

ATTACHMENT C
Illinois Commerce Commission
Alternative Retail Electric Provider (ARES) Certification

Applicant: Sempra Energy Solutions
Financial Qualifications

See attached documents:

- ◆ Travelers Casualty & Surety Company of America Bond No: 103407717
- ◆ Travelers Casualty & Surety Company of America Bond No: 103407718
- ◆ Standard & Poor's Commercial Paper Guide page 504: Sempra Energy Global Enterprises CP Rating
- ◆ Dun & Bradstreet Business Information Report

Bond No: 103407717
Premium: \$89.00

Travelers Casualty and Surety Company of America
One Tower Square
Hartford, CT 06183
BOND

KNOW ALL MEN BY THESE PRESENTS, That we, SEMPra ENERGY SOLUTIONS as Principal, and TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, a CONNECTICUT Corporation, and authorized to do business in Illinois, as Surety, are held and firmly bound unto THE PEOPLE OF THE STATE OF ILLINOIS as Obligee, in the sum of THIRTY THOUSAND AND NO/100THS DOLLARS (\$30,000.00), for which sum, we bind ourselves, our heirs, executors, administrators, successors and assigns, jointly and severally, by these presents.

THE CONDITIONS OF THIS OBLIGATION ARE SUCH, That WHEREAS, the Principal has been or is about to be granted a license or permit to do business to operate as an ARES (Alternative Retail Electric Supplier) under 220 ILCS 5/16-115 and is required to execute this bond under 83 Illinois Administrative Code Part 451.50 by the Obligee.

NOW, Therefore, if the Principal fully and faithfully perform all duties and obligations of the Principal as an ARES, then this obligation to be void; otherwise to remain in full force and effect.

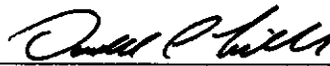
This bond may be terminated as to future acts of the Principal upon thirty (30) days written notice by the Surety; said notice to be sent to 527 E. Capitol Ave., Springfield Illinois 62701, of the aforesaid State of Illinois, by certified mail.

Dated this 27TH day of NOVEMBER, 2000.



Witness

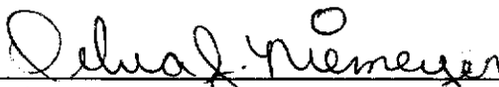
SEMPRA ENERGY SOLUTIONS Principal

by: 

TRAVELERS CASUALTY AND SURETY
COMPANY OF AMERICA Surety



Witness

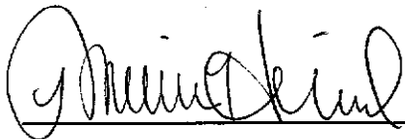
by: 
Debra J. Niemeyer, Attorney-in-fact

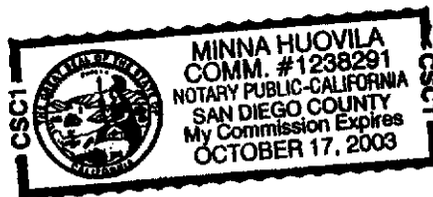
State of California)

County of San Diego)

On November 27, 2000 before me, Minna Huovila, Notary Public, personally appeared Debra J. Niemeyer, personally known to me to be the person whose name is subscribed to the within instrument and acknowledged to me that she executed the same in her authorized capacity, and that by her signature on the instrument the person(s), or the entity upon behalf of which the person acted, executed the instrument.

WITNESS my hand and official seal.





**TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA
TRAVELERS CASUALTY AND SURETY COMPANY
FARMINGTON CASUALTY COMPANY
Hartford, Connecticut 06183-9062**

POWER OF ATTORNEY AND CERTIFICATE OF AUTHORITY OF ATTORNEY(S)-IN-FACT

KNOW ALL PERSONS BY THESE PRESENTS, THAT TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, corporations duly organized under the laws of the State of Connecticut, and having their principal offices in the City of Hartford, County of Hartford, State of Connecticut, (hereinafter the "Companies") hath made, constituted and appointed, and do by these presents make, constitute and appoint: Jack G. Lupien, Dale G. Harshaw, Debra J. Niemeyer, Tara Bacon, of San Diego, California, their true and lawful Attorney(s)-in-Fact, with full power and authority hereby conferred to sign, execute and acknowledge, at any place within the United States, the following instrument(s): by his/her sole signature and act, any and all bonds, recognizances, contracts of indemnity, and other writings obligatory in the nature of a bond, recognizance, or conditional undertaking and any and all consents incident thereto and to bind the Companies, thereby as fully and to the same extent as if the same were signed by the duly authorized officers of the Companies, and all the acts of said Attorney(s)-in-Fact, pursuant to the authority herein given, are hereby ratified and confirmed.

This appointment is made under and by authority of the following Standing Resolutions of said Companies, which Resolutions are now in full force and effect:

VOTED: That the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President, any Vice President, any Second Vice President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary may appoint Attorneys-in-Fact and Agents to act for and on behalf of the company and may give such appointee such authority as his or her certificate of authority may prescribe to sign with the Company's name and seal with the Company's seal bonds, recognizances, contracts of indemnity, and other writings obligatory in the nature of a bond, recognizance, or conditional undertaking, and any of said officers or the Board of Directors at any time may remove any such appointee and revoke the power given him or her.

VOTED: That the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President may delegate all or any part of the foregoing authority to one or more officers or employees of this Company, provided that each such delegation is in writing and a copy thereof is filed in the office of the Secretary.

VOTED: That any bond, recognizance, contract of indemnity, or writing obligatory in the nature of a bond, recognizance, or conditional undertaking shall be valid and binding upon the Company when (a) signed by the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President, any Second Vice President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary and duly attested and sealed with the Company's seal by a Secretary or Assistant Secretary, or (b) duly executed (under seal, if required) by one or more Attorneys-in-Fact and Agents pursuant to the power prescribed in his or her certificate or their certificates of authority or by one or more Company officers pursuant to a written delegation of authority.

This Power of Attorney and Certificate of Authority is signed and sealed by facsimile under and by authority of the following Standing Resolution voted by the Boards of Directors of TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, which Resolution is now in full force and effect:

VOTED: That the signature of each of the following officers: President, any Executive Vice President, any Senior Vice President, any Vice President, any Assistant Vice President, any Secretary, any Assistant Secretary, and the seal of the Company may be affixed by facsimile to any power of attorney or to any certificate relating thereto appointing Resident Vice Presidents, Resident Assistant Secretaries or Attorneys-in-Fact for purposes only of executing and attesting bonds and undertakings and other writings obligatory in the nature thereof, and any such power of attorney or certificate bearing such facsimile signature or facsimile seal shall be valid and binding upon the Company and any such power so executed and certified by such facsimile signature and facsimile seal shall be valid and binding upon the Company in the future with respect to any bond or undertaking to which it is attached.

IN WITNESS WHEREOF, TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY have caused this instrument to be signed by their Senior Vice President and their corporate seals to be hereto affixed this 30th day of September 2000.

STATE OF CONNECTICUT

}SS. Hartford

COUNTY OF HARTFORD

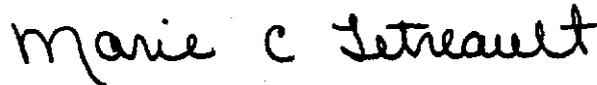
TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA
TRAVELERS CASUALTY AND SURETY COMPANY
FARMINGTON CASUALTY COMPANY



By 
George W. Thompson
Senior Vice President

On this 30th day of September, 2000 before me personally came GEORGE W. THOMPSON to me known, who, being by me duly sworn, did depose and say: that he/she is Senior Vice President of TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, the corporations described in and which executed the above instrument; that he/she knows the seals of said corporations; that the seals affixed to the said instrument are such corporate seals; and that he/she executed the said instrument on behalf of the corporations by authority of his/her office under the Standing Resolutions thereof.





My commission expires June 30, 2001 Notary Public
Marie C. Tetreault

CERTIFICATE

I, the undersigned, Assistant Secretary of TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, stock corporations of the State of Connecticut, DO HEREBY CERTIFY that the foregoing and attached Power of Attorney and Certificate of Authority remains in full force and has not been revoked; and furthermore, that the Standing Resolutions of the Boards of Directors, as set forth in the Certificate of Authority, are now in force.

Signed and Sealed at the Home Office of the Company, in the City of Hartford, State of Connecticut. Dated this 27TH day of
NOVEMBER, 20 00



By 
Kori M. Johanson
Assistant Secretary, Bond

License or Permit Bond No. 103407718

Premium: \$443.00

Travelers Casualty and Surety Company of America
One Tower Square
Hartford, CT 06183

KNOW ALL MEN BY THESE PRESENTS, That we, SEMPRA ENERGY SOLUTIONS as Principal, and TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, a CONNECTICUT Corporation, and authorized to do business in Illinois, as Surety, are held and firmly bound unto THE PEOPLE OF THE STATE OF ILLINOIS as Oblige, in the sum of ONE HUNDRED FIFTY THOUSAND AND NO/100THS DOLLARS (\$150,000.00), for which sum, we bind ourselves, our heirs, executors, administrators, successors and assigns, jointly and severally, by these presents.

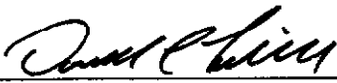
THE CONDITIONS OF THIS OBLIGATION ARE SUCH, That WHEREAS, the Principal has been or is about to be granted a license or permit to do business to operate as an ARES (Alternative Retail Electric Supplier) under 220 ILCS 5/16-115 and is required to execute this bond under 83 Illinois Administrative Code Part 451.220 by the Oblige.

NOW, Therefore, if the Principal fully and faithfully perform all duties and obligations of the Principal as an ARES, then this obligation to be void; otherwise to remain in full force and effect.

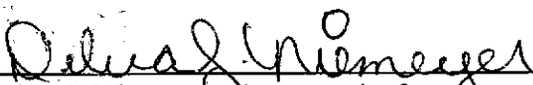
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Dated this 27TH day of NOVEMBER, 2000.

SEMPRA ENERGY SOLUTIONS Principal

by: 

TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA Surety

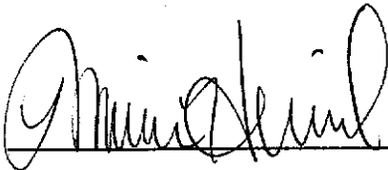
by: 
Debra J. Niemeyer, Attorney-in-fact

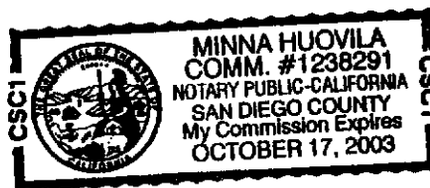
State of California)

County of San Diego)

On November 27, 2000 before me, Minna Huovila, Notary Public, personally appeared Debra J. Niemeyer, personally known to me to be the person whose name is subscribed to the within instrument and acknowledged to me that she executed the same in her authorized capacity, and that by her signature on the instrument the person(s), or the entity upon behalf of which the person acted, executed the instrument.

WITNESS my hand and official seal.





TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA
TRAVELERS CASUALTY AND SURETY COMPANY
FARMINGTON CASUALTY COMPANY
Hartford, Connecticut 06183-9062

POWER OF ATTORNEY AND CERTIFICATE OF AUTHORITY OF ATTORNEY(S)-IN-FACT

KNOW ALL PERSONS BY THESE PRESENTS, THAT TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, corporations duly organized under the laws of the State of Connecticut, and having their principal offices in the City of Hartford, County of Hartford, State of Connecticut, (hereinafter the "Companies") hath made, constituted and appointed, and do by these presents make, constitute and appoint: **Jack G. Lupien, Dale G. Harshaw, Debra J. Niemeyer, Tara Bacon, of San Diego, California,** their true and lawful Attorney(s)-in-Fact, with full power and authority hereby conferred to sign, execute and acknowledge, at any place within the United States, the following instrument(s): by his/her sole signature and act, any and all bonds, recognizances, contracts of indemnity, and other writings obligatory in the nature of a bond, recognizance, or conditional undertaking and any and all consents incident thereto and to bind the Companies, thereby as fully and to the same extent as if the same were signed by the duly authorized officers of the Companies, and all the acts of said Attorney(s)-in-Fact, pursuant to the authority herein given, are hereby ratified and confirmed.

This appointment is made under and by authority of the following Standing Resolutions of said Companies, which Resolutions are now in full force and effect:

VOTED: That the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President, any Vice President, any Second Vice President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary may appoint Attorneys-in-Fact and Agents to act for and on behalf of the company and may give such appointee such authority as his or her certificate of authority may prescribe to sign with the Company's name and seal with the Company's seal bonds, recognizances, contracts of indemnity, and other writings obligatory in the nature of a bond, recognizance, or conditional undertaking, and any of said officers or the Board of Directors at any time may remove any such appointee and revoke the power given him or her.

VOTED: That the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President may delegate all or any part of the foregoing authority to one or more officers or employees of this Company, provided that each such delegation is in writing and a copy thereof is filed in the office of the Secretary.

VOTED: That any bond, recognizance, contract of indemnity, or writing obligatory in the nature of a bond, recognizance, or conditional undertaking shall be valid and binding upon the Company when (a) signed by the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President, any Second Vice President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary and duly attested and sealed with the Company's seal by a Secretary or Assistant Secretary, or (b) duly executed (under seal, if required) by one or more Attorneys-in-Fact and Agents pursuant to the power prescribed in his or her certificate or their certificates of authority or by one or more Company officers pursuant to a written delegation of authority.

This Power of Attorney and Certificate of Authority is signed and sealed by facsimile under and by authority of the following Standing Resolution voted by the Boards of Directors of TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, which Resolution is now in full force and effect:

VOTED: That the signature of each of the following officers: President, any Executive Vice President, any Senior Vice President, any Vice President, any Assistant Vice President, any Secretary, any Assistant Secretary, and the seal of the Company may be affixed by facsimile to any power of attorney or to any certificate relating thereto appointing Resident Vice Presidents, Resident Assistant Secretaries or Attorneys-in-Fact for purposes only of executing and attesting bonds and undertakings and other writings obligatory in the nature thereof, and any such power of attorney or certificate bearing such facsimile signature or facsimile seal shall be valid and binding upon the Company and any such power so executed and certified by such facsimile signature and facsimile seal shall be valid and binding upon the Company in the future with respect to any bond or undertaking to which it is attached.

IN WITNESS WHEREOF, TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY have caused this instrument to be signed by their Senior Vice President and their corporate seals to be hereto affixed this 30th day of September 2000.

STATE OF CONNECTICUT

}SS. Hartford

COUNTY OF HARTFORD

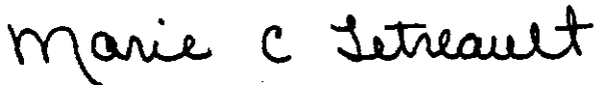
TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA
TRAVELERS CASUALTY AND SURETY COMPANY
FARMINGTON CASUALTY COMPANY



By 
George W. Thompson
Senior Vice President

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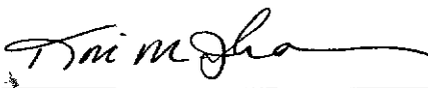
My commission expires June 30, 2001 Notary Public
Marie C. Tetreault

CERTIFICATE

I, the undersigned, Assistant Secretary of TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, stock corporations of the State of Connecticut, DO HEREBY CERTIFY that the foregoing and attached Power of Attorney and Certificate of Authority remains in full force and has not been revoked; and furthermore, that the Standing Resolutions of the Boards of Directors, as set forth in the Certificate of Authority, are now in force.

Signed and Sealed at the Home Office of the Company, in the City of Hartford, State of Connecticut. Dated this 27TH day of NOVEMBER, 2000.



By 
Kori M. Johanson
Assistant Secretary, Bond

Securitized Instantly Repackaged Perpetuals Ltd.

Analyst: Alain Carron, Paris (33) 1-4420-6664

Credit Rating: None

Support Provider(s): None

Backup policy: Short-term liquidity provided by Credit Foncier de France (A/A-1) with ultimate backstop from American International Group (AAA).

Dealer(s): BNP PARIBAS; Credit Foncier de France; Credit Lyonnais; Vega Finance

Securitized Instantly Repackaged Perpetuals Ltd. (SIRP), a single purpose company incorporated in Jersey will finance the purchase of perpetual floating rate notes issued by Financiere Desvaux, a guaranteed subsidiary of Credit Foncier de France as well as an annual series of zero coupon bonds from AIGFP (guaranteed by AIG), with the issuance of rated debt in the French market, either commercial paper, or medium-term notes. Management of the vehicle company and its refinancing is delegated by AIGFP to Credit Foncier de France. Repayment of debt issued comes first from the quarterly interest payments on the PFRNs from Financiere Desvaux, with advances available from Credit Foncier in the event of shortfalls. In the event that Credit Foncier cannot or does not pay under its obligations, AIG is obliged to repurchase the underlying assets at a price sufficient to repay rated debtholders.

Sempra Energy Global Enterprises

Analyst: Richard W. Cortright, Jr., New York (1) 212-438-7665

Credit Rating: None

Guarantor: Sempra Energy

Backup policy: \$500,000,000 sr revolving credit facility.

Dealer(s): None

The ratings on Sempra Energy mainly reflect the strong business and financial profiles of the parent company's largest subsidiaries, San Diego Gas & Electric Co. and Southern California Gas Co. Together, these utilities serve the largest regulated electric and gas customer base in the country.

Sempra Energy's diversified activities have not affected the ratings on San Diego Gas & Electric and Southern California Gas because of their small size and relatively strong regulatory insulation. The diversified activities include developing and operating competitive generation facilities and regulated greenfield gas distribution systems, energy trading and marketing, retail energy services, and international energy projects, mainly in Latin America. The diversified operations are expected in time to become sufficiently large to be considered core businesses of Sempra Energy, thereby heightening the consolidated business risk. However, in the near term, key credit measurements of Sempra Energy, such as adjusted funds from operations to interest and total debt, are projected to remain appropriate for the ratings.

Sempra Energy is buying back up to 36 million shares, or about 15% of those outstanding, through a Dutch auction at a price per share between \$17.50 and \$20.00. At the same time, the company is reducing the dividend on its common stock by 36%, to \$1.00 from \$1.56 per share. Financing for the share repurchase, which will total about \$700 million, is to consist of about \$200 million of trust preferred securities and \$500 million of senior unsecured notes.

Although the recapitalization will result in adjusted consolidated debt leverage of about 62%, the dividend reduction will free up considerably more cash than required to service the increase in interest and preferred dividends. Also, Standard & Poor's expects that reinvested earnings will steadily offset the \$500 million of new debt obligations. More significant, however, are the strong funds flow coverage ratios that will weaken for a couple years, but will eventually return to levels commensurate with the ratings within a reasonable period of time.

The stable outlook on Sempra Energy reflects the company's focus on lower-risk delivery systems, strongly supportive state industry restructuring, its healthy financial condition and cash flow generation, and management's traditional commitment to credit quality. The main credit concern is the growth of the higher-risk diversified businesses. Conservative financing of transactions and strong financial performance will be essential to sustain the ratings.

SG Australia Ltd.

Analyst: Lucas Velleley, Melbourne (61) 3-9631-2096

Credit Rating: [AA-/Stable/A-1+]

Guarantor: Societe Generale

Backup policy: Not available.

Dealer(s): None

Support Provider(s): None

Backup policy: Not available.

Dealer(s): None

The counterparty ratings on SG Australia Ltd. (SGAL) reflect the ratings of Societe Generale (SocGen, AA-/Negative/A-1+), in its capacity as 100% owner and guarantor of SGAL.

SocGen's ratings reflect the bank's excellent commercial position in France, diversified sources of income, improved core profitability, and satisfactory asset quality and capital base. SocGen is one of the 30 largest banks in the world, engaged in universal banking in France and commercial and investment banking globally. The bank's activities are divided into three divisions: the Retail Banking Division, International and France Division, and Asset Management Services.

Under an agreement dated July 25, 1985, SocGen unconditionally and irrevocably guarantees the obligations of its wholly owned subsidiaries incorporated in Australia. The guarantee is broad in its coverage, but creditors do not have the added protection of an independent trustee.

SGAL is a nonlicensed investment bank that primarily offers corporate finance and financial market services. SGAL's asset quality is sound. Concerns of large loan and industry concentration exposures are alleviated by exposures being managed as if they were direct exposures of the parent bank. SGAL's profitability remains adequate, supported by increased noninterest income derived from project finance, corporate syndications, and trading fees. SGAL's future revenue-generating capabilities are sound, as the company is expected to benefit from its strategy to target noninterest income sources, which will help alleviate the impact of falling interest margins on profitability. Like many other foreign banks in Australia, SGAL's capitalization is weak and its funding base is concentrated in the wholesale market. Nevertheless, concerns are mitigated by the wide-ranging guarantee afforded by the parent. SGAL is also supported by SocGen through the ongoing provision of funding support and a US\$200 million standby line.

SGAL's negative outlook is based on the outlook assigned to its guarantor, SocGen. Although the profitability of SocGen's domestic operations is expected to improve in coming years, performance could be pressured by additional loan losses in its international portfolio in the case of a renewed deterioration in the economic climate in emerging markets. Standard & Poor's will monitor whether the rising expenses ratios, sizable operational risks, and the revenue volatility that is hallmark of the investment-banking operations in general, will eventually change SocGen's overall risk profile.

SGA Societe Generale Acceptance N.V.

Analyst: Arnaud De Toyot, Paris (33) 1-4420-6692

Credit Rating: None

Guarantor: Societe Generale

Backup policy: Adequate liquidity available.

Dealer(s): Salomon Smith Barney Inc.; Morgan Stanley International Ltd.; Swiss Bank Corp.; Investment Banking Ltd.

Please see Societe Generale rationale for further details.

Business Information Report: Sempra Energy

The following is the report you requested. This report will remain on file for 5 days.

Monitor your accounts to learn about changes that can affect your business relationships. Click on Continuous Monitoring to register this company, or to learn more.

COPYRIGHT 2000 DUN & BRADSTREET INC

IN DATE

Statement Date: JUN 30 2000

DUNS: 02-271-5408	DATE PRINTED	SUMMARY
SEMPRA ENERGY (INC)	NOV 09 2000	RATING 5A3
101 ASH ST	ELECTRIC AND GAS	STARTED 1998
AND BRANCH(ES) OR DIVISION(S)	UTILITY	SALES F \$5,435,000,000
SAN DIEGO CA 92101	SIC NOS.	WORTH F \$2,986,000,000
TEL: 619 696-2000	49 11 49 24 49 22	EMPLOYS 11,248
		(1,000 HERE)
		HISTORY CLEAR
		FINANCIAL
		CONDITION GOOD

CHIEF EXECUTIVE: STEPHEN L BAUM, CEO-CHB

SPECIAL EVENTS

10/30/00 EARNINGS UPDATE: According to published reports, comparative operating results for the 9 months ended September 30, 2000: Revenue of \$4,860,000,000, Net Income of \$334,000,000 and Earnings Per Share of \$1.59; compared to Revenue of \$3,962,000,000, Net Income of \$289,000,000 and Earnings Per Share of \$1.22 for the comparable period in the prior year.

09/12/00 EARNINGS UPDATE: According to published reports, comparative operating results for the 6 months ended June 30, 2000: Revenue of \$3,002,000,000, Net Income of \$223,000,000 and Earnings Per Share of \$1.04; compared to Revenue of \$2,708,000,000, Net Income of \$181,000,000 and Earnings Per Share of \$0.76 for the comparable period in the prior year.

* * * CUSTOMER SERVICE * * *

If you have questions about this report, please call our Customer Service Center at 1-800-234-3867 from anywhere within the U.S. If you are outside the U.S., contact your local D&B office.

*** Additional Decision Support Available ***

Additional D&B products, credit recommendations and specialized investigations are available to help you evaluate this company or its industry. Call Dun & Bradstreet's Solution Center at 1-800-362-3425 from anywhere within the U.S.

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* * * SUMMARY ANALYSIS * * *

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The Summary Analysis section reflects information in D&B's file as of November 6, 2000.

RATING SUMMARY

The Rating was changed on September 12, 2000 because of changes in financial information, payment information, or other information about this business. The "5A" portion of the Rating (the Rating Classification) indicates that the company has a worth in excess of \$50 million. The "3" on the right (Composite Credit Appraisal) indicates an overall "fair" credit appraisal. This credit appraisal was assigned because the payment information in D&B's file on this company indicates slowness in meeting trade obligations. However, D&B's assessment of the company's December 31, 1999, fiscal financial statement is "good".

Below is an overview of the company's D&B Rating(s) since 06/30/98:

RATING	DATE APPLIED
-----	-----
5A3	09/12/00
5A2	03/16/99
5A3	02/10/99
1R3	02/09/99
5A3	01/26/99
1R3	01/20/99
5A3	12/07/98
5A2	10/28/98
--	06/30/98

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* * * PAYMENT SUMMARY * * *

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The Payment Summary section reflects payment information in D&B's file as of the date of this report.

The PAYDEX for this company is 72.

This PAYDEX score indicates that payments to suppliers average 12 days beyond terms, weighted by dollar amounts. When dollar amounts are not considered, approximately 66% of the company's payments are within terms.

Below is an overview of the company's dollar-weighted payments, segmented by its suppliers' primary industries:

	TOTAL	TOTAL	LARGEST	%	DAYS SLOW			
	RCV'D	DOLLAR	HIGH	W/IN	<31	31-60	61-90	91+
	#	\$	\$	%	%	%	%	%
Total in D&B's file	88	2,841,250	750,000					
Top 10 Industries:								
1 Telephone communictns	8	32,150	20,000	100	-	-	-	-
2 Ret-direct selling	5	26,250	15,000	62	38	-	-	-
3 Custom programming	3	105,000	65,000	57	43	-	-	-
4 Gravure printing	2	800,000	700,000	87	13	-	-	-
5 Electric services	2	500,250	500,000	50	50	-	-	-
6 Employment agency	2	215,000	200,000	46	7	47	-	-
7 Management consulting	2	60,750	60,000	-	-	-	100	-
8 Mfg photograph equip	1	750,000	750,000	100	-	-	-	-
9 Radiotelephone commun	1	100,000	100,000	50	50	-	-	-
10 Mfg manifold forms	1	55,000	55,000	-	-	100	-	-
11 OTHER INDUSTRIES	54	178,000	20,000	62	20	7	3	8

Other Payment Categories:

Cash experiences	1	0	0					
Payment record unknown	6	18,850	15,000					
Unfavorable comments	0	0	0					
Placed for collection								
with D&B	0	0						
other	0		N/A					

The highest "Now Owes" on file is \$750,000

The highest "Past Due" on file is \$60,000

Dun & Bradstreet has 88 payment experiences in its file for this company. For your convenience, we have displayed 80 representative experiences in the PAYMENTS section.

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PAYMENTS (Amounts may be rounded to nearest figure in prescribed ranges)

Antic - Anticipated (Payments received prior to date of invoice)
 Disc - Discounted (Payments received within trade discount period)
 Ppt - Prompt (Payments received within terms granted)

REPORTED	PAYING RECORD	HIGH CREDIT	NOW OWES	PAST DUE	SELLING TERMS	LAST SALE WITHIN
10/00	Ppt	750000	750000			6-12 Mos
	Ppt	15000	-0-	-0-		1 Mo
	Ppt	500	-0-	-0-	N30	1 Mo
	Ppt	250	-0-	-0-	N30	6-12 Mos
	Ppt	100	100	100	N30	2-3 Mos
	Ppt-Slow 30	20000	2500	2500	N30	4-5 Mos
	Ppt-Slow 60	250	100	50		1 Mo
	Slow 150	5000	-0-	-0-	N30	6-12 Mos
	(009)	50	50	-0-		1 Mo
09/00	Ppt	700000	-0-	-0-	N30	6-12 Mos
	Ppt	20000	20000	-0-		1 Mo
	Ppt	7500	100	-0-	N30	1 Mo
	Ppt	7500	7500	-0-		1 Mo
	Ppt	7500	50	-0-		2-3 Mos
	Ppt	5000	100	-0-		1 Mo
	Ppt	5000	-0-	-0-	N30	4-5 Mos
	Ppt	5000	-0-	-0-	N10	6-12 Mos
	Ppt	2500	-0-	-0-		6-12 Mos
	Ppt	2500	2500	-0-		1 Mo
	Ppt	2500	-0-	-0-	N30	4-5 Mos
	Ppt	1000	1000	-0-		1 Mo
	Ppt	1000	-0-	-0-	N30	1 Mo
	Ppt	1000	1000	-0-		1 Mo
	Ppt	750	500	-0-		4-5 Mos
	Ppt	750	750	-0-		1 Mo
	Ppt	750	750	-0-	N30	1 Mo
	Ppt	250	250	-0-		1 Mo
	Lease agreement					
	Ppt	250	50	-0-	N30	1 Mo
	Ppt	250	-0-	-0-	N30	2-3 Mos
	Ppt	250	-0-	-0-		1 Mo
	Ppt	250	-0-	-0-		6-12 Mos
	Ppt	250	-0-	-0-	N30	2-3 Mos
	Ppt	100	-0-	-0-	N30	6-12 Mos
	Ppt	100	-0-	-0-		4-5 Mos
	Ppt	100	-0-	-0-	N30	4-5 Mos
	Ppt	50	-0-	-0-	1 10 N30	6-12 Mos
	Ppt	50	50	-0-		1 Mo
	Ppt-Slow 30	15000	-0-	-0-	N30	6-12 Mos
	Ppt-Slow 30	7500	-0-	-0-	N30	4-5 Mos
	Ppt-Slow 30	5000	1000	500	N30	1 Mo
	Ppt-Slow 30	1000	1000	1000		1 Mo

	Ppt-Slow 30	1000	1000	1000		1 Mo
	Ppt-Slow 30	1000	1000	1000		1 Mo
	Ppt-Slow 30	250	100	100		1 Mo
	Ppt-Slow 30	250	-0-	-0-		2-3 Mos
	Ppt-Slow 60	200000	200000	55000	N30	1 Mo
	Ppt-Slow 60	20000	-0-	-0-		6-12 Mos
	Ppt-Slow 60	2500	-0-	-0-	2 10 N30	4-5 Mos
	Ppt-Slow 60	50	50	50		4-5 Mos
	Slow 30	100000	-0-	-0-	N30	4-5 Mos
	Slow 30	15000	50	50	N30	
	Slow 30-60	250	-0-	-0-		2-3 Mos
	Slow 70-90	60000	1000	1000		
	Slow 30-90	1000	1000	1000		1 Mo
	Slow 90	750	750	750		
	Slow 15-110	15000	500	500		6-12 Mos
	Slow 30-120	750	-0-	-0-		4-5 Mos
	Slow 240		-0-			6-12 Mos
	(059)				Sales COD	1 Mo
08/00	Ppt	1000	1000	-0-		1 Mo
	Ppt-Slow 30	100000	100000	30000	N30	1 Mo
	(062)	15000	-0-	-0-		1 Mo
	(063)	2500	-0-	-0-	N30	6-12 Mos
07/00	Ppt	2500	-0-	-0-		6-12 Mos
	Ppt	1000	50	-0-		1 Mo
	Ppt-Slow 90	500	-0-	-0-		6-12 Mos
06/00	Ppt	250	-0-	-0-	N30	6-12 Mos
	Ppt	100	-0-	-0-		6-12 Mos
	Ppt-Slow 60	1000	-0-	-0-	N15	6-12 Mos
	Slow 60	55000	-0-	-0-	N30	6-12 Mos
05/00	Ppt	2500	-0-	-0-	N30	2-3 Mos
	Ppt-Slow 90	1000	500	-0-		1 Mo
	Slow 120	250	250	250		
04/00	Ppt	15000	15000	-0-		1 Mo
	Ppt-Slow 30	65000	65000	25000		1 Mo
	Slow 30-90	500	-0-	-0-		6-12 Mos
02/00	Ppt	15000	-0-	-0-		6-12 Mos
	Ppt-Slow 5	500000	60000	60000		1 Mo
12/99	Slow 30	10000	-0-	-0-		6-12 Mos
11/99	Ppt-Slow 90	7500	7500	100	N30	1 Mo

* Payment experiences reflect how bills are met in relation to the terms granted. In some instances payment beyond terms can be the result of disputes over merchandise, skipped invoices etc.

* Each experience shown represents a separate account reported by a supplier. Updated trade experiences replace those previously reported.

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STATEMENT UPDATE

11/01/00

The previously reported financial information is the most applicable for rating purposes at this time and will therefore continue to be utilized.

Interim Consolidated statement dated JUN 30 2000:

Cash	\$ 546,000,000	Accts Pay	\$ 670,000,000
Accts Rec	589,000,000	Regulatory	
Inventory	79,000,000	Balancing	
Energy Trading		Accounts	497,000,000
Assets	3,119,000,000	Taxes	102,000,000
Other Curr Assets	138,000,000	L.T. Liab-(1yr)	153,000,000
		Energy Trading	
		Liabilities	2,757,000,000
		Dividends &	
		Interest Payable	119,000,000
		Other Curr Liabs	819,000,000
	-----		-----
Curr Assets	4,471,000,000	Curr Liabs	5,117,000,000
Fixt & Equip	5,431,000,000	Mandatorily	
Regulatory Assets	879,000,000	Redeemable Trust	
Investments-Other	1,245,000,000	Prefer	200,000,000
Nuclear		Preferred Stock	204,000,000
Decommissioning		L.T. Liab-Other	3,313,000,000
Trusts	551,000,000	Def. Credits/Income	1,793,000,000
Other Assets	470,000,000	COMMON STOCK	1,412,000,000
		DEFERRED	
		COMPENSATION	
		RELATING TO	(40,000,000)
		RETAINED EARNINGS	1,057,000,000
		ACCUMULATED	
		OTHER	
		COMPREHENSIVE INC	(9,000,000)
	-----		-----
Total Assets	13,047,000,000	Total	13,047,000,000

From JAN 01 2000 to JUN 30 2000 sales \$3,002,000,000; gross profit \$3,002,000,000; operating expenses \$2,513,000,000. Operating income \$489,000,000; other expenses \$149,000,000; net income before taxes \$340,000,000; Federal income tax \$117,000,000; net income \$223,000,000.

Statement received by mail AUG 14 2000. Statement obtained in outside quarters. Prepared from books without audit.

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Fixed assets shown net less \$5,975,000,000 depreciation. Balance Sheet Explanation:- Other Current Liabilities Consists Of Customer Refunds Payable. Other Long Term Liabilities Consists Of Long Term Debt.

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FINANCE
09/12/00

	Fiscal Consolidated Dec 31 1998	Fiscal Consolidated Dec 31 1999
Curr Assets	2,458,000,000	3,040,000,000
Curr Liabs	2,466,000,000	3,327,000,000
Current Ratio	1.0	0.91
Working Capital	(8,000,000)	(287,000,000)
Other Assets	7,998,000,000	8,230,000,000
Worth	2,913,000,000	2,986,000,000
Sales		5,435,000,000
Long Term Liab		4,957,000,000
Dep & Amort	929,000,000	879,000,000
Interest Expense	197,000,000	229,000,000
Cash Prov By Ops Capital	1,323,000,000	1,188,000,000
Expenditures	438,000,000	589,000,000
Net Profit (Loss)		394,000,000

Fiscal Consolidated statement dated DEC 31 1999:

Cash	\$ 487,000,000	Accts Pay	\$ 737,000,000
Accts Rec	428,000,000	Short-Term Debt	182,000,000
Inventory	148,000,000	L.T. Liab-(1yr)	155,000,000
Accts & Notes Receivable -		Deferred Income Taxes	67,000,000
Other	129,000,000	Energy Trading Liab	1,365,000,000
Income Taxes Receivable	144,000,000	Other Curr Liabs	821,000,000
Energy Trading Assets	1,539,000,000		
Other Curr Assets	165,000,000		
	-----		-----
Curr Assets	3,040,000,000	Curr Liabs	3,327,000,000
Fixt & Equip	5,394,000,000	Long-Term Debt	2,902,000,000
Regulatory Assets	670,000,000	Preferred Stock Of Subsidiaries	204,000,000
Investments-Other	1,164,000,000	L.T. Liab-Other	1,851,000,000
Nuclear- Decommissioning		COMMON STOCK	1,966,000,000
Trusts	551,000,000	DEFERRED COMPENSATION REL TO ESOP	(42,000,000)
Other Assets	451,000,000	RETAINED EARNINGS ACCUMULATED OTHER COMPREHENSIVE IN	1,101,000,000 (39,000,000)
	-----		-----
Total Assets	11,270,000,000	Total	11,270,000,000

From JAN 01 1999 to DEC 31 1999 annual sales \$5,435,000,000; cost of goods sold \$1,164,000,000. Gross profit \$4,271,000,000; operating expenses \$3,469,000,000. Operating income \$802,000,000; other expenses \$229,000,000; net income before taxes \$573,000,000; Federal income tax \$179,000,000. Net income \$394,000,000.

FEB 04 2000 Prepared from statement(s) by Accountant: Deloitte & Touche LLP.

ACCOUNTANTS OPINION: A Review Of The Accountant's Opinion Indicated That The Financial Statement Meets Generally Accepted Accounting Principles And The Audit Contains No Qualifications.

If it is indicated that there are defendants other than the report subject, the lawsuit may be an action to clear title to property and does not necessarily imply a claim for money against the subject.

* * * SUIT(S) * * *

CASE NO.: SC013897
SUIT AMOUNT: \$5,000 STATUS: Judgment for plaintiff
PLAINTIFF: STEPHEN DAVID REICHBART DATE STATUS ATTAINED: 08/02/2000
DEFENDANT: SEMPRA ENERGY ATT: DEAN LE DATE FILED: 06/23/2000
BRECHT LATEST INFO COLLECTED: 08/03/2000
CAUSE: Negligence
WHERE FILED: SAN DIEGO COUNTY SMALL CLAIMS
COURT/SAN DIEGO, SAN DIEGO, CA

CASE NO.: 701594
SUIT AMOUNT: \$5,000 STATUS: Judgment for defendant
PLAINTIFF: DOROTHY LAZENBY DATE STATUS ATTAINED: 10/18/1999
DEFENDANT: SEMPRA ENERGY DATE FILED: 09/08/1999
and OTHERS LATEST INFO COLLECTED: 10/20/1999
CAUSE: Motor vehicle injury
WHERE FILED: SAN DIEGO COUNTY SMALL CLAIMS
COURT/SAN DIEGO, SAN DIEGO, CA

CASE NO.: 700335
SUIT AMOUNT: \$663 STATUS: Judgment for defendant
PLAINTIFF: JAMES T FINN DATE STATUS ATTAINED: 10/20/1999
GAYLE LASLIE FINN DATE FILED: 08/05/1999
DEFENDANT: SEMPRA ENERGY LATEST INFO COLLECTED: 03/20/2000
and OTHERS
CAUSE: Negligence
WHERE FILED: SAN DIEGO COUNTY SMALL CLAIMS
COURT/SAN DIEGO, SAN DIEGO, CA

CASE NO.: 696318
SUIT AMOUNT: \$524 STATUS: Judgment for plaintiff
PLAINTIFF: GARY HOLTWICK DATE STATUS ATTAINED: 04/21/1999
DEFENDANT: SEMPRA ENERGY DATE FILED: 04/21/1999
CAUSE: Debt, non-payment LATEST INFO COLLECTED: 06/03/1999
WHERE FILED: SAN DIEGO COUNTY SMALL CLAIMS
COURT/SAN DIEGO, SAN DIEGO, CA

* * * UCC FILING(S) * * *

COLLATERAL: Negotiable instruments including proceeds and products - Fixtures
including proceeds and products - Building(s) including proceeds
and products - Equipment including proceeds and products
FILING NO: 0027061132 DATE FILED: 09/25/2000
TYPE: Original LATEST INFO RECEIVED: 10/10/2000
SEC. PARTY: FIRST SECURITY TRUST COMPANY OF FILED WITH: SECRETARY OF
NEVADA, AS ADMINISTRATIVE AGENT, STATE/UCC DIVISION,
LAS VEGAS, NV CA
DEBTOR: SEMPRA ENERGY RESOURCES

This data is for informational purposes only, certification can only be obtained through the Sacramento Office of the California Secretary of State.

COLLATERAL: Negotiable instruments and proceeds - Fixtures and proceeds -
Building(s) and proceeds - Equipment and proceeds
FILING NO: 0027061139 DATE FILED: 09/25/2000
TYPE: Original LATEST INFO RECEIVED: 10/10/2000
SEC. PARTY: FIRST SECURITY TRUST COMPANY OF FILED WITH: SECRETARY OF
NEVADA AS AGENT, LAS VEGAS, NV STATE/UCC DIVISION,
DEBTOR: SEMPRA ENERGY RESOURCES CA

This data is for informational purposes only, certification can only be obtained through the Sacramento Office of the California Secretary of State.

COLLATERAL: Negotiable instruments and proceeds - Account(s) and proceeds -
Equipment and proceeds - General intangibles(s) and proceeds - and
OTHERS
FILING NO: 9906760248 DATE FILED: 03/03/1999
TYPE: Original LATEST INFO RECEIVED: 03/12/1999
SEC. PARTY: JOHN HANCOCK MUTUAL LIFE FILED WITH: SECRETARY OF
INSURANCE COMPANY, BOSTON, MA STATE/UCC DIVISION,
DEBTOR: SEMPRA ENERGY FINANCIAL CA

This data is for informational purposes only, certification can only be obtained through the Sacramento Office of the California Secretary of State.

COLLATERAL: Negotiable instruments and proceeds - Account(s) and proceeds -
Assets and proceeds - Equipment and proceeds - and OTHERS
FILING NO: 9902760650 DATE FILED: 01/26/1999
TYPE: Original LATEST INFO RECEIVED: 02/05/1999
SEC. PARTY: JOHN HANCOCK MUTUAL LIFE FILED WITH: SECRETARY OF
INSURANCE COMPANY, BOSTON, MA STATE/UCC DIVISION,
DEBTOR: SEMPRA ENERGY FINANCIAL CA

This data is for informational purposes only, certification can only be obtained through the Sacramento Office of the California Secretary of State.

COLLATERAL: Negotiable instruments and proceeds - Account(s) and proceeds -
Assets and proceeds - Equipment and proceeds - and OTHERS
FILING NO: 9901360685 DATE FILED: 01/11/1999
TYPE: Original LATEST INFO RECEIVED: 01/21/1999
SEC. PARTY: JOHN HANCOCK MUTUAL LIFE FILED WITH: SECRETARY OF
INSURANCE COMPANY, BOSTON, MA STATE/UCC DIVISION,
DEBTOR: SEMPRA ENERGY FINANCIAL CA

This data is for informational purposes only, certification can only be obtained through the Sacramento Office of the California Secretary of State.

COLLATERAL: Negotiable instruments and proceeds - Account(s) and proceeds -
Assets and proceeds - Equipment and proceeds - and OTHERS
FILING NO: 9835560316 DATE FILED: 12/18/1998
TYPE: Original LATEST INFO RECEIVED: 12/29/1998
SEC. PARTY: JOHN HANCOCK MUTUAL LIFE FILED WITH: SECRETARY OF
INSURANCE COMPANY, BOSTON, MA STATE/UCC DIVISION,
DEBTOR: SEMPRA ENERGY FINANCIAL CA

FILING NO: 9603960602
TYPE: Continuation
SEC. PARTY: NDH CAPITAL CORPORATION,
GREENWICH, CT
ASSIGNEE: JOHN HANCOCK MUTUAL LIFE
INSURANCE COMPANY, BOSTON, MA
DEBTOR: SEMPRA ENERGY FINANCIAL

DATE FILED: 09/28/2000
LATEST INFO RECEIVED: 10/11/2000
ORIG. UCC FILED: 02/07/1996
ORIG. FILING NO: 9603960602
FILED WITH: SECRETARY OF
STATE/UCC DIVISION,
CA

This data is for informational purposes only, certification can only be obtained through the Sacramento Office of the California Secretary of State.

There are additional UCC's in D&B's file on this company available by contacting 1-800-234-3867.

The public record items contained in this report may have been paid, terminated, vacated or released prior to the date this report was printed.

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BANKING
09/00

Borrowing account. Now owing medium 7 figures.
(Same bank)Borrowing account. Now owing medium 7 figures.
(Same bank)Account(s) averages low 4 figures. Account open 1-3 years.
(Same bank)Account(s) averages medium 5 figures. Account open 1-3 years.
(Same bank)Account(s) averages low 4 figures. Account open 1-3 years.

JUNE 1999: Pacific Enterprises has a \$300 million multi-year credit agreement. SoCalGas has an additional \$400 million multi-year credit agreement. These agreements expire in 2001 and bear interest at various rates based on market rates and the companies' credit ratings. SoCalGas' lines of credit are available to support commercial paper. At December 31, 1998, Pacific Enterprises had \$43 million of bank loans under the credit agreement outstanding, due and paid in January 1999. SoCalGas' bank line of credit was unused. At December 31, 1999, both bank lines of credit were unused.

San Diego Gas & Electric has \$30 million of bank lines available to support commercial paper and \$265 million of bank lines available to support variable-rate, long-term debt. The credit agreements expire at varying dates from 1999 through 2001 and bear interest at various rates based on market rates and the company's credit rating. San Diego Gas & Electric's bank lines of credit were unused at December 31, 1999.

In 1999, Sempra Energy Holdings (SEH), the intermediate holding company for many of the company's nonutility subsidiaries, entered into a \$500 million credit agreement that expires in 2000. SEH's credit agreement is available to support commercial paper. At December 31, 1999, SEH had \$182 million of commercial paper outstanding.

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HISTORY
10/30/00

STEPHEN L BAUM, CEO-CHB
JOHN R LIGHT, EX V PRES-GEN
COUNSEL

RICHARD D FARMAN, CHB
NEAL E SCHMALE, EX V PRES-CFO

DIRECTOR(S): The officers identified by (+) and Hyla Berteau, Ann Burr, Herbert Carter, Richard Collato, Daniel Derbes, Wilford Godbold, Robert Goldsmith, William Jones, Ignacio Lozano, Ralph Ocampo, William Ouchi, Richard J Stegemeier, Thomas Stickel and Diana Walker.

Incorporated Dec 10 1997 state of California.
Business started 1998.

Business formed by the \$6.2 billion merger of Pacific Enterprises and Enova Corporation on Jun 26 1998. As a result of the combination, Pacific Enterprises and Enova became subsidiaries of Sempra Energy, a new holding company, and their common shareholders became shareholders of Sempra Energy. Pacific Enterprises' common shareholders received 1.5038 shares of Sempra Energy's common stock for each share of Pacific Enterprises common stock and Enova common shareholders received one share of Sempra Energy common stock for each share of Enova common stock.

This is a publicly held company. Stock is traded on the New York stock exchange. Ticker Symbol "SRE". As of Feb 28 1999, there was approximately 100,000 holders of record of the Company's common stock.

As of Jan 31 1999, the officers and directors as a group beneficially own less than 1% of the common stock.

.....MANAGEMENT BACKGROUND.....

STEPHEN L BLUM born 1941. 1963 Harvard University, BA. 1966 University of Virginia Law School, LLB. 1969-78, Curtis, Mallet Prevost, Colt and Mosle. 1978-82 Orange and Rockland Utilities Inc. 1982-85 New York Power Authority. 1985 joined San Diego Gas & Electric and Enova Corp.

RICHARD D FARMAN born 1935. 1957 Stanford University, BA. 1963 Stanford University Law School, LLB. 1963-1966, Hoew, Finch and Sauers. 1966-1969 Spaeth, Blase and Farman. 1969-1975 Union America Inc. 1975-1977 Union America Insurance Group. 1977-1978, SCM Corp. 1978 joined Pacific Enterprises.

JOHN R LIGHT. 1998-present active here. Previously active as a partner in the law firm of Latham & Watkins.

NEAL E SCHMALE born 1947. 1997-present active here. Previously active as CFO at Unocal Corporation.

.....OUTSIDE DIRECTORS..... BERTEAU, community leader. BURR, president of Time Warner Communications, Rochester, NY.

CARTER, Exec vice chancellor emeritus, California State University. COLLATO, president, YMCA San Diego County. DERBES, president, Signal Ventures. GODBOLD, president, ZERO Corp. GOLDSMITH, management consultant. JONES, president, CityLink Investment Corp. LOZANO, CHB, La Opinion. OCAMPO, physician. OUCHI, University of California. STEGEMEIER, Unocal Corp. STICKEL, CHB, University Venture Network. WALKER, partner, O'Melveny & Myers.

-----ACQUISITIONS-----

In January 1998, Sempra Energy Solutions completed the acquisition of CES/Way International, a national leader in energy-service performance contracting headquartered in Houston, Texas.

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OPERATION

10/30/00

Operates as an electric and gas utility.

Principal utility billings net 30 days. Sells to residential, commercial and industrial accounts. Utility customers: 6 million. Territory : Southern California.

EMPLOYEES: 11,248 which includes officer(s). 1,000 employed here.

FACILITIES: Shares 439,000 sq. ft. in a 21 story steel building.

LOCATION: Central business section on main street.

BRANCHES: This business has multiple branches, detailed branch/division information is available in Dun & Bradstreet's linkage or family tree products.

SUBSIDIARIES: the more important are listed below.

Pacific Enterprises (Inc), Los Angeles, CA. DUNS 04-645-3635 (100%).

Operates as gas services company.

Southern California Gas company.

San Diego Gas & Electric.

Sempra Energy Solutions.

Sempra Energy Trading.

Sempra Energy International, San Diego, CA. Duns number 84-805-4727 (100%) chartered 1998. Operates as a develop, operates energy projects.

Sempra Energy Resources.

Sempra Energy Utility Ventures.

Sempra Energy Financial.

11-09(6VD /718) 99999

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March 18, 2000 - GTO