

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 042:

In the Joint Investor Owned Utilities' November 23, 2016 Response to TURN's Data Request (DR-TURN-001), the IOUs state in Response to Question 14 (at p. 19) that the "IOUs do not intend to continue with Direct Install as a strategy for achieving energy efficiency."

- (a) Is this statement still correct?
- (b) Is this statement limited to residential replace-on-burnout programs, or does it apply to other programs or sectors as well?
- (c) Do the IOUs expect the 2018-2025 Energy Efficiency Business Plans to result in the elimination or reduction of other Direct Install programs? Please list which direct install programs are anticipated to be eliminated or reduced.
- (d) Please explain the justification for reducing or eliminating some or all direct install programs. Please provide any studies, reports, data or other evidence relied upon to support this justification.

Response to Question 042:

(a) The question misquotes IOU's previous Response to TURN Data Request. SCE clarifies that the Joint Investor Owned Utilities' November 23, 2016 Response to TURN's Data Request (DR-TURN-001) states the Joint IOUs do intend to continue with Direct Implementation as a strategy. The Joint IOUs' response to the TURN data request is provided below in its entirety.

"The IOUs do intend to continue with DI as a strategy for achieving energy efficiency. The IOUs cannot predict whether DI will be expanded to promote replace-on-burnout measure interventions through 2020. Whether it is or not will be addressed in the selected Implementation Plans as implementers are expected to propose program designs. TURN's continued participation in Phase II of CAEECC is welcomed, as we address these program designs"

- (b) Please see SCE's response to Question 42a.
- (c) Please see SCE's response to Question 42a.
- (d) Please see SCE's response to Question 42a.