

Southern California Edison
2025-WMPs – 2025-WMPs

DATA REQUEST SET CalAdvocates - SCE - 2025 WMP - 09

To: Cal Advocates
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Job Title: Senior Advisor – Enterprise Risk Management
Received Date: 4/23/2024

Response Date: 4/26/2024

Question 07:

In SCE’s response to Cal Advocates’ data request CalAdvocates-SCE-2023WMP-05 Question 1, SCE states that it does not plan to transition to a probabilistic model for calculating its wildfire consequence per Area of Continued Improvement SCE-23-02 (Calculating Risk Scores Using Maximum Consequence Values)⁴ because “Transitioning to probabilistic models would require SCE to completely disregard its more granular, location-specific wildfire risk models and rebuild them system wide, with a more uncertain probabilistic-base model.”

Please state how SCE intends to align its analyses with the Cost-Benefit Framework required by D.22-12-027 if it is not transitioning to a probabilistic model for assessing wildfire consequence.⁵

⁴ SCE 2025 WMP Update at 35; Office of Energy Infrastructure Safety, Decision on 2023-2025 Wildfire Mitigation Plan: Southern California Edison Company, October 24, 2023.

⁵ D.22-12-027, Phase II Decision Adopting Modifications To The Risk-Based Decisionmaking Framework Adopted in Decision 18-12-014 and Directing Environmental and Social Justice Pilots, *Appendix A*

Response to Question 07:

There is no requirement in D.22-12-027, or the original S-MAP Settlement agreement, requiring SCE to utilize a probabilistic model for assessing wildfire consequence. Aligning SCE’s analyses to the Cost-Benefit Framework does not require transitioning to a probabilistic model for assessing wildfire consequence.