

Southern California Edison
2026-WMPs – 2026-WMPs

DATA REQUEST SET SPD - SCE - WMP 2026-003

To: SPD

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Job Title: Senior Advisor

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Question 03.a-e:

In response to Question 12 and 13 of SPD_SCE_WMP2026-002, SCE explained the differences in units and expenditures presented in SCE's Test Year 2025 GRC and its 2026-2028 Base WMP. Additionally in response to Question 7 of SPD_SCE_WMP2026-002, SCE provided an updated version of Confidential_TURN-SCE-039_Q6.xlsx, which it has relabeled Confidential_SPD-SCE-WMP2026-002 Q7.

a. In columns B and J of the WCCP & UG Inputs spreadsheet of the Confidential_SPD-SCE-WMP2026-002 Q7.xlsx workpaper, SCE has listed the spend per year of covered conductor and undergrounding, respectively. Provide any and all datasets that SCE used to generate these eight values.

b. In columns D and L of the WCCP & UG Inputs spreadsheet of the Confidential_SPD-SCE-WMP2026-002 Q7.xlsx workpaper, SCE has listed the scope of circuit miles per year of covered conductor and undergrounding, respectively. Confirm that these values are equivalent to the sum of Column D (Length (circuit miles)) in the WCCP and TUG spreadsheets, respectively, by year.

c. In response to Question 12 of SPD_SCE_WMP2026-002, SCE stated that the reason for the difference in scope of undergrounding circuit miles was due to the fact that 2025 is not included in the WMP. The sum of the dollar values of 2026-2028 in Column J (Cells J6-J8) of the WCCP & UG Inputs spreadsheet of the Confidential_SPD-SCE-WMP2026-002 Q7.xlsx workpaper is \$2,960,319.17. The sum of the values of 2026-2028 in Column L (Cells L6-L8) is 520 circuit miles.

i. Explain why the summed dollar value (Cells J6-J8) from Confidential_SPD-SCE-WMP2026-002 Q7.xlsx is equivalent to the value presented in Table 11 of SCE's Annual Report to Energy Safety for Metric 2110000013.

ii. Explain why the summed circuit miles (Cells L6-L8) are more than both the compliance and strive targets presented in Table 8-1 of the 2026-2028 Base WMP.

iii. If the unit cost used in the WMP forecast was the same as that used in the GRC, as SCE maintains in its response to Question 12, explain why the reduced scope in undergrounding circuit miles in the WMP has resulted in essentially the same forecasted expenditures in the GRC and WMP for 2026-2028.

d. In response to Question 13 of SPD_SCE_WMP2026-002, SCE stated that the reason for the difference in scope of covered conductor circuit miles was due to the fact that 2025 is not included in the WMP. The sum of the values of 2026-2028 in Column B (Cells B6-B8) of the WCCP & UG Inputs spreadsheet of the Confidential_SPD-SCE-WMP2026-002 Q7.xlsx workpaper is \$315,216.98. The sum of the values of 2026-2028 in Column B (Cells D6-D8) is 400 circuit miles.

i. Explain why the summed dollar value (Cells B6-B8) from Confidential_SPD-SCE-WMP2026-002 Q7.xlsx is equivalent to the value presented in Table 11 of SCE's Annual Report to Energy Safety for Metric 2110000009.

ii. Explain why the summed circuit miles (Cells D6-D8) are less than both the compliance and

strive targets presented in Table 8-1 of the 2026-2028 Base WMP.

iii. If the unit cost used in the WMP forecast was the same as that used in the GRC, as SCE maintains in its response to Question 13, explain why the increased scope in covered conductor circuit miles in the WMP has resulted in essentially the same spend forecast in the GRC and WMP for 2026-2028.

e. In response to Questions 12 and 13 of SPD_SCE_WMP2026-002, SCE explained that the difference in circuit mile scope for covered conductor and undergrounding was due to SCE continuing to analyze the scope of these mitigations on a project-specific bases after the submission of the 2025 Test Year GRC. Provide a copy of Confidential_SPD-SCE-WMP2026-002 Q7.xlsx with an added column “Included in WMP” and “Changed Scope” in the WCCP and TUG spreadsheets.

i. The responses allowed in the “Included in WMP” column can only be “Compliance”, “Strive” or blank.

ii. In the WCCP spreadsheet, the “Included in WMP” column should represent the circuit

Response to Question 03.a-e:

SCE clarifies that the response generated in “Confidential_SPD-SCE- WMP2026-002 Q7” for Question 7 of SPD_SCE_WMP2026-002 only updated POI and consequence values using FireSight 8, as requested, and provided several new columns (reporting tranche criterion, REFCL enablement, PIF number and Pre-LORE information). SCE did not update all fields in “Confidential_TURN-SCE-039_Q6.xlsx”, which was a 2025 GRC discovery data request created in January of 2024. Forecasted scope locations, unit costs and other inputs were not adjusted.

- a. The dollar values referenced were taken from SCE’s 2025 GRC forecasts, that also included foundational costs. The calculation is the miles * unit costs, plus foundational costs.
- b. Confirmed.
- c.
 - i. SCE’s GRC forecast and Table 11 of SCE’s Annual Report to Energy Safety match because that table uses the GRC forecast for equivalent WMP activities, where available. The GRC forecast is the best-known activity forecast, pending a GRC decision.
 - ii. SCE’s undergrounding GRC forecast was created far in advance of the WMP compliance and strive targets. SCE continued to analyze targeted undergrounding scope on a project-specific basis after the submission of the 2025 GRC and accounted for that analysis in its WMP targets. SCE discussed this project-specific analysis for TUG in its GRC testimony (see, e.g., Exhibit SCE-04, Volume 05, Pt. 2A, pp. 1-4).
 - iii. See response to c.i. above.
- d.
 - i. See response to c.i. above.
 - ii. SCE’s covered conductor GRC forecast was created far in advance of the WMP compliance and strive targets. SCE continued to analyze targeted undergrounding scope on a project-specific basis after the submission of the 2025 GRC and accounted for potential lowering of feasible/appropriate TUG mileage by raising CC WMP targets.
 - iii. See response to c.i. above.
- e. SCE objects to this question on the grounds that it seeks analyses that SCE has not previously undertaken as opposed to data in SCE’s possession. Notwithstanding that objection, SCE provides its WMP and GRC scope in the attachments to the response to Question 2 in SPD-SCE-WMP2026-003 (Supplemental_Updated_Confidential_SPD-SCE-WMP2026-002 Q7_Revised.xlsx). SCE is open to answering specific questions SPD may have about this data set or further follow-up upon request. SCE further notes that some of the scope in both the WMP and GRC were hypothetical and subject to change.