

# **Underground Facilities Safe Excavation Board**

*In the Matter of  
Southern California Gas Company*

No. 20LA1086

November 16, 2020

## **DECISION**

This decision was made by the Board on November 16, 2020. Pacific Gas & Electric Company did not contest the Notice of Probable Violation.

Board members Bianchini, Charland, Del Toro, Johns, and Munoz participated in the decision. Board members Forte, Johnson, and Voss did not participate in the decision.

Having considered the report of investigation, the Board finds that a probable violation of Government Code section 4216.3(a)(1)(A) occurred.

The Board finds that an order directing the Southern California Gas Company to take the Board's education course is an appropriate sanction.

The Board will transmit the investigation results and the recommended penalty to the California Public Utilities Commission.

### **Southern California Gas Did Not Field Mark the Location of the Line That Was Damaged**

Government Code section 4216.3(a)(1)(A) provides that, in response to a locate-and-mark request, an operator may respond by locating and field marking the area delineated for excavation, indicating the number of subsurface installations where "multiple installations of the same type are known to exist together." (Gov. Code § 4216.3(a)(1)(A)(i).) Southern California Gas field marked the work area, but did not mark the location of the line that was damaged.

**Referral to the California Public Utilities Commission is appropriate**

When the Board finds a probable violation of Dig Safe laws, the Board may “transmit the investigation results and any recommended penalty” to the appropriate agency, identified in Government Code section 4216.6(c) or (d). Section 4216.6(c)(2) provides that the Public Utilities Commission shall enforce the requirements of Article 2 (commencing with section 4216) on gas corporations, electrical corporations, and water corporations. Southern California Gas is within the enforcement jurisdiction of the Public Utilities Commission.

**An Order to Take the Board’s Education Course is Appropriate**

Section 4216.19(e) provides that sanctions shall be graduated and may include notification and information letters, direction to attend relevant education, and financial penalties. And further, that this information is relevant to the sanction determination:

- (1) The type of violation and gravity.
- (2) The degree of culpability.
- (3) The operator’s or excavator’s history of work conducted without violation.
- (4) The operator’s or excavator’s history of work conducted without violations.
- (5) The efforts taken by the violator to prevent violation and, once the violation occurred, the efforts taken to mitigate the safety consequences of the violation.

Date:

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Carl Voss, Chair