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



7/25/25 11:30 AM A2504021

Application of Southern California Edison Company (U 338-E) for Thomas Fire and Montecito Debris Flow Recovery Bond Financing Order Pursuant to Public Utilities Code Section 850 *et seq*.

Application No. 25-04-021

# JOINT MOTION OF SOUTHERN CALIFORNIA EDISON COMPANY (U 338-E) AND THE PUBLIC ADVOCATES OFFICE TO ADMIT TESTIMONY AND EXHIBITS INTO EVIDENCE

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Dated: June 30, 2025

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Pursuant to Rule 13.8(c) of the California Public Utilities Commission's (Commission or CPUC) Rules of Practice and Procedure and Administrative Law Judge (ALJ) Robert Mason's June 13, 2025 Email Ruling Taking Evidentiary Hearing Off Calendar and Schedule Change (Email Ruling), Southern California Edison Company (SCE) and the Public Advocates Office of the California Public Utilities Commission (Cal Advocates) (collectively, the Parties)<sup>1</sup> respectfully file this joint motion to admit exhibits into evidence(Joint Motion). Per the Email Ruling, Attachment A to this Joint Motion contains a comprehensive list of the Parties' proposed exhibits, which are identified by party, exhibit number, title, and date served (Joint Exhibit List).

The Parties move that each of the exhibits identified in the attached Joint Exhibit List be entered into the evidentiary record of this proceeding.

Public exhibits have been uploaded on the Commission's Supporting Documents website, and a hyperlink is provided on the Joint Exhibit List. The exhibit containing confidential

Pursuant to Rule 1.8(d), counsel for SCE confirms that counsel for Cal Advocates has authorized SCE to file this Joint Motion on its behalf.

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information will be served on the ALJ concurrently with the filing of this Joint Motion via email or Kiteworks. SCE will also include the confidential exhibit on an archival DVD that will be sent to the ALJ and the Commission's Record Office.

Respectfully submitted,

CLAIRE TORCHIA NAYIRI K. PILIKYAN

/s/ Claire Torchia

By: Claire Torchia

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Authorized to file on behalf of Cal Advocates

June 30, 2025



Attachment A
JOINT EXHIBIT LIST

#### A.25-04-021 ALJ/RIM/avs

Party	Witnesses	Exhibit No.	Description	Link	Date Served
SCE	B. Bond	SCE-01	Policy Overview	<u>SCE-01</u>	4/30/2025
SCE	S. Lunde (Citi)	SCE-02	Background on Utility Securitization	SCE-02	4/30/2025
SCE	M. Hedrick	SCE-03	Transaction Overview	<u>SCE-03</u>	4/30/2025
SCE	S. Deana	SCE-04	Customer Benefits of the Securitization	<u>SCE-04</u>	4/30/2025
SCE	M. Childs	SCE-05	Taxation	<u>SCE-05</u>	4/30/2025
SCE	S. Cheng R. Thomas	SCE-06	Ratemaking Mechanism and Rate Proposal	SCE-06	4/30/2025
SCE	B. Bond S. Cheng M. Childs S. Deana M. Hedrick S. Lunde R. Thomas	SCE-07	Witness Qualifications	SCE-07	4/30/2025
SCE	Various	SCE-08	SCE's Response to Data Request Set CalAdvocates-SCE-A2504021-001 Q01, Q03 CalAdvocates-SCE-A2504021-002 through CalAdvocates-SCE-A2504021-004	SCE-08	6/27/25
SCE	A. Baltaji	SCE-09	SCE's Response to Data Request Set CalAdvocates-SCE-A2504021-001, Question 02 (Public Version)	SCE-09	6/27/25
SCE	A. Baltaji	SCE-09C	SCE's Response to Data Request Set CalAdvocates-SCE-A2504021-001, Question 02 (Confidential)	Not available	
SCE/CalAd		SCE-10	Joint Stipulation of SCE and CalAdvocates		6/30/2025

(END OF ATTACHMENT)