

*Southern California Edison*  
*R.18-10-007 – SB 901*

**DATA REQUEST SET E P U C - S C E - 0 0 1**

**To: EPUC**  
**Prepared by: Ryan Stevenson**  
**Job Title: Senior Advisor**  
**Received Date: 2/20/2019**

**Response Date: 2/25/2019**

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**Question 1-15:** Please explain whether, and if so how, and if not why not, the Company will track capital expenditures and O&M expenses according to the three categories referenced in preceding questions, namely distribution, transmission treated as distribution, and transmission subject to FERC jurisdiction.

**Response to Question 1-15:**

SCE objects to the question as irrelevant, overbroad, and unduly burdensome. The guidelines used to separate, for ratemaking purposes, assets and expenses between those subject to FERC jurisdiction and those subject to CPUC jurisdiction are not within the scope of this proceeding. This proceeding relates to the approval of SCE's 2019 Wildfire Mitigation Plan, and the programs and activities stated therein, not the cost recovery of and/or ratemaking associated with those programs and activities. Notwithstanding this objection, SCE provides the following information.

SCE's accounting system does track capital expenditures and O&M expenses by distribution and transmission accounts as well as other accounts. Costs that are tracked by distribution and transmission account are either directly charged to these accounts or are allocated pursuant to generally accepted accounting, code of federal regulations and CPUC and FERC requirements, as applicable.

