



BEFORE THE PUBLIC UTILITIES COMMISSION OF THE **FILED**

STATE OF CALIFORNIA

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Order Instituting Investigation on the)
Commission's Own Motion into the Rates,)
Operations, Practices, Services and Facilities of)
Southern California Edison Company and San)
Diego Gas and Electric Company Associated)
with the San Onofre Nuclear Generating Station)
Units 2 and 3.)

Investigation 12-10-013
(Issued November 1, 2012)

**SOUTHERN CALIFORNIA EDISON COMPANY'S (U 338-E) NOTICE OF EX PARTE
COMMUNICATION**

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Dated: **December 07, 2012**

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COMMUNICATION**

Pursuant to Rule 8.3(c)(2) of the Rules of Practice and Procedure of the California Public Utilities Commission (Commission), Southern California Edison (SCE) respectfully submits this notice that an ex parte communication took place on Tuesday, December 4, 2012, between Russell G. Worden, Director, SONGS Strategic Review at Southern California Edison and Administrative Law Judge (ALJ) Melanie Darling. The communication was telephonic, initiated by ALJ Melanie Darling, and Mr. Worden returned her phone call at approximately 11:45 am, with the conversation lasting approximately 15 minutes.

The discussion addressed procedural issues for providing notice for planned public participation hearings for the above-captioned proceeding. Mr. Worden also briefly addressed the following topics: (1) SCE's current work with Mitsubishi Heavy Industries (MHI) the designer and fabricator of the SONGS Replacement Steam Generators (RSGs); (2) the timing of the RSG capital cost filing pursuant to the Commission's decision approving new steam

generators; and (3) access to SCE documents as well as Nuclear Regulatory Commission documents from the NRC websites. No materials were used during the communication.

Respectfully submitted,

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