FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

l	OMB APPRO	OVAL					
	OMB Number:	3235-0287					
l	Estimated average burd	len					
	hours per response:	0.5					

Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

Name and Address of Reporting Person* Palacios Christina A						2. Issuer Name and Ticker or Trading Symbol SOUTHWEST GAS CORP [SWX]								Relationship of Reporting Person(s) to Issuer (Check all applicable) Director Officer (give title) Other (specify)							
•	,	(Middle) IN ROAD					3. Date of Earliest Transaction (Month/Day/Year) 11/15/2006									X Officer (give title Other (specify below) below) Sr. Vice Pres./Central AZ					
(Street) LAS VEGAS NV 891500002					4. If Amendment, Date of Original Filed (Month/Day/Year)									Individual or Joint/Group Filing (Check Applicable Line) X Form filed by One Reporting Person Form filed by More than One Reporting							
City) (State) (Zip)															Person						
	Tab	le I - Noi	n-Deri\	/ative	Se	curit	ies Ad	quired,	Dis	posed (of, or Be	enefic	cially	Owned	ŀ						
							Code (Instr.		Disposed Of (D) (Instr. 3, 4			4 and Securiti Benefic Owned		es ally Following	Form: Direct	of I Ber Ow	7. Nature of Indirect Beneficial Ownership (Instr. 4)				
								Code	v	Amount	(A) o (D)	r Pri	ice	Transaction(s) (Instr. 3 and 4)			(IIIs	50. 4)			
stock			11/15	5/2006	2006			M		250	250 A		21.74	74 20,776.06		D					
Common stock 11/15.							2006			250		\$	\$37.42 20,5		26.06	D					
Common stock 11/15/							2006			467	467 A		21.09)9 20,993.0		D					
Common stock 11/15/						2006				467 D		\$3	37.42	20,526.06		D					
Common stock 11/15/2							2006			6,052	6,052 A		23.4	26,5	78.06	D					
Common stock 11/15/							2006			6,052	2 D	\$	37.42	20,5	26.06	D					
	Т													Owned							
2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemo	ed Date,	4. Transactio		5. Number of		6. Date Exercisa Expiration Date		able and	7. Title an Amount of Securities Underlyin Derivative	Title and Amount of Securities Inderlying Decivative Securit		erivative ecurity	derivative Securities Beneficial Owned Following Reported	Owner Form: Direct or Indi (I) (Inst	ship o D) C ect (I	11. Nature of Indirect Beneficial Dwnership Instr. 4)			
				Code	v	(A)	(D)	Date Exercisal			Title	or Num of	ber								
\$21.74	11/15/2006			M			250	07/16/20	03 0	7/15/2012	Common stock	25	0	\$37.42	4,750	D					
\$21.09	11/15/2006			М			467	07/15/20	04 (7/14/2013	Common stock	46	7	\$37.42	4,533	D					
\$23.4	11/15/2006			М			6,052	07/27/20	05 0	7/26/2014	Common stock	6,0	52	\$37.42	8,948	D					
	s Christin (Fi RING MOU GAS N (Si Security (Inst stock stoc	S Christina A (First) RING MOUNTAIN ROAD GAS NV (State) Tab Security (Instr. 3) Stock Stoc	(First) (Middle) RING MOUNTAIN ROAD GAS NV 89150000 (State) (Zip) Table I - Note of the stock stock stock stock stock Stock stock Stock sto	S Christina A	S Christina A S Christina A Code	SOUTH Sout	SOUTHW	SChristina A SOUTHWEST S	SChristina A SOUTHWEST GAS C	Code V Code V Code Code	SOUTHWEST GAS CORP SW3	SOUTHWEST GAS CORP SWX SOUTHWEST GAS CORP SWX SUBJECTION SWX SWX	S. Christina A SOUTHWEST GAS CORP SWX SUCH SW SUCH SW SUCH SW SUCH SW SW SW SW SW SW SW S	SOUTHWEST GAS CORP SWX Check SW SW SW SW SW SW SW S	Christina A SOUTHWEST GAS CORP SWX Subject to Petron SWX Direct content SWX SWX Direct content SWX SWX Direct content SWX Direct content SWX Direct content SWX SWX Direct content SWX SWX Direct content SWX SWX Direct content SWX SWX SWX Direct content SWX SWX	SOUTHWEST GAS CORP SWX SOUTHWEST GAS CORP SWX Check all applicable) Check all applicable)	Check all applicables Content Content	Christina A Christina A			

Explanation of Responses:

By: Kathy M. Bailey, POA

11/16/2006

** Signature of Reporting Person

Date

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB Number.

 $^{^{\}star}$ If the form is filed by more than one reporting person, see Instruction 4 (b)(v).

^{**} Intentional misstatements or omissions of facts constitute Federal Criminal Violations See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).