Application of SAN DIEGO GAS & ELECTRIC COMPANY (U 902-E) for Approval of its 2023 Electric Procurement Revenue Requirement Forecasts, 2023 Electric Sales Forecast, and GHG-Related Forecasts

Application 22-05-025 (Filed May 31, 2022)

MOTION OF SAN DIEGO GAS & ELECTRIC COMPANY (U 902-E) FOR LEAVE TO FILE CONFIDENTIAL MATERIALS UNDER SEAL PURSUANT TO RULE 11.4

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October 12, 2022

Application of SAN DIEGO GAS & ELECTRIC COMPANY (U 902-E) for Approval of its 2023 Electric Procurement Revenue Requirement Forecasts, 2023 Electric Sales Forecast, and GHG-Related Forecasts

Application 22-05-025 (Filed May 31, 2022)

MOTION OF SAN DIEGO GAS & ELECTRIC COMPANY (U 902-E) FOR LEAVE TO FILE CONFIDENTIAL MATERIALS UNDER SEAL PURSUANT TO RULE 11.4

Pursuant to Rule 11.4 of the Commission's Rules of Practice and Procedure and Decisions ("D.") 06-06-066 and D.14-10-033, San Diego Gas & Electric Company ("SDG&E") hereby files this Motion to File Under Seal regarding the confidential information in Attachment G to SDG&E's *October Update to Application* filed concurrently herewith ("October Update").

As described in the Declarations of Praem Kodiath and Chris Summers (Attachment A to this Motion)¹, SDG&E is seeking confidential treatment of limited greenhouse gas ("GHG")-related information in Template D-2 (Annual GHG Emissions and Associated Costs), which are included in Attachment G (GHG Revenue and Reconciliation Form) to the October Update. As Messrs. Kodiath and Summers indicate, disclosure of this information would be inappropriate because disclosure of forecasts of GHG emissions, recorded and forecast GHG costs and energy sales forecasts would allow market participants to gain insight into SDG&E's GHG obligations and procurement strategies, which would comprise SDG&E's contractual bargaining power and cause customer costs to rise.

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These declarations are also attached to the testimonies of Matthew O'Connell and Scott Lewis respectively.

In sum, the material for which SDG&E seeks confidential treatment is confidential

according to D.06-06-066 and D.14-10-033. The confidential information should be protected as

follows:

the confidential information constitutes a particular type of data listed in

the IOU Matrix:

the confidential information is confidential in accordance with

D.14-10-033;

SDG&E is complying with the limitations on confidentiality specified in

the IOU Matrix for each type of data;

the confidential information is not already public; and

the confidential information cannot be aggregated, redacted, summarized,

masked or otherwise protected in a way that allows partial disclosure.

For good cause shown and because no party will be prejudiced by the redacted material

set forth in the above-referenced Template D-2 in Attachment G to the October Update, SDG&E

respectfully requests that this Motion be granted. SDG&E has attached a Proposed Order for the

Commission's use in granting this Motion (**Attachment B** to this Motion).

Respectfully submitted,

/s/<u>Roger A. Cerda</u>

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October 12, 2022

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ATTACHMENT A

DECLARATIONS OF PRAEM KODIATH AND CHRIS SUMMERS

DECLARATION OF PRAEM KODIATH REGARDING CONFIDENTIALITY OF CERTAIN DATA/DOCUMENTS PURSUANT TO D.16-08-024, et al.

I, Praem Kodiath, do declare as follows:

1.

Diego Gas & Electric Company ("SDG&E"). I have been delegated authority to sign this declaration by Estela de Llanos, Vice President of Energy Supply. I have reviewed Matthew O'Connell's Updated Prepared Direct Testimony ("Testimony") in support of SDG&E's October Update to its Application for Approval of its 2023 Electric Procurement Revenue Requirement

I am the Resource Planning Manager in the Energy Supply Department for San

Forecasts and GHG-Related Forecasts ("Application"). I am personally familiar with the facts

and representations in this Declaration and, if called upon to testify, I could and would testify to

the following based upon my personal knowledge and/or information and belief.

2. I hereby provide this Declaration in accordance with Decisions ("D.") 16-08-024,

D.17-05-035, and D.17-09-023 to demonstrate that the confidential information ("Protected

Information") provided in the Testimony is within the scope of data protected as confidential

under applicable law.

3. In accordance with the legal authority described herein, the Protected Information

should be protected from public disclosure.

I declare under penalty of perjury under the laws of the State of California that the

foregoing is true and correct to the best of my knowledge.

Executed this 12th day of October, 2022, in San Diego.

/s/ Praem Kodiath

Praem Kodiath

Resource Planning Manager – Energy Supply

ATTACHMENT A

SDG&E Request for Confidentiality on the following information in its October Update to Application for Approval of Its 2023 Electric Procurement Revenue Requirement Forecasts and GHG-Related Forecasts

Location of Protected Information	Legal Authority	Narrative Justification
MO-23 Table 4, MO-24, and Attachment E - SDG&E Greenhouse Gas (GHG) Detail	D.14-10-033; D.16-08-024; D.17-05-035; D.17-09-023; Public Utilities Code Section	The information does not expressly fall within any category of the IOU Matrix applicable to electric procurement information, but is market-sensitive information in that providing these GHG emissions forecasts to market participants would allow them to know
Application Attachment G, Template D-2: Forecasted Emissions and Costs	454.5(g).	SDG&E's forecasted GHG obligation, thereby compromising SDG&E's contractual bargaining power such that customer costs are likely to rise. Thus, the release of this non-public confidential information will unjustifiably allow market participants to use this information to the disadvantage of SDG&E's customers.

DECLARATION OF CHRIS SUMMERS REGARDING CONFIDENTIALITY OF CERTAIN DATA/DOCUMENTS PURSUANT TO D.16-08-24, et al.

I, Chris Summers, do declare as follows:

- 1. I am the Director of Origination, Energy Supply & Dispatch in the Electric and Fuel Procurement department for San Diego Gas & Electric Company ("SDG&E"). I have been delegated authority to sign this declaration by Estela de Llanos, Vice President of Energy Procurement and Sustainability. I have reviewed Scott Lewis's Prepared Direct Testimony ("Testimony") and Attachment G, the GHG Revenue and Reconciliation Application Form, in support of SDG&E's "November Update to Application", related to its Application for approval of its 2023 Electric Procurement Revenue Requirement Forecasts and GHG Related-Forecasts ("Application"), filed October 12, 2022. I am personally familiar with the facts in this Declaration and, if called upon to testify, I could and would testify to the following based upon my personal knowledge and/or information and belief.
- 2. I hereby provide this Declaration in accordance with Decisions ("D.") D.16-08-024, D.17-05-035 and D.17-09-023 to demonstrate that the confidential information ("Protected Information") provided in Mr. Lewis's Testimony and Attachment G are within the scope of data protected as confidential under applicable law.
- 3. In accordance with the legal citations and narrative justification described in Attachment A, the Protected Information should be protected from public disclosure.

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

Executed this 10th day of October 2022, at San Diego.

Chris Summers

Chris Summers

Director of Origination, Energy Supply & Dispatch

ATTACHMENT A

SDG&E Request for Confidentiality on the following information contained in Scott Lewis's Testimony and Attachment G in support of SDG&E's Application

Location of	Legal Citations	Narrative Justification
Protected		- 10 20 - 20 - 20 - 20 - 20 - 20 - 20
Information		
1. SDG&E Direct GHG Emissions Price and Direct GHG Emissions calculations	D.08-04-023 D.14-10-033, D.16-08-024, D.17-05-035, D.17-09-023, Public Utilities Code Section 454.5(g) General Order ("GO") 66-D 17 CCR § 95914(c) (the	The Protected Information is entitled to confidential treatment under applicable law, including, but not limited to, the legal authority cited herein. The information does not expressly fall within any category of the IOU Matrix applicable to electric procurement information, but is market-sensitive information. Among other things, 17 CCR Section 95914(c)(1) of the Capand-Trade regulations prohibits disclosure of any auction-related information. Violation of Section 95914 may subject SDG&E to penalties by the California Air Resources Board. In addition, Attachments A, C & D of D.15-01-024 and Appendices A & B of D.15-10-032 require Auction-related
(The 2021 and Jan – Sep 2022 Direct GHG Emissions price appears in Scott Lewis's Testimony. The Jan 2013 - Sep 2022 Direct GHG Emissions calculations are utilized in tab "D-2" of Attachment G.	"ARB Confidentiality Regulations") The GHG Confidential Information Matrix in Attachment A of D.14-10-033 and revised in D.15-01-024 The Matrix makes the following confidential: "Weighted Average Cost (WAC) of compliance instruments, and the calculation of WAC" Gov't Code §§6254(k), 6254.7 (d), Evidence Code 1060, Civil Code §3426 et seq.	information, forecasts of emissions intensity, forecasts of greenhouse gas (GHG) costs, GHG transactions, compliance instrument prices, weight average cost ("WAC") and other GHG information to be kept confidential. Additionally, the Protected Information also includes trade secret information because SDG&E's bidding/consignment strategies contain "commercial value," which gives SDG&E "an opportunity to obtain a business advantage over competitors who do not know or use it." Disclosure of this information would place SDG&E at an unfair business disadvantage relative to other Cap-and-Trade market participants and result in higher Cap-and-Trade compliance costs for SDG&E and its end-use ratepayers.
2. Historical/Recorded UOG Emissions	D.08-04-023 D.14-10-033, D.16-08- 024, D.17-05-035, D.17-	The Protected Information is entitled to confidential treatment under applicable law, including, but not limited to, the legal authority cited herein. The information does not expressly fall within any category of the IOU Matrix applicable to electric procurement information, but is market-sensitive information.

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	(The 2021 and Jan – Sep 2022 Historical UOG Emissions appear in Scott Lewis's Testimony. The 2013-2021 and Jan - Sep 2022 Recorded UOG Emissions appear in Attachment G of this Application.)	09-023, Public Utilities Code Section 454.5(g) General Order ("GO") 66-D 17 CCR § 95914(c) (the "ARB Confidentiality Regulations")	Among other things, 17 CCR Section 95914(c)(1) of the Capand-Trade regulations prohibits disclosure of any auction-related information. Violation of Section 95914 may subject SDG&E to penalties by the California Air Resources Board. In addition, Attachments A, C & D of D.15-01-024 and Appendices A & B of D.15-10-032 require Auction-related information, forecasts of emissions intensity, forecasts of greenhouse gas (GHG) costs, GHG transactions, compliance instrument prices, weight average cost ("WAC") and other
1		Annual GHG Emissions and Associated Costs in Template D-2 of D.14- 10-033 and revised in D.15-01-024	GHG information to be kept confidential. Additionally, the Protected Information also includes trade secret information because SDG&E's bidding/consignment strategies contain "commercial value," which gives SDG&E "an opportunity to obtain a business advantage over competitors who do not know or use it."
		Template D-2 designates forecasted and recorded UOG emissions as confidential	Disclosure of this information would place SDG&E at an unfair business disadvantage relative to other Cap-and-Trade market participants and result in higher Cap-and-Trade compliance costs for SDG&E and its end-use
		Gov't Code §§6254(k), 6254.7 (d), Evidence Code 1060, Civil Code §3426 et seq.	ratepayers.
	Historical/Recorded California Tolling Agreement Emissions (The 2021 and Jan – Sep 2022 Tolling Agreement Emissions appear in Scott Lewis's Testimony. The 2013-2021 and Jan - Sep 2022 Tolling Agreement Emissions appear in Attachment G of this Application.)	D.08-04-023 D.14-10-033, D.16-08- 024, D.17-05-035, D.17- 09-023, Public Utilities	The Protected Information is entitled to confidential treatment under applicable law, including, but not limited to, the legal authority cited herein. The information does not expressly fall within any category of the IOU Matrix applicable to electric procurement information, but is market-sensitive information.
		Code Section 454.5(g) General Order ("GO") 66-D	Among other things, 17 CCR Section 95914(c)(1) of the Capand-Trade regulations prohibits disclosure of any auction-related information. Violation of Section 95914 may subject SDG&E to penalties by the California Air Resources Board.
		17 CCR § 95914(c) (the "ARB Confidentiality Regulations")	In addition, Attachments A, C & D of D.15-01-024 and Appendices A & B of D.15-10-032 require Auction-related information, forecasts of emissions intensity, forecasts of greenhouse gas (GHG) costs, GHG transactions, compliance instrument prices, weight average cost ("WAC") and other
		Annual GHG Emissions and Associated Costs in Template D-2 of D.14- 10-033 and revised in D.15-01-024 Template D-2 designates	GHG information to be kept confidential. Additionally, the Protected Information also includes trade secret information because SDG&E's bidding/consignment strategies contain "commercial value," which gives SDG&E "an opportunity to obtain a business advantage over competitors who do not know or use it."
		forecasted and recorded Tolling Agreements emissions as confidential Gov't Code §§6254(k),	Disclosure of this information would place SDG&E at an unfair business disadvantage relative to other Cap-and-Trade market participants and result in higher Cap-and-Trade compliance costs for SDG&E and its end-use ratepayers.

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	6254.7 (d), Evidence	
	Code 1060, Civil	
	Code §3426 et seq.	
4. Historical/Recorded Specified Imported MWh and calculated Emissions	D.08-04-023 D.14-10-033, D.16-08-024, D.17-05-035, D.17-09-023, Public Utilities Code Section 454.5(g) General Order ("GO") 66-D	The Protected Information is entitled to confidential treatment under applicable law, including, but not limited to, the legal authority cited herein. The information does not expressly fall within any category of the IOU Matrix applicable to electric procurement information, but is market-sensitive information. Among other things, 17 CCR Section 95914(c)(1) of the Capand-Trade regulations prohibits disclosure of any auction-related information. Violation of Section 95914 may subject SDG&E to penalties by the California Air Resources Board.
(The 2021 and Jan – Sep 2022 Specified Imported MWh and calculated Emissions appear in Scott Lewis's Testimony. The 2013-2021 and Jan - Sep 2022 Recorded Specified Imported	17 CCR § 95914(c) (the "ARB Confidentiality Regulations") Annual GHG Emissions and Associated Costs in Template D-2 of D.14-10-033 and revised in D.15-01-024 Template D-2 designates forecasted and recorded Energy Imports (Specified emissions as confidential.	In addition, Attachments A, C & D of D.15-01-024 and Appendices A & B of D.15-10-032 require Auction-related information, forecasts of emissions intensity, forecasts of greenhouse gas (GHG) costs, GHG transactions, compliance instrument prices, weight average cost ("WAC") and other GHG information to be kept confidential. Additionally, the Protected Information also includes trade secret information because SDG&E's bidding/consignment strategies contain "commercial value," which gives SDG&E "an opportunity to obtain a business advantage over competitors who do not know or use it." Disclosure of this information would place SDG&E at an unfair business disadvantage relative to other Cap-and-Trade market
Emissions appear in Attachment G of this Application.)	Knowledge of the MWh makes discovery of the emissions possible, thus the MWh are also confidential. Gov't Code §§6254(k), 6254.7 (d), Evidence Code 1060, Civil Code §3426 et seq.	participants and result in higher Cap-and-Trade compliance costs for SDG&E and its end-use ratepayers.
5. Historical/Recorded Unspecified Imported MWh and calculated Emissions	D.08-04-023 D.14-10-033, D.16-08-024, D.17-05-035, D.17-09-023, Public Utilities Code Section 454.5(g) General Order ("GO")	The Protected Information is entitled to confidential treatment under applicable law, including, but not limited to, the legal authority cited herein. The information does not expressly fall within any category of the IOU Matrix applicable to electric procurement information, but is market-sensitive information. Among other things, 17 CCR Section 95914(c)(1) of the Capand-Trade regulations prohibits disclosure of any auction-
	66-D 17 CCR § 95914(c) (the "ARB Confidentiality Regulations")	related information. Violation of Section 95914 may subject SDG&E to penalties by the California Air Resources Board. In addition, Attachments A, C & D of D.15-01-024 and Appendices A & B of D.15-10-032 require Auction-related information, forecasts of emissions intensity, forecasts of greenhouse gas (GHG) costs, GHG transactions, compliance

	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\		instrument prices, weight average cost ("WAC") and other		
	Sep 2022 Unspecified Imported MWh and	and Associated Costs in	GHG information to be kept confidential.		
	calculated Emissions	Template D-2 of D.14-	Additionally, the Protected Information also includes trade		
	appear in Scott	10-033 and revised in	secret information because SDG&E's bidding/consignment		
	Lewis's Testimony.	D.15-01-024	strategies contain "commercial value," which gives SDG&E "an		
	The 2013-2021 and	Tampleta D 2 designates	opportunity to obtain a business advantage over competitors		
	Jan - Sep 2022	Template D-2 designates forecasted and recorded	who do not know or use it."		
	Unspecified Imported	Energy Imports	D' 1 CAL' C C A 11 1 CDCOE C C'		
	Emissions appear in	(Unspecified) emissions as	Disclosure of this information would place SDG&E at an unfair		
	Attachment G of this Application.)	confidential. Knowledge	business disadvantage relative to other Cap-and-Trade market participants and result in higher		
	ripplication.)	the MWh	Cap-and-Trade compliance costs for SDG&E and its end-use		
		makes discovery of the	ratepayers.		
		emissions possible, thus th			
		MWh are also confidential			
		Gov't Code §§6254(k),			
		6254.7 (d), Evidence			
		Code 1060, Civil			
		Code §3426 et seq.			
6.	Historical RPS	D.08-04-023	The Protected Information is entitled to confidential treatment		
	Adjustment eligible	D 14 10 022 D 16 00	under applicable law, including, but not limited to, the legal authority cited herein. The information does not expressly fall		
	MWh and	D.14-10-033, D.16-08-	within any category of the IOU Matrix applicable to electric		
	calculated Emissions	024, D.17-05-035, D.17-	procurement information, but is market-sensitive information.		
	Emissions	09-023, Public Utilities Code Section 454.5(g)			
		Code Section 434.3(g)	Among other things, 17 CCR Section 95914(c)(1) of the Cap-		
		General Order ("GO")	and-Trade regulations prohibits disclosure of any auction- related information. Violation of Section 95914 may subject		
		66-D	SDG&E to penalties by the California Air Resources Board.		
		17 CCR § 95914(c) (the	In addition, Attachments A, C & D of D.15-01-024 and		
		"ARB Confidentiality	Appendices A & B of D.15-10-032 require Auction-related		
		Regulations")	information, forecasts of emissions intensity, forecasts of greenhouse gas (GHG) costs, GHG transactions, compliance		
			instrument prices, weight average cost ("WAC") and other		
	(TI DDC 41'	Annual GHG Emissions	GHG information to be kept confidential.		
	(The RPS Adjustment eligible MWh and	and Associated Costs in	•		
	calculated Emissions	Template D-2 of D.14-	Additionally, the Protected Information also includes trade		
	for 2021 and Jan –	10-033 and revised in	secret information because SDG&E's bidding/consignment		
	Sep 2022 appear in	D.15-01-024	strategies contain "commercial value," which gives SDG&E "an opportunity to obtain a business advantage over competitors		
	Scott Lewis's	Template D-2 designates	who do not know or use it."		
	Testimony.	forecasted and recorded			
		Energy Imports	Disclosure of this information would place SDG&E at an unfair		
		(Unspecified) emissions,	business disadvantage relative to other Cap-and-Trade market		
		which includes	participants and result in higher Cap-and-Trade compliance costs for SDG&E and its end-use		
		any applicable RPS	ratepayers.		
		Adjustments as confidenti	1 3 "		
		Knowledge of the MWh			

		1 1' 0.1	
		makes discovery of the	
		emissions possible, thus th	
		MWh are also confidential	
		Gov't Code §§6254(k),	
		6254.7 (d), Evidence	
		Code 1060, Civil	
		Code §3426 et seq.	
7.	Total Direct	D.08-04-023	The Protected Information is entitled to confidential treatment
/•	Compliance	D.00-04-025	under applicable law, including, but not limited to, the legal
	-	D.14-10-033, D.16-08-	authority cited herein. The information does not expressly fall
	Obligation	7	within any category of the IOU Matrix applicable to electric
		024, D.17-05-035, D.17-	procurement information, but is market-sensitive information.
		09-023, Public Utilities	
	(The 2021 and Jan –	Code Section 454.5(g)	Among other things, 17 CCR Section 95914(c)(1) of the Cap-
	Sep 2022 Total Direct		and-Trade regulations prohibits disclosure of any auction-
	Compliance	General Order ("GO")	related information. Violation of Section 95914 may subject
	Obligation appears in	66-D	SDG&E to penalties by the California Air Resources Board.
	Scott Lewis's		== === so pensione of the cuntoffine the recourses Boulds
	Testimony.	17 CCR § 95914(c) (the	In addition, Attachments A, C & D of D.15-01-024 and
	The 2013-2021 and	"ARB Confidentiality	Appendices A & B of D.15-10-032 require Auction-related
	Jan - Sep 2022 Total	Regulations")	information, forecasts of emissions intensity, forecasts of
	Direct Compliance	Regulations)	greenhouse gas (GHG) costs, GHG transactions, compliance
	Obligation appear in		instrument prices, weight average cost ("WAC") and other
	Attachment G of this	Annual GHG Emissions	GHG information to be kept confidential.
	Application.)	and Associated Costs in	1
		Template D-2 of D.14-	Additionally, the Protected Information also includes trade
		10-033 and revised in	secret information because SDG&E's bidding/consignment
		D.15-01-024	strategies contain "commercial value," which gives SDG&E "an
		D.13-01-024	opportunity to obtain a business advantage over competitors
		Template D-2 designates	who do not know or use it."
		forecasted and recorded	
		Direct GHG Emissions	Disclosure of this information would place SDG&E at an unfair
		Subtotal as confidential.	business disadvantage relative to other Cap-and-Trade market
		Subtotal as confidential.	participants and result in higher
		Cov't Codo \$\$6254(Ir)	Cap-and-Trade compliance costs for SDG&E and its end-use
		Gov't Code §§6254(k),	ratepayers.
1		6254.7 (d), Evidence	
		Code 1060, Civil	
		Code §3426 et seq.	
8.	Indirect Purchases	D.08-04-023	The Protected Information is entitled to confidential treatment
	in MWh and		under applicable law, including, but not limited to, the legal
	calculated	D.14-10-033, D.16-08-	authority cited herein. The information does not expressly fall
	Emissions	024, D.17-05-035, D.17-	within any category of the IOU Matrix applicable to electric
		09-023, Public Utilities	procurement information, but is market-sensitive information.
		Code Section 454.5(g)	4 4 17 COD 0 1 07014()/1) 01 7
			Among other things, 17 CCR Section 95914(c)(1) of the Cap-
1		General Order ("GO")	and-Trade regulations prohibits disclosure of any auction-
		66-D	related information. Violation of Section 95914 may subject
	(The 2021 1 2022	U-D	SDG&E to penalties by the California Air Resources Board.
	(The 2021 and 2022	17 CCD 0 05014() (1	I 11'4' Au 1 A A C 0 D (D 17 01 004 1
	forecasted Indirect	17 CCR § 95914(c) (the	In addition, Attachments A, C & D of D.15-01-024 and
	Purchase MWhs and	"ARB Confidentiality	Appendices A & B of D.15-10-032 require Auction-related
	calculated Emissions	Regulations")	information, forecasts of emissions intensity, forecasts of
		<u> </u>	greenhouse gas (GHG) costs, GHG transactions, compliance

appear in Scott		instrument prices, weight average cost ("WAC") and other		
Lewis's Testimony.		GHG information to be kept confidential.		
Zents s resultiony.	Annual GHG Emissions and Associated Costs in Template D-2 of D.14-10-033 and revised in D.15-01-024 Template D-2 designates forecasted and recorded Indirect GHG Emissions a confidential. Knowledge	Additionally, the Protected Information also includes trade secret information because SDG&E's bidding/consignment strategies contain "commercial value," which gives SDG&E "an opportunity to obtain a business advantage over competitors who do not know or use it." Disclosure of this information would place SDG&E at an unfair business disadvantage relative to other Cap-and-Trade market participants and result in higher		
	the MWh makes discovery of the emissions possible, thus, the MWh are also confidential.	Cap-and-Trade compliance costs for SDG&E and its end-use ratepayers.		
	Gov't Code §§6254(k), 6254.7 (d), Evidence Code 1060, Civil Code §3426 et seq.			
9. Direct GHG Costs	D.08-04-023 D.14-10-033, D.16-08-024, D.17-05-035, D.17-09-023, Public Utilities Code Section 454.5(g)	The Protected Information is entitled to confidential treatment under applicable law, including, but not limited to, the legal authority cited herein. The information does not expressly fall within any category of the IOU Matrix applicable to electric procurement information, but is market-sensitive information. Among other things, 17 CCR Section 95914(c)(1) of the Cap-		
(The 2021 and	General Order ("GO") 66-D	and-Trade regulations prohibits disclosure of any auction- related information. Violation of Section 95914 may subject SDG&E to penalties by the California Air Resources Board.		
estimated 2022 Direct GHG Costs appear in Scott Lewis's Testimony. The 2013 – 2021 final and 2022 estimated	17 CCR § 95914(c) (the "ARB Confidentiality Regulations") Annual GHG Emissions	In addition, Attachments A, C & D of D.15-01-024 and Appendices A & B of D.15-10-032 require Auction-related information, forecasts of emissions intensity, forecasts of greenhouse gas (GHG) costs, GHG transactions, compliance instrument prices, weight average cost ("WAC") and other GHG information to be kept confidential.		
Direct GHG Costs appear in Attachment G of this Application.)	and Associated Costs in Template D-2 of D.14- 10-033 and revised in D.15-01-024	Additionally, the Protected Information also includes trade secret information because SDG&E's bidding/consignment strategies contain "commercial value," which gives SDG&E "an opportunity to obtain a business advantage over competitors		
	Template D-2 designates forecasted and recorded Direct GHG Costs as confidential.	who do not know or use it." Disclosure of this information would place SDG&E at an unfair business disadvantage relative to other Cap-and-Trade market participants and result in higher		
	Gov't Code §§6254(k), 6254.7 (d), Evidence Code 1060, Civil Code §3426 et seq.	Cap-and-Trade compliance costs for SDG&E and its end-use ratepayers.		

10 Estimated Indicat	D.08-04-023	The Protected Information is entitled to confidential treatment			
10. Estimated Indirect GHG Costs	D.00-04-023	under applicable law, including, but not limited to, the legal			
Und Costs	D.14-10-033, D.16-08-	authority cited herein. The information does not expressly fall			
	024, D.17-05-035, D.17-	within any category of the IOU Matrix applicable to electric			
	09-023, Public Utilities	procurement information, but is market-sensitive information.			
	Code Section 454.5(g)	Among other things, 17 CCR Section 95914(c)(1) of the Cap-			
		and-Trade regulations prohibits disclosure of any auction-			
	General Order ("GO")	related information. Violation of Section 95914 may subject			
	66-D	SDG&E to penalties by the California Air Resources Board.			
(The 2021 and 2022	17 CCD 9 05014(a) (4laa	In addition Attachments A. C. & D. of D. 15.01.024 and			
estimated Indirect	17 CCR § 95914(c) (the "ARB Confidentiality	In addition, Attachments A, C & D of D.15-01-024 and Appendices A & B of D.15-10-032 require Auction-related information, forecasts of emissions intensity, forecasts of			
GHG Costs appear in Scott Lewis's	Regulations")				
Testimony.	Trogularions)	greenhouse gas (GHG) costs, GHG transactions, compliance			
	A	instrument prices, weight average cost ("WAC") and other			
	Annual GHG Emissions and Associated Costs in	GHG information to be kept confidential.			
	Template D-2 of D.14-	Additionally, the Protected Information also includes trade			
	10-033 and revised in	secret information because SDG&E's bidding/consignment			
	D.15-01-024	strategies contain "commercial value," which gives SDG&E "an			
	Template D-2 designates	opportunity to obtain a business advantage over competitors who do not know or use it."			
	forecasted and recorded	who do not know of use it.			
	Indirect GHG Costs as	Disclosure of this information would place SDG&E at an unfair			
	confidential.	business disadvantage relative to other Cap-and-Trade market			
		participants and result in higher			
	Gov't Code §§6254(k),	Cap-and-Trade compliance costs for SDG&E and its end-use ratepayers.			
	6254.7 (d), Evidence	Tatopayers.			
	Code 1060, Civil				
11 CHC Ougutanh	Code §3426 et seq. D.08-04-023	The Protected Information is entitled to confidential treatment			
11. GHG Quarterly Auction Revenue	D.06-04-025	under applicable law, including, but not limited to, the legal			
Tuction Revenue	D.14-10-033, D.16-08-	authority cited herein. The information does not expressly fall			
	024, D.17-05-035, D.17-	within any category of the IOU Matrix applicable to electric			
	09-023, Public Utilities	procurement information, but is market-sensitive information.			
	Code Section 454.5(g)	Among other things, 17 CCR Section 95914(c)(1) of the Cap-			
		and-Trade regulations prohibits disclosure of any auction-			
	General Order ("GO")	related information. Violation of Section 95914 may subject			
	66-D	SDG&E to penalties by the California Air Resources Board.			
	17 CCR § 95914(c) (the	In addition, Attachments A, C & D of D.15-01-024 and			
(The 2021 and Jan –	"ARB Confidentiality	Appendices A & B of D.15-10-032 require Auction-related			
Sep 2022 actual GHG	Regulations")	information, forecasts of emissions intensity, forecasts of			
Quarterly Auction		greenhouse gas (GHG) costs, GHG transactions, compliance			
Revenues and the forecasted 2022	1a. of Attachment A of	instrument prices, weight average cost ("WAC") and other GHG information to be kept confidential.			
balance of Quarterly	D.14-10-033 and revised	one monation to be kept confidential.			
Auction Revenues	in D.15-01-024	Additionally, the Protected Information also includes trade			
appear in Scott	1a. makes the following	secret information because SDG&E's bidding/consignment			
Lewis's Testimony.	confidential: "AB 32 GHC	strategies contain "commercial value," which gives SDG&E "an opportunity to obtain a business advantage over competitors			
The 2013 - 2021 actual GHG Quarterly	auction participation."	who do not know or use it."			
oir o guarterty	F F				

Auction Revenues and estimated 2022 GHG Quarterly Auction Revenues appear in Attachment G of this Application.)	Although Annual Auction Revenues are public, Quarterly Auction Revenu must be confidential since public auction settlement prices and Quarterly Aucti Revenues would reveal SDG&E's quarterly auctio participation as a consigne	ratepayers.
	Gov't Code §§6254(k), 6254.7 (d), Evidence Code 1060, Civil Code §3426 et seq.	

ATTACHMENT B

PROPOSED ORDER

Application of SAN DIEGO GAS & ELECTRIC COMPANY (U 902-E) for Approval of its 2023 Electric Procurement Revenue Requirement Forecasts, 2023 Electric Sales Forecast, and GHG-Related Forecasts

Application 22-05-025 (Filed May 31, 2022)

[PROPOSED] RULING

Pursuant to Rule 11.4 of the Rules of Practice and Procedure of the California Public Utilities Commission (the "Commission") and D.06-06-066, D.08-04-023 and D.14-10-033, San Diego Gas & Electric Company ("SDG&E") filed a motion on October 12, 2022 requesting authority to file and maintain confidential, commercially sensitive and proprietary information under seal (the "Motion"). The Motion sought confidential treatment of certain limited greenhouse gas ("GHG")-related information and energy sales forecast appearing in Template D-2 (Annual GHG Emissions and Associated Costs), which are included in Attachment G (GHG Revenue and Reconciliation Form) included in SDG&E's *October Update to Application* ("October Update").

The information for which confidential treatment is sought is protected under the IOU Matrix adopted in D.06-06-066 (the "IOU Matrix") or under D.14-10-033. In addition, the information complies with the limitations on confidentiality specified in the IOU Matrix for that type of data (as applicable) and has not been made public. In addition, the data cannot be aggregated, redacted, summarized, masked or otherwise protected in a way that allows partial disclosure.

Therefore, it is ordered that:

- 1. The confidential information contained in Template D-2 to Attachment G (GHG Revenue and Reconciliation Form) to the October Update, shall remain sealed and is not to be disclosed to anyone other than Commission staff, the Assigned Commissioner, the assigned Administrative Law Judge ("ALJ") or an ALJ designated to decide this motion;
- Further proceedings, if any, held with respect to matters contained in the
 confidential information shall be conducted in a manner the assigned ALJ deems
 reasonably necessary to protect the confidentiality of the materials described
 herein;
- 3. SDG&E has the right to consider and reject requests for access to this material by means of a non-disclosure agreement or other method; and
- 4. All additional documentary evidence in this proceeding that addresses or relates to the subject matter of the confidential information must be treated in the confidential manner described in paragraphs 1 and 2, above.

		Administrative Law Judge			
Dated:					



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CALIFORNIA PUBLIC UTILITIES COMMISSION

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PROCEEDING: A2205025 - (PUBLIC VERSION) APP FILER: SAN DIEGO GAS & ELECTRIC COMPANY

LIST NAME: LIST

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