

1 **Q. [ELG] – Regarding the various statements by Mr. Wiedmayer on page 10 of his**
2 **rebuttal testimony regarding the use of ELG versus ALG in different jurisdictions**
3 **and specifically the conclusion that “it should be clear that the ALG is not used by**
4 **the ‘vast majority’ of utilities,” please specifically state the number of energy**
5 **utilities (not telephone) in North America that use the ELG procedure versus the**
6 **number that use the ALG procedure. To the extent all utilities are not known,**
7 **provide the information for the utilities that are known, including, but not limited**
8 **to, the specific database maintained by Gannett Fleming for the utilities for which it**
9 **performs depreciation analyses. Further, provide the underlying documents (e.g.,**
10 **finding of fact in a final order) that support each claim that a utility relies on the**
11 **ELG calculation procedure such that the utilities can be identified, the applicable**
12 **jurisdiction identified, and the docket in which a specific regulatory has approved**
13 **such procedure can be identified.**

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15 **A. Please refer to the response to Request for Information CA-NP-618.**