See separate instructions.

P	Part Reporting	ssuer								
1	Issuer's name		2 Issuer's employer identification number (EIN)							
Se	mpra				33-0732627					
3 Name of contact for additional information			4 Telephone No. of contact		5 Email address of contact					
Investor Relations			619-696-2901		investor@sempra.com					
6 Number and street (or P.O. box if mail is not			delivered to street address) of contact		7 City, town, or post office, state, and ZIP code of contact					
	8 8th Avenue, HQ15N2				San Diego, CA 92101-7123					
8	Date of action	Date of action		sification and description						
	gust 21, 2023			common Stock Split						
10	CUSIP number	11 Serial number(s)	12 Ticker symbol	13 Account number(s)					
D	816851109	nol Action Atto	h additiona	SRE	ne haalt of fours fou additional superiors					
1.125					ee back of form for additional questions.					
14	1.4.0 E. 1.4. E. 1.4.				te against which shareholders' ownership is measured for					
					declared a 2-for-1 common stock split in the form					
	3 V/8	R 1000 000 000 000		52 (\$1) (\$2) (\$2) (\$1)	pra's common stock at the close of business on the					
rec	cord date received one a	additional share of o	common sto	ck for every then-held share	e of common stock. The record date for the stock split					
wa	s August 14, 2023, and	the new shares wer	e distributed	after the close of trading of	on August 21, 2023.					
			The second s							
	51 GC 147 A	No. 201	202 210	100 No. 100	ares in their DSPP account were credited with a book-					
en	try fractional share to th	e extent a fraction	results from	the stock split.						
-										
15	[5] J. S. M. M. A. S. S. M.	•			ity in the hands of a U.S. taxpayer as an adjustment per					
	share or as a percenta	age of old basis 🕨 In	accordance	with Internal Revenue Cod	e Section 307(a), each shareholder is required to allocate					
the aggregate tax basis in his or her shares held immediately prior to the stock split among the shares held immediately after the stock split.										
Th	e stock split will decrea	se the basis of eacl	n share of st	ock issued and outstanding	before the split ("Old Shares") by one-half, or 50%. To					
CO	mpute the new per share	e basis, the Old Sha	are basis of	each share is divided by tw	o, and 50% is allocated to the newly issued share and					
50% remains with the Old Share. Note that where lots of shares held prior to August 21, 2023 were acquired at different times or for										
different prices, the basis allocation should be done on a lot-by-lot basis.										
_										
_										

Describe the calculation of the change in basis and the data that supports the calculation, such as the market values of securities and the 16 valuation dates The 2-for-1 stock split does not change the aggregate basis of the shares held by the shareholder, it merely allocates the Old Share basis equally between the Old Share and the newly issued share (see response to #15).

Example:

Before the 2-for-1 stock split: A stockholder holds 100 shares of common stock with a basis of \$10 per share. Total basis equals \$1,000 (100 shares x \$10 = \$1,000).

After the 2-for-1 stock split: A stockholder holds 200 shares of common stock with a basis of \$5 per share. Total basis equals \$1,000 (200 shares x \$5 = \$1,000).

For Paperwork Reduction Act Notice, see the separate Instructions.

Part II Organizational Action (continued)

17 List the applicable Internal Revenue Code section(s) and subsection(s) upon which the tax treatment is based 🕨

IRC Sections 305(a) and 307(a).

18 Can any resulting loss be recognized? For U.S. federal income tax purposes, no loss may be recognized by stockholders in connection with the stock split.

19 Provide any other information necessary to implement the adjustment, such as the reportable tax year ▶ The reportable tax year is 2023 for stockholders reporting taxable income on a calendar year basis. For stockholders reporting taxable income on a basis other than calendar year, the reportable year is the stockholder's tax year that includes August 21, 2023.

You are urged to consult your tax advisor with respect to the application of United States federal income tax laws to your particular situation as well as any tax considerations arising under other United States federal tax laws (such as the estate or gift tax laws) or under the laws of any state, local, foreign or other taxing jurisdiction or under any applicable tax treaty.

	Under penalties of perjury, I declare that I have examined this return, including accompanying schedules and statements, and to the best of my knowledge and belief, it is true, correct, and complete. Declaration of preparer (other than officer) is based on all information of which preparer has any knowledge.								
Sign Here	Signa	ture > Action	Date ►	8-21-2023					
	Print your name Toby N. Jack			Title Vice President - Tax					
Paid Prepa	ror	Print/Type preparer's name	Preparer's signature	Date		heck 🔲 if elf-employed	PTIN		
Use C					F	Firm's EIN 🕨			
0000	Firm's address ►					Phone no.			
Send Form 8937 (including accompanying statements) to: Department of the Treasury, Internal Revenue Service, Ogden, UT 84201-0054									