

Southern California Edison
***WSD-001 – Resolution WSD-001 to Establish Procedures for the Wildfire Safety Division's
Review of 2020 Wildfire Mitigation Plans Pursuant to PUC Sections 8386 and 8386.3***

DATA REQUEST SET W S D - S C E - 0 0 2

To: WSD
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Received Date: 3/5/2020

Response Date: 3/10/2020

Question 073 (SCE-43895-I-388):

A. Item Index [For CPUC tracking purposes. Please reference this item index with the response provided.]

SCE-43895-I-388

B. Request Type

Request for additional specificity or clarification regarding information submitted in WMP or maturity survey

C. Relevant section of WMP (if applicable)

5.3.5

D. Relevant question in Maturity Survey (if applicable)

NA

E. Relevant meeting or call (if applicable)

NA

F. Specific Data request

Provide all procedures for chipping and hauling of debris after vegetation work, as described in section 5.3.5.5 on page 5-99.

Response to Question 073 (SCE-43895-I-388):

SCE does not have procedures for these activities as these are performed by SCE's contractor workforce. However, the Statements of Work (SOW) provided to all SCE's vegetation contractors include the following language, which is an excerpt from the SOW (Section 3.0, Compliance Line Clearing).

“Contractor is responsible for cleanup and disposal of all debris generated from line clearing activity.”

Typically, this entails chipping the debris and then hauling it to a green waste recycling center at the time the pruning is performed. Exceptions include situations where the customer has requested the debris to be left behind (e.g., firewood) or on U.S. Forest Service land, where rules dictate that debris be lopped and scattered onsite, unless a timber sale has been arranged.