Southern California Edison Company's Application for Confidential Designation Pursuant to the Office of Energy Infrastructure Safety's Rules of Practice and Procedure

I, Raymond Fugere, declare and state:

1. I am the Director of Wildfire Safety at Southern California Edison Company (SCE). As such, I have been delegated responsibility by Erik Takayesu, Senior Vice President of Asset Strategy & Planning, for overseeing and reviewing SCE's confidential materials being submitted to the Office of Energy Infrastructure Safety (OEIS) in connection with SCE's 2023-2025 Wildfire Mitigation Plan. I am authorized to request confidential treatment via this application and certification on behalf of SCE.

2. I am making this declaration pursuant to California Code of Regulations Title 14, Division 17, Chapter 1, Article 3, § 29200 and applicable California Public Utilities Commission precedent that govern the submission of confidential documents to OEIS. SCE discloses this information to OEIS pursuant to these bases as confidential materials and has not disclosed the information publicly.

3. The data covered by these confidentiality bases as described in the following paragraphs is not customarily in the public domain.

4. The data should be kept confidential indefinitely because of the sensitive nature of the material.

5. SCE has included one unredacted copy and one redacted copy of the record containing confidential information with this submission in accordance with California Code of Regulations Title 14, Division 17, Chapter 1, Article 3, § 29200(b).

6. The confidential information in this application has not been aggregated or masked because it does not appear practical to do so in light of the information requested. SCE is willing to discuss the possibility of aggregating or masking the confidential material.

7. Listed below is the information for which SCE is seeking confidential protection and the bases for SCE's confidentiality request.

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Location of Confidential Data	Pages	Description of Information that is Confidential	Basis for SCE's Confidentiality Claim
SH-12 PSPS Microgrid Site Review	Redactions on pages 2, 3, 6, 8-16.	SCE has redacted specific microgrid deployment cost and sensitive pricing information. The cost information in connection with microgrid projects provides a competitive advantage that would be lost through public disclosure because microgrid developers with knowledge of the anticipated project costs could manipulate their own pricing based on knowledge of projected costs. All detailed asset information and project costs are included in the SH-12 PSPS Microgrid report, making it easy for third-parties to acquire the cost information for a microgrid system if the information is disclosed.	Protected under Gov't Code §§ 7922.000, 7927.300, 7924.510(f), 7927.605, 7927.705; Evid. Code § 1060; Civil Code § 3426 <i>et seq.</i> ; 18 C.F.R. Part 358 (FERC Standards of Conduct, FERC Order 717); Cal. Code Regs. 17 § 95914(c)(1); SEC Rules 10b-5, 10b-5-1, 10b5-2

I certify under penalty of perjury that the information contained in this application for confidential designation is true, correct, and complete to the best of my knowledge.

Executed on April 4, 2023 at _____, California.

—DocuSigned by: Kaymond Fuger —B2825BDB9EE84CD...

Raymond Fugere Director Wildfire Safety

DocuSign

Certificate Of Completion

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Envelope Summary Events	Status	Timestamps		
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