

APPLICATION OF SOUTHERN CALIFORNIA GAS COMPANY & SAN DIEGO GAS & ELECTRIC COMPANY FOR AUTHORITY TO REVISE THEIR NATURAL GAS RATES AND IMPLEMENT STORAGE PROPOSALS IN THE 2024 COST ALLOCATION PROCEEDING

(A.22-09-015)

**DATA REQUEST SET 2 FROM INDICATED SHIPPERS
DATED: MARCH 1, 2023**

SOCALGAS RESPONSE DATED: March 6, 2023

BTS Credit Mechanism

2-1. Regarding the direct testimony of Paul Borkovich (Chapter 11) at page 15, he states the following:

SoCalGas proposes to offer a new rate option, G-BTS5, for firm service under a 100% volumetric rate for the applicable BTS open season term.

Please provide the following information.

- a. Is the G-BTS5 volumetric rate option proposal equivalent to the 100% reservation charge option (G-BTS1), all else being equal? Please explain the answer.
- b. Confirm that the G-BTS5 volumetric rate option is an additional rate option and that all other existing rate options will remain under the Company's proposal.

SoCalGas Response:

- a. The G-BTS5 volumetric rate is proposed to be equivalent to the G-BTS4 volumetric rate. Currently the G-BTS4 rate is equivalent to the G-BTS1 reservation charge. Both the G-BTS4 and G-BTS5 rates would be equivalent to the G-BTS1 reservation charge under the SoCalGas proposal.
- b. The G-BTS5 is proposed as an additional rate option. SoCalGas is not proposing to remove any of the existing BTS rate options in A.22-09-015.