



**FILED**

06/26/26

09:00 AM

A2605006

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

Application of Southern California Edison Company (U 338-E) for Approval of its 2027 ERRA Forecast Proceeding Revenue Requirement.

Application 26-05-006

**ADMINISTRATIVE LAW JUDGE'S RULING SETTING REMOTE PREHEARING CONFERENCE**

This ruling sets a remote Prehearing Conference (PHC) for the above-captioned proceeding for July 13, 2026, beginning at 10:00 a.m., and requires parties to submit a Joint PHC Statement by July 6, 2026, at 3:00 p.m.

**1. Remote PHC**

The remote PHC will be held on July 13, 2026, beginning at 10:00 a.m. The purpose of this PHC is to identify the parties to the proceeding, confirm the service list, determine the positions of the parties, discuss the scope and schedule of the proceeding, and other procedural matters. The public webinar information is:

- Link: <https://cpuc.webex.com/cpuc/j.php?MTID=m093f0d1e3167124a7f608d43d222d552>
- Password: 2026
- Webinar Number/Access Code: 2488 145 7749
- Toll Free: 1-855-282-6330
- Local: 1-415-655-0002

## 2. Joint Prehearing Conference Statement

Parties are directed to meet and confer and file with the Commission's Docket Office, and serve on the official service list, a Joint PHC Statement by July 6, 2026, at 3:00 p.m.

- a. Identification of the Speakers. Identify and provide the name, phone number and email address of individuals intending to speak at the PHC, and, in the case of multiple representatives for the same party, indicate who is designated as the primary party representative;
- b. Objections to Categorization. Provide comments on the preliminary categorization;
- c. Proceeding Scope. Provide comments on the proposed scope in section 4, including whether any issues should be removed, added, or consolidated;
- d. List of Any Legal Issues: Identify all disputed questions of law the Commission must resolve in this proceeding.
- e. List of Disputed Facts: Identify each material fact in dispute among the parties and the corresponding issue that is proposed to be scoped in this proceeding, for which an evidentiary hearing or presentation of evidence is required;
- f. Evidentiary Hearing Need: Confirm, if parties agree that evidentiary hearing is needed or not at this time. If parties believe that evidentiary hearing is needed, for each disputed material factual issue, estimate the time needed, known unavailability dates, and the expected number of witnesses and related estimated cross-examination time;
- g. Proceeding Schedule: Provide comments on the proposed schedule in section 5;
- h. List of Stipulations: If you have settled on factual, legal, procedural, or any other issues relating to the resolution of this proceeding, identify each of the settled or otherwise stipulated issues and describe them, including whether parties stipulate to a shortened proposed decision comment period;
- i. List of Motions: Describe any and all anticipated motions; and
- j. Other issues: Issues that may impact just and efficient disposition of this application.

### **3. Ground Rules for Participation**

Parties are asked to adhere to the following ground rules:

- Mute when not speaking;
- Speak only when addressed by the ALJ;
- Identify yourself before speaking;
- Speak slowly and clearly;
- Do not use a speaker phone when speaking; and
- Do not interrupt or speak over one another.

Parties requiring changes or additions to the official service list shall complete the required “Addition/Change of Official Service List” form and send to both [process\\_office@cpuc.ca.gov](mailto:process_office@cpuc.ca.gov) and [reporting@cpuc.ca.gov](mailto:reporting@cpuc.ca.gov) prior to the hearing. Parties who desire expedited or daily transcripts should advise the Chief Hearing Reporter via e-mail at [reporting@cpuc.ca.gov](mailto:reporting@cpuc.ca.gov), no later than three days prior to the date of the hearing. Please contact the Hearing Calendar Clerk at (415) 703-1203 for any questions about the hearing date, time, or dial-in information.

### **4. Proposed Scope of Issues**

1. Whether SCE’s requested 2027 ERRRA forecast revenue requirement is reasonable, including but not limited to consideration of the following:
  - a. SCE’s forecast of electric sales and electric load;
  - b. SCE’s forecast of costs for fuel and purchased power expenses (F&PP);
  - c. SCE’s forecast of costs for nuclear fuel expenses;
  - d. SCE’s forecast of greenhouse gas (GHG) costs;
  - e. Annual true-ups for certain memorandum accounts (MAs) and balancing accounts (BAs);
2. Whether SCE’s forecast of GHG allowance revenue return allocations for energy-intensive trade-exposed customers, small business

- customers, and the residential customer California Climate Credit is reasonable;
3. Whether SCE’s forecast of GHG revenues and expenses set aside for (a) clean energy and energy efficiency programs and GHG program administration and (b) customer education and outreach plan costs are reasonable;
  4. Whether SCE’s forecast of Central Procurement Entity related costs is reasonable;
  5. Whether the Cost Allocation Mechanism rates are reasonable;
  6. Whether SCE’s calculations of the Power Charge Indifference Adjustment (PCIA) and Competition Transition Charge are reasonable, including discussion of the following:
    - a. Treatment of resource adequacy (RA) resources and associated costs in the PCIA;
    - b. Treatment of Renewable Portfolio Standard (RPS) resources with excess RPS value and allocation of RPS sales across vintages;
    - c. Calculation of the indifference amount;
    - d. Calculation of the year-end Portfolio Allocation BA balance; and
    - e. Allocation of indifference charges across vintages and customer classes;
  7. Whether SCE’s requests and methods used to determine the issues described above comply with all applicable rules, regulations, and decisions for all customer categories; and
  8. Whether there are any safety concerns, or environmental or social justice considerations raised by the Application. .

**5. Proposed Proceeding Schedule**

Event	Date
Cal Advocates/Intervenor Testimony	August 14, 2026
SCE Rebuttal	September 8, 2026
Rule 13.9 Joint Case Management Statement Due	September 15, 2026

Evidentiary Hearings (if needed)	Week of September 28, 2026
SCE October Update	October 15, 2026
Comments on October Update & Concurrent Opening Briefs	October 29, 2026
Concurrent Reply Briefs	November 3, 2026
Proposed Decision	November 24, 2026
Comments on Proposed Decision <sup>1</sup>	December 4, 2026
Replies to Comments on Proposed Decision	December 9, 2026
Final Commission Decision	December 17, 2026

**IT IS SO RULED.**

Dated June 26, 2026, at San Francisco, California.

/s/ BRANDON GERSTLE

---

Brandon Gerstle  
Administrative Law Judge

---

<sup>1</sup> Commission's Rules of Practice and Procedure (Rule) 14.6(b) allows the parties in a proceeding to stipulate to a shortened comment period. Parties must indicate in their Joint PHC Statement whether each party to the Joint PHC Statement so stipulates to the herein proposed shortened comment period for comments on a proposed decision.