# SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

Form 11-K

Annual Report Pursuant to Section 15(d) of the Securities Exchange Act of 1934 (Fee Required) For the fiscal year ended December 31, 1998

Commission File Number 1-14201

- A. Full title of the Plans and the address of the Plans, if different from that of the issuer named below: Sempra Energy Savings Plan, Sempra Energy Trading Retirement Savings Plan, Pacific Enterprises Retirement Savings Plan, San Diego Gas & Electric Company Savings Plan and Southern California Gas Company Retirement Savings Plan
- B. Name of issuer of the securities held pursuant to the Plans and the address of its principal executive office: Sempra Energy, 101 Ash Street, San Diego, CA 92101-3017

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THE PACIFIC ENTERPRISES RETIREMENT SAVINGS PLAN

FINANCIAL STATEMENTS FOR THE YEARS ENDED DECEMBER 31, 1998 AND 1997 AND INDEPENDENT AUDITORS' REPORT

# THE PACIFIC ENTERPRISES RETIREMENT SAVINGS PLAN

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All schedules required by the Department of Labor's Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974 are omitted because of the absence of conditions under which they are required or as they are filed by the trustee of the Master Trust in which the Plan participates.

Pacific Enterprises Retirement Savings Plan:

We have audited the accompanying statements of assets available for benefits of Pacific Enterprises Retirement Savings Plan (the "Plan") as of December 31, 1998 and 1997, and the related statements of changes in assets available for benefits for the years then ended. These financial statements are the responsibility of the Plan's management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with generally accepted auditing standards. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, such financial statements referred to above present fairly, in all material respects, the assets available for benefits of the Plan at December 31, 1998 and 1997, and the changes in assets available for benefits for the years then ended in conformity with generally accepted accounting principles.

/S/ DELOITTE & TOUCHE LLP

June 11, 1999

# PACIFIC ENTERPRISES RETIREMENT SAVINGS PLAN

STATEMENTS OF ASSETS AVAILABLE FOR BENEFITS DECEMBER 31, 1998 AND 1997 (DOLLARS IN THOUSANDS)

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	1998	1997
CASH AND CASH EQUIVALENTS		\$ 8
INVESTMENTS: At fair value:	A 10 000	51 145
Investment in Master Trust Participant Loans	\$ 19,839 128 	51,147 831 
Total investments	19,967	51,978 
RECEIVABLES: Employer contributions Participating employee contributions	3 1	
Total receivables	4	
ASSETS AVAILABLE FOR BENEFITS	\$ 19,971 	\$51,986 

The accompanying notes are an integral part of these financial statements.

# PACIFIC ENTERPRISES RETIREMENT SAVINGS PLAN

STATEMENTS OF CHANGES IN ASSETS AVAILABLE FOR BENEFITS YEARS ENDED DECEMBER 31, 1998 AND 1997 (DOLLARS IN THOUSANDS)

	1998	1997
ADDITIONS:		
Net investment income:		
Equity in net investment income of the Master Trust Less investment expenses	\$ 4,754 13	\$ 10,219 17
Net investment income	4,741	10,202
Contributions:		
Employer	612	955
Participating employees	2,056	2 <b>,</b> 799
Total contributions	2,668	3,754
Other		2
Total additions	7,409	13,958
DEDUCTIONS:  Distributions to employees, retirees or their beneficiaries Other	9 <b>,</b> 801	2,151
o chief		
Total deductions	9,809	2,151
TRANSFERS (TO) FROM PLANS OF RELATED ENTITIES	(29,615)	932
NET INCREASE (DECREASE)	(32,015)	12,739
ASSETS AVAILABLE FOR PLAN BENEFITS:		
Beginning of year	51 <b>,</b> 986	39,247
End of year	\$ 19 <b>,</b> 971	\$ 51,986

The accompanying notes are an integral part of these financial statements.

#### . PLAN DESCRIPTION AND RELATED INFORMATION

The following description of the Pacific Enterprises Retirement Savings Plan (the "Plan") is provided for general information purposes only. Participants should refer to the Plan document for a more complete description of the Plan's provisions.

GENERAL - The Plan is a defined contribution plan that provides employees of Pacific Enterprises or any affiliate who has adopted this Plan (the "Company" or "Employer") with retirement benefits. Through June 30, 1998, employees were required to complete one year in which they completed 1,000 hours of service in order to participate in the Plan, and make regular savings investments in Sempra Energy, formerly Pacific Enterprises, common stock and other optional investments permitted by the Plan. On July 1, 1998, the Plan was amended to allow for immediate plan participation for salary deferrals. The Plan is subject to the provisions of the Employee Retirement Income Security Act of 1974 ("ERISA").

At June 26, 1998, Pacific Enterprises, the holding company for Southern California Gas Company, and Enova Corporation, the holding company for San Diego Gas & Electric Company, combined into a new company named Sempra Energy. As a result of the combination, each outstanding share of common stock of Pacific Enterprises was converted into 1.5038 shares of common stock of Sempra Energy, and each outstanding share of common stock of Enova Corporation was converted into one share of common stock of Sempra Energy. The combination was approved by the shareholders of both companies on March 11, 1997. As a result of the combination, employees were moved among the related companies of Sempra Energy and their existing account balances in the savings plans in which they participated were transferred to the appropriate company's savings plan, if the employee requested in writing.

ADMINISTRATION - Certain administrative functions are performed by officers or employees of the Company. No such officer or employee receives compensation from the Plan. Administrative expenses are paid directly by the Company; however, investment expenses are paid by the Plan.

CONTRIBUTIONS - Contributions to the Plan can be made under the following provisions:

PARTICIPATING EMPLOYEE CONTRIBUTIONS - Pursuant to Section 401(a) of the Internal Revenue Code (the "IRC"), each participant may contribute, on a pre-tax basis, up to 15% of base compensation. Additional after-tax contributions may be made up to a total contribution (before and after-tax) of 15% of each participant's base pay. Total individual pre-tax contributions in calendar years 1998 and 1997 were limited by law to \$10,000 and \$9,500, respectively. Prior to July 1, 1998, the maximum pre-tax contribution was 9% and the maximum total employee contribution was 14% of base compensation.

EMPLOYER NONELECTIVE MATCHING CONTRIBUTIONS - After one year of service, the Company makes contributions to the Plan equal to 50% of each participant's contribution, up to the first 6%. The Company's contributions are invested in Sempra Energy (formerly Pacific Enterprises) common stock. Beginning October 1, 1992, employer contributions have been funded in part from the Pacific Enterprises Stock Ownership Plan and Trust.

PARTICIPANT ACCOUNTS - Separate accounts are maintained for each participant. Each participant employee's account is credited with the participant's contributions and allocations of the Employer's nonelective matching contribution, investment earnings of the Plan, and fees. Allocations are based on participants' contributions or account balances, as defined in the Plan document.

VESTING - All participant accounts are fully vested and nonforfeitable at

INVESTMENT OPTIONS - Beginning April 1, 1996, all investments are held in a Master Trust (see Note 6). Employees elect to have their contributions invested in increments of 10% in Sempra Energy Common Stock or the following funds offered by T. Rowe Price, trustee of the Plan:

BLENDED STABLE VALUE FUND - invests in investment contracts issued by high quality insurance companies and banks.

PERSONAL STRATEGY BALANCED FUND - invests in a combination of stocks, bonds, and money market securities.

PERSONAL STRATEGY INCOME FUND – invests in a combination of bonds, money market securities, and stocks.

PERSONAL STRATEGY GROWTH FUND – invests in a combination of stocks, bonds, and money market securities.

INTERNATIONAL STOCK FUND - invests primarily in common stocks of established, non-U.S. companies.

NEW HORIZONS FUND - invests primarily in common stocks of small, rapidly growing companies.

NEW INCOME FUND - invests primarily in marketable debt securities.

PRIME RESERVE FUND - invests in high-quality, U.S. dollar-denominated money market securities with an average weighted maturity not exceeding 90 days.

EOUITY INDEX FUND - invests in stocks of 500 U.S. companies.

PAYMENT OF BENEFITS - Provisions of the Plan include certain restrictions on the form and timing of distributions to withdrawing participants. In general, benefits are payable upon retirement, death, disability or termination of service.

PLAN TERMINATION - Although it has not expressed any intent to do so, the Company has the right under the Plan to discontinue its contributions at any time and to terminate the Plan subject to the provisions of ERISA.

# 2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

 ${\tt BASIS}$  OF ACCOUNTING - The Plan maintains its financial statements on the accrual basis of accounting.

USE OF ESTIMATES - The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of net assets and disclosures at the date of the financial statements and the reported changes in net assets during the reporting period. Actual results could differ from those estimates.

INVESTMENT VALUATION AND INCOME RECOGNITION - The Plan's investments are stated at fair value based on quoted market prices. Loans are carried at cost plus accrued interest which approximates fair value.

Purchases and sales of securities are recorded on the trade date. Dividends are recorded on the  $\rm ex\mbox{-}dividend$  date.

BENEFIT PAYMENTS - Payments are recorded when paid. Net assets available for plan benefits at December 31, 1998 and 1997 include \$256 and \$22, respectively, for participants who have withdrawn from the Plan but have not yet been paid their vested benefits.

#### INVESTMENTS

The Plan's investments were held by T. Rowe Price, the trustee, for the years ended December 31, 1998 and 1997. Investments that represent 5% or more of the Plan's net assets are identified below.

	DECEMBER	31,
199	98	1997

Investment in Master Trust (Note 6)

\$19,839

\$51,147

#### 4. TAX STATUS

On January 16, 1996, the Internal Revenue Service issued the Plan a favorable determination letter stating that the Plan, as then designed, was in compliance with the applicable sections of the IRC, and the underlying trust is therefore exempt from taxation under Section 501(a) of the IRC. Once qualified, the Plan is required to operate in accordance with applicable sections of the IRC and ERISA. The Plan has been amended since receiving the determination letter. The Plan's administrator and the Plan's tax counsel believe that the Plan is currently designed and being operated in compliance with the applicable requirements of the IRC.

# 5. PARTICIPANT LOANS

Effective April 1, 1996, the Plan was amended to allow participants to borrow against the balances in their individual accounts within the Plan. A participant is limited to borrowing a maximum of 50% of the present value of his/her account balance or \$50,000, whichever is less. The minimum amount that can be borrowed is \$1,000, and the fee charged to processing a loan is paid by the participant who takes out the loan. All loans have a maximum repayment period of five years. The loans bear interest at 1% above the prime rate as published monthly in the Wall Street Journal at the time the loan is made.

# 6. INVESTMENTS IN THE MASTER TRUST

The Plan's assets are held in a trust account at T. Rowe Price, the trustee of the Plan, and consist of an interest in the Sempra Energy Savings Master Trust, formerly the Pacific Enterprises Retirement Savings Plan and Southern California Gas Company Retirement Savings Plan Master Trust, (the "Master Trust"). Use of the Master Trust permits the commingling of the trust assets of two or more similar employee benefit plans sponsored by Sempra Energy, formerly Pacific Enterprises, for investment and administrative purposes. The Plan has an approximate 4% interest in the net assets available for plan benefits of the Master Trust at December 31, 1998.

Net earnings of the Master Trust are allocated daily by T. Rowe Price to each participating account balance. Net earnings include interest income, dividend income and net appreciation (depreciation) of investments. Benefit payments, contributions and expenses are made on a specific-identification basis.

The net assets available for plan benefits of the Master Trust at December 31, 1998 and 1997 are summarized as follows:

	1998	1997
Sempra Energy (formerly Pacific Enterprises) common stock	\$359,143	\$373 <b>,</b> 038
Equity Index Fund	124,475	99,830
Personal Strategy Balance Fund	26,497	26,862
Blended Stable Value Fund	24,437	25,614
Prime Reserve Fund	12,099	9,485
New Horizons Fund	11,811	7,668
Personal Strategy Growth Fund	6 <b>,</b> 515	4,326
International Stock Fund	5,929	3,382
Personal Strategy Income fund	2,405	1,535
New Income Fund	3,702	1,361
Total	\$577,013	\$553,101

Net appreciation, dividends and interest income of the Master Trust for the years ended December 31, 1998 and 1997 are as follows:

	1998	1997
Net appreciation of investments	\$43,439	\$96 <b>,</b> 985
Dividends	23,384	21,080
Interest	1,372	1,207

# 7. BY FUND INFORMATION

Information regarding significant additions to and deductions from assets available for benefits of the Plan by fund option for the years ended December 31, 1998 and 1997 are as follows:

New Horizons Fund  New Income Fund  Prime Reserve Fund		102 13 47	(50) 9 33	192 25 144	(618) (9) (476)
New Income Fund		13	9	25	(9)
New Horizons Fund		102	(50)	192	(618)
International Stock Fund		70	55	231	(403)
Personal Strategy Growth Fund		379	58	65	(810)
Personal Strategy Balanced Fund		214	438	894	(2,870)
Personal Strategy Income Fund		22	37	176	4
Blended Stable Value Fund		223	168	963	(1,486)
Sempra Energy Common Stock	\$ 612	\$ 297	\$ 1 <b>,</b> 221	\$ 3,759	\$ (13,013)
YEAR ENDED DECEMBER 31, 1998	EMPLOYER CONTRIBUTIONS	PARTICIPATING EMPLOYEE CONTRIBUTIONS	NET INVESTMENT INCOME	DISTRIBUTIONS TO PARTICIPANTS OR THEIR BENEFICIARIES	INTERFUND AND TRANSFERS (TO) FROM

YEAR ENDED DECEMBER 31, 1997	EMPLOYER CONTRIBUTIONS	PARTICIPATING EMPLOYEE CONTRIBUTIONS	NET INVESTMENT INCOME	DISTRIBUTIONS TO PARTICIPANTS OR THEIR BENEFICIARIES	INTERFUND AND TRANSFERS (TO) FROM
Pacific Enterprises Common Stock	\$ 955	\$ 549	\$ 5,443	\$ 998	\$ (682)
Blended Stable Value Fund		285	225	139	(618)
Personal Strategy Income Fund		32	47	4	114
Personal Strategy Balanced Fund		337	699	128	139
Personal Strategy Growth Fund		86	62	31	303
International Stock Fund		159	(13)	26	319
New Horizons Fund		176	63	23	270
New Income Fund		10	8	1	47
Prime Reserve Fund		82	41	145	(23)
Equity Index Fund		1,083	3,627	613	992
Participant Loans				43	71 
Total	\$ 955 	\$ 2,799 	\$ 10 <b>,</b> 202	\$ 2,151	\$ 932 

# 8. SUBSEQUENT EVENT

Sempra Energy announced its intention to merge the Plan with the Sempra Energy Savings Plan effective August 31, 1999.

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SAN DIEGO GAS & ELECTRIC COMPANY SAVINGS PLAN

FINANCIAL STATEMENTS FOR THE YEARS ENDED DECEMBER 31, 1998 AND 1997, SUPPLEMENTAL SCHEDULES FOR THE YEAR ENDED DECEMBER 31, 1998, AND INDEPENDENT AUDITORS' REPORT

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All other schedules required by the Department of Labor's Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974 are omitted because of the absence of conditions under which they are required.

San Diego Gas & Electric Company Savings Plan:

We have audited the accompanying statements of assets available for benefits of the San Diego Gas & Electric Company Savings Plan (the "Plan") as of December 31, 1998 and 1997, and the related statements of changes in assets available for benefits for the years then ended. These financial statements are the responsibility of the Plan's management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with generally accepted auditing standards. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the assets available for benefits of the Plan as of December 31, 1998 and 1997, and the changes in assets available for benefits of the Plan for the years then ended in conformity with generally accepted accounting principles.

Our audits were conducted for the purpose of forming an opinion on the basic financial statements taken as a whole. The supplemental schedules of (1) assets held for investment purposes as of December 31, 1998, and (2) reportable transactions for the year ended December 31, 1998, are presented for the purpose of additional analysis and are not a required part of the basic 1998 financial statements, but are supplementary information required by the Department of Labor's Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974. These supplemental schedules are the responsibility of the Plan's management. Such supplemental schedules have been subjected to the auditing procedures applied in our audit of the basic 1998 financial statements and, in our opinion, are fairly stated in all material respects in relation to the basic 1998 financial statements taken as a whole.

/S/ DELOITTE & TOUCHE LLP

June 11, 1999

STATEMENTS OF ASSETS AVAILABLE FOR BENEFITS
DECEMBER 31, 1998 AND 1997

	1998	1997
CASH AND CASH EQUIVALENTS	\$ 746,705	\$ 339,603 
INVESTMENTS - At fair value: Sempra Energy common stock Mutual funds	205,544,250 158,761,310	246,152,063 156,537,547
Total investments	364,305,560	402,689,610
RECEIVABLES: Dividends and interest Employer contributions Participating employee contributions	3,175,036 107,918 391,574	3,566,388 116,769 448,041
Total receivables	3,674,528	4,131,198
ASSETS AVAILABLE FOR BENEFITS	\$368,726,793	\$407,160,411

The accompanying notes are an integral part of these financial statements.

# STATEMENTS OF CHANGES IN ASSETS AVAILABLE FOR BENEFITS YEARS ENDED DECEMBER 31, 1998 AND 1997

ADDITIONS	1998	1997
NET INVESTMENT INCOME:  Net appreciation in fair value of investments  Cash dividends on common stock of Plan sponsor  Interest and dividends	\$ 7,795,971 13,488,190 1,732,445	\$ 65,391,664 14,900,966 1,713,137
Total investment income	23,016,606	82,005,767
Less investment expenses	601,705 	564,823
Net investment income	22,414,901	81,440,944
CONTRIBUTIONS: Employer Participating employees	3,912,941 14,586,701	4,091,835 14,850,973
Total contributions	18,499,642	18,942,808
Total additions	40,914,543	100,383,752
DEDUCTIONS		
DISTRIBUTIONS TO PARTICIPANTS OR THEIR BENEFICIARIES	62,722,743	23,529,126
TRANSFERS TO PLANS OF RELATED ENTITIES	16,625,418	
TOTAL DEDUCTIONS	79,348,161	23,529,126
NET (DECREASE) INCREASE	(38,433,618)	76,854,626
ASSETS AVAILABLE FOR BENEFITS: BEGINNING OF YEAR	407,160,411	330,305,785
END OF YEAR	\$ 368,726,793	\$ 407,160,411

The accompanying notes are an integral part of these financial statements.

TEARS ENDED DECEMBER 31, 1990 AND 1997

#### 1. DESCRIPTION OF PLAN AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

DESCRIPTION OF PLAN - The San Diego Gas & Electric Company Savings Plan (the "Plan") is a contributory defined contribution plan. It is subject to the provisions of the Employee Retirement Income Security Act of 1974 ("ERISA"). The terms of the Plan are described more completely in the most recent Summary Plan Description dated January 1996, which has been distributed to all participants.

On December 6, 1995, San Diego Gas & Electric Company ("SDG&E" or the "Company") announced the formation of Enova Corporation ("Enova") as the parent company for SDG&E and its unregulated subsidiaries. On January 1, 1996, Enova became the parent of SDG&E and the sponsor of the Plan. SDG&E's outstanding common stock was converted on a share-for-share basis to Enova common stock.

At June 26, 1998, Pacific Enterprises, the holding company for Southern California Gas Company, and Enova Corporation, the holding company for San Diego Gas & Electric Company, combined into a new company named Sempra Energy. As a result of the combination, each outstanding share of common stock of Pacific Enterprises was converted into 1.5038 shares of common stock of Sempra Energy, and each outstanding share of common stock of Enova Corporation was converted into one share of common stock of Sempra Energy. The combination was approved by the shareholders of both companies on March 11, 1997. As a result of the combination, employees were moved among the related companies of Sempra Energy. Plan account balances of Sempra Energy employees were transferred if the employee so requested in writing.

Effective April 1, 1998, the Plan was amended to allow the Company, in its discretion, to authorize the transfer of a participant's interest in the Plan in a direct trust-to-trust transfer from the trustee of the Plan to the trustee of another qualified retirement plan.

ELIGIBILITY - Substantially all regular employees of SDG&E and the other subsidiaries of Enova may enroll in the Plan if they have completed at least one year of service and are at least age 21.

Effective January 1, 1999, the Plan was amended to allow for immediate Plan participation for salary deferrals and employer matching contributions after one year of service.

CONTRIBUTIONS - Each year, participants may elect to contribute up to 15% of pre-tax or after-tax compensation or a combination of both. The Plan provides for employer contributions equal to 50% of the amount a participant elects to contribute, within specified limits of up to 6% of the participant's basic compensation, as defined in the Plan document, based on the participant's age.

Employer contributions are invested solely in common stock of Sempra Energy. Employer contributions are reduced by the fair value of common stock forfeited by participants under the terms of the Plan.

Due to a Plan amendment effective January 1, 1998, the amount of the employer matching contribution provided to employees not covered by a collective bargaining agreement is no longer dependent upon the participant's age. As a result of the change, contributions in the amount of 6% of a nonclassified participant's pay are eligible for Company matching contributions of 50% of such amount. Effective January 1, 1999, the Plan was amended to make the same changes for employees covered by a collective bargaining agreement.

INVESTMENT FUNDS - Participants may direct the investment of their contributions to the following fund options offered by the Plan:

# COMMON STOCK OF SEMPRA ENERGY

FIDELITY INSTITUTIONAL CASH PORTFOLIOS MONEY MARKET PORTFOLIO - Invests in a portfolio of money market instruments.

FIDELITY SELECT EQUITY DISCIPLINE MARKET INDEX PORTFOLIO - Invests in large capitalization publicly traded stocks.

FIDELITY SELECT INTERNATIONAL EQUITY PORTFOLIO - Invests in the common stocks of companies based outside the United States.

FIDELITY SELECT EQUITY SMALL CAPITALIZATION COLLECTIVE TRUST - Invests in the common or preferred stocks of smaller companies.

FIDELITY U.S. BOND INDEX PORTFOLIO - Invests in a diversified portfolio of long-term, investment-grade bonds with ten to thirty year maturities.

Participants may transfer their funds among investment options and change their contribution percentage and allocation monthly.

PARTICIPANT ACCOUNTS - Each participant's account is credited with the participant's contribution and allocations of (a) the employer's contribution and (b) Plan earnings, and charged with an allocation of administrative expenses. Allocations are calculated in accordance with provisions of the Plan. The benefit to which a participant is entitled is the benefit that can be provided from the participant's vested account.

VESTING - Participants' contributions plus actual earnings thereon are fully and immediately vested. Prior to June 30, 1995, the employer's contributions vested after five years of employment; effective July 1, 1995, the employer's contributions fully and immediately vest for all employees not governed by a collective bargaining agreement. A participant is fully vested in the event of early or normal retirement, death, or total and permanent disability, as defined in the Plan document.

Effective January 1, 1999, the Plan was amended to allow for immediate vesting for employees governed by a collective bargaining agreement.

PAYMENT OF BENEFITS - Provisions of the Plan include certain restrictions on the form and timing of distributions to withdrawing participants. In general, benefits are payable upon retirement, death, disability or termination of service.

PAYMENT OF DIVIDENDS - Effective December 1, 1994, the Plan became a defined contribution Employee Stock Ownership Plan ("ESOP"). The ESOP must invest in the Plan sponsor's stock. Under the terms of the ESOP, cash dividends on Sempra Energy's stock are required to be distributed to participants who are former employees of Enova or the Company. Active employees not covered by a collective bargaining agreement have the option to elect to receive distributions of cash dividends on Sempra Energy's stock in their accounts or to have the dividends reinvested in Sempra Energy stock. Active employees covered by a collective bargaining agreement must have cash dividends reinvested.

Effective January 1, 1999, the Plan was amended to give employees covered by a collective bargaining agreement the option to elect to receive distributions of cash dividends on Sempra Energy stock.

TAX STATUS - The Company received its latest determination letter from the Internal Revenue Service dated May 23, 1995, indicating the Plan, as then designed, was in compliance with the applicable requirements of the Internal Revenue Code. The Plan has been amended since receiving the determination letter. However, the Plan administrator and the Plan's tax counsel believe that the Plan is designed and is currently being operated in compliance with the applicable requirements of the Internal Revenue Code. Therefore, they believe the Plan is qualified and the related trust is tax-exempt.

TERMINATION OF THE PLAN - Although it has not expressed any intent to do so, the Company has the right under the Plan to discontinue its contributions and to terminate the Plan at any time subject to the provisions of ERISA. Upon termination of the Plan, the participants become 100% vested in their accounts.

SIGNIFICANT ACCOUNTING POLICIES - The Plan's financial statements are prepared on the accrual basis of accounting. Investments are carried at fair value based on quoted market prices. Investment transactions are accounted for on the trade date. Dividend income is recorded on the ex-dividend date. Participant distributions are recorded when paid.

ACCOUNTING ESTIMATES - The preparation of financial statements in conformity with generally accepted accounting principles requires Plan management to make estimates and assumptions that affect the reported amounts of assets at the date of the financial statements and the reported amounts of additions and deductions during the reporting period. Actual results may differ from those estimates.

#### 2. INVESTMENT INFORMATION

The Plan's investments are held by a bank-administered trust fund. The fair values of the investments representing 5% or more of the Plan's assets at December 31, 1998 and 1997 are separately identified below.

	1998	1997
Sempra Energy common stock: Participant Directed Non-Participant Directed	\$ 108,837,678 96,706,572	\$ 131,151,028 115,001,035
Mutual funds: Fidelity Select Equity Discipline Market Index Portfolio Fidelity Select Equity Small Capitalization Collective Trust Other	88,583,057 32,682,524 37,495,729	76,515,616 39,542,789 40,479,142
Total Investments	\$ 364,305,560	\$ 402,689,610

The net appreciation (depreciation) in the fair value of investments is summarized as follows for the years ended December 31, 1998 and 1997:

	1990	100,
Sempra Energy common stock Mutual funds	\$ (14,845,131) 22,641,102	\$ 38,280,914 27,110,750
Net appreciation	\$ 7,795,971	\$ 65,391,664

1998

1997

# 3. BY FUND INFORMATION

Information regarding significant additions to and deductions from assets available for benefits by fund option for the years ended December 31, 1998 and 1997 are as follows:

1998	EMPLOYER CONTRIBUTIONS	PARTICIPATING EMPLOYEE CONTRIBUTIONS	NET INVESTMENT INCOME	DISTRIBUTIONS TO PARTICIPANTS OR THEIR BENEFICIARIES	TRANSFERS TO PLANS OF RELATED ENTITIES
PARTICIPANT DIRECTED					
Sempra Energy Common Stock		\$ 4,985,094	\$ (476,097)	\$ 23,337,488	\$ 208,421
Fidelity Institutional Cash Portfolios Money Market Portfolio		612,037	769,346	4,172,810	1,568,400
Fidelity Select Equity Discipline Market Index Portfolio		4,542,871	21,427,539	8,265,390	7,959,800
Fidelity Select International Equity Portfolio		967,525	1,852,497	1,206,344	1,291,632
Fidelity Select Equity Small Capitalization Collective Trust		2,730,577	(1,442,878)	3,669,834	3,840,630
Fidelity U.S. Bond Index Portfolio		748,597	1,150,890	2,694,569	1,583,491
NON-PARTICIPANT DIRECTED					
Sempra Energy Common Stock	\$3,912,941 		(866 <b>,</b> 396)	19,376,308	173,044
Total	\$3,912,941	\$14,586,701 	\$22,414,901	\$62,722,743	\$16,625,418 

1997	EMPLOYER CONTRIBUTIONS	PARTICIPATING EMPLOYEE CONTRIBUTIONS	NET INVESTMENT INCOME	TO PARTICIPANTS OR THEIR BENEFICIARIES
PARTICIPANT DIRECTED				
Enova Corporation Common Stock		\$ 5,322,243	\$29,764,590	\$ 9,452,623
Fidelity Institutional Cash Portfolios Money Market Portfolio		743 <b>,</b> 529	826,443	1,213,355
Fidelity Select Equity Discipline Market Index Portfolio		4,239,882	17,529,084	3,077,916
Fidelity Select International Equity Portfolio		1,095,141	402,931	431,472
Fidelity Select Equity Small Capitalization Collective Trust		2,660,543	8,377,150	1,462,797
Fidelity U.S. Bond Index Portfolio		789,635	1,088,420	656,460
NON-PARTICIPANT DIRECTED				
Enova Corporation Common Stock	4,091,835		23,452,326	7,234,503
Total	\$4,091,835 		\$81,440,944	\$23,529,126 

DISTRIBUTIONS

# 4. CONTINGENCIES

In September 1997, a complaint was filed against the Company on behalf of temporary employees and independent contractors employed by the Company during the last 31 years. The plaintiffs allege that they are common law employees of the Company and, as such, under a recent Ninth Circuit Court of Appeals decision, are and have been entitled to participate in the Company's health and welfare, defined benefit and defined contribution plans. The plaintiffs seek to recover past and future benefits under each plan. In October 1997, the Company filed its answer to the complaint, denying the appropriateness of the claim.

The ultimate liability, if any, that may be assessed in this regard cannot presently be determined and would be assessed against the Plan sponsor rather than the Plan. Consequently, no provision has been recorded in the accompanying financial statements.

# 5. SUBSEQUENT EVENT

The Company has approved the change of the Plan's recordkeeper and trustee from Watson Wyatt Worldwide Company and Union Bank of California, respectively, to T. Rowe Price effective October 1, 1999. In addition, the Plan will allow participant loans.

\* \* \* \* \* \*

ITEM 27a - SCHEDULE OF ASSETS HELD FOR INVESTMENT PURPOSES
DECEMBER 31, 1998

DESCRIPTION	COST	FAIR VALUE
CASH Highmark Money Market Diversified Obligations Fund * Union Bank of California Interest Bearing Cash	\$ 729,910 16,795	\$ 729,910 16,795
Total Cash	\$ 746,705 	\$ 746,705 
* SEMPRA ENERGY COMMON STOCK	\$142,671,643 	\$205,544,250 
MUTUAL FUNDS Fidelity Select Equity Discipline Market Index Portfolio Fidelity Select Equity Small Capitalization Collective Trust Fidelity Institutional Cash Portfolios Money Market Portfolio Fidelity U.S. Bond Index Portfolio Fidelity Select International Equity Portfolio	38,497,862 23,435,193 12,976,637 12,973,436 8,716,215	88,583,057 32,682,524 12,976,637 13,295,719 11,223,373
Total Mutual Funds	96,599,343 	158,761,310
TOTAL INVESTMENTS	\$239,270,986 	\$364,305,560

<sup>\*</sup> Party-in-interest

YEAR ENDED DECEMBER 31, 1998

SERIES OF TRANSACTIONS INVOLVING SECURITIES OF THE SAME ISSUE:

PURCHASES

	ronomono				
DESCRIPTION OF ASSET	NUMBER OF TRANSACTIONS	PURCHASE PRICE			
Highmark Money Market Diversified Obligations Fund	65	\$ 41,591,643			
Fidelity Institutional Cash Portfolios Money Market Portfolio	83	12,422,087			
Fidelity Select Equity Discipline Market Index Portfolio	35	8,032,733			
Enova Corporation Common Stock*	53	9,198,003			
Sempra Corporation Common Stock*	3	256,738,629			
SINGLE REPORTABLE TRANSACTIONS INVOLVING SECURITIES OF THE SAME ISSUE:					
Enova Corporation Common Stock*					
Sempra Energy Corporation Common Stock*		254,333,364			

SALES

	SALES								
DESCRIPTION OF ASSET	NUMBER OF TRANSACTIONS	SELLING PRICE	COST OF ASSET	NET GAIN					
Highmark Money Market Diversified Obligations Fund	70	\$ 41,185,696	\$ 41,185,696	-					
Fidelity Institutional Cash Portfolios Money Market Portfolio	47	15,913,425	15,913,425	-					
Fidelity Select Equity Discipline Market Index Portfolio	53	17,592,889	8,408,715	\$ 9,184,174					
Enova Corporation Common Stock*	8	257,047,093	245,243,617	11,803,476					
Sempra Corporation Common Stock*	7	5,836,498	4,144,010	1,692,488					
SINGLE REPORTABLE TRANSACTIONS INVOLVING SECURITIES OF THE SAME ISSUE:									
Enova Corporation Common Stock*		254,333,364	243,469,810	10,863,554					

Sempra Energy Corporation Common Stock\*

NOTE: The transactions included in this schedule meet the definition of reportable transactions under Section 103 of the Employee Retirement Income Security Act of 1974 and consist of single or series of transactions during the year involving investment assets of an amount in excess of 5% of the fair value of Plan assets as of the beginning of the Plan year.

<sup>\*</sup> As a result of the June 26, 1998 merger of Enova Corporation and Pacific Enterprises forming Sempra Energy all shares of Enova Corporation stock held by the Plan were converted on a one-for-one basis into Sempra Energy

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SEMPRA ENERGY SAVINGS PLAN

FINANCIAL STATEMENTS AS OF DECEMBER 31, 1998 AND FOR THE PERIOD JULY 1, 1998 (INCEPTION) THROUGH DECEMBER 31, 1998 AND INDEPENDENT AUDITORS' REPORT

# SEMPRA ENERGY SAVINGS PLAN

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All schedules required by the Department of Labor's Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974 are omitted because of the absence of conditions under which they are required or as they are filed by the trustee of the Master Trust in which the Plan participates.

# Sempra Energy Savings Plan:

We have audited the accompanying statement of assets available for benefits of Sempra Energy Savings Plan (the "Plan") as of December 31, 1998, and the related statement of changes in assets available for benefits for the period July 1, 1998 (inception) through December 31, 1998. These financial statements are the responsibility of the Plan's management. Our responsibility is to express an opinion on these financial statements based on our audit.

We conducted our audit in accordance with generally accepted auditing standards. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinion.

In our opinion, such financial statements referred to above present fairly, in all material respects, the assets available for benefits of the Plan at December 31, 1998, and the changes in assets available for benefits of the Plan for the period July 1, 1998 (inception) through December 31, 1998 in conformity with generally accepted accounting principles.

/S/ DELOITTE & TOUCHE LLP

June 11, 1999

\_\_\_\_\_\_

CASH AND CASH EQUIVALENTS	\$ 15
INVESTMENTS: At fair value: Investment in Master Trust Participant Loans	87,952 1,803
Total investments	89 <b>,</b> 755
RECEIVABLES: Employer contributions Participating employee contributions	89 283
Total receivables	372
ASSETS AVAILABLE FOR BENEFITS	\$90,142

The accompanying notes are an integral part of these financial statements.

STATEMENT OF CHANGES IN ASSETS AVAILABLE FOR BENEFITS
PERIOD OF JULY 1, 1998 (INCEPTION) THROUGH DECEMBER 31, 1998
(DOLLARS IN THOUSANDS)

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ADDITIONS:	
Net investment income: Equity in net investment income of the Master Trust Less investment expenses	\$12 <b>,</b> 533
Net investment income	12,515
Contributions:	
Employer	988
Participating employees	3,296 
Total contributions	4,284
Transfers from plans of related entities	74,987
Other	
Total additions	91,789
DEDUCTIONS:	
Distributions to participants or their beneficiaries	1,647
NET INCREASE	90,142
ASSETS AVAILABLE FOR PLAN BENEFITS:	
Inception of plan	0
End of year	\$90,142

The accompanying notes are an integral part of these financial statements.

NOTES TO FINANCIAL STATEMENTS
JULY 1, 1998 (INCEPTION) THROUGH DECEMBER 31, 1998
(DOLLARS IN THOUSANDS)

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# 1. PLAN DESCRIPTION AND RELATED INFORMATION

The following description of the Sempra Energy Savings Plan (the "Plan") is provided for general information purposes only. Participants should refer to the Plan document for a more complete description of the Plan's provisions.

GENERAL - The Plan is a defined contribution plan, adopted on July 1, 1998, that provides employees of Sempra Energy or any affiliate who has adopted this Plan (the "Company" or "Employer") with retirement benefits. The Company was formed on June 26, 1998, upon the combination of Pacific Enterprises and Enova Corporation. As a result of the combination, employees were moved among the related companies of Sempra Energy and their existing account balances in the savings plans in which they participated were transferred to the appropriate company's savings plan, if the employee requested in writing.

Employees may participate immediately in the Plan and, after one year in which they complete 1,000 hours of service, receive an employer contribution. Employees may make regular savings investments in Sempra Energy common stock and other optional investments permitted by the Plan. The Plan is subject to the provisions of the Employee Retirement Income Security Act of 1974 ("ERISA").

ADMINISTRATION - Certain administrative functions are performed by officers or employees of the Company. No such officer or employee receives compensation from the Plan. Administrative expenses are paid directly by the Company; however, investment expenses are paid by the Plan.

CONTRIBUTIONS - Contributions to the Plan can be made under the following provisions:

PARTICIPATING EMPLOYEE CONTRIBUTIONS - Pursuant to Section 401(a) of the Internal Revenue Code (the "IRC"), each participant may contribute up to 15% of base pay on a pre-tax basis, an after-tax basis, or a combination. Total individual pre-tax contributions in calendar year 1998 were limited by law to \$10,000.

EMPLOYER NONELECTIVE MATCHING CONTRIBUTIONS - The Company makes contributions to the Plan equal to 50% of each participant's pre-tax contribution, up to the first 6%. The Company's contributions are invested in Sempra Energy common stock.

PARTICIPANT ACCOUNTS - Separate accounts are maintained for each participant. Each participant employee's account is credited with the participant's contributions and the Employer's nonelective matching contribution, as well as an allocation of investment earnings of the Plan, and fees. Allocations are based on participants' contributions or account balances, as defined in the Plan document.

 ${\tt VESTING}$  -  ${\tt All}$  participant accounts are fully vested and nonforfeitable at all times.

INVESTMENT OPTIONS - All investments are held in a Master Trust (see Note 6). Employees elect to have their contributions invested in increments of 10% in Sempra Energy Common Stock or the following funds offered by T. Rowe Price, trustee of the Plan:

BLENDED STABLE VALUE FUND - invests in investment contracts issued by high quality insurance companies and banks.

PERSONAL STRATEGY BALANCED FUND - invests in a combination of stocks, bonds, and money market securities.

PERSONAL STRATEGY INCOME FUND – invests in a combination of bonds, money market securities, and stocks.

PERSONAL STRATEGY GROWTH FUND - invests in a combination of stocks, bonds, and money market securities.

INTERNATIONAL STOCK FUND - invests primarily in common stocks of established, non-U.S. companies.

NEW HORIZONS FUND – invests primarily in common stocks of small, rapidly growing companies.

NEW INCOME FUND - invests primarily in marketable debt securities.

PRIME RESERVE FUND - invests in high-quality, U.S. dollar-denominated money market securities with an average weighted maturity not exceeding 90 days.

EQUITY INDEX FUND - invests in stocks of 500 U.S. companies.

PAYMENT OF BENEFITS - Provisions of the Plan include certain restrictions on the form and timing of distributions to withdrawing participants. In general, benefits are payable upon retirement, death, disability or termination of service.

PLAN TERMINATION - Although it has not expressed any intent to do so, the Company has the right under the Plan to discontinue its contributions at any time and to terminate the Plan subject to the provisions of ERISA.

#### SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

BASIS OF ACCOUNTING - The Plan maintains its financial statements on the accrual basis of accounting.

USE OF ESTIMATES - The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of net assets and disclosures at the date of the financial statements and the reported changes in net assets during the reporting period. Actual results could differ from those estimates.

INVESTMENT VALUATION AND INCOME RECOGNITION - The Plan's investments are stated at fair value based on quoted market prices. Loans are carried at cost plus accrued interest which approximates fair value.

Purchases and sales of securities are recorded on trade date. Interest income is recorded on the accrual basis. Dividends are recorded on the  $\exp(-\operatorname{dividend})$ 

BENEFIT PAYMENTS - Payments are recorded when paid.

#### TNVESTMENTS

The Plan's investments were held by T. Rowe Price, the trustee, for the period ended December 31, 1998. Investments that represent 5% or more of the Plan's net assets are identified below.

Investment in Master Trust (Note 6)

\$87,952

A 050 140

#### . TAX STATUS

The Company has not yet requested from the Internal Revenue Service a determination letter stating that the Plan, as designed, is in compliance with the applicable requirements of the Internal Revenue Code ("IRC"). The Plan's administrator and tax counsel believe that the Plan is designed and operated in accordance with the applicable sections of the IRC, and that the underlying trust is exempt from taxation under Section 501(a) of the IRC.

#### PARTICIPANT LOANS

Participants may borrow against the balances in their individual accounts within the Plan. A participant is limited to borrowing a maximum of 50% of the present value of his/her account balance or \$50,000, whichever is less. The minimum amount that can be borrowed is \$1,000, and the fee charged to process a loan is paid by the participant who takes out the loan. Loans have a maximum repayment period of five years. The loans bear interest at 1% above the prime rate as published monthly in the Wall Street Journal at the time the loan is made.

#### 6. INVESTMENTS IN THE MASTER TRUST

The Plan's assets are held in a trust account at T. Rowe Price, the trustee of the Plan, and consist of an interest in the Sempra Energy Savings Master Trust (the "Master Trust"). Use of the Master Trust permits the commingling of the trust assets of two or more similar employee benefit plans sponsored by Sempra Energy for investment and administrative purposes. The Plan has an approximate 15% interest in the net assets available for plan benefits of the Master Trust at December 31, 1998.

Net earnings of the Master Trust are allocated daily by T. Rowe Price to each participating account balance. Net earnings include interest income, dividend income and net appreciation (depreciation) of investments. Benefit payments, contributions and expenses are made on a specific-identification basis.

The net assets available for plan benefits of the Master Trust at December 31, 1998 are summarized as follows:

	-	
	-	
Total	5	\$577,013
	-	
New Income Fund		3,702
Personal Strategy Income Fund		2,405
International Stock Fund		5 <b>,</b> 929
Personal Strategy Growth Fund		6,515
New Horizons Fund		11,811
Prime Reserve Fund		12,099
Blended Stable Value Fund		24,437
Personal Strategy Balance Fund		26,497
Equity Index Fund		124,475
Sempra Energy common stock	Ş	359,143

Net appreciation, dividend and interest income of the Master Trust for the year ended December 31, 1998 is summarized as follows:

Net appreciation \$43,439 Dividends 23,384 Interest 1,372

# 7. BY FUND INFORMATION

Information regarding significant additions to and deductions from assets available for benefits of the Plan by fund option for the period July 1, 1998 through December 31, 1998 is as follows:

	MPLOYER RIBUTIONS	PARTICIPATING EMPLOYEE CONTRIBUTIONS			NET INVESTMENT INCOME	DISTRIBUTIONS TO PARTICIPANTS OR THEIR BENEFICIARIES		INTERFUND ID TRANSFERS (TO) FROM
Sempra Energy Common Stock	\$ 988	\$	456	\$	7 <b>,</b> 592	\$	531	\$ 29,035
Stable Value Fund			130		72		327	3,113
Personal Strategy Income Fund			51		19		25	285
Personal Strategy Balanced Fund			292		314		120	4,413
Personal Strategy Growth Fund			271		139		12	1,440
International Stock Fund			189		170		44	2,082
New Horizons Fund			384		668		171	4,883
New Income Fund			91		27			1,894
Prime Reserve Fund			152		48		38	2,763
Equity Index Fund		1	,280		3,466		379	23,741
Settlement Account								15
Participant Loans	 			_				 1,323
Total	\$ 988	\$ 3	,296 	Ş	\$ 12 <b>,</b> 515	\$	1,647	\$ 74,987
	 			_				 

# 8. SUBSEQUENT EVENT

Sempra Energy announced its intention to merge the Pacific Enterprises Retirement Savings Plan with the Plan effective August 31, 1999.

\* \* \* \* \* \*

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SEMPRA ENERGY TRADING RETIREMENT SAVINGS PLAN

FINANCIAL STATEMENTS AND SUPPLEMENTAL SCHEDULES FOR THE YEAR ENDED DECEMBER 31, 1998, AND INDEPENDENT AUDITORS' REPORT

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All other schedules required by the Department of Labor's Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974 are omitted because of the absence of conditions under which they are required.

Sempra Energy Trading Retirement Savings Plan:

We have audited the accompanying statement of assets available for benefits of Sempra Energy Trading Retirement Savings Plan (the "Plan") as of December 31, 1998, and the related statement of changes in assets available for benefits for the year then ended. These financial statements are the responsibility of the Plan's management. Our responsibility is to express an opinion on these financial statements based on our audit.

We conducted our audit in accordance with generally accepted auditing standards. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinion.

In our opinion, such financial statements referred to above present fairly, in all material respects, the assets available for benefits of the Plan at December 31, 1998, and the changes in assets available for benefits for the year then ended in conformity with generally accepted accounting principles.

Our audit was conducted for the purpose of forming an opinion on the basic financial statements taken as a whole. The supplemental schedules of (1) assets held for investment purposes as of December 31, 1998, and (2) reportable transactions for the year ended December 31, 1998, are presented for the purpose of additional analysis and are not a required part of the basic financial statements, but are supplementary information required by the Department of Labor's Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974. The supplemental schedules are the responsibility of the Plan's management. Such supplemental schedules have been subjected to the auditing procedures applied in our audit of the basic financial statements and, in our opinion, are fairly stated in all material respects in relation to the basic financial statements taken as a whole.

/S/ DELOITTE & TOUCHE LLP

June 11, 1999

SEMPRA ENERGY TRADING RETIREMENT SAVINGS PLAN

STATEMENT OF ASSETS AVAILABLE FOR BENEFITS AS OF DECEMBER 31, 1998

## INVESTMENTS:

ASSETS AVAILABLE FOR BENEFITS	\$ 3,132,853 
Participant loans	31,907
Sempra Energy common stock	933,553
Mutual funds	\$ 2,167,393
At fair value:	

The accompanying notes are an integral part of these financial statements.

- ------

## ADDITIONS:

Net investment income:    Net appreciation in fair value of investments    Interest and dividends	\$ 43,295 92,751
Total investment income	136,046
Less investment expenses	6,566
Net investment income	129,480
Contributions: Employer Participating employees	349,980 1,142,065
Total contributions	1,492,045
Transfers from plans of related entities	1,543,759
Total additions	3,165,284
DEDUCTIONS: Distributions to participants or their beneficiaries	32,431
NET INCREASE	3,132,853
ASSETS AVAILABLE FOR PLAN BENEFITS: Beginning of year	0
End of year	\$ 3,132,853 

The accompanying notes are an integral part of these financial statements.

THAN ENDED DECEMBER 31, 1990

#### . PLAN DESCRIPTION AND RELATED INFORMATION

The following description of the Sempra Energy Trading Retirement Savings Plan (the "Plan") is provided for general information purposes only. Participants should refer to the Plan document for a more complete description of the Plan's provisions.

GENERAL - The Plan is a defined contribution plan adopted on January 1, 1998, that provides employees of Sempra Energy Trading or any affiliate who has adopted this Plan (the "Company" or "Employer") with retirement benefits. The Plan is subject to the provisions of the Employee Retirement Income Security Act of 1974 ("ERISA").

At June 26, 1998, Pacific Enterprises, the holder of a 50% interest in the Company, and Enova Corporation, the holder of the other 50% interest in the Company, combined into a new company named Sempra Energy. As a result of the combination, employees were moved among the related companies of Sempra Energy and their existing account balances in the savings plans in which they participated were transferred to the appropriate company's savings plan, if the employee requested in writing.

Effective July 1, 1998, the Plan was amended to allow for immediate Plan participation for salary deferrals.

ADMINISTRATION - Certain administrative functions are performed by officers or employees of the Company. No such officer or employee receives compensation from the Plan. Administrative expenses are paid directly by the Company; however, investment expenses are paid by the Plan.

CONTRIBUTIONS - Contributions to the Plan can be made under the following provisions:

PARTICIPATING EMPLOYEE CONTRIBUTIONS - Pursuant to Section 401(a) of the Internal Revenue Code (the "IRC"), each participant may contribute, on a pre-tax basis, up to 9% of base pay. Additional after-tax contributions may be made up to a total contribution (before and after-tax) of 14% of a participant's base pay. Total individual pre-tax contributions in calendar year 1998 were limited by law to \$10.000.

EMPLOYER NONELECTIVE MATCHING CONTRIBUTION - After one year of service in which employees worked at least 1,000 hours of service, the Company makes contributions to the Plan based on the participant's pre-tax contributions and years of service as follows:

Less than five years of service.....2/3 of the first 6% of contributions Five to ten years of service.....2/3 of the first 6% of contributions Ten years or more of service.....100% of the first 6% of contributions

The Company will also provide an additional matching contribution of 15% of the participant's pre-tax contribution, subject to certain limitations described in the Plan document.

The Company's contributions are invested in Sempra Energy (formerly Pacific Enterprises) common stock.

Effective January 1, 1999, the Plan was amended to increase the maximum employee pre-tax contributions from 9% to 15% of base pay and to determine Company contributions based on employee pre-tax and after-tax contributions, up to a maximum of 6% of base compensation.

PARTICIPANT ACCOUNTS - Separate accounts are maintained for each participant. Each participant employee's account is credited with the participant's contributions, allocations of the Employer's non-elective matching contribution, investment earnings of the Plan, and fees. Allocations are based on participants' contributions or account balances, as defined in the Plan document.

 ${\tt VESTING}$  -  ${\tt All}$  participant accounts are fully vested and nonforfeitable at all times.

INVESTMENT OPTIONS - Employees elect to have their contributions invested in increments of 10% in Sempra Energy Common Stock or the following funds offered by T. Rowe Price, trustee of the Plan:

BLENDED STABLE VALUE FUND - invests in investment contracts issued by high quality insurance companies and banks.

PERSONAL STRATEGY BALANCED FUND - invests in a combination of stocks, bonds, and money market securities.

PERSONAL STRATEGY INCOME FUND - invests in a combination of bonds, money market securities, and stocks.

PERSONAL STRATEGY GROWTH FUND - invests in a combination of stocks, bonds, and money market securities.

INTERNATIONAL STOCK FUND - invests primarily in common stocks of established, non-U.S. companies.

NEW HORIZONS FUND – invests primarily in common stocks of small, rapidly growing companies.

NEW INCOME FUND - invests primarily in marketable debt securities.

PRIME RESERVE FUND - invests in high-quality, U.S. dollar-denominated money market securities with an average weighted maturity not exceeding 90 days.

EQUITY INDEX FUND - invests in stocks of 500 U.S. companies.

PAYMENT OF BENEFITS - Provisions of the Plan include certain restrictions on the form and timing of distributions to withdrawing participants. In general, benefits are payable upon retirement, death, disability or termination of service.

PLAN TERMINATION - Although it has not expressed any intent to do so, the Company has the right under the Plan to discontinue its contributions at any time and to terminate the Plan subject to the provisions of ERISA.

## 2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

 ${\tt BASIS}$  OF ACCOUNTING - The Plan maintains its financial statements on the accrual basis of accounting.

USE OF ESTIMATES - The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of net assets and disclosures at the date of the financial statements and the reported changes in net assets during the reporting period. Actual results could differ from those estimates.

INVESTMENT VALUATION AND INCOME RECOGNITION - The Plan's investments are stated at fair value based on quoted market prices. Loans are carried at cost plus accrued interest, which approximates fair value.

Purchases and sales of securities are recorded on the trade date. Interest income is recorded on the accrual basis. Dividends are recorded on the  ${\sf ex-dividend}$  date.

BENEFIT PAYMENTS - Payments are recorded when paid.

### 3. INVESTMENTS

The Plan's investments were held by T. Rowe Price, the trustee, for the year ended December 31, 1998. Investments that represent 5% or more of the Plan's net assets at December 31, 1998 are identified below.

Sempra Energy Common Stock Mutual Funds:	\$ 933,553
Equity Index 500 Fund	610,402
Personal Strategy - Income	355,004
Personal Strategy - Growth	288,414
New Horizons Fund	285,503
International Stock Fund	233,963
Personal Strategy - Balanced	212,430

The net appreciation in the fair value of investments is summarized as follows for the year ended December 31, 1998:

Sempra E Mutual f	nergy Common unds	Stock			\$ (12,345 55,640
Total					\$  43,295

## 4. TAX STATUS

The Company has not yet requested from the Internal Revenue Service a determination letter stating that the Plan, as designed, is in compliance with the applicable requirements of the Internal Revenue Code ("IRC"). The Plan's administrator and tax counsel believe that the Plan is designed and operated in accordance with the applicable sections of the IRC, and that the underlying trust is exempt from taxation under Section 501(a) of the IRC.

# 5. PARTICIPANT LOANS

Participants may borrow against the balances in their individual accounts within the Plan. A participant is limited to borrowing a maximum of 50% of the present value of his/her account balance or \$50,000, whichever is less. The minimum amount that can be borrowed is \$1,000, and the fee charged for processing a loan is paid by the participant who takes out the loan. Loans have a maximum repayment period of five years. The loans bear interest at 1% above the prime rate as published monthly in the Wall Street Journal at the time the loan is made.

# 6. BY FUND INFORMATION

Information regarding significant additions to and deductions from assets available for benefits by fund option for the year ended December 31, 1998 are as follows:

	EMPLOYER CONTRIBUTIONS	PARTICIPATING EMPLOYEE CONTRIBUTIONS	NET INVESTMENT INCOME	DISTRIBUTIONS TO PARTICIPANTS OR THEIR BENEFICIARIES	INTERFUND AND TRANSFERS (TO) FROM
Sempra Energy Common Stock	\$349,980	\$ 14,072	\$7 <b>,</b> 490	\$8,406	\$ 576,820
Blended Stable Value Fund		51,388	1,445		(34,795)
Personal Strategy Income Fund		125,067	16,160	3,121	222,890
Personal Strategy Balanced Fund		89,825	11,661	2,724	116,587
Personal Strategy Growth Fund		141,158	18,980	9,387	145,435
International Stock Fund		122,826	7,829	2,335	107,841
New Horizons Fund		243,326	(5,878)	1,265	55,796
New Income Fund		26,530	2,435	989	58,484
Prime Reserve Fund		4,237	2,286		71,222
Equity Index Fund		323,636	67 <b>,</b> 072	4,204	223,479
Total	\$ 349,980	\$ 1,142,065	\$ 129,480 	\$ 32,431 	\$ 1,543,759

\* \* \* \* \* \*

DECEMBER 31, 1998

DESCRIPTION	COST	FAIR VALUE
Sempra Energy Common Stock	\$ 946,467	\$ 933,553
T Rowe Price Mutual Funds:     Equity Index Fund     Personal Strategy Balanced Fund     Blended Stable Value Fund     New Horizons Fund     Prime Reserve Fund     International Stock Fund     Personal Strategy Growth Fund     Personal Strategy Income Fund     New Income Fund	299,955 77,707 234,517 281,760 351,560	212,430 17,989 285,503 77,707 233,963 288,414
Total mutual funds	2,105,713	2,167,393
Participant loans (interest rates from 8.75% to 9.5%; maturities to 2003)	31 <b>,</b> 907	31,907
Total investments	\$3,084,087	\$3,132,853

Represents a party-in-interest to the Plan.

	PURC	CHASES			SALES	
DESCRIPTION OF ASSET	NUMBER OF TRANSACTIONS	PURCHASE PRICE	NUMBER OF TRANSACTIONS	SELLING PRICE	COST OF ASSET	NET GAIN (LOSS)
Blended Stable Value Fund	16	\$ 50,385	1	\$ 50,385	\$ 50,385	
Equity Index 500 Fund	47	556 <b>,</b> 807	16	14,141	13,899	\$ 242
International Stock Fund	36	244,288	11	9,678	9,819	(141)
New Horizons Fund	34	354,398	16	48,202	54,478	(6,276)
New Income Fund	42	89,563	3	1,324	1,333	(9)
Personal Strategy Balanced Fund	35	216,970	12	5 <b>,</b> 760	5,914	(154)
Personal Strategy Growth Fund	36	300,035	15	18,540	18,279	261
Personal Strategy Income Fund	37	364,650	12	13,012	13,089	(77)
Prime Reserve Fund	38	76,987	1	2	2	
TRP Stable Value Fund Schedule E	24	57,703	2	39,714	39,714	
Pacific Enterprises Common Stock*	19	519,249	2	519,340	519,295	45
Sempra Energy Common Stock*	20	677 <b>,</b> 980	16	14,065	13,588	477

<sup>\*</sup> As a result of the June 26, 1998 merger of Enova Corporation and Pacific Enterprises forming Sempra Energy all shares of Pacific Enterprises stock held by the Plan were converted on a basis of one share of Sempra Energy stock for 1.5038 shares of Pacific Enterprises stock.

NOTE:

The transactions included in this schedule meet the definition of reportable transactions under Section 103 of the Employee Retirement Income Security Act of 1974 and consist of series of transactions during the year involving investment assets of an amount in excess of 5% of the fair value of Plan assets as of the beginning of the Plan year.

	PURCHASES		SALES	
DESCRIPTION OF ASSET	PURCHASE PRICE	SELLING PRICE	COST OF ASSET	NET GAIN (LOSS)
Blended Stable Value Fund	\$ 45,877	\$ 50,385	\$ 50,385	
Equity Index 500 Fund	10,346 10,749 47,847 8,091 8,027 7,946 8,546 3,105 51,913 9,076 12,588 9,117 178,352 8,815 8,609 8,613 3,513 8,530 3,923 7,260 7,808 7,519 35,548 7,361 7,677 7,385 7,338 6,862 6,458 6,141 5,802 10,445 5,846	3,652	3,962	\$(310)
International Stock Fund	9,417 4,092 4,349 30,609 4,317 2,941 2,780	5,125	4,980	145
	2,610			(Continued)

ITEM 27d - SCHEDULE OF SINGLE REPORTABLE TRANSACTIONS
YEAR ENDED DECEMBER 31, 1998

	PURCHASES		SALES	
DESCRIPTION OF ASSET	PURCHASE PRICE	SELLING PRICE	COST OF ASSET	NET GAIN (LOSS)
International Stock Fund (continued)	3,105 22,810 2,878 2,774 107,882 2,600 2,762 2,614 2,614 2,469 5,084 8,474 2,336			
New Horizons Fund	5,720 5,749 32,423 5,449 4,131 4,030 4,192 9,193 104,512 4,569 85,000 4,296 4,098 17,223 3,657 2,266 3,089 3,089 3,089 3,066 3,061 3,014 2,984 2,977 2,946 3,082 2,673 2,638 2,343 14,498 2,884	38,401 5,084	44,126 5,453	(5,725) (369)
	2,004			(Continued)

ITEM 27d - SCHEDULE OF SINGLE REPORTABLE TRANSACTIONS
YEAR ENDED DECEMBER 31, 1998

	PURCHASES		SALES	
DESCRIPTION OF ASSET	PURCHASE PRICE	SELLING PRICE	COST OF	NET GAIN (LOSS)
New Income Fund	11,433 53,358 5,125			
Personal Strategy Balanced Fund	2,729 2,915 9,900 2,673 2,527 2,947 3,111 3,105 3,420 3,547 3,236 96,491 3,242 3,221 23,370 3,246 2,674 2,672 2,643 2,613 2,612 2,553 2,542 2,594 2,729 2,498 2,573 2,377 6,184 4,003			
Personal Strategy Growth Fund	4,684 4,705 20,452 5,719 3,880 3,796 4,011 3,105 9,322 13,218	5,111 6,243	4,980 6,045	131 198
	13,210			(Continued)

	PURCHASES		SALES	
DESCRIPTION OF ASSET	PURCHASE PRICE	SELLING PRICE	COST OF ASSET	NET GAIN (LOSS)
Personal Strategy Growth Fund (Continued)	4,345 78,600 3,982 4,242 37,497 3,876 3,029 3,029 2,983 38,401 2,848 2,932 2,879 2,864 2,933 2,998 2,655 3,379 3,056 11,718 4,089			
Personal Strategy Income Fund	2,351 3,105 4,790 76,308 3,417 227,971 3,303 3,089 2,622 3,445	5,081 2,450 2,353	5,028 2,540 2,434	53 (90) (81)
Prime Reserve Fund	60,309 10,192	35,439 4,274	35,439 4,274	
TRP Stable Value Fund Schedule E	50,635 3,651	518,848	518,848	
Pacific Enterprises Common Stock*	14,174 14,599 78,821 12,279 10,426 9,476			(Continued)
				(==========

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	PURCHASES		SALES	
DESCRIPTION OF 100FF	PURCHASE	SELLING	COST OF	NET
DESCRIPTION OF ASSET	PRICE	PRICE	ASSET	GAIN (LOSS)
Pacific Enterprises Common Stock*				
(Continued)	10,706			
	12,447			
	12,049			
	269,174			
	11,801			
	11,632			
	34,029			
	4,820			
	11,344			
	510.040	2 404	2 021	170
Sempra Energy Common Stock*	518,848	3,404	3,231	173
	5,017			
	9,894			
	10,179			
	3,592			
	10,026 9,945			
	2,972			
	2,972 9,824			
	10,738			
	10,738			
	23,264			
	10,459			
	10,439			
	10,229			
	9,153			
	9,153 12,517			
	14,311			

\* As a result of the June 26, 1998 merger of Enova Corporation and Pacific Enterprises forming Sempra Energy all shares of Pacific Enterprises stock held by the Plan were converted on a basis of one share of Sempra Energy stock for 1.5038 shares of Pacific Enterprises stock.

NOTE:

The transactions included in this schedule meet the definition of reportable transactions under Section 103 of the Employee Retirement Income Security Act of 1974 and consist of single transactions during the year involving investment assets of an amount in excess of 5% of the fair value of Plan assets as of the beginning of the Plan year.

(Concluded)

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SOUTHERN CALIFORNIA GAS COMPANY RETIREMENT SAVINGS PLAN

FINANCIAL STATEMENTS FOR THE YEARS ENDED DECEMBER 31, 1998 AND 1997 AND INDEPENDENT AUDITORS' REPORT

# SOUTHERN CALIFORNIA GAS COMPANY RETIREMENT SAVINGS PLAN

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All schedules required by the Department of Labor's Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974 are omitted because of the absence of conditions under which they are required or as they are filed by the trustee of the Master Trust in which the Plan participates.

INDEPENDENT AUDITORS' REPORT

Southern California Gas Company Retirement Savings Plan:

We have audited the accompanying statements of assets available for benefits of Southern California Gas Company Retirement Savings Plan (the "Plan") as of December 31, 1998 and 1997, and the related statements of changes in assets available for benefits for the years then ended. These financial statements are the responsibility of the Plan's management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with generally accepted auditing standards. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, such financial statements referred to above present fairly, in all material respects, the assets available for benefits of the Plan at December 31, 1998 and 1997, and the changes in assets available for benefits for the years then ended in conformity with generally accepted accounting principles.

/S/ DELOITTE & TOUCHE LLP

June 11, 1999

# SOUTHERN CALIFORNIA GAS COMPANY RETIREMENT SAVINGS PLAN

STATEMENTS OF ASSETS AVAILABLE FOR BENEFITS DECEMBER 31, 1998 AND 1997 (DOLLARS IN THOUSANDS)

\_\_\_\_\_\_\_

	1998	1997
CASH AND CASH EQUIVALENTS	\$ 1	\$ 28
INVESTMENTS: At fair value:		
Investment in Master Trust Participant loans	469,222 13,745	501,954 14,219
Total investments	482 <b>,</b> 967	516,173
RECEIVABLES:		
Employer contributions Participating employee contributions Interest	230 639 45	
Total receivables	914	
ASSETS AVAILABLE FOR BENEFITS	\$483,882	\$516 <b>,</b> 201

The accompanying notes are an integral part of these financial statements.

# SOUTHERN CALIFORNIA GAS COMPANY RETIREMENT SAVINGS PLAN

STATEMENTS OF CHANGES IN ASSETS AVAILABLE FOR BENEFITS YEARS ENDED DECEMBER 31, 1998 AND 1997

(DOLLARS IN THOUSANDS)

(2022.1.1.0 2.1. 2.1.000.1.1.2.)

	1998	1997
ADDITIONS:		
Net investment income:		
Equity in net investment income of the Master Trust Less investment expenses	\$ 50,907 255	\$109,054 256
Net investment income	50,652	108,798
Contributions:		
Employer	7,248	7,231
Participating employees	,	19,294
Total contributions	26,992	26,525
Other		2
Total additions	77,644	135,325
PERMANANA		
DEDUCTIONS: Distributions to employees, retirees or their beneficiaries Other	83,064 1,058	26,576
Total deductions	84,122	26,576
TRANSFERS TO PLANS OF RELATED ENTITIES	25,841	932
TRANSFERO TO FERRO OF REDATED ENTIFFED	25,041	
NET INCREASE (DECREASE)	(32,319)	107,817
ASSETS AVAILABLE FOR PLAN BENEFITS: Beginning of year	516,201	408,384
End of year	\$483,882	\$516 <b>,</b> 201

The accompanying notes are an integral part of the financial statements.

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## 1. PLAN DESCRIPTION AND RELATED INFORMATION

The following description of the Southern California Gas Company Retirement Savings Plan (the "Plan") is provided for general information purposes only. Participants should refer to the Plan document for a more complete description of the Plan's provisions.

GENERAL - The Plan is a defined contribution plan that provides employees of Southern California Gas Company or any affiliate who has adopted this Plan (the "Company" or "Employer") with retirement benefits. Employees may participate upon completion of one year of service, in which they work 1,000 hours, and may make regular savings investments in Sempra Energy, formerly Pacific Enterprises, common stock and other optional investments permitted by the Plan. The Plan also permits employees to defer part of their earnings on a pre-tax basis. On July 1, 1998, the Plan was amended to allow for immediate plan participation for salary deferrals. The Plan is subject to the provisions of the Employee Retirement Income Security Act of 1974

At June 26, 1998, Pacific Enterprises, the holding company for Southern California Gas Company, and Enova Corporation, the holding company for San Diego Gas & Electric Company, combined into a new company named Sempra Energy. As a result of the combination, each outstanding share of common stock of Pacific Enterprises was converted into 1.5038 shares of common stock of Sempra Energy, and each outstanding share of common stock of Enova Corporation was converted into one share of common stock of Sempra Energy. The combination was approved by the shareholders of both companies on March 11, 1997. As a result of the combination, employees were moved among the related companies of Sempra Energy and their existing account balances in the savings plans in which they participated were transferred to the appropriate company's savings plan, if the employee requested in writing.

Effective October 1, 1998, the Plan was amended to give active employees the option to receive distributions of cash dividends on the shares of Sempra Energy stock in their account balances or to reinvest the dividends in Sempra Energy stock. Former employees who have terminated or retired and elected to leave their accounts in the Plan do not have the option to reinvest their dividends.

ADMINISTRATION - Certain administrative functions are performed by officers or employees of the Company. No such officer or employee receives compensation from the Plan. Administrative expenses are paid directly by the Company; however, investment expenses are paid by the Plan.

CONTRIBUTIONS - Contributions to the Plan can be made under the following provisions:

PARTICIPATING EMPLOYEE CONTRIBUTIONS - Pursuant to Section 401(a) of the Internal Revenue Code (the "IRC"), each participant may contribute up to 14% (up to 9% pre-tax) of base pay for represented employees and up to 15% (pre-tax, after-tax, or a combination) of base pay for non-represented employees. Prior to June 1, 1998, contributions by non-represented employees were limited to 14% of base pay with a maximum of 9% on a pre-tax basis. Total individual pre-tax contributions in calendar years 1998 and 1997 were limited by law to \$10,000 and \$9,500, respectively, in each year.

EMPLOYER NONELECTIVE MATCHING CONTRIBUTION - The Company makes contributions to the Plan equal to 50% of each participant's contribution, up to the first 6%. The Company's contributions are invested in Sempra Energy (formerly Pacific Enterprises) common stock. Beginning October 1, 1992, employer contributions have been funded in part from the Pacific Enterprises Stock Ownership Plan and

PARTICIPANT ACCOUNTS - Separate accounts are maintained for each participant. Each participant employee's account is credited with the participant's contributions the Employer's nonelective matching contribution as well as an allocation of investment earnings of the Plan and fees. Allocations are based on participants' contributions or account balances, as defined.

VESTING - All participant accounts are fully vested and nonforfeitable at all times.

INVESTMENT OPTIONS - All investments are held in a Master Trust (see Note 6). Employees elect to have their contributions invested in increments of 10% in Sempra Energy Common Stock or the following funds offered by T. Rowe Price, trustee of the Plan:

BLENDED STABLE VALUE FUND - invests in investment contracts issued by high quality insurance companies and banks.

PERSONAL STRATEGY BALANCED FUND - invests in a combination of stocks, bonds, and money market securities.

PERSONAL STRATEGY INCOME FUND - invests in a combination of bonds, money market securities, and stocks.

PERSONAL STRATEGY GROWTH FUND - invests in a combination of stocks, bonds, and money market securities.

INTERNATIONAL STOCK FUND - invests primarily in common stocks of established, non-U.S. companies.

NEW HORIZONS FUND – invests primarily in common stocks of small, rapidly growing companies.

 ${\tt NEW\ INCOME\ FUND\ -\ invests\ primarily\ in\ marketable\ debt\ securities.}$ 

PRIME RESERVE FUND - invests in high-quality, U.S. dollar-denominated money market securities with an average weighted maturity not exceeding  $90~{
m days}$ .

EQUITY INDEX FUND - invests in stocks of 500 U.S. companies.

PAYMENT OF BENEFITS - Provisions of the Plan include certain restrictions on the form and timing of distributions to withdrawing participants. In general, benefits are payable upon retirement, death, disability or termination of service.

PLAN TERMINATION - Although it has not expressed any intent to do so, the Company has the right under the Plan to discontinue its contributions at any time and to terminate the Plan subject to the provisions ERISA.

#### SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

 ${\tt BASIS}$  OF ACCOUNTING - The Plan maintains its financial statements on the accrual basis of accounting.

USE OF ESTIMATES - The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of net assets and disclosures at the date of the financial statements and the reported changes in net assets during the reporting period. Actual results could differ from those estimates.

INVESTMENT VALUATION AND INCOME RECOGNITION - The Plan's investments are stated at fair value based on quoted market prices. Loans are carried at cost plus accrued interest which approximates fair value.

Purchases and sales of securities are recorded on the trade date. Interest income is recorded on the accrual basis. Dividends are recorded on the ex-dividend date.

BENEFIT PAYMENTS - Payments are recorded when paid. Net assets available for Plan benefits at December 31, 1998 and 1997 include \$120 and \$228, respectively, for participants who have withdrawn from The Plan but have not yet been paid their vested benefits.

### 3. INVESTMENTS

The Plan's investments were held by T. Rowe Price for the year ended December 31, 1998 and 1997. Investments that represent 5% or more of the Plan's net assets are identified below.

	DECEMBER	31,	
1998	3		1997

Investment in Master Trust (Note 6) \$469,222 \$501,954

### 4. TAX STATUS

On November 19, 1996, the Internal Revenue Service issued the Plan a favorable determination letter stating that the Plan, as then designed was in compliance with the applicable sections of the IRC, and the underlying trust is therefore exempt from taxation under Section 501(a) of the IRC. Once qualified, the Plan is required to operate in accordance with applicable sections of the IRC and ERISA. The Plan has been amended since receiving the determination letter. The Plan's administrator and the Plan's tax counsel believe that the Plan is currently designed and being operated in compliance with the applicable requirements of the IRC.

## 5. PARTICIPANT LOANS

Participants may borrow against the balances in their individual accounts within the Plan. A participant is limited to borrowing a maximum of 50% of the present value of his/her account balance or \$50,000, whichever is less. The minimum amount that can be borrowed is \$1,000, and the fee charged to process each loan is paid by each participant who takes out a loan. All loans have a maximum repayment period of five years. The loans bear interest at 1% above the prime rate as published monthly in the Wall Street Journal at the time the loan is made.

#### . INVESTMENTS IN THE MASTER TRUST

The Plan's assets are held in a trust account at T. Rowe Price, the trustee of the Plan, and consist of an interest in the Sempra Energy Savings Master Trust, formerly the Pacific Enterprises Retirement Savings Plan and Southern California Gas Company Retirement Savings Plan Master Trust, (the "Master Trust"). Use of the Master Trust permits the commingling of the trust assets of two or more similar employee benefit plans sponsored by Sempra Energy, for investment and administrative purposes. The Plan has an approximate 81% interest in the net assets available for plan benefits of the Master Trust at December 31, 1998.

Net earnings of the Master Trust are allocated daily by T. Rowe Price to each participating account balance. Net earnings include interest income, dividend income and net appreciation (depreciation) of investments. Benefit payments, contributions and expenses are made on a specific-identification basis.

The net assets available for plan benefits of the Master Trust at December 31, 1998 and 1997 are summarized as follows:

	1998	1997
Sempra Energy (formerly Pacific Enterprises) common stock	\$359,143	\$373,038
Equity Index Fund	124,475	99,830
Personal Strategy Balance Fund	26,497	26,862
Blended Stable Value Fund	24,437	25,614
Prime Reserve Fund	12,099	9,485
New Horizons Fund	11,811	7,668
Personal Strategy Growth Fund	6 <b>,</b> 515	4,326
International Stock Fund	5 <b>,</b> 929	3,382
Personal Strategy Income Fund	2,405	1,535
New Income Fund	3,702	1,361
Net assets available for plan benefits	\$577,013	\$553,101

Net appreciation, dividends, and interest for the Master Trust for the years ended December 31, 1998 and 1997 are as follows:

	1998	1997
Net appreciation of investments Dividends	\$43,439 23,384	\$96,985 21,080
	.,	,
Interest	1,372	1,207

# 7. BY FUND INFORMATION

Information regarding significant additions to and deductions from assets available for benefits of the Plan by fund option for the years ended December 31, 1998 and 1997 are as follows:

		PARTICIPATING	NET	DISTRIBUTIONS TO PARTICIPANTS	S INTERFUND
YEAR ENDED DECEMBER 31, 1998	EMPLOYER CONTRIBUTIONS	EMPLOYEE CONTRIBUTIONS	INVESTMENT INCOME	OR THEIR BENEFICIARIES	AND TRANSFERS (TO) FROM
Sempra Energy Common Stock	\$ 7,248	\$ 8,564	\$ 22,106	\$ 54,808	\$ (17,958)
Blended Stable Value Fund		1,346	1,345	3,926	(819)
Personal Strategy Income Fund		216	184	265	566
Personal Strategy Balanced Fund		1,548	2,867	4,232	(2,236)
Personal Strategy Growth Fund		671	638	713	217
International Stock Fund		499	417	425	201
New Horizons Fund		904	382	898	(1,193)
New Income Fund		131	80	224	388
Prime Reserve Fund		445	485	3,189	2,606
Equity Index Fund		5,420	22,148	14,356	(6,844)
Settlement Account					(27)
Participant Loans				28	(742)
Total	\$ 7,248	\$ 19,744	\$ 50,652	\$ 83,064	\$ (25,841)

YEAR ENDED	EMPLOYER	PARTICIPATING EMPLOYEE	NET INVESTMENT	DISTRIBUTIONS TO PARTICIPANTS OR THEIR	AND TRANSFERS
DECEMBER 31, 1997	CONTRIBUTIONS	CONTRIBUTIONS	INCOME	BENEFICIARIES	(TO) FROM
Pacific Enterprises Common Stock	\$ 7,231	\$ 8,349	\$ 81,965	\$ 17,110	\$ (8,440)
Blended Stable Value Fund		1,591	1,402	1,715	(1,556)
Personal Strategy Income Fund		152	88	39	640
Personal Strategy Balanced Fund		1,611	3,349	977	(107)
Personal Strategy Growth Fund		417	412	93	2,036
International Stock Fund		447	6	256	904
New Horizons Fund		1,043	484	193	1,472
New Income Fund		127	95	66	575
Prime Reserve Fund		512	455	1,012	507
Equity Index Fund		5,045	20,542	4,799	3,133
Settlement Account					(24)
Participant Loans				316	(72)
Total	\$ 7,231 	\$ 19,294	\$108 <b>,</b> 798	\$ 26,576 	\$ (932)

\* \* \* \* \* \*

### SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the Plans' sponsors have duly caused this annual report to be signed on their behalf by the undersigned thereunto duly authorized.

Sempra Energy Savings Plan

Date: June 24, 1999 /s/ G. Joyce Rowland, Senior Vice President

G. Joyce Rowland, Senior Vice President

Sempra Energy Trading Retirement Savings Plan

Date: June 24, 1999 /s/ G. Joyce Rowland, Senior Vice President

G. Joyce Rowland, Senior Vice President

Pacific Enterprises Retirement Savings Plan

Date: June 24, 1999 /s/ G. Joyce Rowland, Senior Vice President

G. Joyce Rowland, Senior Vice President

San Diego Gas & Electric Company Savings Plan

Date: June 24, 1999 /s/ G. Joyce Rowland, Senior Vice President

G. Joyce Rowland, Senior Vice President

Southern California Gas Company Retirement Savings Plan

Date: June 24, 1999 /s/ G. Joyce Rowland, Senior Vice President

G. Joyce Rowland, Senior Vice President

## INDEPENDENT AUDITORS' CONSENT

We consent to the incorporation by reference in Registration Statement Number 333-56161 on Form S-8 of Sempra Energy of our reports relating to Sempra Energy Savings Plan, Sempra Energy Trading Retirement Savings Plan, Pacific Enterprises Retirement Savings Plan, Southern California Gas Company Retirement Savings Plan, and San Diego Gas & Electric Company Savings Plan dated June 11, 1999 appearing in the Annual Report on Form 11-K of Sempra Energy for the year ended December 31, 1998.

/S/ DELOITTE & TOUCHE LLP

San Diego, California June 24, 1999