

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 3

To: WSD
Prepared by: Ryan Stevenson
Job Title: Senior Advisor
Received Date: 3/13/2020

Response Date: 3/18/2020

Question 017- SCE-43903-Y-3:

A. Item Index

SCE-43903-Y-3

C. Relevant section of WMP (if applicable)

6.6: Planned 2020 WMP initiative activity per year

D. Relevant question in Maturity Survey (if applicable)

NA

E. Relevant meeting or call (if applicable)

NA

F. Specific Data request

Provide planned initiative data at the most granular level possible for each initiative activity (e.g., each asset location for each activity under an initiative). The exact schema for the spatial data can be found in the attached excel file, "20200311_Initiative_schema", in the sheet "Initiative schema for utilities". The priority for each field is listed in the "priority" column. An example of the table is provided in the sheet "Initiative Template". Table should be organized as shown in "Initiative Template" sheet with the column names matching "Field Name Shapefile" column in the "Schema" sheet. Each field is explained in the "Field description" column, and type of data for each field is in the "Field Type". Attached to this dataset should be lat/lon points corresponding to each row in the data

G. Format in which the data is to be provided

GIS File with same schema as attached (see specific data request)

Response to Question 017- SCE-43903-Y-3:

SCE provided planned initiative data in the required GIS format as part of its 2020-2022 WMP submission where we were far enough into the planning/scoping process to have known structure/geospatial data to process in GIS. This was described in Section 2.7 of our plan. SCE understands this request as a supplement to the WMP Guidelines now requiring new, additional fields and potentially additional initiative details than what was required in the WMP Guidelines and subsequent clarification documents. SCE appreciates the request and would like to assist the WSD in their review of our 2020-2022 WMP. SCE believes this request requires dialogue between SCE's and WSD's GIS and related data experts because several of the fields are vague or require clarification. Additionally, and without clarification from the WSD, SCE may not be able to provide the new, requested data fields that are beyond the WMP Guidelines and subsequent clarifications in the format requested without a monumental manual effort to conflate multiple data

sources/systems. Without clarification and understanding, this question would require several SMEs to devote several months of their time which may not be helpful for the current WMP review process. As such, SCE requests a meeting with WSD as soon as practicable to help inform on the information requested.