

Southern California Edison
2025-WMPs – 2025-WMPs

DATA REQUEST SET OEIS - P - WMP _ 2 0 2 4 - S C E - 0 4

To: Energy Safety
Prepared by: Felicia Martinez
Job Title: Data Analytics Sr. Advisor
Received Date: 5/6/2024

Response Date: 5/9/2024

Question 01:

Regarding Expanded Clearances for Generation Legacy Facilities (VM-3)

In Data Request OEIS-P-WMP_2024-SCE-003, Question 1, Energy Safety informed SCE that though an analysis of SCE’s 2023 spatial QDR submissions, it found 60 unique VM-3 sites using the attributes “Asset ID” and “Project Location or Address” to delineate “site.” To clarify, Energy Safety’s analysis only included project polygons, not inspection points, as Energy Safety does not consider an inspection to be consistent with SCE’s target to “perform vegetation treatment and maintenance” at these sites.¹

In SCE’s response to this Data Request, SCE confirmed that Energy Safety could identify “site” by filtering by “Asset ID” and/or “Project Location or Address.” Energy Safety remains unable to validate that SCE “perform[ed] vegetation treatment and maintenance”² at 63 sites, as claimed in SCE’s 2025 WMP Update.³ Please account for the three-site discrepancy between SCE’s 2023 spatial QDR submissions and its 2025 WMP Update.

¹ SCE’s 2023-2025 WMP, Table 8-14, page 378.

² SCE’s 2023-2025 WMP, Table 8-14, page 378.

³ SCE’s 2025 WMP Update, page 28.

Response to Question 01:

SCE performed 63 inspections for VM-3 at unique sites in 2023. From those inspections, treatments or maintenance was needed at 60 sites. For 3 of the 63 sites, additional treatment or maintenance was not required.

Please see attached for a list of the 63 unique sites inspected in 2023, which includes the most up-to-date locational information (i.e. Asset ID) available in SCE’s systems of record, which was not available at the time of SCE’s QDR submission.