

*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**  
**Prepared by: Ryan Stevenson**  
**Job Title: Senior Advisor**  
**Received Date: 11/12/2019**

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

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**Question 006:**

List of New Technologies Identified that Significantly Reduce Risks – IOUs should provide a list of new technologies that are currently in the testing/deployment queue that are expected to change ARR or PCR by more than 5%. Please, indicate the expected variance in risk and CI associated with that risk measure described above.

**Response to Question 006:**

SCE objects to the question as unduly burdensome and 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. As noted in SCE's Responses to Questions No. 1 and 3, SCE does not use the terms "PCR" or "ARR" in its risk analysis processes. Notwithstanding this objection, SCE responds as follows. In its 2019 Wildfire Mitigation Plan (WMP), SCE describes a number of alternative technologies that it is testing and piloting. Please see Section 4.7, Alternative Technologies in the 2019 WMP. Please also see SCE's Advice 4089-E filing that includes a status update through August 2019 across all mitigations included in the 2019 WMP, including the Alternative Technologies described in Section 4.7.