## February 28, 2022

Jesse Lynn, Esq. General Counsel Icahn Enterprises L.P. 16690 Collins Ave., PH-1 Sunny Isles Beach, FL 33160

Re: Southwest Gas

Holdings, Inc.

Schedule TO-T, as

amended

Filed January 26,

2022 by IEP Utility Holdings LLC, Icahn Enterprises

Holding L.P., Icahn

Enterprises L.P., Icahn Enterprises G.P. Inc., Beckton

Corp. and Carl C.

Icahn

File No. 5-89940

Dear Mr. Lynn:

 $$\operatorname{\textsc{We}}$$  have reviewed Amendment No. 14 to the Schedule TO filed on January 26, 2022 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.

 $\hbox{Please respond to these comments by providing the requested information or advise us as }$ 

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.

Amendment No. 14 to Schedule TO filed on January 26, 2022

General

1. Please refer to our comment letter dated February 28, 2022 regarding the related proxy statement filed on February 15, 2022 by Carl C. Icahn et al. and revise the tender offer disclosure to include conforming disclosure, as applicable.

2. Please provide an update as to the status of IEP Utility s various applications for the required regulatory approvals and whether IEP Utility expects to receive the required approval prior to the Annual Meeting.

3. We not indicating that the Offeror will enter into one or more Trust

We note the disclosure

more Trust

Agreements with

independent third-party trustees to form one or more statutory trusts

under Delaware law and

that upon the closing of the Offer, if Shares are tendered that Jesse Lynn, Esq.

FirstName LastNameJesse Lynn, Esq.

Icahn Enterprises L.P.

Comapany28,

February NameIcahn

2022 Enterprises L.P.

February

Page 2 28, 2022 Page 2

FirstName LastName

would result in the Offeror and its affiliates holding more than 24.9% of the Shares, then

all Shares in excess of 24.9% will be transferred to one or more independent Trusts with

each Trust being independent of the other trusts and not owning more than 24.9% of all

the Shares. The disclosure also indicates that the Trust Agreements

will require that the trustee for each Trust vote the Shares held in such Trust in the independent trustee s sole and absolute discretion without consultation with the Offeror and its affiliates. As noted in Exchange Act Rule 14d-1(g)(2), the term bidder

defined as any person

who makes a tender offer or on whose behalf a tender offer is made.

Thus, the bidder

concept encompasses persons or entities other than the actual purchaser of securities in a

tender offer. Please refer to the factors discussed in the Bidder in a Tender

Offer in Section II.D.2 of the Current Issues and Rulemaking Projects Outline

(November 14, 2000) available on our web site at

http://www.sec.gov/divisions/corpfin/guidance/cill1400ex tor.htm. With a view towards

revised disclosure, please tell us what consideration you have given to including either

now, or at such point in the future when the Trusts are created, the Trusts and related

independent third party trustees as bidders. In responding to this comment, consider the

disclosure referenced above as well as the disclosure suggesting that the Trusts:

will be formed for the purpose of eliminating as a condition to the Offer the

requirement to obtain approvals from the regulators in Arizona, California and

Nevada prior to the closing of the Offer;

will beneficially own the securities purchased by the named bidder in the tender

offer; and

will benefit from the transaction by virtue of becoming owner of up to 24.9% of the

Shares.

In addition to the factors noted, please also consider that a stockholder may consider

material to its decision whether to tender into the Offer (or alternatively, remain as a

stockholder and participate in the Company s future prospects) information regarding the

shareholders that individually or in Trusts as fellow shareholders the aggregate may

potentially hold a significant, or even controlling, amount of shares of the Company s

common stock. Such information could include, without limitation, the s identity bidder

and background, any borrowings by the co-bidder for the purposes of the tender offer and

any plans or proposals that would result in, among other things, an extraordinary

transaction between the co-bidder and the target company. As a reminder, to the extent

that you add additional parties as bidders, please be aware that you must include all of the

disclosure required by Schedule TO as to such parties individually. You may also be

required to disseminate revised offer materials and to extend the

length of the offer, depending on the materiality of any new information provided.

Jesse Lynn, Esq.

Icahn Enterprises L.P.

February 28, 2022

Page 3

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

Sincerely,

FirstName LastNameJesse Lynn, Esq.

Division of

Corporation Finance

Comapany NameIcahn Enterprises L.P.

Office of Mergers &

February 28, 2022 Page 3 cc: Todd E. Mason FirstName LastName