				very Response		ww.pge.com/en_US/safety/er	nergency-prepared	ness/natural-		dfires/wildfire			overy-data-request	s.page	
Count	Party Name	Data Set	Data Request	Question No.	Question ID	Question Text	Requestor	Date Rec'd	Final Due Date	Date Sent	Number of Atchs	NDA Required	WMP Section	Category	Subcategory
1	CalPA	Set WMP-12	CalAdvocates- PGE- 2022WMP-12	1	CalAdvocat es-PGE- 2022WMP- 12_1	In response to Data Request CalAdvocates-PGE-2022WMP- 03, Question 5, PG&E stated with regard to detailed ground	Holly Wehrman Carolyn Chen Layla Labagh	3/3/2022	3/8/2022	3/8/2022	0		7.3.4.2	Asset Management and Inspections	Detailed Inspections of Transmission electric lines and equipment
2	CalPA	Set WMP-12	CalAdvocates- PGE- 2022WMP-12	2	CalAdvocat es-PGE- 2022WMP- 12_2	In response to Data Request CalAdvocates-PGE-2022WMP- 03, Questions 9-11, PG&E responded that "PG&E's search of LC tags For desktop Quality Control	Holly Wehrman Carolyn Chen Layla Labagh	3/3/2022	3/8/2022	3/8/2022	1		7.3.4.14	Asset Management and Inspections	Quality assurance / quality control of inspections
3	CalPA	Set WMP-12	CalAdvocates- PGE- 2022WMP-12	3	CalAdvocat es-PGE- 2022WMP- 12_3	reviews of transmission drone inspections, please provide the same data as requested in Question 2.	Holly Wehrman Carolyn Chen Layla Labagh	3/3/2022	3/8/2022	3/8/2022	0		7.3.4.14	Asset Management and Inspections	Quality assurance / quality control of inspections
4	CalPA	Set WMP-12	CalAdvocates- PGE- 2022WMP-12	4	CalAdvocat es-PGE- 2022WMP- 12_4	For desktop Quality Control reviews of transmission detailed ground inspections, please provide the same data as requested in Question 2.	Holly Wehrman Carolyn Chen Layla Labagh	3/3/2022	3/8/2022	3/8/2022	0		7.3.4.14	Asset Management and Inspections	Quality assurance / quality control of inspections
5	CalPA	Set WMP-12	CalAdvocates- PGE- 2022WMP-12	5	CalAdvocat es-PGE- 2022WMP- 12_5	For field Quality Control reviews of transmission climbing inspections, please provide the same data as requested in Question 2.	Holly Wehrman Carolyn Chen Layla Labagh	3/3/2022	3/8/2022	3/8/2022	0		7.3.4.14	Asset Management and Inspections	Quality assurance / quality control of inspections
6	CalPA	Set WMP-12	CalAdvocates- PGE- 2022WMP-12	6	CalAdvocat es-PGE- 2022WMP- 12 6	For field Quality Control reviews of transmission drone inspections, please provide the	Holly Wehrman Carolyn Chen Layla Labagh	3/3/2022	3/8/2022	3/8/2022	0		7.3.4.14	Asset Management and Inspections	Quality assurance / quality control of inspections
7	CalPA	Set WMP-12	CalAdvocates- PGE- 2022WMP-12	7	CalAdvocat es-PGE- 2022WMP- 12_7	For field Quality Control reviews of transmission detailed ground inspections, please provide the same data as requested in	Holly Wehrman Carolyn Chen Layla Labagh	3/3/2022	3/8/2022	3/8/2022	0		7.3.4.14	Asset Management and Inspections	Quality assurance / quality control of inspections
8	CalPA	Set WMP-12	CalAdvocates- PGE- 2022WMP-12	8	CalAdvocat es-PGE- 2022WMP- 12_8	In response to Data Request CalAdvocates-PGE-2022WMP- 08, Question 4, PG&E stated that PG&E System Inspection Quality Control found through Desktop Reviews that 60% of	Holly Wehrman Carolyn Chen Layla Labagh	3/3/2022	3/8/2022	3/8/2022	0		7.3.4.14	Asset Management and Inspections	Quality assurance / quality control of inspections
9	CalPA	Set WMP-12	CalAdvocates- PGE- 2022WMP-12	9	CalAdvocat es-PGE- 2022WMP- 12_9	For Desktop Quality Control reviews of detailed distribution inspections, please provide the same data as requested in Question 2.	Holly Wehrman Carolyn Chen Layla Labagh	3/3/2022	3/8/2022	3/8/2022	0		7.3.4.14	Asset Management and Inspections	Quality assurance / quality control of inspections
10	CalPA	Set WMP-12	CalAdvocates- PGE- 2022WMP-12	10	CalAdvocat es-PGE- 2022WMP- 12_10	For Field Quality Control reviews of detailed distribution inspections, please provide the same data as requested in Question 2.	Holly Wehrman Carolyn Chen Layla Labagh	3/3/2022	3/8/2022	3/8/2022	0		7.3.4.14	Asset Management and Inspections	Quality assurance / quality control of inspections
11	CalPA	Set WMP-12	CalAdvocates- PGE- 2022WMP-12	11	CalAdvocat es-PGE- 2022WMP- 12_11	In response to Data Request CalAdvocates-PGE-2022WMP- 04, Question 2, PG&E stated that "The requested information is provided in PG&E's 2022 WMP	Holly Wehrman Carolyn Chen Layla Labagh	3/3/2022	3/8/2022	3/8/2022	0		7.1.F	Wildfire Mitigation Strategy	Wildfire Risk Data
12	CalPA	Set WMP-12	CalAdvocates- PGE- 2022WMP-12	12	CalAdvocat es-PGE- 2022WMP- 12_12	The file "WMP_section_71F.gdb" submitted with PG&E's 2022 WMP contains a layer titled "WMP_section_71F	Holly Wehrman Carolyn Chen Layla Labagh	3/3/2022	3/8/2022	3/8/2022	1		7.1.F	Wildfire Mitigation Strategy	Wildfire Risk Data
13	CalPA	Set WMP-12	CalAdvocates- PGE- 2022WMP-12	13	CalAdvocat es-PGE- 2022WMP- 12_13	In response to Data Request CalAdvocates-PGE-2022WMP- 04, Question 10, PG&E stated, "At this time, the program cannot forecast with accuracy the split	Holly Wehrman Carolyn Chen Layla Labagh	3/3/2022	3/8/2022	3/8/2022	0		7.3.3.17.1	Grid Design and System Hardening	Updates to grid topology to minimize risk of ignition in HFTDs, System Hardening, Distribution
14	CalPA	Set WMP-12	CalAdvocates- PGE- 2022WMP-12	14	CalAdvocat es-PGE- 2022WMP- 12_14	In response to Data Request CalAdvocates-PGE-2022WMP- 08, Question 7, PG&E stated, "We did not change the priority of the	Holly Wehrman Carolyn Chen Layla Labagh	3/3/2022	3/8/2022	3/8/2022	0		7.3.3.12.4	Grid Design and System Hardening	Other corrective action, Maintenance, Distribution
15	CalPA	Set WMP-13	CalAdvocates- PGE- 2022WMP-13	1	CalAdvocat es-PGE- 2022WMP- 13_1	corrective notification during the PG&E's 2021 Q4 Quarterly Initiative Update states the following regarding 2021 WMP Initiative 7.3.3.17.4 Updates to grid topology to minimize risk of ionition in HFTDs. Raoid Earth	Miles Gordon Holly Wehrman Carolyn Chen Layla Labagh	3/4/2022	3/9/2022	3/9/2022	1		7.3.3.17.4	Grid Design and System Hardening	Rapid Earth Current Fault Limiter
16	CalPA	Set WMP-13	CalAdvocates- PGE- 2022WMP-13	2	CalAdvocat es-PGE- 2022WMP- 13_2	a) What is the status of PG&E's REFCL program as of the issuance date of this DR? b) Does PG&E plan to continue the REFCL program?	Miles Gordon Holly Wehrman Carolyn Chen Layla Labagh	3/4/2022	3/9/2022	3/9/2022	0		7.3.3.17.4	Grid Design and System Hardening	Rapid Earth Current Fault Limiter
17	CalPA	Set WMP-13	CalAdvocates- PGE- 2022WMP-13	3	CalAdvocat es-PGE- 2022WMP- 13_3	c) if the answer to subpart (b) PG&E's 2022 WMP states: While we have not set specific targets for this Initiative and will not provide ongoing reporting each quarter on it, we are still doing the work as part of our	Miles Gordon Holly Wehrman Carolyn Chen Layla Labagh	3/4/2022	3/9/2022	3/9/2022	0		7.3.3.17.4	Grid Design and System Hardening	Rapid Earth Current Fault Limiter
18	CalPA	Set WMP-13	CalAdvocates- PGE- 2022WMP-13	4	CalAdvocat es-PGE- 2022WMP- 13_4	PG&E's 2022 WMP states: The Calistoga REFCL pilot project finished construction in 2020. In 2021, PG&E	Miles Gordon Holly Wehrman Carolyn Chen Layla Labagh	3/4/2022	3/9/2022	3/9/2022	0		7.3.3.17.4	Grid Design and System Hardening	Rapid Earth Current Fault Limiter
19	CalPA	Set WMP-13	CalAdvocates- PGE- 2022WMP-13	5	CalAdvocat es-PGE- 2022WMP- 13_5	attempted to commission and PG&E's 2022 WMP states: After the initial positive tests, the Calistoga REFCL pilot demonstration was stalled due to the failure of the substation	Miles Gordon Holly Wehrman Carolyn Chen Layla Labagh	3/4/2022	3/9/2022	3/9/2022	0		7.3.3.17.4	Grid Design and System Hardening	Rapid Earth Current Fault Limiter
20	CalPA	Set WMP-13	CalAdvocates- PGE- 2022WMP-13	6	CalAdvocat es-PGE- 2022WMP- 13_6	a) How effective is REFCL compared to covered conductor installation in reducing wildfire risks?     b) Please provide any available	Miles Gordon Holly Wehrman Carolyn Chen Layla Labagh	3/4/2022	3/9/2022	3/9/2022	0		7.3.3.17.4	Grid Design and System Hardening	Rapid Earth Current Fault Limiter
21	CalPA	Set WMP-13	CalAdvocates- PGE- 2022WMP-13	7	CalAdvocat es-PGE- 2022WMP- 13_7	PG&E's 2022 WMP states: REFCL technology could not be fully evaluated beyond the initial testing because of the equipment failure and supply	Miles Gordon Holly Wehrman Carolyn Chen Layla Labagh	3/4/2022	3/9/2022	3/9/2022	0		7.3.3.17.4	Grid Design and System Hardening	Rapid Earth Current Fault Limiter
22	CalPA	Set WMP-13	CalAdvocates- PGE- 2022WMP-13	8	CalAdvocat es-PGE- 2022WMP- 13_8	PG&E's 2022 WMP provides the following for "Lessons Learned" from the REFCL initiative in 2021: • PG&E should use gang	Miles Gordon Holly Wehrman Carolyn Chen Layla Labagh	3/4/2022	3/9/2022	3/9/2022	0		7.3.3.17.4	Grid Design and System Hardening	Rapid Earth Current Fault Limiter
23	CalPA	Set WMP-13	CalAdvocates- PGE- 2022WMP-13	9	CalAdvocat es-PGE- 2022WMP- 13_9	PG&E's Test Year 2023 General Rate Case Testimony, Exhibit PG&E-4, states the following regarding the REFCL program:	Miles Gordon Holly Wehrman Carolyn Chen Layla Labagh	3/4/2022	3/9/2022	3/9/2022	0		7.3.3.17.4	Grid Design and System Hardening	Rapid Earth Current Fault Limiter

24	CalPA	Set WMP-13	CalAdvocates- PGE- 2022WMP-13	10	CalAdvocat es-PGE- 2022WMP- 13_10	Regarding these two 2022 WMP Initiatives: • 7.3.3.17.4 – Updates to grid topology to minimize risk of ignition in HFTDs, Rapid Earth	Miles Gordon Holly Wehrman Carolyn Chen Layla Labagh	3/4/2022	3/9/2022	3/9/2022	0	7.3.3.17.4	Grid Design and System Hardening	Rapid Earth Current Fault Limiter
25	CalPA	Set WMP-13	CalAdvocates- PGE- 2022WMP-13	11	CalAdvocat es-PGE- 2022WMP- 13_11	In its 2022 WMP and supporting attachments, PG&E does not appear to provide a Risk Spend Efficiency (RSE) score for 2022 WMP Initiative	Miles Gordon Holly Wehrman Carolyn Chen Layla Labagh	3/4/2022	3/9/2022	3/9/2022	1	7.3.3.17.4	Grid Design and System Hardening	Rapid Earth Current Fault Limiter
26	OEIS	Set 003	OEIS-PG&E- 22-003	1	OEIS-PG&E 22-003_1	Considering Maturity Model Survey question E.IV.h, how would PG&E answer this modified version? Does the utility work with landowners to	Kevin Miller	3/4/2022	3/10/2022	3/10/2022	0	7.3.5	Vegetation Management (VM) and Inspections	Vegetation grow-in mitigation
27	OEIS	Set 003	OEIS-PG&E- 22-003	2	OEIS-PG&E 22-003_2	modified version? Does the utility work with landowners to	Kevin Miller	3/4/2022	3/10/2022	3/10/2022	0	7.3.5	Vegetation Management (VM) and Inspections	Vegetation fall-in mitigation
28	OEIS	Set 003	OEIS-PG&E- 22-003	3	OEIS-PG&E 22-003_3	provide a use(s) for vegetation. From the Maturity Survey, in Category E (Vegetation Management) it is apparent that PG&E is building a granular, frequently updated inventory (cpabality 21) and moving towards using "predictive	Kevin Miller	3/4/2022	3/10/2022	3/10/2022	0	7.3.5	Vegetation Management (VM) and Inspections	Vegetation inspection effectiveness
29	OEIS	Set 003	OEIS-PG&E- 22-003	4	OEIS-PG&E 22-003_4	Concerning Maturity Survey question E.IV.c., why is PG&E not using ignition and propagation risk modeling to guide clearances around lines and equipment? a)How does and will PG&E's ignition and propagation risk modeling guide clearances? b)When?	Kevin Miller	3/4/2022	3/10/2022	3/10/2022	0	7.3.5	Vegetation Management (VM) and Inspections	Vegetation grow-in mitigation
30	OEIS	Set 003	OEIS-PG&E-22-003	5	OEIS-PG&E 22-003_5	in data request UEIS-PG&E-22  002. Energy Safety asked  PG&E to answer 41 2022  Maturity Survey questions it said thenchmarked through consultation with other utilities in 2022 by the same standard of interpretation it used to answer the same 41 questions in 2021 and 2020. In its response, PG&E indicated that "We cannot, however, go back in time to determine how we would have answered the same question in 2020 or 2021 in light of changes that have occurred since that time."  Energy Safety and that other progression of PG&E and that defend that the changes in the same question in 2021 and that other factors have changed, however Energy Safety is 2021 as 2021 or 2020, and that other factors have changed, however these questions in the same way in 2021 as they GME and 2020 in order to understand the true progression of PG&E smutrity not attributed to tree interpretation of questions. Prior to benchmarking its 2022	Kevin Miller	3/4/2022	3/10/2022	3/10/2022	0	N/A	Miscellaneous	Maturity Survey
31	CalPA	Set WMP-14	CalAdvocates- PGE- 2022WMP-14	1	CalAdvocat es-PGE- 2022WMP- 14_1	On Pg. 438 of PG&E 32022 WMP, table 7.3.3-1 highlights the average time it takes PG&E to complete a system hardening	Dillon Copa Holly Wehrman Carolyn Chen Layla Labagh	3/10/2022	3/15/2022	3/15/2022	0	7.3.3.3	Grid Design and System Hardening	Covered Conductor Installation
32	CalPA	Set WMP-14	CalAdvocates- PGE- 2022WMP-14	2	CalAdvocat es-PGE- 2022WMP- 14_2	Pgi:qsJ/br/ycor2c/22°vnilns Update states, "The table represents base overhead System Hardening projects Ui Pg: ##Z Ui PGSE's ZUZ2	Dillon Copa Holly Wehrman Carolyn Chen Layla Labagh	3/10/2022	3/15/2022	3/15/2022	0	7.3.3.3	Grid Design and System Hardening	Covered Conductor Installation
33	CalPA	Set WMP-14	CalAdvocates- PGE- 2022WMP-14	3	CalAdvocat es-PGE- 2022WMP- 14_3	WMP, PG&E states, "In 2021, PG&E identified and completed repairs or replacements of conregimate by 19346's 2022	Dillon Copa Holly Wehrman Carolyn Chen Layla Labagh	3/10/2022	3/15/2022	3/15/2022	1	7.3.3.5	Grid Design and System Hardening	Crossarm Maintenance, Repair and Replacement
34	CalPA	Set WMP-14	CalAdvocates- PGE- 2022WMP-14	4	CalAdvocat es-PGE- 2022WMP- 14_4	WMP, PGE&E states, "In 2021, PG&E replaced 16,359 poles and reinforced 3,012 poles." a)Please provide a .gdb	Dillon Copa Holly Wehrman Carolyn Chen Layla Labagh	3/10/2022	3/15/2022	3/15/2022	1	7.3.3.6	Grid Design and System Hardening	Distribution Pole Replacement
35	CalPA	Set WMP-14	CalAdvocates- PGE- 2022WMP-14	5	CalAdvocat es-PGE- 2022WMP- 14_5	WMP, PG&E states, "Recently, moisture intrusion issues have been identified in some of the "Viper" branded reclosers that	Dillon Copa Holly Wehrman Carolyn Chen Layla Labagh	3/10/2022	3/15/2022	3/15/2022	0	7.3.3.8.1	Grid Design and System Hardening	Distribution Line Sectionalizing
36	CalPA	Set WMP-14	CalAdvocates- PGE- 2022WMP-14	6	CalAdvocat es-PGE- 2022WMP- 14_6	have been installed on the Un PG. 452 of PG&E's 2022 WMP, PGE&E states, "We achieved our 2021 target to install 29 switches by September 1, 2021, in addition	Dillon Copa Holly Wehrman Carolyn Chen Layla Labagh	3/10/2022	3/15/2022	3/15/2022	2	7.3.3.8.2	Grid Design and System Hardening	Transmission Line Sectionalizing
37	CalPA	Set WMP-14	CalAdvocates- PGE- 2022WMP-14	7	CalAdvocat es-PGE- 2022WMP- 14_7	the weather conditions in 2021, none of the substations where generation was staged were	Dillon Copa Holly Wehrman Carolyn Chen Layla Labagh	3/10/2022	3/15/2022	3/15/2022	0	7.3.3.11.1	Grid Design and System Hardening	Generation for PSPS Migitation
38	CalPA	Set WMP-14	CalAdvocates- PGE- 2022WMP-14	8	CalAdvocat es-PGE- 2022WMP- 14_8	Ulling! is the "PG&BESO_ZZ WMP, PG&E states, "PG&E switched vendors for this work in 2021. Contracts took longer than expected and the new vendor had to complete an	Dillon Copa Holly Wehrman Carolyn Chen Layla Labagh	3/10/2022	3/15/2022	3/15/2022	2	7.3.3.13	Grid Design and System Hardening	Pole Loading Infrastructure Hardening and Replacement
39	CalPA	Set WMP-14	CalAdvocates- PGE- 2022WMP-14	9	CalAdvocat es-PGE- 2022WMP- 14_9	WMP, PG&E states that it will complete 32 circuit-miles of transmission system hardening in 2022.  a)Please disaggregate these	Dillon Copa Holly Wehrman Carolyn Chen Layla Labagh	3/10/2022	3/15/2022	3/15/2022	0	7.3.3.17.2	Grid Design and System Hardening	System Hardening - Transmission
40	CalPA	Set WMP-14	CalAdvocates- PGE- 2022WMP-14	10	CalAdvocat es-PGE- 2022WMP- 14_10	WMP regarding Remote Grid Standalone Power Systems (SPS), PG&E states, "The program expects to grow from 1 SPS unit deployed in 2021 to	Dillon Copa Holly Wehrman Carolyn Chen Layla Labagh	3/10/2022	3/15/2022	3/15/2022	0	7.3.3.17.5	Grid Design and System Hardening	Remote Grid

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41	CalPA	Set WMP-14	CalAdvocates- PGE- 2022WMP-14	11	CalAdvocat es-PGE- 2022WMP- 14_11	WMP, PG&E uses three different terms, "trench miles" "circuit miles" and "underground miles". a)Please define each of these	Dillon Copa Holly Wehrman Carolyn Chen Layla Labagh	3/10/2022	3/15/2022	3/15/2022	0	7.3.3.17.6	Grid Design and System Hardening	Butte County Rebuild Program
42	CalPA	Set WMP-14	CalAdvocates- PGE- 2022WMP-14	12	CalAdvocat es-PGE- 2022WMP- 14_12	WMP, PG&E says, "This figure does not include a small volume (approximately 1.4 circuit miles) of previously hardened overhead lines that were placed	Dillon Copa Holly Wehrman Carolyn Chen Layla Labagh	3/10/2022	3/15/2022	3/15/2022	0	7.3.3.17.6	Grid Design and System Hardening	Butte County Rebuild Program
43	CalPA	Set WMP-14	CalAdvocates- PGE- 2022WMP-14	13	CalAdvocat es-PGE- 2022WMP- 14_13	CalAdvocates-PGE-2022WMP- 11, Question 3, PG&E provided its 2021 system hardening workplan, updated with the actual work performed in 2021.	Dillon Copa Holly Wehrman Carolyn Chen Layla Labagh	3/10/2022	3/15/2022	3/15/2022	1	7.3.3.17	Grid Design and System Hardening	System Hardening
44	CalPA	Set WMP-15	CalAdvocates- PGE- 2022WMP-15	1	CalAdvocat es-PGE- 2022WMP- 15_1	PG&E's responses to Data Request CalAdvocates-PGE- 2022WMP-10, Questions 1-3, are summarized in the following	Holly Wehrman Carolyn Chen Layla Labagh	3/11/2022	3/16/2022	3/16/2022	0	7.3.3	Grid Design and System Hardening	Tree Attachments
45	CalPA	Set WMP-15	CalAdvocates- PGE- 2022WMP-15	2	CalAdvocat es-PGE- 2022WMP- 15_2	a) Does PG&E consider tree	Holly Wehrman Carolyn Chen Layla Labagh	3/11/2022	3/16/2022	3/16/2022	0	7.3.3	Grid Design and System Hardening	Tree Attachments
46	CalPA	Set WMP-15	CalAdvocates- PGE- 2022WMP-15	3	CalAdvocat es-PGE- 2022WMP- 15.3	In response to Data Request CalAdvocates-PGE-2022WMP- 10, Question 9, PG&E provided its Quality Reviews of the in response to Data Request	Holly Wehrman Carolyn Chen Layla Labagh	3/11/2022	3/16/2022	3/16/2022	0	7.3.4.14	Asset Management and Inspections	Quality Assurance/Quality Control of Inspections
47	CalPA	Set WMP-15	CalAdvocates- PGE- 2022WMP-15	4	CalAdvocat es-PGE- 2022WMP- 15_4	CalAdvocates-PGE-2022WMP- 10, Question 9, PG&E provided its Quality Reviews of the	Holly Wehrman Carolyn Chen Layla Labagh	3/11/2022	3/16/2022	3/16/2022	0	7.3.4.14	Asset Management and Inspections	Quality Assurance/Quality Control of Inspections
48	CalPA	Set WMP-15	CalAdvocates- PGE- 2022WMP-15	5	CalAdvocat es-PGE- 2022WMP- 15_5	Page 12 SCFPGSE stantillar in WMP states the following: Finally, it is important to note that in this 2022 WMP, the	Holly Wehrman Carolyn Chen Layla Labagh	3/11/2022	3/16/2022	3/16/2022	0	4.5	Model and Metric Calculation Methodologies	Wildfire Distribution Risk Model
49	CalPA	Set WMP-15	CalAdvocates- PGE- 2022WMP-15	6	CalAdvocat es-PGE- 2022WMP- 15.6	In response to Data Request CalAdvocates-PGE-2022WMP- 04, Question 8, PG&E provided its distribution system	Holly Wehrman Carolyn Chen Layla Labagh	3/11/2022	3/16/2022	3/16/2022	0	7.3.3.17.1	Grid Design and System Hardening	System Hardening - Distribution
50	CalPA	Set WMP-15	CalAdvocates- PGE- 2022WMP-15	7	CalAdvocat es-PGE- 2022WMP- 15_7	WMP states the following: To avoid exposing the model to misleading data, the training	Holly Wehrman Carolyn Chen Layla Labagh	3/11/2022	3/16/2022	3/16/2022	0	4.5	Model and Metric Calculation Methodologies	Wildfire Distribution Risk Model
51	CalPA	Set WMP-15	CalAdvocates- PGE- 2022WMP-15	8	CalAdvocat es-PGE- 2022WMP- 15 8	Page 145 of PG&E's 2022 WMP states, "As of the state of the 2022 WMP submission, E3's review of 2022 WDRM v3	Holly Wehrman Carolyn Chen Layla Labagh	3/11/2022	3/16/2022	3/16/2022	0	4.5	Model and Metric Calculation Methodologies	Wildfire Distribution Risk Model
52	CalPA	Set WMP-15	CalAdvocates- PGE- 2022WMP-15	9	CalAdvocat es-PGE- 2022WMP- 15.9	and WEC Model has not been In response to remedy PG&E- 21-13 on page 216 of PG&E's 2022 WMP, PG&E refers to the Progress Report it filed on	Holly Wehrman Carolyn Chen Layla Labagh	3/11/2022	3/16/2022	3/16/2022	0	4.6	Progress Reporting on Key Areas of Improvement	Progress on Twenty- Nine Remedies
53	CalPA	Set WMP-15	CalAdvocates- PGE- 2022WMP-15	10	CalAdvocat es-PGE- 2022WMP- 15_10	WMP states, "In 2021, PG&E implemented a program to proactively reduce the backlog	Holly Wehrman Carolyn Chen Layla Labagh	3/11/2022	3/16/2022	3/16/2022	0	7.1.B	Wildfire Mitigation Strategy	Risk Modeling Outcomes in Decision-Making and Mitigations
54	CalPA	Set WMP-15	CalAdvocates- PGE- 2022WMP-15	11	CalAdvocat es-PGE- 2022WMP- 15_11	request CalAdvocates-PGE- 2022WMP-09, Question 1, shows three open Priority A	Holly Wehrman Carolyn Chen Layla Labagh	3/11/2022	3/16/2022	3/16/2022	0	7.3.4	Asset Management and Inspections	Additional Detail - Distribution
55	CalPA	Set WMP-15	CalAdvocates- PGE- 2022WMP-15	12	CalAdvocat es-PGE- 2022WMP- 15_12	PG&E's response to data request CalAdvocates-PGE- 2022WMP-09, Question 1, shows 785 open Priority B	Holly Wehrman Carolyn Chen Layla Labagh	3/11/2022	3/18/2022			7.3.4	Asset Management and Inspections	Additional Detail - Distribution
56	CalPA	Set WMP-15	CalAdvocates- PGE- 2022WMP-15	13	CalAdvocat es-PGE- 2022WMP- 15_13	request CalAdvocates-PGE- 2022WMP-09, Question 1, shows 111,502 open corrective	Holly Wehrman Carolyn Chen Layla Labagh	3/11/2022	3/18/2022			7.3.4	Asset Management and Inspections	Additional Detail - Distribution
57	CalPA	Set WMP-15	CalAdvocates- PGE- 2022WMP-15	14	CalAdvocat es-PGE- 2022WMP- 15_14	Regarding PG&E's response to data request CalAdvocates- PGE-2022W MP-09: a) Does PG&E regularly	Holly Wehrman Carolyn Chen Layla Labagh	3/11/2022	3/16/2022	3/16/2022	0	7.3.4	Asset Management and Inspections	Additional Detail
58	CalPA	Set WMP-15	CalAdvocates- PGE- 2022WMP-15	15	CalAdvocat es-PGE- 2022WMP- 15_15	included in 2022-02- 25_PGE_2022_WMP- Update_R0_Section 7.3.a_Atch01.xlsx do not appear to follow the template	Holly Wehrman Carolyn Chen Layla Labagh	3/11/2022	3/16/2022	3/16/2022	0	7.3.a	Detailed Wildfire Mitigation Initiatives	Financial Data on Mitigation Activities
59	CalPA	Set WMP-15	CalAdvocates- PGE- 2022WMP-15	16	CalAdvocat es-PGE- 2022WMP- 15_16	data tables appears to aggregate routine vegetation management and Enhanced Vegetation Management (EVM) under initiative "7.3.5.2 Detailed	Holly Wehrman Carolyn Chen Layla Labagh	3/11/2022	3/18/2022		0	7.3.5	Vegetation Management (VM) and Inspections	Program Costing
60	OEIS	Set 004	OEIS-PG&E- 22-004	1	OEIS-PG&E 22-004_1	Documentation and User Guide or available technical paper for each of the following from Table 9.5-1 Glossary of Primary Models (p. 1038):	Kevin Miller	3/11/2022	3/16/2022	3/16/2022	2	4.5	Model and Metric Calculation Methodologies	Fire Potential Index (FPI) Model / PSPS Consequence Model
61	OEIS	Set 004	OEIS-PG&E- 22-004	2	OEIS-PG&E 22-004_2	tables. Underground circuit miles were obtained from the	Kevin Miller	3/11/2022	3/16/2022	3/16/2022	1	7.3.a	Detailed Wildfire Mitigation Initiatives	Financial Data on Mitigation Activities
62	OEIS	Set 004	OEIS-PG&E- 22-004	3	OEIS-PG&E 22-004_3	a) Section 7.3.2 of the 2022 Guidelines requires the	Kevin Miller	3/11/2022	3/16/2022	3/16/2022	0	7.3.1	Risk Assessment and Mapping	Climate Trends
63	OEIS	Set 004	OEIS-PG&E- 22-004	4	OEIS-PG&E 22-004_4	a) Include page numbers in the 2022, 2021, or 2020 WMP for	Kevin Miller	3/11/2022	3/16/2022	3/16/2022	0	4.2	Lessons Learned and Risk Trends	Wildfire
64	OEIS	Set 004	OEIS-PG&E- 22-004	5 (incorrectly marked as 4)	OEIS-PG&E 22-004_5 (incorrectly marked as 4)	and 91. b) Why is PG&E expecting an	Kevin Miller	3/11/2022	3/17/2022			7.3.a	Detailed Wildfire Mitigation Initiatives	Financial Data on Mitigation Activities
65	OEIS	Set 004	OEIS-PG&E- 22-004	6 (incorrectly marked as 5)	OEIS-PG&E 22-004_6 (incorrectly marked as 5)	Regarde in winer from execute a) Why is PG&E expecting an increase in ignitions for the following from 2022 to 2023?: i) Vegetation contacts ii) Connectors	Kevin Miller	3/11/2022	3/16/2022	3/16/2022	0	7.3.a	Detailed Wildfire Mitigation Initiatives	Financial Data on Mitigation Activities