

**CFC DATA REQUEST**  
**CFC-Sempra-2019 #19**  
**SOCALGAS 2019 GRC – A.17-10-008**  
**SDG&E 2019 GRC – A.17-10-007**  
**DATE RECEIVED: APRIL 27, 2018**  
**DATE RESPONDED: MAY 7, 2018**

1. SCG-35, page PDM-6, Footnote #6, states as follows, in regard to Commission Decision D.17-07-005::

"In D.17-07-005 (modifying D.12-12-034 and D.13-03-015), the Commission reduced SCG's Return on Equity to 10.05% (from 10.10%), and directed SCG to submit their revised embedded cost of long-term debt and the cost of any preferred stock issued since January 3, 2013 in an advice letter by September 29, 2017. SCG filed Advice Letter G-5192 on September 29, 2017, which proposed a new forecasted ROR based on the new Return on Equity and embedded cost of long-term debt rate effective January 1, 2018. SCG will update this forecasted ROR at the earliest opportunity after the Commission approves a final rate."

- a. Assuming that all of the rate base additions proposed in the application are approved, how will the change in rate base affect the total expected dividend payout to Sempra shareholders in 2019? Please explain.

**SDG&E and SoCalGas Response 01:**

SDG&E and SoCalGas object to this request on the grounds that it is overbroad, unduly burdensome, calls for speculation, and not reasonably calculated to lead to the discovery of relevant evidence. Further, SDG&E and SoCalGas will produce responses only to the extent that such response is based upon personal knowledge or documents in the possession, custody, or control of SDG&E and/or SoCalGas, as set forth in the CPUC Rules of Practice and Procedure. Subject to and without waiving these objections, SDG&E and SoCalGas respond as follows. There is no correlation between SDG&E and/or SoCalGas rate base additions and potential dividend payouts by Sempra Energy to Sempra Energy shareholders in 2019. Therefore, SDG&E and SoCalGas are unable to speculate as to Sempra Energy's dividend payout to Sempra Energy shareholders in 2019.