## Form **8937** (December 2017)

## Report of Organizational Actions Affecting Basis of Securities

► See separate instructions.

OMB No. 1545-0123

internal nevenue Service	- Coc coparate metracioner				
Part I Reporting Issuer					
1 Issuer's name		2 Issuer's employer identification number (EIN)			
SEMPRA ENERGY		33-0732627			
3 Name of contact for additional information	4 Telephone No. of contact	5 Email address of contact			
Shareholder Services	investor@sempra.com				
6 Number and street (or P.O. box if mail is no	7 City, town, or post office, state, and ZIP code of contact				
488 8th Avenue, HQ15N2	San Diego, CA 92101-7123				
8 Date of action					
January 15, 2021	6.75% Mandatory Convertib	le Preferred Stock, Series B			
10 CUSIP number 11 Serial number	(s) 12 Ticker symbol	13 Account number(s)			
816851109	SRE				
Part II Organizational Action Atta	ch additional statements if needed. See bac	ck of form for additional questions.			
14 Describe the organizational action and, if	applicable, the date of the action or the date agai	nst which shareholders' ownership is measured for			
the action ▶ On November 18,	2020, the Board of Directors	of Sempra Energy ("Sempra")			
declared a quarterly common	stock dividend which will be	paid on January 15, 2021, to			
	stock as of the close of bus:	<u>:</u>			
	vidend to common stockholders	<del>-</del>			
		ry Convertible Preferred Stock,			
	e converted into common stock				
of the Conversion Rate incr	ease is a deemed distribution	for tax purposes.			
15 Describe the quantitative effect of the org	anizational action on the basis of the security in the Expected Minimum and Maxim	he hands of a U.S. taxpayer as an adjustment per mum Adjusted Conversion Rates			
		red stock to 0.7380 and 0.8855			
		ries B share. The value of the			
	nimum and Maximum Adjusted Co				
		supported by Earnings & Profits,			
	num 0.0010 per share is taxabl				
increases tax basis in their	r Series B stock. Sempra curr	rently anticipates having			
adequate Earnings & Profits to support that the entire minimum 0.0009 or maximum 0.0010					
		be inadequate to support the			
entire minimum 0.0009 or ma	aximum 0.0010 as taxable, this	Form 8937 will be revised.			
•	basis and the data that supports the calculation,	such as the market values of securities and the			
valuation dates ► See attachmen	t.				

**Paid** 

Preparer Use Only

Firm's name

Firm's address ▶

Form 893	,	,						Page 2
Part I	C	Organizational Action (continued)						
		applicable Internal Revenue Code section (2), 305 (c), 316.	(s) and subsection(s) upon w	hich the tax treatme	nt is based ▶	IRC Se	ections	301,
		er: The information contact ce and does not purport						itute
circ tax	umst cons	ances. Shareholders are equences of the Organiza	urged to consult tional Action des	their own ta	x adviso	rs regar	ding U.	
basi	s re	sulting from the Organiz	ational Action.					
<b>18</b> Ca	an any	resulting loss be recognized? ►This	s is not a loss t	ransaction.				
		any other information necessary to impler $2021$ .	ment the adjustment, such a	s the reportable tax y	rear ► _ The	e reporta	ble tax	
year		2021.						
Sian		penalties of perjury, I declare that I have exan it is true, correct, and complete. Declaration of						ledge an
Sign Here	Signat	ure •	1	Date ►	01	/15/2021		
		our name ▶ Paul H. Yong			Vice-Pr	esident, (	Corporat	e Tax
Paid Prepa		Print/Type preparer's name	Preparer's signature	Date		Check if self-employed	PTIN	

Firm's EIN ▶ Phone no.

			Stock Price Before	Dividend	Conv. Ratio	Adj. Min Conv.	Adj. Max Conv.
	<b>Quarter</b> 0	<b>Dividend</b> [A] \$0.8950	<b>Dividend</b> [ <b>B</b> ] \$113.75	Threshold [T] \$0.8950	Adj. Factor [C]	Ratio [PY] * [C] 0.7326	Ratio [PY] * [C] 0.8791
9/30/2018	1	\$0.8950	\$117.70	\$0.8950	1.0000	0.7326	0.8791
12/31/2018	2	\$0.8950	\$109.71	\$0.8950	1.0000	0.7326	0.8791
3/31/2019	3	\$0.9675	\$124.44	\$0.8950	1.0006	0.7330	0.8796
6/30/2019	4	\$0.9675	\$136.85	\$0.8950	1.0005	0.7334	0.8801
9/30/2019	5	\$0.9675	\$142.30	\$0.8950	1.0005	0.7338	0.8806
12/31/2019	6	\$0.9675	\$151.37	\$0.8950	1.0005	0.7342	0.8810
3/31/2020	7	\$1.0450	\$99.63	\$0.8950	1.0015	0.7353	0.8823
6/30/2020	8	\$1.0450	\$120.64	\$0.8950	1.0013	0.7362	0.8834
9/30/2020	9	\$1.0450	\$118.49	\$0.8950	1.0013	0.7371	0.8845
12/31/2020	10	\$1.0450	\$129.27	\$0.8950	1.0012	0.7380	0.8855

The average VWAP per share of our common stock over the five consecutive trading day period ending on the trading day immediately preceding the ex-date.

<u>Date</u>	<u>VWAP</u>
12/10/2020	\$128.6283
12/11/2020	\$128.0655
12/14/2020	\$128.6931
12/15/2020	\$130.5581
12/16/2020	\$130.3817
12/17/2020	
VWAP	\$129.2653

## Notes:

- Conversion Ratio Adjustment Factor [C] formula: (C = B T / B A)
- Series B Prospectus Supplement, dated July 10, 2018, definition of stock price:

  "For the purposes of determining the adjustment to the fixed conversion rate for the purposes of: clauses (2), (4) (but only in the event of an adjustment thereunder not relating to a spin-off) and (5) above, the "current market price" of our common stock is the average VWAP per share of our common stock over the five consecutive trading day period ending on the trading day immediately preceding the "ex-date" (as defined below) with respect to the issuance or distribution requiring such computation" S-64
- "..."VWAP" per share of our common stock on any trading day means the per share volume weighted average price as displayed on Bloomberg page "SRE<EQUITY>AQR" (or its equivalent successor if such page is not available) in respect of the period from 9:30 a.m. to 4:00 p.m., New York City time, on such trading day; or, if such price is not available, "VWAP" means the market value per share of our common stock on such trading day as determined, using a volume-weighted average method, by a nationally recognized independent investment banking firm retained by us for this purpose, which may include any of the underwriters for this offering. The "average VWAP" means the average of the VWAPS for each trading day in the relevant period." – S-54