

OFFICE OF ENERGY INFRASTRUCTURE SAFETY

**REVISED DRAFT 10-YEAR ELECTRICAL  
UNDERGROUNDING PLAN  
GUIDELINES**

September 13, 2024





# TABLE OF CONTENTS

- 1. Executive Summary ..... 1
  - 1.1 Authority ..... 1
  - 1.2 Purpose and Scope ..... 1
- 2. Technical Guidelines ..... 2
  - 2.1 Overview of Electrical Undergrounding Plan (EUP) Required Elements ..... 2
  - 2.2 Basic Information ..... 2
  - 2.3 Demonstration of Substantial Risk Reduction ..... 3
    - 2.3.1 Plan Mitigation Objective ..... 3
    - 2.3.2 Plan Tracking Objectives ..... 8
    - 2.3.3 Risk Calculations for non-Undergrounding Subprojects ..... 8
    - 2.3.4 Risk Calculations for Projects Extending Beyond a Confirmed Project Polygon ..... 9
    - 2.3.5 Risk Calculations for Projects in Wildfire Rebuild Areas ..... 9
  - 2.4 Project Acceptance Framework ..... 10
    - 2.4.1 Project Progression Through Screens ..... 10
    - 2.4.2 Incorporating Changes ..... 12
      - 2.4.2.1 Changes to Circuit Segment Information ..... 12
      - 2.4.2.2 Subprojects ..... 13
      - 2.4.2.3 Other Anticipated Changes ..... 13
      - 2.4.2.4 Physical Changes to a Circuit Segment ..... 13
    - 2.4.3 Screen 1: Circuit Segment Eligibility ..... 14
      - 2.4.3.1 Identification of Circuit Segments in and out of High Fire Threat District and Wildfire Rebuild Area ..... 14
      - 2.4.3.2 Circuit Segment Risk Reduction Levels ..... 14
    - 2.4.4 Screen 2: Project Information and Alternative Mitigation Comparison ..... 16
      - 2.4.4.1 Common Set of Values and Assumptions ..... 16
    - 2.4.5 Screen 3: Project Risk Analysis ..... 17
    - 2.4.6 Screen 4: Project Prioritization ..... 18

2.4.7 Required Circuit Segment Information Lists ..... 18

    2.4.7.1 Instructions for Circuit Segment Information Lists ..... 18

    2.4.7.2 Information on Non-EUP Projects..... 21

2.5 Project Timelines, Workforce Development Plan, Costs and Benefits, and Nonratepayer Funding Sources..... 22

    2.5.1 Project Timelines and Targets..... 22

    2.5.2 Workforce Development Plan..... 22

    2.5.3 Costs and Benefits..... 22

    2.5.4 Nonratepayer Funding Sources..... 23

2.6 Progress Report 0 ..... 23

    2.6.1 Content of Progress Report 0..... 23

    2.6.2 Relation of Progress Report 0 to Statutory Progress Report Requirement..... 24

2.7 Risk Modeling ..... 24

    2.7.1 Overview of Risk Modeling Methodolgy ..... 26

    2.7.2 Model Reports ..... 26

    2.7.3 Key Decision-Making Metrics and Enterprise Diagrams ..... 28

        2.7.3.1 Enterprise Diagram ..... 29

    2.7.4 Model Risk Landscape..... 30

    2.7.5 Required Core Capabilities for Risk Modeling Methodology..... 31

        2.7.5.1 Model Inputs and Considerations ..... 35

        2.7.5.2 Version and Calibration Changes ..... 36

    2.7.6 Baselines, Backtesting, Model Retention, and Subsequent Model Reports..... 37

    2.7.7 Project Variable Modifiers (PVMs)..... 37

    2.7.8 Portfolio-Level Standards..... 38

    2.7.9 Project-Level Thresholds and Standards..... 38

        2.7.9.1 Project-Level Thresholds ..... 38

        2.7.9.2 Project-Level Standards ..... 39

    2.7.10 Comparative Metrics ..... 40

2.8 Reporting Metrics ..... 42

2.8.1 Tabular Data Submission..... 42

2.8.2 JSON Data Submission ..... 43

2.8.3 Spatial Data Reporting for Projects..... 43

2.8.4 Data Validation..... 43

2.8.5 Risk Modeling Methodology Verification Data ..... 44

2.8.5.1 Model Risk Landscape Variables Table ..... 44

2.8.5.2 Reporting Project Variable Modifiers ..... 45

2.8.5.3 Verifying and Validating New Model Versions..... 47

2.8.6 Reporting a Portfolio of Undergrounding Projects..... 48

2.8.6.1 Portfolio Coversheet Overview..... 48

2.8.6.2 System and Portfolio-Level Risk Matrices and Profiles for Key Decision-Making Metrics..... 48

2.8.6.3 Portfolio Development ..... 57

2.8.6.4 Portfolio Coversheet Organization..... 59

3. Process and Evaluation..... 60

3.1 Plan Pre-Submission Review ..... 60

3.1.1 Purpose of Pre-Submission Review..... 60

3.1.2 Pre-Submission Review Process..... 60

3.2 Large Electrical Corporation EUP Submission..... 62

3.2.1 Confidentiality..... 62

3.2.2 Format ..... 62

3.3 Evaluation of Plan ..... 63

3.4 Errata 64

3.5 Modification Notice..... 65

3.5.1 Examples Warranting a Modification Notice..... 65

3.5.2 Modification Notice Process ..... 66

3.6 Public Participation ..... 66

3.6.1 Docket Access..... 66

3.6.2 Public Comments..... 67

    3.6.2.1 Written Public Comments..... 67

    3.6.2.2 Workshops..... 68

3.6.3 Submitting Public Comments ..... 68

3.7 Data Requests..... 68

3.7.1 Data Requests from Energy Safety ..... 68

3.7.2 Data Requests from Data Request Stakeholders..... 69

    3.7.2.1 Data Request Stakeholder Designation ..... 69

    3.7.2.2 Data Request Process for Data Request Stakeholders..... 70

    3.7.2.3 Data Request Requirements for Data Request Stakeholders ..... 71

    3.7.2.4 Request to Compel or Limit Data Request Stakeholder Data Requests..... 71

3.8 Document Maintenance..... 72

3.8.1 Document Postings..... 72

3.8.2 Data Request Log ..... 72

3.9 Accessibility ..... 73

3.10 Computation of Time and Scheduling ..... 73

3.11 Submission Instructions, Locations, and Naming Conventions ..... 74

4. Compliance..... 78

4.1 Progress Reports ..... 78

4.2 Independent Monitor Report..... 78

**APPENDICES**

Appendix A. Definitions ..... A-1

Appendix B. Organization of EUP ..... B-1

B.1 Narrative Content..... B-1

Chapter 1 Basic Information ..... B-1

Chapter 2 Narrative Requirements for Demonstration of Substantial Risk Reduction ..... B-1

Chapter 3 Narrative Requirements for Project Acceptance Framework ..... B-2

Chapter 4 Narrative Requirements for Circuit Segment Information Lists ..... B-2

Chapter 5 Project Timelines, Workforce Development Plan, Costs and Benefits, and Non-Ratepayer Funding Sources..... B-3

Chapter 6 Narrative Requirements for Progress Report 0..... B-3

Chapter 7 Narrative Support for Risk Modeling Methodology ..... B-3

Chapter 8 Narrative for Baseline, Backtesting, Model Retention and Subsequent Model Reports ..... B-4

Chapter 9 Narrative Requirements for Reporting Metrics..... B-5

B.2 Progress Report 0 ..... B-5

B.3 Data Submissions..... B-6

Appendix C. Data Organization & Structure ..... C-1

C.1 Tabular Data Submissions ..... C-1

C.1.1 Plan Table..... C-1

C.1.2 Key Decision-Making Metrics Table..... C-3

C.1.3 Risk Model Version History Table ..... C-4

C.1.4 Portfolio Table..... C-5

C.1.5 Risk Model Backtesting Table..... C-7

C.1.6 Circuit Segment Identification Table ..... C-9

C.1.7 Circuit Segment Changelog Table..... C-12

C.1.8 Circuit Segment Risk Score Table..... C-14

C.1.9 Screen History Table ..... C-16

C.1.10 Project Table ..... C-18

C.1.11 Screen 2 Table ..... C-24

C.1.12 Screen 3 Table ..... C-26

C.1.13 Subproject Table..... C-31

C.1.14 Project Index Table ..... C-34

C.2 Description of JSON Data Submissions ..... C-39

C.2.1 Project Variable Modifiers JSON..... C-39

C.2.2 Risk Landscape JSON..... C-43

C.3 Spatial Data Submissions ..... C-49

C.4 GIS Data Schema ..... C-50

C.4.1 Circuit Segment (Line Feature Class) ..... C-50

C.4.2 Confirmed Project Polygon (Polygon Feature Class)..... C-51

C.4.3 Pre-mitigation Overhead Conductor (Line Feature Class) ..... C-53

C.4.4 Pre-mitigation Assets (Point Feature Class)..... C-55

C.4.5 Post-mitigation Conductor (Line Feature Class) ..... C-56

C.4.6 Post-mitigation Assets (Point Feature Class)..... C-58

**LIST OF FIGURES**

Figure 1. Project Acceptance Framework Flowchart..... 12

Figure 2. Example Enterprise Diagram for Risk Modeling Methodology..... 30

Figure 3. Example of Risk Score Matrix Demonstrating Substantial Improvements in Overall Utility Risk Expected due to EUP ..... 49

Figure 4. Example of Risk Score Matrix for Portfolio-Level Overall Utility Risk ..... 50

Figure 5. Example of Risk Score Matrix for Demonstration of Substantial Improvements in Ignition Risk..... 51

Figure 6. Example Risk Score Matrix for Portfolio-Level Ignition Risk ..... 52

Figure 7. Example of Risk Score Matrix for Demonstration of Substantial Improvement in Outage Program Risk ..... 53

Figure 8. Example Risk Matrix for Portfolio-Level Outage Program Risk..... 54

Figure 9. Example of Ignition Consequence and Likelihood Profiles..... 55

Figure 10. Example Outage Program Consequence and Likelihood Profiles ..... 56

Figure 11. Example KDMM Development ..... 58

Figure 12. Example Portfolio Development Over Progress Reports ..... 59

**LIST OF TABLES**

Table 1. Target/Timeline Table (example) ..... 6

Table 2. Circuit Segment Information Lists..... 19

Table 3. Narrative Requirements Supporting Risk Modeling Methodology ..... 24

Table 5. Example Model Risk Landscape Variables Table ..... 44

Table 6. Example Project Variable Modifiers Inputs ..... 46

Table 7. Example Project Variable Modifiers Outputs ..... 47

Table 8. Portfolio Coversheet Organization..... 59

Table 9. Electronic File Naming Convention for Text Files with Examples..... 75

Table 10. Electronic File Naming Convention for Data Submissions..... 77

Table C.1. Example Plan Table Construction and Data Requirements..... C-2

Table C.2. Example KDMM Table Construction and Data Requirements..... C-3

Table C.3. Example Risk Model Version History Table Construction and Data Requirements C-4

Table C.4. Example Portfolio Table Construction and Data Requirements ..... C-6

Table C.5. Example Risk Model Backtesting Table Construction and Data Requirements..... C-7

Table C.6. Example Circuit Segment Identification Table Construction and Data Requirements  
..... C-10

Table C.7. Example Circuit Segment Changelog Table Construction and Data Requirements....  
..... C-12

Table C.8. Example Circuit Segment Risk Score Table Construction and Data Requirements ....  
..... C-15

Table C.9. Example Screen History Table Construction and Data Requirements..... C-17

Table C.10. Example Project Table Construction and Data Requirements ..... C-19

Table C.11. Example Screen 2 Table Construction and Data Requirements..... C-24

Table C.12. Example Screen 3 Table Construction and Data Requirements..... C-26

Table C.13. Example Subproject Table Construction and Data Requirements..... C-30

Table C.14. Example Project Index Table Construction and Data Requirements ..... C-34

Table C.15. Circuit Segment GIS Data ..... C-50

Table C.16. Project GIS Data ..... C-51

Table C.17. Pre-mitigation Overhead Conductor GIS Data ..... C-52

Table C.18. Pre-mitigation Assets GIS Data..... C-54



Table C.19. Post-mitigation Conductor GIS Data..... C-55

Table C.20. Post-mitigation Assets GIS Data..... C-57

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# 1. Executive Summary

This document sets forth the Office of Energy Infrastructure Safety's (Energy Safety's) 10-Year Electrical Undergrounding Plan (EUP) Guidelines.

## 1.1 Authority

Energy Safety has authority under Government Code section 15475.6 to “adopt guidelines setting forth the requirements, format, timing, and any other matters required to exercise its powers, perform its duties, and meet its responsibilities described in sections 326, 326.1, and 326.2 and Chapter 6 (commencing with section 8385) of Division 4.1 of the Public Utilities Code.”

## 1.2 Purpose and Scope

Pursuant to Public Utilities Code section 8388.5,<sup>1</sup> a Large Electrical Corporation can prepare and submit a 10-year plan for undergrounding electrical distribution infrastructure to Energy Safety for review and approval. The plan must satisfy the requirements of section 8388.5(d)(2) and contain all required components.

These EUP Guidelines (Guidelines) set forth substantive and procedural requirements for Large Electrical Corporations<sup>2</sup> to prepare and submit plans. The Guidelines apply to Large Electrical Corporations in the State of California.

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<sup>1</sup> All statutory references are to the Public Utilities Code unless otherwise specified.

<sup>2</sup> Per statute, a Large Electrical Corporation refers to an electrical corporation with at least 250,000 customer accounts. Section 8388.5(b) limits participation in the program to these entities.

## 2. Technical Guidelines

### 2.1 Overview of Electrical Undergrounding Plan (EUP) Required Elements

The elements of the EUP are described in the following sections of these Guidelines:

- a. **Basic Information** on the Large Electrical Corporation, as described in Section 2.2 of these Guidelines.
- b. **Demonstration of Substantial Risk Reduction**, including a Plan Mitigation Objective<sup>3</sup> and supporting objectives and targets, as described in Section 2.3 of these Guidelines.
- c. The **Project Acceptance Framework** that the Large Electrical Corporation will use to create the list of Undergrounding Projects included in the EUP and to maintain the list of Undergrounding Projects throughout the EUP 10-year period, as outlined in Section 2.4 of these Guidelines.
- d. **Project Timelines, Workforce Development Plan, Costs and Benefits, and Nonratepayer Funding Sources** that fulfill other statutory requirements, as described in Section 2.5 of these Guidelines.
- e. **EUP Progress Report 0**, which includes the initial list of Undergrounding Projects and required data reporting, as described in Section 2.6 of these Guidelines.
- f. Narrative description of the Large Electrical Corporation's **Risk Modeling Methodology** and decision-making metrics, as described in Section 2.7 of these Guidelines.
- g. **Reporting Metrics**, including Project-Level, Portfolio-Level, and System-Level reporting requirements, as described in Section 2.8 of these Guidelines.

### 2.2 Basic Information

The EUP must include basic information about the Large Electrical Corporation, including, but not limited to:

- a. The legal name of the Large Electrical Corporation.

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<sup>3</sup> "Plan Mitigation Objective" means the amount of change in risk (wildfire and reliability) that is necessary to meet the substantiality requirements of section 8388.5(d)(2). See Appendix A (Definitions) for complete list of defined terms.

- b. The number of customer accounts to show qualification as a Large Electrical Corporation.
- c. A list of the persons responsible for preparing the EUP, including executive-level owner with overall responsibility; program owners with responsibility for specific components; and the primary contact for Energy Safety and stakeholder general questions. Include names, titles, areas of responsibility, and contact information.

## 2.3 Demonstration of Substantial Risk Reduction

Pursuant to section 8388.5(d)(2), the EUP can only be approved if (1) it will substantially increase electrical reliability by reducing the use of public safety power shutoffs (PSPS), enhanced powerline safety settings (EPSS), deenergization events, and any other outage programs, and (2) it will substantially reduce the risk of wildfire. To support this, the EUP must include the Plan Mitigation Objective, Plan Tracking Objectives, and other specific objectives and targets as described below.<sup>4</sup>

### 2.3.1 Plan Mitigation Objective

The Plan Mitigation Objective is the total amount of change in risk (wildfire and reliability) that is necessary to meet the requirement of section 8388.5(d)(2). This change in risk must account for only the reduction due to Undergrounding Projects (see Core Capabilities Section 2.7.5) and be measured on a *pro rata* basis.

The Large Electrical Corporation must set a Plan Mitigation Objective for the EUP and provide a supporting narrative and data in the EUP demonstrating how the EUP will achieve the Plan Mitigation Objective. In order to achieve the Plan Mitigation Objective, the Large Electrical Corporation will select projects (consisting of individual isolatable Circuit Segments) during the 10-year EUP.

The narrative must address the following:

- a. Explanation of the basis of the Plan Mitigation Objective.
- b. The source for the risk and reliability scores used to set the Plan Mitigation Objective.

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<sup>4</sup> Outage Program is defined in the Guidelines as “(i) any program that interrupts electrical service for the purpose of mitigating or avoiding the risk of causing a wildfire including Public Safety Power Shutoff (PSPS) programs, fast trip settings (including enhanced powerline safety settings, Fast Curve Settings, and Sensitive Relay Profile) and similar programs, and (ii) any program that could result in a deenergization event. Outage Programs exclude maintenance outages and other outages not related to reducing wildfire risk.” All defined terms are located in Appendix A to these Guidelines.



- c. Minimum levels of Ignition Risk and Outage Program Risk reduction as set forth in the Portfolio-Level Standards.
- d. Overview of the implementation approach for the EUP (e.g., to reduce risk on the highest risk Circuit Segments first, or to select the most feasible for Undergrounding first) and an explanation of how the implementation approach will achieve the Plan Mitigation Objective.
- e. An overview of how the Project Acceptance Framework, project timelines, plan for workforce development, nonratepayer funding, Progress Report 0, Risk Modeling, and Reporting Metrics all support the Plan Mitigation Objective (see Sections 2.4 – 2.8 of these Guidelines).
- f. A concise summary and clear presentation of the metrics and standards for the Portfolio of Undergrounding Projects and supporting Project-Level metrics. Instructions for developing and calculating these metrics are found in the Risk Modeling Section 2.7 of these Guidelines.
- g. A summary of how Undergrounding Projects with multiple Subprojects (including any non-Undergrounding Subprojects) will be reported and how the amount of risk reduced by these Undergrounding Projects will be allocated between the EUP Undergrounding Subprojects and non-Undergrounding Subprojects. This system must be further detailed in Section 2.7.5 of these Guidelines. In this section of the narrative, the Large Electrical Corporation must provide:
  - i. A description of how the Project-Level Standard is evaluated in a manner which includes the effects of both Undergrounding Subprojects and non-Undergrounding Subprojects.
  - ii. A description of how Portfolio-Level metrics disaggregate the effects of non-Undergrounding Subprojects for the measurement of the Plan Tracking Objectives and the Plan Mitigation Objective.
  - iii. A description of how System-Level metrics disaggregate the effects of non-Undergrounding Subprojects and any system hardening work on non-Portfolio Circuits for the measurement of the Plan Tracking Objectives and the Plan Mitigation Objective.
- h. Explanatory graphs and figures.
- i. Specific citations to any other EUP content that supports the Plan Mitigation Objective.
- j. A Target/Timeline Table with the following information about the timelines for completion, unit cost targets, mileage targets, anticipated start and end dates, risk reduction, and cost targets for each year of the EUP. Ignition Risk and Outage Program Risk must be reported as described in Section 2.8.5.1. The information must be in table format in the EUP narrative and included as an Excel workbook.
  - i. Year of EUP;

- ii. Dates for year of EUP;
- iii. Underground mileage completion targets (per year and cumulative);
- iv. Miles of overhead line deenergized;
- v. Miles of Undergrounding in the Project Planning and Construction Phases;
- vi. Unit cost targets for each year covered by the EUP;
- vii. Risk reduction in instantaneous Ignition Risk for risk at year 10;
- viii. Cumulative Ignition Risk reduction<sup>5</sup> anticipated at the end of the expected lifetime (defined as 55 years) of the infrastructure;
- ix. Increase in instantaneous Outage Program Risk reliability for risk at year 10; and
- x. Cumulative Outage Program Risk reduction<sup>6</sup> anticipated at the at the end of the expected lifetime (defined as 55 years) of the infrastructure.

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<sup>5</sup> The cumulative Ignition Risk reduction is defined as the difference between the cumulative collective Ignition Risk and Baseline cumulative Ignition Risk, measured at the System-Level, as detailed in Section 2.7.3 of these Guidelines.

<sup>6</sup> The cumulative Outage Program Risk reduction is defined as the difference between the cumulative collective Outage Program Risk and Baseline cumulative Outage Program Risk, measured at the System-Level, as detailed in Section 2.7.3 of these Guidelines.



Year	Start Date	Miles Completed	OH Miles Deenergized	Cumulative Miles Completed	Preconstruction Miles	Unit Cost Target	Change in Instantaneous Wildfire Risk at Year 10	Change in Cumulative Wildfire Fire Risk over 50 years	Change in Instantaneous Outage Program Risk in Year 10	Change in Cumulative Outage Program Risk over 50 years
<b>8</b>	January 1, 2033									
<b>9</b>	January 1, 2034									
<b>10</b>	January 1, 2035									
<b>Final</b>	December 31, 2035									

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### 2.3.2 Plan Tracking Objectives

To track and evaluate progress toward the Plan Mitigation Objective, the EUP must also include specific Plan Tracking Objectives. The Plan Tracking Objectives will be used to assess how the Portfolio of projects develops over time and whether the Large Electrical Corporation is on track to meet the Plan Mitigation Objective. The Plan Tracking Objectives must consist of forward-looking, quantifiable measurements and objectives, measured at the Portfolio-Level and System-Level, that will be used to assess progress toward the Plan Mitigation Objective.

The list of Plan Tracking Objectives must:

- a. Be specific, measurable, achievable, realistic, and timely outcomes for the EUP.
- b. Include annual and 5-year targets.
- c. Include targets based on total Overall Utility Risk Reduction.
- d. Include some targets based solely on Ignition Risk Reduction and some based solely on Outage Program Risk.
- e. Include some tracking objectives based solely on Ignition Risk Reduction and some based solely on Outage Program Risk.
- f. Include tracking objectives measured by risk reduced per mile.
- g. Include tracking objectives measured in miles of overhead line deenergized.
- h. Include tracking objectives measured in number of projects that have completed Screens 3 and 4.

The Independent Monitor will use the Plan Mitigation Objective, Plan Tracking Objectives, and other objectives to assess the Large Electrical Corporation's compliance with its EUP. The Plan Mitigation Objective and Plan Tracking Objectives will be tracked in all Progress Reports pursuant to sections 8388.5(f)(3) and 8388.5(g).

### 2.3.3 Risk Calculations for non-Undergrounding Subprojects

If the Undergrounding Project includes non-undergrounding Subprojects, the non-undergrounding work is counted as follows:

- a. **Project Threshold** (see Section 2.4.3.2 and 2.7.5): for purposes of determining if the Circuit Segment meets a Project Threshold, use the risk score for the entire Circuit Segment (including any potential non-undergrounding Subprojects).

- b. **Plan Mitigation Objective and Plan Tracking Objectives** (see Sections 2.3.1, 2.3.2 and 2.7.5): for purposes of determining progress towards and compliance with the Plan Mitigation Objective and Plan Tracking Objectives, only use the risk reduction attributed to the Undergrounding Subprojects.
- c. **Comparative Metrics** (see Section 2.7.10): for purposes of comparative metrics, use the risk reduction for the entire Circuit Segment when determining whether the project meets the Project-Level Standard, but only apply the risk reduction attributed to the Undergrounding Subprojects towards the Plan Mitigation Objective.

### 2.3.4 Risk Calculations for Projects Extending Beyond a Confirmed Project Polygon

If the scope of a project changes to include sections outside of the Confirmed Project Polygon (see Sections 2.4.2.4 and C.4.2), risk for the project is counted as follows:

- a. **Expansion outside of a Confirmed Project Polygon:** in the event that a portion of another Circuit Segment outside of the Confirmed Project Polygon is added to a project, use the risk reduction for the full (expanded) project for determining the contribution towards the Plan Mitigation Objective and use only the work inside the original Confirmed Project Polygon for determining whether the project meets the Project-Level Standard (see Section 2.7.9.2).

### 2.3.5 Risk Calculations for Projects in Wildfire Rebuild Areas

If the Circuit Segment is in a Wildfire Rebuild Area (see Section 2.4.3.1), risk for the Circuit Segment is calculated as follows:

- a. **Project Threshold** (see Section 2.4.3.2, 2.7.5 and Appendix C.1.10): if the Circuit Segment does not meet a Project-Level Threshold, the Large Electrical Corporation must provide justification for the Circuit Segment to be designated as an Eligible Circuit Segment. The justification must include details about the extent of the damage to the Circuit Segment and must describe the Large Electric Corporation's rationale for including it and any benefits that support designating the Circuit Segment as an Eligible Circuit Segment.
- b. **Screen 2 and 3 Comparisons** (see Sections 2.4.4 and 2.7.10): for purposes of the Screen 2 Alternative Mitigation Comparison and the Screen 3 Comparative Metrics, the pre-fire distribution infrastructure and associated risk must be used as the comparison Baseline.
- c. **Plan Mitigation Objective and Plan Tracking Objectives** (see Sections 2.3.1, 2.3.2 and 2.7.5): the risk reduction from a Wildfire Rebuild Area Undergrounding Project

does not count for purposes of determining progress towards the Plan Mitigation Objective and Plan Tracking Objectives. The risk reduction from a Wildfire Rebuild Area Undergrounding Project must be tracked separately.

## 2.4 Project Acceptance Framework

Pursuant to section 8388.5(c)(2), the Large Electrical Corporation must identify Undergrounding Projects in its EUP. The Project Acceptance Framework is a multi-step process that the Large Electrical Corporation must establish and use to determine which Circuit Segments can be considered Undergrounding Projects, and, if undergrounded, will substantially increase electrical reliability<sup>7</sup> and substantially reduce the risk of wildfire.

The Large Electrical Corporation must list all Circuit Segments<sup>8</sup> in its service territory (the “All Circuit Segment List”), apply the Project Acceptance Framework to that list, and include the results in the EUP as described below. The Large Electrical Corporation must demonstrate that projects successfully passing through the Project Acceptance Framework contribute to achieving the Plan Mitigation Objective.

The Project Acceptance Framework has four screens:

Screen 1: Circuit Segment Eligibility

Screen 2: Project Information and Alternative Mitigation Comparison

Screen 3: Project Risk Analysis

Screen 4: Project Prioritization

### 2.4.1 Project Progression Through Screens

The Project Acceptance Framework has a procedure for progressing a Circuit Segment through the four screens:

**Screen 1 Procedure.** The EUP must apply Screen 1 (Circuit Segment Eligibility) to all High Fire Threat District (HFTD) and non-HFTD Circuit Segments and any Wildfire Rebuild Areas at the time of EUP filing. The Large Electrical Corporation must identify any Wildfire Rebuild Areas using the procedure described by the Large Electrical Corporation pursuant to Section 2.4.3.1 below. Circuit Segments that are not located in a Wildfire Rebuild Area or a Tier 2 or 3 HFTD (“Out of Area Circuit Segments”) are eliminated in Screen 1. Each Circuit Segment that is located in a Wildfire Rebuild Area or a Tier 2 or 3 HFTD is then evaluated to determine if the

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<sup>7</sup> Increased reliability is measured through the reduction of the use of Public Safety Power Shutoffs, enhanced powerline safety settings, deenergization events, and any other outage programs, pursuant to section 8388.5(d)(2).

<sup>8</sup> For purposes of these Guidelines, “Circuit Segment” means an isolatable circuit segment.

Circuit Segment meets the risk score criteria for eligibility. In-Area Circuit Segments that meet the risk score criteria are “Eligible Circuit Segments” and proceed to Screen 2. In-Area Circuit Segments that do not meet the risk score criteria are “Ineligible Circuit Segments” and do not proceed to Screen 2.

**Screen 2 Procedure.** The EUP must apply Screen 2 (Project Information and Alternative Mitigation Comparison) to all Eligible Circuit Segments. Circuit Segments that pass Screen 2 are considered Undergrounding Projects and can proceed to Screen 3. These Undergrounding Projects constitute the list of Undergrounding Projects that must be identified in the EUP pursuant to section 8388.5(c)(2).

**Screen 3 Procedure.** The EUP must apply Screen 3 (Project Risk Analysis) to all Undergrounding Projects for which the Large Electrical Corporation has sufficient information. Projects that pass Screen 3 are reported as “Confirmed Projects.”

Screen 3 must be applied to a Portfolio of at least 25 individual Undergrounding Projects at the time of EUP filing. This Portfolio must include:

- at least one Circuit with multiple Undergrounding Projects.
- at least three Undergrounding Projects with multiple Subprojects (if Subprojects will be part of the EUP).
- at least three Undergrounding Projects with non-Undergrounding Subprojects (if non-Undergrounding Subprojects will be part of the EUP).
- at least two Undergrounding Projects considered for the High Frequency Outage Program Threshold (if High Frequency Outage Program will be part of the EUP).
- at least two Undergrounding Projects considered for the Ignition Tail Risk Threshold (if Ignition Tail Risk will be part of the EUP).

Additionally, the Large Electrical Corporation must present, in a separate section, an analysis of at least one Undergrounding Project which the Large Electrical Corporation does not plan on undergrounding due to factors that are captured in the Screen 2 and Screen 3 analysis. This analysis must be presented with narrative description and associated numerical tables in a Plan and as a portfolio named “Example Rejected Portfolio” in Progress Report 0.

**Screen 4 Procedure.** The EUP must apply Screen 4 (Project Prioritization) to all Confirmed Projects at the time of EUP filing.

The Large Electrical Corporation must detail the implementation approach it will use for each screen. The general requirements of each screen, including the minimum data and information requirements, are further described in the Sections below.



Figure 1 provides a high-level overview of the Project Acceptance Framework process.

Figure 1. Project Acceptance Framework Flowchart

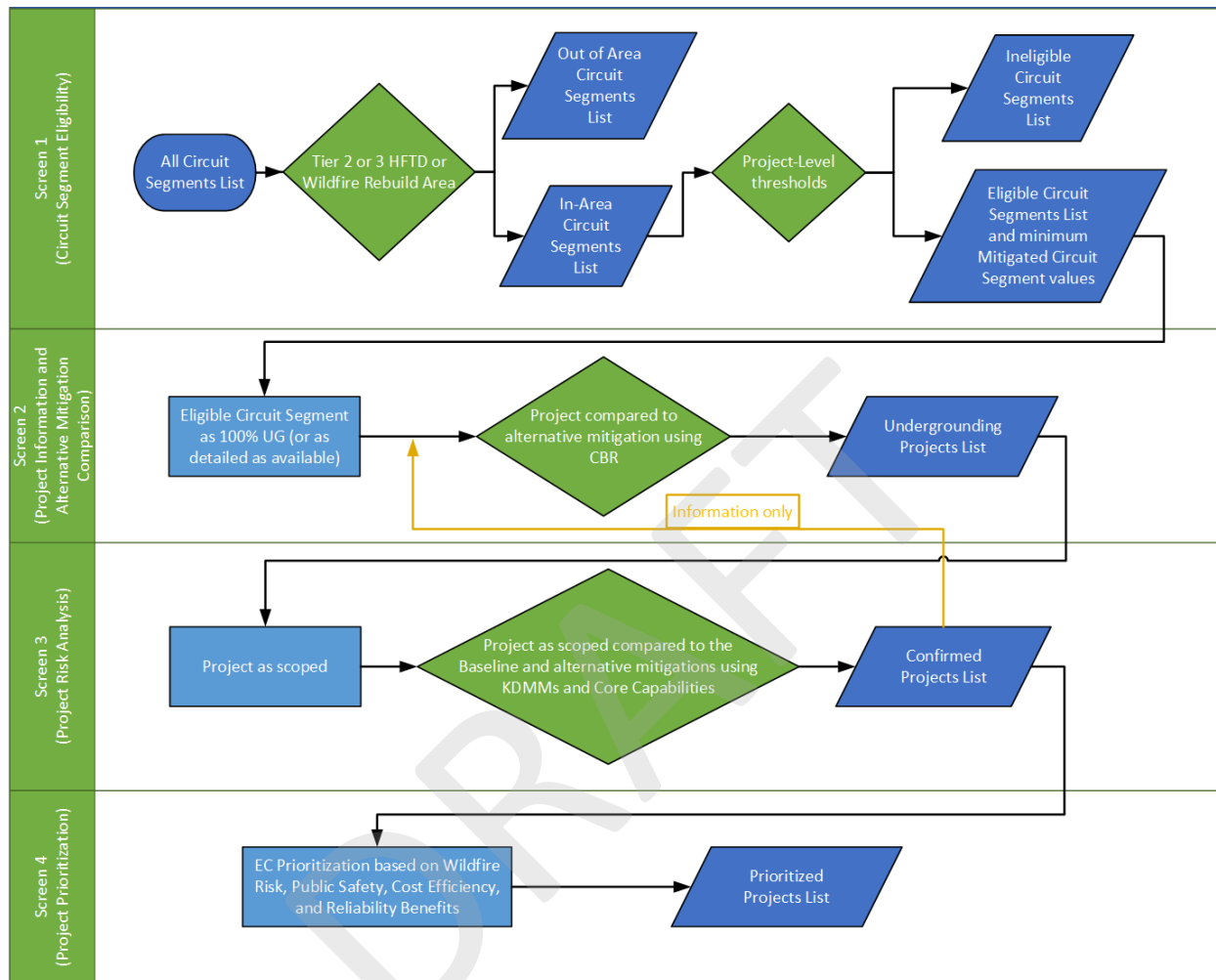


Figure 1 illustrates the Project Acceptance Framework process.

## 2.4.2 Incorporating Changes

### 2.4.2.1 Changes to Circuit Segment Information

After the EUP is filed, the Large Electrical Corporation must account for new information (such as project-specific information obtained through scoping and other project work), model version and calibration changes (such as those detailed in Section 2.7.5.2), updates to HFTDs or new Wildfire Rebuild Areas.

If any changes occur on a Circuit Segment before it has passed Screen 3, then Screen 1 and Screen 2 must be reapplied. This could result in Circuit Segments being added or removed

from the EUP. The Out-of-Area Circuit Segment list, In-Area Circuit Segment list, Eligible Circuit Segment list, Ineligible Circuit Segment list, and the list of Undergrounding Projects must all be updated. Information in the Screen 2 comparison must also be updated.

#### **2.4.2.2 Subprojects**

During the scoping process, the Large Electrical Corporation may divide an Eligible Circuit Segment into one or more Subprojects. Subprojects may be created for operational reasons, such as differences in expected completion times of portions of the undergrounding work (referred to as Undergrounding Subprojects). Subprojects may also be created to reflect that a portion of the Circuit Segment will be treated with a different wildfire mitigation (referred to as a non-undergrounding Subproject). If a Circuit Segment does not have multiple Subprojects during the scoping process, then it should be reported as a single Subproject.

#### **2.4.2.3 Other Anticipated Changes**

The Large Electrical Corporation must provide a narrative describing any other expected or known changes likely to occur and how those changes will be incorporated into the EUP.

#### **2.4.2.4 Physical Changes to a Circuit Segment**

The EUP must account for physical changes to a Circuit Segment such as relocating lines for operational reasons, the addition or removal of equipment that redefines the endpoints of a Circuit Segment, or changes in alignment due to undergrounding itself, among other factors. This is accounted for in three ways.

First, the Circuit Segments must be represented by unique identification names, which are unique both spatially and temporally, meaning a name cannot be reused for a “new” Circuit Segment. A Circuit Segment is considered “new” and requires a new Circuit Segment ID if equipment that defines the boundaries between Circuit Segments (e.g. circuit breakers and reclosers) are moved, removed, or added. See the introduction of Appendix C.1 for details.

Second, the evolution of Circuit Segments is tracked in the Circuit Segment Changelog table, linking the prior Circuit Segment ID to the new one (See Section C.1.7 of Appendix C).

Third, a Confirmed Project is defined by the boundaries of the Confirmed Project Polygon that encompasses the entire Circuit Segment on which the Undergrounding Project is defined. The Confirmed Project Polygon is fixed once the Circuit Segment becomes a Confirmed Project. Further details on the Confirmed Project Polygons are defined in Appendix C.4.2. Changes to proposed work on each Undergrounding Project do not need to be re-evaluated or passed through the screens again due to a physical change to the underlying Circuit Segment unless the work would take place outside the Confirmed Project Polygon, in which case additional justification will be required. Any Project or Subproject which has assets outside of the Confirmed Project Polygon must have a provide justification in the C.1.13 Subproject Table.

### 2.4.3 Screen 1: Circuit Segment Eligibility

Screen 1 (Circuit Segment Eligibility) is the procedure within the Project Acceptance Framework that identifies relevant Circuit Segments and creates the List of Eligible Circuit Segments.

#### 2.4.3.1 Identification of Circuit Segments in and out of High Fire Threat District and Wildfire Rebuild Area

In Screen 1, the Large Electrical Corporation must identify all Circuit Segments in its service territory (All Circuit Segments) and specify which Circuit Segments are located in a Wildfire Rebuild Area or Tier 2 or 3 High Fire-Threat District (“In-Area Circuit Segments”).

The EUP narrative must describe the process the Large Electrical Corporation will use to identify Wildfire Rebuild Areas and the corresponding affected Circuit Segments. The Large Electrical Corporation must include a narrative in the Progress Reports describing identified Wildfire Rebuild Areas and providing information on the wildfire date, time, location, affected Circuit Segments and facilities impacted. The narrative must indicate if any distribution infrastructure damaged in the wildfire has already been rebuilt. Only Circuit Segments that have been damaged by wildfire and have not previously been rebuilt are eligible.

For each Circuit Segment, the following risk scores must be calculated: (i) Overall Utility Risk Score; (ii) Ignition Consequence Score; and (iii) Outage Program Reliability Score. Section 2.7.9 of these Guidelines details the requirements for these risk scores. Additionally, each Circuit Segment must be identified by location, indicating whether the Circuit Segment is (i) in a Tier 2 or 3 High Fire-Threat District; (ii) in a Wildfire Rebuild Area; or (iii) not located in either a Tier 2 or 3 HFTD or a Wildfire Rebuild Area. The EUP must include the following information in the EUP narrative or an additional table: the total number of Circuit Segments within the Large Electrical Corporation service territory, the total number of Circuit Segments located within a Tier 2 or 3 HFTD, the total number of Circuit Segments located within a Wildfire Rebuild Area, and the total mileage of lines in all Circuit Segments in each of the above groups.

The Large Electrical Corporation must create three lists of In-Area Circuit Segments sorted in descending order by (i) Overall Utility Risk Score; (ii) Ignition Consequence Score; and (iii) Outage Program Reliability Score. The 20 highest scoring Circuit Segments of each list must be included in the EUP narrative as a table, with all three risk scores, the county where the Circuit Segment is located, and the HFTD Tier or Wildfire Rebuild Area that applies to the Circuit Segment.

#### 2.4.3.2 Circuit Segment Risk Reduction Levels

Screen 1 (Circuit Segment Eligibility) ensures that the EUP limits eligibility to higher risk Circuit Segments.

The Large Electrical Corporation must follow the instructions in Section 2.7 of these Guidelines to set Project-Level Thresholds and Standards that will be used to categorize Circuit Segments into three types. The EUP must present the Project-Level Thresholds and Standards in the description of the Project Acceptance Framework. Additional information on the required Project-Level Thresholds and Standards is provided in Section 2.7.9 of these Guidelines. The three types of Project-Level Thresholds and Standards to be applied to Circuit Segments are:

1. **Eligible Circuit Segment Thresholds:** the minimum risk score thresholds that will be used to identify higher risk Circuit Segments that are eligible for the 10-Year EUP.<sup>9</sup>
2. **Ineligible Circuit Segment Thresholds:** the minimum risk score thresholds that will be used to identify lower risk Circuit Segments that are not eligible for the 10-Year EUP.<sup>10</sup>
3. **Mitigated Circuit Segment Standards:** the minimum Project-Level Standard risk score that an Eligible Circuit Segment must reach to be considered sufficiently mitigated under the terms of the EUP.<sup>11</sup>

After determining these Project-Level Thresholds and Standards, the Large Electrical Corporation must evaluate the list of In-Area Circuit Segments to determine eligibility and minimum mitigation needs. Circuit Segments in Wildfire Rebuild Areas that do not meet these thresholds must provide justification to be designated as Eligible Circuit Segments as described in Section 2.3.5.

The following must be included in the narrative portion of the EUP:

- a. The Project-Level Thresholds and Standards.
- b. The total number of In-Area Circuits.
- c. The number of Eligible Circuit Segments, by category, and;
- d. The number of In-Area Circuit Segments that are below the eligibility thresholds (Ineligible Circuit Segments).

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<sup>9</sup> A Circuit Segment qualifies as an Eligible Circuit Segment if it exceeds one of the Project-Level thresholds described in Section 2.7.9 (High-Risk Threshold, Ignition Tail Risk Threshold, High Frequency Outage Program Threshold).

<sup>10</sup> A Circuit Segment that is below the High-Risk, Wildfire Tail Risk and High Frequency Outage Program Thresholds described in Section 2.7.9 is an Ineligible Circuit Segment.

<sup>11</sup> A Mitigated Circuit Segment is an Eligible Circuit Segment that has been treated to mitigate risk to the required standard described in Section 2.7.9.1 (Risk Reduction Project-Level Standard, High Frequency Outage Program Mitigation Standard, Tail Risk Mitigation Project-Level Standard).

## 2.4.4 Screen 2: Project Information and Alternative Mitigation Comparison

Screen 2 (Project Information and Alternative Mitigation Comparison) confirms there is sufficient information available on a Circuit Segment and requires comparison of undergrounding to alternative mitigations in order to determine which Eligible Circuit Segments can be treated as Undergrounding Projects.

For Screen 2, the Large Electrical Corporation must conduct an analysis comparing undergrounding to alternative mitigations and provide the California Public Utilities Commission (CPUC) Cost Benefit Ratio (CBR) and all information in the CPUC Data Appendix 1<sup>12</sup> at the time the EUP is submitted to Energy Safety. The alternative mitigation comparison must include a comparison of the project to at least two alternative mitigations as detailed in Section 2.7.10. In Screen 2, the project may be assumed to be a fully undergrounded isolatable Circuit Segment, but once the project has completed its scoping phase, the Screen 2 comparison must be updated to reflect the scoped project. Appendix C.1.11 and C.1.14 of these Guidelines set out instructions for the Screen 2 Table and the Project Index Table. No project can be considered for the 10-Year EUP unless this information is available.

### 2.4.4.1 Common Set of Values and Assumptions

Screen 2 (Project Information and Alternative Mitigation Comparison) may use common values and assumptions to develop estimates for Circuit Segments when project-specific information is not available. Screen 2 includes calculation of risk and benefit scores; it applies to both undergrounding and alternative mitigations. The EUP must include a narrative summarizing the assumptions underlying the values and explaining the metrics used in Screen 2. This narrative summary must be clear, concise, and comprehensive. At a minimum, this summary must include a:

- a. Description of the metrics required by the CPUC Guidelines for the SB 884 Program.
- b. Detailed description of alternative mitigations that the Large Electrical Corporation will use for these comparisons. Explanation of why these Alternative Mitigations are being considered. Description of the process for determining which Alternative Mitigations will be used for individual project comparisons. Description of the process for identifying and evaluating new mitigation technologies through the life of the EUP. Description of processes and resources that will be used for deploying each Alternative Mitigation.

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<sup>12</sup> CPUC Resolution SPD-15 (March 7, 2024), SB 884 Program: CPUC Guidelines, Appendix 1: SB 884 Project List Data Requirements-Preliminary <https://docs.cpuc.ca.gov/SearchRes.aspx?docformat=ALL&docid=526984185>.

- c. Description of any assumptions for scope, cost, extent, and wildfire risk reduction and reliability improvements that are applicable to multiple Undergrounding Projects. These descriptions must be provided for all activities (Undergrounding and Alternative Mitigations).
- d. Explanation of how the need for additional easements, permits, and CEQA review are accounted for in the assumptions for scope, cost, extent, and risk reduction and reliability improvements.

### **2.4.5 Screen 3: Project Risk Analysis**

Screen 3 (Project Risk Analysis) is the procedure for evaluating an individual Undergrounding Project in the context of the Portfolio of Undergrounding Projects and includes information obtained through the project development process. Screen 3 considers the wildfire risk reduction and reliability increase elements of the Plan Mitigation Objective of an Undergrounding Project and includes comparing risk metrics for undergrounding and alternative mitigations.

Screen 3 must be completed for each Undergrounding Project when the Large Electrical Corporation has sufficient information to fulfill the modeling requirements in Section 2.7 for that Undergrounding Project.

The EUP must contain a narrative detailing how the Large Electrical Corporation will use Screen 3 on individual Undergrounding Projects both before implementation of the EUP begins and after implementation begins. The narrative must include the Screen 3 procedure for selecting Alternative Mitigations consistent with the instructions on Alternative Mitigation selection in Section 2.7.10. The narrative must include a description of how project-specific information will be incorporated into the selection of Alternative Mitigations. The narrative must include a description of how Baseline values will be determined per Section 2.7.5, Core Capability 6.

The narrative must include a description of the scoping process the Large Electrical Corporation uses to determine what portions of an Eligible Circuit Segment will be undergrounded. Additionally, if the Large Electrical Corporation determines any portion of an Eligible Circuit Segment will require non-undergrounding work, a narrative explanation describing why that work was chosen for each non-undergrounded Subproject is required in the Appendix C.1.13 Subproject Table.

An Undergrounding Project that has completed Screen 3 can proceed to Screen 4. Undergrounding Projects that have completed Screen 3 are reported as Confirmed Projects in Progress Reports.

## 2.4.6 Screen 4: Project Prioritization

Pursuant to section 8388.5(c)(2), the EUP must include a means of prioritizing undergrounding projects based on “wildfire risk reduction, public safety, cost efficiency, and reliability benefits.”

For Screen 4 (Project Prioritization), the EUP must set forth a means of prioritization and its definition for each of the factors in section 8388.5(c)(2), i.e., wildfire risk reduction, public safety, cost efficiency and reliability benefits. If a project is divided into Subprojects, the Large Electrical Corporation must consider the different completion times of Subprojects and the effect of staggered completion times, consistent with the timeline requirements in Section 2.7.5, Core Capabilities 4 and 5. In the context of this project prioritization, the Large Electrical Corporation may define reliability benefits to include benefits not related to Outage Program Events. The EUP must describe how the factors will be applied to set priority for Confirmed Projects. The EUP must describe how the prioritization aligns with and supports the Plan Mitigation Objective. The EUP must include a narrative of the Large Electrical Corporation’s rationale and supporting data (e.g., KDMMs) for each definition and the means of prioritization included in Screen 4.

The EUP must include a list of Confirmed Projects with the Screen 4 prioritization applied.

## 2.4.7 Required Circuit Segment Information Lists

### 2.4.7.1 Instructions for Circuit Segment Information Lists

The Project Acceptance Framework uses a series of screens to evaluate Circuit Segments for the EUP. As described above, each screen requires the Large Electrical Corporation to create and review progressively smaller sets of Circuit Segments which satisfy various criteria and have different levels of information determined, until they finally become Confirmed Projects and Prioritized Projects. The full lists of Circuit Segments which have reached these stages can be generated from the data submission tables described in Appendix C. Each Progress Report, beginning with Progress Report 0 (see Section 2.6), will include the data submission for these lists in a tabular format that can be accessed by members of the public.

The table below describes the lists utilized in the Project Acceptance Framework process, the relevant information they contain, and the tables that can be joined to generate the lists.



Table 2. Circuit Segment Information Lists

List Name	Description	Information Provided	Tables Containing Information
<p><b>All Circuit Segments List</b></p>	<p>List of all Circuit Segments in service territory</p>	<ul style="list-style-type: none"> <li>• Unique Circuit IDs and Circuit Segment IDs</li> <li>• For each Circuit Segment, whether it is located in (i) a Tier 2 or 3 High Fire-Threat District or not in either; and/or (ii) a Wildfire Rebuild Area or not.</li> <li>• Overall Utility Risk Score</li> <li>• Ignition Consequence Score</li> <li>• Outage Program Reliability Score</li> </ul>	<p>Appendix C: C1.6 Circuit Segment Identification Table</p> <p>Appendix C: C1.8 Circuit Segment Risk Score Table.</p>
<p><b>In-Area Circuit Segments List</b></p>	<p>List of all Circuit Segments in a Wildfire Rebuild Area or Tier 2 or 3 High Fire-Threat District (In-Area).</p>	<ul style="list-style-type: none"> <li>• Overall Utility Risk Score</li> <li>• Ignition Consequence Score</li> <li>• Outage Program Reliability Score</li> </ul>	<p>Appendix C: C1.6 Circuit Segment Identification Table</p> <p>Appendix C: C1.8 Circuit Segment Risk Score Table.</p>
<p><b>Eligible Circuit Segments List</b></p>	<p>List of all In-Area Circuit Segments that are above a Project-Level Threshold and therefore eligible for the EUP.</p>	<ul style="list-style-type: none"> <li>• Project-Level Thresholds</li> <li>• Project-Level Standards</li> <li>• Project Variable Modifiers (see Section 2.7.7 of these Guidelines)</li> </ul>	<p>Appendix C: C1.6 Circuit Segment Identification Table</p> <p>Appendix C: C1.8 Circuit Segment Risk Score Table</p> <p>This information can be found in the Portfolio Coversheet.</p>

List Name	Description	Information Provided	Tables Containing Information
<b>Ineligible Circuit Segments List</b>	List of all In-Area Circuit Segments that are below all Project-Level Threshold and therefore are NOT eligible for the EUP.	<ul style="list-style-type: none"> <li>• Project-Level Thresholds</li> <li>• Project-Level Standards</li> <li>• Project Variable Modifiers (see Section 2.7.7 of these Guidelines)</li> </ul>	Appendix C: C1.6 Circuit Segment Identification Table  Appendix C: C1.8 Circuit Segment Risk Score Table.
<b>Undergrounding Projects List</b>	List of all Eligible Circuit Segments that have been compared to multiple mitigation strategies using CBR and, after analysis, determined to be an Undergrounding Project.	<ul style="list-style-type: none"> <li>• CPUC Data Appendix completed</li> <li>• CPUC CBR</li> <li>• Screen 2 Table</li> </ul>	Appendix C: C1.11 Screen 2 Table  Appendix C: C1.14 Project Index Table  This information can be found in the Portfolio Coversheet.
<b>Confirmed Projects List</b>	List of Undergrounding Projects that have had project risk analysis completed in Screen 3	<ul style="list-style-type: none"> <li>• Risk landscapes for separate, collective, and ablation studies</li> <li>• Screen 3 Table</li> </ul>	Appendix C: C1.12 Screen 3 Table  Appendix C: C1.14 Project Index Table  This information can be found in the Portfolio Coversheet.
<b>Prioritized Projects List</b>	List of Confirmed	<ul style="list-style-type: none"> <li>• List of Confirmed Projects sorted by priority</li> </ul>	Appendix C: C.1.10 Project Table

List Name	Description	Information Provided	Tables Containing Information
	Projects, with each project prioritized using section 8388.5(c)(2) prioritization	<ul style="list-style-type: none"> <li>• Planning and Construction Phase Status</li> <li>• Subproject Information</li> </ul>	Appendix C: C.1.14 Project Index Table  For more information on Subprojects, see Appendix C: C.1.13 Subproject Table.
<b>Non-EUP Projects List</b>	See Section 2.4.7.2 of these Guidelines	See Section 2.4.7.2 of these Guidelines	Appendix C: C1.6 Circuit Segment Identification Table

**2.4.7.2 Information on Non-EUP Projects**

The EUP must include information on any distribution undergrounding or other system hardening project that is funded or in the Project Planning and Construction Phases that is not included in the 10-Year EUP (“Non-EUP Project”). The Large Electrical Corporation must include this information in the Circuit Segment Identification Table as described in Appendix C.1.6. The Large Electrical Corporation is not required to apply the screens to non-EUP Projects.

The Large Electrical Corporation must also provide a brief overview of all non-EUP Undergrounding programs and all other distribution system hardening programs aimed at reducing Ignition Risk and Outage Program Risk. The Large Electrical Corporation must include the timeline for completion of Non-EUP Projects, their Project Status, and their associated risk reduction. The overview must discuss how the selection process for these Non-EUP Projects and programs is different from the EUP and how they will be coordinated with the EUP.

All of the information above must be updated in each Progress Report. The Large Electrical Corporation must also include a narrative describing how these projects are accounted for in the Risk Modeling Methodology.

## 2.5 Project Timelines, Workforce Development Plan, Costs and Benefits, and Nonratepayer Funding Sources

The Timelines, Workforce Development, Costs and Benefits, and Nonratepayer Funding components are the plan components required by sections 8388.5(c)(3), (c)(5), (c)(6) and (j).

### 2.5.1 Project Timelines and Targets

Section 8388.5(c)(3) requires an EUP to include, “[t]imelines for the completion of identified and prioritized undergrounding projects, and unit cost targets and mileage completion targets for each year covered by the plan.” To fulfill this component, the EUP must contain:

4. The Target/Timeline Table described in Section 2.3.1.
  - a. A project management template that will be used to track and communicate each project’s schedule and milestones. The project management template should include dates for scoping, planning/design, permitting/dependencies, pre-construction, construction, and completion.
  - b. A description of controls that will be in place to ensure the schedules are maintained.

### 2.5.2 Workforce Development Plan

Section 8388.5(c)(5) requires the EUP to include a “plan for utility and contractor workforce development.” To fulfill this component, the EUP must contain a description of how the Large Electrical Corporation will successfully secure the resources required to implement the EUP for the full 10 years. Some examples include:

- a. A list of the job classifications;
- b. Annual EUP workforce targets;
- c. A description for workforce training, recruitment, and retention;
- d. A description of constraints and strategy for addressing those constraints; and
- e. A description of the potential impacts that EUP implementation could have on traditional safety and reliability related projects and programs that rely on the same field personnel.

### 2.5.3 Costs and Benefits

Section 8388.5(c)(6) requires the EUP to include “an evaluation of project costs, projected economic benefits over the life of the assets, and any cost containment assumptions,

including the economies of scale necessary to reduce wildfire risk and mitigation costs and establish a sustainable supply chain.” To fulfill this component, the EUP must contain a narrative for each of the following:

- a. Evaluation of project costs;
- b. Projected economic benefits over the life of the assets;
- c. Cost containment assumptions (including economies of scale necessary to reduce wildfire risk and mitigation costs); and
- d. Strategies for achieving a sustainable supply chain and the economies of scale necessary to reduce costs over time.

#### **2.5.4 Nonratepayer Funding Sources**

Section 8388.5(j) requires the Large Electrical Corporation participating in the program to “apply for available federal, state, and other nonratepayer moneys throughout the duration of its approved undergrounding plan” and use acquired funds to reduce the program’s costs to ratepayers. To fulfill this component, the EUP must contain:

- a. List of existing nonratepayer funding opportunities;
- b. A plan for identifying additional sources of nonratepayer funding and plans for tracking and applying for nonratepayer funding opportunities that may become available; and
- c. A plan for tracking nonratepayer funds received to ensure the funds are used to reduce ratepayer costs.

## **2.6 Progress Report 0**

The EUP must include a report called “Progress Report 0” as an attachment. Progress Report 0 must show the status of Circuit Segments and other matters related to wildfire mitigation at the time of EUP submission.

The Large Electrical Corporation must submit an updated Progress Report 0 every six months during the period the EUP is evaluated by Energy Safety and the CPUC. During this time period, Energy Safety may direct the Large Electrical Corporation to make changes to the format and content of Progress Report 0.

The EUP must contain a narrative explaining the Large Electrical Corporation’s choice of content and structure for Progress Report 0. The narrative must explain and confirm how Progress Report 0 meets the requirements in Sections 2.6.1 and 2.6.2 below.

#### **2.6.1 Content of Progress Report 0**

Progress Report 0 must be based on information and data available at the time of submission. For the Circuit Segment Information Lists, the Confirmed Projects List and the

Prioritized Project List submitted in Progress Report 0 must meet the minimum requirements described in Section 2.4.1 for Screen 3.

Progress Report 0 must, at a minimum, include the following sections:

- a. Portfolio Coversheet (narrative);
- b. Plan Mitigation Objective (narrative);
- c. Plan Tracking Objectives (narrative);
- d. Target/Timeline Table (narrative);
- e. Identified Wildfire Rebuild Areas (narrative);
- f. Updated Model Report (if applicable, see Section 2.7.2);
- g. All data required pursuant to Section 2.8 and Appendix C of these Guidelines; and
- h. Any additional System-Level, Portfolio-Level and Project-Level information the Large Electrical Corporation would like to be included in Progress Reports.

### 2.6.2 Relation of Progress Report 0 to Statutory Progress Report Requirement

The content, format, and structure of Progress Report 0 will inform the requirements for future Progress Reports. Energy Safety may provide additional guidance regarding future Progress Report requirements at a later date.

## 2.7 Risk Modeling

This section describes the requirements for the Risk Modeling Methodology that the Large Electrical Corporation must employ to establish the Plan Mitigation Objective and to perform the analysis required in Screen 3 (Project Risk Analysis).

The Large Electrical Corporation must justify its methodology in a narrative section of its EUP submission. This narrative must be organized into the following sections.

Table 3. Narrative Requirements Supporting Risk Modeling Methodology

Section Name	Narrative Requirements	Maximum Length of Narrative Section	Required Tables and Figures	Table Requirements
<b>Overview</b>	See 2.7.1	5 pages	Enterprise Diagram(s)	See 2.7.3.1
<b>Model Report</b>	See 2.7.2	4 pages per Sub-model	None	None

Section Name	Narrative Requirements	Maximum Length of Narrative Section	Required Tables and Figures	Table Requirements
<b>Core Capabilities</b>	See 2.7.5	2 pages per Capability	None	None
<b>Model Inputs</b>	See 2.7.5.1	1 page per Input Category	Model Risk Landscape Variables Table	See 2.8.5.1
<b>Project Variable Modifiers</b>	See 2.7.7	1 page per Project Variable Modifier	Project Variable Modifiers Inputs Table Project Variable Modifiers Outputs Table	See 2.8.5.2
<b>Calibration and Versioning</b>	See 2.7.5.2	2 pages	None	None
<b>Key Decision-Making Metrics</b>	See 2.7.3	3 pages for required KDMMs and up to 1 page each for up to 5 additional KDMMs	None	None
<b>Portfolio-Level Standards</b>	See 2.7.8	2 pages	None	None
<b>Project-Level Thresholds</b>	See 2.7.9.1	2 pages	None	None
<b>Project-Level Standards</b>	See 2.7.9.2	2 pages	None	None



### 2.7.1 Overview of Risk Modeling Methodology

The Large Electrical Corporation must provide an overview narrative that explains the key elements of its risk modeling approach and definitions. The narrative must detail how the Large Electrical Corporation will compare the potential wildfire risk and reliability impacts of Undergrounding to Alternative Mitigations. The overview must describe the methodology and underlying intent of the Large Electrical Corporation's risk assessment in no more than five pages, inclusive of all narratives, bullet point lists, and any graphics. The overview narrative should also include any additional Key Decision-Making Metrics (KDMMs) proposed by the Large Electrical Corporation and the enterprise diagram as required by Section 2.7.3 below.

### 2.7.2 Model Reports

The Large Electrical Corporation must present a Model Report consisting of a collection of report chapters on each individual model used in the Risk Modeling Methodology. A model is defined as a distinct part of the larger Risk Modeling Methodology that has explainable units. These distinctions must be at least as granular as in the enterprise diagram described in Section 2.7.3.1 of these Guidelines. At a minimum, these models must include an ignition likelihood model, an ignition consequence model, an Outage Program likelihood model, an Outage Program consequence model, and an overall utility risk model. For each model, the Large Electrical Corporation must describe the methodology and numerical calculations involved at a level of detail that would allow for verification and replication in a self-contained chapter. Each chapter of the Model Report must be no more than four pages, inclusive of all narratives, bullet point lists, and any graphics. A Model Report may reference additional, publicly available documents published by the Large Electrical Corporation or third-party vendors. Each Model Report must also attach a technical workbook as an appendix. The technical workbook must demonstrate the numerical calculations and contain the toy problems referenced below.

Each chapter of the Model Report must be formatted into the following subsections addressing different aspects of the modeling methodology and implementation.

- a. **Model Usage:** For each chapter, the Model Usage section must describe the model's scope, how often the model is utilized, what aspects of the electrical system's risk profile are evaluated by this model, and specifically identify what risk or risk component the model is evaluating.
- b. **Model Type:** For each chapter, the Model Type section must describe the model's taxonomy (e.g., physics simulation, mathematical model, machine learning classification).
- c. **Key Inputs:** For each chapter, the Key Inputs section must describe the data that is fed into a calibrated model, including a description of the original data collection when applicable.

- d. **Model Solution:** For each chapter, the Model Solution section must describe the method used to calibrate, train, simulate, optimize, or implement the model from a mathematical standpoint. The model solution must include relevant information. For example:
  - i. If the model is based on a historical frequency table, briefly describe the data procurement and weighting of the decision function.
  - ii. If the model is based on a general linear model, Bayesian regression or other under-parameterized model, describe the training data and validation accuracy of the model.
  - iii. If the model is based on solving a non-convex problem, briefly describe the optimization procedure and potential pitfalls of local minima.
  - iv. If the model is based on an overparameterized network, briefly describe the optimization procedure, including the number of learnable parameters, training technique, and the size and origin of the training and testing sets.
  - v. If the model is based on a physical simulation, describe the simulation evolution algorithm, spatial and temporal resolution, and any subgrid effects considered.
  - vi. If the model is based on Monte Carlo simulations, describe the assumptions made to build the component distributions and the outcome uncertainties.
- e. **Model Outputs:** For each chapter, the Model Outputs section must describe how the data produced by the model is fed into other models or used by the Large Electrical Corporation to make risk-related decisions. The Large Electrical Corporation must describe the mathematical type of output (e.g., distribution, average value, score, probability), the spatial resolution (e.g., per Circuit, per segment, per county) and temporal resolution (e.g., per day, per season, per year).
- f. **Uncertainty:** For each chapter, the Uncertainty section must describe the amount by which a calculated value output by the model might differ from the actual value when the input parameters are known. Additionally, this section will address any methods the Large Electrical Corporation uses to account for missing input data in its Risk Modeling Methodology. Lastly, this section must address the sensitivity analysis used to determine the relationships between the uncertainty in the inputs used in an analysis and the uncertainty in the resultant dependent variables due to numerical instability or stiffness of the underlying equations.
- g. **Toy Problems:** For each chapter, the Toy Problems section must describe three examples, specifying input and output values, using synthetic data. One input must lead to a low-risk (or low-probability, low-consequence) output, one for a medium-risk case, and one for a high-risk case. In each case, the Large Electrical Corporation must describe the magnitude and units of the inputs and outputs as well as the prevalence of each scenario in real-world data. These examples must

also be presented numerically in a workbook attached to the end of the Model Report.

- h. **Shelf-life:** For each chapter, the Shelf-life section must describe the length or period the model is expected to be used. This section must describe if/how the model is expected to be updated, both regarding new calibration data and new project input data. This section must describe if/when the model is expected to be retired or replaced by an entirely new model. Sections 2.7.5.2 and 2.7.7 of these Guidelines detail further requirements for updating the Risk Modeling Methodology.

### 2.7.3 Key Decision-Making Metrics and Enterprise Diagrams

The Key Decision-Making Metrics (KDMMs) are defined to be the collection of top-level metrics that the Large Electrical Corporation proposes to use to evaluate the efficacy of an Undergrounding Project. The KDMMs will be used for approximating risk at the System-Level, Portfolio-Level, and individual Project-Level. A System-Level measurement accumulates information from the entire distribution system into a single number. A Portfolio-Level measurement accumulates information from every Circuit Segment on a Circuit which has one or more Confirmed Projects as well as their effects on the overall circuit into a single number. A Project-Level measurement accumulates risk from all of the equipment on a single Circuit Segment.

The Large Electrical Corporation must include the seven mandatory KDMMs described below and has the option to include five additional KDMMs of its choosing.

- a. The Large Electrical Corporation must include the following KDMMs:
  - i. **Overall Utility Risk:** A combined measure of Ignition Risk and Outage Program Risk that measures the total risk of wildfires and Outage Program Events related to wildfire risks. This is computed as the inner product of the likelihoods of adverse events and their consequences. This is an unweighted and unscaled calculation.
  - ii. **Ignition Risk:** The measure of impacts from wildfire at a given location. This metric is the product of two factors: (1) the likelihood a wildfire will occur, and (2) the potential consequences of a wildfire originating from this location. This is an unweighted and unscaled calculation.
  - iii. **Ignition Consequence:** The total anticipated adverse effects from a wildfire on each community it reaches. This metric considers the wildfire hazard intensity, the wildfire exposure potential, and the inherent wildfire vulnerabilities of communities at risk.
  - iv. **Ignition Likelihood:** The likelihood of an ignition at a given location given a probabilistic set of environmental conditions.

- v. **Outage Program Risk:** The measure of reliability impacts from Outage Programs at a given location. This metric is the product of two factors: (1) the likelihood an Outage Program Event will be required due to environmental conditions exceeding design conditions, and (2) the potential consequences of the Outage Program for affected customers, considering exposure potential and vulnerability. This is an unweighted and unscaled calculation.
  - vi. **Outage Program Consequence:** The total anticipated adverse effects from an Outage Program for a community. This considers the Outage Program exposure potential and inherent Outage Program vulnerabilities of communities at risk.
  - vii. **Outage Program Likelihood:** The likelihood of an Outage Program being deployed at any given time, given a probabilistic set of environmental conditions. This measure should capture both the probability of an Outage Program Events(s) being initiated at given time and the length of time of those Outage Program Event(s).
- b. Up to five additional KDMMs proposed by the Large Electrical Corporation may also be included. For each additional KDMM, the Large Electrical Corporation must include the following information in the Overview Section of the Risk Modeling Methodology:
- i. Provide a definition, numerical calculation, and units.
  - ii. Explain each proposed KDMM, including how the KDMM contributes to measuring Ignition Risk and/or Outage Program Risk.
  - iii. Report the proposed KDMMs at the same resolution and frequency as the required KDMMs.

### 2.7.3.1 Enterprise Diagram

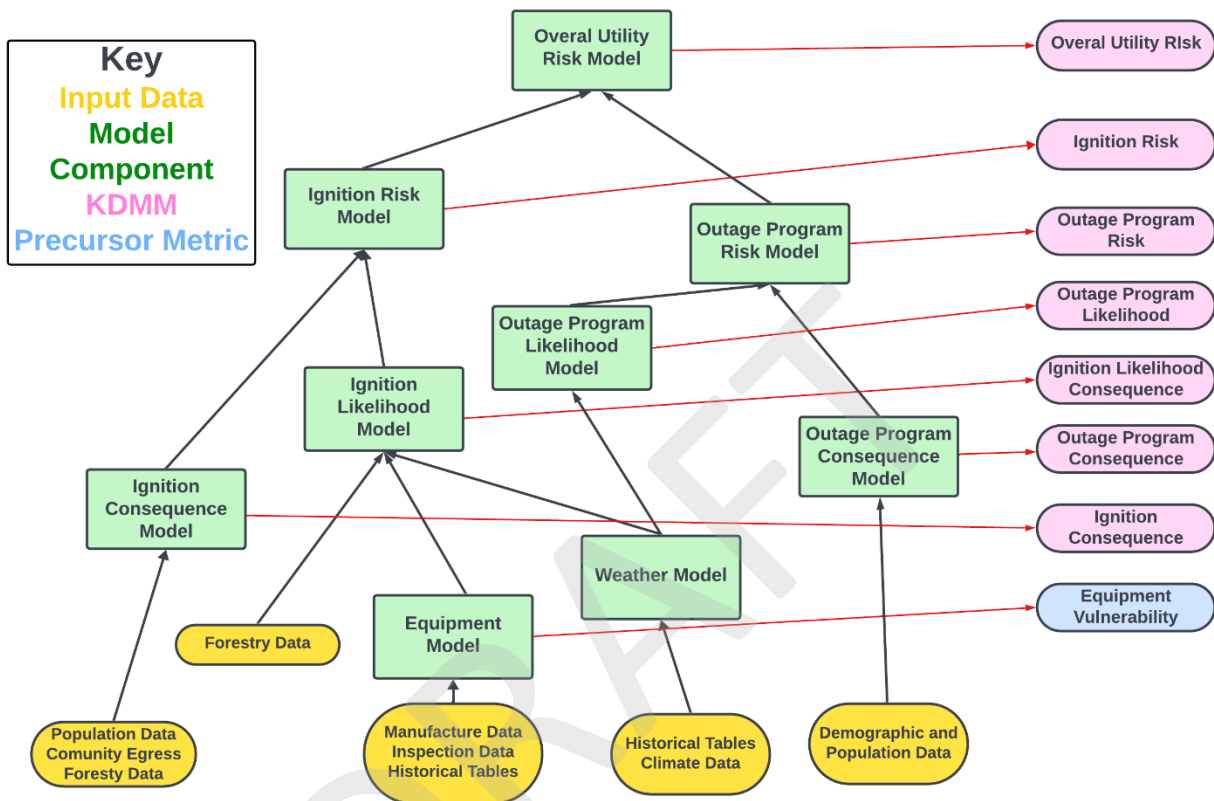
The Large Electrical Corporation must provide one or more entity relation diagram(s) of the system(s) used for quantifying Ignition Risk and one or more entity relation diagram(s) of the system(s) used for quantifying Outage Program Risks.

Each diagram must show how input data feeds into independent sub-modules and identify the KDMMs, and all precursor calculations used in generating each KDMM. A precursor calculation is an intermediate modeling value with explainable meaning that is computed from the input data and determined in the process of computing the KDMM. For example, an unscaled consequence score is considered a precursor calculation for a scaled risk score, but an intermediate activation value of a neural network is not considered a precursor. Similarly, if a risk score is normalized by distance (i.e. units of risk per mile), then the raw risk score is considered to be a precursor calculation.

An example of an enterprise diagram for Overall Utility Risk Model, which identifies other KDMMs and precursor metrics, is presented below. All sub-models must be clearly labeled

with their inputs and outputs classified intuitively. KDMMs and precursors must be identified by color and shown on the right-hand side of the diagram.

Figure 2. Example Enterprise Diagram for Risk Modeling Methodology



### 2.7.4 Model Risk Landscape

The Model Risk Landscape is the collection of all inputs, outputs and intermediate calculations used in the Risk Modeling Methodology. This includes all KDMMs, their precursor calculations, and any additional numerical evidence that the Large Electrical Corporation uses to evaluate or report the risk reduction of an Undergrounding Project or Alternative Mitigation. The Large Electrical Corporation must incorporate the elements of the Model Risk Landscape in its narrative supporting the Risk Modeling Methodology.

All claims involving the comparative risks of individual Undergrounding Projects must be substantiated by numerical comparisons between Model Risk Landscapes using the same version and calibration of the Risk Modeling Methodology.

A Model Risk Landscape is determined by these four elements:

1. The model version must indicate a unique configuration of the models as detailed in Section 2.7.5.2 of these Guidelines.
2. The calibration settings must uniquely identify the collection of non-project related input data fed into the models or used in historical tables.
3. The project list must refer to all projects that the model is considering in a specific evaluation for this measurement of Model Risk Landscape.
4. The forecast time must indicate what instantaneous time or accumulative period the model is evaluating.

### **2.7.5 Required Core Capabilities for Risk Modeling Methodology**

Core Capabilities are defined as a set of required use-cases that the Large Electrical Corporation's Risk Modeling Methodology must be able to achieve to make quantitative arguments about the risk reduction of Undergrounding Projects and Alternative Mitigations. The Large Electrical Corporation must detail the formal quantitative procedure for achieving each of the following Core Capabilities:

- a. Project-Level Risk Analysis;
- b. Aggregate Risk Analysis;
- c. Ignition Risk and Outage Program Risk as Separate and Collective Risks;
- d. Approximating Future Risks and Accumulation of Ignition Risk and Electrical Reliability over Time;
- e. Accounting for Projects with Multiple Mitigations and Subprojects;
- f. Establishing Baselines and Historical Calibrations; and
- g. Comparisons with Alternative Mitigation Strategies.

The Large Electrical Corporation must also list any additional workflows that are critical for evaluating the effectiveness and efficiency of its EUP.

For each capability, the Large Electrical Corporation must provide a narrative description, explicit formulas, and example calculations demonstrating how the capability is achieved. These example calculations may use synthetic inputs, but all formulas, input/output scaling and user parameters must be the same as those used in the Risk Modeling Methodology. The Large Electrical Corporation may include additional workbooks with the Model Report that demonstrate these calculations.

#### **Core Capability 1: Project-Level Risk Analysis**

The Large Electrical Corporation must demonstrate that its framework can analyze risk reduction of projects in its Portfolio both separately and collectively. For each project the Large Electrical Corporation must conduct a Collective Analysis, a Separate Analysis, and an Ablation Analysis. Each study will report these results at the Portfolio-Level and Project-Level.

- a. The Collective Analysis describes the risk reduction of a single Undergrounding Project in combination with the rest of the Undergrounding Projects that are in the same Portfolio and details the effects of the specific Undergrounding Project on Circuit(s) as well as the entire system. It is reported for each Undergrounding Project at the Portfolio-Level and Project-Level.
- b. The Separate Analysis measures the risk reduction of this Undergrounding Project if it was the only Undergrounding Project in the Portfolio and is reported at the Portfolio-Level and Project-Level.
- c. The Ablation Study details the effects if this Undergrounding Project is NOT included in the Portfolio at both the Portfolio-Level and Project-Level.

The Large Electrical Corporation must explicitly define any risk-scaling used in these calculations, provide examples of the computation, and report the unscaled calculations.

### **Core Capability 2: Aggregate Risk Analysis**

The Large Electrical Corporation must detail, in narrative form, its method for evaluating risk metrics at the Portfolio-Level and System-Level. For each KDMM, the Large Electrical Corporation must provide an explanation of its aggregation process. This narrative may include a summation of Circuit/Circuit Segment risks or may include weighted linear or non-linear processes.

The Large Electrical Corporation must also demonstrate how it evaluates the effectiveness of multiple projects simultaneously for both Ignition Risk and Outage Program Risk.

### **Core Capability 3: Ignition Risk and Outage Program Risk as Separate and Collective Risks**

The Large Electrical Corporation must detail its method for evaluating Ignition Risk and Outage Program Risk through separated and combined metrics. The Large Electrical Corporation must demonstrate its framework for performing separate and collective analysis of Ignition Risk reduction and reliability benefits from reduced Outage Program Risk. The Large Electrical Corporation must demonstrate that its analysis for each of these metrics can be performed both independently and collectively.

The Large Electrical Corporation must additionally describe its method for balancing the trade-off between Ignition Risk and Outage Program Risk in its modeling. That is, the Large Electrical Corporation must explicitly define how it computes Overall Utility Risk as a factor of both Ignition Risk and Outage Program Risk and describe how each of these factors play a role in its process for selecting projects.

Lastly, the Large Electrical Corporation must describe the model gap between the modeled trade-off and the Large Electrical Corporation's real-world approach to limiting ignitions through Outage Programs.



### **Core Capability 4: Approximating Future Risks and Accumulation of Ignition Risk and Outage Program Risk over Time**

The Large Electrical Corporation must detail its method for evaluating Ignition Risk and Outage Program Risk at future dates and the accumulation of Ignition Risk and Outage Program Risk over time. The Large Electrical Corporation must report instantaneous and cumulative risk and reliability scores at 0, 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 15, 20, 25, 30, 35, 40, 45, 50, and 55 years into the future for all Confirmed Projects. Model Year 0 is defined to begin on the date the Large Electrical Corporation designates as the start date of the EUP (as set forth in the Target/Timeline Table), and subsequent times are measured at a fixed timeline from the same date.

The Large Electrical Corporation must describe how it uses estimated project timelines to model the reduction of risk and increase in reliability over time. For Undergrounding Projects, this timeline must include the estimated time for the project to acquire new rights-of-way, easements, permits, and CEQA review, if any. For non-undergrounding work, this timeline must use an estimate specific to the type of work using assumptions about the start time and construction time that are reasonable and consistent with the work being performed and assuming that the work will begin and be completed as soon as practicable. The Large Electrical Corporation must detail how these projections reflect its modeling of climate change as described in Core Capability 6.

If any discount rates are employed in the calculation of any KDMM, the Large Electrical Corporation must list them and explain their origin. If the discount rates change over time, the Large Electrical Corporation must explain how they change and why these changes are warranted. Changes must be in line with the CPUC Risk-based Decision-Making Framework Proceeding (Rulemaking 20-07-013 or its successor proceeding).

### **Core Capability 5: Accounting for Undergrounding Projects with Multiple Mitigations and Subprojects**

The Large Electrical Corporation must detail its method for evaluating Ignition Risk and Outage Program Risk for Undergrounding Projects that are completed in stages or have multiple mitigations on a single Circuit Segment. This description must contain explicit formulations and justification for any weighting employed in the computed risk reduction or allocation.

For Circuit Segments containing multiple mitigations (such a portion of the Circuit Segment undergrounded, and another portion of the same Circuit Segment replaced with covered conductor), the Large Electrical Corporation must demonstrate how it models the risk-reduction of the overall project as well as how that risk reduction can be allocated between the different Subprojects. This must include an assessment of what equipment on the previously existing Circuit Segment will be removed, replaced, or refurbished at what a specific time as a part of a Subproject. In this assessment, each individual piece of equipment must be assigned to a single Subproject and cannot be assigned to multiple Subprojects. The

Large Electrical Corporation must also comment on any modeling gap between their allocation scheme and the real world risk profile of the Circuit.

The Large Electrical Corporation must develop a projected timeline for completion of each Subproject and factor this into its overall Risk Modeling Methodology. Ignition Risk may only be reduced in the forecasted modeling after an overhead line is projected to be deenergized. Similarly, Outage Program Risk may only be forecasted to be reduced once the new line is projected to be energized. This requirement only directly applies to Screen 3 and Screen 4. Information on Subprojects in Screen 2 must be in accordance with the CPUC Risk-based Decision-Making Framework Proceeding (Rulemaking 20-07-013 or its successor proceeding).

Additionally, the Large Electrical Corporation must demonstrate a method to apportion overall risk reduced by an Undergrounding Project with multiple mitigations to the contribution from each mitigation type. For example, if the Large Electrical Corporation envisions a Confirmed Project with some portions of Undergrounding, covered conductor installation and line-removal, it must be able to determine the overall risk reduction of the Confirmed Project and the amount of that overall risk reduction due to each of the Alternative Mitigation strategies. The apportionment methodology must be consistent across all Undergrounding Projects. The sum of risk reduced by each Subproject in a given Confirmed Project must equal the risk reduction of the Confirmed Project itself.

### **Core Capability 6: Establishing Baselines and Historical Calibrations**

The Large Electrical Corporation must demonstrate how it ensures that the Risk Modeling Methodology is evaluated with up-to-date information, and that comparisons between Undergrounding Projects and Alternative Mitigations are made on a statistically consistent scale. To do this, the Large Electrical Corporation must develop a system to record Baselines, and historical model calibrations.

To establish a Baseline, the Large Electrical Corporation must model the risk landscape assuming that no Undergrounding Projects from the EUP program are constructed. This Baseline modeling must include any projects outside of the EUP program that the Large Electrical Corporation plans to undertake. This modeling will attempt to account for climate change. Baselines must be measured and reported at the same cadence as other risk model landscape at 0, 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 15, 20, 25, 30, 35, 40, 45, 50, and 55 years.

Each Baseline must indicate the version of the modeling system and the model calibration(s) that were used to evaluate it. The Baselines must also indicate the date the Baseline was created, and the naming scheme of the Baselines must be consistent across the lifetime of the EUP. Any comparison of an Undergrounding Project or Alternative Mitigation to a Baseline must indicate what Baseline the comparison is being made to.

For Project-Level comparisons, such as the evaluation of the Project-Level Standard, the Baseline also establishes the grid length and alignment on which to make the future comparisons.

## Core Capability 7: Comparisons with Alternative Mitigation Strategies

The Large Electrical Corporation must demonstrate its method for comparing an Undergrounding Project with Alternative Mitigations as detailed in Section 2.7.10. Additionally, if the Undergrounding Project consists of both Undergrounding and overhead hardening Subprojects, as described in Core Capability 5, the Large Electrical Corporation must consider Undergrounding the entire Circuit Segment, or as much as is feasible due to geographic constraints, and report it as another Alternative Mitigation. In this case, only the risk reduction due to the Undergrounding Subprojects may be counted toward the Portfolio-Level Standards, Plan Tracking Objectives, and Plan Mitigation Objective. All the Subprojects (including non-undergrounding Subprojects) may be counted toward the Project-Level Standard. The entirely undergrounded alternative does not count toward the two required Alternative Mitigations.

Further details on the required comparisons are given in Section 2.7.10.

### 2.7.5.1 Model Inputs and Considerations

The Large Electrical Corporation must provide a comprehensive summary of all model inputs used to compute each metric included in its Model Risk Landscape. This summary includes all real-world observations, KDMMs, precursor calculations and any other metric reported in the EUP or Portfolio Coversheet.

For each input category, the Large Electrical Corporation must formally define the term and describe the original data sources and the purpose of including these factors in the overall Risk Modeling Methodology in a narrative format of at most one page per requirement.

At minimum, the model inputs must include:

- a. **Equipment / Assets** (e.g., type, age, inspection, maintenance procedures, etc.)
- b. **Topography** (e.g., elevation, slope, aspect, etc.)
- c. **Weather** (At a minimum this must include statistically extreme conditions based on weather history and seasonal weather.)
- d. **Vegetation** (e.g., type/class/species/fuel model, canopy height/base height/cover, growth rates, moisture content, inspection, clearance procedures, etc.)
- e. **Climate change** (e.g., long-term changes in seasonal weather; statistical extreme weather; impact of change on vegetation species, growth, moisture, etc. At a minimum, this must include adaptations of historical weather data to current and forecasting future climate.)
- f. **Social vulnerability** (e.g., socioeconomic factors, etc.)
- g. **Physical vulnerability** (e.g., people, structures, critical facilities/infrastructure, etc.)
- h. **Coping capacities** (e.g., limited access/egress, etc.)

### 2.7.5.2 Version and Calibration Changes

The Large Electrical Corporation must describe its anticipated schedule for updating its modeling system and methods for recording these changes in a narrative section of one page or less in the EUP. The Large Electrical Corporation must establish a naming system to track historical versions and calibrations. The naming system must be described in a narrative section of one page or less in the EUP.

Version changes are qualitative updates that substantially change the way that the risk model operates and must be accompanied by a new model report (see Section 2.7.2 ), the establishment of a new Baseline, and a backtest report (see Section 2.7.6 ).

Version changes must markedly improve the Risk Modeling Methodology. The Large Electrical Corporation must substantiate this improvement through the submission of an updated Model Report, with all the sections and requirements detailed in Section 2.7.2, as a subsection of a Progress Report at least 6 months prior to the integration of the new version into the plan.

Calibration changes are smaller changes that do not significantly impact the Model Risk Landscape and only require the establishment of a new Baseline.

Examples of qualitative updates that are large or significant enough to change the versioning of the modeling system include, but are not limited to:

- a. Adding or removing any models to/from the system.
- b. Replacing a model with an alternative.
- c. Any update to a model which a third-party model developer employed by the Large Electrical Corporation lists as a version update.
- d. Retraining an overparameterized neural network on a new dataset.
- e. Applying a new optimization procedure for a non-convex problem.
- f. Implementation of a new methodology to compute a Project Variable Modifier (PVM).

Examples of qualitative updates that are not significant updates to the version changes, but do qualify as calibration updates, include, but are not limited to, the following:

- a. Updating an existing historical actuarial table.
- b. Fixing minor code errors.
- c. Cleaning input data.
- d. Updating a PVM based on new data, using a process established in the application or previous Progress Report.

The Large Electrical Corporation must include information on modeling changes in a narrative section of at most two pages in the Progress Reports.

### **2.7.6 Baselines, Backtesting, Model Retention, and Subsequent Model Reports**

The Large Electrical Corporation must establish model and calibration retention policies. The Large Electrical Corporation must retain models and calibrations data for the lifetime of the program.

The Large Electrical Corporation must describe its plan to update its Risk Modeling Methodology, including details regarding how and when model version updates and calibrations are planned. Any new calibration or versioning will require a new risk\_model\_id in the data submission. See Appendix C of these Guidelines for more details.

When a new model or model version is introduced to the Risk Modeling Methodology, after the approval of an EUP, the Large Electrical Corporation must submit a Model Report (as described in Section 2.7.2 and 2.7.5.2 of these Guidelines) as a subsection of the Progress Report to Energy Safety as well as an historical backtest of the KDMM metrics for the past three years.

In each Model Report, including in Progress Report 0 and subsequent Progress Reports, the Large Electrical Corporation must establish a new Baseline as detailed in Section 2.7.5 of these Guidelines.

### **2.7.7 Project Variable Modifiers (PVMs)**

A Project Variable Modifier is defined as a set of changes that are made to variables in the Risk Modeling Methodology to evaluate the effectiveness of a given project or set of projects and represents how the Large Electrical Corporation values the efficacy of the Alternative Mitigations. The Large Electrical Corporation must list each Project Variable Modifier, explain how the specific PVM was calculated, and explain if and how the use of a specific PVM varies in different evaluations of the Model Risk Landscape. Specifically, the Large Electrical Corporation should provide a general description summarizing what input variables to what calculations are changed, and what is the effect on the output variables and KDMMs. This information may be reported on an average-case basis.

The Large Electrical Corporation must provide a high-level description of the formal numerical processes used to arrive at the PVM. If the Large Electrical Corporation employs third-party studies to get to the PVM, it must cite the studies here. If the PVM is the result of internal studies, then the Large Electrical Corporation must describe the datasets, and detail the formal calculations. The Large Electrical Corporation must also make available to Energy Safety the third-party studies and data upon request both during the review of the EUP and anytime during the expected lifetime of the assets installed through the EUP.

## 2.7.8 Portfolio-Level Standards

The Portfolio is the set of all Confirmed Projects at Screen 3 or later. A Portfolio is a unique list of Confirmed Projects, and adding or removing Confirmed Projects from the list constitutes an update to the Portfolio and must be indicated with a new portfolio ID. The Large Electrical Corporation must update the Portfolio as Undergrounding Projects are added, removed, or changed, and report these changes through Progress Reports. All Undergrounding Projects that have passed through Screen 3 (Project Risk Analysis), and have not been abandoned, must be included in the Portfolio.

The Large Electrical Corporation must set an Ignition Risk Decrease Standard and a Reliability Increase Standard (collectively, Portfolio-Level Standards). These Portfolio-Level Standards measure the “substantial” decrease in Ignition Risk and increase in reliability per section 8388.5(d)(2) and will be used to judge the overall efficacy and efficiency of the EUP. These standards must be measured on a per-mile basis.

- a. **Ignition Risk Decrease Standard** is the minimum decrease in ignition-related metrics, as measured through formal calculations of the KDMMs across the entire system at both the System-Level and Portfolio-Level, that the EUP must achieve to meet the required decrease in wildfire risk.
- b. **Reliability Increase Standard** is the minimum decrease in Outage Program-related metrics, as measured through formal calculations of the KDMMs across the entire system at both the System-Level and Portfolio-Level, that the EUP must achieve to meet the required increase in reliability.

The Large Electrical Corporation must use KDMMs that represent the minimum reduction of Ignition Risk and Outage Program Risk, across its entire electrical distribution system, on an average-case basis necessary for the EUP to be considered successful under the Plan Mitigation Objective. It is not necessary for each iteration of the Portfolio to meet each of these Portfolio-Level Standards. Comparison to the Portfolio-Level Standards represents an intermediate measurement of the anticipated progress achieved by the Portfolio as scoped at any given time (i.e., those Undergrounding Projects that have passed through Screen 3) in a manner which scales with the size of the Portfolio.

## 2.7.9 Project-Level Thresholds and Standards

### 2.7.9.1 Project-Level Thresholds

The Large Electrical Corporation must set and explain a High-Risk Threshold, Ignition Tail Risk Threshold, High Frequency Outage Program Threshold, and Mitigated Risk Threshold (collectively, Project-Level Thresholds), using a combination of the KDMMs to establish the need for mitigation on a Circuit Segment. These Project-Level Thresholds are fixed when the EUP is approved and cannot be altered when risk model versioning or calibration changes occur or when any other changes are made.

- a. **High-Risk Threshold** is the Overall Utility Risk level above which a Circuit Segment is considered eligible for examination for expedited undergrounding. This threshold should consider the size of the Circuit Segment and therefore may be calculated as a normalized score, provided that the Large Electrical Corporation justifies this normalization.
- b. **Ignition Tail Risk Threshold** is the measure of consequence above which a Circuit Segment is considered to have significant potential for ignition of a catastrophic wildfire, so that it merits special consideration. This threshold must represent less than 1% of Circuit Segments in the entire system by mile and no more than 10% of the Ignition Consequence by score.
- c. **High Frequency Outage Program Threshold** is the measure of likelihood above which a Circuit Segment is considered to have a significantly high likelihood of frequent or prolonged disruption of service to customers. This threshold must measure both likelihood of an Outage Program Event and its anticipated length. This threshold must represent less than 1% of Circuit Segments in the entire system by mile and no more than 10% of Outage Program Likelihood by score.
- d. **Mitigated Risk Threshold** is the combined measure of Ignition Risk and Outage Program Risk below which a Circuit Segment is of acceptable risk.

### 2.7.9.2 Project-Level Standards

The Large Electrical Corporation must set and explain Project-Level Standards, using a combination of the KDMMs to determine the necessary level of risk reduction needed for an Undergrounding Project to be considered to merit inclusion without considering other EUP projects. These Project-Level Standards are measured against the Baseline in place at the time the Undergrounding Project completes Screen 3. The Project-Level Standards are fixed when the EUP is approved and cannot be altered when risk model versioning or calibration changes occur or when any other changes are made.

It is not necessary for every Undergrounding Project in the Portfolio to meet these Project-Level Standards, but any Confirmed Project which does not meet the appropriate Project-Level Standard must be further justified in the narrative submission associated with the Confirmed Project in the relevant section of the tabular data submission (see Appendix C.1.12).

The proposed Project-Level Standards, when considered in the context of the EUP and risk landscape, must ensure the EUP substantially increases electrical reliability by reducing the use of public safety power shutoffs, enhanced powerline safety settings, deenergization events, and any other outage programs, and substantially reduces the risk of wildfire.

- a. **Risk Reduction Project-Level Standard** is the minimum decrease in Ignition Risk and Outage Program Risk, that an Undergrounding Project must achieve to support the Plan Mitigation Objective. This reduction in wildfire risk and increase



- in reliability must, at minimum, reduce the risk of the Circuit Segment to below the Mitigated Risk Threshold.
- b. **High Frequency Outage Program Mitigation Standard** is the minimum decrease in Outage Program Likelihood as measured through formal calculations of the KDMMs that any Undergrounding Project considered under the High Frequency Outage Program must achieve to meet the required substantial increase in electrical reliability achieved by reducing the use of public safety power shutoffs, enhanced powerline safety settings, deenergization events, and any other outage programs.
  - c. **Tail Risk Mitigation Project-Level Standard** is the minimum decrease in wildfire likelihood that any Undergrounding Project considered under the Ignition Tail Risk Threshold must achieve to meet the required substantial reduction of the risk of wildfire.

### 2.7.10 Comparative Metrics

For each Undergrounding Project, the Large Electrical Corporation must compare its project to the required design variations outlined below, including an evaluation of at least two comparable Alternative Mitigations. Alternative Mitigations may include, but are not limited to, covered conductor, remote fault detection technologies, installation of equipment and settings related to enhanced powerline safety settings, high impedance fault detection, and any combinations thereof. Further information on these required comparisons can be found in Section C.1.11 (Screen 2 Table), Section C.1.12 (Screen 3 Table), and Section C.1.14 (Project Index Table) of Appendix C.

For the purpose of comparisons in this section, the Undergrounding Project is considered to be a 100% undergrounded Circuit Segment in Screen 2. After the project scoping phase in Screen 3, it may be determined that an Undergrounding Project will require non-undergrounding Subprojects. If this happens, the project must be analyzed both as the **Project as Scoped** (see Required Design Variations below) which includes the non-undergrounding Subprojects and the **Undergrounding as Scoped** (see Required Design Variations below) in Screen 3. Screen 2 comparisons must then be updated to include both the Project as Scoped and the Undergrounding as Scoped.

#### Design Variations Required for Comparison:

- **100% Undergrounded:** A completely undergrounded Circuit Segment must be included as a design variation. This design variation must be used to justify the Project-Level Standards.
- **Project as Scoped:** If the project is scoped to include non-undergrounding Subprojects, then this design variation must include all work in the final project design, including all Undergrounding and non-undergrounding Subprojects. This design variation must be used to justify the Project-Level Standard. This design variation may be omitted if the Circuit Segment will not contain multiple mitigations.

- **Undergrounding as Scoped:** If the project is scoped to include non-undergrounding Subprojects, then this design variation must include only the portion of the Circuit Segment that is to be undergrounded (e.g. just the Undergrounding Subproject(s) without any of the non-undergrounding Subprojects). This design variation must be used to justify the Portfolio-Level Standards, Plan Mitigation Objective, and Plan Tracking Objective. This design variation may be omitted if the Circuit Segment will not contain multiple mitigations.
- **Baseline:** For Screen 3 only, the unmitigated Circuit Segment must be analyzed as a basis for the comparison of the Undergrounding Project. For Circuit Segments in Wildfire Rebuild Areas, the pre-wildfire distribution system must be used as a baseline.
- **Alternative Mitigation 1:** One design variation must include installation of covered conductor on the entire Circuit Segment and some type of protective equipment and device settings<sup>13</sup> used to reduce wildfire ignition. The protective equipment and device settings can include, but are not limited to, one or more of the following: enhanced power safety settings (EPSS), Fast Curve Settings, Sensitive Relay Profile, downed conductor detection (DCD), high impedance fault detection, fast trip, or other electronic fault detection.
- **Alternative Mitigation 2:** One design variation must include one other mitigation or combination of mitigations that meet or exceed the risk reduction of Alternative Mitigation 1. This can include mitigation strategies currently in use by the Large Electrical Corporation or other new and proven technologies that could be reasonably implemented. The mitigations used in Alternative Mitigation 1 may be included in the combination of mitigations chosen for Alternative Mitigation 2.

#### **Additional Design Variations:**

- **Additional Design Variations:** The Large Electrical Corporation may include additional design variations for any other combination of alternative mitigations that it wishes to report. Any unique combination of Alternative Mitigations that meet the Project-Level Standards and could be reasonably implemented by the Large Electrical Corporation should be included.

In every design variation listed above, only the feasible work should be included. For example, if the Circuit Segment contains a large river crossing, the cost to bore under the river should not be included in the design of a fully undergrounded Circuit Segment's cost, if it is prohibitively high relative to the rest of the project.

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<sup>13</sup> The term Protective Equipment and Device Settings (PEDS) has been defined by the CPUC as advanced safety settings implemented by electric investor-owned utilities (IOUs) on electric utility powerlines to reduce wildfire. (<https://www.cpuc.ca.gov/industries-and-topics/wildfires/protective-equipment-device-settings>, accessed September 09, 2024)

## 2.8 Reporting Metrics

This section contains detailed instructions on how the Large Electrical Corporation will report on its Risk Modeling Methodology, Portfolio of Undergrounding Projects, individual Undergrounding Projects, development of new models, and non-model-based projections. Template files for use by the Large Electrical Corporation will be made available on the e-filing docket at Energy Safety's website. Where possible, Energy Safety and the CPUC reporting requirements will be streamlined and consistent.

### 2.8.1 Tabular Data Submission

Progress Report 0 and each subsequent Progress Report must include the following tables and reflect the most current information as of each Progress Report submission:

- a. A Plan Table identifying information about the Large Electrical Corporation, the EUP, and thresholds. This Table is not modified during Progress Reports.
- b. A KDMM Table listing all KDMMs used by the Large Electrical Corporation in its EUP, with explanations. This table is not modified during Progress Reports.
- c. A Risk Model Version History Table listing and describing all iterations of the risk model versioning and calibration to date.
- d. A Portfolio Table that summarizes the Undergrounding Projects at the System-Level and Portfolio-Level.
- e. A Risk Model Backtesting Table listing risk models versioning and calibration information, along with their corresponding KDMM values for each version and calibration.
- f. A Circuit Segment Identification Table that summarizes identifying information for each Circuit Segment in the utility service territory.
- g. A Circuit Segment Changelog Table that tracks changes to Circuit Segment IDs and/or Circuit Segment lengths.
- h. A Circuit Segment Risk Score Table that summarizes the risk values for each Circuit Segment in the utility service territory.
- i. A Screen History Table tracking the progress of each Circuit Segment through the multiple screens required before an Undergrounding Project is constructed.
- j. A Project Table for each project, after passing Screen 2, that details each Undergrounding Project, including risk tranching, selection justification, and location at the county and division level.
- k. A Screen 2 Table comparing the cost and benefit information for each project, after passing Screen 2, against multiple Alternative Mitigations.
- l. A Screen 3 Table comparing the detailed risk modeling projections for each project, after passing Screen 3, against multiple Alternative Mitigations.

- m. A Subproject Table listing Subproject IDs, their mitigation selection, and construction information for all Subprojects that are part of Confirmed Projects that have passed Screen 4.
- n. A Project Index Table which summarizes the project information in an easily searchable format. See Appendix C.1.14 of these Guidelines for details.

Details about each table, the requirements for the submission, and other instructions are found in Appendix C.1 of these Guidelines.

## **2.8.2 JSON Data Submission**

The Large Electrical Corporation must submit the following JSON data in each Progress Report, including Progress Report 0:

- a. A Project Variable Modifiers JSON as described in Section 2.8.5.2 and Appendix C of these Guidelines.
- b. A Model Risk Landscape JSON, as described in Appendix C of these Guidelines, with information for each project that has passed Screen 3.

These files must reflect the most current information as of each Progress Report submission. Further details on JSON submissions are in Section 3.11 of these Guidelines and in Appendix C.

The Large Electrical Corporation must convert its JSON data submission into Comma Separated Values (CSV) format and host the CSV files on a publicly available webpage dedicated to its EUP, as described in Section 3.8.1 of these Guidelines.

## **2.8.3 Spatial Data Reporting for Projects**

The Large Electrical Corporation must report additional modeling and Project-Level data through a geodatabase submission. This information will identify isolatable Circuit Segments, Undergrounding Projects, overhead lines that will be deenergized after completion of projects, and critical pieces of infrastructure equipment. The Large Electrical Corporation must update information reported in geodatabase submissions in each Progress Report.

The Large Electrical Corporation must report in its geodatabase submission all Undergrounding Projects that have passed Screen 1 (Circuit Segment Eligibility). The Large Electrical Corporation must indicate the right-of-way and current Project Planning and Construction Phase for all Confirmed Projects (projects that have passed Screen 3 - Project Risk Analysis).

Further details about these submissions are found in Appendix C.3.

## **2.8.4 Data Validation**

Energy Safety will review and validate data and reject data submissions that do not meet the criteria in this section. If a submission fails the validation check and is rejected, the Large

Electrical Corporation must correct the errors and resubmit its data as directed by Energy Safety.

Energy Safety will review EUP data submissions according to the following validation criteria:

- a. **Data Consistency:** Data is properly labeled with unique integer identifiers, and labels remain consistent both within a submission and from one submission to another.
- b. **Structural Integrity:** Data conforms to the required types and modes, such that it can be ingested into Energy Safety data systems.
- c. **Completeness:** All required components are included in each submission.
- d. **Computational Accuracy:** All summations and other data aggregations within the submission are calculated accurately.

Additionally, when there is no data for a particular field, the Large Electrical Corporation must leave the field null (empty), except where “N/A” is specified and the conditions for its use are met. The Large Electrical Corporation must not place “Unknown”, “0”, empty spaces, or other placeholders into fields, or use the “Other, see comment” option when no data are available.

## 2.8.5 Risk Modeling Methodology Verification Data

This section describes the numerical and visual elements that the Large Electrical Corporation must submit to establish the veracity of its Risk Modeling Methodology.

### 2.8.5.1 Model Risk Landscape Variables Table

The EUP must include a Model Risk Landscape Variables Table as referenced in Section 2.7 of these Guidelines, that lists each metric in the Large Electrical Corporation’s Model Risk Landscape per the example below and report values at the highest available resolution. This table must include the numerical type of each metric, which risk factors that it addresses, the resolution of the modeling, indicate whether the metric is considered a KDMM, and identify what other metric(s) it is a precursor for.

*Table 4. Example Model Risk Landscape Variables Table*

Field Name	Type	Addresses	Resolution	Is KDMM?	Precursor for
<b>Ignition Risk</b>	TBD	Ignition Risk	Per Circuit	Yes	None
<b>Ignition Consequence</b>	TBD	Ignition Risk	Per Area Unit	Yes	Ignition Risk Score

Field Name	Type	Addresses	Resolution	Is KDMM?	Precursor for
<b>Ignition Likelihood</b>	Probability	Ignition Risk	Per Circuit Segment	No	Ignition Risk Score
<b>Equipment Risk</b>	TBD	Ignition Risk	Per Circuit Segment	No	Ignition Likelihood, Ignition Consequence, Ignition Risk score
<b>Outage Program Risk</b>	TBD	Outage Program Reliability	Per Circuit	Yes	None
<b>Outage Program Likelihood</b>	Probability	Outage Program Reliability	Per Circuit	Yes	Outage Program Risk

An example table listing the metrics of a model risk landscape and explaining its key attributes.

### 2.8.5.2 Reporting Project Variable Modifiers

The EUP and each Progress Report (including Progress Report 0) must contain a table summarizing the PVMs as referenced in Section 2.7 and Section 2.8.6 of these Guidelines.

The “Mitigation Type” column describes the nature of the work conducted in the project. The Large Electrical Corporation must, at minimum, consider the alternative mitigations described in Section 2.7.10. It may include other alternative methods or divide these types of projects into differentiable sub-types when appropriate.

The “Model” column indicates which models the PVM effects.

The “Inputs Modified” column describes which of the model inputs are changed.

The “Delta” column describes how the inputs are changed, and may be represented as percentages, changes in distribution, changes in category or any other changes to the inputs that the PVM accomplishes.

The “Other Notes” column contains narrative material that clarifies the way that the PVM affects the inputs.

Table 5. Example Project Variable Modifiers Inputs

Mitigation Type	Model	Inputs Modified	Delta	Other Notes
<b>Undergrounding</b>	Equipment Model	Self-Combustion Likelihood	-94 +/- 3%	This PVM has a variable delta depending on the age of the equipment it is replacing.
	Ignition Likelihood Model	Contact From Vegetation	-96%	
		Contact From Object	-94%	
<b>Covered Conductor</b>	Ignition Likelihood Model	Contact From Vegetation	-70%	

An example table listing the Project Variable Modifiers for different mitigation strategies. Note that the table includes what inputs to what models are changed and how they are changed. The Other Notes column allows for a short explanation of the change.



The Large Electrical Corporation must report the effects of applying these PVMs to its Portfolio. The Large Electrical Corporation must compute the distribution of the changes to each KDMM for each mitigation type and report it in a table that will be attached to the Portfolio Coversheet. An example is given below:

Table 6. Example Project Variable Modifiers Outputs

Mitigation Type	KDMM	Change	Variance
<b>Undergrounding</b>	Ignition Risk	-90%	+/-5%
	Ignition Likelihood	-90%	+/-5%
	Outage Program Risk	-40%	+/-5%
<b>Covered Conductor</b>	Ignition Risk	-90%	+/-5%
	Ignition Likelihood	-90%	+/-5%
	Outage Program Risk	-40%	+/-5%

An example table showing how the Project Variable Modifiers for different mitigation strategies effects KDMMs on average. It reports the mean and variance.

### 2.8.5.3 Verifying and Validating New Model Versions

If the Large Electrical Corporation changes its Risk Modeling Methodology in a way that triggers a versioning update, it must backtest the new models using at least three years of historical data. These backtests must include a Project-Level analysis of each Confirmed Project that passed through Screen 3 (Project Risk Analysis) in the past three years.

The results of these tests must be submitted as an additional data submission following the data schema established in Appendix C.

These backtests must also be summarized in a series of Portfolio Coversheets corresponding to each calibration employed in the past three years.

## 2.8.6 Reporting a Portfolio of Undergrounding Projects

The Large Electrical Corporation must establish a naming system to track the evolution of the Portfolio overtime. Adding or removing any project to or from the Portfolio constitutes a Portfolio update and will be indicated by incrementing some value(s) in name. The plan can only have one Portfolio.

### 2.8.6.1 Portfolio Coversheet Overview

The Portfolio Coversheet is a text document which summarizes the macro-level impacts of the EUP. The Large Electrical Corporation must submit the Portfolio Coversheet in Progress Report 0 and each subsequent Progress Report. The content of the Portfolio Coversheet must be updated with the most up-to-date information available in each Progress Report.

The figures and tables in the Portfolio Coversheet will summarize the most important aspects of the risk modeling at the System Level and Portfolio Level, and must be accompanied by a data submission as detailed in Appendix C.

The Portfolio Coversheet must include a narrative section which details the formal definition and calculations of the Portfolio-Level Standards as directed in Section 2.7.8 of these Guidelines.

The Portfolio Coversheet must include a narrative of no more than one page explaining why any Circuit Segment in the top 5% of Overall Utility Risk by score was not included in the EUP.

The Portfolio Coversheet must include a table showing the instantaneous and cumulative values or scores for each KDMM at 0, 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 15, 20, 25, 30, 35, 40, 45, 50, and 55 years. The instantaneous values describe the risk at a single moment in time, while the cumulative values indicate the accumulation over a time. Values that do not accumulate over time, such as consequence scores, must be reported as a value at a given time.

### 2.8.6.2 System and Portfolio-Level Risk Matrices and Profiles for Key Decision-Making Metrics

The EUP must include a series of visualizations and tables for each of the KDMMs showing the KDMM's distribution both with and without the Portfolio's modeled mitigation. These visualizations will be included in the Portfolio Coversheet.

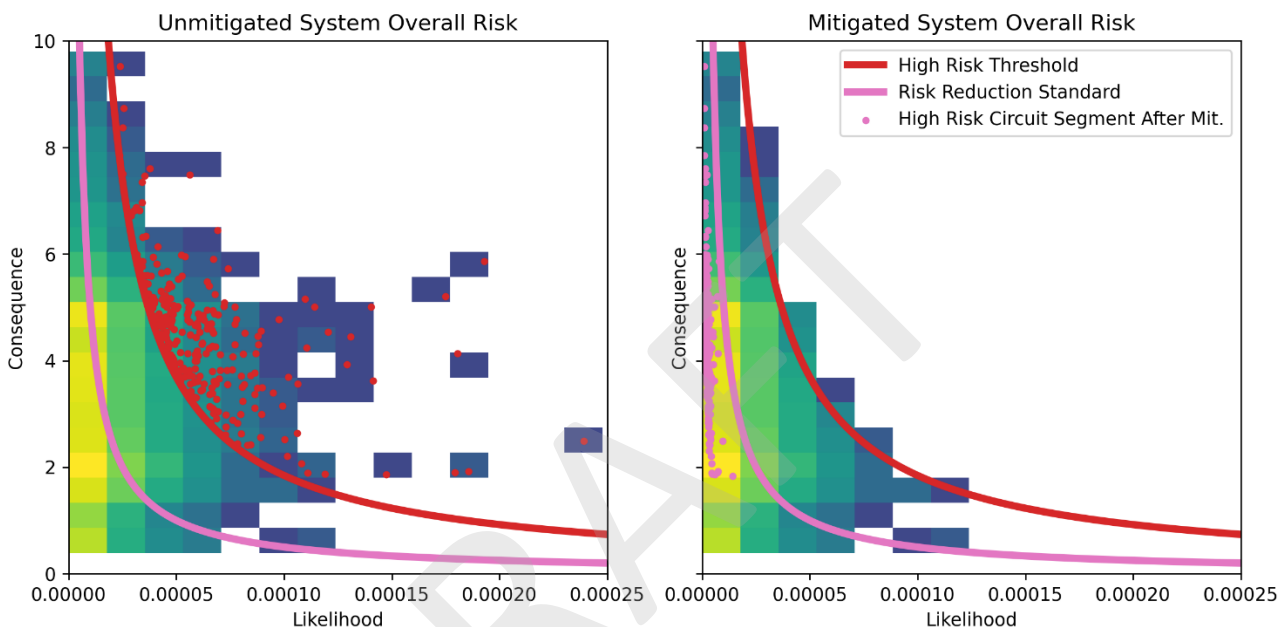
On the Portfolio Coversheet, each KDMM's distribution must be reported on both a system-wide and Portfolio-wide scale and emphasize the position of projects within the risk landscape. Every figure and table on the Portfolio Coversheet must include a caption explaining the figure.

Risk scores, the product of likelihood and consequence, must be reported as two-dimensional risk matrices. Risk scores can be weighted if appropriate. Two examples of risk score matrices for Ignition Risk are presented below (Figures 3-6), followed by another

example of a risk score matrix for Outage Program Risk (Figures 7-8). Note that the units and scales are not meant to be realistic and are for illustrative purposes only.

Examples are given below. Note that the units and scales are not meant to be realistic and are for illustrative purposes only.

Figure 3. Example of Risk Score Matrix Demonstrating Substantial Improvements in Overall Utility Risk Expected due to EUP

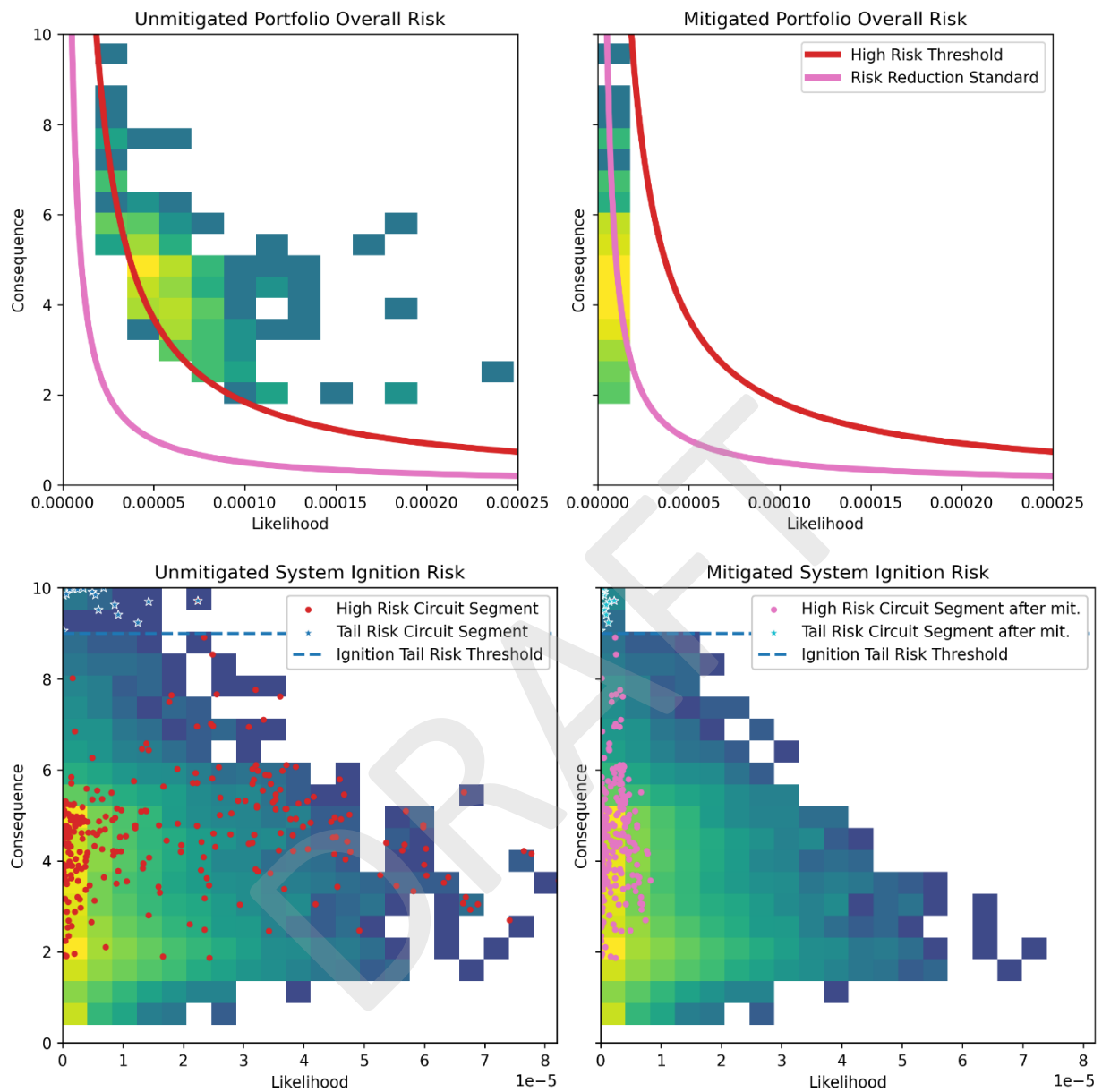


Demonstration of substantial improvements in Overall Utility Risk expected due to EUP, using only Overall Utility Risk as a KDMM. Each plot shows potential Adverse Event Consequence on the y-axis (in arbitrary units), and Adverse Event Likelihood on the x-axis (in arbitrary units), considering both Outage Program Risk and Ignition Risk. The distribution of a model system of Circuit Segments is shown using the heatmap in background. The red line shows the High-Risk Threshold used to identify projects to underground, and the pink line is the Overall Utility Risk Decrease Project-Level Standard required for projects to reach after mitigation.

Left: Data for the electrical distribution system, before any EUP mitigations have taken place. The red points represent all Circuit Segments selected for Undergrounding, which are selected because they are found above the High Risk Threshold line.

Right: Data for the full system after Undergrounding. The heatmap has changed to reflect the Circuit Segments moving to lower likelihood. Pink points represent the same selected Circuit Segments after mitigation.

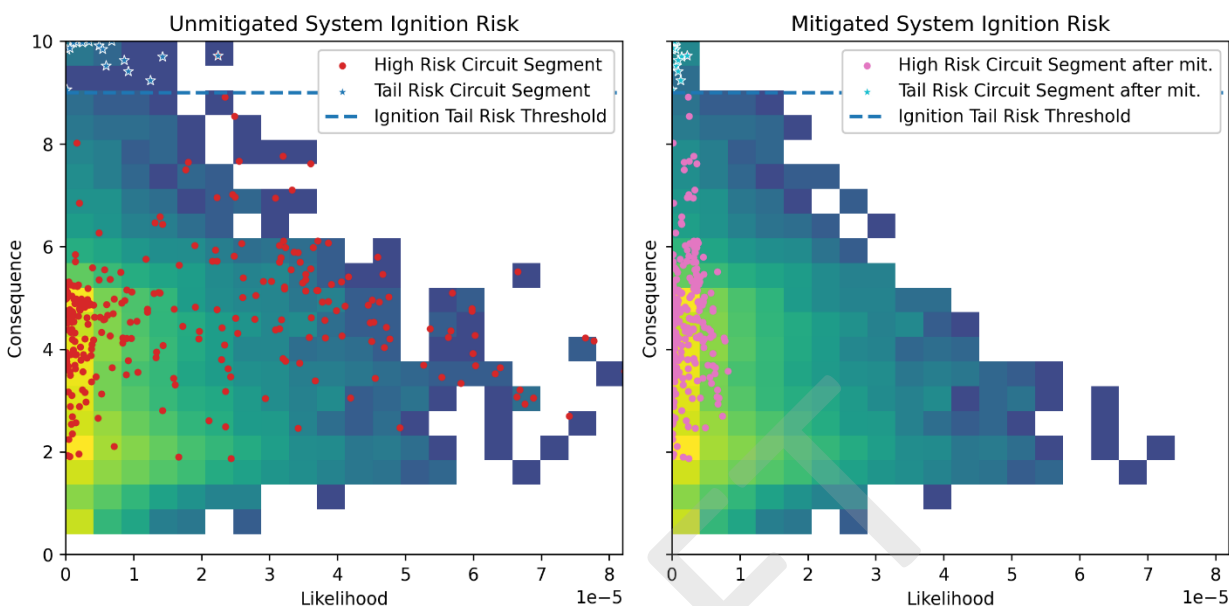
Figure 4. Example of Risk Score Matrix for Portfolio-Level Overall Utility Risk



Same as Figure 3, but only showing the heatmap of the Portfolio, not the full system.

Left: The Portfolio prior to mitigation. Right: The same Portfolio after mitigations are applied.

Figure 5. Example of Risk Score Matrix for Demonstration of Substantial Improvements in Ignition Risk

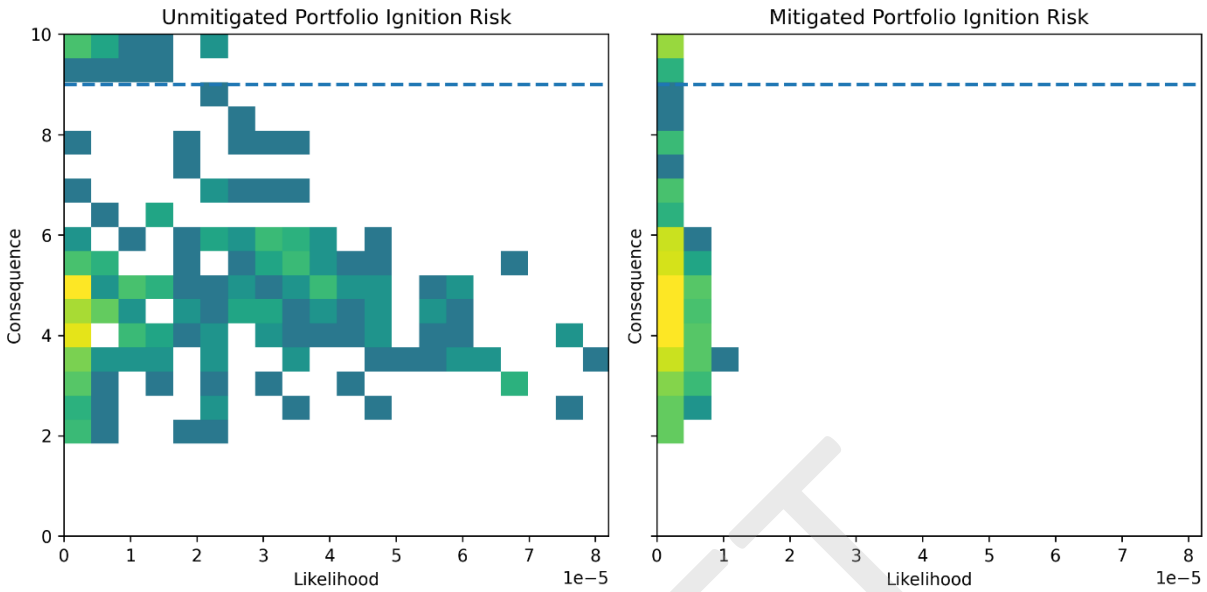


A demonstration of substantial improvements in Ignition Risk expected due to EUP, using overall risk (of Outage Programs and Ignition Risk), as well as wildfire consequence, as KDMMs. Each plot shows potential Ignition Consequence on the y-axis (in arbitrary units), and Ignition Likelihood on the x-axis (in arbitrary units). The distribution of a model system of Circuit Segments is shown using the heatmap in background, with the Ignition Tail Risk Threshold shown as a blue dotted line.

Left: Data for the electrical distribution system, before any EUP mitigations have taken place. The red points represent all Circuit Segments selected for Undergrounding due to high overall risk, and blue stars represent the Circuit Segments selected for exceeding the Ignition Tail Risk Threshold.

Right: Data for the full system after Undergrounding. The heatmap has changed to reflect the Circuit Segments moving to lower likelihood. Pink points and teal stars represent the same selected high-risk and tail-risk Circuit Segments, respectively, after mitigation.

Figure 6. Example Risk Score Matrix for Portfolio-Level Ignition Risk

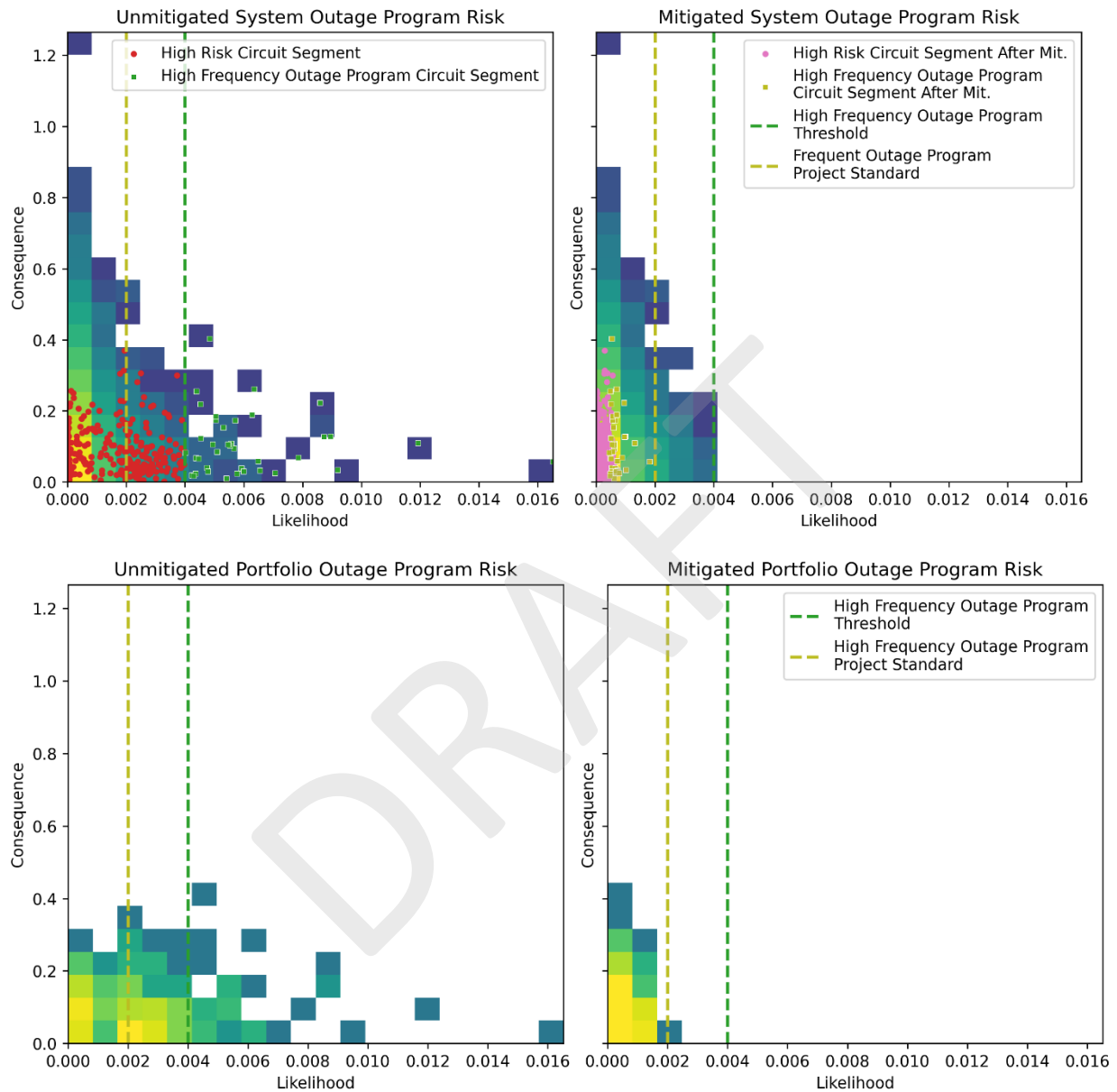


Same as Figure 5, but only showing the heatmap of the Portfolio of projects, not the full system.

Left: The Portfolio prior to mitigation. Right: The same Portfolio after mitigations are applied.

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Figure 7. Example of Risk Score Matrix for Demonstration of Substantial Improvement in Outage Program Risk



Demonstration of substantial improvement in Outage Program Risk expected due to EUP, using overall risk (of Outage Programs and Ignition Risk), as well as Outage Program Likelihood, as KDMMs. Each plot shows potential Outage Program Consequence on the y-axis (in arbitrary units), and Outage Program Likelihood on the x-axis (in arbitrary units). The distribution of a model system of Circuit Segments is shown using the heatmap in background, with High

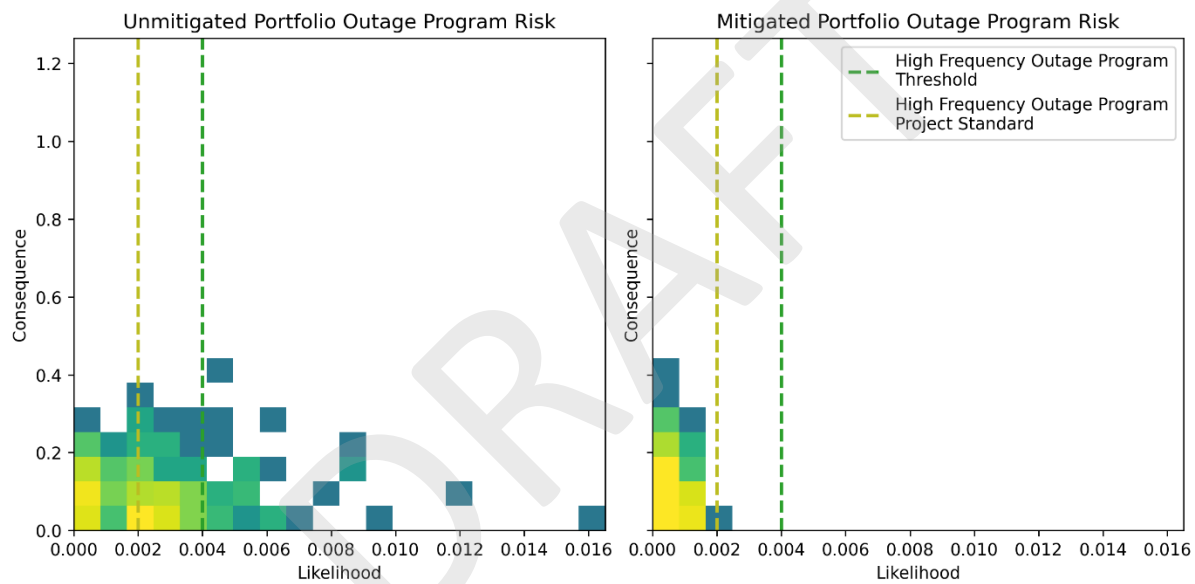


Frequency Outage Program Threshold shown as a green dotted line and High Frequency Outage Program Mitigation Standard is shown as an olive dotted line.

Left: Data for the electrical distribution system, before any EUP mitigations have taken place. The red points represent all Circuit Segments selected for undergrounding due to high overall risk, and green squares represent the Circuit Segments selected exceeding the High Frequency Outage Program Threshold.

Right: Data for the full system after Undergrounding. The heatmap has changed to reflect the Circuit Segments moving to lower likelihood. Pink points and olive squares represent the same selected High-Risk and High Frequency Outage Program Circuit Segments, respectively, after mitigation.

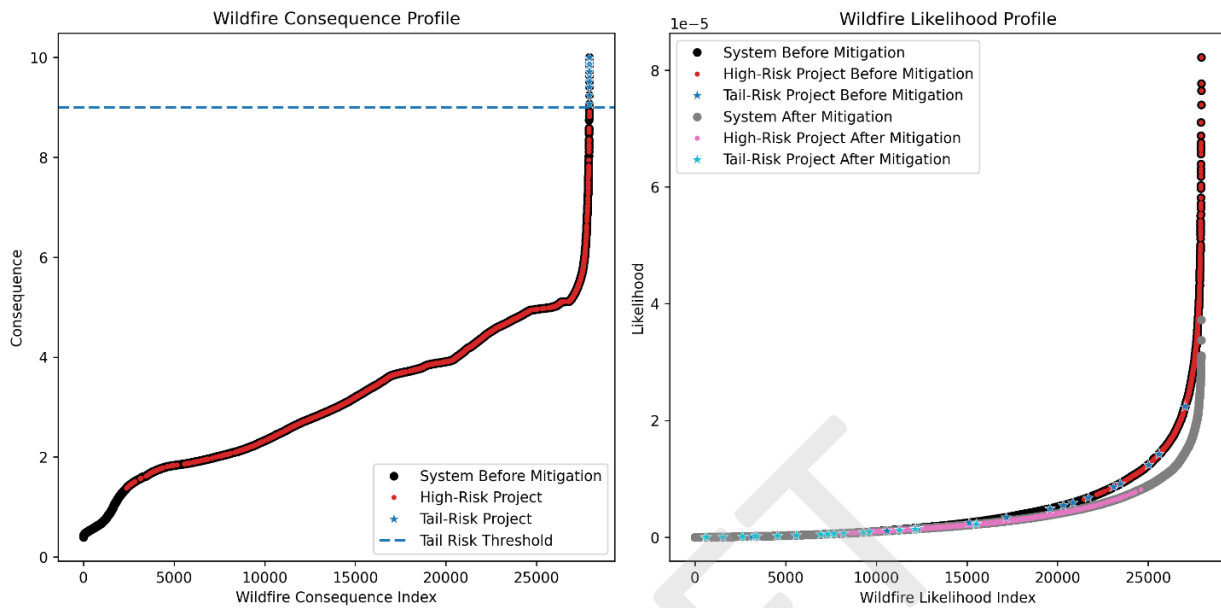
Figure 8. Example Risk Matrix for Portfolio-Level Outage Program Risk



Same as Figure 7, but only showing the heatmap of the Portfolio of projects, not the full system.

Left: The Portfolio prior to mitigation. Right: The same Portfolio after mitigations are applied. Ignition Likelihood and Ignition Consequence are reported as profiles, ranked in ascending order. The Ignition Consequence Profile must indicate the Large Electrical Corporation’s Ignition Tail Risk Threshold. Outage Program Likelihood and Outage Program Consequence must be reported similarly to Ignition Likelihood and Ignition Consequence. The System Outage Program Likelihood Profile must indicate the Large Electrical Corporation’s High Frequency Outage Program Threshold and High Frequency Outage Program Mitigation Standard.

Figure 9. Example of Ignition Consequence and Likelihood Profiles

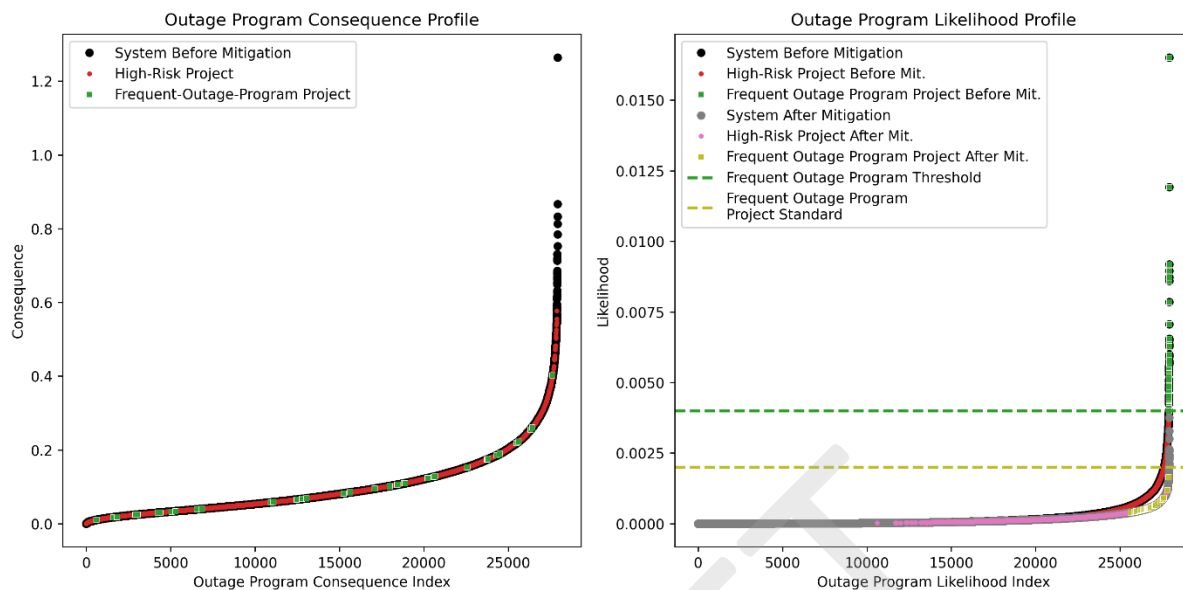


Ignition Consequence and Likelihood Profiles, showing selected Circuit Segments using Ignition Risk and wildfire consequence as KDMMs.

Left: All Circuit Segments within the system ordered from lowest to highest consequence, with the y-axis showing consequence scores (arbitrary units). The blue line is the Tail Risk Threshold for selection via Ignition Consequence, and blue stars are Circuit Segments above this line. Red dots indicate High-Risk Projects, selected due to high Ignition Risk. Because the mitigations considered here can only impact likelihood and not consequence of wildfire, there is no change to this graph after mitigation.

Right: All Circuit Segments within the system ordered from lowest to highest Ignition Likelihood, with the y-axis showing likelihood scores (arbitrary units). Red points and blue stars are the same Circuit Segments as in the leftmost plot, though they are not ranked in the same order. Plotted over this is the system after mitigation (grey points), with the pink points and cyan stars showing the undergrounded high-risk (red points) and tail-risk (blue stars) Circuit Segments, respectively.

Figure 10. Example Outage Program Consequence and Likelihood Profiles



Outage Program Consequence and Likelihood Profiles showing selected Circuit Segments using Outage Program Risk and Outage Program Consequence as KDMMs.

Left: All Circuit Segments within the system ordered from lowest to highest consequence, with the y-axis showing consequence scores (arbitrary units). Green squares are Undergrounding Projects selected because their Outage Program Likelihood exceeds the High Frequency Outage Program Threshold (see right-side plot). Red dots indicate High-Risk Projects, selected due to high Outage Program Risk. Because the mitigations considered here can only impact likelihood and not consequence of Outage Programs, there is no change to this graph after mitigation.

Right: All Circuit Segments within the system ordered from lowest to highest Outage Program Likelihood, with the y-axis showing likelihood scores (arbitrary units). The green line is the High Frequency Outage Program Threshold for selection via Outage Program Likelihood, and the olive line is the standard for likelihood reduction. Green squares are Circuit Segments above the green line, and olive squares are the same segments after mitigation, which will fall below the olive line. Red points and green squares are the same Circuit Segments as in the leftmost plot, though they are not ranked in the same order. Plotted over this is the system after mitigation (grey points), with the pink points and olive stars showing the undergrounded high-risk and high frequency outage Circuit Segments, respectively.

The Large Electrical Corporation must report other KDMMs similarly. The visualizations must demonstrate the distribution of the metric over the entire system and within the scope of the Portfolio separately. Additionally, the visualizations must illustrate the Large Electrical Corporation’s approximation of its risk profile both before and after the proposed mitigations. Note that these visualizations are not meant to be a comprehensive examination of the EUP, but rather a summary of the most critical metrics.

The Large Electrical Corporation must indicate how it computes the integration, summation, quadrature, or likelihood estimation used to compute this accumulation in its definition of these terms (See Section 2.7.6 of these Guidelines more details).

This discussion will include any discount rates, risk-attitude weights or other user parameters used to model the accumulation of risk over time.

Each of these metrics must be reported for both the Baseline regime and the Portfolio at the System-Level and Portfolio-Level as detailed in Appendix C.1 and C.2.

### **2.8.6.3 Portfolio Development**

The Large Electrical Corporation must detail its system for tracking changes in the Portfolio of Undergrounding Projects over time as well as the consistency of its modeling updates.

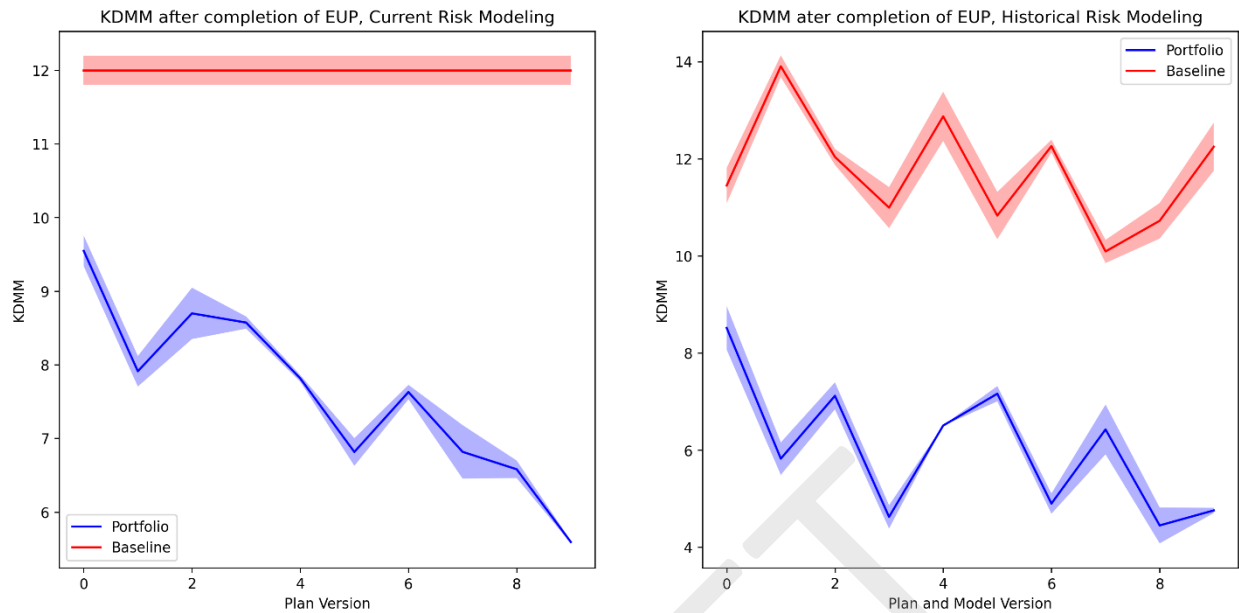
The Large Electrical Corporation must track how its Portfolio of Undergrounding Projects has changed over the duration of the EUP by applying the most up-to-date modeling system version and calibration to each of the historical Portfolios considered during the lifetime of the EUP.

The Large Electrical Corporation must summarize this information in each Progress Report, including Progress Report 0, by creating two plots for each KDMM showing their mean value and first standard variation, measured over the total Portfolio footprint. The total Portfolio footprint is defined as the union of all Circuit Segments included in any Portfolio.

The first plot must show the instantaneous value of the KDMM after the EUP has been completed, as measured by the most recent version and calibration of Risk Modeling Methodology, compared to the Baseline at the beginning of the plan, as measured by the most recent version of the Risk Modeling Methodology.

The second plot must show the same metrics, but measured by the version of the Risk Modeling Methodology used at the time that Portfolio was foremost. An example of a KDMM graph is shown below:

Figure 11. Example KDMM Development

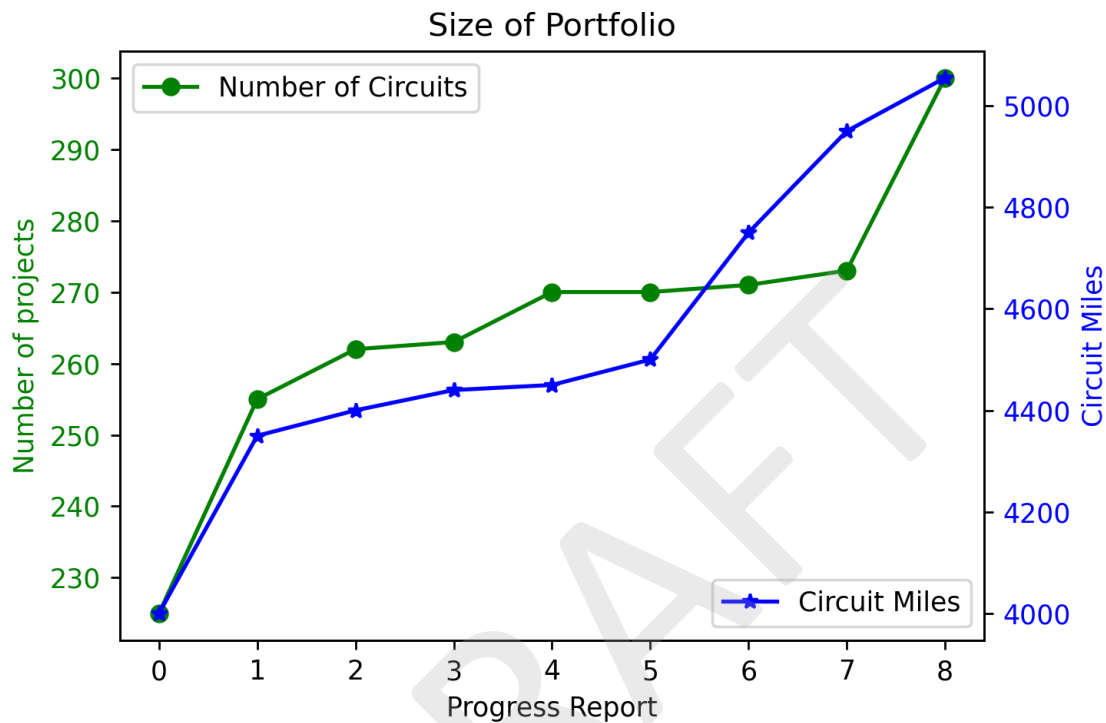


Left: A plot showing a KDMM’s Baseline (red) and modeled value after EUP mitigation (blue) using the most recent version of the model evaluation. The x-axis denotes a different version of the Portfolio.

Right: A plot showing a KDMM’s Baseline (red) and modeled value after EUP mitigation (blue) using the version of the Risk Modeling Methodology which was most recent at the time the Portfolio was updated.

The Large Electrical Corporation must report a graph showing the size of each Portfolio as measured in total Undergrounding Projects and total Circuit-miles. The graph must include representations of complete and ongoing Undergrounding Projects.

Figure 12. Example Portfolio Development Over Progress Reports



An example figure showing the size of the Portfolio over different Progress Reports. The left y-axis shows the number of projects (green line), and the right y-axis shows Circuit miles.

### 2.8.6.4 Portfolio Coversheet Organization

The Portfolio Cover sheet must be organized as follows:

Table 8. Portfolio Coversheet Organization

Section	Requirements
<b>Narrative Justification</b>	See Section 2.8.6.1 of these Guidelines
<b>Key Decision-Making Metrics Profiles</b>	See Section 2.8.6.2 of these Guidelines
<b>Project Variable Modifiers</b>	See Section 2.7.7 of these Guidelines

Section	Requirements
<b>Portfolio Development</b>	See Section 2.8.6.3 of these Guidelines

## 3. Process and Evaluation

This section sets forth the procedural direction and evaluation process for an EUP that is submitted to Energy Safety pursuant to section 8388.5.

### 3.1 Plan Pre-Submission Review

#### 3.1.1 Purpose of Pre-Submission Review

Energy Safety will first assess the Large Electrical Corporation's EUP for completeness based on the statutory requirements and these Guidelines. The EUP pre-submission must, at a minimum, contain each of the required components outlined in section 8388.5 and these Guidelines as described below in the pre-submission checklist.

The pre-submission review is a review for completeness and inclusion of each of the items on the checklist below; the substantive review of the EUP content occurs during the EUP evaluation process.

#### 3.1.2 Pre-Submission Review Process

Ten business days prior to transmitting an EUP to Energy Safety for pre-submission review, the Large Electrical Corporations must notify Energy Safety of its intent to submit an EUP for a pre-submission review by sending an e-mail to [ElectricalUndergroundingPlans@energysafety.ca.gov](mailto:ElectricalUndergroundingPlans@energysafety.ca.gov).

After notifying Energy Safety that it will be submitting an EUP for a pre-submission review, the Large Electrical Corporation is required to meet and confer with Energy Safety staff to discuss the contents of the forthcoming EUP pre-submission.

The Large Electrical Corporation must provide a copy of the EUP pre-submission for Energy Safety review.

Energy Safety uses the Pre-Submission Checklist below to confirm that all content required by section 8388.5 and these Guidelines is included and that each item appropriately cross-references the relevant section(s)/ or sub-section(s) of the EUP. If information for an item on the Pre-Submission Checklist is not included in the EUP pre-submission, Energy Safety marks this element as incomplete.



The Pre-Submission Checklist includes the following:

- a. The EUP has provided a narrative for each section and sub-section in the EUP. If the EUP contains a blank section, an inapplicable cross reference, or insufficient detail, Energy Safety marks this element incomplete.
- b. The EUP has addressed all components of the EUP that have been identified in section 8388.5(c).
- c. The EUP has addressed the requirements outlined in section 8388.5(d)(2).
- d. The EUP has addressed the requirements related to the inclusion of a Project Acceptance Framework.
- e. The EUP includes the objectives and targets developed by the Large Electrical Corporation for tracking and evaluation purposes (including all of the objectives and targets required by these Guidelines).
- f. The EUP has included the list of Undergrounding Projects.
- g. The EUP has responded to requirements related to data and modeling submissions, including model versioning and calibration, and including the data validation requirements in Section 2.8.4.
- h. The EUP has submitted all required Portfolio Coversheets.

The Large Electrical Corporation must include a pre-submission review cover sheet that documents the page number(s) of where each item on the Pre-Submission Checklist can be found in the submitted EUP. The pre-submission review cover sheet may not reference internal cross-references and must reference the direct page number.

Energy Safety makes a determination and informs the Large Electrical Corporation of its findings.

- a. If a Large Electrical Corporation's EUP satisfies the pre-submission review, Energy Safety will instruct the Large Electrical Corporation to submit its EUP as-is, with no changes.
- b. If a Large Electrical Corporation's EUP does not satisfy the pre-submission review, Energy Safety will notify the Large Electrical Corporation as to the missing or incomplete information (i.e., incomplete, not fully referenced, or unsubstantiated statutory compliance checklist).

After Energy Safety affirms that the EUP pre-submission contains the required contents, Energy Safety will open a docket for the EUP, and the Large Electrical Corporation can submit the EUP for evaluation.

Energy Safety will not accept public comments on the EUP pre-submission or review.

## 3.2 Large Electrical Corporation EUP Submission

Appendix B to these Guidelines contains specific instructions for narrative and other content. A Large Electrical Corporation may submit all documents referenced in the EUP, to the docket established for that Large Electrical Corporation's EUP. In addition, the Large Electrical Corporation must mail five hard copies, excluding appendices, of the EUP to:

Office of Energy Infrastructure Safety  
Attn: Deputy Director, Electrical Infrastructure Directorate  
715 P Street, 20<sup>th</sup> Floor  
Sacramento, CA 95814

Data submissions must be made following the data requirements in these Guidelines including Appendix C.

The nine-month statutory period for Energy Safety to review the EUP starts on the date the EUP is filed for evaluation.

Five business days prior to submitting an EUP for evaluation the Large Electrical Corporation must notify Energy Safety of its intent to submit by sending an e-mail to [ElectricalUndergroundingPlans@energysafety.ca.gov](mailto:ElectricalUndergroundingPlans@energysafety.ca.gov).

### 3.2.1 Confidentiality

The submission process for submitting confidential information is set forth in section 29200 of Title 14 of the California Code of Regulations.

### 3.2.2 Format

Every document submitted to Energy Safety must comply with the formatting requirements below.

- a. Electronically filed documents shall be word searchable and accessible as directed in these Guidelines.
- b. Paper documents must be:
  - i. Typewritten or otherwise mechanically printed;
  - ii. On paper 11 inches long and 8 ½ inches wide;
  - iii. Printed on both sides of the page if feasible; and
  - iv. Bound securely.
- c. Both electronic and paper documents must:
  - i. Be in a clear, easily readable font of at least 11 points;
  - ii. Have consecutively numbered pages; and
  - iii. Include the following information on the first page:

Name of the docket;  
Number of the docket; and  
Title of the document.

- d. For electronic documents, signatures may be electronic.<sup>14</sup>

### 3.3 Evaluation of Plan

Energy Safety will evaluate the EUP pursuant to the requirements of sections 8388.5(c) and (d)(2) and may approve or deny an EUP or issue a Modification Notice (see Section 3.5 below) if there are deficiencies in the EUP or supporting documents.

An EUP has met the requirements of sections 8388.5(c) and (d)(2) when Energy Safety determines that the Large Electrical Corporation has demonstrated that the EUP will substantially increase electrical reliability by reducing the use of Public Safety Power Shutoffs, Enhanced Powerline Safety Settings, deenergization events, and any other outage programs, and substantially reduce the risk of wildfire.

To make a determination of whether the EUP has met the requirements, Energy Safety will consider the following.

- a. The EUP responds to the requirements contained in section 8388.5(c) and (d)(2) and these EUP Guidelines.
- b. The EUP is supported by the risk profiles reported by the Large Electrical Corporation in the initial Baseline and other data sources.
- c. The EUP is supported by results from modeling and data analytics provided pursuant to statutory and guidelines requirements.
- d. The Project Acceptance Framework is feasible and effective.
- e. The plan objectives and targets (including the Plan Mitigation Objective and the Plan Tracking Objectives) are adequate for tracking progress and compliance beginning on the start date of the 10-year period for the EUP.
- f. The data submitted is consistent with the data reporting requirements and the modeling methodology reported in the EUP.
- g. The EUP plan or approach for model retention, data submission, identification of Wildfire Rebuild Areas and other activities that continue for the life of the EUP are feasible and effective.

To assess the EUP, Energy Safety may rely upon the following:

- a. The Large Electrical Corporation's EUP, including errata;

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<sup>14</sup> Gov. Code, § 16.5.

- b. Public and stakeholder comments;
- c. Current and past WMPs;
- d. The Large Electrical Corporation's data submissions;
- e. The Large Electrical Corporation's responses to data requests; and
- f. Any other information Energy Safety may require for the evaluation of the Large Electrical Corporation's EUP.

### 3.4 Errata

An erratum is a correction of published text and does not include modifications required by Energy Safety as part of the Modification Notice process.

A Large Electrical Corporation may submit an errata as follows:

**Substantive Errata:** If within the first 10 days after the date on which the Large Electrical Corporation submitted its complete EUP, the Large Electrical Corporation may submit the substantive errata directly to the docket. After that time, the Large Electrical Corporation must request permission through written request to the Deputy Director prior to filing a substantive erratum.

**Nonsubstantive Errata:** Nonsubstantive errata are minor corrections to fix typographical and clerical errors, and other obvious, inadvertent errors and omissions. If within the first 30 days after the date on which the Large Electrical Corporation submitted its complete EUP, the Large Electrical Corporation may submit nonsubstantive errata directly to the docket. After 30 days, the Large Electrical Corporation must request permission through written request to the Deputy Director prior to filing a nonsubstantive errata.

Classification of errata as substantive or nonsubstantive is solely within the discretion of Energy Safety.

When submitting errata or a request to submit errata to the Deputy Director, the Large Electrical Corporation must include the following:

- a. A cover letter with a summary of the corrections, including:
  - i. Whether the Large Electrical Corporation asserts its errata submission is substantive or nonsubstantive;
  - ii. The EUP page number, section number, and table or figure number (if applicable) of the corrections;
  - iii. A description of the corrections; and
  - iv. Reason for the corrections.
- b. A redline of the page or pages of the EUP showing the corrections.

If a Large Electrical Corporation submits errata to its EUP, and Energy Safety approves the EUP, the Large Electrical Corporation must submit a final version of its EUP to the docket that

includes all previously submitted errata within 10 days of Energy Safety's decision approving the EUP. This final version must also include changes resulting from a Modification Notice, as further discussed below. A Large Electrical Corporation must not include any other changes in the final version of its EUP, unless otherwise directed by Energy Safety.

Energy Safety may allow for stakeholder comments on substantive errata filed more than 10 days after the date on which the Large Electrical Corporation submitted its complete EUP.

## 3.5 Modification Notice

Section 8388.5(d)(2) states, “[b]efore approving the plan, the office may require the Large Electrical Corporation to modify the plan.” Energy Safety effectuates this provision by issuing a Modification Notice. The purpose of a Modification Notice is to ensure the Large Electrical Corporation addresses plan deficiencies prior to completion of Energy Safety's evaluation.

### 3.5.1 Examples Warranting a Modification Notice

Energy Safety may issue a Modification Notice after the EUP has been filed. Examples of when Energy Safety may choose to issue a Modification Notice include, but are not limited to, the following issues:

- a. The Large Electrical Corporation's submission does not meet the evaluation criteria listed in Section 3.3 of these Guidelines.
- b. The Large Electrical Corporation did not provide sufficient information on risk and outage modeling for Energy Safety to determine whether the plan meets the standard outlined in section 8388.5(d)(2).
- c. The proposed EUP is not technically feasible within, or proposes timelines beyond, a 10-year planning horizon.
- d. The Large Electrical Corporation proposes a Project Acceptance Framework that includes projects that are not located in a Tier 2 or 3 High Fire-Threat District or Wildfire Rebuild Areas.
- e. The EUP does not contain a sufficient explanation of common values, assumptions and metrics used for Alternative Mitigation comparisons.
- f. One or more proposed threshold, standard, or other metric, when considered in the context of the EUP and risk landscape as a whole, does not satisfy the Plan Mitigation Objective.
- g. The EUP contains a Plan Mitigation Objective that, when considered in the context of the EUP and the risk landscape as a whole, does not satisfy the substantial risk reduction required by section 8388.5(d)(2).
- h. Correction of EUP content for clarity.

- i. The Large Electrical Corporation fails to describe an effective approach to a required element of the EUP, such as the procedure for designation of a Wildfire Rebuild Area.
- j. The Large Electrical Corporation narrative or data submission indicates that future data submissions will not be formatted in a manner that complies with these Guidelines or with the other Energy Safety guidelines.
- k. Data submissions are incorrectly formatted or contain miscalculations.

### 3.5.2 Modification Notice Process

The Modification Notice process is set forth as follows:

- a. Energy Safety determines a Large Electrical Corporation's EUP contains one or more deficiencies that warrant a Modification Notice.
- b. Energy Safety issues a Modification Notice to the Large Electrical Corporation. The Modification Notice will contain a list of deficiencies the Large Electrical Corporation must address in its Modification Notice Response and applicable schedule or updates to existing schedule.
- c. Pursuant to the applicable schedule, the Large Electrical Corporation must resubmit its entire EUP or sections therein, in a redline copy and a clean copy, as directed by the Modification Notice, and provide written responses to each issue delineated in the Modification Notice (Modification Notice Response).
- d. If Energy Safety issues a decision approving the Large Electrical Corporation's EUP after issuing one or more Modification Notice, the Large Electrical Corporation must submit, as previously directed in Section 3.2 of these Guidelines, a final version of the EUP that includes changes resulting from all Modification Notices, no later than 10 days after the decision issued. This final version must also include previously submitted errata, as discussed in Section 3.4 of these Guidelines, but must not include any other changes, unless otherwise directed by Energy Safety.

## 3.6 Public Participation

### 3.6.1 Docket Access

Persons who wish to receive service of the EUPs, comments on the EUPs, and EUP decisions may enroll by visiting:

[https://public.govdelivery.com/accounts/CNRA/subscriber/new?topic\\_id=CNRA\\_579](https://public.govdelivery.com/accounts/CNRA/subscriber/new?topic_id=CNRA_579).

Additional information on Energy Safety's service lists and detailed instructions for signing up can be found at <https://energysafety.ca.gov/events-and-meetings/how-to-participate-in-public-events/>.

## 3.6.2 Public Comments

### 3.6.2.1 Written Public Comments

Any person or entity may submit public comments on EUPs, Modification Notice Responses, and draft decisions. Such comments must be submitted in accordance with the schedule and submission instructions published by Energy Safety.

Energy Safety will accept opening and reply comments on the dates indicated on its published schedule. Energy Safety may publish a revised schedule establishing later deadlines for comments or modify an existing schedule via written notice to the docket. In its discretion, Energy Safety may accept public comment on other submissions or products. Should Energy Safety elect to accept public comment on a product or submission, it will publish a comment schedule and associated procedures via written notice to the docket.

The scope of opening comments must focus on information contained in the document subject to the comment period. Opening comments are limited to 30 pages. The scope of reply comments is limited to the issues raised in opening comments. New information not directly related to issues presented in opening comments will not be considered. Reply comments are limited to 20 pages. Energy Safety may reject comments submitted after the due dates provided within a schedule or comments that are not within the scope as described in this section.

Any person or entity seeking an extension to a public comment due date may email a request to Energy Safety at [ElectricalUndergroundingPlans@energysafety.ca.gov](mailto:ElectricalUndergroundingPlans@energysafety.ca.gov). The request must include:

- a. Original deadline,
- b. Document subject to the comment period,
- c. Good cause for the extension, and
- d. Proposed new deadline in lieu of the original.

Any extension request must be received by Energy Safety by 5:00 p.m. Pacific time two days prior to the original comment due date.

For any technical issues encountered that may affect the timeliness of a public comment submission, the person or entity submitting the comment must immediately contact [efiling@energysafety.ca.gov](mailto:efiling@energysafety.ca.gov) and [ElectricalUndergroundingPlans@energysafety.ca.gov](mailto:ElectricalUndergroundingPlans@energysafety.ca.gov).

Energy Safety will consider public comments before issuing a decision. When a comment is received, it becomes public record and will be made available to the public on the Energy Safety docket. The comments will be posted as received without redaction of personal information. Energy Safety is not required to respond to public comments directly.



### 3.6.2.2 Workshops

Energy Safety may hold one or more public workshops to discuss part or all of a submitted EUP or any other document or product submitted by the Large Electrical Corporation. Energy Safety will provide notice of the workshop via written notice to the docket.

### 3.6.3 Submitting Public Comments

Public comments must conform to the following requirements:

- a. Comments must be submitted to the related docket on Energy Safety's e-filing system.
- b. Comments on a Large Electrical Corporation's EUP shall be named according to the naming convention set forth in these Guidelines. However, comments shall include the organization or person's name followed by "Opening Comments" or "Reply Comments" and then the relevant abbreviations.
- c. See Section 3.9 of these Guidelines for document accessibility requirements.
- d. The submission process for confidential information is set forth in section 29200 of Title 14 of the California Code of Regulations.

## 3.7 Data Requests

### 3.7.1 Data Requests from Energy Safety

Energy Safety may obtain any information from a Large Electrical Corporation that is relevant to a matter within the scope of Energy Safety's authority or is likely to lead to the discovery of relevant information, via a data request.

The following applies to data requests:

- a. Data requests from Energy Safety staff to a Large Electrical Corporation may come from [ElectricalUndergroundingPlans@energysafety.ca.gov](mailto:ElectricalUndergroundingPlans@energysafety.ca.gov) or from individual Energy Safety staff e-mail addresses. All responses to Energy Safety data requests must be submitted to the appropriate EUP docket. A Large Electrical Corporation must endeavor to submit one file per data request to the docket (as opposed to a file for every question in the data request).
- b. The "Data Request Response Period" for an EUP begins on the date a Large Electrical Corporation submits its EUP for the pre-submission check and continues until issuance of a decision for the Large Electrical Corporation. The "Data Request Response Period" for Progress Reports is the initial 60 days after a Large Electrical Corporation submits a Progress Report.
- c. Data requests issued by Energy Safety during the Data Request Response Period are subject to a three-business day response period. Data requests issued by Energy Safety outside of the Data Request Response Period are subject to a ten-

- calendar day response period unless a different response period is provided by Energy Safety.
- d. For data requests submitted by 5:00 p.m. on a business day, the date of submission is Day 0. For data requests submitted after 5:00 p.m. or on a Saturday, or holiday (including all Sundays) as defined in Government Code section 6700, the next business day is Day 0.
    - i. Unless a different response time is provided by Energy Safety, a Large Electrical Corporation must respond to all data requests by 5:00 p.m., on day three, with each business day counted as one day. Extension Requests  

If a Large Electrical Corporation seeks a longer response period than provided in this section or as provided by Energy Safety, the Large Electrical Corporation must request an extension by sending an extension request to [ElectricalUndergroundingPlans@energysafety.ca.gov](mailto:ElectricalUndergroundingPlans@energysafety.ca.gov) and to the assigned Energy Safety staff lead for the Large Electrical Corporation's EUP evaluation.
    - ii. An extension request must include:  

The data request or portion of the data request requiring an extension;  
Good cause for the extension;  
A proposed date of response in lieu of the original deadline; and  
Only material related to the extension request will be considered for a new date; remaining questions not in dispute will maintain the original deadline; and
    - iii. Any extension request must be received by Energy Safety by 5:00 p.m. Pacific time one business day prior to the original data request response due date.

### **3.7.2 Data Requests from Data Request Stakeholders**

A Data Request Stakeholder may obtain, through a data request to the Large Electrical Corporation, information related to any EUP docket matter with a comment period specified in these Guidelines or for which Energy Safety has published a comment schedule.

Prior to issuing a data request, a person or entity must seek and obtain designation as a Data Request Stakeholder pursuant to these Guidelines. A person or entity may submit public comments without designation as a Data Request Stakeholder.

#### **3.7.2.1 Data Request Stakeholder Designation**

Any person or entity must submit a request for and receive designation as a Data Request Stakeholder prior to sending data requests. The request must be made within ten days after

the Large Electrical Corporation submits a EUP. Energy Safety may grant late requests for designation as a Data Request Stakeholder only on a showing of good cause by the interested person or entity.

A request for designation as a Data Request Stakeholder must include:

- a. The docket matter (Docket #) the person or entity intends to participate in (e.g., #2024-EUPs);
- b. The position and interest of the person in the EUP docket matter;
- c. Disclosure of the persons or entities on whose behalf the person may be seeking the designation, if any;
- d. The Large Electrical Corporation for which the person or entity seeks data request stakeholder status; and
- e. The name, mailing address, e-mail address, and telephone number of the person or entity designee.

A request for designation as a Data Request Stakeholder will be considered approved five business days after submission without any further correspondence from Energy Safety unless the person or entity seeking the designation is otherwise notified by Energy Safety during that time. Once granted designation as a Data Request Stakeholder, a person or entity retains that designation until Energy Safety has issued a decision on the EUP.

### **3.7.2.2 Data Request Process for Data Request Stakeholders**

The following applies to data requests from Data Request Stakeholders:

- a. Data Request Stakeholders may issue data requests to a Large Electrical Corporation beginning on the date on which the Large Electrical Corporation submitted its complete EUP and ending when Energy Safety has issued a decision.
- b. A Large Electrical Corporation must respond to all stakeholder data requests within three-business days of the request, unless a different response period is mutually agreed upon by the stakeholder making the data request and the Large Electrical Corporation.
- c. Extension Requests
  - i. Prior to seeking an extension from Energy Safety to respond to a data request, a Large Electrical Corporation must first make a good-faith effort to ask the stakeholder making the request to agree to the extension.
  - ii. If a Large Electrical Corporation cannot reach an agreement with the stakeholder making the request, the Large Electrical Corporation must request an extension by sending an extension request to [ElectricalUndergroundingPlans@energysafety.ca.gov](mailto:ElectricalUndergroundingPlans@energysafety.ca.gov).
  - iii. An extension request must include:

- A showing of a good-faith effort by the Large Electrical Corporation to ask the stakeholder to agree to the extension and the result of such effort;
  - The data request or portion of the data request requiring an extension;
  - Good cause for the extension; and
  - A proposed date of response in lieu of the original deadline.
- iv. Any extension request must be received by Energy Safety by 5:00 p.m. Pacific time one business day prior to the date the data request response is due.

### **3.7.2.3 Data Request Requirements for Data Request Stakeholders**

- a. Data requests must seek information relevant to the pending docket matter and be designed to facilitate the stakeholder's ability to make an informed public comment.
- b. Stakeholders submitting data requests must consider the volume and nature of the data being requested when negotiating response deadlines. In the event that the information requested is already available in WMP filings, the Large Electrical Corporation may choose to refer the stakeholder to the specific part of the WMP record where the information can be found.
- c. Prior to submitting data requests, the Data Request Stakeholder must make a reasonable effort to determine if the information is already available, or has already been requested, through any of the following:
  - i. Contained in the Large Electrical Corporations' EUP or WMP submission, or
  - ii. Previously requested by Energy Safety, or
  - iii. Previously requested by other Data Request Stakeholders.

Data Request Stakeholders may view prior data requests and responses in each Large Electrical Corporation's Data Request Log, available on the Large Electrical Corporation's website.

### **3.7.2.4 Request to Compel or Limit Data Request Stakeholder Data Requests**

Data Request Stakeholders and the Large Electrical Corporation must endeavor to resolve all data request disputes amongst themselves. For data request disputes that cannot be resolved, parties to the dispute may seek relief in accordance with the process below:

- a. Prior to filing a request to compel or limit data requests, the parties to the dispute must have previously met and conferred in a good faith effort to informally resolve the dispute.

- b. The party seeking to compel or to limit data requests bears the burden of proving the reasons why Energy Safety should compel or limit the data request.
- c. A request to compel or limit a data request must include:
  - i. Facts showing a good faith attempt at an informal resolution of the data request dispute presented by the request;
  - ii. The data request or portion of the data request at issue;
  - iii. Basis to compel or limit the data request; and
  - iv. A proposed determination that clearly indicates the relief requested.
- d. A response from a Data Request Stakeholder or Large Electrical Corporation must be submitted within three-business days of the date that the request was submitted to Energy Safety. If no response is submitted to a request to compel or limit a data request, then the request will be deemed granted. Energy Safety will take requests to compel or limit a data request under consideration and will issue a determination on a request to compel or limit a data request after the request and response have been submitted. Energy Safety may request clarification or additional information from the parties to the dispute prior to issuing a determination. Responses to such requests for clarification or additional information must be submitted within three business days of the date of the request.

All filings for a request to compel or limit data requests must be submitted to Energy Safety at [ElectricalUndergroundingPlans@energysafety.ca.gov](mailto:ElectricalUndergroundingPlans@energysafety.ca.gov) and served to all parties to the dispute.

## 3.8 Document Maintenance

### 3.8.1 Document Postings

When submitting an EUP, the Large Electrical Corporation must post its EUP, all documents referenced in its EUP, and any subsequent versions of the EUP and documents on a EUP-specific website in an easy-to-follow format. This will be in addition to the posting of EUPs on Energy Safety's docket and website. A Large Electrical Corporation must include the website address in a cover letter to its EUP submission. All documents submitted to the Energy Safety docket, including responses to data requests, must be machine readable and searchable.

### 3.8.2 Data Request Log

Each Large Electrical Corporation that submits an EUP must post an EUP Data Request Log on its website. The EUP Data Request Log must be posted and maintained beginning on the date on which the Large Electrical Corporation submitted its complete EUP and ending upon the completion of each Large Electrical Corporation's 10-Year EUP. Each participating Large Electrical Corporation must also submit to Energy Safety a Data Request Log weekly for the same period. The Large Electrical Corporation is not required to submit a weekly Data

Request Log to Energy Safety if there is no new information to report. The requirements for each Data Request Log are set forth as follows.

- a. Each Large Electrical Corporation must update its EUP Data Request Log and post all data requests and responses issued to-date weekly each Thursday by 5:00 p.m. Pacific time.
- b. Each Large Electrical Corporation must submit to Energy Safety its EUP Data Request Log each Thursday by 5:00 p.m. Pacific time to the appropriate EUP docket.
- c. The website or portion of webpage pertaining to data requests must be titled “[EC corporate name] Electrical Undergrounding Plan Data Requests.”
- d. The Data Request Log must be in the form of a searchable online table that contains all data requests, responses for each data request received, and links to relevant documents.
- e. The Data Request Log must indicate:
  - i. The attachment number of any additional attachments related to the data request,
  - ii. The relevant sections of the EUP, and
  - iii. A thematic category and subcategory of the data request.

## 3.9 Accessibility

It is the policy of the State of California that electronic information be accessible to people with disabilities. Each person who submits information through Energy Safety e-filing system must ensure that the information complies with the accessibility requirements set forth in Government Code section 7405. Energy Safety will not accept any information submitted through the e-filing system that does not comply with these requirements.<sup>15</sup>

## 3.10 Computation of Time and Scheduling

When requirements referenced in these Guidelines set a time limit for performance of an act, the time is computed by excluding the first day (i.e., the day of the act or event from which the designated time begins to run) and including the last day. If the last day falls on a Saturday, Sunday, holiday, or other day when Energy Safety offices are closed, the time limit is extended to include the first day thereafter. If an act occurs after 5:00 p.m. Pacific time, it is deemed as having been performed on the next day.

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<sup>15</sup> References to laws and regulations related to digital accessibility are available at <https://dor.ca.gov/Home/DisabilityLawsandRegulations>. Resources on constructing accessible electronic contents are available at <https://dor.ca.gov/Home/HowToCreateAccessibleContent>.

Energy Safety may modify any schedule outlined in these Guidelines by issuing further scheduling guidance. Additional schedule guidance will take precedence over any scheduling included in these Guidelines.

All instances of specified days in this document are assumed to be defined as calendar days unless otherwise noted.

### **3.11 Submission Instructions, Locations, and Naming Conventions**

Electronic file names for the EUPs, associated text documents, and narrative reports must follow the standardized electronic naming convention illustrated in Table 9 below. The electronic file name must include, in order, the naming convention identified in each column (without quotation marks) with an underscore between the character string of each column. All text files must be submitted in portable document format (pdf).

See examples below.

Examples:

- a. First Version of an EUP Submission: “2025-02-05\_PGE\_2023\_EUP\_R0.pdf”, which would refer to the first version of an EUP submitted by PG&E on February 05, 2025.
- b. Updated submission in response to Energy Safety Modification Notices: “2025-06-05\_SDGE\_23\_MNR\_R1”, which would refer to a Modification Notice Response submitted by SDG&E on June 5, 2025, mod 1.



Table 9. Electronic File Naming Convention for Text Files with Examples

Date Submitted (Year-Month-Day)	Large Electrical Corporation Abbreviated Name	Document Year	Document Type	Modification Number
"2023-02-05"	<ul style="list-style-type: none"> <li>• "PGE" (Pacific Gas and Electric Company)</li> <li>• "SDGE" (San Diego Gas &amp; Electric Company)</li> <li>• "SCE" (Southern California Edison Company)</li> </ul>		<ul style="list-style-type: none"> <li>• "EUPPRE" (Electrical Undergrounding Plan Submission for Pre Submission Review)</li> <li>• "EUP" (Electrical Undergrounding Plan Submission)</li> <li>• "PR#" (Semi-Annual Progress Report)</li> <li>• "MNR" (Mod Notice Response)</li> <li>• "DRLOG" (Data Request Log)</li> <li>• "MR" (Model Report)</li> <li>• "EUPOC" (Electrical Undergrounding Plan Opening Comments)</li> <li>• "EUPRC" (Electrical Undergrounding Plan Reply Comments)</li> <li>• "EUPDDOC" (Electrical Undergrounding Plan Draft Decision Opening Comments)</li> <li>• "EUPDDRC" (Electrical Undergrounding Plan Draft Decision Reply Comments)</li> </ul>	<ul style="list-style-type: none"> <li>• R0 (First Version)</li> <li>• R1 (Mod 1)</li> <li>• R2 (Mod 2)</li> </ul>

Date Submitted (Year-Month-Day)	Large Electrical Corporation Abbreviated Name	Document Year	Document Type	Modification Number
			<ul style="list-style-type: none"><li>• “EUPERR” (Electrical Undergrounding Plan Errata)</li><li>• “EUPERRC” (Electrical Undergrounding Plan Errata Comments)</li></ul>	

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Electronic file names for the associated tabular and special data submissions must follow the standardized electronic naming convention illustrated in Table 10 below. More detail on the data submissions can be found in Appendix C.

Table 10. Electronic File Naming Convention for Data Submissions

Submission Type	File Type	Submission Location	Naming Convention
<b>Initial Tabular Data</b>	CSV	eFiling	“[Electrical Corporation Abbreviation]_Intial_Date_R#”, <i>for example:</i> “PGE_ Initial_2024-01-01_R0.csv”
<b>Progress Report Tabular Data</b>	CSV	eFiling	“[Electrical Corporation Abbreviation]_ PR#_Date_R#”, <i>for example:</i> “PGE_ PR1_2025-01-01_R0.csv”
<b>Project Variable Modifiers Information</b>	JSON	eFiling	“[Electrical Corporation Abbreviation]_ PR#_Date_PMV_R#”, <i>for example:</i> “PGE_ PR1_2025-01-01_PMV_R0.json”
<b>Model Risk Landscapes for Projects</b>	JSON	eFiling	“[Electrical Corporation Abbreviation]_ PR#_Date_R#”, <i>for example:</i> “PGE_ PR1_2025-01-01_Projects_R0.json”
<b>Initial Geodatabase Submission</b>	Zip	Assigned SharePoint	“[Electrical Corporation Abbreviation]_Intial_Date_R#”, <i>for example:</i> “PGE_Initial_2024-01-01_R0.gdb.zip”
<b>Progress Report Geodatabase Submission</b>	Zip	Assigned SharePoint	“[Electrical Corporation Abbreviation]_PR#_Date_R#”, <i>for example:</i> “PGE_PR1_2025-01-01_R0.gdb.zip”

## 4. Compliance

### 4.1 Progress Reports

Section 8388.5(f) requires that, once an EUP is approved by Energy Safety and the CPUC, the Large Electrical Corporation must file a Progress Report with Energy Safety and the CPUC every six months.

The requirements of these Progress Reports will be informed by the content, format, and structure of Progress Report 0 as detailed in Section 2.6.1. Energy Safety may permit comments on future Progress Reports. Energy Safety will issue additional Guidelines on this topic and other post-approval matters.

### 4.2 Independent Monitor Report

Section 8388.5(f) requires that, once an EUP is approved by Energy Safety and the CPUC, an Independent Monitor must provide an annual report to Energy Safety for each year the EUP is in effect. Energy Safety will issue additional Guidelines on this topic and other post-approval matters.

# DATA DRIVEN FORWARD-THINKING INNOVATIVE SAFETY FOCUSED

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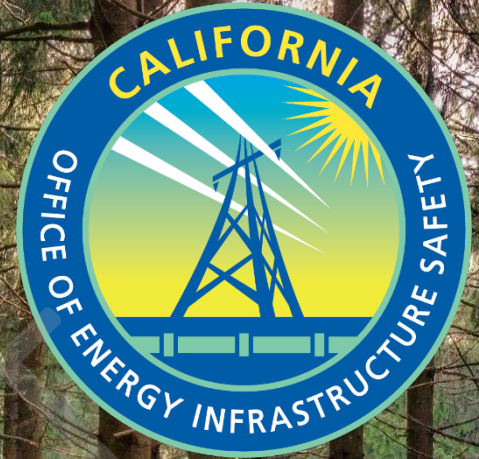


OFFICE OF ENERGY INFRASTRUCTURE SAFETY  
A California Natural Resources Agency  
[www.energysafety.ca.gov](http://www.energysafety.ca.gov)

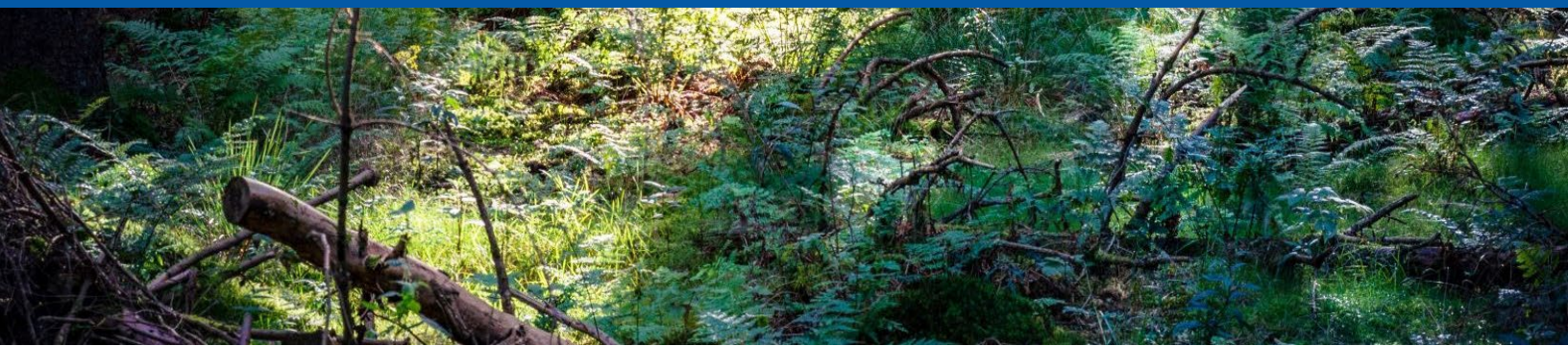
715 P Street, 20th Floor  
Sacramento, CA 95814  
916.902.6000







# APPENDICES





## Appendix A. Definitions

Unless otherwise expressly stated, the following words and terms, for the purposes of these Guidelines, have the meanings shown in this section.

**“10-Year Electrical Undergrounding Program”** means “an expedited utility distribution infrastructure undergrounding program” established by the CPUC pursuant to section 8388.5(a).

**“Ablation Analysis”** means the effects of a Portfolio if a single project is taken out of the Portfolio. It reports these effects at both the Project-Level and Portfolio-Level.

**“Alternative Mitigation”** means a mitigation strategy, other than undergrounding, used to reduce the consequence or likelihood of wildfires and Outage Program Events on a particular Circuit Segment.

**“Baseline”** means the expected risk and reliability profile of the Large Electrical Corporation’s existing distribution system assuming that no Undergrounding Projects from the EUP program are constructed during the asset life cycle. The Baseline includes all previously approved Undergrounding Projects, system-hardening projects, and similar mitigation activities.

**“Circuit”** means a combination of all Circuit Segments that are fed from the same substation circuit breaker.

**“Circuit Segment”** means an isolatable Circuit Segment. Unless otherwise indicated “Circuit Segment” also refers to an isolatable Circuit Segment.

**“Collective Alternative Comparison”** means risk reduction if an Alternative Mitigation were inserted into the Portfolio instead of an Undergrounding Project on the same Circuit Segment. These results are reported at both the Project-Level and System-Level.

**“Collective Analysis”** means the effects of a single Undergrounding Project, in combination with the rest of the projects that are in the Portfolio. The Collective Analysis reports these effects on the Project-Level as well as the Portfolio-Level.

**“Confirmed Project”** means an Undergrounding Project that has completed Screen 3 (Project Risk Analysis).

**“Confirmed Project Polygon”** means a special boundary generated at the beginning of Screen 3 that encompasses the entire Eligible Circuit Segment on which the Undergrounding Project is defined, except any sections already contained in another Confirmed Project Polygon.



**“Core Capabilities”** means the required use-cases that the Large Electrical Corporation’s Risk Modeling Methodology must be able to achieve in order to make quantitative arguments about the risk reduction of Undergrounding and Alternative Mitigations.

**“CPUC CBR”** means the cost-benefit ratio produced by the cost-benefit approach adopted in the CPUC’s Decision 22-12-027 (as modified by any subsequent decision).

**“CPUC Data Appendix 1”** means the final adopted version of “Appendix 1: SB 884 Project List Data Requirements-Preliminary” to the SB 884 Program CPUC Guidelines dated March 7, 2024, and adopted by the CPUC in Resolution SPD-15.

**“Data Request Response Period”** means the period of time during which Energy Safety data requests automatically have a three-day response time unless otherwise specified by Energy Safety.

**“Data Request Stakeholder”** means a stakeholder who has requested and obtained Data Request Stakeholder in accordance with Section 3.7.2.

**“Deenergization Event”** has the meaning given in section 8385(a)(2) (“the proactive interruption of electrical service for the purpose of mitigating or avoiding the risk of causing a wildfire”). See also **“Outage Program.”**

**“Electrical Corporation”** has the same meaning as set forth in section 218 of the California Public Utilities Code.

**“Electrical Undergrounding Plan”** or **“EUP”** means a plan submitted pursuant to section 8388.5.

**“Eligible Circuit Segment”** means a Circuit Segment that falls within the risk score values that will be used to identify high risk Circuit Segments that are eligible for the 10-Year Electrical Undergrounding Program.

**“GO 95”** means CPUC General Order 95 (Rules for Overhead Line Construction).

**“GO 128”** means CPUC General Order 98 (Rules for Construction of Underground Electric Supply and Communication Systems).

**“HFTD”** or **“High Fire-Threat District”** means areas of the state designated by the CPUC as having elevated wildfire risk, where each Electrical Corporation must take additional action to mitigate wildfire risk pursuant to Decision 17-01-009 or its successor.

**“High Frequency Outage Program Mitigation Standard”** is the minimum decrease in Outage Program Likelihood as measured through formal calculations of the Key Decision-Making Metrics that any project considered under the High Frequency Outage Program must achieve to meet the required substantial increase in electrical reliability achieved by reducing the use of public safety power shutoffs, enhanced powerline safety settings, deenergization events, and any other outage programs.

**“High Frequency Outage Program Threshold”** is the measure of likelihood above which is considered to have a significantly high likelihood of frequent or prolonged disruption of service to customers. This threshold must measure both likelihood of an Outage Program Event and its anticipated length. This threshold must represent less than 1% of Circuit Segments in the entire system by mile and no more than 10% of Outage Program Likelihood by score.

**“High-Risk Threshold”** means the Overall Utility Risk level above which a Circuit Segment is considered eligible for examination for expedited undergrounding.

**“Ignition Consequence”** means the total anticipated adverse effects from a wildfire on each community it reaches. This metric considers the wildfire hazard intensity, the wildfire exposure potential, and the inherent wildfire vulnerabilities of communities at risk.

**“Ignition Likelihood”** means the likelihood of an ignition at a given location given a probabilistic set of environmental conditions. This is an unweighted and unscaled calculation.

**“Ignition Risk”** means the measure of impacts from wildfire at a given location. This metric is the product of two factors: (1) the likelihood a wildfire will occur, and (2) the potential consequences of a wildfire originating from this location.

**“Ignition Risk Decrease Standard”** is the minimum decrease in Ignition related metrics, as measured through formal calculations of the Key Decision-Making Metrics across the entire system at both the System-Level and Portfolio-Level that the EUP must achieve to meet the required decrease in wildfire risk.

**“Ignition Tail Risk Threshold”** is the measure of consequence above which a Circuit Segment is considered to have significant potential for catastrophic wildfire, that it merits special consideration. This threshold must represent less than 1% of Circuit Segments in the entire system by mile and no more than 10% of the wildfire consequence by score.

**“In-Area Circuit Segment”** means a Circuit Segment located within the Large Electrical Corporation’s service territory that is located in a Tier 2 or 3 High Fire-Threat District or a Wildfire Rebuild Area.

**“Independent Monitor”** means the independent monitor selected by Energy Safety and hired by the Large Electrical Corporation per section 8388.5(f)(3).

**“JSON”** or **“JavaScript Object Notation”** is a data file type designed to track unstructured data that would not be appropriate for a spreadsheet format.

**“Key Decision-Making Metric”** or **“KDMM”** means the key decision-making metrics developed pursuant to Section 2.7.3 of these Guidelines.

**“Large Electrical Corporation”** has the meaning given in section 3280 of the California Public Utilities Code (“an electrical corporation with 250,000 or more customer accounts within the state.”)

**“Mitigated Risk Threshold”** is the combined measure of Ignition Risk and Outage Program Risk below which a Circuit Segment is considered to be of acceptable risk.

**“Model Risk Landscape”** or **“MRL”** means the model risk landscape defined for the EUP pursuant to Section 2.7.4 of these Guidelines.

**“Modification Notice”** means the notice issued by Energy Safety if Energy Safety requires changes to an EUP before approving an EUP.

**“Modification Notice Response”** means the written response of the Large Electrical Corporation to a Modification Notice.

**“Non-EUP Project”** means a distribution undergrounding or other system hardening project that is funded or in the Project Planning and Construction Phases, that is not included in the 10-Year EUP.

**“Out of Area Circuit Segment”** means a Circuit Segment located within the Large Electrical Corporation’s service territory that is not located in a Tier 2 or 3 High Fire-Threat District or a Wildfire Rebuild Area.

**“Outage Program”** means (i) any program that interrupts electrical service for the purpose of mitigating or avoiding the risk of causing a wildfire including Public Safety Power Shutoff (PSPS) programs, fast trip settings (including enhanced powerline safety settings, Fast Curve Settings, and Sensitive Relay Profile) and similar programs, and (ii) any program that could result in a deenergization event. Outage Programs exclude maintenance outages and other outages not related to reducing wildfire risk.

**“Outage Program Consequence”** is the total anticipated adverse effects from an Outage Program for a community. This considers the Outage Program exposure potential and inherent Outage Program vulnerabilities of communities at risk.

**“Outage Program Event”** means an outage that results from an Outage Program.

**“Outage Program Likelihood”** is the likelihood of a Large Electrical Corporation utilizing an Outage Program given a probabilistic set of environmental conditions.

**“Outage Program Risk”** is the measure of reliability impacts from Outage Programs at a given location. This metric is the product of two factors: (1) the likelihood an Outage Program Event will be required due to environmental conditions exceeding design conditions, and (2) the potential consequences of the Outage Program for affected customers, considering exposure potential and vulnerability. This is an unweighted and unscaled calculation.

**“Overall Utility Risk”** is defined as the combined measure of Ignition Risk and Outage Program Risk that measures the total risk of wildfires and Outage Program Events related to wildfire risks. This is computed as the inner product of the likelihoods of adverse events and their consequences. This is an unweighted and unscaled calculation.

**“Plan Mitigation Objective”** means the amount of change in risk (wildfire and reliability) that is necessary to meet the requirements contained in section 8388.5(d)(2).

**“Plan Tracking Objectives”** are forward-looking, quantifiable measurements and objectives, measured at the Portfolio-Level and System-Level, used to assess progress toward the Plan Mitigation Objective.

**“Portfolio”** means the set of all Confirmed Projects at Screen 3 or later. A Portfolio is a unique list of Confirmed Projects, and adding or removing Confirmed Projects from the list constitutes an update to the Portfolio and must be indicated with a new portfolio ID.

**“Portfolio-Level”** refers to a measurement that accumulates information from every Circuit Segment on a Circuit which has one or more Confirmed Projects as well as the effects of Confirmed Projects on the overall Circuit into a single number.

**“Portfolio-Level Standards”** means the Ignition Risk Decrease Standard and a Reliability Increase Standard.

**“Predicted Change”** means difference between Baseline as forecast on the date on which the Large Electrical Corporation submitted its complete EUP and Portfolio Risk Landscape as forecast on the date on which the Large Electrical Corporation submitted its complete EUP.

**“Project Acceptance Framework”** means the multi-step process, described in Section 2.4 of these Guidelines, that the Large Electrical Corporation will use to create the list of Undergrounding Projects pursuant to section 8388.5(c)(2), to select Undergrounding Projects for construction, and to maintain and update the Circuit Segment Information Lists throughout the EUP 10-year period.

**“Project Completion Phase”** is the Project Planning and Construction Phase when the Undergrounding Project is completed, and the overhead line is deenergized.

**“Project Identification Phase”** is the Project Planning and Construction Phase when an Undergrounding Project has been identified by the Large Electrical Corporation.

**“Project-Level”** refers to a measurement that accumulates risk from all of the equipment on a single Circuit Segment into a single number.

**“Project-Level Standards”** means the Risk Reduction Project Standard, the Reliability Increase Project Standard, the Tail Risk Mitigation Project Standard.

**“Project Planning and Construction Phases”** means the status categories for projects as listed in CPUC Data Appendix 1. The five phases designated and defined by the CPUC are: (1) Project Scoping, (2) Project Designing/Estimating, (3) Project Permitting/Dependency, (4) Project Ready for Construction, and (5) Project Construction and two additional phases that Energy Safety has designated and defined: Project Identification Phase and Project Completion Phase.

**“PSPS”** means Public Safety Power Shutoff. See also **“Outage Program.”**

“**PVM**” or “**Project Variable Modifier**” means a set of changes that are made to variables in the Risk Modeling Methodology to evaluate the effectiveness of a given project or set of projects and represents how the Large Electrical Corporation values the efficacy of the Alternative Mitigations.

“**Reliability Increase Project Standard**” is the minimum decrease in Outage Program Risk, as measured through formal calculations of the Key Decision-Making Metrics that any project considered under the High-Risk Threshold must achieve to meet the required substantial increase in electrical reliability achieved by reducing the use of public safety power shutoffs, enhanced powerline safety settings, deenergization events, and any other outage programs.

“**Reliability Increase Standard**” is the minimum decrease in Outage Program-related metrics, as measured through formal calculations of the Key Decision-Making Metrics across the entire system at both the System-Level and Portfolio-Level, that the EUP must achieve to meet the required increase in reliability.

“**Risk Landscape**” means the set of metrics the Large Electrical Corporation uses to estimate the risks.

“**Risk Modeling Methodology**” means the collection of numerical models and algorithms that the Large Electrical Corporation employs to approximate the likelihood and consequences of utility related wildfires and wildfire related Outage Programs.

“**Risk Reduction Project Standard**” is the minimum decrease in Ignition Risk and Outage Program Risk, that an Undergrounding Project must achieve to support the Plan Mitigation Objective. This reduction in wildfire risk and increase in reliability must, at minimum, reduce the risk of the Circuit Segment to below the Mitigated Risk Threshold.

“**Separate Analysis**” means the risk reduction of the Undergrounding Project if it was the only project in the Portfolio. Effects must be reported at the Project-Level and Portfolio-Level.

“**Subproject**” means a delimited portion of work on a Confirmed Project. A Subproject must have a uniform set of mitigations applied to the entire Subproject. If a project does not have a uniform set of mitigations, it must be divided into more Subprojects.

“**System-Level**” refers to a measurement that accumulates information from the entire electrical distribution system into a single number.

“**Tail Risk Mitigation Project Standard**” is the minimum decrease in wildfire likelihood that any project considered under the Ignition Tail Risk Threshold must achieve to meet the required substantial reduction of the risk of wildfire.

“**Target/Timeline Table**” means the table, described in Subsection 2.3.1j setting forth project timelines and targets that are required to fulfill section 8388.5(c)(3).

“**Threshold Level**” means the value of a risk score above which a Circuit Segment warrants consideration for undergrounding. (see High-Risk Threshold, Ignition Tail Risk Threshold, High Frequency Outage Program Threshold, and Mitigated Risk Threshold).

**“Undergrounding”** means actions taken to convert overhead distribution lines and/or equipment to underground distribution lines and/or equipment in accordance with GO 128 and includes all Undergrounding Support Work.

**“Undergrounding Project”** means an Eligible Circuit Segment that has completed Screen 2 including the CPUC Data Appendix 1 information completed.

**“Undergrounding Subproject”** means a Subproject that is comprised of only Undergrounding activities including the Undergrounding Support Work necessary to complete the Undergrounding Subproject.

**“Undergrounding Support Work”** means the work done in direct support of Undergrounding distribution lines. This includes work and equipment that (i) directly facilitates Undergrounding lines, (ii) transitions between overhead and underground lines, or (iii) is required by construction or design standards or GO 95. This may include the construction of no more than three new distribution poles on either end of an undergrounded portion of distribution line if they are necessary to facilitate the safe transition from overhead to underground.

**“Wildfire Rebuild Area”** means a location where distribution infrastructure has been damaged by wildfire that is specifically identified by the Large Electrical Corporation in the EUP or in a Progress Report.

**“WMP”** means the wildfire mitigation plan program and requirements mandated by sections 8385 through 8389.

# Appendix B. Organization of EUP

The purpose of this appendix is to assist in the organization of an EUP. This appendix is not a comprehensive enumeration or a modification of existing requirements outlined in the EUP Guidelines.

## B.1 Narrative Content

The EUP must include a main document, including narrative and tables, organized into chapters as follows and submitted to the docket following the instructions in Section 3 of the Guidelines. The narrative includes tables appropriate in size and content for a narrative document. The tabular data required for the data submission is detailed in Section B.3 below.

### Chapter 1 Basic Information

Required Content	Description of Required Narrative Content
<b>Basic Information</b>	See Section 2.2 of these Guidelines.

### Chapter 2 Narrative Requirements for Demonstration of Substantial Risk Reduction

Required Content	Description of Required Narrative Content
<b>Plan Mitigation Objective: Narrative and Implementation Approach</b>	See Section 2.3.1 of these Guidelines.
<b>Target/Timeline Table</b>	See Table 1 in Section 2.3.1 for example.
<b>Plan Tracking Objectives</b>	See Section 2.3.2 of these Guidelines.



## Chapter 3 Narrative Requirements for Project Acceptance Framework

Required Content	Description of Required Narrative Content
<b>Project Framework Change Procedure</b>	See Section 2.4.2 of these Guidelines
<b>Screen 1: Circuit Segment Eligibility</b>	See Section 2.4.3 of these Guidelines
<b>Screen 2: Project Information and Alternative Mitigation Comparison</b>	See Section 2.4.4 of these Guidelines
<b>Common Set of Values and Assumptions</b>	See Section 2.4.4.1 of these Guidelines.
<b>Screen 3: Project Risk Analysis</b>	See Section 2.4.5 of these Guidelines
<b>Screen 4: Project Prioritization</b>	See Section 2.4.6 of these Guidelines

## Chapter 4 Narrative Requirements for Circuit Segment Information Lists

Most of the Circuit Segment Information Lists will be submitted as part of the tabular data submission. A narrative describing how the tabular data can be combined and sorted to create the required Circuit Segment Information Lists. Shorter versions of key Circuit Segment Information Lists (for example, a list of the top 25 highest risk Circuit Segments) can be included in this chapter to provide an overview.

Required Content	Description of Required Narrative Content
<b>Narrative describing Circuit Segment Information Lists</b>	See Section 2.4.7.1 of these Guidelines for content.

<b>Narrative describing Non-EUP projects and programs</b>	See Section 2.4.7.2.
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## Chapter 5 Project Timelines, Workforce Development Plan, Costs and Benefits, and Non-Ratepayer Funding Sources

Required Content	Description of Required Narrative Content
<b>Project Timeline and Targets</b>	See Table 1, Section 2.5.1 of these Guidelines; section 8388.5(c)(3)
<b>Workforce Development Plan</b>	See Section 2.5.2 of these Guidelines; section 8388.5(c)(5)
<b>Costs and Benefits</b>	See Section 2.5.3 of these Guidelines; section 8388.5(c)(6)
<b>Nonratepayer Funding Sources</b>	See Section 2.5.4 of these Guidelines

## Chapter 6 Narrative Requirements for Progress Report 0

Required Content	Description of Required Narrative Content
<b>Narrative about Progress Report 0 and in support of Progress Report 0</b>	See Section 2.6 of these Guidelines Note: the actual Progress Report 0 is submitted separately from this narrative.

## Chapter 7 Narrative Support for Risk Modeling Methodology

Section Name	Narrative Requirements	Maximum Length of Narrative Section	Required Tables and Figures	Table Requirements
<b>Overview</b>	See 2.7.1	5 Pages	Enterprise Diagram(s)	See 2.7.3.1
<b>Reports on Models</b>	See 2.7.2	4 Pages per Model	None	NA
<b>Core Capabilities</b>	See 2.7.5	2 Pages per Capability	None	NA

Section Name	Narrative Requirements	Maximum Length of Narrative Section	Required Tables and Figures	Table Requirements
<b>Model Inputs</b>	See 2.7.5.1	1 Page per Input Category	Model Risk Landscape Variables Table	See 2.8.5.1
<b>Project Variable Modifiers</b>	See 2.7.7	1 Page per Project Variable Modifier	Project Variable Modifiers Inputs Table  Project Variable Modifiers Outputs Table	See 2.8.5.2
<b>Calibration and Versioning</b>	See 2.7.5.2 and 2.7.7	2 Pages	None	None
<b>Key Decision-Making Metrics</b>	See 2.7.3	3 Pages for required KDMMs and up to 1 Page each for up to 5 additional KDMMs	None	None
<b>Portfolio-Level Standards</b>	See 2.7.8	2 Pages	None	None
<b>Project-Level Thresholds</b>	See 2.7.9.1	2 Pages	None	None
<b>Project-Level Standards</b>	See 2.7.9.2	2 Pages	None	None

### Chapter 8 Narrative for Baseline, Backtesting, Model Retention and Subsequent Model Reports

Required Content	Description of Required Narrative Content
<b>Models and Calibration Retention Policies</b>	See Section 2.7.6

<b>Plan to Update Risk Modeling</b>	See Section 2.7.6
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## Chapter 9 Narrative Requirements for Reporting Metrics

Provide any narrative to support Section 2.8 of these Guidelines regarding submission of Tabular Data, JSON Data, Spatial Data Reporting, and Data Validation

### B.2 Progress Report 0

Progress Report 0 must be submitted as a separate attachment to the EUP.

Required Content	Description
<b>Portfolio Coversheet</b>	See 2.8.6 of these Guidelines
<b>Plan Mitigation Objective</b>	See 2.3.1 of these Guidelines
<b>Plan Tracking Objectives</b>	See 2.3.2 of these Guidelines
<b>Target/Timeline Table</b>	See 2.3.1(j) of these Guidelines
<b>Identified Wildfire Rebuild Areas</b>	See 2.4.3.1 of these Guidelines
<b>Current Model Report</b>	See 2.7.2 of these Guidelines
<b>Data Submission</b>	All data required pursuant to Section 2.8 and Appendix C of these Guidelines
<b>Additional Content (mandatory)</b>	Energy Safety may direct the Large Electrical Corporation to include specific additional content in Progress Report 0.
<b>Additional Content (optional)</b>	Additional content that the Large Electrical Corporation proposes to track in its Progress Reports

### B.3 Data Submissions

Instructions on the format for data submissions are found in Appendix C of these Guidelines.

# Appendix C. Data Organization & Structure

The purpose of this appendix is to summarize all the information needed for the data submission accompanying the EUP and during all Progress Reports.

## C.1 Tabular Data Submissions

This appendix establishes the requirements for the tabular data submission. The submission of the tabular data must map to the submission of the spatial data for both the initial EUP submission and every subsequent Progress Report. The data submission accompanying the initial EUP submission will have the same format as the Progress Reports, so it is referred to in this document as Progress Report 0.

The submission of tabular data must encompass the tables set forth in this appendix. Template files to aid in submission of the data requirements are available on Energy Safety's website. The format of these files is in the form of ".CSV" or comma-separated values files.

Tables C.6 through C.14 are anchored around uniquely identifiable Circuit Segments with unique IDs. The Circuit Segment IDs are required to be unique not only spatially (e.g. no repeated IDs in the system at a particular time) but also temporally (e.g. if a new Circuit Segment is created in Progress Report 1, it must not use an ID found in Progress Report 0). If the Large Electrical Corporation's Circuit Segment naming schema would reuse Circuit Segment IDs, it must append the "minting date," or the date of submission of the first Progress Report in which this Circuit Segment appears, to the end of the Circuit Segment name as an 8-digit date string (e.g. "January 1, 2025" as "01012025").

A Circuit Segment is considered "new", and requires a new Circuit Segment ID, if any of the individual pieces of equipment that define the boundaries of where the Circuit Segment connects to other Circuit Segments or substations (e.g. circuit breakers, reclosers, and other equipment), are removed, are added, or if any of that equipment moves to a new spatial location. However, a Circuit Segment is not considered "new" just because there is any other maintenance, changes to non-terminal equipment, swapping out or upgrading terminal equipment without moving it, changes to the length, or movement of non-connecting endpoints (e.g. the last customer meter on a line). Changes which create "new" Circuit Segments will be tracked in the Circuit Segment Changelog Table.

### C.1.1 Plan Table

This section establishes the requirements for a Plan Table. This table is submitted once in Progress Report 0 but not in subsequent submissions. This table is not to be submitted with subsequent Progress Reports.

Table C. 1. describes the construction and data requirements for the Plan Table.

Table C.1. Example Plan Table Construction and Data Requirements

Column Name	Field Description	Data Type	Data Type Requirements
<b>plan_id</b>	A unique value identifying the plan.	NVARCHAR(255)	Unique
<b>utility_name</b>	EC abbreviation. Acceptable values are the following: <ul style="list-style-type: none"> <li>• PG&amp;E</li> <li>• SDG&amp;E</li> <li>• SCE</li> </ul>	NVARCHAR(32)	Limited Options
<b>name</b>	The name of the plan.	NVARCHAR(255)	
<b>start_date</b>	Start date of the plan.	DATETIME	
<b>end_date</b>	End date of the plan.	DATETIME	
<b>plan_submission_date</b>	Date the plan was submitted /to Energy Safety.	DATETIME	
<b>narrative_submission</b>	A text field to describe a plan.	TEXT	
<b>high_risk_threshold</b>	See "High-Risk Threshold" in Section 2.7.9, Project-Level Thresholds and Standards for definition.	REAL	
<b>ignition_tail_risk_threshold</b>	See "Ignition Tail Risk Threshold" in Section 2.7.9, Project-Level Thresholds and Standards for definition.	REAL	
<b>high_frequency_outage_program_threshold</b>	See "High Frequency Outage Program Threshold" in Section 2.7.9, Project-Level Thresholds and Standards for definition.	REAL	

Additional requirements for a Plan Table are as follows:

- a) The Plan Table has only a single row of data which designates static information regarding the submitted EUP. Values in this table cannot be modified. If any value needs to be modified, this requires submission of a new EUP.
- b) The PLAN\_ID is defined by the value in this table, and must remain consistent for all subsequent tables, including in future Progress Reports. However, the Large Electrical Corporation must assign a new PLAN\_ID, if an EUP is rejected and needs to be resubmitted.

### C.1.2 Key Decision-Making Metrics Table

This section establishes the requirements for a KDMM Table that the Large Electrical Corporation must submit. The Large Electrical Corporation must submit a KDMM Table in Progress Report 0, describing all KDMMs which they will use during application of the EUP.

Table C.2. describes the construction and data requirements for the KDMM Table.

*Table C.2. Example KDMM Table Construction and Data Requirements*

Column Name	Field Description	Data Type	Data Type Requirements
<b>plan_id</b>	A unique value identifying the plan.	NVARCHAR(255)	must match Plan Table
<b>kdmm_name</b>	The name of the KDMM (e.g., Overall Utility Risk, Ignition Consequence, etc.) Name must match those from the KDMM table in Section 2.7.3 of these Guidelines	NVARCHAR(255)	limited values
<b>kdmm_number</b>	For the seven required (and up to 5 optional) KDMMs, which number (1,2,3, etc.).	INT	
<b>kdmm_is_cumulative</b>	Indicate whether the KDMM is "Cumulative" or "Non-Cumulative"	BOOLEAN	



Column Name	Field Description	Data Type	Data Type Requirements
<b>kdmm_definition</b>	An explanation of what this KDMM represents.	TEXT	

Additional requirements for a KDMM Table are as follows:

- a) The Large Electrical Corporation must use KDMM\_NAME to map submissions of this table to the JSON data submissions.
- b) This table is only to be submitted once, at the initial submission of the Plan. This table is not to be resubmitted or edited with future Progress Reports.
- c) This table must include the same KDMMs as the EUP narrative and table submission.
- d) The KDMM\_NUMBER is defined by this table, and the project\_variable\_modifiers and risk\_landscape JSON files must use the same KDMM\_NUMBERS.

### C.1.3 Risk Model Version History Table

This section establishes the requirements for a Risk Model Version History Table accompanying the submission of the PROJECT\_VARIABLE\_MODIFIERS JSON file with the initial submission of the Project and all subsequent Progress Reports. Each row of this table is a unique calibration of the Large Electrical Corporation’s Risk Modeling Methodology. This table must reflect the most current information as of each Progress Report submission.

Table C.3. describes the construction and data requirements for the Risk Model Version History Table.

*Table C.3. Example Risk Model Version History Table Construction and Data Requirements*

Column Name	Field Description	Data Type	Data Type Requirements
<b>plan_id</b>	A unique value identifying the plan.	NVARCHAR(255)	must match Plan Table
<b>risk_model_version_id</b>	A unique value identifying the risk model versioning.	NVARCHAR(255)	must match JSON submission
<b>version_date</b>	Date this version was established.	DATETIME	

Column Name	Field Description	Data Type	Data Type Requirements
<b>risk_model_calibration_id</b>	A unique value identifying the calibration number for this risk model version	NVARCHAR(255)	must match JSON submission
<b>calibration_date</b>	Date this calibration was established.	DATETIME	
<b>change_description</b>	Text explaining what changes took place compared to the previous version/calibration. If only a calibration update, describe which modules were recalibrated and the topline effects. If a full version update, describe any new models or interactions, and topline outcome effects	Text	

Additional requirements for a Risk Model Version History Table are as follows:

- a) This table is a historical record table, with rows to be added as new versions are created and calibrated. At least one row must be submitted alongside Progress Report 0, and this table is to be resubmitted with each Progress Report only if new rows are added. The final row of this table is presumed to record the Large Electrical Corporation’s most up to date Risk Modeling Methodology.
- b) A model’s CALIBRATION\_DATE is the date the model’s calibration was finalized internally at the Large Electrical Corporation, not the date of submission of this model in a subsequent Progress Report.
- c) If multiple updates to the Risk Modeling Methodology are made at different times between Progress Reports, then the Large Electrical Corporation will add multiple new rows to the table.
- d) Each new row of this table in each Progress Report will be accompanied by a submission of a PROJECT\_VARIABLE\_MODIFIERS JSON data file, even if this would require multiple new JSON file submissions. The RISK\_MODEL\_VERSION\_ID and RISK\_MODEL\_CALIBRATION\_ID must match those submitted in those files.

### C.1.4 Portfolio Table

This section establishes the requirements for a Portfolio Table in Progress Report 0 and in every subsequent Progress Report. This table includes information on the current and

previous portfolios and Risk Modeling Methodologies being used by the Large Electrical Corporation.

Table C.4. describes the construction and data requirements for the Portfolio Table.

*Table C.4. Example Portfolio Table Construction and Data Requirements*

Column Name	Field Description	Data Type	Data Type Requirements
<b>portfolio_id</b>	A unique value identifying the portfolio.	NVARCHAR(255)	unique
<b>plan_id</b>	A unique value identifying the plan.	NVARCHAR(255)	must match Plan Table
<b>project_list</b>	A comma delimited list of all projects in the portfolio, by their project_id.	TEXT	Must match the Project Table
<b>description</b>	A narrative overview of the current Portfolio, including a description of the changes since the last Progress Report	TEXT	
<b>total_circuit_segments_in_portfolio</b>	Total number of Circuit Segments in portfolio.	INT	
<b>start_date</b>	Start date of the Plan.	DATETIME	
<b>estimated_completion_date</b>	Estimated completion date of final project in portfolio.	DATETIME	
<b>risk_model_version_id</b>	A unique value identifying the risk landscape.	NVARCHAR	must match version in project_variable_modifiers.json file
<b>risk_model_calibration_id</b>	A unique model identifying the calibration number of the risk landscape	NVARCHAR	must match calibration in project_variable_modifiers.json file

Additional requirements for a Portfolio Table are as follows:

- a) The Portfolio Table is a historical records table, with rows to be added as the Portfolios evolve. This will be submitted with an additional new row of data at each Progress Report.
- b) The Large Electrical Corporation must assign the Portfolio a unique integer ID, which is the unique identifier for the list of projects being considered for undergrounding. When this list of projects changes, so too does the PORTFOLIO\_ID. However, changes to the individual details of a project (e.g., changing the cost estimate, undergrounded length, etc.) do not change the list of projects and therefore do not change the PORTFOLIO\_ID.
- c) In Progress Reports, the Large Electrical Corporation must update the Portfolio Table, including RISK\_MODEL\_VERSION\_ID, RISK\_MODEL\_CALIBRATION\_ID, and DESCRIPTION, if there are any modifications to the Risk Modeling Methodology. The version and calibration of the risk model are the current one as of the Progress Report submission, and the distinction between versioning and calibration is as described in Section 2.7.5.2 of the Guidelines.
- d) START\_DATE refers to the inception date of the Plan, not the start date of individual projects.
- e) The Large Electrical Corporation must submit a JSON file for the Portfolio with the risk model and again in any Progress Report with a risk model update. See JSON instructions (Section C.2) for requirements on the risk model JSON file.

### C.1.5 Risk Model Backtesting Table

This section establishes the requirements for a Risk Model Backtesting Table. This table is submitted once with the initial submission of the EUP and in all subsequent Progress Reports. Each row of this table is a particular calibration of the Large Electrical Corporation’s Risk Modeling Methodology, applied to a particular baseline and portfolio to generate all KDMMs at that baseline and portfolio.

Table C.5 describes the construction and data requirements for the for the Risk Model Backtesting Table.

*Table C.5. Example Risk Model Backtesting Table Construction and Data Requirements*

Column Name	Field Description	Data Type	Data Type Requirements
<b>plan_id</b>	A unique value identifying the plan.	NVARCHAR(255)	must match Plan Table

Column Name	Field Description	Data Type	Data Type Requirements
<b>risk_model_version_id</b>	A unique value identifying the risk model versioning.	NVARCHAR(255)	must match Risk Model Version History Table
<b>risk_model_calibration_id</b>	A unique value identifying the calibration number for this risk model version	NVARCHAR(255)	must match Risk Model Version History Table
<b>calibration_date</b>	Date this calibration was established	DATETIME	must match Risk Model Version History Table
<b>baseline_date</b>	The date representing the baseline used for modeling in this row	DATETIME	must match date of initial submission or subsequent Progress Report
<b>portfolio_id</b>	The portfolio used for modeling in this row	NVARCHAR(255)	must match the portfolio_id of the Portfolio which was current as of the baseline_date.
<b>Then, for each KDMM, the following columns:</b>			
<b>kdmm_#_name</b>	The name of the KDMM	NVARCHAR(255)	Must match KDMM Table
<b>kdmm_#_value_baseline</b>	The value of this KDMM output from applying the specified risk model to the specified baseline	REAL	
<b>kdmm_#_uncertainty_baseline</b>	Uncertainty of this KDMM under these modeling conditions	NVARCHAR(255)	write numerical effects as string, e.g. <ul style="list-style-type: none"> <li>• “± 0.4”</li> <li>• “+0.2, -0.1”,</li> <li>• “± 10%”</li> </ul>

Column Name	Field Description	Data Type	Data Type Requirements
<b>kdmm_#_value_portfolio</b>	The value of this KDMM output from applying the specified risk model to the specified portfolio	REAL	
<b>kdmm_#_uncertainty_portfolio</b>	Uncertainty of this KDMM under these modeling conditions	NVARCHAR(255)	write numerical effects as string, e.g. <ul style="list-style-type: none"> <li>• “± 0.4”</li> <li>• “+0.2, -0.1”,</li> <li>• “± 10%”</li> </ul>

Additional requirements for a Risk Model Backtesting Table are as follows:

- e) This table is a historical record table, with rows to be added as new versions are created and calibrated. At least one row must be submitted alongside Progress Report 0, applying the initial risk model to the initial baseline and Portfolio.
- f) With each Progress Report, a new row is added which applies the *current* risk model to the *current* baseline and Portfolio.
- g) Additionally, with each update to the Risk Modeling Methodology (e.g. addition of a new row to the Risk Model Version History Table via either a new model or a new calibration), a row will be added applying the *current* risk model to *all prior* baselines and Portfolios, one row per baseline/portfolio and model.
- h) Additionally, with each Progress Report, a new row will be added applying each *prior* risk model to the *current* baseline/portfolio, one row per model.
- i) For each KDMM, three additional columns are added. The “#” character in the column names is to be replaced by an integer, e.g. (“kdmm\_1\_name”, “kdmm\_2\_name”, etc.).
- j) The KDMMs must be listed in the same order as they appear as rows of the KDMM Table.

### C.1.6 Circuit Segment Identification Table

This section establishes the requirements for a Circuit Segment Identification Table, first submitted in Progress Report 0 and submitted again in every subsequent Progress Report. This table must reflect the most current information as of each Progress Report submission, this includes construction of new Circuit Segments, the splitting of Circuit Segments into smaller Circuit Segments or the merging of segments into larger segments.

Table C.6 describes the construction and data requirements for the Circuit Segment Identification Table.

Table C.6. Example Circuit Segment Identification Table Construction and Data Requirements

Column Name	Field Description	Data Type	Data Type Requirements
<b>circuit_segment_id</b>	A unique value identifying the Circuit Segment ID.	NVARCHAR(255)	See introduction to Appendix C
<b>circuit_id</b>	A unique value identifying the circuit.	NVARCHAR(255)	must match circuit_ids as provided in WMP data submission
<b>qdr_circuit_segment_id</b>	If this circuit segment was included in the most recent Quarterly Data Report submission as part of the WMP process, list the name used in that report	NVARCHAR(255)	Must match an entry in the WMP data submission
<b>project_id</b>	A unique value identifying the project.	NVARCHAR(255)	must match project_id from Project Table if this circuit has passed through Screen 2 and has been assigned a project_id, otherwise leave blank
<b>is_non_eup_project</b>	Whether this Circuit Segment is not part of the EUP, but is already planned for mitigations through mechanisms besides the EUP	BOOL	
<b>external_funding</b>	If mitigation of this Circuit Segment is already funded through the General Rate Case or other funding, describe that program here.	TEXT	See below for instructions depending on whether this is an Undergrounding Project, a Non-EUP Project, or neither.
<b>planned_mitigation_explanations</b>	If mitigation of this Circuit Segment is currently planned for this circuit through mechanisms besides the EUP, describe the mitigation type here	TEXT	Leave blank if Circuit Segment is not planned for mitigation, or mitigation is only expected to be undergrounding through the EUP.



Column Name	Field Description	Data Type	Data Type Requirements
<b>wmp_utility_initiative_tracking_id</b>	If mitigation of this Circuit Segment is going to take place as part of the Wildfire Mitigation Plan (WMP), list the utility_initiative_tracking_id as defined in the WMP	NVARCHAR(255)	Leave blank if not applicable.
<b>circuit_segment_length</b>	The length of the Circuit Segment, in miles.	REAL	
<b>hftd_tier</b>	Which High Fire Threat District tier the Circuit Segment falls into. Options: <ul style="list-style-type: none"> <li>• Tier 3</li> <li>• Tier 2</li> <li>• Non-HFTD</li> </ul>	NVARCHAR(255)	limited options
<b>rebuild_area</b>	Whether this Circuit Segment falls within a Wildfire Rebuild Area	Boolean	
<b>is_in_area</b>	Whether this Circuit Segment falls into the In-Area Circuit Segments List (i.e. either hftd_tier = Tier 3 or Tier 2, or rebuild_area = True)	Boolean	
<b>is_eligible_circuit_segment</b>	Whether this Circuit Segment has passed Screen 1 and is on the Eligible Circuit Segments List	Boolean	
<b>county</b>	Name of the county that the Circuit Segment falls primarily into	NVARCHAR(255)	Must be a county name in California

Additional requirements for a Circuit Segment Identification Table are as follows:

- a) In the initial submission, the Large Electrical Corporation must provide each Circuit Segment within its territory as a separate row. This must be a comprehensive list including all Circuit Segments in the utility territory, even ones which do not qualify for undergrounding under the proposed EUP.
- b) When this table is submitted in Progress Reports, the Circuit Segments must remain the same, unless they have been newly created, merged, or split, as described above.
- c) Each Undergrounding Project is associated with only a single Circuit Segment. For example, any proposed undergrounding which takes place on e.g., two adjacent

Circuit Segments must be considered as two individual projects. Conversely, all proposed undergrounding work on a single Circuit Segment will be considered one project and share the same PROJECT\_ID.

If a Circuit Segment is substantially modified, e.g. by splitting into two Circuit Segments, the change must appear in the Circuit Segment Changelog Table (Appendix C.1.7). The new Circuit Segments must use unique names that have never been submitted before through the Circuit Segment Identification Table.

- d) The “EXTERNAL\_FUNDING” variable is tracked as follows, depending on whether the Circuit Segment is a Project within the EUP, a Non-EUP Project, or neither. If this Circuit Segment is a Project within the EUP, list the external sources of all funding for Non-Undergrounding Subprojects on this Circuit Segment. If this Circuit Segment is a Non-EUP Project, list the external sources of all funding for mitigation of this Circuit Segment, including for undergrounding or other system hardening. If this Circuit Segment is not being considered for mitigations, leave this field blank.

The Large Electrical Corporation must submit associated spatial data with each Progress Report (Section C.4 below). The CIRCUIT\_ID and CIRCUIT\_SEGMENT\_ID in the Circuit Segment Identification Table must map to the associated IDs in that submission. Additionally, the QDR\_CIRCUIT\_SEGMENT\_ID must also map to a Circuit Segment in the spatial data provided in the most recent Wildfire Mitigation Plan Quarterly Data Report.

### C.1.7 Circuit Segment Changelog Table

This section establishes the requirements for a Circuit Segment Changelog Table. This table is not submitted with the initial submission of the EUP (Progress Report 0), however it must be submitted with all subsequent Progress Reports. Each row of this table is a change which results in a new Circuit Segment with a new CIRCUIT\_SEGMENT\_ID.

Table C.7 describes the construction and data requirements for the for the Circuit Segment Changelog Table.

Table C.6. Example Circuit Segment Changelog Table Construction and Data Requirements

Column Name	Field Description	Data Type	Data Type Requirements
<b>plan_id</b>	A unique value identifying the plan.	NVARCHAR R(255)	Must match Plan table
<b>circuit_segment_id</b>	A unique value identifying the new Circuit Segment ID.	NVARCHAR R(255)	unique, CPZ ID or isolated Circuit Segment ID

Column Name	Field Description	Data Type	Data Type Requirements
<b>circuit_id</b>	A unique value identifying the circuit.	NVARCHAR R(255)	unique, must match circuit_id provided in most recent QDR spatial submission files
<b>change_type</b>	Identification of how this Circuit Segment has been defined or redefined since the last Progress Report. Possible options: <ul style="list-style-type: none"> <li>• New Construction</li> <li>• Rename</li> <li>• Split</li> <li>• Merge</li> <li>• Other, see comment</li> </ul>	NVARCHAR R(255)	Limited Values
<b>change_date</b>	Date this Circuit Segment change was reported (i.e. date of submission of this Progress Report)	DATETIME	
<b>source_circuit_segment_ids</b>	comma-delineated list of all Circuit Segments submitted in the prior Progress Report, which contributed to this new segment. May be a single value if only one prior Circuit Segment connects.	TEXT	Each comma-separated value must be identifiable with a Circuit Segment ID from the prior Progress Report.
<b>comment</b>	Explanation of the change if change_type is “other, see comment”	TEXT	Leave blank if change_type is not “other, see comment”

Additional requirements for a Circuit Segment Changelog Table are as follows:

- a) This table is a historical record table, with rows to be added as equipment is added or removed that redefines the boundaries of Circuit Segments. With each Progress Report, a new row is added for each new CIRCUIT\_SEGMENT\_ID, identifying if this new Circuit Segment is a split, rename, new construction, or has some other relationship with the Circuit Segments submitted in the previous Progress Report. When this table is submitted in subsequent Progress Reports, previous rows must continue to be included as well as any new rows to be added.
- b) In all Progress Reports subsequent to Progress Report 0, the CIRCUIT\_SEGMENT\_ID in each row in the Circuit Segment Identification Table must correspond to either a

CIRCUIT\_SEGMENT\_ID in the prior Progress Report's Circuit Segment Identification Table, or to a CIRCUIT\_SEGMENT\_ID in this Circuit Segment Changelog Table.

- c) CIRCUIT\_SEGMENT\_IDs cannot be reused. If a new Circuit Segment is created and it requires a new ID, this ID must not have been previously submitted at any point in the lifetime of the EUP (e.g. including the date of the Progress Report in which this ID was first submitted within the string name).
- d) If a Circuit Segment's CHANGE\_TYPE is "New Construction", then the Circuit Segment is created entirely from new assets, and does not overlap with any Circuit Segment present in the previous Progress Report.
- e) If a Circuit Segment's CHANGE\_TYPE is "Rename", then the Circuit Segment's CIRCUIT\_SEGMENT\_ID is new, but the assets themselves are identical to a Circuit Segment submitted in the previous Progress Report.
- f) If a Circuit Segment's CHANGE\_TYPE is "Split", then the Circuit Segment's CIRCUIT\_SEGMENT\_ID is new, but the assets themselves are a subset of a Circuit Segment submitted in the previous Progress Report, e.g. a new segmentation device was added.
- g) If a Circuit Segment's CHANGE\_TYPE is "Merge", then the Circuit Segment's CIRCUIT\_SEGMENT\_ID is new, but the assets themselves are composed from multiple Circuit Segments submitted in the previous Progress Report, e.g. a segmentation device was removed.
- h) If a Circuit Segment's CHANGE\_TYPE is "Other, see comment", then the Circuit Segment's CIRCUIT\_SEGMENT\_ID is new, and the relationships to assets submitted in a previous Progress Report is not captured in the other options. In this case, list relevant Circuit Segments from the previous Progress Report as well as explain how this segment was created. The comment should be sufficient as to allow Energy Safety to identify what the relationship is that this Circuit Segment has to previous Circuit Segments in the same geographic area.
- i) In each of the above sections, small overlaps, small changes to the Circuit Segment such as addition of equipment, upgrades, or small changes in location do not need to be considered here, only major changes that would make a Circuit Segment impossible to directly track over time.

### **C.1.8 Circuit Segment Risk Score Table**

This section establishes the requirements for a Circuit Segment Risk Score Table. The Large Electrical Corporation must submit a Circuit Segment Risk Score Table for each Undergrounding Project at the initial submission of that project and with each Progress Report. This table must reflect the most current information as of each Progress Report submission.

Table C.8 describes the construction and data requirements for the Circuit Segment Risk Score Table.

Table C.7. Example Circuit Segment Risk Score Table Construction and Data Requirements

Column Name	Field Description	Data Type	Data Type Requirements
<b>circuit_segment_id</b>	A unique value identifying the Circuit Segment ID.	NVARCHAR(255)	unique, CPZ ID or isolated Circuit Segment_id
<b>circuit_id</b>	A unique value identifying the circuit.	NVARCHAR(255)	unique, must match Project Table circuit_id and QDR spatial submission circuit_id
<b>project_id</b>	A unique value identifying the project.	NVARCHAR(255)	must match project_id from Project Table if this circuit passes Screen 2, otherwise leave blank
<b>risk_model_version_id</b>	A unique value identifying the current version of the Risk Model	NVARCHAR(255)	Must match last row of Risk Model Version History Table
<b>risk_model_calibration_id</b>	A unique value identifying the current calibration of the Risk Model	NVARCHAR(255)	Must match last row of Risk Model Version History Table
<b>risk_category</b>	Identifying if this Circuit Segment is eligible for consideration under Screen 1, and if so, how. Possible values are the following: <ul style="list-style-type: none"> <li>• High-Risk</li> <li>• Ignition Tail Risk</li> <li>• High Frequency Outage Program</li> <li>• None</li> </ul>	NVARCHAR(255)	String of one of the available options. If a Circuit Segment qualifies under multiple categories, list all categories separated by commas.
<b>overall_utility_risk</b>	Utility risk score.	REAL	

Column Name	Field Description	Data Type	Data Type Requirements
<b>ignition_consequence</b>	Ignition consequence score .	REAL	
<b>outage_program_likelihood</b>	Outage Program likelihood.	REAL	
<b>overall_utility_risk_rank_system</b>	Rank of the risk within the system.	INT	
<b>overall_utility_risk_rank_portfolio</b>	Rank of the risk within the portfolio.	INT	Leave blank if not included in the portfolio
<b>ignition_consequence_rank_system</b>	Rank within the wildfire consequence.	INT	
<b>ignition_consequence_rank_portfolio</b>	Rank within the wildfire consequence.	INT	Leave blank if not included in the portfolio
<b>outage_program_likelihood_rank_system</b>	Rank within the wildfire consequence.	INT	
<b>outage_program_likelihood_rank_portfolio</b>	Rank within the wildfire consequence.	INT	Leave blank if not included in the portfolio

Additional requirements for a Circuit Segment Risk Score Table are as follows:

- a) In the initial submission, the Large Electrical Corporation must provide each Circuit Segment within its territory as a separate row. This must be a comprehensive list including all Circuit Segments in the utility territory, even ones which do not qualify for undergrounding under the proposed EUP.
- b) The Circuit Segments here must match those submitted in the Circuit Segment Identification Table.
- c) With each Progress Report, the values in this table will update if the risk model changes. Use the current risk model outputs at the Circuit Segment level. This does not require projects to pass through screens again, even if the new risk model scores would not pass through the existing screens.

### C.1.9 Screen History Table

This section establishes the requirements for a Screen History Table. The Large Electrical Corporation must submit a Screen History Table in Progress Report 0 and in every

subsequent Progress Report. This table must reflect the most current information as of each Progress Report submission. Multiple screens may be applied between Progress Reports. The Large Electrical Corporation must submit each applied screen as a new row.

Table C.9 describes the construction and data requirements for the Screen History Table.

Table C.8. Example Screen History Table Construction and Data Requirements

Column Name	Field Description	Data Type	Data Type Requirements
<b>plan_id</b>	A unique value identifying the plan.	NVARCHAR(255)	must match Plan Table
<b>circuit_segment_id</b>	A unique value identifying the Circuit Segment ID.	NVARCHAR(255)	unique, CPZ ID or isolated Circuit Segment ID
<b>circuit_id</b>	A unique value identifying the circuit.	NVARCHAR(255)	unique, must match circuit_id provided QDR spatial submission files
<b>project_id</b>	A unique value identifying the project.	NVARCHAR(255)	must match Project Table, may be blank if not being used
<b>portfolio_id</b>	A unique value identifying the portfolio.	NVARCHAR(255)	must match a Portfolio Table, may be blank if not being used
<b>is_active</b>	This project is currently being considered for the next screen, or if confirmed and prioritized, is being developed for construction.	BOOLEAN	
<b>screen_number</b>	A unique value identifying the screen. Enter value between 1 and 4. Every time the screen is applied to the Circuit Segment, update this field and the remaining fields in this table.	INT	



Column Name	Field Description	Data Type	Data Type Requirements
<b>screen_name</b>	Provide the name of the screen. <ul style="list-style-type: none"> <li>• Screen 1: Circuit Segment Eligibility</li> <li>• Screen 2: Project Information and Alternative Mitigation Comparison</li> <li>• Screen 3: Project Risk Analysis</li> <li>• Screen 4: Project Prioritization</li> </ul>	NVARCHAR(255)	
<b>passed_date</b>	Date at which this screen was applied.	DATETIME	

Additional requirements for a Screen History Table are as follows:

- a) In the initial submission, the Large Electrical Corporation must provide a row for each screen applied to each Circuit Segment, e.g., if a particular Circuit Segment has already passed Screen 3, it must have a row for when that segment was passed through each of Screen 1, Screen 2, and Screen 3, with the dates those screens were applied (which may be before submission of the EUP). Consequently, Circuit Segments which have not passed Screen 1 will not be included in this table.
- b) This table is recorded at the Project level, meaning that the Circuit Segment ID used should match the original Circuit Segment the Project was created on, even if that Circuit Segment no longer appears in the Circuit Segment Identification Table.
- c) In each subsequent Progress Report, additional rows will be added to the table to reflect additional screens that individual Circuit Segments have passed through. Prior rows should not be modified, however the order of rows (append all new updates to end, grouping all updates for a particular project together, etc.) will be left up to the Large Electrical Corporation.
- d) If a Project is abandoned on a Circuit Segment, that progress must be reflected as new rows on this table with a new PROJECT\_ID, without overwriting or removing the progress of the earlier Project.

### C.1.10 Project Table

This section establishes the requirements for a Project Table. The Large Electrical Corporation must submit a Project Table which contains information on each Undergrounding Project as an individual row. Projects must be included in this table once they have passed through Screen 2 (Project Information and Alternative Mitigation

Comparison). This table must reflect the most current information as of each Progress Report submission, so any changes to the information in this table for a particular Project will be reflected in future submissions. The Large Electrical Corporation will update and submit all Project Tables with each Progress Report, even if no update was made to an individual project.

Table C.10 describes the construction and data requirements for the Project Table.

Table C.10. Example Project Table Construction and Data Requirements

Column Name	Field Description	Data Type	Data Type Requirements
<b>project_id</b>	A unique value identifying the project.	NVARCHAR(255 )	unique
<b>circuit_segment_id</b>	A unique value identifying the Circuit Segment which was used to define this Project.	NVARCHAR(255 )	unique, CPZ ID or isolated Circuit Segment ID
<b>circuit_id</b>	A unique value identifying the circuit.	NVARCHAR(255 )	unique, must match circuit_id provided in QDR spatial submission files
<b>circuit_segment_vintage</b>	The Progress Report in which this Project was defined	INT	Must be a previous Progress Report number 0, 1, 2, etc.
<b>portfolio_ids</b>	A list of all Portfolios this project was included in	STRING	Comma-delimited list of strings
<b>is_confirmed_project</b>	True if this project has passed Screen 3. Else False	BOOLEAN	
<b>order_number</b>	CPUC order number	NVARCHAR(255 )	Must match CPUC Guidelines for SB 844 Program Appendix 1

Column Name	Field Description	Data Type	Data Type Requirements
<b>cpuc_project_code</b>	<p>A code that identifies a grouping of undergrounding projects associated with a certain activity. Examples include the following:</p> <ul style="list-style-type: none"> <li>• O8W - System Hardening Wildfire Resiliency Projects</li> <li>• 3UG - Targeted Undergrounding</li> <li>• 95F - Electric Distribution Major Emergency</li> </ul>	NVARCHAR(255)	Leave blank if does not apply.
<b>risk_category</b>	<p>The category of the project. Acceptable values are:</p> <ul style="list-style-type: none"> <li>• High Risk Project</li> <li>• Ignition Tail Risk Project</li> <li>• High Frequency Outage Program Project</li> </ul>	NVARCHAR(255)	limited values
<b>division</b>	Division of the service territory in which the project will take place.	NVARCHAR(255)	
<b>county</b>	County of location of this Project	NVARCHAR(255)	Separate with commas if multiple
<b>hftd_tier</b>	<p>A string representing the CPUC High Fire-Threat District (HFTD) area. Below are the integer values with the associated meaning.</p>	NVARCHAR(32)	limited values

Column Name	Field Description	Data Type	Data Type Requirements
	<p>Acceptable values are the following:</p> <ul style="list-style-type: none"> <li>• HFTD Tier 2</li> <li>• HFTD Tier 3</li> <li>• Non-HFTD</li> </ul>		
<b>rebuild_area</b>	<p>A categorical value signifying whether a project is in a Wildfire Rebuild Area or not. Below are the possible values:</p> <ul style="list-style-type: none"> <li>• Not in Wildfire Rebuild Area</li> <li>• In a Wildfire Rebuild Area</li> </ul>	BOOLEAN	
<b>customer_count</b>	<p>Number of customers served by project, as defined by CPUC Data Appendix 1</p>	INT	
<b>feasibility_score</b>	<p>Cost multiplier indicating the difficulty of undergrounding the project based on presence of hard rock, water crossing, and gradient. The scale ranges from 1 to 3, with 3 being most challenging.</p>	INT	limited values
<b>risk_model_version_id</b>	<p>A unique value identifying the risk model version under which this project was selected.</p>	NVARCHAR(255)	must match an entry in the Risk Model Version History Table
<b>risk_model_calibration_id</b>	<p>A unique value identifying the risk model calibration under which this project was selected.</p>	NVARCHAR(255)	must match an entry in the Risk Model Version History Table

Column Name	Field Description	Data Type	Data Type Requirements
<b>selection_justification</b>	For every Circuit Segment, a justification using the KDMMs of why it was selected.	TEXT	
<b>project_priority</b>	Prioritization level of the Project, according to the prioritization scheme defined in the EUP.	TEXT	Blank if the project has not passed Screen 4
<b>wmp_overlap_current</b>	Is this Project included in a current WMP initiative?	BOOLEAN	
<b>wmp_overlap_historical</b>	Is this circuit included in a WMP historical initiative?	BOOLEAN	
<b>wmp_utility_initiative_tracking_id</b>	Provide any associated utility initiative tracking ID.	NVARCHAR(255)	Leave blank if wmp_overlap_current and wmp_overlap_historical are False
<b>risk_tranche</b>	CPUC defined "risk tranche". Tranches include a group of assets, a geographic region, or other grouping that is intended to have a similar risk profile, such as having the same likelihood or consequence of risk events.	NVARCHAR(255)	
<b>list_of_subprojects</b>	The list of all Subprojects associated with this project	TEXT	Comma-delimited list. Leave blank if Subprojects have not yet been scoped.
<b>project_complete</b>	Is this project finished?	Boolean	

Column Name	Field Description	Data Type	Data Type Requirements
<b>project_defunct</b>	Is this project not complete, but no longer intended for construction?	Boolean	

Additional requirements for a Project Table are as follows:

- a) PROJECT\_IDs are defined by this table and must remain consistent over time and not be altered during updates. A Project must be added to this table when it has passed through Screen 2. A Project is identified with a Circuit Segment when it is added to this table. If the Circuit Segments change after this point, the Project remains identified with the original Circuit Segment, even if it no longer appears in the Circuit Segment Identification Table. The PROJECT\_IDs must map one-to-one to the “ORDER” category as defined in the CPUC guidelines.
- b) Projects cannot be defined as overlapping. If a Project is defined on a Circuit Segment which already has some overlap with existing Projects, the overlapping sections must be removed in all analysis.
- c) In each Progress Report, any newly proposed projects must be included with new PROJECT\_IDs. All previously included Projects must still be included, however the order of rows (append, move defunct projects to end, grouping by prioritization, etc.) will be left up to the Large Electrical Corporation.
- d) Each Project’s PORTFOLIO\_IDS table will include the PORTFOLIO\_ID of all Portfolios whose Project List includes this project. For example, if a project is included in Portfolio 0, then PORTFOLIO\_IDS will be “0”. If that same project is included again in Portfolio 1, then PORTFOLIO\_IDS will be “0,1”. If a project has passed Screen 2 but has not yet passed Screen 3, then it will not yet be included in any Portfolio. In this case, this field is to be left blank. If, on the other hand a project is removed from the Portfolio because it is finished, it is abandoned, or it is dropped from the list for some other reason, it will still be submitted in this table with information on the portfolios it was included in.
- e) The RISK\_MODEL\_VERSION\_ID and RISK\_MODEL\_CALIBRATION\_ID refer to the version and calibration under current use when this project was originally selected for undergrounding and passed Screen 2. If the version or calibration changes in future Progress Reports, this field is not to be updated for existing projects.

### C.1.11 Screen 2 Table

This section establishes the requirements for a Screen 2 Table that the Large Electrical Corporation must submit for each project which has passed Screen 2. The Large Electrical

Corporation must submit a Screen 2 Table at the initial EUP submission and with each Progress Report. This table must reflect the most current information as of each Progress Report submission.

Table C.11 describes the construction and data requirements for the Screen 2 Table.

Table C.9. Example Screen 2 Table Construction and Data Requirements

Column Name	Field Description	Data Type	Data Type Requirements
<b>plan_id</b>	A unique value identifying the plan.	NVARCHAR(255)	must match Plan Table
<b>project_id</b>	A unique value identifying the project.	NVARCHAR(255)	must match Project Table
<b>alternative_comparison_name</b>	The name of the alternative comparison considered. Options include: <ul style="list-style-type: none"> <li>• Project as scoped</li> <li>• 100% Underground</li> <li>• Alternative Mitigation 1</li> <li>• Alternative Mitigation 2</li> <li>• Under-grounding as scoped</li> <li>• Additional Comparison</li> </ul>	NVARCHAR(255)	Limited values, though additional alternatives may also be included if described in the EUP.
<b>portfolio_id</b>	A unique value identifying the portfolio.	NVARCHAR(255)	must match Portfolio Table, or blank if this project has not yet passed Screen 3.
<b>circuit_segment_id</b>	A unique value identifying the Circuit Segment ID on which this Project was defined.	NVARCHAR(255)	must match Project Table
<b>circuit_id</b>	A unique value identifying the circuit on which this Project was defined.	NVARCHAR(255)	must match Project Table
<b>work_type</b>	Work to be performed on Circuit Segment or “multiple”.	NVARCHAR(255)	limited values
<b>work_type_description</b>	Description of the type of mitigation. If work type is “multiple”, list all of the mitigations or	Text	



Column Name	Field Description	Data Type	Data Type Requirements
	combination of mitigations that will be applied throughout the Circuit Segment.		
<b>fraction_undergrounded</b>	Fraction of Circuit Segment’s original unmitigated overhead that will be removed and replaced with undergrounded line.	REAL	Value between 0 and 1
<b>reliability_benefits</b>	Reliability Benefits of the mitigation per D.22-12-027.	REAL	Dollarized Value
<b>financial_benefits</b>	Financial Benefits of the mitigation per D.22-12-027.	REAL	Dollarized Value
<b>safety_benefits</b>	Safety Benefits of the mitigation D.22-12-027.	REAL	Dollarized Value
<b>total_risk_reduction</b>	Risk Reduction of the mitigation per D.22-12-027.	REAL	Dollarized Value
<b>unit_cost_per_overhead_mile_deenergized</b>	Project Unit Cost per Mile of Overhead Exposure. Leave blank for non-Undergrounding Projects	REAL	Dollarized Value
<b>unit_cost_per_circuit_mile_energized</b>	Project Unit Cost per Mile of Undergrounding for Undergrounding Project <b>or</b> Project Unit Cost per Circuit Mile for Alternative Mitigation.	REAL	Dollarized Value
<b>total_costs</b>	Total mitigation cost.	REAL	Dollarized Value
<b>cost_benefit_ratio</b>	Cost-Benefit Ratio of the Undergrounding Project per D.22-12-027. Benefits must relate to the mitigation of overhead line miles not miles of undergrounding.	REAL	

Additional requirements for a Screen 2 Table are as follows:

- a) Each row of this table is a considered project, or an alternative project comparison. The required alternative comparisons are explained further in Section 2.7.10.
- b) The WORK\_TYPE field must correspond to one of the required comparisons in Section 2.7.10 and match one of the alternatives described in Chapter 3 of the EUP narrative for project acceptance framework of the approved EUP. List “multiple” if multiple mitigations are being considered on different parts of the Circuit Segment.
- c) All projects in the Project Table must appear here.

- d) The order of rows in this table must keep all alternatives to the same project together, in order of ALTERNATIVE\_MITIGATION\_ID.
- e) After the project has been scoped and the final undergrounding percentage can be calculated, additional rows comparing the Scoped Undergrounding and Scoped Project are to be added to this table.
- f) This table must be updated and the values recalculated if the CPUC definitions of any of the above terms are changed or updates to the Risk Model Version would change their values.

### C.1.12 Screen 3 Table

This section establishes the requirements for a Screen 3 Table that the Large Electrical Corporation must submit for each project which has passed Screen 3. The Large Electrical Corporation must submit a Screen 3 Table at the initial submission and with each Progress Report. This table must reflect the most current information as of each Progress Report submission.

Table C.12 describes the construction and data requirements for the Screen 3 Table.

*Table C.12. Example Screen 3 Table Construction and Data Requirements*

Column Name	Field Description	Data Type	Data Type Requirements
<b>plan_id</b>	A unique value identifying the plan.	NVARCHAR(255)	must match Plan Table
<b>project_id</b>	A unique value identifying the project.	NVARCHAR(255)	must match Project Table
<b>alternative_comparison_name</b>	The name of the alternative comparison considered. Options include: <ul style="list-style-type: none"> <li>• Project as scoped</li> <li>• 100% Under-ground</li> <li>• Alternative Mitigation 1</li> </ul>	NVARCHAR(255)	Limited values, though additional alternatives may also be included if described in the EUP.

Column Name	Field Description	Data Type	Data Type Requirements
	<ul style="list-style-type: none"> <li>Alternative Mitigation 2</li> <li>Undergrounding as scoped</li> <li>Baseline</li> <li>Additional Comparison</li> </ul>		
<b>portfolio_id</b>	A unique value identifying the portfolio.	NVARCHAR(255)	must match current Portfolio Table
<b>circuit_segment_id</b>	A unique value identifying the Circuit Segment ID on which the Project was defined.	NVARCHAR(255)	must match Project Table
<b>circuit_id</b>	A unique value identifying the circuit on which the Project was defined.	NVARCHAR(255)	must match Project Table
<b>work_type</b>	Work to be performed on Circuit Segment or “multiple”.	NVARCHAR(255)	limited values
<b>work_type_description</b>	Description of the type of mitigation. If work type is “multiple”, list all of the mitigations or combination of mitigations that will be applied throughout the Circuit Segment.	Text	
<b>fraction_undergrounded</b>	Fraction of Circuit Segment’s original unmitigated overhead that will be removed and	REAL	Value between 0 and 1

Column Name	Field Description	Data Type	Data Type Requirements
	replaced with undergrounded line.		
<b>fulfills_project_level_standard</b>	Does the proposed mitigation fulfill the Project-Level Standard?	Boolean	
<b>additional_justification</b>	Additional narrative required to justify this project’s inclusion if it does not fulfill the Project-Level Standard	TEXT	Left blank if “fulfills_project_level_standard” is True
<b>cumulative_overall_utility_risk_in_year_55</b>	The cumulative Overall Utility Risk experienced at this location, accounting for the proposed construction timeline for undergrounding and a realistic timeline for alternative mitigations.	REAL	
<b>cumulative_wildfire_risk_in_year_55</b>	The cumulative Ignition Risk experienced at this location, accounting for the proposed construction timeline for undergrounding and a realistic timeline for alternative mitigations.	REAL	
<b>cumulative_outage_program_risk_in_year_55</b>	The cumulative Outage Program Risk experienced at this location, accounting for the	REAL	

Column Name	Field Description	Data Type	Data Type Requirements
	proposed construction timeline for undergrounding and a realistic timeline for alternative mitigations.		
<b>mean_ignition_consequence_in_first_10_years_of_program</b>	The mean Ignition Consequence score at this location, evaluated over the first 10 years of the program, accounting for the proposed construction timeline for undergrounding and a realistic timeline for alternative mitigations.	REAL	
<b>mean_outage_program_likelihood_in_first_10_years_of_program</b>	The mean Outage Program Likelihood at this location, evaluated over the first 10 years of the program, accounting for the proposed construction timeline for undergrounding and a realistic timeline for alternative mitigations.	REAL	

Additional requirements for a Screen 3 Table are as follows:

- a) Each row of this table is a considered project, or an alternative project comparison. The required alternative comparisons are explained further in Section 2.7.10.
- b) The WORK\_TYPE field must correspond to one of the required comparisons in Section 2.7.10 and match one of the alternatives described in the Chapter 3 narrative for

project acceptance framework of the approved EUP. List “multiple” if multiple mitigations are being considered on different parts of the Circuit Segment.

- c) Projects are considered to have passed Screen 3 when all the information in this table has been calculated. Therefore, there may be Projects which do not appear in this Table but which appeared in the Project Table.
- d) This table must be updated and the values recalculated if the CPUC definitions of any of the above terms are changed or updates to the Risk Model Version would change their values.
- e) If Subprojects are modified after a project passes Screen 3, the Screen 3 “Scoped Project” values, must be modified to reflect the current status, until the project is completed and it is updated to reflect as-built status.
- f) This table must agree with the PROJECT\_RISK\_LANDSCAPES JSON file submission, which includes this information among other KDMMs. Each row in this table must be accompanied by an entry in the JSON file and vice versa.

### C.1.13 Subproject Table

This section establishes the requirements for a Subproject Table.

This table is submitted with the initial submission of the Project (Progress Report 0), as well as all subsequent Progress Reports. Each row of this table is a Subproject, and this table includes all Subprojects, for each project which has passed Screen 4.

Table C.13 describes the construction and data requirements for the Subproject Table.

*Table C.13. Example Subproject Table Construction and Data Requirements*

Column Name	Field Description	Data Type	Data Type Requirements
<b>plan_id</b>	A unique value identifying the plan.	NVARCHAR(255)	must match Plan Table
<b>subproject_id</b>	A unique value identifying the Subproject	NVARCHAR(255)	New Subproject ID. Must retain the same Subproject ID over time. New Subprojects must receive new Subproject IDs which have not been used for any previously submitted Subproject.
<b>project_id</b>	A unique value identifying the project.	NVARCHAR(255)	must match Project Table

Column Name	Field Description	Data Type	Data Type Requirements
<b>mitigation_type</b>	The type of mitigation applied to this Subproject (e.g. undergrounding, covered conductor, etc.)	NVARCHAR(255)	Must match one of the mitigation types described in the project_variable_modifiers JSON.
<b>subproject_justification</b>	A narrative describing why this Subproject was chosen.	TEXT	
<b>circuit_segment_id</b>	A unique value identifying the Circuit Segment ID on which the Project was defined.	NVARCHAR(255)	unique, CPZ ID or isolated Circuit Segment ID
<b>circuit_id</b>	A unique value identifying the circuit on which the Project was defined.	NVARCHAR(255)	unique, must match circuit_id provided QDR spatial submission files
<b>wmp_subproject</b>	Is there a wildfire mitigation plan initiative associated with this subproject?	BOOLEAN	
<b>wmp_utility_initiative_tracking_id</b>	Utility initiative tracking ID (if applicable).	NVARCHAR(255)	unique, leave blank if wmp_plan_subproject is False
<b>wmp_cycle</b>	If the subproject is associated with a past, current, or future WMP submission, please provide the applicable WMP date ranges. Possible values include the following: <ul style="list-style-type: none"> <li>• 2019</li> <li>• 2020-2022</li> <li>• 2023-2025</li> <li>• 2026-2028</li> <li>• 2029-2031</li> <li>• 2031-2033</li> </ul>	NVARCHAR(255)	limited values, leave blank if wmp_plan_subproject is False
<b>project_risk_reduction_fraction</b>	The fraction of this project's Overall Utility Risk Score that	REAL	Real number between 0 and 1



Column Name	Field Description	Data Type	Data Type Requirements
	will be removed by completion of this Subproject.		
<b>circuit_risk_reduction_fraction</b>	The fraction of the circuit's Overall Utility Risk Score that will be removed by completion of this Subproject	REAL	Real number between 0 and 1
<b>expected_completion_date</b>	The date this Subproject is estimated to be completed, with both the new alignment energized and the old alignment de-energized.	DATETIME	
<b>is_active</b>	This Subproject is currently being considered or worked on for the next status phase.	BOOLEAN	
<b>is_abandoned</b>	Is the Subproject abandoned?	BOOLEAN	
<b>pre_mitigation_alignment_id</b>	Map to geo-spatial submission.	NVARCHAR(255)	
<b>post_mitigation_alignment_id</b>	Map to geo-spatial submission.	NVARCHAR(255)	
<b>pre_mitigation_length</b>	Length of pre-mitigation overhead line in miles	REAL	
<b>post_mitigation_length</b>	Length of post-mitigation (overhead or underground) line in miles.	REAL	
<b>new_right_of_way</b>	Whether the Large Electrical Corporation requires a new right-of-way or easement to perform this Subproject	BOOLEAN	
<b>new_right_of_way_timeline</b>	Expected date to acquire this right-of-way for this Subproject	DATETIME	Leave blank if new_right_of_way is False

Column Name	Field Description	Data Type	Data Type Requirements
<b>status_current</b>	<p>Current Subproject status. Possible options are given by CPUC defined categories. Acceptable values are the following:</p> <ul style="list-style-type: none"> <li>• Scoping</li> <li>• Designing</li> <li>• Permitting</li> <li>• Ready for Construction</li> <li>• Construction In Progress</li> <li>• Construction Completed</li> <li>• Overhead De-energization</li> </ul>	NVARCHAR(255)	limited values
<b>status_change_date</b>	The date the Subproject was moved to its current status	DATETIME	

Additional requirements for a Subproject Table are as follows:

- a) With this data submission, there is an associated spatial data submission. The SUBPROJECT\_IDs for the C.4.3 - C.4.6 GIS data submissions must match the values presented here. The ALIGNMENT\_IDs also must match the current spatial data, though this alignment may be modified between Progress Reports.
- b) The Large Electrical Corporation must give the Subproject a unique ID under the SUBPROJECT\_ID field. This ID must remain consistent with all future submissions.
- c) This table lists all proposed Subprojects, including active, abandoned, and completed Subprojects.
- d) The “PROJECT\_RISK\_REDUCTION” field must show the reduction of risk from this subproject within the project, meaning any segments outside of the Project Polygon are not counted.
- e) The Large Electrical Corporation must provide a brief narrative that explains why each Subproject was chosen in the SUBPROJECT\_JUSTIFICATION field. The narrative must include, as applicable, Subproject specific details on why any alternative mitigation was chosen over undergrounding, an explanation for any construction timeline variance from the rest of the project, and a description of any other unique constraints that defined the Subproject. In particular, if any part of the Subproject does not fall within the Confirmed Project Polygon, an explanation is required to justify this Subproject’s addition to this Project.

### C.1.14 Project Index Table

This section establishes the requirements for a Project Index Table that the Large Electrical Corporation must submit for each project which has passed Screen 2. This table includes information found in the Screen 2 Table and other tables and reported data must be compatible with the information submitted elsewhere in the data submission. This table must reflect the most current information as of each Progress Report submission.

Table C.14 describes the construction and data requirements for the Project Index Table.

*Table C.14. Example Project Index Table Construction and Data Requirements*

Column Name	Field Description	Data Type	Data Type Requirements
<b>plan_id</b>	A unique value identifying the plan.	NVARCHAR(255)	must match Plan Table
<b>project_id</b>	A unique value identifying the project.	NVARCHAR(255)	must match Project Table
<b>portfolio_id</b>	A unique value identifying the portfolio.	NVARCHAR(255)	must match current Portfolio Table
<b>circuit_segment_id</b>	A unique value identifying the Circuit Segment ID.	NVARCHAR(255)	must match Project Table
<b>circuit_id</b>	A unique value identifying the circuit.	NVARCHAR(255)	must match Project Table
<b>county</b>	County of location of this Project	TEXT	Separate with commas if multiple
<b>project_category</b>	The category of the project. Acceptable values are: <ul style="list-style-type: none"> <li>• High Risk Project</li> <li>• Ignition Tail Risk Project</li> <li>• High Frequency Outage</li> </ul>	NVARCHAR(255)	limited values

Column Name	Field Description	Data Type	Data Type Requirements
	Program Project		
<b>is_confirmed_project</b>	Whether this Project has passed Screen 3 as of this submission	Boolean	
<b>is_prioritized_project</b>	Whether this Project has passed Screen 4 as of this submission	Boolean	
<b>project_priority</b>	Prioritization level of the Project, according to the prioritization scheme defined in the EUP.	TEXT	Blank if the project has not passed Screen 4
<b>hftd_tier</b>	A value representing the CPUC High Fire-Threat District (HFTD) area. Below are the integer values with the associated meaning. Acceptable values are the following: <ul style="list-style-type: none"> <li>• HFTD Tier 2</li> <li>• HFTD Tier 3</li> <li>• Non-HFTD</li> </ul>	NVARCHAR(32)	limited values
<b>fulfills_project_level_standard</b>	Does the proposed mitigation fulfill the Project-Level Standard?	Boolean	
<b>cumulative_risk_difference</b>	Difference between the cumulative Overall Utility Risk baseline and the cumulative Overall Utility Risk for the proposed mitigation over 55 years	Real	

Column Name	Field Description	Data Type	Data Type Requirements
<b>project_risk_reduction</b>	Risk Reduction of the mitigation per D.22-12-027.	REAL	Dollarized Value
<b>percent_undergrounded</b>	Percent of Circuit Segment’s original unmitigated overhead line that will be removed and replaced with undergrounded line.	REAL	Value between 0 and 100
<b>project_unit_cost_per_overhead_mile_deenergized</b>	Project Unit Cost per Mile of Overhead Exposure.	REAL	Dollarized Value
<b>project_unit_cost_per_underground_mile_energized</b>	Project Unit Cost per Mile of Undergrounding.	REAL	Dollarized Value
<b>project_total_costs</b>	Total Undergrounding Project Cost.	REAL	Dollarized Value
<b>project_cost_benefit_ratio</b>	Cost-Benefit Ratio of the Undergrounding Project per D.22-12-027. Benefits must relate to the mitigation of overhead line miles not miles of undergrounding.	REAL	
<b>Then, for each of the alternative mitigations considered, the following columns.</b>			
<b>alt_#_comparison_name</b>	The name of the alternative comparison considered. Options include: <ul style="list-style-type: none"> <li>• 100% Under-ground</li> </ul>	NVARCHAR(255)	Limited values, though additional alternatives may also be included if described in the EUP.

Column Name	Field Description	Data Type	Data Type Requirements
	<ul style="list-style-type: none"> <li>Alternative Mitigation 1</li> <li>Alternative Mitigation 2</li> <li>Undergrounding as scoped</li> <li>Additional Comparison</li> </ul>		
<b>alt_#_work_type_description</b>	Description of the type of mitigation considered for this alternative.	Text	
<b>alt_#_fulfills_project_level_standard</b>	Does the alternate mitigation fulfill the Project-Level Standard?	Boolean	
<b>alt_#_cumulative_risk_difference</b>	Difference between the cumulative Overall Utility Risk baseline and the cumulative Overall Utility Risk for the alternative mitigation over 55 years	Real	
<b>alt_#_risk_reduction</b>	Risk Reduction of the Undergrounding Project per D.22-12-027.	REAL	Dollarized Value
<b>alt_#_project_unit_cost_per_overhead_mile_deenergized</b>	Project Unit Cost per Mile of Overhead Exposure removed.	REAL	Dollarized Value
<b>alt_#_project_unit_cost_per_underground_mile_energized</b>	Project Unit Cost per Mile of Undergrounding.	REAL	Dollarized Value
<b>alt_#_project_total_costs</b>	Total Undergrounding Project Cost.	REAL	Dollarized Value

Column Name	Field Description	Data Type	Data Type Requirements
<b>alt_#_project_cost_benefit_ratio</b>	Cost-Benefit Ratio of the Undergrounding Project per D.22-12-027. Benefits must relate to the mitigation of overhead line miles not miles of undergrounding.	REAL	

Additional requirements for the Project Index Table are as follows:

- a) The rows of this table are every project which has passed Screen 2.
- b) For each alternative mitigation considered for this project, six additional columns are added, describing what alternative is being considered, and repeating the analysis for costs and benefits. The “#” character in the column names is to be replaced by an integer, e.g. (“alt\_1\_project\_unit\_cost\_per\_overhead\_mile\_deenergized”).
- c) This table must be updated and the values recalculated if the CPUC definitions of any of the above terms are changed or updates to the Risk Model Version would change their values.

## C.2 Description of JSON Data Submissions

This section establishes the requirements for JSON Data Submissions. As part of Progress Report 0 and with each Progress Report, the Large Electrical Corporation must submit two required JSON files. The required format is set forth in Energy Safety’s template files, which are available on Energy Safety’s website.

### C.2.1 Project Variable Modifiers JSON

The first JSON file is for the Portfolio Table and must include all estimates pertaining to undergrounding and other mitigation efforts. The required format for this JSON file is as follows:

At the top level, the JSON structure comprises the PLAN\_ID, RISK\_MODEL\_VERSION\_ID, RISK\_MODEL\_CALIBRATION\_ID, and the file submission date, alongside each type of mitigation considered, including undergrounding and all alternatives outlined in Section 2.8.5.2. The main body of each JSON object in this file must be nested as follows, with top-level key “Mitigation Types”.

- For each mitigation type:

At the second level, the Large Electrical Corporation must separate the two variable classifications: "Model Input Variables" and "Model Output Variables."

- For each classification:

At the third level, the Large Electrical Corporation must incorporate the sub-models earmarked for modification, such as the Ignition Likelihood Model or equipment model, as specified by the Large Electrical Corporation. Regarding outputs, the Large Electrical Corporation must use the single key "Model Output."

- For each submodel:

The fourth level consists of the unique SUBMODEL\_ID of the model, and the key "Variables." For "Model Output," the SUBMODEL\_ID remains "null." The value for the key "Variables" must be each variable affected by the mitigation procedure. On the input side, the Large Electrical Corporation must provide only the inputs influenced by this mitigation, not the entire list of all inputs to the submodel. On the output side, the variables must be the full list of KDMMs, even if they are not affected by this mitigation.

- For each variable:

The fifth level must include, for input variables, the keys "Type of Change" and "Explanation," containing strings representing a quantitative change and a qualitative explanation, respectively. These explanations must be detailed enough for reviewers without access to the full modeling procedure to understand. For output variables, the only required key is "Type of Change". If no change occurs, these values must be "null." Additionally, output variables may include uncertainties indicated by a "+/-" character or another measurement of uncertainty.

Figure C.1 shows an example JSON file for Project Variable Modifiers and includes comments on the individual elements to be submitted for illustrative purposes. The Large Electrical Corporation must omit the comments in its submission.



Figure C.1. Commented Example JSON file for Project Variable Modifiers

```

1 {
2   .."comment_1": "****NOTE: this sample JSON file is being
3   .....submitted with comments submitted as text
4   .....for clarity. Comments are to be omitted
5   .....in the final submission.****",
6   .."plan_id": "TestUtilityPlan1",
7   .."comment_2": "****The plan_id must match the value in the
8   .....Plan table (Table 1).****",
9   .."KDMMs": "KDMM1,KDMM2,KDMM3",
10  .."comment_3": "****Comma-separated list of KDMMs by
11  .....number. This list of KDMMs be the same length
12  .....as the list of KDMMs submitted in the
13  .....KDMM table (Table 2) and the EUP
14  .....submission.****",
15  .."KDMM_names": "Overall Utility Risk, Ignition Consequence, Outage Program Likelihood",
16  .."comment_4": "****Comma-separated list of KDMMs by name.
17  .....This list of KDMMs must exactly match
18  .....the list of KDMMs submitted in the KDMM
19  .....table (Table 2) and the EUP submission.****",
20  .."risk_model_version_ID": "v0.0",
21  .."risk_model_calibration_ID": "c0",
22  .."comment_5": "****This version and calibration ID must
23  .....match the current (last) row of the Risk
24  .....Model Versions Table (Table 3).****",
25  .."Mitigation Types": {
26    ...."comment_6": "****In this dictionary, all mitigation
27    .....types are listed, using their names as keys.****",
28    ...."Undergrounding": {
29      ..... "comment_7": "****In this dictionary, there are two
30      .....classifications for variables, \"Model Input
31      .....Variables\" and \"Model Output Variables\".****",
32      ..... "Model Input Variables": {
33        ..... "comment_8": "****In this dictionary, we list all the
34        .....sub-models which are affected by doing this
35        .....mitigation.****",
36        ..... "Equipment Model": {
37          ..... "comment_9": "****In this dictionary, the submodel_id is
38          .....listed (if the submodel is not \"Model
39          .....Output\"), and there is a single key
40          .....\"Variables\".****",
41          ..... "Submodel_id": 29303952,
42          ..... "Variables": {
43            ..... "comment_10": "****In this dictionary, all relevant
44            .....variables are listed. For the input variables,
45            .....this is only whatever variables are
46            .....actually affected by this mitigation. On
47            .....the output variables, all KDMMs must be
48            .....listed.****",
49            ..... "Self-Combustion Likelihood": {
50              ..... "Type of Change": "-94 +/- 3%",
51              ..... "Explanation": "It affects the model at a hyperparameter level."
52            .....}
53            .....}
54            .....},
55            ..... "Ignition Likelihood Model": {
56              ..... "Submodel_id": 29939992,
57              ..... "Variables": {
58                ..... "Contact From Vegetation": {
59                  ..... "Type of Change": "-96%",
60                  ..... "Explanation": "It affects the model at a hyperparameter level."
61                .....},
62                ..... "Contact From Object": {
63                  ..... "Type of Change": "-94%",
64                  ..... "Explanation": "It affects the model at a hyperparameter level."

```

```

65 .....}
66 .....}
67 .....}
68 .....},
69 ..... "Model-Output-Variables":-{
70 ..... "comment_13":-"***In this dictionary, we have a single
71 ..... key \"Model-Output\" which should be
72 ..... affected by doing this mitigation.***",
73 ..... "Model-Output":-{
74 ..... "Submodel_id":-null,
75 ..... "Variables":-{
76 ..... "Overall-Utility-Risk":-{
77 ..... "Type-of-Change":-"-90%+/-5%"
78 ..... },
79 ..... "Ignition-Consequence":-{
80 ..... "Type-of-Change":-null
81 ..... },
82 ..... "Outage-Program-Likelihood":-{
83 ..... "Type-of-Change":-"-40%+/-5%"
84 ..... }
85 ..... }
86 ..... }
87 ..... }
88 ..... },
89 ..... "Covered-Conductor-Fast-Trip":-{
90 ..... "Model-Input-Variables":-{
91 ..... "Ignition-Likelihood-Model":-{
92 ..... "Submodel_id":-19329332,
93 ..... "Variables":-{
94 ..... "Contact-From-Vegetation":-{
95 ..... "Type-of-Change":-"-70%",
96 ..... "Explanation":-"It affects the model at a hyperparameter level."
97 ..... }
98 ..... }
99 ..... }
100 ..... },
101 ..... "Model-Output-Variables":-{
102 ..... "Model-Output":-{
103 ..... "Submodel_id":-null,
104 ..... "Variables":-{
105 ..... "Overall-Utility-Risk":-{
106 ..... "Type-of-Change":-"-60%+/-5%"
107 ..... },
108 ..... "Ignition-Consequence":-{
109 ..... "Type-of-Change":-null
110 ..... },
111 ..... "Outage-Program-Likelihood":-{
112 ..... "Type-of-Change":-"-20%+/-5%"
113 ..... }
114 ..... }
115 ..... }
116 ..... }
117 ..... },
118 ..... "Vegetation-Anihillation":-{
119 ..... "Model-Input-Variables":-{
120 ..... "Vegetation-Growth-Model":-{
121 ..... "Submodel_id":-19329335,
122 ..... "Variables":-{
123 ..... "Vegetation-Zone":-{
124 ..... "Type-of-Change":-"-1",
125 ..... "Explanation":-"This PVM changes the classification of the
126 ..... growth zone. It affects the model at a hyperparameter level."
127 ..... }
128 ..... }

```

```

129 .....}
130 .....},
131 ..... "Model-Output-Variables": {
132 ..... "Model-Output": {
133 ..... "Submodel_id": null,
134 ..... "Variables": {
135 ..... "Overall-Utility-Risk": {
136 ..... "Type-of-Change": "-50%+/-5%"
137 ..... },
138 ..... "Ignition-Consequence": {
139 ..... "Type-of-Change": "-30%+/-5%"
140 ..... },
141 ..... "Outage-Program-Likelihood": {
142 ..... "Type-of-Change": "-10%+/-1%"
143 ..... }
144 ..... }
145 ..... }
146 ..... }
147 ....}
148 ..}
149 }

```

## C.2.2 Risk Landscape JSON

The Risk Landscape JSON contains the array of Key Decision-Making Metrics (KDMMs) utilized by the Large Electrical Corporation to assess the impact of the Undergrounding Project.

The Risk Landscape JSON file is for modeling all KDMMs affected by individual projects, projected over the years specified in Section 2.7.5 (Core Capability 4) of these Guidelines. The required format for this JSON file is as follows:

At the top level, the JSON structure comprises the PLAN\_ID, PORTFOLIO\_ID, RISK\_MODEL\_VERSION\_ID, RISK\_MODEL\_CALIBRATION\_ID, and the file submission date. It also includes information about the structure of the internal values, listing the set of years to be projected as a comma-separated list and shows the utilized KDMMs by number, by name, and finally by whether they are considered “cumulative” as described in Section 2.8.6.1 of these Guidelines.

The main body of each JSON object in this file must be nested as follows, with key “Projects”.

- For each PROJECT\_ID:

At the second level, there must be multiple potential mitigations of the Circuit Segment identified by the Project ID, including “Baseline,” “Project as scoped,” “100% Under-ground,” “Alternative Mitigation 1,” “Alternative Mitigation 2,” “Undergrounding as scoped,” “Additional Comparison,” where these terms are all defined as in the Screen 3 Table (Appendix C.1.12).

- For each mitigation type:

The third level must incorporate multiple “settings” (i.e. Separate, Collective, Ablation, or None) used to track the effects of individual projects: For the “Baseline”, all settings would be equivalent, so the only option is “No Setting”. For the “Project as scoped” i.e. the work proposed by the Large Electrical Corporation, the required settings are "Separate" (impact of the project alone), "Collective" (impact of the full

proposed portfolio as scoped), and "Ablation" (impact of the remainder of the portfolio without this project). For all other mitigations, the required settings are "Separate" and "Collective".

- For each setting:

The fourth level must contain the tracked KDMMs, matching those presented at the top level.

- For each KDMM:

The KDMM is reported at two scales; the "project-level" scale and the "portfolio-level" scale.

- For each scale:

The fifth level lists the calculated output types for this KDMM at this scale. If the KDMM is cumulative, according to the KDMM table and the list of KDMMs at the top level of this file, there are two outputs, "instantaneous" and "cumulative". If the KDMM is non-cumulative, there is only one output, "value".

- For each output:

The sixth and final level is the output data, which must be a comma-separated list of decimal-precision real numbers. The number of entries in this list will exactly match the number of years in the "years" variable at the top level of this file. Each floating-point number represents this particular output, of this KDMM, at this scale, with this setting, for this mitigation type or alternative, for this project, at each of the specified years since Plan inception.

The Large Electrical Corporation must submit a single JSON file for the full suite of projects in its portfolio. Figure C.2 shows an example JSON file and includes comments on the individual elements to be submitted for illustrative purposes. The Large Electrical Corporation must omit the comments in its submission.

Figure C.2. Example JSON File with Commented Explanation

```

1 {
2   .."comment_1": "****NOTE: this sample JSON file is being
3   ....submitted with comments submitted as text
4   ....for clarity. Comments are to be omitted
5   ....in the final submission.****",
6   .."plan_id": "TestUtilityPlan1",
7   .."portfolio_id": "P1",
8   .."comment_2": "****The plan_id and portfolio_id must match
9   ....the values in the Plan and Portfolio
10  ....tables (Table 1 and 4), respectively.****",
11  .."Years": "0,1,2,3,4,5,6,7,8,9,10,15,20,25,30,35,40,45,50,55",
12  .."comment_3": "****Comma-separated list of values. This
13  ....list of years is specified by Section XXX.
14  ....These years are static as the plan
15  ....moves, i.e. year 0 always refers to the Plan
16  ....start date.****",
17  .."KDMMs": "KDMM1,KDMM2,KDMM3,KDMM4,KDMM5,KDMM6,KDMM7,KDMM8,KDMM9,KDMM10",
18  .."comment_4": "****Comma-separated list of KDMMs by
19  ....number. This list of KDMMs be the same length
20  ....as the list of KDMMs submitted in the
21  ....KDMM table (Table 2) and the EUP
22  ....submission.****",
23  .."KDMM_names": "Overall-Utility-Risk, Ignition-Risk, Ignition-Likelihood,
24  ....Ignition-Consequence, Outage-Program-Risk, Outage-Program-Likelihood,
25  ....Outage-Program-Consequence, Equipment-Risk, Total-Benefits,
26  ....Reliability-Benefits",
27  .."comment_5": "****Comma-separated list of KDMMs by name.
28  ....This list of KDMMs must exactly match
29  ....the list of KDMMs submitted in the KDMM
30  ....table (Table 2) and the EUP submission.****",
31  .."risk_model_version_ID": "v0.0",
32  .."risk_model_calibration_ID": "c0",
33  .."comment_6": "****This version and calibration ID must
34  ....match the current (last) row of the Risk
35  ....Model Versions Table (Table 3).****",
36  .."KDMM_is_cumulative": {
37  ...."comment_7": "****Short dictionary describing whether a
38  ....KDMM accumulates over time, with KDMM
39  ....names as keys, \"true\" or \"false\" as values.
40  ....Whether or not it is True must match
41  ....the requirements described in Section XXX.****",
42  ...."Overall-Utility-Risk": true,
43  ...."Ignition-Risk": false,
44  ...."Ignition-Likelihood": true,
45  ...."Ignition-Consequence": false,
46  ...."Outage-Program-Risk": false,
47  ...."Outage-Program-Likelihood": true,
48  ...."Outage-Program-Consequence": false,
49  ...."Equipment-Risk": true,
50  ...."Total-Benefits": true,
51  ...."Reliability-Benefits": true
52  ..},
53  .."Projects": {
54  ...."comment_8": "****In this dictionary, all projects are
55  ....listed, using their project_ids as keys.****",
56  ...."proj001": {
57  ..... "comment_9": "****In this dictionary, all mitigation

```

58 .....types (proposed project, baseline, and  
 59 .....alternative mitigations) are listed, using  
 60 .....the list of names specified in Section  
 61 .....XXX. Additional alternatives may be added,  
 62 .....but they must be defined in the EUP.  
 63 .....Definitions: 1. Baseline: The evolution of  
 64 .....risk on this Circuit Segment if no  
 65 .....mitigations are planned or applied to any of  
 66 .....the portfolio. 2. Scoped Project: The  
 67 .....project as proposed and scoped. This may  
 68 .....include multiple subprojects which may  
 69 .....use multiple mitigation strategies, of  
 70 .....which at least some must include  
 71 .....undergrounding for the EUP. 3. 100%  
 72 .....Undergrounding: The potential project of  
 73 .....undergrounding the entire Circuit Segment, or if  
 74 .....certain sections are infeasible as defined  
 75 .....in section XXX, all feasible  
 76 .....undergrounding. 4. 100% Covered Conductor: The  
 77 .....potential project of adding covered conductor  
 78 .....to the entire Circuit Segment, or if  
 79 .....certain sections are infeasible as defined  
 80 .....in section XXX, all feasible covered  
 81 .....conductor additions. 5. Best Alternative:  
 82 .....The potential project of doing the most  
 83 .....efficient non-undergrounding work  
 84 .....available, which may include remote grids,  
 85 .....fast-trip settings, and other mitigation  
 86 .....strategies. 6. Scoped Undergrounding: The  
 87 .....project as proposed and scoped, but if  
 88 .....only the undergrounding subprojects are  
 89 .....finished. The full project may include  
 90 .....multiple subprojects which may use  
 91 .....different mitigation strategies, but here we  
 92 .....track the evolution of KDMs if only the  
 93 .....undergrounding subprojects are carried  
 94 .....out. ...\*\*\*",  
 95 ..... "Scoped Project": {  
 96 ..... "comment\_10": "\*\*\*\*. In this dictionary, all settings (No  
 97 ..... Setting, Seperate, Collective, and  
 98 ..... Ablation studies) are listed, as well as the  
 99 ..... total fraction of the project (as defined  
 100 ..... in Section XXX) which would be  
 101 ..... undergrounded with this mitigation type.  
 102 ..... Definitions: 1. No Setting: Because the baseline  
 103 ..... has no projects, there is no  
 104 ..... distinction between seperate, collective, etc. 2.  
 105 ..... Separate: Effects on the system for just  
 106 ..... implementing this single mitigation,  
 107 ..... with all other projects not taking place.  
 108 ..... 3. Collective: Effects on the system for  
 109 ..... implementing this single mitigation,  
 110 ..... with all other projects taking place. \"as  
 111 ..... scoped\", .i.e. using the \"Scoped Project\"  
 112 ..... as described. 4. Ablation: Effects on  
 113 ..... the system for implementing all other  
 114 ..... projects taking place. \"as scoped\", .i.e.

```

115 .....using the \"Scoped Project\" as described, but
116 .....with this project in particular not
117 .....taking place.***\",
118 .....\"Undergrounding Fraction\": 0.6,
119 .....\"Separate\": {
120 .....\"comment_11\": \"*** In this dictionary, all KDMMs are
121 .....listed. These must match the KDMMs listed at
122 .....the top level.***\",
123 .....\"Overall Utility Risk\": {
124 .....\"comment_12\": \"*** In this dictionary, the two scales for
125 .....publication (Project-level and
126 .....Portfolio-level) are listed. Definitions: 1.
127 .....Project-level: the value of all KDMMs for
128 .....this specific Circuit Segment, under the
129 .....selected setting. 2. Portfolio-level: the
130 .....sum of values for all KDMMs for the
131 .....entire set of Circuit Segments included in
132 .....the Portfolio.***\",
133 .....\"Project-level\": {
134 .....\"comment_13\": \"*** In this dictionary, the required
135 .....outputs for data collection (Instantaneous &
136 .....Cumulative, or Value) are listed. Which
137 .....outputs are required for each KDMM are
138 .....defined in Section XXX. Definitions: 1.
139 .....Instantaneous: The value at each
140 .....particular year for this KDMM. 2. Cumulative: The
141 .....integrated or summed value at each
142 .....particular year for this KDMM. 3. Value: If
143 .....instantaneous and cumulative values are
144 .....not both required, this output is used
145 .....instead to distinguish the cases. It is
146 .....calculated as the value at each particular
147 .....year for this KDMM, identically to how
148 .....\"instantaneous\" was defined.***\",
149 .....\"Instantaneous\": \"0,5,10,20,30,40,50,60\",
150 .....\"Cumulative\": \"0,5,10,20,30,40,50,60\"
151 .....},
152 .....\"Portfolio-level\": {
153 .....\"Instantaneous\": \"0,5,10,20,30,40,50,60\",
154 .....\"Cumulative\": \"0,5,10,20,30,40,50,60\"
155 .....}
156 .....},
157 .....\"Ignition Risk\": {
158 .....\"Project-level\": {
159 .....\"Value\": \"0,5,10,20,30,40,50,60\"
160 .....},
161 .....\"Portfolio-level\": {
162 .....\"Value\": \"0,5,10,20,30,40,50,60\"
163 .....}
164 .....}
165 .....},
166 .....\"Collective\": {
167 .....\"Overall Utility Risk\": {
168 .....\"Project-level\": {
169 .....\"Instantaneous\": \"0,5,10,20,30,40,50,60\",
170 .....\"Cumulative\": \"0,5,10,20,30,40,50,60\"

```



```

171 .....},
172 ..... "Portfolio-level": {
173 ..... "Instantaneous": "0,5,10,20,30,40,50,60",
174 ..... "Cumulative": "0,5,10,20,30,40,50,60"
175 ..... }
176 ..... },
177 ..... "Ignition-Risk": {
178 ..... "Project-level": {
179 ..... "Value": "0,5,10,20,30,40,50,60"
180 ..... },
181 ..... "Portfolio-level": {
182 ..... "Value": "0,5,10,20,30,40,50,60"
183 ..... }
184 ..... }
185 ..... },
186 ..... "Ablation": {
187 ..... "Overall-Utility-Risk": {
188 ..... "Project-level": {
189 ..... "Instantaneous": "0,5,10,20,30,40,50,60",
190 ..... "Cumulative": "0,5,10,20,30,40,50,60"
191 ..... },
192 ..... "Portfolio-level": {
193 ..... "Instantaneous": "0,5,10,20,30,40,50,60",
194 ..... "Cumulative": "0,5,10,20,30,40,50,60"
195 ..... }
196 ..... },
197 ..... "Ignition-Risk": {
198 ..... "Project-level": {
199 ..... "Value": "0,5,10,20,30,40,50,60"
200 ..... },
201 ..... "Portfolio-level": {
202 ..... "Value": "0,5,10,20,30,40,50,60"
203 ..... }
204 ..... }
205 ..... }
206 ..... },
207 ..... "Baseline": {
208 ..... "Undergrounding-Fraction": null,
209 ..... "No-Setting": {
210 ..... "Overall-Utility-Risk": {
211 ..... "Project-level": {
212 ..... "Instantaneous": "0,5,10,20,30,40,50,60",
213 ..... "Cumulative": "0,5,10,20,30,40,50,60"
214 ..... },
215 ..... "Portfolio-level": {
216 ..... "Instantaneous": "0,5,10,20,30,40,50,60",
217 ..... "Cumulative": "0,5,10,20,30,40,50,60"
218 ..... }
219 ..... },
220 ..... "Ignition-Risk": {
221 ..... "Project-level": {
222 ..... "Value": "0,5,10,20,30,40,50,60"
223 ..... },
224 ..... "Portfolio-level": {
225 ..... "Value": "0,5,10,20,30,40,50,60"
226 ..... }
227 ..... }
228 ..... }
229 ..... },
230 ..... "100%-Undergrounding": {
231 ..... "Undergrounding-Fraction": 1.0,
232 ..... "Separate": {
233 ..... "Overall-Utility-Risk": {
234 ..... "Project-level": {
235 ..... "Instantaneous": "0,5,10,20,30,40,50,60",
236 ..... "Cumulative": "0,5,10,20,30,40,50,60"
237 ..... },
238 ..... "Portfolio-level": {
239 ..... "Instantaneous": "0,5,10,20,30,40,50,60",
240 ..... "Cumulative": "0,5,10,20,30,40,50,60"
241 ..... }
242 ..... },
243 ..... "Ignition-Risk": {
244 ..... "Project-level": {
245 ..... "Value": "0,5,10,20,30,40,50,60"
246 ..... },
247 ..... "Portfolio-level": {
248 ..... "Value": "0,5,10,20,30,40,50,60"
249 ..... }
250 ..... }
251 ..... },
252 ..... "Collective": {
253 ..... "Overall-Utility-Risk": {
254 ..... "Project-level": {
255 ..... "Instantaneous": "0,5,10,20,30,40,50,60",
256 ..... "Cumulative": "0,5,10,20,30,40,50,60"
257 ..... },
258 ..... "Portfolio-level": {
259 ..... "Instantaneous": "0,5,10,20,30,40,50,60",
260 ..... "Cumulative": "0,5,10,20,30,40,50,60"
261 ..... }
262 ..... },
263 ..... "Ignition-Risk": {
264 ..... "Project-level": {
265 ..... "Value": "0,5,10,20,30,40,50,60"
266 ..... },
267 ..... "Portfolio-level": {
268 ..... "Value": "0,5,10,20,30,40,50,60"
269 ..... }
270 ..... }
271 ..... }
272 ..... },
273 ..... "100%-Covered-Conductor": {
274 ..... "Undergrounding-Fraction": 0.0,
275 ..... "Separate": {
276 ..... "Overall-Utility-Risk": {
277 ..... "Project-level": {
278 ..... "Instantaneous": "0,5,10,20,30,40,50,60",
279 ..... "Cumulative": "0,5,10,20,30,40,50,60"
280 ..... },
281 ..... "Portfolio-level": {
282 ..... "Instantaneous": "0,5,10,20,30,40,50,60",

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284 .....}
285 .....},
286 ..... "Ignition-Risk"::{
287 ..... "Project-level"::{
288 ..... "Value": "0,5,10,20,30,40,50,60"
289 ..... },
290 ..... "Portfolio-level"::{
291 ..... "Value": "0,5,10,20,30,40,50,60"
292 ..... }
293 ..... },
294 ..... },
295 ..... "Collective"::{
296 ..... "Overall-Utility-Risk"::{
297 ..... "Project-level"::{
298 ..... "Instantaneous": "0,5,10,20,30,40,50,60",
299 ..... "Cumulative": "0,5,10,20,30,40,50,60"
300 ..... },
301 ..... "Portfolio-level"::{
302 ..... "Instantaneous": "0,5,10,20,30,40,50,60",
303 ..... "Cumulative": "0,5,10,20,30,40,50,60"
304 ..... }
305 ..... },
306 ..... "Ignition-Risk"::{
307 ..... "Project-level"::{
308 ..... "Value": "0,5,10,20,30,40,50,60"
309 ..... },
310 ..... "Portfolio-level"::{
311 ..... "Value": "0,5,10,20,30,40,50,60"
312 ..... }
313 ..... }
314 ..... }
315 ..... },
316 ..... "Best-Alternative"::{
317 ..... "Undergrounding-Fraction": 0.0,
318 ..... "Separate"::{
319 ..... "Overall-Utility-Risk"::{
320 ..... "Project-level"::{
321 ..... "Instantaneous": "0,5,10,20,30,40,50,60",
322 ..... "Cumulative": "0,5,10,20,30,40,50,60"
323 ..... },
324 ..... "Portfolio-level"::{
325 ..... "Instantaneous": "0,5,10,20,30,40,50,60",
326 ..... "Cumulative": "0,5,10,20,30,40,50,60"
327 ..... }
328 ..... },
329 ..... "Ignition-Risk"::{
330 ..... "Project-level"::{
331 ..... "Value": "0,5,10,20,30,40,50,60"
332 ..... },
333 ..... "Portfolio-level"::{
334 ..... "Value": "0,5,10,20,30,40,50,60"
335 ..... }
336 ..... }
337 ..... },
338 ..... "Collective"::{
339 ..... "Overall-Utility-Risk"::{
340 ..... "Project-level"::{
341 ..... "Instantaneous": "0,5,10,20,30,40,50,60",
342 ..... "Cumulative": "0,5,10,20,30,40,50,60"
343 ..... },
344 ..... "Portfolio-level"::{
345 ..... "Instantaneous": "0,5,10,20,30,40,50,60",
346 ..... "Cumulative": "0,5,10,20,30,40,50,60"
347 ..... }
348 ..... },
349 ..... "Ignition-Risk"::{
350 ..... "Project-level"::{
351 ..... "Value": "0,5,10,20,30,40,50,60"
352 ..... },
353 ..... "Portfolio-level"::{
354 ..... "Value": "0,5,10,20,30,40,50,60"
355 ..... }
356 ..... }
357 ..... },
358 ..... },
359 ..... "Scoped-Undergrounding"::{
360 ..... "Undergrounding-Fraction": 0.6,
361 ..... "Separate"::{
362 ..... "Overall-Utility-Risk"::{
363 ..... "Project-level"::{
364 ..... "Instantaneous": "0,5,10,20,30,40,50,60",
365 ..... "Cumulative": "0,5,10,20,30,40,50,60"
366 ..... },
367 ..... "Portfolio-level"::{
368 ..... "Instantaneous": "0,5,10,20,30,40,50,60",
369 ..... "Cumulative": "0,5,10,20,30,40,50,60"
370 ..... }
371 ..... },
372 ..... "Ignition-Risk"::{
373 ..... "Project-level"::{
374 ..... "Value": "0,5,10,20,30,40,50,60"
375 ..... },
376 ..... "Portfolio-level"::{
377 ..... "Value": "0,5,10,20,30,40,50,60"
378 ..... }
379 ..... },
380 ..... },
381 ..... "Collective"::{
382 ..... "Overall-Utility-Risk"::{
383 ..... "Project-level"::{
384 ..... "Instantaneous": "0,5,10,20,30,40,50,60",
385 ..... "Cumulative": "0,5,10,20,30,40,50,60"
386 ..... },
387 ..... "Portfolio-level"::{
388 ..... "Instantaneous": "0,5,10,20,30,40,50,60",
389 ..... "Cumulative": "0,5,10,20,30,40,50,60"
390 ..... }
391 ..... },
392 ..... "Ignition-Risk"::{
393 ..... "Project-level"::{
394 ..... "Value": "0,5,10,20,30,40,50,60"
395 ..... },
396 ..... "Portfolio-level"::{
397 ..... "Value": "0,5,10,20,30,40,50,60"
398 ..... }
399 ..... }
400 ..... }
401 ..... },
402 ..... }
403 ..... }
404 ..... }

```

### C.3 Spatial Data Submissions

The Large Electrical Corporation must include spatial data with every Progress Report as described below. The Large Electrical Corporation must use the template files provided by Energy Safety for data submission. Template files are available on Energy Safety’s website.

Technical requirements for spatial data submissions are as follows:

- a. Submit data in a single geodatabase (GDB).

- b. Submit GDB files that are interoperable and compatible with standard industry practices.
- c. Ensure all data attributes follow the schema required in Section 2.8.3.
- d. Customize metadata as needed to follow the requirements in this document.
- e. Use the WGS 1984 California (Teale) Albers (US Feet) projected coordinate system (WKID Esri 102599) for all data submitted.
- f. With each Progress Report, the Large Electrical Corporation is not required to resubmit a feature class if no changes are made to that feature class.
- g. Delete any feature classes and/or tables which are not used in this way (do not submit empty feature classes or tables).
- h. Compress the GDB into a zipped folder and submit that folder to Energy Safety's SharePoint file transfer portal. Each Large Electrical Corporation will have a designated folder on Energy Safety's SharePoint site for this purpose.
- i. Name the GDB according to the following convention:
  - i. "[Large Electrical Corporation Abbreviation]PR#\_Date\_R#",
    1. *for example*: "PGE\_PR1\_2025-01-01\_R0.gdb.zip"

The Large Electrical Corporation must ensure location accuracy in its GIS data submissions, including, but not limited to:

- a. All records in feature classes must include geometry.
- b. Horizontal locations reported in feature classes must be within 20 meters of actual locations as established using a commercially available GNSS receiver in the current epoch of the WGS84 datum under conditions where the receiver's estimated horizontal positional error is 5 meters or less.
- c. All records must be for assets located at least partially within California state boundaries, except where assets outside California boundaries are being relied upon by the Large Electrical Corporation for operations within California. For example, electrical corporation cameras or weather stations installed on mountain tops in another state that are observing conditions within California would be included in the data submission.

## C.4 GIS Data Schema

The Large Electrical Corporation must report its geospatial data in accordance with the data schema provided below.

### C.4.1 Circuit Segment (Line Feature Class)

The Large Electrical Corporation must report all Circuit Segments representing its entire distribution system as a spatial data submission. Each record in this feature must match with one and only one row of the Circuit Segment Identification Table and be identified by the

same CIRCUIT\_SEGMENT\_ID. This feature class must consolidate each Circuit Segment to a single row which includes both primary and secondary distribution lines.

Table C.15. Circuit Segment GIS Data

Field Name	Field Description
<b>utility_name</b>	Large electrical corporation abbreviation. Acceptable values are the following: <ul style="list-style-type: none"> <li>• PG&amp;E</li> <li>• SDG&amp;E</li> <li>• SCE</li> </ul> This field is required.
<b>plan_id</b>	Unique value identifying the plan. Must match ID in Plan Table. This field is required.
<b>circuit_id</b>	Unique ID for a specific circuit on which the project is located. Must be a traceable stable ID within the electrical corporation’s operations/processes. Primary Key for the feature class if the electrical corporation does not uniquely identify segments with persistent IDs. This field is required.
<b>circuit_segment_id</b>	Unique ID for a specific Circuit Segment on which the project was defined. This Circuit Segment must be available in the Circuit Segments list at the time of the vintaging.
<b>internal_circuit_segment_id</b>	If the large electrical corporation reuses internal names for Circuit Segments in a non-unique way, or otherwise uses another set of names besides the circuit_segment_id as defined in C.1, report that name here. However, the circuit_segment_id must append the 8-digit minting date to this field as described in the introduction of Appendix C.

### C.4.2 Confirmed Project Polygon (Polygon Feature Class)

The Large Electrical Corporation must report each Confirmed Project as a polygon, which is designed to encompass the entire Circuit Segment the Project was defined on, minus any

overlap with existing Confirmed Project Polygons. Each row of this table must match with one and only one row of the Project Table and be identified by the same PROJECT\_ID.

Table C.16. Project GIS Data

Field Name	Field Description
<b>utility_name</b>	Large Electrical Corporation abbreviation. Acceptable values are the following: <ul style="list-style-type: none"> <li>• PG&amp;E</li> <li>• SDG&amp;E</li> <li>• SCE</li> </ul> This field is required.
<b>project_id</b>	A unique value identifying the project. Must match ID used in Project Table. This field is required.
<b>plan_id</b>	Unique value identifying the plan. Must match ID in Plan Table. This field is required.
<b>portfolio_id</b>	Unique value identifying the current portfolio. Must match Portfolio Table. This field is required.
<b>circuit_id</b>	Unique ID for the specific Circuit on which the project was defined. This circuit must have been submitted in the Circuit Segments list in the Progress report listed in circuit_segment_vintage.
<b>circuit_segment_id</b>	Unique ID for the specific Circuit Segment on which the project was defined. This circuit segment must have been submitted in the Circuit Segments list in the Progress report listed in circuit_segment_vintage.
<b>circuit_segment_vintage</b>	Number of the Progress Report when this Project was defined.

Additional requirements for the construction of the Confirmed Project Polygon feature class are as follows:

- a) Circuit Segments must be reasonably, and completely, bounded by the Confirmed Project Polygon, using a Minimum Bounding Box algorithm or similar. However, the vertices may be manually adjusted, and in some cases may be required to be manually

- adjusted to avoid overlapping. The exception to the completeness requirement is if a new Circuit Segment is already partially included in an existing Project (see below).
- b) Confirmed Project Polygons must be defined to include only assets associated with the Circuit Segment their Project is defined on. The Large Electrical Corporation must manually remove any overlap from other Circuit Segments, unless avoiding overlap with other Circuit Segments is not possible (e.g. crossing Circuit Segments, shared equipment, etc).
  - c) Confirmed Project Polygons cannot overlap with one another except at shared vertices, unless creating non-overlapping polygons is completely unfeasible (e.g. crossing Circuit Segments, shared equipment, etc).
  - d) The Confirmed Project Polygon does not need to be redrawn due to changes in Circuit Segment topology, even if these changes cause one or more Circuit Segments to partially or completely overlap with a Confirmed Project Polygon. The Confirmed Project Polygon defines the boundary of pre-mitigation lines that can be mitigated as part of this Project.
  - e) If a Circuit Segment already overlaps with an existing Confirmed Project Polygon when it is considered for undergrounding within the EUP, the risk modeling on this Circuit Segment must only consider the portion not overlapping with any existing Project, and if confirmed, the Confirmed Project Polygon based on this Circuit Segment will be drawn only around the portion not overlapping with any existing Project.
  - f) Confirmed Project Polygons are not to be edited in subsequent submissions. Any change to a Confirmed Project Polygon is considered a new Project and must be passed through the screens again.

### C.4.3 Pre-mitigation Overhead Conductor (Line Feature Class)

The Large Electrical Corporation must report the existing overhead line associated with each Subproject appearing in the Subproject Table. This feature class reports the Subproject before mitigations took place.

Table C.17. Pre-mitigation Overhead Conductor GIS Data

Field Name	Field Description
<b>utility_name</b>	<p>Large Electrical Corporation abbreviation. Acceptable values are the following:</p> <ul style="list-style-type: none"> <li>• PG&amp;E</li> <li>• SDG&amp;E</li> <li>• SCE</li> </ul> <p>This field is required.</p>

Field Name	Field Description
<b>subproject_id</b>	Unique ID of the portion of overhead line to be mitigated in working on this Subproject. Must be a unique value that identifies this portion of the circuit and a traceable stable ID within the electrical corporation’s operations/processes. This field must also match the ID used in the Subproject Table. This field is required.
<b>historical_alignment_id</b>	Integer representing the versioning of this Subproject. If the length or endpoints of this Subproject change in future Progress Reports, a new historical_alignment_id will be used. After construction, this no longer updates, and represents the final pre-mitigation line mitigated by this Subproject. This field is required.
<b>project_id</b>	A unique value identifying the project. Must match ID used in Project Table. This field is required.
<b>plan_id</b>	Unique value identifying the plan. Must match ID in plan. This field is required.
<b>portfolio_id</b>	Unique value identifying the current portfolio. Must match Portfolio Table. This field is required.
<b>line_class</b>	<p>Class of line contained in Subproject planned for undergrounding. Possible values:</p> <ul style="list-style-type: none"> <li>• OH-P</li> <li>• OH-S</li> <li>• UG-P</li> <li>• UG-S</li> </ul> <p>This field is required.</p>
<b>circuit_id</b>	Unique ID for the specific Circuit on which this Project was defined. Primary Key for the feature class if the electrical corporation does not uniquely identify segments with persistent IDs. This field is required.
<b>circuit_segment_id</b>	Unique ID for the specific Circuit Segment on which the Project was defined. This field is required.

Additional requirements for the Pre-mitigation Overhead Conductor feature class are as follows:

- a) Subprojects described in this feature class must fall within the bounds of the associated Confirmed Project Polygon, as described in C.4.2, unless an explanation for exceeding the boundaries is given, as described in C.1.14.
- b) A new ALIGNMENT\_ID is issued for any change in the location of any endpoints of the Line GIS object, or any change in length.

- c) The abbreviations in the “LINE\_CLASS” variable represent the following: OH-P: Overhead Primary Distribution, OH-S: Overhead Secondary Distribution, UG-P: Underground Primary Distribution, UG-S: Underground Secondary Distribution.

### C.4.4 Pre-mitigation Assets (Point Feature Class)

The Large Electrical Corporation must report some overhead assets other than conductor identified for removal/undergrounding: capacitor banks, fuses, switches/reclosers, transformers, and support structures. In this feature class, each row is an individual piece of equipment which is currently operationally attached to a specific Subproject and is intended to be moved, removed, or deenergized.

Table C.18. Pre-mitigation Assets GIS Data

Field Name	Field Description
<b>utility_name</b>	Large Electrical Corporation abbreviation. Acceptable values are the following: <ul style="list-style-type: none"> <li>• PG&amp;E</li> <li>• SDG&amp;E</li> <li>• SCE</li> </ul> This field is required.
<b>subproject_id</b>	Unique ID of the portion of overhead line to be mitigated in working on this Subproject. Must be a unique value that identifies this portion of the circuit and a traceable stable ID within the electrical corporation’s operations/processes. This field must also match the ID used in the Subproject Table. This field is required.
<b>historical_alignment_id</b>	Integer representing the versioning of this Subproject. If the length or endpoints of this Subproject change in future Progress Reports, a new historical_alignment_id will be used. After construction, this reflects the pre-construction assets that have since been moved or removed. This field is required.
<b>project_id</b>	A unique value identifying the project. Must match ID used in Project Table. This field is required.
<b>plan_id</b>	Unique value identifying the plan. Must match ID in plan. This field is required.
<b>portfolio_id</b>	Unique value identifying the portfolio. Must match Portfolio Table. This field is required.
<b>circuit_id</b>	Unique ID for the specific Circuit on which this Project was defined. Primary Key for the feature class if the electrical

Field Name	Field Description
	corporation does not uniquely identify segments with persistent IDs. This field is required.
<b>circuit_segment_id</b>	Unique ID for the specific Circuit Segment on which the Project was defined. This field is required.
<b>asset_type</b>	Type of asset represented. Acceptable values: <ul style="list-style-type: none"> <li>• Capacitor bank</li> <li>• Fuse</li> <li>• Switchgear</li> <li>• Transformer</li> <li>• Support structure</li> </ul> This field is required.

Additional requirements for the Pre-mitigation Assets feature class are as follows.

- a) All equipment in each Subproject described in this feature class must fall within the bounds or along the edge of the associated Project polygon, as described in C.4.2, unless an explanation for exceeding the boundaries is given, as described in C.1.14.
- b) Changes to the ALIGNMENT\_ID are determined by C.4.3, the current submission must match the ALIGNMENT\_ID for each Subproject to the values in that table.

### C.4.5 Post-mitigation Conductor (Line Feature Class)

The Large Electrical Corporation must identify the alignment of new mitigated conductor.

Table C.19. Post-mitigation Conductor GIS Data

Field Name	Field Description
<b>utility_name</b>	Large Electrical Corporation abbreviation. Acceptable values are the following: <ul style="list-style-type: none"> <li>• PG&amp;E</li> <li>• SDG&amp;E</li> <li>• SCE</li> </ul> This field is required.
<b>subproject_id</b>	Unique ID of the portion of overhead line to be mitigated in working on this Subproject. Must be a unique value that identifies this portion of the circuit and a traceable stable ID within the electrical corporation’s operations/processes. This field must also match the ID used in the Subproject Table. This field is required.



Field Name	Field Description
<b>new_alignment_id</b>	Integer representing the versioning of this Subproject. If the length or endpoints of this Subproject change in future Progress Reports, a new new_alignment_id will be used. After construction, this no longer updates, and represents the final post-mitigation line installed through this Subproject. This field is required.
<b>project_id</b>	A unique value identifying the project. Must match ID used in Project Table. This field is required.
<b>plan_id</b>	Unique value identifying the plan. Must match ID in plan. This field is required.
<b>portfolio_id</b>	Unique value identifying the current portfolio. Must match Portfolio Table. This field is required.
<b>line_class</b>	Class of line contained in Subproject planned for undergrounding. Possible values: <ul style="list-style-type: none"> <li>• OH-P</li> <li>• OH-S</li> <li>• UG-P</li> <li>• UG-S</li> </ul> This field is required.
<b>circuit_id</b>	Unique ID for the specific Circuit on which this Project was defined. Primary Key for the feature class if the electrical corporation does not uniquely identify segments with persistent IDs. This field is required.
<b>circuit_segment_id</b>	Unique ID for the specific Circuit Segment on which the Project was defined. This field is required.

Additional requirements for the Post-mitigation Conductor feature class are as follows:

- a) Subprojects described in this feature class must serve roughly the same region and customers as the overhead conductor Subproject they are replacing. However, some variation in this is permitted. Additionally, the newly installed line is not required to fall entirely within the Project polygon feature.
- b) A new ALIGNMENT\_ID is issued for any change in the location of any endpoints of the Line GIS object, or any change in length.
- c) The abbreviations in the “LINE\_CLASS” variable represent the following: OH-P: Overhead Primary Distribution, OH-S: Overhead Secondary Distribution, UG-P: Underground Primary Distribution, UG-S: Underground Secondary Distribution.

### C.4.6 Post-mitigation Assets (Point Feature Class)

The Large Electrical Corporation must identify new installations of the following assets: capacitor banks, fuses, switches/reclosers, transformers, and support structures .

Table C.20. Post-mitigation Assets GIS Data

Field Name	Field Description
<b>utility_name</b>	<p>Large Electrical Corporation abbreviation. Acceptable values are the following:</p> <ul style="list-style-type: none"> <li>• PG&amp;E</li> <li>• SDG&amp;E</li> <li>• SCE</li> </ul> <p>This field is required.</p>
<b>subproject_id</b>	<p>Unique ID of the portion of overhead line to be mitigated in working on this Subproject. Must be a unique value that identifies this portion of the circuit and a traceable stable ID within the electrical corporation’s operations/processes. This field must also match the ID used in the Subproject Table. This field is required.</p>
<b>historical_alignment_id</b>	<p>Integer representing the versioning of this Subproject. If the length or endpoints of this Subproject change in future Progress Reports, a new historical_alignment_id will be used. After construction, this reflects the post-construction assets that have been moved or installed. This field is required.</p>
<b>project_id</b>	<p>A unique value identifying the project. Must match ID used in Project Table. This field is required.</p>
<b>plan_id</b>	<p>Unique value identifying the plan. Must match ID in plan. This field is required.</p>
<b>portfolio_id</b>	<p>Unique value identifying the portfolio. Must match Portfolio Table. This field is required.</p>
<b>circuit_id</b>	<p>Unique ID for the specific Circuit on which this Project was defined. Primary Key for the feature class if the electrical corporation does not uniquely identify segments with persistent IDs. This field is required.</p>
<b>circuit_segment_id</b>	<p>Unique ID for the specific Circuit Segment on which the Project was defined. This field is required.</p>
<b>asset_type</b>	<p>Type of asset represented. Acceptable values:</p>

Field Name	Field Description
	<ul style="list-style-type: none"> <li>• Capacitor bank</li> <li>• Fuse</li> <li>• Switchgear</li> <li>• Transformer</li> <li>• Support Structure</li> </ul> <p>This field is required.</p>

Additional requirements for the Post-mitigation Assets feature class are as follows:

- a) Changes to the ALIGNMENT\_ID are determined by C.4.5, the current submission must match the ALIGNMENT\_ID for each Subproject to the values in that table.

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