



**BEFORE THE PUBLIC UTILITIES COMMISSION OF THE
STATE OF CALIFORNIA**

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Application Of Southern California Edison)
Company (U 338-E) For Approval Of Its Forecast)
2017 ERRRA Proceeding Revenue Requirement.)

Application No. 16-05-001
(Filed May 2, 2016)

**SOUTHERN CALIFORNIA EDISON COMPANY'S (U 338-E) RESPONSE TO THE MOTION
FOR PARTY STATUS OF THE COUNTY OF LOS ANGELES**

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Dated: **July 5, 2016**

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I.

INTRODUCTION

Pursuant to California Public Utilities Commission (CPUC or Commission) Rule of Practice and Procedure 11.1(e), Southern California Edison Company (SCE) respectfully submits this Response to the Motion for Party Status of the County of Los Angeles (the County). SCE filed its Application in this proceeding on May 2, 2016. The parties have been engaged in active discovery since then. The County now seeks party status some two months later, after the Pre-Hearing Conference. At the Pre-Hearing Conference, SCE and the parties agreed upon a schedule, which Administrative Law Judge Miles indicated she would adopt. As the Commission is aware, it is important to strictly adhere to that schedule in order to obtain a year-end final decision to implement a January 1, 2017 rate change. SCE does not oppose the County’s motion so long that its participation does “not delay the schedule or broaden the scope of the issues in the proceeding.”¹

¹ County’s Motion at p. 3.

Respectfully submitted,

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