FTEs: two business development managers to support clean fuels development;
- Increase in non-labor expenses to conduct feasibility assessments related to the clean fuel infrastructure value chain to meet the SoCalGas's sustainability strategy. This cost includes consulting services support for the clean fuels infrastructure assessments including identifying, analyzing, selecting, and prioritizing clean energy project portfolio;
- Non-labor expenses related to the development of strategic initiatives including roadmaps and vision documents to advance the clean fuels infrastructure goals; and
- Non-labor expenses related to the increased engagement in the State's energy initiatives and working with multiple agencies, partners, research laboratories, and universities.

For additional details, please refer to workpaper (SCG-12-WP, 2RD000.000).

### 5. Carbon Capture, Utilization and Sequestration Front End Engineering Design (CCUS FEED) Study Program

SoCalGas is requesting \$6.655 million for a CCUS FEED study program (as described in the cost drivers section below) to support the development of carbon management solutions in Southern California. The proposed CCUS FEED Study Program would identify a Carbon Dioxide (CO<sub>2</sub>) pipeline route in Southern California to follow, to the extent possible, existing pipeline corridors and/or leverage existing rights-of-way to help optimize project development and reduce environmental disturbance and siting concerns while connecting the CO<sub>2</sub> source to the CO<sub>2</sub> sink for storage. The CCUS FEED study program would also address scope, design, and technical specifications and identify related environmental attributes so that all aspects of the project evaluation undergo a "due diligence" process to help finalize the project's scope, technical specifications, capital investment estimates.

CCUS is a set of technologies that remove CO<sub>2</sub> either from the atmosphere or from point sources. The captured CO<sub>2</sub> is then compressed and transported for various end-use utilization, or injected<sup>49</sup> into deep underground geological formations (that may include depleted oil and gas reservoirs or saline formations) for permanent storage. As stated in S.799 of the Storing CO<sub>2</sub> and Lowering Emissions (SCALE) Act, "Congress finds that carbon dioxide transport infrastructure and permanent geological storage are proven and safe technologies with existing Federal and State regulatory frameworks." CCUS is a means to abate CO<sub>2</sub> emissions from energy-intensive industries<sup>51</sup> where CO<sub>2</sub> emissions are inherent to current production processes and cannot be eliminated solely by switching to low-carbon electricity or clean fuels

The recently passed IIJA in the United States include substantial carbon management provisions and funding of \$12.1 billion over the next five years including the funds to build out large-scale pilot projects, development of commercial CO<sub>2</sub> transport and storage infrastructure, authorizations to support commercial-scale demonstrations, and FEED (front-end engineering

S.799 "Storing CO2 And Lowering Emissions Act (SCALE Act)," last modified March 17, 2021, available at: <a href="https://www.congress.gov/bill/117th-congress/senate-bill/799/text">https://www.congress.gov/bill/117th-congress/senate-bill/799/text</a>.

*Id.* at 3 (findings).

Includes power generation and industrial facilities such as refineries, cement, iron, steel manufacturing, etc.

and design) studies as part of the carbon capture technology and utilization activities.<sup>52</sup> The SCALE Act (as part of the IIJA) also supports the buildout of critical regional CO<sub>2</sub> transport and storage infrastructure networks through several other programs including financing and innovation, carbon storage validation and testing, and geologic storage permitting activities.<sup>53</sup>

CCUS would be an essential technology solution needed to meet California's 2045 decarbonization targets. This is evident from the ongoing actions being taken within the State's governing entities. In 2006, Assembly Bill 1925 (Blakeslee, Chapter 471) required the California Energy Commission, in coordination with the Department of Conservation's Geologic Energy Management Division (CalGEM) and the California Geological Survey to prepare a report recommending how California could facilitate the adoption of geologic carbon sequestration..."

10 In 2021, the California Governor signed SB 27 into law, requiring the California Natural Resources Agency to establish the "Natural and Working Lands Climate Smart Strategy" creating a framework to advance California climate goals and specified carbon removal targets for 2030 and beyond. SB 27 also requires the Natural Resources Agency to track projects that remove carbon in a registry, with the projects reporting updates on status, benefits, and outcomes.

As explained in the testimony of Naim Jonathan Peress and Michelle Sim (Ex. SCG-02, Chapters 1 and 2), AB 32, SB 32, and Executive Order B-55-18 promote the development and examination of CCUS solutions. CARB's 2022 Scoping Plan Update is being informed through

Great Plains Institute (GPI), "An Atlas of Carbon and Hydrogen Hubs for United States Decarbonization," February 2022, available at:
<a href="https://scripts.betterenergy.org/CarbonCaptureReady/GPI">https://scripts.betterenergy.org/CarbonCaptureReady/GPI</a> Carbon and Hydrogen Hubs Atlas.pdf at p.77.

<sup>&</sup>lt;sup>53</sup> *Id.* at p.78.

AB 1925, Chapter 471, September 26, 2006, available at: <a href="http://www.leginfo.ca.gov/pub/05-06/bill/asm/ab\_1901-1950/ab\_1925\_bill\_20060926\_chaptered.pdf">http://www.leginfo.ca.gov/pub/05-06/bill/asm/ab\_1901-1950/ab\_1925\_bill\_20060926\_chaptered.pdf</a>; CalGEM, "Carbon Capture and Geological Sequestration," available at: <a href="https://www.conservation.ca.gov/calgem/Pages/CarbonDioxideCaptureandStorage.aspx">https://www.conservation.ca.gov/calgem/Pages/CarbonDioxideCaptureandStorage.aspx</a>.

SB-27, Chapter 237, "Carbon sequestration: state goals: natural and working lands: registry of projects," last modified September 24, 2021, available at: https://leginfo.legislature.ca.gov/faces/billNavClient.xhtml?bill\_id=202120220SB27.

the development of decarbonization scenario modeling efforts.<sup>56</sup> All of the four alternative scenarios currently proposed in the 2022 Scoping Plan scenario modeling framework include the role of CO<sub>2</sub> removal from the atmosphere and the development of carbon capture and sequestration technologies to help capture carbon emissions from industrial facilities in California. In 2018, CARB expanded the Low Carbon Fuel Standards (LCFS) program to include carbon capture and sequestration into the regulation with the goal to incentivize and enable these technologies to scale more widely.<sup>57</sup>

California possesses a sizeable carbon emissions market as well as ample and conducive geologic storage potential for safe and permanent CO<sub>2</sub> storage. According to the Lawrence Livermore National Laboratory, the previously estimated storage capacity of onshore geologic saline formations in California's ten largest basins range from 75 to 300 billion tons of CO<sub>2</sub> capacity.<sup>58</sup>

California currently lacks CO2 transport infrastructure to support CCUS development. Los Alamos National Laboratory, in its assessment of CCUS at a DOE workshop on April 19, 2022, has stated "Regional CO2 transport infrastructure connecting regional sources to geologic sinks is a critical need[.]" A CO2 transport pipeline infrastructure network in California, connecting hard to electrify industrial sources of emissions to the geologic CO2 storage sites, is essential to spur the development and deployment of large-scale CCUS infrastructure solutions.

California Air Resources Board (CARB), "PATHWAYS Scenario Modeling 2022 Scoping Plan Update," December 15, 2021, available at: <a href="https://ww2.arb.ca.gov/sites/default/files/2021-12/Revised\_2022SP\_ScenarioAssumptions\_15Dec.pdf">https://ww2.arb.ca.gov/sites/default/files/2021-12/Revised\_2022SP\_ScenarioAssumptions\_15Dec.pdf</a>.

The federal 45Q tax credits can be combined with California's LCFS carbon capture and sequestration credits.

Lawrence Livermore National Laboratory, "Getting to Neutral: Options for Negative Carbon Emissions," January 30, 2020, available at: <a href="https://livermorelabfoundation.org/2019/12/19/getting-to-neutral/">https://livermorelabfoundation.org/2019/12/19/getting-to-neutral/</a>; see also Energy Futures Initiative and Stanford University Center for Carbon Storage, "An Action Plan for Carbon Capture and Storage in California: Opportunities, Challenges, and Solutions," October 22, 2020, Rev. 2, December 11, 2020, available at: <a href="https://sccs.stanford.edu/california-projects/opportunities-and-challenges-for-CCS-in-California">https://sccs.stanford.edu/california-projects/opportunities-and-challenges-for-CCS-in-California</a> (a collaborative study between the California Energy Commission (CEC) and the U.S. Department of Energy (DOE) that estimated the CO<sub>2</sub> storage capacity of saline formations in the state's 10 largest basins ranged from 150 to 500 gigatons (Gt)).

Los Alamos National Laboratory, "CCS Pipeline Infrastructure Development in the Gulf Coast and Southeast US," April 19, 2022, p.2, <a href="https://usea.org/sites/default/files/event-/Rajesh%20Pawar%2C%20Bailian%20Chen.pdf">https://usea.org/sites/default/files/event-/Rajesh%20Pawar%2C%20Bailian%20Chen.pdf</a> at 2.

Los Alamos also noted "CCS [(carbon capture and sequestration)] infrastructure is a long term investment" and "strategic development of infrastructure could help address large number of sources and help save on costs[.]" <sup>60</sup>

As part of the Communities Local Energy Action Program grants, the DOE has recently pledged technical assistance to two communities in SoCalGas's service territory, Kern County and Bakersfield, to support these energy overburdened communities in making a clean energy transition, including the development of carbon capture, utilization, and sequestration solutions.<sup>61</sup>

With SoCalGas's extensive experience in engineering, constructing, operating, inspecting, safety, and maintaining pipelines in the backcountry and urban settings, the Company is well-positioned to play a key role in the development of a region-critical CO<sub>2</sub> pipeline network that would benefit ratepayers and the state by advancing California's net-zero goals, reducing emissions from the hard to electrify economic sectors in the LA Basin, and creating new jobs and economic benefits.

SoCalGas has analyzed publicly available research on CCUS by Stanford<sup>62</sup>, Lawrence Livermore<sup>63</sup>, and others, as well as EPA data<sup>64</sup> on emissions to assess Southern California's potential for carbon capture, transport, and a storage network and its subsequent implementation for a wide-scale CCUS development. SoCalGas is planning to conduct additional Pre-FEED evaluations prior to a comprehensive FEED study<sup>65</sup> for the CO<sub>2</sub> pipeline transport infrastructure necessary to enable the deployment of carbon capture, utilization, and storage technologies in Southern California.

<sup>&</sup>lt;sup>60</sup> *Id*.

Kern County News, "Kern County Awarded U.S. Department of Energy Communities LEAP Technical Assistance Grant for Development of Clean Energy & Carbon Management Business Park," March 29, 2022, available at: <a href="https://www.kerncounty.com/Home/Components/News/News/660/34810">https://www.kerncounty.com/Home/Components/News/News/660/34810</a>.

EFI and Stanford University, "An Action Plan," October 2020, Rev. 2, Dec. 11, 2020.

<sup>63</sup> Lawrence Livermore National Laboratory, "Getting to Neutral."

<sup>&</sup>quot;Environmental Protection Agency Facility Level Information on Greenhouse Gases Tool," last modified August 7, 2021, available at: http://ghgdata.epa.gov/ghgp.

A FEED study is the basic engineering work required to produce a quality process in documenting engineering and project requirements prior to a capital investment. FEED studies are commonly performed after a conceptual or feasibility study but before any detailed engineering work is conducted for the EPC stage (Engineering, Procurement, and Construction).

a. Cost Drivers

For TY 2024, SoCalGas is requesting an incremental increase of \$6.655 million for the CCUS FEED Study program from the 2021 BY costs. This is part of the overall incremental request of \$12.205 million for the Clean Fuels Infrastructure Development group as shown in Table AI-7.

The \$6.655 million non-labor incremental increase is to support the activities related to the development of a CCUS FEED study program. The non-labor estimate is based on industry guidance of FEED studies for large, first of its kind infrastructure projects, and based on previous costs for studies of this nature. The associated cost for the FEED study is part of the RAMP activities as identified in Table AI-4 of this testimony (see Section II). Cost drivers include non-labor expenses to accomplish the following activities:

- Conduct a FEED study to evaluate the development of a CO<sub>2</sub> pipeline transport infrastructure system necessary to enable the deployment of carbon capture, utilization, and storage technologies in Southern California;
- Identification of routes in Southern California to follow, to the extent possible, existing pipeline corridors and/or leverage existing right of ways to help optimize project development and reduce environmental disturbance and siting concerns while connecting the CO<sub>2</sub> sources to the CO<sub>2</sub> sink for storage; and
- Development of a final scope, design, and technical specifications for the CO<sub>2</sub> pipeline as a precursor to the evaluation of the project's capital investment estimates.

For additional details, please refer to workpaper (SCG-12-WP, 2RD000.000).

### 6. Clean Fuels Operational Readiness Program

Development of a clean fuels operational readiness program will be pivotal to demonstrate and deploy clean fuels technologies as part of the clean fuels' infrastructure transition. The clean fuels operational readiness program is intended to help SoCalGas develop a strategic framework for operational and system readiness to help accelerate the Company towards new clean fuels infrastructure.

Assessment of the current processes, standards, systems, and infrastructure for operational readiness and identifying gaps in technological, material, operational, safety, workforce, Information Technology (IT), Operational Technology (OT) systems, training standards, regulatory and compliance protocols, and fleets and facilities will promote an effective and efficient deployment of the clean fuels infrastructure. The clean fuels operational readiness

program will also evaluate current transmission and distribution integrity standards, operational tools, and management practices to optimize transmission, distribution, storage, IT/OT, & metering systems that would assist in integrating systems operations with the clean fuels infrastructure.

Transitioning to a balanced and diversified portfolio of clean fuels delivery network in California can enhance system-wide energy resilience to meet energy demands. Innovation and rapid development of new technologies requires evaluating not only the key benefits, but also the associated risks to the overall energy system. Currently, data is either limited or unavailable (both internally at SoCalGas or available in the public domain) to evaluate asset-related risks as part of the RAMP requirements to integrate emerging clean fuel technologies into the energy ecosystem in California to address system resiliency. As discussed in the RAMP Integration section of this testimony, the clean fuels operational readiness program will also evaluate the overall benefits and risks to the energy system to address system resiliency with the adoption of clean fuels infrastructure.

### a. Cost Driver

For TY 2024, SoCalGas is requesting an incremental increase of \$2.500 million for Clean Fuels Operational Readiness Program from the 2021 BY costs. This is part of the overall incremental request of \$12.205 million for the Clean Fuels Infrastructure Development group as shown in Table AI-7. The \$2.500 million non-labor incremental increase is to support the activities related to the development and implementation of the Clean Fuels Operational Readiness Program. The costs associated with the Clean Fuels Operational Readiness Program is part of the RAMP activities as identified in Table AI-4 of this testimony (see Section II). Cost drivers include non-labor expenses to accomplish the following activities:

- Assessment of current processes, standards, systems, and infrastructure for operational readiness to embrace clean fuels infrastructure, identifying gaps in technological, material, operational, safety, workforce, and training standards, etc.;
- Evaluation of current transmission and distribution integrity standards, operational tools, and management practices to optimize transmission, distribution, storage, IT/OT, and metering systems for clean fuels delivery;
- Integration of research, testing, and demonstration results as part of the operational readiness plan; and
- Identification of risk drivers and mitigation strategies to address clean fuels system resiliency.

For additional details, please refer to workpaper (SCG-12-WP, 2RD000.000). Cost drivers related to expenses required to support hydrogen blending operational readiness activities are identified separately in Maria T. Martinez's Gas Engineering testimony (Ex. SCG-07) and is not part of this testimony.

### 7. Clean Fuels Transportation Program

The SoCalGas's Clean Transportation Program supports customer demand for renewable natural gas and the market adoption of hydrogen as transportation fuels in support of California's regional and state air quality and GHG emission reduction goals. The Clean Fuels Transportation Program provides information, education and training related to Clean Transportation a variety of stakeholders, including owners of hydrogen fuel cell vehicles (FCVs) and renewable natural gas vehicles (RNGVs), operators of hydrogen and RNGV refueling stations, vehicle and equipment manufacturers, government agencies, policymakers, and others.

This testimony provides background information and support for several other testimony areas that seek costs relating to Clean Transportation. Direct customer contact activities (Customer Outreach) for Clean Transportation customers are handled by Customer Energy Solutions (CES), and those associated costs and underlying activities are included in Brian Prusnek's Customer Services – Information testimony (Ex. SCG-16). Indirect customer support activities (Customer Support) for Clean Transportation customers, including product and service development, public access station management, and regulatory and legislative support for Clean Transportation customers are handled by CEI. This testimony (both non-shared costs and capital costs) is also referenced by Brenton Guy's Real Estate and Facility Operations testimony (Ex. SCG-19) as well as the Rae Marie Yu's Regulatory Accounts testimony (Ex. SCG-38) related to the associated costs and underlying activities for utility-owned and operated hydrogen refueling stations.

The Clean Transportation Program (Customer Support) includes costs related to the development and management of new and existing Clean Transportation-related products and services, including customer outreach tools and materials, grant funding tracking and reporting, the truck loan program, fleet financial analysis tools, utility public access refueling station

Direct customer contact activities include, but are not limited to, customer information, education, and training, as well as utility new business and existing account management services.

management (customer credit card sales, development of monthly retail pricing and LCFS credit revenue return) and offering subject matter expertise regarding Clean Transportation-related local, state, and federal regulations. These products and services are provided to the Clean Transportation (Customer Outreach) team for direct use with customers.

### b. Background

### i. Existing Stations

As of March 22, 2022, thirty (30) retail hydrogen FCV stations were in operation in the SoCalGas's service territory.<sup>67</sup> Most of these retail hydrogen FCV stations serve light-duty FCVs. As described below, it is expected that more medium-duty and heavy-duty FCVs will be introduced into the market, including in maritime and rail applications, and adopted by commercial fleets.

SoCalGas serves 349 RNGV refueling stations dispensing 154 million therms of natural gas or over 123 million gasoline gallon equivalents to G-NGV customers. As of the end of 2019, over 98% of the natural gas dispensed by RNGV refueling stations in California and reported to CARB's Low Carbon Fuel Standard (LCFS) Program was renewable natural gas. SoCalGas owns and operates 27 RNGV refueling stations dispensing 100% renewable natural gas to the utility fleet and general public. Most Clean Transportation customers own and operate both RNGVs and RNGV refueling stations, but some customers operate "public access" fueling stations to serve the general public and nearby fleets. RNGV customers vary significantly in terms of the number and type of RNGVs operated, including commuter vehicles, transit buses, school buses, waste haulers, street sweepers, airport fleets (taxis, shuttles), goods movement trucking, and port drayage trucking.

California Fuel Cell Partnership, "California Fuel Cell Partnership Hydrogen Station List," March 25, 2022, available at: https://cafcp.org/sites/default/files/h2 station list.pdf.

Source is G-NGV billing data. Data based on actual 2021 volumes and stations.

<sup>&</sup>lt;sup>69</sup> California Air Resources Board and LCFS Data Dashboard, "Alternative Fuel Volumes and Credit Generation," April 30, 2021, available at: <a href="https://ww3.arb.ca.gov/fuels/lcfs/dashboard/dashboard.htm">https://ww3.arb.ca.gov/fuels/lcfs/dashboard/dashboard.htm</a> at Figure 2.

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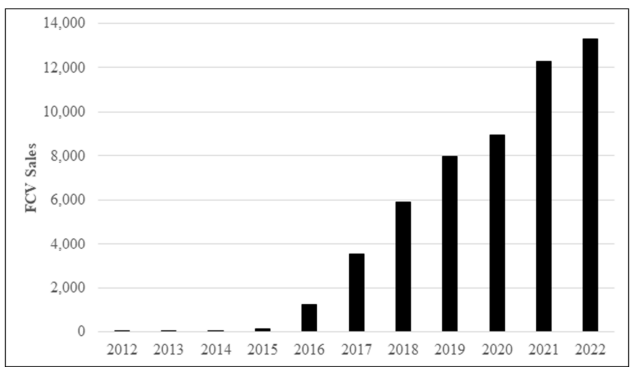
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### ii. Customer Demand

The primary cost driver for an increase in Clean Transportation utility services is based on the increasing demand for hydrogen FCVs and hydrogen refueling stations to support transition into Zero Emissions Vehicles (ZEV). This increase in utility service demand will occur due to: (a) increasing industry and customer interest in and sales of hydrogen FCVs, (b) regulatory requirements mandating the use of zero emission vehicles, including hydrogen FCVs, and (c) the steadily increasing price competitiveness of hydrogen compared to petroleum fuels.

According to the California Fuel Cell Partnership, FCV sales in the United States have been steadily increasing since 2016, as shown in Figure AI-1 Cumulative FCV Sales in the United States).

Figure AI-1 Cumulative FCV Sales in the United States <sup>70</sup>



<sup>13</sup> 

FCV sales data, California Fuel Cell Partnership (CAFCP), available at: https://cafcp.org/sites/default/files/FCEV-Sales-Tracking.pdf.

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There is also a significant number of off-road FCVs, as evidenced by the over 20,000 hydrogen FCV forklifts in operation throughout the United States.<sup>71</sup>

SoCalGas has also observed an increase in customer interest and requests for hydrogen station natural gas utility service. For example, in 2020, SoCalGas received a single request to evaluate a location for hydrogen station natural gas utility service. In 2021, this figure jumped to sixteen requests.

In March 2022, SoCalGas commissioned a market research study to quantify customer interest in proposed utility hydrogen-related products and services, including customer information, education, and training programs as well as utility-owned public access hydrogen stations. Ninety-four percent (94%) of respondents stated SoCalGas's proposed hydrogen products and services would be beneficial. Eighty-one percent (81%) of respondents stated SoCalGas' proposed hydrogen products and services would motivate them or their company to adopt the use of hydrogen vehicles sooner. Respondents ranked the need for more hydrogen fueling stations as well as affordable hydrogen fuel as the most appealing aspects of SoCalGas's proposed hydrogen products and services. These findings are consistent with the most recent CEC AB 8 report on hydrogen refueling stations, which states "general barriers ... to overall widespread FCEV commercialization and deployment remain" and include "high hydrogen fuel and FCEV prices, hydrogen station downtime due to equipment failures and other factors, and the lack of vehicle models and consumer options.... The need for a reliable hydrogen supply and reliable stations also presents a barrier to widespread FCEV commercialization and deployment, as does expanded geographic coverage of the stations. FCEV adoption may increase at a higher pace when these barriers are addressed."<sup>73</sup>

U.S. Department of Energy, Office of Energy Efficiency & Renewable Energy, Hydrogen and Fuel Cells Program Record #18002, "Fact of the Month November 2018: There are Now More Than 20,000 Hydrogen Fuel Cell Forklifts in Use Across the United States," November 2018, available at: <a href="https://www.energy.gov/eere/fuelcells/fact-month-november-2018-there-are-now-more-20000-hydrogen-fuel-cell-forklifts-use">https://www.energy.gov/eere/fuelcells/fact-month-november-2018-there-are-now-more-20000-hydrogen-fuel-cell-forklifts-use</a>.

<sup>&</sup>lt;sup>72</sup> "Clean Air Intercept Study", Q-Insights, March 2022.

California Energy Commission Joint Agency Staff Report on Assembly Bill 8: 2021 Annual Assessment of Time and Cost Needed to Attain 100 Hydrogen Refueling Stations in California, CEC-600-2021-040, December 2021, available at: <a href="https://www.energy.ca.gov/sites/default/files/2021-12/CEC-600-2021-040.pdf">https://www.energy.ca.gov/sites/default/files/2021-12/CEC-600-2021-040.pdf</a> at p. 55.

#### iii. ZEVs for Addressing Climate Change

To aggressively address climate change, state policies are increasingly mandating the use of zero emission vehicles, including hydrogen FCVs. As an example, the CARB Innovative Clean Transit (ICT) regulation approved in 2019 requires that "Starting January 1, 2029, all new bus purchases must be zero-emission buses" where a zero emission bus is defined as "a bus with zero tailpipe emissions and is either a battery electric bus or a fuel cell electric bus."<sup>74,75</sup> Since hydrogen fuel cell electric buses can fuel faster and often have greater range than battery electric bus counterparts, many transit agencies throughout the state plan to procure, fuel and operate hydrogen fuel cell bus fleets. As of September 2, 2021, 60% of the SoCalGas transit agencies that have submitted ICT implementation plans to CARB intend to operate hydrogen fuel cell buses. <sup>76</sup> Similar regulations have been approved for other types of vehicles, such as the CARB Advanced Clean Truck regulation that requires a portion of all heavy-duty trucks sales from each manufacturer to be a zero-emission truck starting in 2024. The proposed CARB Advanced Clean Car II regulations requires 100% of all light-duty new vehicle sales from each manufacturer to be zero emission by 2035.<sup>77</sup> Other regulations are currently under development, such as the draft Advanced Clean Fleets (ACF) regulation, that will require a transition to zero emission medium- and heavy-duty vehicle fleets "performing drayage operations, public agencies, federal governments, and high-priority fleets that own, operate or direct vehicles with a gross vehicle weight rating (GVWR) greater than 8,500 lbs." Collectively, these regulations will result in additional ZEV adoption, including hydrogen FCVs, within the state of California. This increased adoption, in turn, will result in increasing demands for utility Clean Transportation products and services.

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<sup>&</sup>lt;sup>74</sup> Title 13, California Code of Regulations, §§ 2023.1(a)(1)(A)(3) and (a)(1)(B)(2).

<sup>&</sup>lt;sup>75</sup> Title 13, California Code of Regulations, § 2023(b)(54).

Title 13, California Code of Regulations, § 2023.1(d); see also "The Innovative Clean Transit (ICT) regulation, last modified December 16, 2021, available at: <a href="https://ww2.arb.ca.gov/our-work/programs/innovative-clean-transit/ict-rollout-plans">https://ww2.arb.ca.gov/our-work/programs/innovative-clean-transit/ict-rollout-plans</a>.

CARB, "Advanced Clean Cars II Staff Report: Initial Statement of Reasons," April 12, 2022, available at: https://ww2.arb.ca.gov/sites/default/files/barcu/regact/2022/accii/isor.pdf. at p. 9

CARB, "Advanced Clean Fleets Fact Sheet," last modified August 17, 2021, available at: https://ww2.arb.ca.gov/our-work/programs/advanced-clean-fleets/advanced-clean-fleets-fact-sheets

1 As the cost of hydrogen fuel drops, demand for hydrogen to fuel hydrogen FCVs would 2 likely increase. A 2021 Bloomberg NEF forecast states "the costs of producing green hydrogen 3 from renewable electricity should fall by up to 85% from today to 2050, leading to costs below \$1/kg (\$7.4/MMBtu) by 2050 in most modeled markets."<sup>79</sup> Since 1 kg of hydrogen is 4 5 approximately equal to a gallon of gasoline 80 and hydrogen FCVs are expected to be more 6 efficient than internal combustion engines, this forecast indicates renewable hydrogen will be 7 less costly than petroleum fuels in the next thirty years. Declining hydrogen prices are also 8 reflected in fuel price forecasts used in the California Energy Commission 2020 IEPR and shown 9 below in Figure AI-2 10 CEC Hydrogen Fuel Price Forecast.

Figure AI-2 CEC Hydrogen Fuel Price Forecast 81

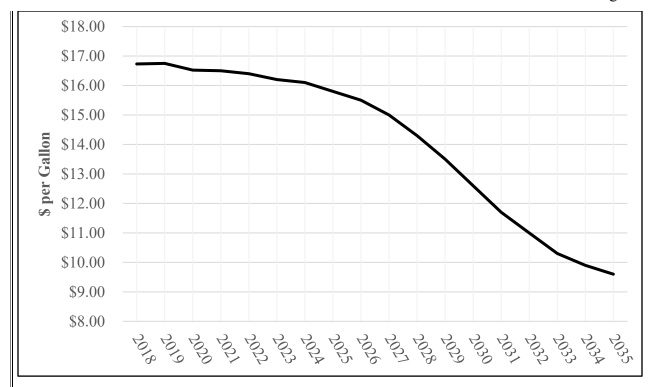
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Bloomberg NEF, Green Car Congress, "BloombergNEF Forecasts Green Hydrogen Should be Cheaper Than Natural Gas by 2050 in Some Markets; Falling Costs of Solar PV Key," April 7, 2021, available at: https://www.greencarcongress.com/2021/04/20210407-bnef.html.

RMI, "Run on Less with Hydrogen Fuel Cells," October 2019, available at: <a href="https://rmi.org/run-on-less-with-hydrogen-fuel-cells/">https://rmi.org/run-on-less-with-hydrogen-fuel-cells/</a>

Hydrogen Fuel Price Forecasts provided by Ysbrand van der Werf, California Energy Commission Transportation Energy Forecasting Unit, November 19, 2021.



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Increasing demand for hydrogen FCVs will result in an increased demand for public and private hydrogen refueling infrastructure, customer information, education, and training. The Company team will support customers by providing the necessary hydrogen refueling infrastructure, information, education, and training.

#### iv. Market Activity

In the past few years, there has been increasing market activity related to third-party hydrogen FCV products and services including the production of Original Equipment Manufacturer (OEM) vehicles, hydrogen refueling stations, and associated equipment and hydrogen production capability. Customers seeking to operate hydrogen FCVs and hydrogen refueling stations will require information and education on third-party Clean Transportation products and services available and have traditionally sought such information from utilities.

Prominent OEMs, including Toyota, Honda, and Hyundai, have already begun producing hydrogen FCVs for the consumer market.<sup>82</sup> Heavy-duty FCVs are under development for eventual commercialization. For example, the CARB Zero Emissions for California Ports

As of January 1, 2022, consumer fuel cell vehicles were available for sale/lease from Toyota (Mirai), Honda (Clarity), and Hyundai (Nexo).

project started in 2019 will be validating "the commercial viability of zero-emissions hybrid fuel cell-electric yard trucks operating in a demanding, real-world cargo-handling application at the Port of Los Angeles." As of June of 2021, two zero-emissions fuel cell-electric yard trucks began operating as part of this demonstration.

As stated earlier, 30 retail hydrogen refueling stations are currently in operation within the SoCalGas service territory. These stations produce or procure hydrogen in a variety of ways, including gaseous transport, liquid transport, on-site electrolysis, and hydrogen pipelines. These production and procurement methods require different types of products and services. As the portfolio of hydrogen refueling stations grow within California, the demand for these products and services will grow as well.

New hydrogen FCV products and services will benefit and impact the transportation fleets of many of our largest commercial and industrial customers. The Clean Transportation team will support our customers by helping them understand new and evolving hydrogen FCV products and services through information, education, and training.

#### v. Regulatory and Legislative Activity

Federal, state, and local air quality and climate change related programs, regulations, and legislation directly impact individual and fleet customers that operate or could benefit from operating hydrogen FCVs and/or hydrogen refueling stations. Customers seeking information on Clean Transportation regulatory and legislative requirements and opportunities (grant funding) have traditionally sought such information and education from the utilities. The Clean Transportation team will also support our customers by helping customers understand both existing and new hydrogen fuel quality, measurement, and safety regulations and standards.

Any increase in the associated regulation and legislation will increase the demand on utility resources to adapt to those changes.

These numerous laws, regulations and policies include:

In 2018, Governor Brown issued Executive Order B-48-18 that states, in part, "It is further ordered that all State entities work with the private sector and all

CARB, "Zero Emissions for California Ports ZECAP," March 2020, available at: https://ww2.arb.ca.gov/sites/default/files/movingca/pdfs/zecap.pdf.

- appropriate levels of government to spur the construction and installation of 200 hydrogen fueling stations...by 2025."84
- In 2020, Governor Newsom issued Executive Order N-79-20 that states, in part, "It shall be a goal of the State that 100 percent of in-state sales of new passenger cars and trucks will be zero-emission by 2035. It shall be a further goal of the State that 100 percent of medium-and heavy-duty vehicles in the State be zero-emission by 2045 for all operations where feasible and by 2035 for drayage trucks. It shall be further a goal of the State to transition to 100 percent zero-emission off-road vehicles and equipment by 2035 where feasible."85
- The CARB 2020 Mobile Source strategy states, "a key focus of the 2020 Strategy is advancing the use of zero-emission technologies wherever feasible," and "deployment of approximately 1.4 million medium and heavy-duty zero-emission vehicles (ZEVs) in California by 2045" and for "on-road light-duty vehicles ... 100 percent of sales will be ZEVs by 2035...."
- In November 2021, the U.S. Department of Energy announced it "awarded \$199 million to fund 25 projects aimed at putting cleaner cars and trucks on America's roads [that] align with DOE's commitment to reaching President Biden's goals of having zero-emission vehicles make up half of all vehicles sold in America by 2030 and achieving net zero emissions economy-wide by 2050."87
- In 2018 and 2019, CARB updated the Low Carbon Fuel Standard (LCFS) program, which now mandates a 20% reduction in the carbon intensity of transportation fuels used in California by 2030. Hydrogen, when used as a motor vehicle fuel, has GHG emissions that are up to 228% lower than diesel fuel.<sup>88</sup>
- In response to California's clean energy goals and Governor Newsom's Executive Order N-79-20, SoCalGas has observed the California Legislature introducing

State of California, Executive Department, EO B-48-18, available at: <a href="https://www.library.ca.gov/wp-content/uploads/GovernmentPublications/executive-order-proclamation/39-B-48-18.pdf">https://www.library.ca.gov/wp-content/uploads/GovernmentPublications/executive-order-proclamation/39-B-48-18.pdf</a>.

State of California, Executive Department, EO N-79-20, available at: <a href="https://www.gov.ca.gov/wp-content/uploads/2020/09/9.23.20-EO-N-79-20-Climate.pdf">https://www.gov.ca.gov/wp-content/uploads/2020/09/9.23.20-EO-N-79-20-Climate.pdf</a>.

CARB, "Proposed 2020 Mobile Source Strategy," September 28, 2021, available at: <a href="https://ww2.arb.ca.gov/sites/default/files/2021-09/Proposed\_2020\_Mobile\_Source\_Strategy.pdf">https://ww2.arb.ca.gov/sites/default/files/2021-09/Proposed\_2020\_Mobile\_Source\_Strategy.pdf</a>. at p. 4

U.S. Department of Energy, "DOE Announces Nearly \$200 Million to Reduce Emissions in Cars and Trucks," November 1, 2021, available at: <a href="https://www.energy.gov/articles/doe-announces-nearly-200-million-reduce-emissions-cars-and-trucks">https://www.energy.gov/articles/doe-announces-nearly-200-million-reduce-emissions-cars-and-trucks</a>.

<sup>88</sup> CARB, "Current LCFS Regulation," modified July 2020, available at: <a href="https://ww2.arb.ca.gov/sites/default/files/2020-07/2020\_lcfs\_fro\_oal-approved\_unofficial\_06302020.pdf">https://ww2.arb.ca.gov/sites/default/files/2020-07/2020\_lcfs\_fro\_oal-approved\_unofficial\_06302020.pdf</a> at p. 54, Table 1 and p. 73, Table 5.

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legislation to increase the adoption of zero emission vehicles, including hydrogen fuel cell vehicles and associated refueling infrastructure.<sup>89</sup>

- The California Department of Food and Agriculture is "responsible for overseeing the fuel quality, dispenser accuracy, and advertising of fuels sold at retail, including hydrogen" and has adopted the SAE International hydrogen fuel quality standard J2719.90
- CARB also has adopted hydrogen fuel quality regulations.<sup>91</sup>
- Many municipalities use the National Fire Protection Association (NFPA) to establish refueling station permitting and safety standards, including NFPA 2, "Hydrogen Technologies Code".

At the local level, the two largest regional air basins within the SoCalGas service territory, South Coast and San Joaquin Valley, are in extreme non-attainment for ozone and both must achieve significant reductions in particulate matter (PM) for National Ambient Air Quality Standards under the Federal Clean Air Act.<sup>92</sup> More than 85% of the region's emissions come from mobile sources.<sup>93</sup> With heavy-duty diesel trucks as the single largest contributor to these emissions, the widespread deployment of near-zero and zero emission heavy-duty trucks, including hydrogen FCV trucks, is the single most impactful emission reduction strategy.<sup>94</sup>

SoCalGas monitors state legislative activity impacting both the utility and customers. Over the past three legislative sessions, the number of bills addressing natural gas and hydrogen mobility has increased from 2 bills in the 2018-2019 legislative session, to 6 bills in the 2019-2020 legislative session, and to 9 bills in the 2020-2021 legislative session.

California Department of Food and Agriculture, "Division of Measurement Standards," available at: https://www-test.cdfa.ca.gov/dms/hydrogenfuel/hydrogenfuel.html.

California Code of Regulations, Title 13, Division 3, Chapter 5, Article 3, Sub-Article 1, § 2292.7, "Specifications for Hydrogen."

South Coast Air Quality Management District, "Final 2016 Air Quality Management Plan," March 2017, available at: <a href="https://www.aqmd.gov/docs/default-source/clean-air-plans/air-quality-management-plans/2016-air-quality-management-plan/final-2016-aqmp/final2016aqmp.pdf?sfvrsn=15">https://www.aqmd.gov/docs/default-source/clean-air-plans/air-quality-management-plan/final-2016-aqmp/final2016aqmp.pdf?sfvrsn=15</a> at ES-1-2; see also San Joaquin Valley Air Pollution Control District, "2016 Ozone Plan for 2008 8-hour Ozone Standard," June 16, 2016, available at: <a href="http://valleyair.org/Air\_Quality\_Plans/Ozone-Plan-2016/Adopted-Plan.pdf">http://valleyair.org/Air\_Quality\_Plans/Ozone-Plan-2016/Adopted-Plan.pdf</a> at 1-6.

South Coast Air Quality Management District, "Final 2016 Air Quality Management Plan," available at: <a href="https://www.aqmd.gov/docs/default-source/clean-air-plans/air-quality-management-plans/2016-air-quality-management-plan/final-2016-aqmp/final2016aqmp.pdf?sfvrsn=15">https://www.aqmd.gov/docs/default-source/clean-air-plans/air-quality-management-plans/2016-air-quality-management-plan/final-2016-aqmp/final2016aqmp.pdf?sfvrsn=15</a> at ES-7; see also San Joaquin Valley Air Pollution Control District, "2016 Ozone Plan," available at: <a href="http://valleyair.org/Air Quality Plans/Ozone-Plan-2016/ES.pdf">http://valleyair.org/Air Quality Plans/Ozone-Plan-2016/ES.pdf</a> at ES-5.

South Coast Air Quality Management District, "Final 2016 Air Quality Management Plan," available at: <a href="https://www.aqmd.gov/docs/default-source/clean-air-plans/air-quality-management-plans/2016-">https://www.aqmd.gov/docs/default-source/clean-air-plans/air-quality-management-plans/2016-</a>

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Further, in November 2017, the San Pedro Bay Ports (Los Angeles, Long Beach) approved a Clean Air Action Plan that includes a goal "to transition the current drayage truck fleet to near-zero technologies in the near-term and ultimately zero-emissions technologies by 2035."<sup>95</sup>

Significant air quality and climate change policy developments at the federal, state, and local levels are likely to impact the transportation fleets of many of our largest commercial and industrial customers. The Clean Transportation team will support our customers by helping them understand new and evolving regulatory and legislative requirements through information, education and training.

#### c. Cost Drivers

For TY 2024, SoCalGas is requesting an incremental increase of \$0.357 million for Clean Fuels Transportation Program from the 2021 BY costs. This is part of the overall incremental request of \$12.205 million for the Clean Fuels Infrastructure Development group as shown in Table AI-7.

The \$0.357 million incremental increase for Clean Fuels Transportation Program includes \$0.224 million in labor and \$0.133 million in non-labor to support an expected increase in demand for Clean Transportation services (Customer Support) associated with hydrogen-related customer demand, market activity, and regulatory and legislative activity. The increase in labor and non-labor expenses is to support the following:

- Labor expense for 2 FTEs (two project managers) to support the development and management of new hydrogen-related Clean Transportation customer information, education, and training products and services.
- Non-labor expenses will support the FTEs engaged in the development and management of new hydrogen-related Clean Transportation customer information, education and training products and services.

For additional details, please refer to my workpaper (SCG-12-WP, 2RD000.000).

<sup>&</sup>lt;u>air-quality-management-plan/final-2016-aqmp/final2016aqmp.pdf?sfvrsn=15</u> at 3-32; see also San Joaquin Valley Air Pollution Control District, "2016 Ozone Plan," available at: <a href="http://valleyair.org/Air Quality Plans/Ozone-Plan-2016/ES.pdf">http://valleyair.org/Air Quality Plans/Ozone-Plan-2016/ES.pdf</a> at ES-6.

Port of Los Angeles, "San Pedro Bay Ports Clean Air Action Plan 2017 Final," November 2017, at 33.

As stated above, other costs related to clean transportation are captured in other testimony areas.

#### 8. Clean Fuels Power Generation

The primary goal of this group is to strategically manage policy, technology, compliance, and operational requirements relevant to the deployment of clean fuel power generation projects in efforts to achieve the State's carbon neutrality goals and SoCalGas's vision as described by the ASPIRE 2045 and clean fuels analysis.

The major activities of the clean fuels power generation teams consist of providing policy, technical, and economic feasibility analyses to internal and external facility operators advising in areas that pertain to regulatory, tariffs, contracts, air quality, legislation, market transformation, and education and training specific to clean fuel power generation. This group is a highly cross-functional team that works in collaboration with Customer Energy Solutions Account Representatives to provide customer support in the deployment of clean fuel power generation to all customer segments as described in Brian Prusnek's Customer Services-Information testimony (see Ex. SCG-16, Table BP-14).

Clean fuel power generation projects are subject to many operational, permitting, and safety requirements set forth by the many regulatory and legislative policies. Over the last several years, the number of policies related to clean fuel power generation projects has increased. SoCalGas assists customers in their deployment of clean fuel power generation by answering questions relating to policies that may impact the deployment of the projects. The clean fuels power generation team will also inform customers of the environmental and financial benefits of adopting microgrids. For example, the Clean Fuels Power Generation group provides assistance to customers looking to maximize microgrid benefits by integrating a multitude of Distributed Energy Resources (DER) such as photovoltaics, CHP, energy storage, fuel cells, and linear generators, along with clean fuels such as renewable gas and hydrogen to increase resiliency and reliability as well as economic benefits.<sup>97</sup> Ultimately, customers are looking to deploy microgrids that will yield the best financial outcome, which requires a full understanding of the numerous programs, tariffs, credits, and subsidies. Increasing customer support is not only

U.S. Department of Energy, "The US Department of Energy's Microgrid Initiative," The Electricity Journal, Volume 25, Issue 8, October 2012, available at: <a href="https://www.energy.gov/sites/prod/files/2016/06/f32/The%20US%20Department%20of%20Energy's%20Microgrid%20Initiative.pdf">https://www.energy.gov/sites/prod/files/2016/06/f32/The%20US%20Department%20of%20Energy's%20Microgrid%20Initiative.pdf</a>.

in alignment with state goals, but it is also necessary to increase customer awareness and education.

Furthermore, climate change and extreme weather events are putting electric system resiliency and reliability at risk, posing serious safety and financial risks to California's people and electric utilities. Extreme weather in and outside of California has significant impacts on the planned operation of California's electric and gas grids making power system resiliency and reliability increasingly important. While the intent of planned outages in the electric system is to avoid greater loss or damage from the extreme climate events, the planned outages still have significant economic and health impacts on many customers. Despite the efforts to reduce the related capacity shortfall due to climate-related events, customers remain vulnerable to unplanned power outages. According to the US Environmental Protection Agency's (EPA) assessment of indoor air quality and climate change, power outages may occur with more frequent extreme weather, making it more difficult to maintain comfortable indoor temperatures and healthy indoor air quality, and leading to more frequent use of portable generators." SoCalGas's clean fuels power generation activities can potentially drive a zero-carbon resiliency solution as traditional gas is displaced with clean fuels for power generation.

The Clean Fuels Power Generation team will increase education, outreach and project support to customers who are looking to adopt clean fuel generation technologies. The intent is to provide customer support in the deployment of projects that meet or exceed expected environmental goals of the State with clean fuels such as renewable natural gas and hydrogen, and technologies such as fuel cells, electrolyzers, combined heat and power, and linear generators.

#### a. Cost Drivers

For TY 2024, SoCalGas is requesting an incremental increase of \$0.360 million for Clean Fuels Power Generation from the 2021 BY costs. This is part of the overall incremental request

California Governor's Office, Emergency Services, "FY 2019-20 Public Safety Power Shutoff Legislative Report," available at: <a href="https://www.caloes.ca.gov/GrantsManagementSite/Documents/Public%20Safety%20Power%20Shutoff%20Legislative%20Report%20FY%202019-20.pdf">https://www.caloes.ca.gov/GrantsManagementSite/Documents/Public%20Safety%20Power%20Shutoff%20Legislative%20Report%20FY%202019-20.pdf</a>.

U.S. Environmental Protection Agency, "Indoor Air Quality and Climate Change," December 16, 2021, available at: <a href="https://www.epa.gov/indoor-air-quality-iaq/indoor-air-quality-and-climate-change">https://www.epa.gov/indoor-air-quality-iaq/indoor-air-quality-and-climate-change</a>.

- of \$12.205 million for the Clean Fuels Infrastructure Development group as shown in Table AI-
- 2 7. The \$0.360 million incremental increase for Clean Fuels Power Generation includes \$0.300
- 3 | million in labor and \$0.060 million in non-labor to support increased workload to address
- 4 growing interests in clean fuel power generation projects, and to increase resiliency, reliability,
- 5 decarbonization, air quality benefits and new technology adoption. The increase in labor and
- 6 non-labor expenses is to support the following:
  - Labor expenses to account for 3 FTEs (two project managers and one administrative assistant) to support clean fuels power generation objectives through research and data gathering efforts, document review, customer outreach, education, and admin support;
  - Non-labor expenses required to support clean fuel power generation projects, including feasibility analysis of clean fuel power generation with the intent to transition to clean fuels such as hydrogen and adoption of CCUS; and
  - Non-labor expenses required for the development and ongoing maintenance of clean fuel power generation feasibility tool, as well as providing outreach and education to customers transitioning to clean fuels such as renewable gas, hydrogen, or carbon reduction.

For additional details, please refer to workpaper (SCG-12-WP, 2RD000.000).

#### C. Clean Energy Innovations Project Management Office (PMO)

Included in this section of the testimony are activities and associated O&M costs for PMO, which are non-shared. The costs are summarized in Table AI-8 below.

TABLE AI-8 Clean Energy Innovations PMO Cost Summary

Clean Energy Innovations Project Management Office (PMO) (in 2021\$, in 000s)				
O&M	2021 Adjusted- Recorded	Estimated TY 2024	Change	
Labor	\$293	\$1,523	\$1,230	
Non-Labor	\$4	\$69	\$65	
Total O&M	\$297	\$1,592	\$1,295	

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## 1. Description of Costs and Underlying Activities

The complexity of projects and activities executed as part of CEI's project portfolio and the integration between them and other existing enterprise systems and organizations requires the institution of formal project management processes and procedures to mitigate risks and increase the likelihood of project success. To accomplish this, the CEI PMO is responsible for the establishment and implementation of a project governance and management framework to reduce risks through checks and balances during the project life cycle. The governance processes are guided by industry standards and best practices, designed to standardize project execution across the project portfolio, and to provide leadership with clear, timely, and accurate portfolio information and allow management to assess whether projects follow scope and schedule, meet quality expectations, and are on target to achieve established goals.

The project management framework includes:

- Defining project and portfolio management standards including common templates and documentation standards, project staging guidelines, processes for ending project activities, and transition project outcomes to operations;
- 2. Establishing a common methodology for tracking and reporting project scope, project risk, project changes, scheduling strategy and execution, and project communications;
- 3. Implementing monitoring tools to provide timely and accurate project reporting to aid leadership in ensuring continued portfolio alignment with clean energy strategies, and best allocation of resources;
- 4. Establishing Organizational Change Management (OCM) processes and methodologies for introducing changes driven by project results to the organization;
- 5. Developing and executing a process to help achieve project benefits;
- 6. Facilitating tracking of project plans; and
- 7. Establishing and staffing an organization with experienced management staff in each of the core PMO control areas.

The CEI PMO is comprised mainly of two focus areas: (1) the PMO Portfolio Management Group that is responsible for the establishment and implementation of project management standards and reporting across the entire portfolio of CEI projects, and (2) the PMO Special Initiatives Group that is responsible for project management of specific initiatives and established based on the initiatives' changing needs. PMO functions are aligned to support project activities while providing the Company leadership with visibility of the project portfolio

through project lifecycles. In support of a lean organization, cross-training is performed whenever feasible.

#### 2. Forecast Method

The forecast method developed for this cost category for labor and non-labor expenses is the base year method. Incremental adjustments represent the anticipated expense requirements in TY2024. This method is most appropriate because the CEI PMO group was formed in January 2021 and no historic cost information exists prior to this date.

#### 3. Cost Drivers

Clean Energy Innovations Project Management Office's total adjusted-recorded expenditures of \$0.297 million in BY 2021 consisted of \$0.293 million in labor and \$0.004 million in non-labor costs. For TY 2024, SoCalGas is requesting a total of \$1.592 million. This amount reflects \$1.295 million incremental increase from the base year. The incremental increase includes \$1.230 million in labor and \$0.065 million in non-labor to support an expected growth in activity associated with clean energy-related projects and activities that help deliver future products and services to customers. The increase in labor and non-labor expenses is to support the following:

- Labor expenses include PMO project managers and project advisors.
- Non-Labor expenses include project management software acquisition and maintenance.

For additional details, please refer to workpaper (SCG-12-WP, 2RD002.000).

## D. Research Development & Demonstration (RD&D) Refundable Program

# TABLE AI-9 Research Development & Demonstration Cost Summary

Research Development & Demonstration Refundable Program (in 2021\$, in 000s)					
O&M	2021 Adjusted- Recorded	Estimated TY 2024	Change		
Labor	\$2,111	\$2,608	\$497		
Non-Labor	\$15,929	\$20,641	\$4,712		
Total O&M	\$18,040	\$23,249	\$5,209		

#### 1. Description of Costs and Underlying Activities

The RD&D Program is a statutorily authorized program that identifies and supports new technologies and research activities. The mission and values of the RD&D Program align with SoCalGas's mission to build the cleanest, safest, and most innovative energy company in America. The RD&D Program's mission, which is to "Identify transformational energy Solutions. Build them. Share them with the world," is supported by three core values: (1) Science – Our experts in science, engineering, energy systems, and environmental policy seek to answer some of today's most pressing energy questions; (2) Synergy – We work with the world's finest researchers in universities, nation labs, and industry to develop transformational technologies that support decarbonizations, energy security, and economic development; and (3) Equity – We champion technologies that support affordable access to clean, safe, and reliable energy.

The RD&D Program cost forecast for TY2024 of \$23.249 million is driven by the need to develop and deploy technologies that: (1) reduce GHG emissions, (2) increase safety, and (3) improve energy reliability for all Californians.

As in prior GRC cycles, the RD&D Program costs will be tracked in a one-way balancing account and all RD&D Program funding is refundable. Costs incurred and tracked in the RD&D Program balancing account include direct project expenditures and all project related management and administration costs.<sup>101</sup> This includes non-labor costs used for the direct

<sup>&</sup>lt;sup>100</sup> Pub. Util. Code § 740.1.

Balancing account is further described in Rae Marie Yu's Regulatory Accounts testimony (Ex. SCG-38).

execution of RD&D projects by third parties under contract to SoCalGas, as well as labor and non-labor costs used in planning, directing, managing, and administering these projects.

#### 2. Forecast Method

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The forecast method developed and used for this cost category is the zero-based method. This method is most appropriate because specific RD&D needs and activities evolve over time as technologies progress and new public policies and goals are established. Additionally, a zerobased methodology is more forward-looking as it considers funding for projects that are being planned rather than projects that have already been completed. The zero-based method has been utilized for this workpaper in SoCalGas's last two GRCs and has been previously approved by the Commission. To provide additional support for the zero-based method, technology gaps and needs were assessed in each RD&D program area based on the current state of technology and then compared to the performance required to meet safety and reliability enhancements, energy efficiency goals, criteria pollutant and GHG emission reductions, and other cost and performance goals (more detail on the technology needs assessment is provided in Appendix B – "Technology Needs Assessment Summary"). The identified technology needs were combined with prior experience on project cost and co-funding requirements to develop target project funding requirements in each program area. To manage larger and more complex research initiatives, policy directives, and reporting requirements, two additional FTE are needed to manage these efforts. The TY2024 forecast reflects increased RD&D activity in hydrogen production and utilization, building decarbonization, energy reliability and resilience, carbon capture, zeroemission transportation, and gas transmission and distribution system safety and reliability.

#### 3. Cost Drivers

The RD&D Program costs support the State's climate policy goals, including the continued use and adoption of clean fuels such as renewable natural gas and hydrogen, as well as carbon management in support of the State's carbon neutrality goals. Additionally, the RD&D Program costs support the Company's goals of reducing emissions, improving performance, reducing cost across the full range of gas applications, and improving the safety and reliability of

<sup>102</sup> State of California, Executive Department, EO B-55-18 "Achieve Carbon Neutrality."

utility operations, all of which are aligned to SoCalGas's mission, strategy, safety, and sustainability plan. 103

As explained in previous sections, SoCalGas is intent on leading the transition to a resilient and decarbonized clean fuels infrastructure in California. Innovation and rapid development of new technologies will be essential to reach the decarbonization goals set by the State and SoCalGas. The development and deployment of clean energy solutions including hydrogen, renewable natural gas, synthetic fuels, and carbon management is made more achievable through active research, development, and demonstration of technologies that lead to increased affordability and adoption of resilient clean energy solutions at scale.

Additional cost drivers for this forecast include efforts to increase equity consideration and program transparency:

- SoCalGas, in consultation with the Commission and Energy Division Staff, is working to increase consideration of Environmental and Social Justice in RD&D funding decisions and to track and report efforts towards these considerations and to quantify their benefits. Additional resources are required to develop new policies and procedures, educate RD&D Program staff and research partners, and track and report progress.
- The RD&D Program began development of a multi-year, public-facing Equity Engagement Roadmap that seeks to include face-to-face encounters aimed at building trust, gathering and disseminating critical information, reporting, synthesizing data, and responding to ESJ needs appropriately.
- SoCalGas continues its efforts to increase transparency in the RD&D Program by providing research webinars on recently completed projects and compiling an annual report that both summarizes the RD&D Program's structure, objectives, and accomplishments and provides project level detail on each of the active and completed projects within the RD&D Program's portfolio.

Furthermore, additional RD&D resources are required to track and identify relevant funding opportunities that will result from the recently passed IIJA. Some of the objectives of the IIJA that are relevant to the RD&D Program include: (1) to advance research and development to demonstrate and commercialize the use of clean hydrogen in the transportation,

SoCalGas, "ASPIRE 2045 SoCalGas Sustainability Strategy," available at: <a href="https://www.socalgas.com/sites/default/files/2022-01/SoCalGas">https://www.socalgas.com/sites/default/files/2022-01/SoCalGas</a> Sustainability Strategy-final.pdf.

<sup>&</sup>lt;sup>104</sup> *Id*.

H.R. 3684 "Infrastructure Investment and Jobs Act," last modified November 15, 2021, available at: https://www.congress.gov/bill/117th-congress/house-bill/3684/text.

utility, industrial, commercial, and residential sectors; and (2) to demonstrate a standard of clean hydrogen production in the transportation, utility, industrial, commercial, and residential sectors by 2040. To help accomplish these goals, the IIJA has appropriated \$500 million to advance clean hydrogen manufacturing and recycling research and development and \$1 billion toward research, development, demonstration, commercialization, and deployment of hydrogen electrolysis program. The RD&D Program, along with project partners will develop proposals and seek to secure federal funding for these projects within California generally and specifically within SoCalGas's service territory.

For additional details, please refer to workpaper (SCG-12-WP, 2RD001.001).

# E. The RD&D Program Supports California's Environmental, Health, Safety, and Reliability Policy Goals

The RD&D Program tracks and evaluates projects based on a set of six potential ratepayer benefits: safety, reduced GHG emissions, improved air quality, improved affordability, operational efficiency, and reliability. These six benefits were identified based on the project objectives outlined in CPUC Section 740.1 as well as some of California's environmental, health, safety, and reliability policy goals, including SB 32 (Reduce carbon dioxide emissions 40% below 1990 levels by 2030), Executive Order B-55-18 (Carbon-neutral California economy by 2045), AB 3232 (Reduce GHG emissions from residential and commercial buildings by 40% below 1990 levels by 2030), Executive Order N-79-20 (100% of MHDs be zero emission by 2045 for all operations where feasible), and CPUC General Order No. 112F (Rules governing design, testing, operation, and maintenance of gas transmission and distribution systems).

#### 1. RD&D Projects Target Specific Ratepayer Benefits

Benefits are identified for each project funded by the RD&D Program. For example, in 2021, the RD&D Program supported 379 active projects. Of those projects, 177 contributed to safety, 203 supported improved reliability, and 211 had the potential to reduce GHG emissions. In accordance with CPUC Resolution G-3586, the RD&D Program is working with Energy Division staff to develop a framework to better quantify and report the specific benefits of funded projects.

SoCalGas's internal processes and stakeholder outreach promote relevant, non-duplicative, and effective RD&D, as set forth below.

# 2. A Rigorous Review Process Checks RD&D Projects Against CPUC Section 740.1 Standards

When identifying promising projects and evaluating them for potential funding, RD&D Program staff take a comprehensive yet flexible approach that enables them to: (1) identify potential projects that are most in alignment with RD&D Program goals, state and federal environmental policy, and industry demand; (2) assess the likelihood of potential projects to succeed; (3) work with proven partners and technologies over time; and (4) respond nimbly to changing market, technology, and policy drivers. In addition—remembering that some technologies will not result in concrete benefits until implemented at scale—RD&D Program staff consider the overall development and implementation process and research life cycle of a given technology or product.

RD&D Program staff relies primarily on CPUC Code Section 740.1 in developing project evaluation criteria. Key project evaluation criteria are customer benefit, alignment with California policy, lead investigator/team, technical feasibility, co-funding collaborators, commercialization potential, and equity considerations. SoCalGas's RD&D Program staff follow a rigorous approach to project identification and selection. In this process, program staff: (1) identify potential areas for research, development, and demonstration and collaborate with researchers to develop project proposals; (2) prepare or receive project proposals; (3) review project proposals with the RD&D Program team and SMEs, considering a wide range of inputs, including the current CPUC approved RD&D Research Plan, California policies and targets, project evaluation criteria, and the overall portfolio strategy; (4) refine scopes of work for approved projects, if necessary; (5) review funding sources following SoCalGas accounting policies; and (6) execute the project contract and initiate project research. Projects that do not receive internal approval or sufficient funding may be directed to adjust the project scope and restart that approval process at Step 2.

# 3. Annual Report, Public Workshop, and Research Plan Process Promote Public Engagement

Following the requirements of D.19-09-051, there is a robust annual process for presentation and approval of SoCalGas's RD&D plans. Each year, the SoCalGas RD&D program produces and submits to Energy Division an Annual Report that includes a summary of ongoing and completed projects; funds expended, funding recipients, and leveraged funding; and

an explanation of the process used for selecting RD&D project areas as well as the structure of SoCalGas's RD&D portfolio. These reports are also posted on the SoCalGas RD&D website<sup>106</sup> for public access.

In addition, each year, the RD&D Program hosts a public workshop to present the results of the previous year's RD&D activities and obtain input regarding its intended spending for the following calendar year. Prior to the workshop, the RD&D Program directly engages key stakeholders in the R&D community, including DOE, CEC, and GTI Energy. In 2020, the online workshop was attended by 148 individuals from organizations, including CPUC, CEC, CARB, CalState LA, and Orange County Hispanic Chamber of Commerce. The 2021 workshop was attended by 165 individuals from organizations including CPUC, California Governor's Office of Business and Economic Development, GTI, SCAQMD, Earthjustice, and Latino Chamber of Commerce of Compton. Public comments during and after the workshops have proven valuable in providing guidance to RD&D staff in research planning efforts. Many comments have also highlighted the value that SoCalGas RD&D brings to the broader research landscape.

After considering stakeholder comments during the workshop, SoCalGas files a Tier 3 Advice Letter with its research plan for the following calendar year. The research plan includes budgets broken down by Sub-program, a description of how RD&D projects help improve reliability, safety, environmental benefits, or operational efficiencies, and a discussion of the ways RD&D staff incorporates feedback from workshop stakeholders and Commission staff.

Overall, this review process has proven to be extremely valuable, through incorporation of stakeholder input, sharing the results of the RD&D Program's research projects with them, and better connecting the members of the clean energy research community through various workshops.

#### 4. Proposal to Modify Advice Letter Requirement

Although the newer, robust process for RD&D Program approval has resulted in more engagement and feedback from interested parties, the requirement of a Tier 3 Advice Letter

 $<sup>{\</sup>color{blue} {\tt https://www.socalgas.com/sustainability/research-development-demonstration-rdd.} }$ 

filing presents the Commission with an enormous review and approval burden. Therefore, SoCalGas is respectfully requesting that the process be modified to a Tier 2 Advice Letter to streamline and improve the program approval process.

In 2021, SoCalGas submitted the 2022 Research Plan (Advice No. 5824) on June 21<sup>st</sup>, 2021. Resolution G-3586, which approved the Research Plan in its entirety, was voted on and approved on March 17, 2022.

For almost the entire 1<sup>st</sup> quarter of 2022, the RD&D Program could not issue payment to research teams. As such, we respectfully request to modify the Advice Letter requirement from Tier 3 to Tier 2 to help reduce the administrative burden on the Commission and ED staff. A Tier 2 Advice Letter is appropriate for matters such as "A tariff change that is consistent with authority the Commission previously has granted to the Utility submitting the advice letter, such as a rate change within a price floor and ceiling previously approved by the Commission for that Utility." Since RD&D Program funding is authorized by the Commission through the GRC process and approval of the RD&D Annual Research Plan simply allows the RD&D Program to adapt to an ever-changing research landscape, a Tier 2 Advice Letter is appropriate. A Tier 2 Advice Letter requires approval of Commission Staff, who are actively engaged throughout the process described in the proceeding section. Furthermore, all Advice Letter filings include a 20-day protest period, further ensuring public oversight and transparency, and allowing the same opportunity for the public to be heard. SoCalGas is committed to working closely with the Commission, Energy Division Staff, and our public stakeholders to ensure that the RD&D Program provides the greatest possible benefit to our ratepayers.

# 5. The RD&D Program's Equity Engagement Activities Improve Deployment of Clean Energy Benefits to Historically Underserved Communities

The RD&D Program seeks to advance and champion technologies that support widespread access to clean, affordable, and reliable energy for all Californians, including those living and working in ESJ communities. Equity is one of the Program's core values that is considered in every funding allocation decision.

<sup>&</sup>lt;sup>107</sup> CPUC, General Order 96-B, Industry Rule 5, § 5.2(2) ("Matters Appropriate to Tier 2").

In 2021, the RD&D Program, in coordination with SoCalGas Regional Public Affairs (RPA) group, conducted five community outreach sessions to facilitate a dialogue with leaders from community-based organizations (CBOs) from across the SoCalGas service territory. Participants included El Concilio Family Services, Black Voice Foundation, Asian Youth Center, Community Action Partnership of Kern, UC Riverside, and CSU Los Angeles. Based on these conversations, the RD&D Program launched the development of an Equity Engagement Roadmap to identify specific activities that the RD&D Program will undertake to enhance the equity component of the program.

Furthermore, the RD&D Program works with the SoCalGas Supplier Diversity group to identify resources available to help diverse and minority-owned businesses connect and work with the RD&D Program. Supplier Diversity can help diverse business owners navigate the paperwork required to obtain certification by the CPUC as a Diverse Business Entity (DBE).

Finally, the RD&D Program seeks out underserved communities to identify host sites for demonstration projects. In 2021, the RD&D Program supported 27 projects located in SB535 disadvantaged communities including the cities of Compton, West Sacramento, and Riverside.

# 6. The RD&D Program Supplements and Complements Other R&D Programs

The RD&D Program is an important element of a larger technology funding ecosystem that includes federal, state, and regional public agencies, and a variety of gas industry research entities. RD&D Program staff works with leading industry professionals and SMEs from these organizations, as well as from universities, national labs, and businesses, to maximize the impact of their investments in promising technologies and products with high commercialization potential. These relationships enable SoCalGas to engage science and technology experts, other utilities, and industry stakeholders in open dialogues to effectively identify and close knowledge and research gaps, avoid duplication of previous and ongoing research, and mitigate technical, economic, and commercialization risks. Engagement with these groups help facilitate development of products and technologies that reduce customer costs, save energy, increase safety and reliability, improve air quality, and reduce GHG emissions. Together, information and research concepts are exchanged, project collaborations are developed, partnerships are established, and public and private funding opportunities are actively sought, with the goals of

securing additional co-funding for projects as well as assembling the most capable and impactful team of SMEs to work on any particular project.

Within this rich state and national funding ecosystem, the RD&D Program plays a unique role. Whereas many other funding programs focus on national and statewide needs, the RD&D Program concentrates on the needs of its many residential, commercial, and industrial customers in Southern California. This focus enables the RD&D Program to better serve its customers by driving the scope of research sponsored by entities like DOE, ARPA-E, and EPA to concentrate on California's specific energy transition needs.

The SoCalGas RD&D Program also has many strengths of its own. First, SoCalGas is dedicated to engaging with and supporting the communities it serves, providing energy, time, and financial support in areas where it can make a difference. Because SoCalGas serves residential, commercial, and industrial gas customers in Southern California as its primary line of business, RD&D Program staff have access to the existing infrastructure, information, and expertise of the entire Company, including an intimate knowledge of customer challenges, needs, and desired benefits. In addition, the Company's existing infrastructure—as well as the relationships the Company has built with its customer base and regional public agencies—also provides access to a rich base of potential demonstration sites within the region. Importantly, the RD&D Program can act nimbly, providing funding to innovative new products and technologies that federal, state, and regional agencies cannot support due to slower funding cycles. Finally, the RD&D Program is positioned to supplement<sup>108</sup> and complement<sup>109</sup> the work of other organizations, by stepping in to fund early-stage research or middle- to late-stage technology

D.19-09-051 at 377 ("SoCalGas provided evidence that their RD&D programs complement other R&D programs such as solicitations, host sites, and co-funding projects that complement the CEC's Natural Gas R&D program as well as projects that supplement programs by the Environmental Protection Agency and Air Resource Board....The above shows that SoCalGas' RD&D program is not duplicative of and actually supplements other R&D projects by government agencies and other groups.")

SoCalGas Advice Letter 5652, July 25, 2020, Appendix C at C-8 ("SoCalGas' RD&D program can complement the CEC's R&D efforts to help meet the state's clean energy goals.... Historically, the CEC has successfully partnered with SoCalGas on projects spanning residential and commercial end use appliances, industrial process energy improvements, and transportation with high- efficiency low-emission CNG heavy-duty engines. These collaborative projects have delivered important deployments (e.g., Hyperlight, GTI on food processing) and commercialization achievements (e.g., Cummins Westport)").

development that other organizations cannot support.

# 7. Recent Accomplishments Demonstrate the Effectiveness of the RD&D Program

In 2020 and 2021, SoCalGas RD&D projects resulted in the production of 95 publications, reports, and technology briefs. The RD&D Program's research work also produced four patents and patent applications. A major goal of the RD&D Program is to bring technology from lab to market. In 2020 and 2021, organizations across California and throughout the nation deployed numerous products and technologies for real-world use. Examples include a method for measuring fracture toughness via in-ditch, non-destructive testing; real-time visualization and notification of gas utility threats; an in-line inspection tool for gas storage piping; and a method to protect tracer wires from corrosion.

In 2020, 19 research proposals supported by the SoCalGas RD&D Program were awarded funding by government agencies including CEC, DOE, NSF, and ARPA-E. These awards represented over \$38M of additional funding to support SoCalGas RD&D research initiatives. In 2021, 11 research proposals were awarded funding by public agencies including CEC, DOE, and PHMSA. These awards represent over \$48M of additional funding to support SoCalGas RD&D research initiatives. Examples of such research initiatives include collaboration with DOE to demonstrate a technology that captures carbon dioxide from the air while simultaneously collecting water that can then be reused for irrigation<sup>110</sup>; funding from CEC to support SoCalGas, Sierra Northern Railway, Gas Technology Institute (GTI), and other technical experts to develop and test a zero-emission hydrogen fuel cell engine for a switcher locomotive;<sup>111</sup> and funding from CEC to support SoCalGas and Zero Emission Industries (ZEI)

SoCalGas, "SoCalGas to Fund Testing of First-of-its-Kind Direct Air Capture Technology," November 16, 2021, available at: <a href="https://newsroom.socalgas.com/press-release/socalgas-to-fund-testing-of-first-of-its-kind-direct-air-capture-technology">https://newsroom.socalgas.com/press-release/socalgas-to-fund-testing-of-first-of-its-kind-direct-air-capture-technology</a>.

SoCalGas, "SoCalGas Partners with Sierra Northern Railway to Fund Development of Hydrogen Fuel Cell Switcher Rail Locomotive," July 28, 2021, available at: <a href="https://newsroom.socalgas.com/press-release/socalgas-partners-with-sierra-northern-railway-to-fund-development-of-hydrogen-fuel">https://newsroom.socalgas.com/press-release/socalgas-partners-with-sierra-northern-railway-to-fund-development-of-hydrogen-fuel</a>.

to develop a zero emissions solution for small commercial marine vessels by modifying a commercial boat with a hydrogen fuel cell in place of a combustion engine. Finally, numerous RD&D Program alumni companies have received significant following their participation in the RD&D Program. For example, Electrochaea's

In 2021, Baker Hughes, a \$20B industrial services company, 113 purchased a 15% stake 114 in

biomethanation technology was demonstrated at NREL with support from the RD&D Program.

Electrochaea, backing a technology intended to address concerns about greenhouse gas

emissions. Also in 2021, electrochemical carbon dioxide reduction startup, Twelve (formerly

Opus 12), which received early technology development support from the SoCalGas RD&D

Program, raised \$57 million in Series A<sup>115</sup> funding from lead investors Capricorn Technology

11 Impact Fund and Carbon Direct Capital Management. These examples show the RD&D

12 Program's ability to identify promising technology early, but also show the impact that

13 SoCalGas's support can have in advancing those technologies to commercialization.

#### 8. Funding Detail

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The RD&D Program supports projects in four main research domains:

#### a. Clean & Renewable Energy Resources RD&D

The primary goal of the Clean & Renewable Energy Resources program area is to decarbonize the gas supply while maintaining its affordability and reliability. To accomplish this

SoCalGas, "SoCalGas & California Energy Commission to Provide Funding to Test Hydrogen Fuel Cell Technology for Marine Vessels," April 27, 2021, available at:

<a href="https://newsroom.socalgas.com/press-release/socalgas-california-energy-commission-to-provide-funding-to-test-hydrogen-fuel-cell">https://newsroom.socalgas.com/press-release/socalgas-california-energy-commission-to-provide-funding-to-test-hydrogen-fuel-cell</a>.

Baker Hughes Company Profile, available at: <a href="https://craft.co/baker-hughes.">https://craft.co/baker-hughes.</a>

Bloomberg News, "Baker Hughes Takes a Stake in Synthetic Natural Gas Startup." June 28, 2021, available at: <a href="https://www.bloomberg.com/news/articles/2021-06-28/baker-hughes-takes-a-stake-in-synthetic-natural-gas-startup.">https://www.bloomberg.com/news/articles/2021-06-28/baker-hughes-takes-a-stake-in-synthetic-natural-gas-startup.</a>

Yahoo Finance, "Twelve, Formerly Opus 12, Secures \$57 Million in Series A Funding Led by Capricorn and Carbon Direct," July 8, 2021, available at: <a href="https://finance.yahoo.com/news/twelve-formerly-opus-12-secures-120000904.html?guccounter=1&guce\_referrer=aHR0cHM6Ly93d3cuYmluZy5jb20v&guce\_referrer\_sig=AQAAAKBIzUQYylBtZ5HUE8pbgBHCQ2h837FsthpVLnGtb2\_OIg09pJ\_c\_PhNY9FAwxfkg</a>
1eT0NjnCFUNWFRM2dmRFookOUFDJ8Huutl80EREhLiL5UahF5EIK08OH9nFBeRSs1pvWQ8W

goal, program staff members develop, promote, and advance new technologies aimed at increasing and expanding the production of renewable gas to displace conventionally sourced pipeline gas, while aggressively eliminating GHG emissions.

#### b. Gas Operations RD&D

The Gas Operations RD&D program supports pipeline transportation and storage operations through innovations that enhance pipeline and employee safety, maintain system reliability, increase operational efficiency, and minimize GHG impacts to the environment.

#### c. Clean Transportation RD&D

The Clean Transportation RD&D program supports activities that minimize environmental impacts related to the transportation sector through the development of low-carbon fuels, zero and near-zero-emissions drivetrains, refueling infrastructure, and on-board storage technologies.

#### d. Clean Energy Applications RD&D

The Clean Energy Applications RD&D program supports the development and demonstration of highly efficient low-emission technologies associated with the stationary utilization of gaseous fuels for power generation and thermal applications. This program seeks to improve efficiencies, reduce emissions, lower costs, and improve reliability for residential, commercial, and industrial customers.

#### 9. RD&D Program Cost Forecast

The RD&D Program cost forecast is a small fraction of the total GRC request. This level of RD&D funding as a proportion of annual authorized GRC base margin revenues is also consistent with the historical range over recent last program cycles.

# TABLE AI-10 TY 2024 RD&D Program Funding Forecast In Thousands of (In 2021 \$, in 000s)

Program	Sub-Program			TY 2024 Forecast	
	Renewable Gas Production		\$	3,701	
Clean & Renewable Energy Resources	Carbon Management		\$	3,701	
Energy Resources		Subtotal	\$	7,402	
	Environmental & Safety		\$	784	
Gas Operations	Operations Technology		\$	587	
	System Design & Materials		\$	1,568	

	System Inspection & Monitoring	\$	980
	Subtot	al \$	3,919
	Off-Road	\$	1,970
Clean Transportation	On-Road		1,970
Clean Transportation	Refueling Infrastructure	\$	470
	Subtot	al \$	4,410
	Energy Reliability	\$	1,970
Clean Energy	Residential & Commercial	\$	1,470
Applications	Industrial Operations	\$	1,470
	Subtot	al \$	4,910
Total		\$	20,641

#### V. CAPITAL

Included in this section of the testimony are descriptions of activities associated with capital expenditures for the [H2] Hydrogen Home and Hydrogen Refueling Stations related to CEI. The capital expenditure forecasts and the actual costs for these projects are referenced in other SoCalGas testimonies including in witness Brenton Guy's Real Estate and Facility Operations testimony (Ex. SCG-19) and Mike Franco's SoCalGas Fleet Services testimony (Ex. SCG-18).

#### A. [H2] Hydrogen Home

In TY2024, SoCalGas is forecasting \$4.573 million to support the capital expenditure activities to build the [H2] Hydrogen Home project, a state-of-the-art clean energy project to showcase the role hydrogen could play in attaining California's decarbonization goals. Included in this section of the testimony is the overview and the associated scope of the non-shared project. Refer to the Real Estate and Facility Operations testimony of Brenton Guy's Real Estate and Facility Operations testimony (Ex. SCG-19) for the detailed capital expenditure forecast for the [H2] Hydrogen Home project.

#### 1. Description

As part of SoCalGas's clean energy solutions to help its 22 million customers enjoy a more sustainable future, the CEI is currently building the [H2] Hydrogen Home project, a state-of-the-art clean energy project to showcase the role hydrogen could play in attaining California's decarbonization goals. The [H2] Hydrogen Home project is one of first of its kind clean energy projects that incorporates solar panels, battery storage, green hydrogen production, hydrogen fuel cell, hydrogen storage, and hydrogen blending into the natural gas system for a less carbon-

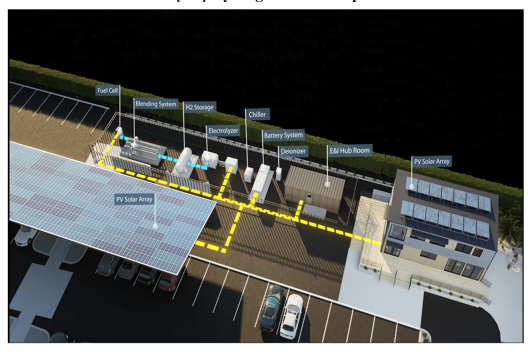
intensive energy source to be used in the home's appliances, including the heat pump, heating and air conditioning unit, water heater, clothes dryer, and gas stove.

Being the first of its kind in the U.S., the [H2] Hydrogen Home project will create an islanded microgrid that includes a home, solar arrays, a home battery, and an electrolyzer to convert solar energy into green hydrogen. It will also include a fuel cell to convert the hydrogen back to electricity. The home will function and feel exactly like a regular home but use reliable and clean energy 24 hours a day, 7 days a week, 365 days a year. The [H2] Hydrogen Home project has been named one of Fast Company's 2021 World-Changing Ideas in the North America category because of its impact on climate goals, design, scalability, and ingenuity in innovation. 116

The [H2] Hydrogen Home project integrates renewable hydrogen production and fuel cell technology with a renewable energy stand-alone-power-system in a "living lab" microgrid setup. The [H2] Hydrogen project will have renewable energy generated from the 65 kW cart port and 7 kW rooftop solar photovoltaics, which will also be used to produce renewable hydrogen from a 62 kW electrolyzer. Excess renewable energy will also be stored for non-sunshine hours-usage in 230 kWh capacity as onsite battery energy storage. Green hydrogen will be stored in a 30-bar high-pressure storage vessel on-site and will either be distributed within the microgrid as a blended fuel with natural gas (20% hydrogen by volume) for use as a direct fuel for home appliances or as direct power to the home via a 100% hydrogen fuel cell. The [H2] Hydrogen Home design is a two story 1,920 square foot, pre-engineered sustainable modular home. The [H2] Hydrogen Home is being designed for Platinum LEED certification upon its completion.

SoCalGas Newsroom, PRNewswire, "SoCalGas' H2 Hydrogen Home Named a Fast Company 2021 World-Changing Idea," June 15, 2021, available at: <a href="https://newsroom.socalgas.com/press-release/socalgas-h2-hydrogen-home-named-a-fast-company-2021-world-changing-idea">https://newsroom.socalgas.com/press-release/socalgas-h2-hydrogen-home-named-a-fast-company-2021-world-changing-idea</a>.

# Figure AI-3 [H2] Hydrogen Home Scope



The [H2] Hydrogen Home project is currently under construction and scheduled to be completed in 3rd quarter of 2022.

The research, testing, and showcase efforts as part of the [H2] Hydrogen Home project would inform the viability assessments and to further innovate and adopt future hydrogen technologies at scale. The [H2] Hydrogen Home project aims to accelerate the clean energy transition by increasing the delivery of clean fuels such as green hydrogen and to meet SoCalGas' sustainability goals<sup>117</sup> and California's decarbonization goals. The results from the [H2] Hydrogen Home project will help advance SoCalGas's clean energy and sustainability endeavors with a focus on protecting California's communities with the goal to achieve net zero greenhouse gas emissions and helping to improve local air quality and to increase access to clean and more affordable energy for all energy customers.

SoCalGas, "ASPIRE 2045 SoCalGas Sustainability Strategy" available at: https://www.socalgas.com/sites/default/files/2022-01/SoCalGas Sustainability Strategy-final.pdf.

#### **B.** Hydrogen Refueling Stations

#### 1. Description

SoCalGas plans to construct and operate public access Hydrogen Refueling Stations (HRS) at utility operating bases, as sponsored in Brenton Guy's Real Estate and Facility Operations testimony (Ex. SCG-19). These HRS will be designed to serve the utility fleet located at the bases in question as well as the general public. The general public will be offered hydrogen fuel once a retail rate for hydrogen vehicle fuel is approved in the next applicable Triennial Cost Allocation Proceeding. See Section IV.B.7, above for more detail on hydrogen transportation.

#### 2. Low Carbon Fuel Standard

Since SoCalGas is seeking authority to construct and operate HRS, it will now be possible to begin generating hydrogen related green credits, including but not limited to CARB Low Carbon Fuel Standard (LCFS) credits. As a result, SoCalGas requests the authority to sell and disburse hydrogen related green credits generated by utility owned, public access hydrogen vehicle refueling stations to customers, consistent with the treatment of natural gas vehicle related green credits described in D.14-05-021, D.14-12-083 and Advice Letter 5295-G. The green credit revenue will be placed in the Hydrogen Refueling Station Balancing Account (HRSBA) as described in the Rae Marie Yu's Regulatory Accounts testimony (Ex. SCG-38).

#### VI. CONCLUSION

My testimony covers a variety of functions and activities that supports innovative clean energy technologies and pathways to create a portfolio of clean energy solutions, which is foundational to the energy transition for California and to meet SoCalGas' sustainability goals.

The incremental funding requests in my testimony are driven by SoCalGas's sustainability strategy and in support of California's goal to meet the States' decarbonization goals. The CEI's activities are carried out to protect the interests and safety of our customers and our community that we serve and to ensure that State's decarbonization goals are achieved cost-effectively.

This concludes my prepared direct testimony.

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#### VII. WITNESS QUALIFICATIONS

My name is Armando Infanzon. My business address is 555 West 5<sup>th</sup> Street, Los Angeles, California 90013. I am employed by Southern California Gas Company as Director of Business Development. My present responsibilities are the project development of clean fuels infrastructure including hydrogen, carbon capture, utilization and sequestration and distributed energy resources. I also manage the Federal Energy Retrofit Program (FERP) for SoCalGas.

Between 2011-2014, I served as Smart Grid Policy Manager for San Diego Gas and Electric (SDG&E) representing the company on regulatory and legislative issues at state and federal level. I served as a witness for SDG&E's Energy Storage Procurement Application (A. 14-02-006).

I have been employed by Sempra Energy, SDG&E and/or SoCalGas since 1998 and have held various management level positions covering an array of different areas including business development, regulatory and energy policy, economic analysis, financial planning, corporate finance, and asset management. I received a bachelor's degree in accountancy from the Autonomous University of Baja California in 1997 and a master's degree in business administration from San Diego State University in 2000.

# APPENDIX A Glossary of Terms

### Appendix A Glossary of Terms

Acronym	Definition
ACF	Advanced Clean Fleets
BNEF	BloombergNEF
BY	Base Year
CAISO	California Independent System Operator
CARB	California Air Resources Board
СВО	Community-based organizations
CCUS	Carbon Capture, Utilization, and Storage
CDFA	California Department of Food and Agriculture
CEC	California Energy Commission
CEI	Clean Energy Innovations
CES	Customer Energy Solutions
CFF	Cross-Functional Factor
CFR	Code of Federal Regulations
CO2	Carbon dioxide
CoRE	Consequence of Risk Event
CPUC	California Public Utilities Commission
DBE	Diverse Business Entity
DOE	Department of Energy
DOT	Department of Transportation
E3	Energy and Environmental Economics, Inc.
ЕО	Executive Order
EPC	Engineering, Procurement, and Construction
EPIC	Electric Program Investment Charge
ESJ	Environmental & Social Justice
FCVs	Fuel Cell Vehicles
FEED	Front-End Engineering and Design
FERP	Federal Energy Retrofit Program
FTE	Full-Time Equivalent
GFO	Grant Funding Opportunity
GHG	Greenhouse Gas
Gt	Gigatons
GTI	Gas Technology Institute
GVWR	Gross Vehicle Weight Rating
HRSBA	Hydrogen Refueling Station Balancing Account
ICT	Innovative Clean Transit
IIJA	Infrastructure Investment and Jobs Act
IT	Information Technology
kg	Kilogram

Acronym	Definition
KPI	Key performance indicator
LADWP	Los Angeles Department of Water and Power
LCFS	Low Carbon Fuel Standard
LoRE	Likelihood of Risk Event
NFPA	National Fire Protection Association
NGVs	Natural gas vehicles
NOx	Nitrogen oxides
O&M	Operations and Maintenance
OCM	Organizational Change Management
OEM	Original Equipment Manufacturer
OIR	Order Instituting Rulemaking
OT	Operational Technology
PM	Particulate matter
PMO	Project Management Office
RAMP	Risk Assessment Mitigation Phase
RD&D	Research Development & Demonstration
RGS	Renewable Gas Standard
RNG	Renewable Natural Gas
RPA	Regional Public Affairs
RSE	Risk spend efficiency
SB	Senate Bill
SCALE	Storing CO2 and Lowering Emissions
SCG	SoCalGas
SDG&E	San Diego Gas and Electric
SNG	Synthetic Natural Gas also referred to as Syngas
SoCalGas	Southern California Gas Company
T&D	Transmission and distribution
TY	Test Year
ZEI	Zero Emission Industries
ZEVs	Zero-Emission Vehicles

### APPENDIX B

### **Technology Gap Assessment**

### APPENDIX B

### **Technology Gap Assessment**

### Technology Gap Assessment Summary

Program	Sub-Program	TY2024 Forecast (\$,000)
Class & Dangwahla	Renewable Gas Production	3,701
Clean & Renewable Energy Resources	Carbon Management	3,701
Lifelgy Resources	Subtotal	7,402
	Environmental & Safety	784
	Operations Technology	587
Gas Operations	System Design & Materials	1,568
	System Inspection & Monitoring	980
	Subtotal	3,919
	Off-Road	1,970
Close Transportation	On-Road	1,970
Clean Transportation	Refueling Infrastructure	470
	Subtotal	4,410
	Energy Reliability	1,970
Clean Energy	Residential & Commercial	1,470
Applications	Industrial Operations	1,470
	Subtotal	4,910

Total   20,641	Total	20,641
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### APPENDIX B Technology Gap Assessment

Clean & Renewable Energy Resources Program						
Sub- Program	Policy Drivers for Technical Development Work	Ratepayer Benefits	Research Area	Technology Gap between current performance and required performance	RD&D Development Activities	
Renewable Gas Production	EO B-55-18: 2045 Carbonneutral California economy  AB 3232: Building decarbonization Clean Air Act: Air quality standards for NOx and PM	Reliability: Increase instate production of renewable hydrogen and methane. Safety: These technologie s can help	Electroche mical Methods	Baseline: The current cost of producing hydrogen gas through electrolysis pathways is between \$5 and \$6/kg-H2. Mass adoption of electrolyzers to produce hydrogen has high cost barriers due, mostly associated with the use of rare materials and the need of a balance of plan.  Source: https://www.hydrogen.energy.gov/pdfs/20004-cost-electrolytic-hydrogen-production.pdf	1) Explore alternatives to traditional electrolyzer designs for the production of renewable hydrogen. Promising approaches include: a) novel electrolyzer geometries, b) development of next-generation membrane technology, and c) integrated photoelectrochemical	

	promote		Gap: The DOE's goal for hydrogen	water splitting devices
SB 32:	the safe		production is to produce hydrogen via	1 2
Regulating and	production		net-zero-carbon pathways and reduce	2) Develop and scale-up
monitoring	of		the cost of clean hydrogen to \$1/kg in	production of earth-
GHG emission	hydrogen.		one decade. Deployment at scale may	abundant catalysts to
sources	Operational		require identifying and leveraging	enable alternatives to the
	Efficiency:		earth-abundant materials for use in	relatively scarce platinum
AB 32: GHG	The		catalysis or other electrochemical	group metals used in
emission	CCNTP		processes.	current state-of-the-art
reduction	(Catalytic			applications.
targets	Non		Source:	
	Thermal		https://www.energy.gov/policy/energy-	3) Support development
SB 1383:	Plasma)sys		earthshots-initiative	and demonstration of
Methane (CH4)	tem			electrochemical hydrogen
emissions from	enhances			pumping, separation,
organic waste	operational			compression, and storage
	efficiency			technologies due to their
LCFS: Reduce	through			potential to maximize the
carbon intensity	reduced			efficiency of the hydrogen
of .	capital			production chain while
transportation	costs and			reducing costs and
fuels	energy	D 11		systemic carbon footprint.
A.D. 0	requiremen	Renewabl	Baseline: The current cost of producing	1) Identify technologies to
AB 8:	ts, both on	e	hydrogen gas through traditional	enable efficient production
Development of	the front	Hydrocarb	SSMR (Steam Methane Reforming)	of renewable hydrogen
100 hydrogen	end and	on ·	pathways is around \$2.27/kg. The cost	from renewable
Refueling	post-	Conversio	to produce renewable hydrogen from	hydrocarbon feedstocks.
Infrastructure in	production.	n	net-zero-carbon pathways is even more	2) E1
California	Improved Affordabili		expensive, upwards of 2.5x more than traditional methods.	2) Explore alternatives to traditional SMR for the
EO B48-18:	ty: The		traditional methods.	
200 hydrogen	ability to			production of renewable hydrogen via non-
200 Hydrogen	aumiy w			nydrogen via non-
 l	l	l		

Refueling	sell	Gap: The DOE's goal for hydrogen	conventional pathways
Infrastructure in	valuable	production is to produce hydrogen via	with high potential for
California by	carbon	net-zero-carbon pathways and reduce	scale-up. Promising
2025	from	the cost of clean hydrogen to \$1/kg in	approaches include:
2023	methane	one decade. Meeting these goals in	advanced SMR or
	pyrolysis	systems generating hydrogen from	pyrolysis solutions such
	will lower	hydrocarbon feedstocks requires	as: a) inductively heated
	the	improvements in conversion efficiency	microchannel reactors, b)
	production	and appropriate management or	catalytic non-thermal
	cost of	leveraging of any byproducts.	plasma technology
	renewable	leveraging of any opproducts.	applications, c) membrane
	hydrogen	Source:	reactors, and d) renewable
	gas.	https://www.energy.gov/policy/energy-	methane pyrolysis.
	Environme	earthshots-initiative	
	ntal:	Gap: Biogas upgrading technologies	3) Explore technological
	Reduced	that can reduce RNG production costs	advancements in hydrogen
	GHG	may drastically reduce GHG emissions	production from biomass
	Emissions	from live feedstock agriculture.	streams through biomass
	Environme		gasification and biomass
	ntal:	To achieve California state target and	pyrolysis.
	Improved	company goals of net carbon neutrality	
	Air Quality	by 2045, SoCalGas needs to remove	
		fossil sourced natural gas from its	
		system, cumulatively reducing	
		approximately 2 million tons of carbon	
		dioxide per year over the next 20 years.	
		https://www.socalgas.com/sites/default/	
		files/2022-	
		01/SoCalGas_Sustainability_Strategy-	
		final.pdf	
<u> </u>	1		

Carbon	EO B-55-18:	Environme	Point-	Baseline: Commercial systems for	1) Identify technologies
Manageme	2045 Carbon-	ntal:	Source	post-combustion carbon capture. At	involving flue gas/tailgas
nt	neutral	Reduced	Carbon	scale (\$400-\$500 million per unit), the	processing for CO2
	California	GHG	Capture	current cost is \$40-\$100 per ton of	capture and conversion to
	economy	Emissions		carbon dioxide captured.	reduce cost and improve
		and			capture efficiency.
	AB 3232:	potentially		https://www.pnnl.gov/news-	
	Building	create		media/cheaper-carbon-capture-way	2) Develop new solvent,
	decarbonization	pathways		Gap: Cheap and rapidly deployable	sorbent, or membrane
	Clean Air Act:	to achieve		small-scale carbon capture technology	technologies to increase
	Air quality	negative		to meet or beat current large-scale	capture efficiency.
	standards for	emissions.		carbon capture costs. DOE has funded	
	NOx and PM	Improved		research targeting \$30 per ton of	3) Explore modularization
		Affordabili		carbon dioxide captured at point-	of carbon capture devices
	LCFS: Reduce	ty:		sources by 2030. In order for California	to enable fast adoption at a
	carbon intensity	Reduced		to achieve its goal of net carbon	wide range of industrial
	of	operating		neutrality by 2045, carbon capture	scales.
	transportation	and capital		technology must be developed and	
	fuels	costs.		deployed at scale.	4) Perform fundamental
		Operational		-	research and pre-
	AB 8:	Efficiency:		Sources:	commercial development
	Development of	Direct .		https://netl.doe.gov/projects/project-	to advance carbon capture
	100 hydrogen	conversion		landing-page-list.aspx	technologies, including
	Refueling	of CO2 to			microchannel devices,
	Infrastructure in	materials,		https://www-	supersonic compression,
	California	increase		gs.llnl.gov/content/assets/docs/energy/	cryogenic modular
	T0 D40 40	conversion		Getting_to_Neutral.pdf	processes, and flue gas
	EO B48-18:	rate.			aerosol pretreatment.

200 hydrogen	Environme	Carbon	Baseline: Commercial carbon dioxide	1) Develop/improve high-
Refueling	ntal:	Dioxide	sorbents capture carbon dioxide from	efficiency sorbents and
Infrastructure in	1	Removal	the atmosphere. The projected cost for	optimize device design to
California by	Air Quality	(CDR)	direct air capture (DAC) using current	bring total direct air
2025			technologies ranges from \$100 to	capture system costs
			\$1,000 per ton of carbon dioxide	down.
			captured.	0 5 1 1
				2) Explore carbon capture
			Sources:	from ocean and other
			Nisbet (2019) THE CARBON	systems with increased
			REMOVAL DEBATE. Asking Critical	carbon concentrations
			Questions About Climate Change	relevant to atmospheric
			Futures, Carbon	levels.
			Removal Briefing No. 2, Institute for	3) Develop technology to
			Carbon Law Removal and Policy,	capture carbon dioxide
			American University, 24 pages,	while simultaneously co-
			https://www.american.edu/sis/centers/c	producing clean water.
			arbon-removal/upload/carbon-removal-	producing cican water.
			debate.pdf	4) Develop electrodialysis
			debate.pui	technology to efficiently
			Fuss, et al. (2018) Negative emissions-	extract carbon dioxide
			Part 2: Costs, potentials and side	from oceanwater sources.
			effects, in: Environmental Research	nom occumulation sources.
			Letters, Vol 13(6): 063002,	5) Identify other
			https://iopscience.iop.org/article/10.108	technology to accomplish
			8/1748-9326/aabf9f	mineralization or
			Gap: DOE goal is <\$100 per ton CO2	conversion-to/capture-as
			captured (DOE 10-year target,	other solid products for
			Earthshot goal). In order for CA to	sequestration on a
			achieve its goal net carbon neutrality	geologically relevant time
			by 2045, carbon capture technology	scale.
			must be deployed at scale.	

		biologically-sourced and
		industrially-relevant
		precursors (i.e. biocrude
		oil and renewable fuels).
		3) Explore further
		opportunities for diversion
		and conversion of waste
		streams to mitigate organic
		decay emissions and
		reduce/replace fossil
		extraction.

<b>Gas Operations</b>	Gas Operations Program						
Sub-Program	Policy Drivers for Technical Development Work	Ratepayer Benefits	Research Area	Technology Gap between current performance and required performance	RD&D Development Activities		
Environmental and Safety	EO B-55-18: 2045 Carbonneutral California economy Clean Air Act: Air quality	Reliability: Pipeline safety management system and high consequence area assessment tools improve public safety and	Systems Emissions	Gap #1: Technology to Reduce Combustion GHG and Criteria Emissions from Transmission and Storage	How we are planning to address Gap #1		
	standards for NOx and PM  SB 32: Regulating and monitoring GHG emission sources  AB 32: GHG emission reduction targets  SB 1383: Methane emissions from organic waste	pipeline reliability. Safety: Accurate asset-locating technology prevents mechanical damage caused by excavation and construction activities. Ratepayers experience increased safety through avoiding accidental damage to		1. Continuous efficiency performance monitoring for turbochargers 2. Improved catalyst regeneration process 3. Reciprocating engine exhaust methane slip reduction 4. Precombustion chamber design 5. Engine controller design solutions to address variable fuel composition of lean-burn enginesfield based evaluation 6. Low-cost sensors for	1) Efficiency monitoring technology for compressor station equipment 2) Technology to retrofit existing equipment to improve efficiency and reduce GHGs 3) Diagnostic technology to provide real-time monitoring of facility to improve operating performance 4) Low-cost and accurate sensors for measuring criteria pollutants 5) Alternatives to natural gas-powered equipment 6) Control algorithms for		

Sub-Program	Policy Drivers for Technical Development Work	Ratepayer Benefits	Research Area	Technology Gap between current performance and required performance	RD&D Development Activities
	LCFS: Reduce carbon intensity of transportation fuels  AB 8: Development of 100 hydrogen Refueling Infrastructure in California  EO B48-18: 200 hydrogen Refueling Infrastructure in California	pipelines. Remote monitoring technology to alert operators of mechanical damage also enhances safety by enabling operators to respond to accidents. Operational Efficiency: Decreases in operating costs benefit		accurate sensors for measuring criteria pollutants  Gap #2: Technology to Reduce Combustion GHG from Transmission and Storage Using Hydrogen or	criteria pollutant reduction in equipment 7) Reciprocating engine exhaust methane slip reduction 8) Improve precombustion chamber for GHG reduction  How we are planning to address Gap #2
	California by 2025 Cal/OSHA Title 8 CC: Injury and Illness Prevention Program	ratepayers with reliable and affordable energy. Improved Affordability: Increases in operating		Alternative Fuels  1. Fuel reforming and segregation as alternative for compressor fuels  2. Alternative fuels for combustion equipment	1) Non-carbon fuels for compressors to reduce GHGs 2) Renewable Natural Gas 3) Alternatives to natural-gas-powered devices

Gas Operations Program						
Sub-Program	Policy Drivers for Technical Development Work	Ratepayer Benefits	Research Area	Technology Gap between current performance and required performance	RD&D Development Activities	
		efficiency not only reduce GHG emissions, criteria		Gap #3: Develop and improve Pipeline Repair Technology to Reduce GHG Emissions	How we are planning to address Gap #3	
		pollutants, and toxics, but also decrease operating costs. Environmental: Reduced GHG Emissions: Noncarbon fuel source eliminates CO2, criteria pollutants, and		1. Evaluate in-situ repair techniques 2. Centrifugal compressor dry gas seal reliability enhancement 3. Methods to reduce pipeline blowdowns to effectuate inspection and repair	1) In-situ valve repair techniques 2) Alternative pipeline repair methods 3) Energy recovery 4) Low-cost instruments to detect/quantify leaks from seals, packings, and valves 5) Alternative technology to reduce blowdowns	
		some toxic byproducts. Ratepayers		Gap #4: Explore Paths to Abating GHG Emissions	How we are planning to address Gap #4	

Gas Operations		D 4	n '	T. 1 . C	DD 0 D D
Sub-Program	Policy Drivers for Technical Development Work	Ratepayer Benefits	Research Area	Technology Gap between current performance and required performance	RD&D Development Activities
		benefit from elimination of GHG emissions and better air quality. Environmental: Improved Air Quality: Technology reducing criteria pollutants and toxics improves air quality for ratepayers.		1. Methane oxidation catalysts for reduction of emissions in flaring 2. Classification of methane emissions at regulator stations	1) Better air pollution control technology 2) Better leak detection and monitoring technology 3) Certified renewable natural gas 4) Preparing relief valves for emissions control which includes a—detection of leakage through valve; b—technology to sense overflow; and c—technology to capture emissions 5) Study of ability to reduce emissions after commissioning of new pipeline by pickling 6) Pilot study assessment of reductions from certified natural gas
			Environment	Gap #1: Identify	How we are planning to
				potential sources for	address Gap #1
				emissions and the	

Sub-Program	Policy Drivers for Technical Development Work	Ratepayer Benefits	Research Area	Technology Gap between current performance and required performance	RD&D Development Activities
				impact to the environment	
				1. Development and evaluation of high-resolution historical climate dataset over California 2. Stanford Natural Gas Initiative Program 3. Center for Methane Research 4. PRCI (Pipeline Research Council International) GHG strategic research	1) Participate in industry-led organization to focus on new fuels to reduce GHG 2) Leverage research funding to benefit ratepayers
				priorities  Gap #2: Determine research gaps that need to be studied supporting	How we are planning to address Gap #2

Sub-Program	Policy Drivers for Technical Development Work	Ratepayer Benefits	Research Area	Technology Gap between current performance and required performance	RD&D Development Activities
				1. LDC (Local Distribution Company) focused gap analysis and SOTA (state of the art) study on decarbonization	1) Preparation of RNG market (sources and regions development over last 10 years and market projection. US and Canadian production capacity and example North American and European projects) 2) Identification and evaluation of RNG treatmen technologies and technology readiness levels 3) Assessment of pipeline- quality specifications for RNG (by country, regions and example specifications) 4) Overview of available credits for environmental attributes (e.g., RINs, LCFS and others)
			Safety	Gap #1: Determine	How we are planning to
			Salety		
			_	Hydrogen Impact on Pipeline Infrastructure	address Gap #1

Sub-Program	Policy Drivers for Technical Development Work	Ratepayer Benefits	Research Area	Technology Gap between current performance and required performance	RD&D Development Activities
				1. Gap identification between hydrogen and natural gas pipelines 2. Study of natural gas dispersion with blended hydrogen in residential structures 3. Center for Hydrogen Safety 4. In service welding onto methane/hydrogen mixture pipelines 5. Impact of blended hydrogen on threaded connections	1) Explore paths to carbon neutrality and conversion of infrastructure 2) Impact of blended hydrogen on CGI leak detection instruments
				Gap #2: Damage Prevention: Develop sensors that monitor and alert operators of third-party excavation activities, encroachment, and other natural events	How we are planning to address Gap #2

Sub-Program	Policy Drivers for Technical Development Work	Ratepayer Benefits	Research Area	Technology Gap between current performance and required performance	RD&D Development Activities
				1. Smart shutoff technology for commercial and residential buildings 2. Subsurface multi- utility asset location detection 3. Advanced computed tomography for pipeline inspection 4. Recommended practice for post-construction geohazard management	1) Technology to prevent accidental mechanical damage from excavations 2) Technology to accurately inventory asset locations for use in avoiding excavation damage 3) IT technology to assist inspection of pipelines for safety 4) Best practices for construction activities to avoid mechanical damage 5) Remote monitoring technology to locate mechanical damage
				Gap #2a: Damage	How we are planning to
				Prevention: Improve locating technologies to	address Gap #2a
				reduce or prevent	
				damages	
				1. Aboveground service	1) Reduce cross bore
				tee identification and	intrusions caused by
				mapping system	horizontal boring,
				2. ORFEUS obstacle	independent of the operator

Sub-Program	Policy Drivers for Technical Development Work	Ratepayer Benefits	Research Area	Technology Gap between current performance and required performance	RD&D Development Activities
				detection technology for horizontal directional drilling 3. Selecting locating and excavation technologies	2) Improve and develop new locating technology for identifying asset locations 3) Technology to locate PE pipes with accuracy
				Gap #3: Explore new technologies to improve worker safety and explore innovative training approaches	How we are planning to address Gap #3
				1. B31Q Training Documentation Portal 2. Virtual Reality (VR) Training: emergency response situations 3. Work zone intrusion	1) Effective training methods and technology, interactive technology 2) Protective equipment technology 3) Ergonomic
				detection and warning system 4. Clothing performance guidelines to reduce heat stress for natural gas workers	technology/equipment
				Gap #4: Develop systems to support more real-time data to	How we are planning to address Gap #4

Sub-Program	Policy Drivers for Technical Development Work	Ratepayer Benefits	Research Area	Technology Gap between current performance and required performance	RD&D Development Activities
				support safety management systems	
				1. A process-based approach to pipeline safety management system 2. Tracking software development for pipeline safety management system 3. Improving HCA (High Consequence Area) classification methods	1) Tools to implement and benchmark API (American Petroleum Institute) 1173 Pipeline Safety Management System for continuous improvement to pipeline operations 2) High consequence area assessment tools
				Gap #5: Explore Means to Use Predictive Analytics to increase Proactive Decision- making	How we are planning to address Gap #5
				1. Airborne automated threat detection systemmonitoring and surveillance of imminent threats through remote sensing	1) Cybersecurity and pipeline component security (Smart)

Gas Operations Program								
Sub-Program	Policy Drivers for Technical Development Work	Ratepayer Benefits	Research Area	Technology Gap between current performance and required performance	RD&D Development Activities			
				2. Optimal approach to cost-effective, multi-source, satellite surveillance of river crossings, slope movements, and land use				
Onenations	DOT 49 CFR	Reliability:	Equipment	threats to buried pipelines  Gap #1: Develop and	How we are planning to			
Operations Technology	Part 192: Federal pipeline safety regulations	Improved evaluation methods and testing standards adapting the use	and Tool Evaluation	maintain industry standards for Equipment & Tool Evaluations (New or Revised)	address Gap #1			
	PUC General Order 112F: Gas Transmission & Distribution rule	of new technologies will benefit ratepayers with more reliable gas services.		1. Uniform frequency code 2. Update ASTM standard on soil compaction control using the DCP	Improve evaluation methods for equipment and tools     Improve equipment and testing standards adapting new technologies			
	AB 32: GHG emission reduction targets	Safety: Accuracy in locating buried assets avoids	Mapping and Locating Technologies	Gap #1: Technology to locate underground assets to prevent	How we are planning to address Gap #1			
	AB 1900: Biomethane	mechanical damage resulting in accidents.	1 commonogres	mechanical damage from construction and pipeline repair				

Gas Operations Program								
Sub-Program	Policy Drivers for Technical Development Work	Ratepayer Benefits	Research Area	Technology Gap between current performance and required performance	RD&D Development Activities			
	quality standards  D.14-06-007: Approved SoCalGas's Pipeline Safety Enhancement Program	Operational Efficiency: Locating technology improves operational efficiency by decreasing labor hours in locating buried assets. Improved Affordability: New		1. 3D visualization software for mapping underground pipelines and improving pipeline asset management 2. Enhanced locating technologies for underground pipelines with better accuracy 3. GIS portal data quality improvement	1) Investing in research and development in the technology to accurately locate buried assets 2) Improve GIS and mapping processes to manage locations of buried assets 3) Locating "unlocatable" pipe (PE pipe, congested urban areas) 4) Standardized locator frequencies for industry			
		technologies will also improve efficiency and reduce costs. Environmental: Reduced GHG Emissions:	Measurement & Regulation Operations Technologies	Gap #1: Evaluate new meter and regulator technology to enhance performance and determine viable options with decarbonization	How we are planning to address Gap #1			

Gas Operations	Gas Operations Program								
Sub-Program	Policy Drivers for Technical Development Work	Ratepayer Benefits	Research Area	Technology Gap between current performance and required performance	RD&D Development Activities				
		Reliable meters help reduce GHG emissions through the capability to self- monitor their reliability and enabling repairs		1. Continuation of single-path ultrasonic meter long-term performance testing and monitoring 2. Determine impact of hydrogen on meter accuracy and performance	1) Install single-path ultrasonic residential meters on live gas distribution systems and conduct long-term performance and accuracy testing over an 18-month period.				
		to be conducted as soon as	Steel and Plastic	Gap #1: Develop more cost-effective methods	How we are planning to address Gap #1				
			Pipeline	for repairing pipe					

Gas Operations Program								
Sub-Program	Policy Drivers for Technical Development Work	Ratepayer Benefits	Research Area	Technology Gap between current performance and required performance	RD&D Development Activities			
		problems are detected.	Construction, Operations, and Repair Technologies	1. Automation of the Explorer series of robotic platforms 2. Data logger evaluation project 3. PE systems research program 4. Composite repair wrap for PE 5. Update of PRCI repair manual 6. Evaluate in situ valve repair techniques	1) Develop autonomous operating capability in the Explorer robot that can collect a large amount of data in the field 2) Reduce operational complexity 3) Increase capability 4) Improve data quality 5) Increase robustness 6) Alternative pipeline repair methods to reduce GHG emissions 7) Repair leaks using composite technologies			
System Design & Materials	DOT 49 CFR Part 192: Federal pipeline safety	Reliability: Understanding the properties of hydrogen within	Gas Composition and Quality	Gap #1: Explore Paths to Carbon Neutrality and Conversion of Infrastructure	How we are planning to address Gap #1			

Gas Operations	Program				
Sub-Program	Policy Drivers for Technical Development Work	Ratepayer Benefits	Research Area	Technology Gap between current performance and required performance	RD&D Development Activities
	regulations  PUC General Order 112F: Gas Transmission & Distribution rule  AB 32: GHG emission reduction targets  AB 1900: Biomethane quality standards  D.14-06-007: Approved SoCalGas' Pipeline Safety	the gas system improves reliability. Safety: Safety training of workers result in safer and more reliable energy services. New safety training methods also reduce training costs and improve affordability for ratepayers. Operational Efficiency: Better technology and assessment tools		1. Biomethane justification study for improved/accepted gas quality standards 2. Study on the impact of trace constituents in RNG on natural gas grids and consumer appliances 3. Trace constituent database 4. Identification and development of an analyzer for siloxane measurement 5. On-line biomethane gas quality monitoring 6. PRCI emerging fuels institute 7. Universal analytical technique for siloxane	1) Study impacts of properties in RNG and traditional pipeline gas, such as TC on gas network infrastructure 2) Common (standardized) RNG skid development for utilities (est. start 1/22, est. completion 12/22) 3) Study on changing accuracy and variability of thermal zones affecting metering of new gas supplies 4) Address hydrogen, RNG, carbon capture and sequestration (CCS), ammonia, and biofuels with emphasis on integrity of pipeline system steel and non-steel components, compressor stations and
	Enhancement Program	increase operational efficiency and reduce operating			facilities, pressure control and over-pressure safety devices, design requirements for electrical classification

Sub-Program	Policy Drivers for Technical Development Work	Ratepayer Benefits	Research Area	Technology Gap between current performance and required performance	RD&D Development Activities
		costs, leading to more affordable energy. Improved Affordability: Low-cost meters and regulators improve ratepayer affordability. Environmental: Reduced GHG Emissions: Utilization of hydrogen reduces GHG emissions.		Gap #2: Explorer Paths to Carbon Neutrality and Conversion of Infrastructure - Hydrogen  1. Blending modeling (hydrogen) 2. Hydrogen blend into natural gas, metallic materials 3. Hydrogen embrittlement and crack growth 4. Impact of	and fire safety, and downhole reservoir and cavern storage  How we are planning to address Gap #2  1) Analyze and report data on the impacts of hydrogen blending at higher percentages in the natural gas system

Gas Operations	Program				
Sub-Program	Policy Drivers for Technical Development Work	Ratepayer Benefits	Research Area	Technology Gap between current performance and required performance	RD&D Development Activities
				hydrogen/natural gas blends on LDC infrastructure integrity 5. Microstructural characterization of pipe steels exposed to hydrogen blends 6. Expansion of NYSEARCH range model, to include hydrogen test data 7. Living lab for hydrogen 8. HyBlend collaborative research partnership  Gap #3: Identify and update industry standards for Odorants as new constituents are introduced to the pipeline system	How we are planning to address Gap #3

Sub-Program	Policy Drivers for Technical Development Work	Ratepayer Benefits	Research Area	Technology Gap between current performance and required performance	RD&D Development Activities
				1. Odor detection threshold study 2. Impact of trace constituents on odor masking 3. Effects of odor masking agents 4. Trace constituents from gas processing plants as masking agents Gap #3a: Identify and update industry standards for Odorants as new constituents are introduced to the pipeline system - Hydrogen	1) Odorant masking agent studies 2) Odor threshold studies 3) Operational safety training  How we are planning to address Gap #3a
				1. Odor detection study for blended hydrogen	1) Odorant threshold studies using natural gas-hydrogen blends and investigate whether hydrogen is a masking agent

Gas Operations Sub-Program	Policy Drivers	Ratepayer	Research	Technology Gap	RD&D Development
Sub-110gram	for Technical Development Work	Benefits	Area	between current performance and required performance	Activities
			Materials & Equipment	Gap #1: Assess the effects of metering designs, operating conditions and other variables that impact metering accuracies (Evaluate field operation tools and equipment)  1. Review and evaluation	How we are planning to address Gap #1  1) Research and develop to
				of the Utonomy smart regulator 2. In-situ ultrasonic meter flow verification	produce more accurate, safer and more reliable regulators and meters
				Gap #1a: Assess the effects of metering designs, operating conditions and other variables that impact metering accuracies Hydrogen (Evaluate field operation tools and Equipment)	How we are planning to address Gap #1a

Sub-Program	Policy Drivers for Technical Development Work	Ratepayer Benefits	Research Area	Technology Gap between current performance and required performance	RD&D Development Activities
				1. Effect of hydrogen blended natural gas on performance of gas meters and diaphragm type service regulators	1) Examine the effect of hydrogen-blended natural gas on the performance of domestic gas meters in terms of measurement accuracy and intrinsic safety through extensive, long-duration testing 2) Examine the effect of hydrogen-blended natural gas on the normative performance of diaphragm-type service regulators, specifically addressing materials compatibility and gas leak concerns 3) Consider other meter set assembly (MSA) components for evaluation in the long-duration testing
				Gap #2: Develop new Materials and	How we are planning to
				construction methods	address Gap #2
				that are cost effective	
				and support Tracking	

Gas Operations Sub-Program	Policy Drivers for Technical Development Work	Ratepayer Benefits	Research Area	Technology Gap between current performance and required performance	RD&D Development Activities
				and Traceability requirements	
				1. Alternative caps for pe service tees 2. MAOP & materials verification 3. Product & process validation program 4. Tracking & traceability counterfeit detection, 2-way production communication using GS1 standards 5. Tracking and traceability for transmission, pipe materials 6. Tracking and traceability marking standard for transmission components 7. Automate field data collection to reduce human error and	1) Improve methods for tracking materials using modern technology 2) Improve QA/QC processes and programs

Sub-Program	Policy Drivers for Technical Development Work	Ratepayer Benefits	Research Area	Technology Gap between current performance and required performance	RD&D Development Activities
				Gap #3: Develop new Materials and operating parameters that will reduce O&M costs and extend the service life of PE piping and components	How we are planning to address Gap #3
				1. NDE material strength verification for an index of long seam fracture toughness of ERW Pipes 2. ARPA-E Repair Program (TTSP)	1) ARPA-E research deliverables
			System Design	Gap #1: Assessing risk on the infrastructure by unforeseen events	How we are planning to address Gap #1
				1. Seismic risk assessment and management of natural gas storage and pipeline structure - 2 Projects Slate/Berkeley & UCLA 2. Hot tap branch connections	1) Improve risk and management assessment tools

Sub-Program	<b>Policy Drivers</b>	Ratepayer	Research	Technology Gap	RD&D Development
	for Technical Development Work	Benefits	Area	between current performance and required performance	Activities
			Design, Materials, and Construction	3. Investigate CLSM to manage axial soil loads on buried pipelines 4. Enhance risk assessment tools for decision making  Gap #1: Develop new test methods for materials used in construction of pipelines and processes, and improve procedures in	How we are planning to address Gap #1
				pipeline construction  1. Full thickness weld tensile round robin  2. Evaluate higher strength consumables for manual root bead in x70 girth welds  3. Evaluation of semi-automatic FCAW-S welding process and implications to pipeline girth weld integrity	1) Low-cost alternatives to stress relieving pipelines undergoing axial strain due to ground movement 2) Revise and update testing and construction standards 3) PRCI guidance document on API welding standard 1104 4) Field performance of coatings exposed to soil

Gas Operations	<b>Program</b>				
Sub-Program	Policy Drivers for Technical Development Work	Ratepayer Benefits	Research Area	Technology Gap between current performance and required performance	RD&D Development Activities
				4. Revision of the PRCI hot-tap model to include two different base metals	5) PRCI guidance document on fatigue assessment procedures for pipeline girth welds 6) Improve tensile strength capacity estimation tool for vintage pipes 7) Shielded metal arc welding best practices
			Mechanical Damage	Gap #1: Develop improved methods for detection and mitigation of mechanical damage	How we are planning to address Gap #1

Sub-Program	<b>Policy Drivers</b>	Ratepayer	Research	Technology Gap	RD&D Development
	for Technical Development Work	Benefits	Area	between current performance and required performance	Activities
				1. Validate in-line inspection capabilities to detect/characterize mechanical damage 2. Improve dent/cracking assessment methods 3. Performance evaluation of in-line inspection systems for detecting and discriminating metal loss, cracks and gouges in geometric anomalies 4. Remaining life model and assessment tool for dents and gouges 5. Pipeline mid-wall defect and fitness for service assessment 6. Improvements to mechanical engineering assessment tools	1. Database of bursting pressure tests for corrosion, cracking, dent, and interacting defects 2) Improve mechanical damage engineering assessment tools 3) Methods for analyzing remaining fatigue life prediction of cracks in dent 4) Investigating and identifying failure modes between cracks in pipes and in dents to better understand which mode dominates failure 5) Strain-based design methods
			Corrosion and	Gap #1: Address	How we are planning to
			Crack	technical gaps in	address Gap #1
			Management	corrosion control from	•

Sub-Program	Policy Drivers for Technical Development Work	Ratepayer Benefits	Research Area	Technology Gap between current performance and required performance	RD&D Development Activities
				conventional corrosion and environmental cracking	
				1. Guidelines on the selection and applications of cathodic protection coupons 2. Review of plausible corrosion assessment model 3. Understanding why cracks fail 4. Improve dent/cracking assessment methods 5. CT fundamentals with calibration and reference standards for pipeline anomaly detection 6. Effect of pressure fluctuations on growth rate of near neutral PH SCC-phase iii	1) Material property database, corrosion and crack performance of materials 2) Autogenous weld defects and weld corrosion 3) Reliability models to assess cracks to mitigate pipeline failure 4) Improve models for improved assessment and prioritizing of stress corrosion cracking threats 5) Improve predictive model for assessing pipeline service life with corrosion 6) Acquisition of real-time pipe defects 7) Metal-loss assessment tools 8) Prevention of crack

Sub-Program	Policy Drivers	Ratepayer	Research	Technology Gap	RD&D Development
for Technical Development Work	Benefits Area	between current performance and required performance	Activities		
					9) Development of guidelines for rehabilitation of corroded pipes 10) Development of primer sets for microbiologically influenced corrosion analysis 11) Assessment of stress corrosion cracking using machine learning methods/AI 12) Improve assessment methods of axial cracks and weld seams with in-line inspection data 13) Improve assessment method of fitness for service for cracks within corrosion 14) Crack management for
System	AB 32:	Reliability:	Corrosion	Gap #1: Develop new	low-toughness pipes 1. Guidelines on the
Inspection &	Reducing GHG	Effective	Inspection &	technologies to improve	selection and applications of
Monitoring	emissions	monitoring	Monitoring	Corrosion Inspection &	cathodic protection coupon
wiomitor mg	011113310113	technology of	Monitoring	Monitoring	2. Review of plausible
	CPUC General	cathodic		1.10mitoring	corrosion assessment mode

Gas Operations	Program				
Sub-Program	Policy Drivers for Technical Development Work	Ratepayer Benefits	Research Area	Technology Gap between current performance and required performance	RD&D Development Activities
	Order 112F: Gas Transmission & Distribution rule  DOT 49 CFR Part 192: Federal pipeline safety regulations  Clean Air Act: Air quality standards for NOx and PM	protection prevents corrosion and improves reliability. Safety: This work improves ratepayer safety because it enables the advanced determination of the condition of polyethylene pipeline without excavation. Operational Efficiency: This work improves reliability because it enables robotic operations to be performed		1. Monitoring solution for pipeline A/C interference 2. Evaluation and mitigation of selective seam weld corrosion in the field 3. Comprehensive metalloss assessment criterion 4. ILI-based generic external corrosion growth rate distribution for buried pipes 5. Pipeline CP monitoring using realtime current measurement 6. Validate the accuracy	3. Impact of drag reducing agents on corrosion management 4. Water wetting tools for pipeline integrity 5. Understanding why cracks fail 6. Improve dent/cracking assessment methods 1) Remote monitoring technology for cathodic protection for pipelines 2) Inspection technology for assessing corrosion damage 3) Development of real-time detection of pipeline defects

Gas Operations Program								
Sub-Program	Policy Drivers for Technical Development Work	Ratepayer Benefits	Research Area	Technology Gap between current performance and required performance	RD&D Development Activities			
		without excavation and interruption of flow. Affordability: The application of modern technology will also decrease costs and lead to		of cathodic protection effective modeling 7. Selective seam weld corrosion detection with in-line inspection technologies				
		reduced costs in energy for ratepayers.	Pipeline Systems Inspection Technologies - Inline and	Gap # 1: Improve Operational Effectiveness for all NDE Pipeline Inspection	How we are planning to address Gap #1			

Gas Operations Sub-Program	Policy Drivers	Ratepayer	Research	Technology Gap	RD&D Development
Sub-Frogram	for Technical Development Work	Benefits Senerated	Area	between current performance and required performance	Activities
			Non- Destructive Examination (NDE)	1. Xray and terahertz development for NDE of pe pipe (study for the application of x-rays in the inspection of plastic pipe and fittings)  2. Eclipse scientific red/green light tool for NDE of PE pipe butt fusion joints  3. Standard library of PE joint samples with embedded defects for NDE tool validation  4. NJIT advanced terahertz (THz) imaging and spectroscopy for non-destructive evaluation of polyethylene pipes  5. Validation of NDT technology for PE pipe	1) Determine pros/cons of X-ray & THz techniques for field use 2) Develop an automated tool to be operated by properly trained but non-NDE expert gas industry workers using PAUT & NYSEARCH established acceptance criteria to create NDE interrogation algorithm 3) Produce a PE pipe BF joint sample library of known defects 4) Advance THz NDE technology with enhancement of techniques to interpret PE BF joint defects & stress related to established acceptance criteria 5) Evaluate/validate claims of commercially available NDT for PE pipe & fitting joints

Sub-Program	Policy Drivers for Technical Development Work	Ratepayer Benefits	Research Area	Technology Gap between current performance and required performance	RD&D Development Activities
					6) Review and evaluation of pipe stress inspection techniques for pipelines 7) Ultrasonic crack size detection
				Gap #2: Expand Understanding and Assure Integrity of Gas	How we are planning to address Gap #2

Sub-Program	Policy Drivers for Technical Development Work	Ratepayer Benefits	Research Area	Technology Gap between current performance and required performance	RD&D Development Activities
				1. Alternate crack sensor 2. Electromagnetic time domain reflectometry (EM-TDR) for pipeline integrity 3. Modeling and assessing PE assets with 3D scanning technology	1) Use an integrated onboard system on Explorer Robot to find and scan long-seam weld in a more diverse set of live pipelines 2) Wireless accessibility 3) Refinement of MFL sensor to detect defects in the pipeline 4) Innovative probes and/or remote inspection technique for PE pipe (est. start 09/22, est. completion 06/25)
				Gap #3: Expand	How we are planning to
				Understanding and	address Gap #3
				Assure Integrity of Gas	
				<b>Pipelines - Internal</b>	
				Inspection	

Sub-Program	Policy Drivers for Technical Development Work	Ratepayer Benefits	Research Area	Technology Gap between current performance and required performance	RD&D Development Activities
				1. Energy harvesting in gas industry applications 2. Explorer wireless range extender 3. Extending energy harvesting to other explorer sizes - a feasibility study 4. High resolution MFL for Explorer series of robotic platforms - feasibility study (feasibility study (feasibility study (feasibility study or robotic platform and suite of sensor to ID degradation in nonconforming Driscopipe 8000) 5. Pipeline cleaning tool for liquids with flow 6. Low flow EMAT ILI tool demonstration 7. Energy harvesting for recharging of explorer robotic platforms	1) Develop a robotic module that can be integrated with Explorer to harvest energy from the pipeline gas flow 2) Energy harvesting and on board rechargeability 3) Robotic/visual inspection for 2" plastic pipe 4) Robotic inspection for large-diameter plastic pipe

Sub-Program	Policy Drivers for Technical Development Work  Ratepayer Benefits		Research Area	Technology Gap between current performance and required performance	RD&D Development Activities  How we are planning to address Gap #4	
			Gap #4: Mechanical Damage, Pipeline Infrastructural Integrity			
				1. Heat affected zone susceptibility testing development 2. Practical girth weld evaluation criteria considering weld strength mismatch and haz softening 3. Integrity impact of HAZ softening on type-B sleeves and hot tap on modern steel 4. Guidance on the use, specification, and anomaly assessment of modern line pipes	1) New testing methods and standards 2) New predictive models for mechanical properties prediction to prevent corrosion and mechanical damage 3) Better pipeline construction methods	
			Remote Pipeline	Gap #1: Develop new technologies to improve	How we are planning to address Gap #1	
			Monitoring Systems	remote monitoring and data collection to	non-intrusive technologies include satellite, aerial (manned and unmanned).	

Sub-Program	<b>Policy Drivers</b>	Ratepayer	Research	Technology Gap	RD&D Development
Ü	for Technical Development Work	Benefits	Area	between current performance and required performance	Activities
				support Corrosion management programs	and aboveground measurement of ground subsidence, methane emissions, distressed or dead vegetation, pipeline coating condition, and corrosion.
				1. Remote monitoring of pipe-to-soil readings, AMI network integration 2. AC stray current monitoring system evaluation 3. Corrosion logging tool	Improve and develop new remote monitoring technology
			Data Analytics	Gap #1: Develop technologies	How we are planning to address Gap #1 Leveraging machine learning, AI, image recognition, virtual and augmented reality technologies, neural networks, and advanced connectivity through social networks and the Internet of Things (IoT)

Sub-Program	Policy Drivers for Technical Development Work	Ratepayer Benefits	Research Area	Technology Gap between current performance and required performance	RD&D Development Activities
			Geohazard Threat Inspection and Monitoring	1. Digitalize system information and advance the use of data analytics to improve system safety, reliability, and integrity in addition to being a pathway for achieving operational efficiency and emissions reductions.  Gap #1: Develop technologies to monitor environmental threats, such as weather-related landslides and floods, as well as seismic ground faults impacting pipeline integrity providing continuous real-time measurement of strain imposed onto the pipeline and alert pipeline operators to take mitigative measures to avoid	1. Develop AI using existing and new data sensors to address the safety, reliability, and integrity of pipelines and to improve efficiency and emission reductions  How we are planning to address Gap #1

Sub-Program	Policy Drivers for Technical Development Work	Ratepayer Benefits	Research Area	Technology Gap between current performance and required performance	RD&D Development Activities
				1. Modernize the assessment of pipeline water crossings 2. UCLA Fault Displacement Hazard Initiative	1. Modernize the assessment of pipeline water crossings 2. Satellite-based early warning systems for pipelines for threat inspection and monitoring 3. Develop slope monitoring methods using remote sensing techniques and insitu instrumentation 4. Sensors for measuring pipeline strains caused by geohazards 5. Enhancement of strain capacity of pipelines subjected to geohazards

Sub-Program	<b>Policy Drivers for</b>	Ratepayer	Research Area	Technology Gap	RD&D
oud 110grum	Technical Development Work	Benefits		between current performance and required performance	Development Activities
Off-Road	EO N-79-20: 100% zero- emission off-road vehicles and equipment by	Environmental: Reduced GHG Emissions: Increasing adoption of	Zero-Emission Technology for Rail	Baseline: Typical freight and passenger locomotives are powered by a diesel engine that drives an	1) Develop and demonstrate zero- emission hydrogen fuel cell switcher and line haul
	2035 where feasible.	hydrogen fuel for zero-emission vehicles provides		electrical generator or alternator. This is referred to as a "diesel-	locomotives. 2) Develop and demonstrate liquid
	CARB Clean Fleets Rule: Establishes a medium- and heavy-duty zero-	an environmental benefit by reducing the reliance on fossil fuels and,		electric" locomotive. There are three major groups of locomotives categorized by ARB:	hydrogen tender cars to extend the range of line-haul locomotives. 3) Develop higher-
	emission fleet regulation with the goal of achieving a zero-emission truck and bus	therefore, the associated CO2 emissions. Environmental: Improved Air		<ul> <li>Interstate line haul – (&gt;4,000 hp);</li> <li>Medium horsepower (MHP) – (2,301 to 3,999 hp);</li> </ul>	efficiency fuel cell systems that take advantage of lower projected costs and modularity to reduce
	California fleet by 2045 where feasible	Quality: Increasing adoption of hydrogen fuel cell,		• Switch (yard) – (1,006 to 2,300 hp) Newest diesel-electric	fuel cell system costs from \$285/kW to *\$130/kw and, ultimately, *\$60/kW
	CARB At-Berth Regulations:	zero-emission vehicles provides		freight interstate line haul locomotives can	to achieve TCO cost parity with diesel.

Reduce diesel P	M an environmental	have en	ngine	4) Develop and
and NOx	benefit by	efficier	ncies of up to 40	demonstrate
emissions from	the reducing NOx and	to 50 p	ercent. In	advanced materials,
auxiliary engine	s PM emissions.	Califor	rnia, UP and	system controls, and
of ocean-going		BNSF	primarily	optimized operating
vessels while the	ey	operate	e newer or	conditions.
are docked at		remanı	ufactured	5) Pursue
California ports		locomo	otives. These	development of fuel
		locomo	otives are subject	cell stacks capable of
IMO 2020: from	n 1	to the f	federal	operating beyond
January 2020,		emissio	ons standards	current ambient
marine sector		(Tier 4	NOx: LH/SW-	operating
emissions in		1.3 g/b	hp-hr) during	temperature limits to
international		their sp	pecified useful	prevent overheating
waters will have	to	life. Ur	nder the federal	or freezing (extreme
reduce Sulphur		definiti	ion, the useful	temperature ranges).
emissions by ov	er	life for	a freight	6) Seek to reduce
80% by switching	ng	intersta	ate line haul	storage costs from
to lower Sulphu	r	locomo	otive can be	*\$1130/kg to
fuels		betwee	en 30,000 and	*\$500/kg and,
		40,000	megawatt-	ultimately, *\$266/kg.
		hours (	(MWh), which	
		typical	ly translates to	
		about s	seven to ten	
		years o	of operation,	
		before	replacement or	
		remanı	ufacture.	

	Т	Zero-Emission Cechnology for Aviation	Baseline: Aviation fuel (Jet-A kerosene, Gasoline, Diesel) for low-range, regional, and long-range flights.	1) Develop and demonstrate zero-emission hydrogen fuel cell aircraft (under 30 passengers and 1,000 miles). 2) Explore the use of hydrogen for sustainable aviation fuels (SAF) in the aviation sector. This will include prototype/proof-of-concept aircraft and demonstrations; higher-efficiency fuel cell systems that take advantage of lower projected costs; and advanced materials, system controls, and optimized systems capable of operating in challenging conditions (high/low
				in challenging

Advanced On-	Baseline: Gaseous	1) Develop and
Board Storage for	hydrogen tanks	demonstrate
Off-Road	currently operate at	advanced storage
Applications	350 bar or 700 bar at a	systems for off-road
rippiications	temperature of -40°C.	applications.
	Costs for these systems	Examples include: 1)
	can be in excess of	liquid hydrogen boil-
	\$1,000/kg for off-road	off management and
	applications. This is a	advanced gaseous
	new area of focus and	and liquid hydrogen
	will require significant	tanks; 2) advanced
	research for larger	storage systems for
	applications that	gaseous and liquid
	operate in challenging	hydrogen storage in
	environments.	aviation, marine, and
	Gap: Onboard storage	challenging
	systems for gaseous	environments; 3)
	and liquid hydrogen to	methods for meeting
	operate at lower	and exceeding the
	1 -	critical target of
	pressures, with reduced	\$4/kg-H2 at the
	footprints, or increased storage space for	pump; and 4) H2
	onboard off-road	tender for line haul
		locomotives to
	applications.	
	On hound stances	achieve longer ranges sufficient for
	On-board storage	interstate routes.
	systems that can	interstate routes.
	operate efficiently in	
	various challenging	
	environments such as	
	aviation where ambient	
	temperatures can vary	
	significantly or the	

				marine space where systems can be impacted by high salt content or corrosion.  Reduce storage system costs to \$300/kg by 2030 and \$266/kg beyond 2030 and 10kg/min refueling.	
On-Road	EO B-48-18: 5 million ZEVs by 2030; 200 hydrogen Refueling Infrastructure by 2025  EO N-79-20: Eliminate new internal combustion engine vehicles by 2035; 100% light-duty vehicles and	Environmental: Reduced GHG Emissions: Increasing adoption of hydrogen fuel for zero-emission vehicles provides an environmental benefit by reducing the reliance on fossil fuels and, therefore, the associated CO2	Hydrogen Fuel Cell Development for MHD Trucks	Baseline: MHD vehicles include a wide variety of vocational, drayage, buses, and long-haul trucks that currently use diesel. These trucks are capable of hauling anywhere from 1-20 tons of goods (Class 4-8), can operate on a range of 300-1,000 miles on a full tank, and can last upwards of 1 million miles.	1) Develop and demonstrate zero-emission hydrogen MHD trucks to serve in hard-to-electrify vocations and on longer routes. 2) Target increasing fuel cell efficiency to 68% and 72% by 2030 and beyond. 3) Achieve an ultimate fuel economy of 17 mpkg/19.4mpgde for

drayage trucks sold will be zero emission by 2035; 100% MHD vehicles sold and operated are zero-emission by 2045  CARB Clean Truck Rule: 100% ZEV where feasible for drayage, public fleets, last-mile delivery by 2045  CARB Clean Fleet Rule: 100% zero-emission trucks and buses where feasible by 2045	emissions. Environmental: Improved Air Quality: Increasing adoption of hydrogen fuel cell, zero-emission vehicles provides an environmental benefit by reducing NOx and PM emissions.	Gap: Current fuel cell electric vehicle (FCEV) MHD trucks are limited on usable range (up to 300 miles) and have a lifespan of up to 6-8 years. Future FCEV MHD trucks need to reach 25,000 hours or 10 years/1,000,000 miles, and achieve at least 1.9x fuel economy improvements and a total cost of ownership reduction of at least	fuel cells vs 15.6 mpgde for diesel.
		total cost of ownership reduction of at least 30%.	

	Hydrogen Fuel	Baseline: Current	1) Develop,
	Cell Development	developments in the	demonstrate, and
	for LD Fleet	light-duty vehicle truck	commercialize light-
	Trucks	space are limited to	duty fuel cell electric
	Trucks	_ <del>-</del>	•
		battery-electric	vehicle trucks to
		vehicles and	meet the demands of
		conventional gasoline	utility fleets and
		and diesel. Such trucks	emergency services
		operate on shorter	such as SoCalGas
		ranges compared to	and Caltrans that
		MHD vehicles, but	serve communities in
		account for over 1	rural areas and
		million of the total	diverse climate
		truck population in	regions.
		California.	
		Gap: Currently, there	
		are no hydrogen fuel	
		cell light-duty vehicle	
		trucks that fall in the	
		Class 2a, 2b, and 3	
		categories. These	
		categories will	
		eventually need to be	
		zero-emissions to	
		comply with CARB	
		and California	
		mandates. Over 50% of	
		SoCalGas' fleet falls in	
		the class 2b category	
		and needs to be	
		and needs to be available and	
		operational 24/7/365 to	

	Advanced On-	respond to customers and emergency events.  Baseline: High-	1) Develop and
	Board Storage for On-Road Applications	pressure non- conformable tanks for hydrogen (350 bar and 700 bar, temperature of -40C).  Gaps: Increased storage of gaseous and liquid hydrogen at lower pressures that require less space to be packaged in a vehicle (lower pressures and temperatures above - 40C).  Reduce storage system costs to \$300/kg by 2030 and \$266/kg beyond 2030.	demonstrate advanced storage systems for MHD trucks and off-road applications. Examples include: 1) conformable hydrogen storage; 2) low-pressure hydrogen storage; and 3) advanced materials for hydrogen storage for on-road applications. 2) Support development of liquid hydrogen boil- off management and advanced gaseous and liquid hydrogen tanks.
			3) Develop advanced materials for gaseous and liquid hydrogen storage in aviation,

			Advanced Innovation and Connected Vehicles	Baseline: Level 0 Autonomous Vehicles  Gaps: Level 2 and above autonomous vehicles, connected vehicles for fleets, and advanced fleet monitoring/tracking to reduce emissions.	marine, and challenging environments. 4) Develop methods for meeting and exceeding the critical target of \$4/kg-H2 at the pump.  The RD&D Program should develop and demonstrate advanced vehicles, or advanced routing solutions to reduce emissions and increase safety and reliability.
Refueling Infrastructure	AB 8: 100 Hydrogen Refueling Infrastructure in California  EO B-48-18: 5 million ZEVS by 2030; 200 hydrogen Refueling Infrastructure by 2025	Reliability: Advancing refueling technologies and the hydrogen supply chain will help promote sustainable and reliable fuel for transportation and other sectors. Safety: As technology	Hydrogen Refueling Infrastructure Optimization and Safety	Baseline: Current hydrogen fill technology limits fueling to 1-5 kg/min @ 40°C. One of the many challenges for the hydrogen industry is the efficiency, reliability, and availability of hydrogen supply and Refueling Infrastructure for on-	1) Develop and demonstrate fast-fill and hydrogen refueling technologies to achieve hydrogen fill rates of 8kg/min by 2030 and 10kg/min beyond 2030 for transportation.  2) Develop advanced cooling systems.

Low Carbon Fuel Standard: Reduce carbon intensity in transportation fuels as compared to conventional petroleum fuels, such as gasoline and diesel	advances and is adopted widely throughout California, safety protocols and monitoring efforts need to be increased to enable the hydrogen ecosystem across off-road and onroad applications Operational Efficiency: Reducing refueling time and effort across multiple transportation sectors. Improved Affordability: Advancing refueling technologies can help reduce the cost of equipment, reduce refueling time, and increase energy storage. Environmental:	road and off-road applications.  Gaps: Increase fueling reliability and safety to allow higher fill rates to meet DOE targets of 8kg/min by 2030 and 10kg/min beyond 2030 for transportation. Fueling stations and infrastructure for onroad MHD trucks, rail, marine, and construction.	3) Develop integrated fueling systems. 4) Explore development of liquid hydrogen boiloff management. 5) Develop hydrogen bunkering for marine applications. 6) Develop advanced materials, system controls, and optimized operating conditions. 7) Explore methods for meeting and exceeding the critical target of \$4/kg-H2 at the pump. 8) Explore colocation of light-duty and MHD Refueling Infrastructure. 9) Explore the use of multi-modal Refueling Infrastructure for offroad and on-road applications.
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Improving
Refueling
Infrastructure can
reduce auxiliary
electrical loads to
compress and store
hydrogen for
transportation.
Environmental:
Improved Air
Quality:
Increasing the
availability of
hydrogen by
expanding the
hydrogen refueling
network will
promote the
adoption of
hydrogen fuel for
transportation,
thus reducing
NOX and PM
emissions.

Sub-	y Applications Property Policy Drivers	Ratepayer Benefits	Research Area	Technology Gap	RD&D
Program	for Technical Development Work	Ratepayer Benefits	Research Area	between current performance and required performance	Development Activities
Energy	CPUC R.19-	Reliability: Distributed	Small Scale	Baseline:	1) Identify
Reliability	09-009: Microgrids and resiliency proceeding	generation improves customer electrical reliability and resilience, both in areas prone to	(less than 50 kilowatt) Fuel Cell Development	There are currently no commercially available small scale fuel cells available in the US.	commercially available technologies from overseas and
	AB 3232: Building	wildfire-related outages as well as "regular" grid disturbances. Enabling and		However, these technologies exist in other countries at	demonstrate their ability to function as expected, comply
	decarbonization	simplifying the integration of gas fueled distributed		various scales.	with all safety requirements, yield
	SB 32: Reduce	generation with solar and		Current alternative	the desired benefits,
	CO2 emissions	battery improves power reliability and resilience for		forms of resilient distributed generation	and meet California market needs.
	Clean Air Act:	customers.		are gas/diesel engines,	2) Support lab
	Air quality	Safety: Distributed		either stationary or	testing and
	standards for	generation can also improve		mobile.	demonstrations,
	NOx and PM	customer safety by providing the reliability and		Gap: Fuel cells for the	which will be needed to confirm
	SB 100: Zero-carbon	resilience mentioned above (required for critical		residential and small commercial sectors that	performance and understand how
	electricity by	infrastructure and life		can meet US and	systems work prior
	2045	saving/sustaining devices). Enabling the integration of		California safety and emissions requirements.	to installing in real homes and
	EO B-55-18:	gas-fueled distributed			businesses.
	Carbon-neutral	generation can improve		A pathway to being cost-	3) Support field

Cal	lifornia	customer safety by		competitive with	demonstrations.
	onomy by	providing the reliability and		solar/battery, although	They will range
204		resilience mentioned above			from a few units to
202	43			there is no agreed upon	
G.D.	1200	(required for critical		metric to value	larger-scale pilots,
	3 1298:	infrastructure and life		resilience.	depending on the
	tablished DG	saving/sustaining devices).			technology readiness
	ertification	Operational Efficiency:			and funding
	andard	Projects in this sub-program			availability.
req	quirement	aim to develop technologies	Hydrogen	Baseline:	1) Support projects
		that can optimize onsite	Blending in	Most OEMs seem to	ranging from
SG	GIP: Self-	energy production and	<b>Existing Power</b>	indicate an ability for	fundamental
Ger	eneration	consumption, potentially	Generation	existing systems to	combustion lab scale
Inc	centive	improving customer energy	Technologies	accept blends of <20%,	research and OEM
Pro	ogram	efficiency.	_	although this has not yet	system design to
		Improved Affordability:		necessarily been	field demonstrations.
SB	3 1339:	Projects in this area aim to		demonstrated in the	2) Identify blending
Mie	icrogrids for	develop distributed		field.	limits, increase
	creased	generation technologies that			blending thresholds,
ele	ectricity	provide customer cost		OEMs are also working	and demonstrate
	iability	savings compared to		on systems that can	blending
	,	alternatives (solar, battery,		accept 100% hydrogen.	capabilities.
CA	A Title 24:	grid power). Microgrids are		Gap:	3) Explore a wide
	ildings	still typically very		Need to demonstrate	range of
	ergy	customized and therefore		capability for systems to	technologies and
	ficiency	costly. Projects in this area		actually accept 20%	project types in this
		aim to simplify gas		hydrogen blends in the	space.
		distributed generation		field for sustained	space.
		integration and showcase		durations.	
		the ability of gas-supported		duranons.	
		microgrids to meet societal		Need to identify cost-	
		and customer needs,		effective (retrofit)	
		potentially increasing		` /	
				pathways to bridge the	
		adoption and driving down		gap between 20% and	

prices. Environmental: Reduced GHG Emissions: Projects in this area aim to develop technologies with reduced GHG emissions, either indirectly through improved efficiencies or directly through hydrogen integration and/or carbon capture.		Ability to eventually operate on 100% hydrogen safely, while performing similar to or better than current technology.	
Environmental: Improved Air Quality: Projects in this area aim to develop technologies that meet or exceed CARB-DG certification standards, which regulate NOx, CO, VOCs, and PM.	Backup Generation Development	Baseline: Current backup generation typically consists of gas and diesel engines. Backup generation is not CARB-DG, and sometimes flies under air board regulations based on supposed low operating hours. Gap: Need low-emissions options across all sizes to compete with diesel and un-regulated gas technologies.  Target emissions to meet CARB-DG certification requirements.	1) Target lab evaluations to confirm emissions performance. 2) Target field demonstrations to showcase real-world benefits of the new technologies.

Fuel Cell Integration	Baseline: Current microgrid integration hardware (controllers, inverters, etc.) is typically tailored to solar + battery, without specific ability to integrate fuel cells.  Fuel cell integration and control is usually specific to OEMs, aside from inverters.  Gap: Need technologies that simplify the integration of fuel cells with solar, battery, and grid energy.	1) Work with technology developers and research institutions to identify and evaluate the performance of integration hardware and control platforms. Evaluation will range from paper studies and lab testing to field demonstrations.
Backup Power Integration	Baseline: Similar to above, integration of backup generation is either non- existent (manual switch) or very costly. Backup generation has different operating constraints from baseline production, which is what fuel cells	1) Work with technology developers and research institutions to identify and evaluate the performance of integration hardware and control platforms. Evaluations will

	mentioned above typically provide.	range from paper studies and lab testing to field demonstrations.
	Gap: Should be simple and seamless. Should also be cost-comparative to solar / battery systems.	
CHP Efficiency Improvements	Baseline: This area covers technologies that optimize "waste" heat utilization, such as heat-driven cooling processes that offset electrical consumption. There are a wide range of technologies, but most have low penetration due to relative novelty or high costs.  Gap: Fuel-cell-based CHP systems offer ~30% increase in system efficiency when heat is utilized. Maximizing the value of that utilized heat to offset energy-intensive (and therefore	1) Support a broad range of project types, from early-stage prototype development to field demonstrations of almost commercialized systems.

Cybersecurity	costly) processes is the goal.  Baseline:	1) Support projects
of Integrated Energy Systems	Since the integration technologies mentioned in prior research areas are fairly novel, this is a new challenge/opportunity for research.	ranging from or progressing from paper studies and prototype development to field testing (possibly in conjunction with
	Presumably more active connections can/will lead to potential security threats at various scales (customer or grid/pipeline side of meter).	other research areas).
	Gap: Need to develop technologies that ensure customer and infrastructure security.	

			Hydrogen Based Energy	Baseline: The primary baseline	1) Address hydrogen storage integration
			Storage	technology is battery	in front of and
				storage, which is poorly	behind the meter.
				suited for long-duration	
				storage. There are some	2) Develop and/or
				other emerging options	demonstrate the
				for long duration, such	capabilities for
				as pumped hydro and	various hydrogen
				compressed air, but	storage technologies
				these are early stage and	to integrate with the
				not necessary "baseline."	grid, on-site
				Gap:	renewable
				Need sufficient storage	production, fuel
				capacity to bridge both	cells, and site loads
				daily and seasonal gaps	(both hydrogen and electric).
				in renewable power production.	elecure).
Residential	2016 Air	Operational Efficiency:	Hydrogen in	Baseline: In the last	1) Conduct
&	Quality	Increasing energy efficiency	Residential	three years, several	equipment testing.
Commercial	Management	and burner performance for	Homes	projects have been	2) Pursue near-term
	Plan: NOx and	CFS appliances provides		completed to evaluate	modifications to
	PM emissions	improved operational		the impact of low blends	increase hydrogen
	regulationCA	efficiency for customers by		of hydrogen on	tolerance.
	Title 24:	reducing cooking time,		residential appliances.	3) Develop design
	Buildings	increasing food output, and		Research has validated	guidelines.
	Energy	reducing fuel cost.Improved		that residential	4) Test and compare
	EfficiencyCA	Affordability: Increased		appliances can consume	older vintage
	Title 20:	energy efficiency improves		blends containing up to	appliances with new.
	Appliance	cost savings and ensures		30% hydrogen with no	5) Test less-common
	Energy	that energy is affordable and		modification and major	appliances.
	EfficiencyAB	equitable. Additionally,		consequences.	6) Perform material
	3232: Reduce	near-term improvements on		Generally, there were	durability testing.

the emissions	energy efficiency can aid in	few notable variations in	7) Gain experience
of greenhouse	the energy transition to low-	process temperatures or	with blending in the
gases from the	carbon fuels such as	emissions. For partially-	field to assess the
state's	hydrogen. Increased energy	premixed-type	potential
residential and	efficiency improves cost	combustion equipment,	impact/challenge on
commercial	savings. This reduces	which is prevalent in	the customer base.
building stock	overhead expenditures for	North America, the	8) Conduct field
by at least 40%	businesses and delivers an	dominant impact of	demonstrations to
below 1990	attractive ROI for adoption	hydrogen blending is an	help end-users
levels by	of high-efficiency	increase in excess air,	become comfortable
2030AB 32:	technologies.Environmental:	often resulting in lower	with hydrogen.
Reduce CO2	Reduced GHG Emissions:	NOx emissions and	
emissions 40%	Projects in this sub-program	reduced surface	
below 1990	seek to increase energy	temperatures. Therefore,	
levels by	efficiency and burner	hydrogen blending in	
2030EO B-55-	performance, which	residential space at low	
18: Carbon-	provides GHG benefits by	blends seems somewhat	
neutral	reducing emissions from	well understood.	

California economy by 2045AB 617: DACs for air quality improvements	CFS equipment. Developing advanced appliances that are compliant with RNG and hydrogen provides an environmental benefit by reducing GHG emissions from residential and commercial buildings. Environmental: Improved Air Quality: The CFS sector is a highly energy-intensive sector. Improved burner performance and energy efficiency significantly	Gap: 1) Increase residential appliance tolerance of hydrogen blends by up to 50%. Design should consider efficiency, emissions, safety, and performance issues. Ideally, the solution should allow for easy modification to existing appliances in service through a form of a retrofit kit. 2) Examine the long-	
2045AB 617: DACs for air quality	compliant with RNG and hydrogen provides an environmental benefit by reducing GHG emissions from residential and commercial buildings. Environmental: Improved Air Quality: The CFS sector is a highly energy-intensive sector. Improved burner performance and energy	appliance tolerance of hydrogen blends by up to 50%. Design should consider efficiency, emissions, safety, and performance issues. Ideally, the solution should allow for easy modification to existing appliances in service through a form of a retrofit kit.  2) Examine the longterm material durability impact due to hydrogen blends.  3) For high blends of hydrogen eadditives to colorize hydrogen flame for safety.  4) Explore technologies that have synergies between short-term needs such as energy efficiency and emissions reduction and hydrogen	
		compatibility. 5) Field-demonstrate hydrogen-compatible appliances.	

Commercial	Baseline:	1) Streamline the
Development	Several European	North American Gas
of Gas Heat	manufacturers have	Heat Pump Water
Pump	commercialized	Heater field
_	residential gas heat	demonstration and
	pump water heaters that	turn field results into
	offer a coefficient of	actionable steps
	performance of $> 1.2$ .	towards market
	Gas heat pumps could	entry.
	provide an immediate	2) Explore other gas
	step-change increase in	heat pump variants
	gas appliance efficiency	such as combi and
	and facilitate	space heating.
	achievement of the	
	state's building	
	decarbonization goals.	
	Gap:This research area	
	will focus on	
	coordination efforts by	
	U.S. manufacturers and	
	distributors to modify	
	those products for	
	extensive deployment in	
	the U.S., particularly in	
	the SoCalGas service	
	territory.1) Implement	
	residential gas heat	
	pump demonstrations	
	extensively.2) Support	
	development of	
	commercially available,	
	consumer-focused gas	
	heat pumps.	

Burner	Baseline:	1) Identify
Development	Since auxiliary gas	promising new
for Auxiliary	appliances do not have	burner designs.
Gas Appliances	any efficiency criteria or	2) Support burner
(i.e., Patio	testing requirements to	testing, prototyping,
Heaters,	be sold in the	collaboration with
Barbeques,	marketplace, they have	manufacturers,
Range Tops,	traditionally lagged	commercialization
Pool Heaters)	behind in technological	activities, and
With Focus on	advancement (i.e.,	collaboration with
Energy	efficiency gains and	customer programs
Efficiency	emissions reduction). As	on incentivizing the
	a result, the appliance	adoption of new
	class represents an easy	technologies.
	win for significant	
	energy and emissions	
	savings opportunities for	
	building	
	decarbonization. Similar	
	to issues faced by the	
	gas-fired food service	
	appliance classification,	
	auxiliary gas appliances	
	use relatively simple and	
	inexpensive technology.	
	Gap:	
	Focus on energy	
	efficiency improvements	
	in this research area and	
	strive for 50-100%	
	efficiency improvements	
	from the current	

Catalytic Burner for Near-Zero Emission in Residential Water and Space Heating	appliance performance level.  Baseline: This technology has been utilized extensively in industrial boilers due to the increasingly challenging emission regulations imposed on these systems. Research is currently being done to utilize these types of	1) Pursue prototyping. 2) Conduct field demonstrations. 3) Work with customer programs to incentivize consumer adoption.
	burners for water heating and space heating in	
	both residential and commercial settings. The	
	benefit of this technology is that it	
	allows operation at much leaner fuel conditions,	
	resulting in lower	
	temperatures that discourage the formation	
	of NOx and the reduction of fuel	
	consumption.	
	Gap: Commercialization in	
	the next three years	
	since this technology has	

Hydrogen Blends in Commercial Equipment	the potential to achieve near-zero emissions.  Baseline:Research into residential hydrogen blending will also close the knowledge gap in	1) Pursue equipment testing and near-term modifications to increase hydrogen
	commercial buildings. The unique challenge will be creating an expansive dataset to allow for extrapolation across the diverse ranges of equipment and appliance types in the commercial end-use space. Similar to the	tolerance, production of design guidelines, and material durability. 2) Expand datasets in order to extrapolate to many other potential end- uses.
	residential space, there are limited data from North America on hydrogen blending in commercial buildings. Thus, researchers typically cite European studies. Special consideration should also be given to commercial foodservice.	
	Hydrogen will most likely have a larger impact on this customer segment An additive may need to be	

considered in order to safely cook with hydrogen since hydrogen flame is more difficult to see.  Additionally, the reduced heat output due to hydrogen could affect cooking time and food quality.
Gap: Additional studies on the lower blends of hydrogen (up to 30%) covering a range of commercial-grade enduses are still worthwhile because commercial equipment typically has a higher output/throughput compared to residential appliances. However, other projects also make strategic sense, including pursuing increased appliance tolerance of

	1, , , d, , , , , , , , , , , , , , , ,	
	hydrogen blends up to	
	50%, assessing material	
	durability, and gaining	
	experience blending	
	hydrogen in commercial	
	buildings.	
Advanced	Baseline:	1) Pursue new
Building	Condensing technologies	product
Equipment	have brought traditional,	development, system
	direct-fired natural gas	design, and
	equipment efficiencies	integration through
	to the upper 90% range,	AI, controls,
	so few additional	sensors, gas heat
	opportunities exist for	pumps, waste heat
	incremental performance	recovery, HVAC,
	increases without	phase change, combi
	embracing	systems, and
	transformative	building retrofits.
	technologies like gas	_
	heat pumps.	
	Stakeholders have broad	
	interest in improving	
	natural gas system	
	efficiency through	
	system-level	
	improvements, not just	
	through improved	
	combustion efficiency.	
	Areas of interest include	
	waste-heat recovery,	
	innovative controls, and	
	low-cost sensors that	
	enable data-driven	

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operations. Interest in
low-cost, innovative
multi-function natural
gas products is
increasing, including the
more common combined
space heat and hot water
systems, as well as more
exotic products such as
combined cooling,
heating, and power
systems (CCHP, or
trigeneration).
Gap:
Late-stage development
of gas heat pumps, waste
heat recovery, catalytic
burners, smart
technologies, advanced
building construction
technologies, machine
learning, and block-
chain.

Solar and	Baseline:This program	1) Focus on early
Ground-Source	will focus on the	wins for this new
Heating in	technology development	research area to gain
Commercial	and application of solar	experience and
Applications	and ground-source	insight.
Applications	heating as a form of	2) Participate with
	renewable energy to	industry experts to
	decarbonize gaseous	understand and
	end-users. The	develop
	technologies being	technologies that can
		_
	pursued includes solar	improve the energy efficiency of
	water and space heating	•
	and district heating and	gaseous
	cooling through ground-	technologies in order to decarbonize the
	source. Increasing the	
	use of geothermal	commercial market
	energy for U.S. heating	segment.
	and cooling can	3) Actively seek to
	significantly contribute	participate with
	to the Biden-Harris	technology experts
	Administration's	to pursue the most
	decarbonization goals to	competitive grant
	cut U.S. emissions in	funding
	half by 2030.	opportunities. Based
	Gap:	on recent
	Technology	publications by the
	development and the	DOE and NREL,
	application of the	there may be more
	following technologies:	opportunities to
	flat-plate solar	collaborate with
	collectors, evacuated	researchers in
	tube solar collectors,	pursuing
	concentrating solar	government grants

				systems, ground source heat pumps, direct use of geothermal, and deep and enhanced geothermal systems.	in the geothermal space.
Industrial	2016 Air	Operational Efficiency:	Advanced	Baseline:	1) Pursue continued
<b>Operations</b>	Quality	Increasing energy efficiency	Combustion	Industrial processes are	technology
•	Management	and burner performance for	System &	the second-largest	development and
	Plan: NOx and	industrial equipment also	Thermal	contributor to GHG	demonstration in
	PM emissions	provides operational	Management	emissions in California	equipment energy
	regulation	efficiency improvements for	for Heavy	and one of the most	efficiency, waste
		industrial customers by	Industrial	difficult sectors to	heat recovery, and
	CA Title 24:	reducing fuel costs	Process	decarbonize. There is a	the other
	Buildings	associated with high-	Equipment	large technical potential	technologies
	Energy	temperature processes and		for GHG emissions	outlined in the GAP
	Efficiency	improving throughput.		reductions from a range	strategy.
		Improved Affordability:		of mitigation options	2) Focus on the 15
	CA Title 20:	Developing solutions that		that can help	key subsectors that
	Appliance	can be implemented as		decarbonize the industry	account for 95% of
	Energy	modifications or retrofits to		sector. Given the	all energy-use:
	Efficiency	existing equipment allows		complexity and diverse	chemicals,
		for cost-effective and energy		nature of many industrial	petroleum refining,
	AB 3232:	efficient decarbonization of		processes, however, an	forest products, food
	Reduce the	industrial end-uses.		effective	& beverage, iron &
	emissions of	Environmental: Reduced		decarbonization strategy	steel, plastics,
	greenhouse	GHG Emissions:		will require tailored	fabricated metals,
	gases from the	Developing advanced		solutions that take into	transportation
	state's	industrial equipment that is		account the unique	equipment,
	residential and	compliant with RNG and		challenges and	electronics,
	commercial	hydrogen reduces GHG		opportunities in each	aluminum, cement,
	building stock	emissions from industrial		industrial subsector.	glass, machinery,

by at least 40%	processes that are difficult	Waste heat losses are a	textiles, and
below 1990	and costly to electrify.	major consideration in	foundries.
levels by 2030		process heating,	3) Conduct a market
		especially for higher-	assessment to gain
AB 32: Reduce		temperatures process	valuable insight into
CO2 emissions		such as steelmaking and	which areas and/or
40% below		glass melting. Some	activities offer the
1990 levels by		R&D opportunities	highest
2030		include integrated	decarbonization
		manufacturing control	potential.
EO B-55-18:		systems, waste heat	
Carbon-neutral		recovery systems, high-	
California		efficiency industrial	
economy by		boilers, and new catalyst	
2045		and reaction process to	
		improve yields of	
AB 617: DACs		process conversion.	
for air quality		Gap:	
improvements		Some areas that RD&D	
		program is focusing on	
		in this area include:	
		smart energy	
		management systems,	
		advanced Combustion	
		System (e.g., immersion	
		tube burner, surface	
		burner, radiant tube	
		heaters, ribbon burners),	
		waste heat and water	
		recovery systems,	
		emissions control	
		systems and catalytic	
		material to enhance	

		process yield, and thermal energy storage.	
		2, 2	
	Hydrogen	Baseline:	1) Target
	Blends in	No substantial	applications that are
	Process Heat	interrelated research in	difficult to
		North Americaother	decarbonize for
		than a few pockets of	hydrogen blending
		independent projects	which includes
		currently exists to	processes requiring
		integrate hydrogen into	combustion-based
		industrial processes.	heat (e.g., blast

	CP41 CEC	C
	Gap:Recently, the CEC	furnace for iron
	issued a grant funding	production),
	opportunity to fund a	ethylene crackers,
	technical study to	chemicals and fuels
	identify the impact of	refining, feedstock,
	the potential use of	reducing agents,
	hydrogen and hydrogen-	cement kilns, and
	natural gas blends on	high-temperature
	existing equipment as a	process heat
	potential	requirements that are
	decarbonization strategy	complementary to
	for large commercial	applications that
	buildings and the	cannot be electrified.
	industrial sector. The	2) Address customer
	study will identify	concerns, including:
	operating parameters	a) Metal forming -
	such as the maximum	Metal forming and
	concentration of	working companies
	hydrogen that can be	are sensitive to
	handled by existing	changes in the gas
	equipment with and	composition and
	without modification.	many have in-line
	This study will inform	gas chromatographs
	policymakers and the	to monitor the
	private sector of the	heating value and
	potential for hydrogen	composition. Since
	and hydrogen-natural	hydrogen is not a
	gas blends as a	standard component
	decarbonization strategy	measured by typical
	for industrial and large	commercial in-line
	commercial building	gas chromatographs,
	applications. Some of	equipment upgrades
	the objectives of the	are necessary to
	the objectives of the	are necessary to

sti	tudy include: market	monitor for
	haracterization report,	hydrogen.
	quipment testing,	b) Ferrous metal
	quipment simulation to	working - Natural
	dentify "safe" limits for	gas is used to create
	ydrogen-natural gas	endothermic and
	lends, and exploration	exothermic
	f modifications to	atmospheres and for
	nable higher hydrogen	carburizing
	lends.	~
01	ienas.	processes.
		According to
		literature, the typical
		atmospheres used in
		carburizing
		processes contain
		significant quantities
		of hydrogen, thus
		the 5 vol% hydrogen
		blend may be
		tolerable. However,
		these customers will
		have to work with
		the equipment
		manufacturers to
		assure proper
		modifications are
		made when
		necessary.
		c) Glass
		manufacturers -
		Glass manufacturers
		are sensitive to
		changes in the

					heating value. The 5 vol% hydrogen gas blend is at the low end of the acceptable range. Thus, if the value fell much, it might become unacceptable. RD&D program will pursue activities that address these concerns. The program has identified UCI's Advanced Casting Research Center as a potential strategic partner in addressing these customer needs.
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	Point-of-Use Carbon	Baseline:Commercial systems for post-combustion carbon	1) Focus on point- of-use carbon capture &
	Capture and Utilization	capture. At scale (\$400-	utilization, enhanced
	Omizanon	\$500 million per unit),	weathering for
		current cost is \$40-\$100	agricultural
		per ton of carbon	customers.
		dioxide captured.Current	California's state
		capture capacity is at	rock, serpentinite,
		just 44 million tons per	naturally absorbs
		annum (Mtpa), or 0.1%	carbon dioxide.
		of global emissions.	2) Explore less
		Very few large projects	carbon-intensive
		have come online in the	ways to make
		last five years, and only	cement through
		0.2Mtpa were added in	carbon capture and
		2021. Last year broke	utilization.
		records for CCS	3) Demonstrate
		announcements, and the	cement production
		industry is set to expand	technologies and
		faster than ever. Capture	processes that may
		capacity could grow at a	be able to sequester
		compound annual rate of	carbon dioxide.
		18% to reach 225 Mtpa	4) Explore
		by 2030, according to	application to metals
		BNEF's CCUS database.	customers.
		The power, gas	
		processing, and	
		hydrogen industries	
		were first to implement	
		CCS projects, but now	
		industries such as	
		cement, chemicals, and	

	direct air capture are also announcing large facilities. The U.K., U.S., Canada and the Netherlands have the most ambitious CCS plans.

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	Gap:
	Cheap and rapidly
	deployable small-scale
	carbon capture
	technology to meet or
	beat current large-scale
	carbon capture costs.
	DOE has funded
	research targeting \$30
	per ton of carbon
	dioxide captured at
	point-source by 2030. In
	order for California to
	achieve its goal of net
	carbon neutrality by
	2045, carbon capture
	technology must be
	developed and deployed
	at scale. This program
	will focus on distributed
	point-of-use capture that
	would scale in size for
	commercial and
	industrial end-users.

Solar and	Baseline:	1) Focus on early
Ground-Source	This program will focus	wins for this
Heating in	on the technology	research area
Industrial	development and	because it is a new
Process Heat	application of solar and	program to gain
	ground-source heating as	experience and
	a form of renewable	insight.
	energy to decarbonize	2) Participate with
	gaseous end-users. The	industry experts to
	technology being	understand and
	pursued includes solar	develop
	water and space heating	technologies that can
	and district heating and	improve the energy
	cooling through ground-	efficiency of
	source. Increasing the	gaseous
	use of geothermal	technologies in order
	energy for U.S. heating	to decarbonize the
	and cooling can	industrial market
	significantly contribute	segment.
	to the Biden-Harris	3) Actively seek to
	Administration's	participate with
	decarbonization goals to	technology experts
	cut U.S. emissions in	to pursue the most
	half by 2030.	competitive grant
	Gap:Technology	funding
	development and the	opportunities. Based
	application of the	on recent
	following technologies:	publications by the
	flat-plate solar	DOE and NREL,
	collectors, evacuated	there may be more
	tube solar collectors,	opportunities to
	concentrating solar	collaborate with
	systems, ground source	researchers in

		heat pumps, direct use of geothermal, and deep and enhanced geothermal systems.	pursuing government grants in the geothermal space.

### SoCalGas 2024 GRC Testimony Revision Log –August 2022

Exhibit	Witness	Page	Line or Table	Revision Detail
SCG-12	Armando Infanzon	AI-iii		Revised values in table and revised TY 2024 O&M cost from "\$47,251 million" to "\$47,223 million."
SCG-12	Armando Infanzon	AI-2	Table AI-1	Revised values in table.
SCG-12	Armando Infanzon	AI-16	Table AI-7	Revised values in table.
SCG-12	Armando Infanzon	AI-16		Revised adjusted-recorded expenditures from "\$8.223 million" to "\$8.195 million," BY 2021 from "\$4.003 million" to "\$3.975 million," and TY 2024 request from "20.428 million" to "\$20.400 million."