

Electronically Received 07/10/2025 12:09 PM

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SUPERIOR COURT OF CALIFORNIA

COUNTY OF LOS ANGELES

JEREMY GURSEY, an individual,

Plaintiffs,

v.

SOUTHERN CALIFORNIA EDISON
COMPANY, a California Corporation;
EDISON INTERNATIONAL, a California
Corporation; and
DOES 1-200, inclusive,

Defendants.

Lead Case No.: 25STCV00731
and Related Cases

Assigned for all purposes to:

Judge: Hon. Laura A. Seigle
Dept: 17

[JOINT PROPOSED]
CASE MANAGEMENT ORDER No. 6
Re Individual Plaintiff Liability
Questionnaire; First Amended
Preservation Order

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**Attorneys for Defendants Southern California
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1 **I. GENERAL PROVISIONS**

2 Nothing in this order is intended to or does supersede any prior Case Management Order in
3 this matter, unless otherwise noted. (See Case Management Order No. 1 dated March 17, 2025
4 (“CMO 1”), Case Management Order dated April 18, 2025 (“CMO 2”), Case Management Orders
5 dated May 15, 2025 (“CMO 3” and “CMO 4”), and Case Management Order Dated June 2, 2025
6 (“CMO 5”).

7 **II. INDIVIDUAL LIABILITY QUESTIONNAIRE**

8 Each Individual Plaintiff shall complete and verify the Individual Plaintiff Liability
9 Questionnaire. A copy of the Individual Plaintiff Liability Questionnaire is attached hereto as
10 **Exhibit A.** The Individual Plaintiff Liability Questionnaire must be verified.

11 Individual Plaintiffs whose cases are filed and related to the Lead Case as of the date of
12 entry of this CMO, shall serve the verified Individual Plaintiff Liability Questionnaire no later than
13 60 days from the date of entry of this CMO.

14 For all other Individual Plaintiffs, the deadline to complete and serve a verified Individual
15 Plaintiff Liability Questionnaire is 60 days from the date that their case is related to the Lead Case.

16 The Individual Plaintiff Liability Questionnaire shall be completed in the BrownGreer
17 portal. Once complete, each Individual Plaintiff Liability Questionnaire and any responsive
18 documents must be served upon Defendants by uploading a Zip File (containing BrownGreer’s
19 Household Identification Number and Last Name in the filename) of PDF versions of the
20 completed documents to Defendants’ ShareFile. To access the ShareFile, counsel for Individual
21 Plaintiffs should contact sce-eatonfire_support@hueston.com to receive a firm-specific link. The
22 Plaintiff Fact Sheet must be named using the following naming convention:
23 EATON.IPLQ.HHID3XXXXX.

24 Responsive documents must be Bates numbered prior to service on Defendants using the
25 following naming convention starting with: HHID3XXXXXX.000001.

26 For the absence of doubt, the requirement that an Individual Plaintiff complete and verify
27 an Individual Plaintiff Liability Questionnaire is in addition to any requirement that the Individual
28 Plaintiff complete and serve an Individual Plaintiff Fact Sheet, Damages Questionnaire, and

Document Checklist. The Individual Plaintiff Liability Questionnaire does not alter Individual Plaintiffs' preservation obligations, including under the April 3, 2025 Preservation Order and under California Law, to preserve all documents, data, communications, and statements related to the origin of the Eaton Fire and any claimed losses, for example photographs, videos, hard copy documents, emails, text messages, messages via any online messaging service, and posts or communications on social media applications.

III. AMENDED PRESERVATION ORDER

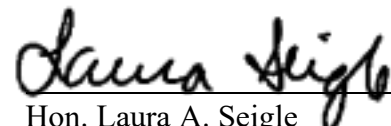
The Preservation Order entered on April 3, 2025, will remain in effect through September 30, 2025, with the following exceptions:

- Paragraphs I(a) and I(b) are no longer in effect as of the date of this Order, except that the notice requirements under Paragraphs I(a) and I(b) will remain in effect through the earlier of (i) when Plaintiffs' inspections of the Goodrich-Gould, Eagle Rock-Mesa, Mesa-Vincent No. 1, Mesa-Vincent No. 2, Mesa-Sylmar, and Eagle Rock-Gould circuits are complete (as agreed by the Parties); or (ii) September 30, 2025;
- SCE will continue to preserve any equipment and/or materials removed pursuant to Paragraphs I(a) and I(b);
- Paragraph I(c) regarding substations is no longer in effect as of the date of this Order; and
- Paragraph I(d) regarding distribution equipment is no longer in effect as of the date of this Order, other than the four items Plaintiffs identified for continued preservation.

IT IS SO ORDERED.

Dated: 07/10/2025




Hon. Laura A. Seigle
Judge of the Superior Court
Laura A. Seigle / Judge

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EATON FIRE CASES
25STCV00731 (Lead Case – Gurse)
ELECTRONIC PROOF OF SERVICE

I am over the age of 18 years and not a party to the within action. I am employed by Hueston Hennigan LLP whose business address is 620 Newport Center Drive, Suite 1300, Newport Beach, CA 92660.

On July 10, 2025, I caused to be served the following document(s) described as:

[JOINT PROPOSED] CASE MANAGEMENT ORDER No. 6 Re Individual Plaintiff
Liability Questionnaire; First Amended Preservation Order

on the interested parties in this action pursuant to the most recent Omnibus Service List by submitting an electronic version of the document(s) via file transfer protocol (FTP) to Case Anywhere through the upload feature at www.caseanywhere.com.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Executed on July 10, 2025, at Newport Beach, California.

/s/ Tina Gonzalez
Tina Gonzalez