PUBLIC UTILITIES COMMISSION

505 VAN NESS AVENUE SAN FRANCISCO, CA 94102-3298

June 28, 2018



Mr. Jimmie Cho, Senior Vice President Gas Operations and System Integrity Southern California Gas Company 555 West 5th Street, GT21C3 Los Angeles, CA 90013

Subject: SED Closure Letter for the General Order (G.O.) 112-F Inspection of Southern California Gas Company's Desert Valley Region

Dear Mr. Cho:

The Safety and Enforcement Division (SED) of the California Public Utilities Commission reviewed Southern California Gas Company's (SoCalGas) response letter dated April 5, 2018 that addressed one probable violation identified during the G.O. 112-F Inspection of SoCalGas' Desert Valley Region (Inspection Unit) from October 23, 2017 to October 27, 2017.

Attached is a summary of SED's inspection findings, SoCalGas' responses to SED's findings, and SED's evaluation of SoCalGas' response to the identified probable violation and areas of concern.

This letter serves as an official closure of the 2017 G.O. 112 Inspection of SoCalGas' Desert Valley Region from October 23, 2017 to October 27, 2017.

If you have any questions, please contact Shuai "James" Zhang at (415) 603-1310 or email at james.zhang@cpuc.ca.gov.

Sincerely,

Dennis Lee, P.E.

Program and Project Supervisor Gas Safety and Reliability Branch Safety and Enforcement Division

CC: Troy A. Bauer, Sempra Energy Utility Aimee Cauguiran, SED/GSRB Kan Wai Tong, SED/GSRB Matthewson Epuna, SED/GSRB Kenneth Bruno, SED/GSRB Kelly Dolcini, SED/GSRB

Summary of Inspection Findings 2017 SoCalGas' Desert Valley Region – Inspection Unit (Palm Desert, El Centro/Blythe and Yucca Valley) October 23-27, 2017

I. Probable Violations

1. Title 49 CFR § 192.723(b)(1) states:

"A leak survey with leak detector equipment must be conducted in business districts, including tests of the atmosphere in gas, electric, telephone, sewer, and water system manholes, at cracks in pavement and sidewalks, and at other locations providing an opportunity for finding gas leaks, at intervals not exceeding 15 months, but at least once each calendar year."

During SED's records review of Compliance Leak Survey (1 year), SED found that SoCalGas had not conducted a leak survey aforementioned at least once each calendar year, but not exceeding 15 months, in the following instances:

SAP ID	District	Atlas	Туре	Previous leak survey date mm/dd/yy	Next leak survey date mm/dd/yy	Days late
GD.INL.PMD.MP.GI0023B12	Palm	GI 23	1 year	05/01/15	08/10/16	10
	Desert	B12				
GD.INL.PMD.MP.GI0004E18	Palm	GI 04	1 year	07/01/14	01/22/16	112
	Desert	E18				

Table 1: SoCalGas Desert Valley Compliance Leak Survey (1 year)

Therefore, SoCalGas is in violation of Title 49 CFR, §192.723(b)(1).

RESPONSE:

SoCalGas investigated each of the identified instances above and identified the following;

GI0023B12 - This location and discrepancy was identified by leakage clerical while working on a GIS/SAP leak survey footage comparison report. The clerk identified that approximately 1,072' of main had not been surveyed since May 2015. Investigation at that time revealed that the 4" High Pressure steel installed in 2003 had formerly been assigned to Palm Desert District map GI24B12. Subsequent system upgrades converted the pipeline over to GI23B12 in December of 2014 and a maintenance plan was not created on the new map. Upon discovery of the discrepancy a maintenance plan was created and a leak survey order was issued (52/1396478). 1,072' of main was surveyed on August 10, 2016. No leaks were found.

GI0004E18 - This particular leak survey relates to a ½" tap on Transmission Line 2000 at milepost 123.64. SoCalGas investigation revealed that this tap was abandoned in 1972; therefore, no leak survey was required. During the audit, SoCalGas had not completed its investigation of the taps existence. SoCalGas had upon notification of the potential existence of this tap manually created the leak survey orders to ensure leak survey was completed while the investigation continued. An automated maintenance plan was not created in SAP pending

the investigation. Through continued research efforts between Gas Operations and Transmission, Transmission was able to provide documentation demonstrating that the tap had been abandoned in April 1972. See attached PDF.

CORRECTIVE ACTIONS:

SoCalGas takes pipeline safety and compliance very seriously and is actively involved in updating state-of-the-art tools such as the System Applications Products (SAP) and Enterprise Geographic Information System (eGIS). SoCalGas recognizes that the GIS mapping system has areas of continuous improvement and that there are instances where the legacy information which was imported needs editing and the field must recognize and report data request. SoCalGas has developed an online process where stakeholders can submit requests to update the leak survey maps and FLOC id used to coordinate work with the company's work management systems.

SoCalGas continues to recognize the need to continue to develop tools and reports to help identify discrepancies between SAP and GIS. Our effort to address the concerns raised in this audit is demonstrated by our implementation of a report to capture potential GIS and SAP discrepancies. One such report was created in 2016 which identifies leak survey pipe footage discrepancies between GIS and SAP Functional Locations (FLOCS). This report is utilized by leakage clerical to validate that all "mapped" pipe in GIS is related to a leak survey cycle.

SED's CONCLUSION:

SED has opted not to impose a fine or penalty at this time since the violation did not result in a hazardous condition to SoCalGas employees and the public. SED may review the implementation of the proposed corrective actions during future inspections.

II. Areas of Concerns/Observations/Recommendations

During SED's field visits, SED made the following observations:

- 1. A new leak was observed at the MSA fitting at 74050 Scholor Lane West, Palm Desert
- 2. A new leak was observed in a valve box at 909 First St., Calexico
- 3. Two meters were found in contact with the ground at 35450 Mexico Way, Thousand Palms
- 4. Atmospheric corrosion was observed on the meter set at 71990 Sunnyslope Drive, Twentynine Palms
- 5. The regulator vent is within 3 feet of the window at 72008 Sunnyslope Drive, Twentynine
- 6. The regulator vent is within 3 feet of the house air ventilation inlet/outlet at 6045 Cahuilla Ave, Twentynine Palms

As of 11/13/2017, SoCalGas has addressed all of the observations above and provided SED with the records of corrective actions. There are no further actions required from SoCalGas at this time. This serves as a record of SED's observation.

RESPONSE:

None required.