

*Southern California Edison*  
***R.18-10-007 – Order Instituting Rulemaking to Implement Electric Utility Wildfire Mitigation  
Plans Pursuant to Senate Bill 901 (2018).***

**DATA REQUEST SET A b r a m s - S C E - 0 0 2**

**To: Abrams**  
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**Job Title: Senior Advisor**  
**Received Date: 11/12/2019**

**Response Date: 11/25/2019**

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**Question 001:**

Percent Contribution of Risk (PCR) for EVERY component part across the transmission and distribution infrastructure – IOUs should refer to their field guides, whitepapers, etc. and list every component from the footing of their utility poles to the jumpers and transformers that stretch across their grid. The average contribution of risk of each and every part across their infrastructure should be indicated.

**Response to Question 001:**

SCE objects to the question as unduly burdensome, vague and ambiguous. SCE further objects to the question as it calls for the completion of a study or analysis and not for the production of underlying data. Notwithstanding this objection, SCE responds as follows. SCE does not use the term Percent Contribution of Risk (PCR) in its risk analysis processes. SCE's wildfire risk analysis can be found in Chapter 3 of SCE's Wildfire Mitigation Plan (WMP) that was filed on Feb. 6, 2019. SCE is currently in development of improving its risk models and as results are gathered, they will be included in future WMPs. Please also refer to SCE's Response to Question No. 3.