

February 21, 2025

BY ENERGY SAFETY E-FILING

Patrick Doherty, Compliance Program Manager Compliance Assurance Division Office of Energy Infrastructure Safety California Natural Resources Agency 715 P Street 20th Floor Sacramento, CA 95814

SUBJECT: Southern California Edison Company's **Revised** Response to Notice of Violation - NOV ESD_SCE_RGA_20240828_1504

Dear Mr. Doherty:

Southern California Edison Company (SCE) appreciates the opportunity to provide this **revised** response to the finding identified in the Notice of Violation NOV ESD_SCE_RGA_20240828_1504 received on September 30, 2024 (Notice), based on Energy Safety field inspections conducted in SCE's service area on August 28, 2024. SCE provided an initial response to the Notice on October 21, 2024. Following discussion with Energy Safety on October 30, 2024, SCE updated its 2024 Q3 Data Report Narrative to reflect this revised response. SCE appreciates the Office of Energy Infrastructure Safety's (Energy Safety) efforts to identify, communicate and work together to resolve potential wildfire risks.

The enclosed response describes corrective actions taken or planned by SCE to remedy the finding identified in the above notice and to prevent recurrence.

If you have any questions, or require additional information, please contact Liz Leano at 626-302-3662 or <u>Elizabeth.Leano@sce.com</u>.

Sincerely,

//s//
Shinjini C Menon
Senior Vice President of System Planning & Engineering
Southern California Edison

SCE Response

While SCE is not requesting a written hearing for the finding addressed in this **revised** response, SCE reserves the right to identify these facts and further explain its position in subsequent procedural stages and/or proceedings.¹ Although Energy Safety has the right to refer certain issues to the CPUC for an enforcement action, the finding in this Notice does not support such referral.²

Finding: Data Accuracy

Notice	Finding #	Structures
NOV ESD_SCE_RGA_20240828_1504	1	Near Pole 205829E

Summary of Finding:

Energy Safety's Notice states that in implementing 2024 WMP initiative 8.2.3.4.2- Dead and Dying Tree Removal Program (VM-4), SCE failed to provide accurate data regarding a tree removal near pole ID205829E at coordinates 34.452687, -119.707193.

Energy Safety considers this data accuracy violation "to be in the Minor risk category"³.

Revised Response:

Per our discussion with Energy Safety on October 30, 2024, SCE agreed to update its 2024 Q3 Data Report Narrative to remove the completed VM-4 work near pole ID205829E so this work is not counted in the year-end data, since SCE inspected and confirmed no further mitigation was required – but did not actually remove – the tree in

³ Notice, p. 1.

¹ Government Code Section 15475.4 anticipates a "hearing" process, which traditionally implies an in-person hearing affording parties the right to present evidence and examine witnesses.

² In the Notice, Energy Safety states that pursuant to Public Utilities Code section 8389(g), following receipt of SCE's response to this Notice and resolution of any disputes, this matter may be referred to the California Public Utilities Commission (CPUC) for its consideration of a potential enforcement action, as the CPUC deems appropriate. Notice, p. 2. The Notice discussed herein does not meet the requirement for Energy Safety referral for enforcement action to the CPUC based on the statutory requirements that Energy Safety referral be based on substantial compliance with WMPs. Energy Safety cites Public Utilities Code Section 8389(g) in support of a potential enforcement action. However, Section 8389(g) only provides for a possible enforcement action where "an electrical corporation is not in compliance with its approved wildfire mitigation plan." Public Utilities Code Section 8386.1 further specifies that penalties shall be assessed for failure to substantially comply with a WMP.

question, as it had already fallen and the customer requested that the wood be left on the property.

The tree was initially inspected by SCE tree crews on November 15, 2023, and identified for removal under work order number H0324441300. The tree crew returned on April 23, 2024, to remove the tree, but identified it had already fallen. See photo below taken by tree crews on April 23, 2024. The work was marked as complete because the customer indicated to the tree crew, he wanted the tree left behind. Notes from the tree crew are shown in the work order notes which state: *"customer wants wood left on hillside just below tree for environmental protection."* SCE was not billed by the tree removal contractors because no work was performed.

✓ Work Completion Info	rmation	
Primary Service Territory (Contractor)	Pacific Coast Tree Experts	
Completed Mitigation	No work required	, di
Type of Work Completed Formula	No work required	
Completed Billing Unit	No Work Required	di ta
Completion Date	4/23/2024	di
Completed Quantity	0	di
Work Completion Date	8/12/2024	, di
Tree Work Notes	No work required. We didn't remove this tree	1
Completed Enhanced Clearan	ice	, i i i i i i i i i i i i i i i i i i i
Enhanced Clearance Quantity		J.
Completed Overhang		, di

Service Territory	Pacific Coast Tree Experts
Tree	T15112023-1717
Tree ID	
Tree Inventory Quantity	1.00
Notes	Customer wants Wood left on hillside just below tree for environmental protection
Species	Cedar-Deodara
Height (in ft)	32
Dbh 🚯	20
WOLI Coordinate Latitute	34.452687
WOLI Coordinate Longitude	-119.707193
Pole Number 🕚	205829E

