

OFFICE OF ENERGY INFRASTRUCTURE SAFETY 715 P Street, 20th Floor | Sacramento, CA 95814 916.902.6000 | www.energysafety.ca.gov Caroline Thomas Jacobs, Director

September 10, 2024

Lenneal Gardner Regulatory & Business Manager Horizon West Transmission, LLC One California Street, Suite 1600 San Francisco, CA 94111

## Subject: Notice on Errata for Horizon West Transmission, LLC, 2023-2025 Base WMP Revision 1

Mr. Gardner:

Horizon West Transmission, LLC, (HWT) submitted its 2025 Wildfire Mitigation Plan Update (2025 WMP Update) and revised 2023-2025 Base Wildfire Mitigation Plan (2023-2025 Base WMP) (redlined and clean versions) to the Office of Energy Infrastructure Safety's (Energy Safety) 2023-2025 WMPs docket on July 8, 2024.<sup>1</sup>

## **Request for Errata**

Energy Safety reviewed HWT's submissions and identified substantive and non-substantive errors for HWT to correct, listed in Appendix A.

HWT must revise its 2023-2025 Base WMP R1 (both redlined and clean versions) to correct the substantive and non-substantive errors identified in Appendix A. HWT must submit its newly Revised 2023-2025 Base WMP to Energy Safety's 2023-2025 WMPs docket by September 17, 2024. HWT does not need to submit a Revised 2025 WMP Update.

<sup>&</sup>lt;sup>1</sup> <u>Horizon West Transmission 2025 Wildfire Mitigation Plan Update Revision 0, Horizon West Transmission 2023-2025 Wildfire Mitigation Plan Revision 1 (redlined), Horizon West Transmission 2023-2025 Wildfire Mitigation Plan Revision 1 (clean) (July 8, 2024) (hereafter HWT 2025 WMP Update R0, HWT 2023-2025 Base WMP R1 [redlined], and HWT 2023-2025 Base WMP R1 [clean], respectively)</u>

<sup>(</sup>https://efiling.energysafety.ca.gov/eFiling/Getfile.aspx?fileid=57000&shareable=true, accessed August 27, 2024), (https://efiling.energysafety.ca.gov/eFiling/Getfile.aspx?fileid=57002&shareable=true, accessed August 27, 2024), (https://efiling.energysafety.ca.gov/eFiling/Getfile.aspx?fileid=57001&shareable=true, accessed August 27, 2024).

HWT must not make any changes to its WMP beyond corrections to the errors listed in this request.

HWT's resubmitted 2023-2025 Base WMP will be the subsequent version of its 2023-2025 Base WMP R1 submission and must be named accordingly (e.g., HWT 2023-2025 Base WMP Revision 2).

For HWT only (not for other Group 2 electrical corporations), the schedule below supersedes the schedule published by Energy Safety on June 21, 2024.<sup>2</sup>

The schedule for this Notice on Errata is as follows:

Revised HWT 2023-2025 Base WMP Due Draft Decision on HWT 2025 WMP Update issued no later than:

September 17, 2024 October 31, 2024

Sincerely,

Tony Marino

Tony Marino Acting Deputy Director | Electrical Infrastructure Directorate Office of Energy Infrastructure Safety

<sup>&</sup>lt;sup>2</sup> <u>Revised Schedule for Group 1 Electrical Corporation 2025 WMP Updates (Jun. 21, 2024)</u> (https://efiling.energysafety.ca.gov/eFiling/Getfile.aspx?fileid=56875&shareable=true, accessed Aug. 27, 2024).

### APPENDIX A: Substantive and Non-Substantive Errors in HWT 2023-2025 Base WMP Revision 1

#### Table 1. Substantive Errors in HWT 2023-2025 Base WMP Revision 1

Section	Page Number	Correction or Clarification
Section 8.1.1.2, Table 8-4	p. 75 2023-2025 Base WMP R1 (redlined) <sup>3</sup> p. 75 2023-2025 Base WMP R1 (clean) <sup>4</sup>	In Table 8-4 "Asset Inspections Targets by Year" of its 2023-2025 Base WMP R1, Section 8.1.1.2, HWT did not include Q2, Q3, or End of Year targets for 2025, nor did HWT include the "x% Risk Impact" for 2025. HWT must update Table 8-4 "Asset Inspections Targets by Year" in its Revised 2023-2025 Base WMP (redlined and clean) to include Q2, Q3, and End of Year targets for 2025. HWT must also include "x% Risk Impact" for its 2025 targets. The updated 2025 targets and "x% Risk Impact" must match those provided in Table 3-1 of HWT's 2025 WMP Update. <sup>5</sup>
Section 8.2.1.2, Table 8-15	pp. 99-100 2023- 2025 Base WMP R1 (redlined) pp. 99-100 2023- 2025 Base WMP R1 (clean)	In Table 8-15 "Vegetation Inspections Targets by Year" of its 2023-2025 Base WMP R1, Section 8.2.1.2, HWT did not include Q2 or Q3 targets for 2025, nor did HWT include the "x% Risk Impact" for 2025. HWT also incorrectly included asset inspections targets in Table 8-15. HWT must update Table 8-15 "Vegetation Inspections Targets by Year" in its Revised 2023-2025 Base WMP (redlined and clean) to include Q2 and Q3 targets for 2025. HWT must also include "x% Risk Impact" for its 2025 targets. The updated 2025 targets and "x% Risk Impact" must match those provided in Table 3-1 of HWT's 2025 WMP Update. Additionally, HWT must remove asset inspections targets from Table 8-15 in its Revised 2023-2025 Base WMP (redlined and clean).

<sup>&</sup>lt;sup>3</sup> <u>HWT 2023-2025 Base WMP R1</u> (redline) (July 8, 2024) (https://efiling.energysafety.ca.gov/eFiling/Getfile.aspx?fileid=57002&shareable=true, accessed August 27, 2024).

<sup>&</sup>lt;sup>4</sup> HWT 2023-2025 Base WMP R1 (clean) (July 8, 2024) (https://efiling.energysafety.ca.gov/eFiling/Getfile.aspx?fileid=57001&shareable=true, accessed August 27, 2024).

<sup>&</sup>lt;sup>5</sup> HWT 2025 WMP Update R0 (July 8, 2024) (https://efiling.energysafety.ca.gov/eFiling/Getfile.aspx?fileid=57000&shareable=true, accessed August 27, 2024).

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### Table 2. Non-Substantive Errors in HWT 2023-2025 Base WMP Revision 1

Section	Page Number	Correction or Clarification
Overall	Multiple	Throughout its 2023-2025 Base WMP R1, HWT mis-labeled tables and figures by adding a space between the dash and the second number (e.g., Table 3- 1 "Statutory Requirements Checklist"). HWT must update all table and figure numbers to remove the space after the dash (e.g., Table 3-1 "Statutory Requirements Checklist") throughout its Revised 2023-2025 Base WMP (redlined and clean).
Overall	Multiple	Throughout its 2023-2025 Base WMP R1 redlined version, HWT included formatting errors in redline in which it deleted in-text references and re-pasted the same references in redline. E.g., "However as these proactive inspections occur on an as-needed basis in response to RFW conditions specific targets cannot be calculated and therefore they are not represented in <u>Table 8- 4</u> below." <sup>6</sup> HWT must update and remove all instances of such formatting errors throughout its Revised 2023-2025 Base WMP (redlined).
Overall	pp. 64-265 2023- 2025 Base WMP R1 (redlined) pp. 64-264 2023- 2025 Base WMP R1 (clean)	Starting on page 64 of its 2023-2025 Base WMP R1, HWT included page headers that incorrectly state, "DRAFT FOR PRE-SUBMISSION PURPOSE TO OEIS ONLY." HWT must remove or correct the page headers in its Revised 2023-2025 Base WMP (redlined and clean).

<sup>&</sup>lt;sup>6</sup> HWT 2023-2025 Base WMP R1 (redline) (July 8, 2024), p. 74 (https://efiling.energysafety.ca.gov/eFiling/Getfile.aspx?fileid=57002&shareable=true, accessed August 27, 2024).

Section	Page Number	Correction or Clarification
9.1.2	pp. 217-219 2023- 2025 Base WMP R1 (redlined) pp. 217-218 2023- 2025 Base WMP R1 (clean)	In Section 9.1.2 of HWT's 2023-2025 Base WMP R1 redlined version, there are formatting errors between pages 217 and 219 creating extra blank space between text belonging to the same paragraph. There are similar errors in Section 9.1.2 of HWT's 2023-2025 Base WMP R1 clean version. <b>HWT must correct these formatting errors to remove the extra spacing in Section 9.1.2 in its Revised 2023-2025 Base WMP (redlined and clean).</b>

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