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Edison Company and Edison International**

SUPERIOR COURT OF THE STATE 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

**[PROPOSED] CASE MANAGEMENT
ORDER NO. 10**

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**Attorneys for Defendants Southern California
Edison Company and Edison International**

1 **I. GENERAL PROVISIONS**

2 Nothing in this order is intended to or does supersede any prior Case Management Order in this
3 matter, unless otherwise noted. (See Case Management Order No. 1 dated March 17, 2025 (“CMO 1”),
4 Case Management Order dated April 18, 2025 (“CMO 2”), Case Management Orders dated May 15,
5 2025 (“CMO 3” and “CMO 4”), and Case Management Order Dated June 2, 2025 (“CMO 5”), Case
6 Management Order Dated July 10, 2025 (“CMO 6”), Case Management Order Dated August 19, 2025
7 (“CMO 7”), Case Management Order Dated September 19, 2025 (“CMO 8”), and Case Management
8 Order Dated October 6, 2025 (“CMO 9”).)

9 **II. SERVICE OF INDIVIDUAL PLAINTIFF QUESTIONNAIRES**

10 All Individual Plaintiffs must be registered in the BrownGreer portal. All Individual Plaintiffs’
11 Plaintiff Fact Sheets (“PFS”), Liability Questionnaires (“LQ”), Damages Questionnaires (“DQ”) and
12 Document Checklists (“DC”) must be completed in the BrownGreer portal.

13 As of November 10, 2025, BrownGreer manages the service of all PFS, LQ, DQ, and DC, along
14 with responsive documents, to Defendants, using the file structure and naming convention agreed upon
15 by counsel for Defendants and Liaison Counsel for Individual Plaintiffs. All Individual Plaintiffs are
16 required to serve their PFS, LQ, DQ, and DC, along with responsive documents, through BrownGreer.

17 It remains the responsibility of the counsel for each respective Individual Plaintiff to track the
18 date that each PFS, LQ, DQ, and DC, and any responsive documents, are due for each of their respective
19 clients. Counsel for each respective Individual Plaintiff will follow BrownGreer’s process for informing
20 BrownGreer when each PFS, LQ, DQ, and DC, and any responsive documents, shall be served on
21 Defendants. The Date of Service shall be the date that the counsel for the respective Individual Plaintiff
22 informs BrownGreer that the PFS, LQ, DQ, and DC, and any responsive documents, shall be served on
23 Defendants. BrownGreer will serve the documents on Monday and Thursday of each week, with the
24 exception of holidays.

25 The naming conventions and service protocols in CMO 5 and CMO 6 for PFS, LQ, DQ, and DC
26 are no longer required and the respective provisions of those CMOs are hereby superseded.

27 On the first and third Monday of each month, BrownGreer shall provide to Defendants Excel
28 exports of PFS, LQ, DQ, and DC data served to date.

III. DEFICIENT INDIVIDUAL PLAINTIFF QUESTIONNAIRES

The provisions of Case Management Order No. 2 dated April 18, 2025, Case Management Order No. 3 dated May 15, 2025, and Case Management Order No. 6 dated July 10, 2025, regarding the deadlines for service of complete and verified PFS, DQ and DC (collectively, “Damages Packets”), and LQ shall continue to apply.

Individual Plaintiffs who fail to serve complete and verified PFS, Damages Packet, and/or LQ by their respective due dates, and whose counsel has not sought an extension from Defendants for the untimely submission in question prior to its due date, shall be referred to in this Order as Delinquent Plaintiffs.

Defendants shall notify counsel for Delinquent Plaintiffs by email about the delinquency and state that the late submission is due within 15 calendar days of receipt of that notification. Delinquent Plaintiffs shall be required to complete, verify, and serve upon Defendants (via BrownGreer pursuant to the process in § III., above) the PFS, Damages Packet, or LQ in question within 15 days of receipt of Defendants’ notification regarding the delinquency.

In each CMC Statement, Defendants shall include a list of all Delinquent Plaintiffs who did not cure after the lapse of the 15-day notification period and may request an Order to Show Cause for failure to comply and why sanctions should not issue. The Court may set a hearing on the OSC, with Defendant giving notice of the OSC. Seven (7) court days before the OSC hearing, Delinquent Plaintiffs shall file with the Court a response and evidence showing good cause why sanctions should not be issued. No reply from Defendants need be filed. Upon review of each Delinquent Plaintiff’s response to the OSC, the Court shall inform Defendants whether any Delinquent Plaintiff shall be removed from the upcoming OSC, and Defendants shall give notice. Otherwise, the Delinquent Plaintiff shall appear at the OSC and address with the Court the failure to comply with discovery deadlines and why sanctions should not issue.

Within 30 calendar days of the Court’s ruling on the OSC regarding sanctions for failure to comply with discovery deadlines, Delinquent Plaintiffs shall be required to complete, verify, and serve to Defendants (via BrownGreer pursuant to the process in § III., above) the PFS, Damages Packet, or LQ in question.

1 In each CMC Statement, Defendants shall also include a list of Delinquent Plaintiffs who fail to
2 comply with the Court's ruling on the OSC and may request a further OSC on the failure to comply and
3 request that the case be dismissed. Delinquent Plaintiffs shall file with the Court a response and
4 evidence showing good cause why the case should not be dismissed. No reply from Defendants need be
5 filed. Upon review of each Delinquent Plaintiff's response to the OSC, the Court shall inform
6 Defendants whether any Delinquent Plaintiff shall be removed from the upcoming OSC, and Defendants
7 shall give notice. Otherwise, the Delinquent Plaintiff shall appear at the OSC and address with the
8 Court the failure to comply with discovery deadlines and why the case should not be dismissed.

9 **IV. RELATION OF NEWLY FILED COMPLAINTS TO LEAD CASE**

10 With regard to when a newly filed complaint shall be related to the Lead Case, the language of
11 CMO 5, § III.A, shall prevail over any conflicting language, including, but not limited to, the language
12 in CMO 1, §I.D.

13 **IT IS SO ORDERED.**

14
15 Dated: 12/18/2025, 2025



Laura Seigle

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

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EATON FIRE CASES

PROOF OF SERVICE

I am over the age of eighteen years and not a party to the within action. I am employed by Corey, Luzaich, de Ghetaldi & Riddle LLP, located at 700 El Camino Real, Millbrae CA 94030.

On December 18, 2025, I served the within document(s) described as:

- **CASE MANAGEMENT ORDER NO. 10**

on the interested parties in this action pursuant to the most recent Omnibus Service List by submitting an electronic version of the document 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 December 18, 2025, at Millbrae, California.



Laura Farcich