



FILED

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

Application of Pacific Gas and Electric Company
(U 39-E) for Approval of Demand Response
Programs, Pilots and Budgets for Program Years
2018-2022.

A. 17-01-012

And Related Matters.

A. 17-01-018

A.17-01-019

MOTION OF SOUTHERN CALIFORNIA EDISON COMPANY (U 338-E) TO FILE
AUDIT REPORT UNDER SEAL

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Dated: December 6, 2018

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

Application of Pacific Gas and Electric Company (U 39-E) for Approval of Demand Response Programs, Pilots and Budgets for Program Years 2018-2022.	A. 17-01-012
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**MOTION OF SOUTHERN CALIFORNIA EDISON COMPANY (U 338-E) TO FILE
AUDIT REPORT UNDER SEAL**

Pursuant to Rule 11.4 of the Commission’s Rules of Practice and Procedure, Southern California Edison Company (SCE) files this motion for leave to file an Audit Report under seal as required by Section 13.1 of the Demand Response Auction Mechanism (DRAM) contracts, which governs the parties’ confidentiality obligations. In a separate motion filed today, SCE moved to have the audit report, prepared by Nexant (Nexant Audit Report), be made a part of the Energy Division’s (ED) final evaluation of the DRAM.

SCE hereby moves the Assigned Administrative Law Judges for an order granting leave to file the Nexant Audit Report under seal. As required by Rule 11.4(a), a Proposed Ruling is attached to this Motion. SCE has already provided the confidential version of the foregoing Nexant Audit Report to Energy Division staff and with this Motion will serve the confidential Nexant Audit Report on Administrative Law Judges Hymes and Atamturk.

Respectfully submitted,

ROBIN Z. MEIDHOF

/s/ Robin Z. Meidhof

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**ALJ RULING GRANTING MOTION OF SOUTHERN CALIFORNIA EDISON
COMPANY (U 338-E) FOR MOTION TO FILE AUDIT REPORT UNDER SEAL**

[PROPOSED]

In accordance with the Rules of Practice and Procedure, the California Public Utilities Commission (CPUC or Commission) has considered the motion of Southern California Edison Company (SCE), filed December 6, 2018, for inclusion of Nexant's Audit Report in Energy Division's (ED) Final Evaluation Report of the Demand Response Auction Mechanism (DRAM) and SCE's motion for leave to file materials under seal (Motion), namely the Nexant Audit Report, dated December 6, 2018.

IT IS THEREFORE ORDERED THAT:

1. SCE's Motion to include Nexant's Audit Report in ED's Final Evaluation Report of the DRAM is granted.
2. SCE's Motion to file the Nexant Report under seal is granted. The Nexant Report shall remain sealed and shall not be disclosed to anyone other than Commission staff, the

Assigned Commissioner, the assigned Administrative Law Judges (ALJs), an ALJ designated to decide this motion, or except upon the execution of mutually acceptable nondisclosure certificates.

3. Further proceedings, held with respect to matters contained in the Nexant Audit Report, including the Commission's publicly-noticed DRAM workshop currently scheduled for January 16, 2019, shall be conducted in a manner the assigned ALJs deem reasonably necessary to protect the confidentiality of the Seller-specific information within.

4. SCE has the right to consider and reject requests for access to this material by means of a non-disclosure agreement or other method.

5. Nothing in this order precludes any party from moving to publicly release the Nexant Audit Report, subject to good cause shown, prior notice to, and an opportunity to be heard, for any parties affected by the proposed release.

Dated this ____ day of _____, 2018, at San Francisco, California

Administrative Law Judge Kelly A. Hymes