

*Southern California Edison*  
*2022-WMPs – 2022 Wildfire Mitigation Plan Updates*

**DATA REQUEST SET O E I S - S C E - 2 2 - 0 0 1**

**To: Energy Safety**  
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**Response Date: 3/9/2022**

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**Question 04:**

Regarding Section 5.3 – Plan program targets:

- a. The referenced section 5.3 does not address the requirement that for all plan program targets, the 2022 WMP update list “the assumptions that underlie the use of those metrics, update frequency, and how the performance reported could be validated by third parties outside each utility, such as analysts or academic researchers.”
  - i. If “the assumptions that underlie the use of those metrics, update frequency, and how the performance reported could be validated by third parties outside each utility, such as analysts or academic researchers” for plan program targets can be found in other sections of SCE’s 2022 WMP submission, provide those sections and page numbers.
  - ii. If “the assumptions that underlie the use of those metrics, update frequency, and how the performance reported could be validated by third parties outside each utility, such as analysts or academic researchers” for plan program targets are not available in other sections of SCE’s 2022 WMP, please provide that information.

**Response to Question 04:**

- a. Please see the attachment OEIS-SCE-22-001 Q4.xlsx for updates to Plan Program Targets Table 5.3-1 for:
  - i. Assumptions that underlie program metrics (Column J). SCE notes that in many cases, there may be more detailed discussion within the applicable initiative sections in Chapter 7 (e.g., “Initiative Selection...”, “Region Prioritization...”) that provides further information on how the work was identified for 2022.
  - ii. Assumptions that underlie update frequency (Column K).
  - iii. How the performance reported could be validated by third parties outside each utility, such as analysts or academic researchers (Column L).