

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

Application of Southern California Edison Company (U 338-E) for a Commission Finding that its Procurement-Related and Other Operations for the Record Period January 1 Through December 31, 2021 Complied with its Adopted Procurement Plan; for Verification of its Entries in the Energy Resource Recovery Account and Other Regulatory Accounts; and for Recovery of \$25.706 Million Recorded in Five Accounts.

Application 22-04-001

**JOINT PROCEDURAL STATEMENT
OF THE SOCAL CCAS AND CALCCA**

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July 15, 2022

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Pursuant to Administrative Law Judge (“ALJ”) Susan Lee’s July 13, 2022 email request, Clean Power Alliance of Southern California (“CPA”), California Choice Energy Authority (“CalChoice”), and Central Coast Community Energy (“CCCE” and, jointly with CPA and CalChoice, the “SoCal CCAs”) and CalCCA hereby provide this joint procedural statement, including a list of the providers represented by the SoCal CCAs and CalCCA.

A. The SoCal CCAs’ Members

The SoCal CCAs’ providers represented in this case include:

1. CPA
2. CalChoice
3. CCCE

B. CalCCA's Members

The California Community Choice Association ("CalCCA") represents the interests of 23 community choice electricity providers in California, including:

1. Apple Valley Choice Energy
2. CCCE
3. Clean Energy Alliance
4. CPA
5. CleanPowerSF
6. Desert Community Energy
7. East Bay Community Energy
8. Lancaster Choice Energy
9. Marin Clean Energy
10. Orange County Power Authority
11. Peninsula Clean Energy
12. Pico Rivera Innovative Municipal Energy
13. Pioneer Community Energy
14. Pomona Choice Energy
15. Rancho Mirage Energy Authority
16. Redwood Coast Energy Authority
17. San Diego Community Power
18. San Jacinto Power
19. San José Clean Energy
20. Santa Barbara Clean Energy

21. Silicon Valley Clean Energy

22. Sonoma Clean Power

23. Valley Clean Energy.

C. The SoCal CCAs and CalCCA represent their own interests.

While many of the interests between the SoCal CCAs and CalCCA may align, the SoCal CCAs intervened on their own behalf and represent their own interests in this proceeding. The fact the SoCal CCAs are members of CalCCA does not preclude both groups from participating and representing their interests herein. CalCCA is a statewide association, representing the interests of all of its members—interests which go beyond that of the SoCal CCAs. CalCCA seeks to ensure consistency across similar Energy Resources Recovery Account (“ERRA”) compliance proceedings. As such, CalCCA participates in all three ERRA proceedings to monitor and take action on broader accounting and ratemaking issues that may cross over between applications. CalCCA will bring a unique perspective and diverse knowledge to this proceeding different from that of the SoCal CCAs.

The Commission has repeatedly and consistently permitted this approach. CalCCA and a subset of CCAs have been simultaneous parties in dozens of Commission proceedings, including A.20-07-004 (SCE 2021 ERRA Forecast Proceeding); A.20-04-002 (SCE 2020 ERRA Compliance Proceeding); and A.20-07-002 (PG&E 2021 ERRA Forecast Proceeding).

D. Conclusion

Based on the representations above, the SoCal CCAs and CalCCA do not see a need to file a motion; however, we will certainly be responsive to any procedural requests or orders from the Commission.

Dated: July 15, 2022

Respectfully submitted,



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On behalf of the SoCal CCAs



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On behalf of CalCCA