March 9, 2022

Thomas Moran Vice President, Corporate Secretary/Legal Counsel Southwest Gas Holdings, Inc. 8360 S. Durango Dr. P.O. Box 98510 Las Vegas, Nevada 89193-8510

Re: Southwest Gas

Holdings, Inc.

and 9 to Schedule 14D-9 filed 1/28 and 3/1/2022

Amendments No. 8

File No. 5-89940 Rule 14a-12

Soliciting Material filed 1/28/2022

File No. 1-37976

Dear Mr. Moran:

We have reviewed your filings and have the following comments. In some of our

comments, we may ask you to provide us with information so we may better understand your

disclosure.

Please respond to these comments by providing the requested information or advise us as

soon as possible when you will respond. If you do not believe our comments apply to your facts

and circumstances, please tell us why in your response.

After reviewing your

response to these comments, we may have additional comments.

Amendments No. 8 and 9 to Schedule 14D-9 filed 1/28 and 3/1/2022, respectively, and

DEFA14A filed 1/28/2022

General

The Company has made statements in amendments to Schedule 14D-9 and in past soliciting materials filed pursuant to Exchange Act Rule 14a-12 that refer to the tender offer by IEP Utility Holdings LLC as highly illusory and containing a long list of ambiguous conditions, nearly all of which we note are within Mr. Icahn s discretion. Please do not use these or similar statements in the Company s filings without providing a proper factual foundation. In addition, as to matters for which the Company does have a proper factual foundation, please avoid making statements about those matters that go beyond the scope of what is reasonably supported by the factual foundation. Characterizing a

statement as one s opinion or belief does not eliminate the need to

Thomas Moran

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provide a proper factual foundation for the statement; there must be a reasonable basis for

each opinion or belief that the Company expresses. Please refer to the Company

obligations under Exchange Act section 14(e) and Exchange Act Rule 14a-9. In

responding to this comment, please address the fact that multiple

conditions appear to be within the control of the Company and a majority of remaining

objectively determinable.

conditions appear to be

2. Disclosure in the Company s Schedule 14D-9 filed on November 9, 2021 indicated that:

 $\qquad \qquad \text{The Company routinely maintains contact with third parties,} \\ \text{including other participants} \\$

in its industry, regarding a wide range of potential business transactions. It has not

ceased, and has no intention of ceasing, such activity as a result of the Offer. The $\,$

Company $\,$ s policy has been, and continues to be, not to disclose the existence or content

of any such discussions with third parties (except as may be required by law) as any such

disclosure could jeopardize any future negotiations that the Company may conduct.

Similar disclosure is found in the Company $\,\,$ s preliminary proxy statement filed on

February 28, 2022, along with a discussion of the Bridge Facility:

Over the course of its review process, the Company and its financial advisors contacted $% \left(1\right) =\left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left(1\right) +\left(1\right) \left(1\right$

and engaged with numerous financing sources, including both debt financing and equity $\frac{1}{2}$

financing. In accordance with the Board $\,$ s ongoing evaluation, Southwest Gas entered

into a 364-day term loan agreement (the $\,\,$ Bridge Facility $\,\,$) on November 1, 2021, which

has provided the Company with the flexibility to consider a range of permanent financing

alternatives for the Questar transaction.

We note that subsequent to the entry into the Bridge Facility, it does not appear that the

Company has provided any disclosure under cover of Schedule 14D-9 regarding its plans

for refinancing the Bridge Facility or any updates regarding the activities of Lazard in

seeking such alternative financing arrangements other than disclosure in the amendment to $% \left(1\right) =\left(1\right) +\left(1\right) +$

the Schedule 14D-9 filed on March 1, 2022. Such amendment described the February 21, $\,$

2022 telephone call between Lazard and Mr. Icahn discussing Mr. Icahn s potential

financing to replace the Bridge Facility.

Disclosure in soliciting material filed by the Icahn Group on March 1, 2022 indicates that

following such call with Mr. Icahn, Lazard emailed a questionnaire to Mr. Icahn that

included questions regarding special financing transactions, including questions

concerning specific types of equity, ratios of any such equity if a financing were to consist

of multiple components as well as questions included proposed terms of financing

transactions, such as the issuance of common equity, convertible preferred equity, exit

requirements and governance rights.

Given the detailed nature of such questionnaire regarding the terms of special financing

transactions, please advise us whether the Company has been conducting negotiations

with parties other than Carl Icahn and his affiliates in order to refinance the Company $\,$ s

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debt, including the Bridge Facility. If the Company is currently engaged in such

negotiations, we remind the Company of its obligations under Exchange $\mbox{\sc Act}$ Rule $14\mbox{\sc d-}$

 $9 \, (c) \, ,$ including its obligation to promptly disclose and disseminate any material changes in

the information set forth in Schedule 14D-9, including the information

called for by Item

7 of Rule 14d-101, as described in Item 1006(d) of Regulation M-A. Note specifically the $\frac{1}{2}$

types of transactions referenced in Item 1006(d)(1)(ii), including, without limitation, the $\,$

cross-reference to Item $1006\left(c\right)\left(3\right)$. Notwithstanding the first sentence of the Instruction

to Item 1006(d)(1), we remind the Company that such instruction still requires, at a $% \left(1\right) =\left(1\right) +\left(1\right$

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other debt, if true, are being undertaken or are underway.

We remind you that the filing persons are responsible for the accuracy and adequacy of $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

their disclosures, notwithstanding any review, comments, action or absence of action by the staff.

Please direct any questions to Perry Hindin at 202-551-3444.

Sincerely,

FirstName LastNameThomas Moran

Division of

Corporation Finance Comapany NameSouthwest Gas Holdings, Inc.

Office of Mergers &

Acquisitions
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cc: Brandon C. Parris
FirstName LastName