

*Southern California Edison*  
**SCE-SDGE Joint DCE Application A.14-12-007**

**DATA REQUEST SET A.14-12-007 Gilmore-SCE-005**

**To:** GILMORE  
**Prepared by:** Robert Bledsoe  
**Title:** Project Manager  
**Dated:** 06/05/2015

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**Question 63:**

63. Regarding SCE-01, p. 14, please provide all concrete (i.e. not “wholly speculative”) bases for SCE’s assumption that the DOE will start accepting fuel in 2024, other than the fact that SCE and PG&E previously chose to adopt this date as an assumption.

**Response to Question 63:**

SCE objects to the request on the ground that it is vague and ambiguous, particularly as to what is meant by the term "concrete." SCE also objects to the request on the ground that it is argumentative. Subject to and without waiving these objections, SCE responds as follows:

SCE explained the basis for its assumption that the DOE will start accepting spent fuel in 2024 in Exhibit SCE-01 at page 14. The DOE has provided no other information upon which to base a different assumption. SCE will update the SONGS 2 & 3 DCE as appropriate when additional information becomes available, consistent with Public Utilities Code Section 8326.