

Southern California Edison
SCE EE Business Plan A.17-01-013

DATA REQUEST SET A.17-01-013-CEE-SCE-001

To: CEE
Prepared by:
Title:
Dated: 03/24/2017

Question 025:

In Appendix 1 of the joint February 23, 2015 Advice Letter on the WE&T Program Implementation Plan Addendum (PG&E Advice 3567-G/4592-E; SDG&E Advice 3179-E; SCE Advice 3179-E; SoCalGas Advice 4765-G), the IOUs stated that they would initiate establishing prevailing wage and targeted hire goals for contractors that are preselected by the IOUs or have a direct contracting relationship with the IOUs.

- (a) Were prevailing wage and targeted hiring goals established for contractors that are preselected by the IOUs or have a direct contracting relationship with the IOUs?
- (b) If yes, please provide a copy of these goals and identify what programs are required to comply with these goals.
- (c) If no, please explain why this did not happen.

Response to Question 025:

(a) SCE clarifies that Question 25 incorrectly states the IOUs' commitment. The specific action that the IOUs committed to doing with respect to this issue is as follows (from the Joint IOU Advice Letter):

“(7) Prevailing Wage:

The IOUs will evaluate the impacts associated with implementing targeted hiring goals, prevailing wage and wage floors in the IOUs' Resource Programs. The analysis will include documentation and data illustrating how worker circumstances and program operations are impacted by targeted hiring goals and by prevailing wage, a living wage, or wage floor agreement. Perspectives from impacted stakeholders (e.g. program implementers, contracting agencies and other internal and external stakeholders) will be taken into account.” (Please see attachment "SCG_SCE_SDGE_Evaluation_of_Prevailing_Wage")

Therefore prevailing wage and targeted hiring goals were not established for contractors that are preselected by SCE or have a direct contracting relationship with SCE. SCE, however pays prevailing wage in accordance with applicable federal, state and local requirements. SCE also requires contractors and sub-contractors to pay in accordance with those requirements.

- (b) Not applicable.

(c) Please see SCE's response to Question 25(a).