

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 028:

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 identify numerous actions that they will explore in 2016 and beyond.

- (a) Have any of these 2016 and beyond activities been initiated?
- (b) If yes, please describe these activities.
- (c) Which of the activities that the IOUs stated would be explored in 2016 and beyond will be initiated under the 2018-2025 Energy Efficiency Rolling Portfolio Business Plan?

Response to Question 028:

(a) At the September 23, 2015 Statewide WE&T Stakeholder Engagement Forum (SEF) the IOUs presented an update on how the rolling portfolio would affect long term planning within WE&T. During the “Rolling Portfolio & Long Term Planning” section of the SEF, the IOUs presented changes in the approach to long-term planning based on the Rolling Portfolio and where the WE&T team priorities would lie going forward. At that time, the IOUs requested feedback from stakeholders to direct priorities going forward.

During the 2016 WE&T Rolling Portfolio Business Plan Subcommittee meetings, the IOUs presented their plans to Stakeholders stating that the Barriers, Problem Statements and Gap Analyses took into account the various evaluations, studies and reports the IOUs have received, including the DVC studies. In response to a specific stakeholder question about the DVC report (at the May 3, 2016 meetings) the IOUs stated that those recommendations in whole were being taken into consideration as part of the Rolling Portfolio Business Plan process.

These meetings were noticed respectively to the EE, DR and DG service lists and CAEECC. The Business Plan process and the proposed Business Plans presented the IOUs overall approach to the DVC recommendations. This approach is consistent with the direction provided by the CAEECC process and provides a more comprehensive and strategic direction for WE&T than does addressing each recommendation one by one.

- (b) Please see SCE’s response to question 28(a).

(c) Please see SCE's response to question 28(a).