SEMPRA ANNUAL SHAREHOLDERS MEETING – RULES OF PROCEDURE May 9, 2024 at 9 a.m. Pacific Time

Thank you for attending Sempra's 2024 Annual Shareholders Meeting. In line with our strategic focus on helping enable the energy transition and in support of facilitating shareholder attendance and participation at the meeting from any location, this meeting is being held in a virtual-only format at www.virtualshareholdermeeting.com/SRE2024. Compliance with these Rules of Procedure will help to ensure an orderly meeting. Instructions on how to attend and participate in the virtual meeting are posted at www.proxyvote.com along with all of Sempra's proxy materials for the meeting.

- 1. Only properly presented business items, as set forth in Sempra's Notice of Annual Shareholders Meeting and Proxy Statement dated March 25, 2024, will be addressed during the formal business portion of the meeting.
- 2. Only shareholders who have accessed the meeting site using their respective 16-digit control numbers may submit questions electronically in advance of the meeting (beginning March 25, 2024) and at the meeting and/or vote at the meeting prior to the closing of the polls. Shareholders of record needing assistance with control numbers may call the technical support numbers referenced in item 9 below beginning April 9, 2024, and beneficial owners needing assistance with control numbers should contact their bank, broker or other nominee.
- 3. Questions can be submitted during the meeting by using the "Ask a Question" field on the meeting site and typing the question in the box that appears at the bottom of the screen. Click the "SUBMIT" button to submit your question.
 - The meeting is not to be used as a forum to present general economic, political or other views that are not directly related to the matters properly before the meeting and questions should be limited to the formal business of the meeting or the business and operations of Sempra. We reserve the right to exclude questions regarding topics that are not pertinent to meeting matters during the formal business portion of the meeting, and we reserve the right to exclude questions regarding topics that are not pertinent to company business, including those that are personal grievances, contain derogatory references to individuals, are otherwise in bad taste or not a matter of interest to shareholders generally or relate to material nonpublic information of Sempra or pending or threatened litigation. Questions that have already been addressed either at the meeting or in Sempra's proxy materials for the meeting or are otherwise repetitive of questions or statements made by another shareholder also may be excluded.
 - Questions not directly related to the business of the meeting will be answered, as time permits, in a question-and-answer session to start immediately following adjournment of the formal business portion of the meeting and continue until a reasonable time as determined by the Chair of the meeting.
 - The Chair has sole discretion to recognize questions.
 - Upon recognizing a question, the Chair will read the question before it is answered so that all meeting attendees can hear the question and the response.
 - To address as many questions as practicable and to help ensure an orderly meeting, the Chair may, in his or her sole discretion, limit the number of questions by any single shareholder.
 - If any shareholder submits questions that cannot be answered within the time available, due to time constraints, technical difficulties or for any other reason, the shareholder may contact Sempra's investor relations department at investor@sempra.com or (619) 696-2901 after the meeting concludes to obtain responses to such questions.
- 4. You need not vote during the meeting if you have already voted by proxy. However, if you have not voted or wish to change your vote, shareholders or their representatives who have accessed the meeting site using their respective 16-digit control numbers may do so while the polls are open by clicking the "Vote Here!" button on the meeting site.
- 5. The shareholder proposal proponents or their respective representatives will have three minutes to present their respective proposals live via a dedicated phone line and should present their respective proposals in the form shown in Sempra's Proxy Statement and restrict any comments to the proposal being presented. No questions from either proponent or their respective representatives will be recognized during their respective presentations.
- 6. Video or audio recording of the meeting is not permitted.
- 7. The Chair presides over the meeting and has the authority in his or her sole discretion to regulate the conduct of the meeting and to make any determinations with respect to the conduct of the meeting, including the administration and interpretation of these Rules of Procedure.
- 8. The meeting may be recessed or adjourned at the sole discretion of the Chair of the meeting, including if we experience technical difficulties that prevent us from properly conducting the meeting. If technical issues with the meeting platform prevent the Chair from communicating with shareholders on the meeting web portal within 60 minutes after the time for which the meeting was called or in the event of a technical malfunction or other significant problem that disrupts our ability to continue the meeting before the polls are closed and the formal business portion of the meeting has been completed, the meeting will be adjourned and will reconvene at the same virtual location on May 10, 2024 at 9 a.m. Pacific Time, unless announced differently at the meeting. In such event, we expect an announcement will be made on www.virtualshareholdermeeting.com/SRE2024.
- 9. If you encounter difficulties accessing the meeting via the meeting site, please call (844) 983-0876 (U.S. and Canada) or +1 (303) 562-9303 (International) for technical support, which numbers also will be provided on the login page at the meeting site.

Violation of any of these rules will be considered cause for expulsion from the virtual meeting.