Count	Party Name	Data Set		Question No.		ses: https://www.pge.com/en_US/safety/emergency-preparedness/r Question Text	Requestor	Date Rec'd	Final Due	Date Sent	Number	WMP Section	Category	Subcategory
1	CalPA	Set WMP-12	CalAdvocates-PGE- 2022WMP-12	1	CalAdvocate s-PGE- 2022WMP- 12_1	In response to Data Request CalAdvocates-PGE-2022WMP-03, Question 5, PG&E stated with regard to detailed ground inspections of transmission towers, "The average number of inspections completed per day in 2021 was 10.9 for contractors, and 7.6 for internal PG&E inspectors."	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 Inspectior of Transmission electric lines and equipment
2	CalPA	Set WMP-12	CalAdvocates-PGE- 2022WMP-12	2	CalAdvocate s-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 issued as a result of both desktop and field Quality Control reviews did not identify any Priority A or Priority B LC tags issued" for climbing, drone, or detailed ground inspections of transmission structures.	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	CalAdvocate s-PGE- 2022WMP- 12_3	For desktop Quality Control 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	CalAdvocate s-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	CalAdvocate s-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	CalAdvocate s-PGE- 2022WMP- 12_6	For field Quality Control 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
7	CalPA	Set WMP-12	CalAdvocates-PGE- 2022WMP-12	7	CalAdvocate s-PGE- 2022WMP- 12_7	For field 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
8	CalPA	Set WMP-12	CalAdvocates-PGE- 2022WMP-12	8	CalAdvocate s-PGE- 2022WMP- 12_8	In response to Data Request CalAdvocates-PGE-2022WMP-08, G3Question 4, PG&E stated that PG&E System Inspection Quality Control found through Desktop Reviews that 60% of inspections had no mistakes and 13% of inspections resulted in a "Failed Review." Through Field Reviews, Quality Control found that 45% of inspections had	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	CalAdvocate s-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	CalAdvocate s-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	CalAdvocate s-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 in Section 7.1.F. PG&E is providing attachment "WMP- Discovery2022_DR_CalAdvocates_004-Q02Atch01.zip" which has been prepared with the same information in the requested shapefile format." Cal	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		The file "WMP_section_71F.gdb" submitted with PG&E's 2022 WMP contains a layer titled "WMP_section_71F Distribution_Wildfire_Risk." This layer has the following attributes: OBJECTID mean_mavf_core_risk	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	CalAdvocate s-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 of the 2022 budget forecast into Covered Conductor, Underground, and Line Removal." a) Please explain how PG&E developed the forecast total expenditure of	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
14	CalPA	Set WMP-12	CalAdvocates-PGE- 2022WMP-12	14	CalAdvocate s-PGE- 2022WMP- 12_14	In response to Data Request CalAdvocates-PGE-2022WMP-08, Question	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	s-PGE-	PG&E'S 2021 Q4 Quarterly Initiative Opdate states the following regarding 2021 WMP Initiative 7.3.3.17.4 Updates to grid topology to minimize risk of ignition in HFTDs, Rapid Earth Current Fault Limiter: The current REFCL pilot project at Calistoga experienced unsuccessful technology integration and implementation to date. We have encountered	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 Curre Fault Limiter
16	CalPA	Set WMP-13	CalAdvocates-PGE- 2022WMP-13	2	CalAdvocate s-PGE- 2022WMP- 13_2	b) Does PG&E plan to continue the REFCL program?c) If the answer to subpart (b) is "yes", please describe PG&E's current plans (with specific project timelines and milestones) for the REFCL	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 Curre Fault Limiter
17	CalPA	Set WMP-13	CalAdvocates-PGE- 2022WMP-13	3	s-PGE-	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 overall plan. We do not currently plan to install any additional REFCL systems at this time. PG&E plans to repair and rebuild the REFCL	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 Curre Fault Limiter
18	CalPA	Set WMP-13	CalAdvocates-PGE- 2022WMP-13	4	s-PGE-	ipstallation at Calistons to complete additional pilot evaluation. If the PG&E's 2022 WHP states: The Calistoga REFCL pilot project finished construction in 2020. In 2021, PG&E attempted to commission and test the REFCL technology in Calistoga. PG&E completed an elevated voltage stress test and one field ground fault test which demonstrated that REFCL technology can be	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 Curre Fault Limiter
19	CalPA	Set WMP-13	CalAdvocates-PGE- 2022WMP-13	5	s-PGE-	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 REFCL equipment. In addition, PG&E had difficulty obtaining replacement equipment from various overseas suppliers due to supply chain issues and the ongoing COVID-19	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 Curre Fault Limiter
20	CalPA	Set WMP-13	CalAdvocates-PGE- 2022WMP-13	6	s-PGE-	 a) How effective is REFCL compared to covered conductor installation in reducing wildfire risks? b) Please provide any available supporting documentation regarding your response to subpart (a) above. c) How effective is REFCL compared to undergrounding in reducing wildfire 	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 Curre Fault Limiter
21	CalPA	Set WMP-13	CalAdvocates-PGE- 2022WMP-13	7	s-PGE-	PG&E's 2022 WMP states: REFCL technology could not be fully evaluated beyond the initial testing because of the equipment failure and supply chain issues. As a result, PG&E is looking to further study REFCL capabilities after obtaining replacement supplies and making repairs and modifications at the	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 Curre Fault Limiter
22	CalPA	Set WMP-13	CalAdvocates-PGE- 2022WMP-13	8	s-PGE-	PG&ES2022 WMP provides the following for "Lessons Learned" from the REFCL initiative in 2021: • PG&E should use gang operated switchgear and protective devices instead of single pole operated devices for REFCL installations. • PG&E should consider the use of domestically available equipment for	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 Curre Fault Limiter
23	CalPA	Set WMP-13	CalAdvocates-PGE- 2022WMP-13	9	s-PGE-	PG&E STEEL view 2023 General Kate Case Test/Mony, EXhibit PG&E-4, states the following regarding the REFCL program: Based on our initial testing and the successful implementation in Australia, PG&E has developed a short-term strategy to install REFCLs in HFTD areas. PG&E forecasts deploying REFCLs at an additional two substations	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 Curre Fault Limiter
24	CalPA	Set WMP-13	CalAdvocates-PGE- 2022WMP-13	10	s-PGE-	 Regarding these two 2022 WWIP initiatives: 7.3.3.17.4 – Updates to grid topology to minimize risk of ignition in HFTDs, Rapid Earth Current Fault Limiter11 7.3.6.8 – Protective Equipment and Device Settings" 12 Please explain: 	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 Curre Fault Limiter
25	CalPA	Set WMP-13	CalAdvocates-PGE- 2022WMP-13	11	s-PGE-	 a) How do these two initiatives differ? in its 2022 WMP and supporting attachments, PG&E does not appear to provide a Risk Spend Efficiency (RSE) score for 2022 WMP Initiative 7.3.3.17.4—Updates to grid topology to minimize risk of ignition in HFTDs, Rapid Earth Current Fault Limiter. a) Please explain why PG&E is not providing RSE information for this 	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 Curre 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 provide a use(s) for vegetation cut on the landowner's property? (Y/N)	Kevin Miller	3/4/2022	3/10/2022	3/10/2022	0	7.3.5	Vegetation Management (VM) and Inspections	Vegetation grow-ii mitigation
27	OEIS	Set 003	OEIS-PG&E-22- 003	2	OEIS-PG&E	provide a use(s) for vegetation cut on the landowner's property? (Y/N)	Kevin Miller	3/4/2022	3/10/2022	3/10/2022	0	7.3.5	Vegetation Management (VM) and Inspections Vegetation	Vegetation fall-in mitigation Vegetation
28	OEIS	Set 003	OEIS-PG&E-22- 003 OEIS-PG&E-22-	3	22-003_3	vegetation growth" to schedule vegetation inspections (E.II.c). However, Concerntillg waturilly sufvey question E.W.c, why the scale tion using of an ignition and propagation risk modeling to guide clearances around lines	Kevin Miller	3/4/2022	3/10/2022	3/10/2022	0	7.3.5	Management (VM) and Inspections Vegetation	vegetation inspection effectiveness Vegetation grow-i
29	OEIS	Set 003	003	4	22-003_4	and equipment? a)How does and will PG&E's ignition and propagation risk modeling fill'idaa'lequescoers-rock-22-002, Energy Salety asked PG&E to answer 41 2022 Maturity Survey questions it said it benchmarked through	Kevin Miller	3/4/2022	3/10/2022	3/10/2022	0	7.3.5	Management (VM) and Inspections	mitigation

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31	CalPA	Set WMP-14	CalAdvocates-PGE- 2022WMP-14	1	CalAdvocate s-PGE- 2022WMP-	On Pg. 436 of PG&E's 2022 WMP, table 7.3.3-1 highlights the average time it takes PG&E to complete a system hardening project that spans 1-2 miles. a)Please provide a list of all types of system hardening projects that are included in this table's data.	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	s-PGE- 2022WMP-	b)Plass or your 2022 With Update states, The table represents base overhead System Hardening projects after scoping is completed. As mentioned above, Fire Rebuild occurs on a faster cycle." Therefore, please disaggregate table 7.3.3-1 into separate data according to the following project types (assuming that projects are comparable in scale):	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	s-PGE- 2022WMP-	On Pg. 442 of PG&E's 2022 WMP, PG&E states, "In 2021, PG&E identified and completed repairs or replacements of approximately 10,946 deteriorated crossarms." a)Please provide a .gdb spatial file showing where PG&E completed repairs of the deteriorated crossarms noted above.	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	s-PGE- 2022WMP-	bPlaced 16,359 poles and reinforced 3,012 poles." a)Please provide a .gdb spatial file showing where PG&E replaced poles. b)Please provide a .gdb spatial file showing where PG&E reinforced poles.	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	s-PGE- 2022WMP-	On Pg. 451 of PG&E's 2022 WMP, PG&E states, "Recently, moisture intrusion issues have been identified in some of the "Viper" branded reclosers that have been installed on the PG&E system. After significant rains in the fall of 2021, this issue, which impacts the functionality but not the safety of these devices, was identified in several locations."	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	s-PGE- 2022WMP- 14_6	<u>On Pg. 452 of PG&E S 2022 Whitp, PGE&E States, we achieved our</u> 2021 target to install 29 switches by September 1, 2021. In addition, we installed 12 T-Line SCADA switches benefitting PSPS operations after September 1, 2021, for a 2021 total of 41." a)Please provide GIS point location data (in .gdb format) showing where	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	CalAdvocate s-PGE- 2022WMP-	DG&E CAMPleto Cinetallations of the PG&E states, DUe to the weather conditions in 2021, none of the substations where generation was staged were utilized in the 2021 PSPS season." a)What lessons did PG&E learn about staging temporary generation from its experience in 2021?	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	s-PGE- 2022WMP-	new vendor had to complete an extensive pilot to establish a solid foundation based on high quality pole loading calculations." a)Please describe why PG&E switched vendors for this work in 2021.	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	s-PGE-	b)Places of virball evaluation difference in the second states of the se	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	s-PGE- 2022WMP-	On Pg. 564 of PG&E \$2022 Will Pregarding Remote Grid Standalone Power Systems (SPS), PG&E states, "The program expects to grow from 1 SPS unit deployed in 2021 to 2 SPS units deployed in 2022 and on towards approximately 15 projects in 2023, followed by additional growth in the overall number of systems deployed annually in 2024-2025."	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
41	CalPA	Set WMP-14	CalAdvocates-PGE- 2022WMP-14	11	s-PGE- 2022WMP-	C)Please describe the planning spring, and promote dillerent terms, "trench miles" "circuit miles" and "underground miles". a)Please define each of these terms. b)How does each term differ from one another? c)Please provide a conversion between these units of measure for a 1-	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	s-PGE- 2022WMP-	ChrPg. 56/ of PG&E'S 2022 WMP, PG&E Says, "This ligure does not include a small volume (approximately 1.4 circuit miles) of previously hardened overhead lines that were placed underground." a)How many circuit-miles total (including non-Butte rebuild miles) were previously hardened overhead and were placed underground in 2020?	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	s-PGE- 2022WMP-	In response to Data Request CalAdvocates-PGE-2022WMP-11, Question 3, PG&E provided its 2021 system hardening workplan, updated with the actual work performed in 2021. This workplan lists the circuit name associated with each system hardening order but does not list the circuit protection zone. Please provide an	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	CalAdvocate s-PGE- 2022WMP- 15_1	PG&ES responses to Data Request With the circuit PGE-20227000-210, Questions 1-3, are summarized in the following table: Tree Attachments Existing as of 2/1/2022 Tree Attachments Remediated in 2021 Tree Attachments to be removed in 2022	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	s-PGE-	 a) Does PG&E consider tree attachments to be a significant wildfire risk factor? Please explain your answer. b) Does PG&E analyze and track whether ignitions or other adverse outcomes are caused by tree attachments? c) Has PG&E identified any ignitions in the past five years that were caused by tree attachment? 	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	s-PGE-	ht tresponse to Data Request CalAdVocates-PGE-2022VVIVIP-TU, Question 9, PG&E provided its Quality Reviews of the potential exceptions identified in the Federal Monitor Report from November 19, 2021. Per the file "WMP-Discovery2022_DR_CalAdvocates_010- Q09Atch01.xlsx" PG&E agrees with the Federal Monitor (column J) in 1.576 findings. Of those 1.576 cases, the OC Action (column N) is "N/A"	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	s-PGE-	1.576 findings Of these 1.576 cases the OF Action (2000 MP-10), Guestion 9, PG&E provided its Quality Reviews of the potential exceptions identified in the Federal Monitor Report from November 19, 2021. Per the file "WMP-Discovery2022_DR_CalAdvocates_010- Q09Atch02.xlsx" PG&E agrees with the Federal Monitor (column K) in 636 Finding 2.9 of PG&E 3 2022 Winth States The following:	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	s-PGE- 2022WMP-	Finally, it is important to note that in this 2022 WMP, the model that is used for the development of workplans for the distribution system is the 2021 WDRM v2 which is described above and in the 2021 WMP. As described in (9) below, the 2022 WDRM v3 is still being reviewed prior to	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	s-PGE- 2022WMP-	The response to Data Request CalAdvocates-PGE-2022WMP-04, Question 8, PG&E provided its distribution system hardening workplan for 2022. Column P of attachment "WMP-Discovery2022_DR_CalAdvocates_004- Q08Atch01.xlsx" lists the risk ranking of each CPZ where PG&E plans to perform system hardening work. Plage 140 of PG&E's 2022 WMP states workplan with an additional column	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	s-PGE- 2022WMP-	To avoid exposing the model to misleading data, the training events are restricted to June through November. This does not require the assumption that no wildfires are possible in other months, but only that any ignitions and wildfires that do occur would have the same relationship with the Page 145 of PG&E's 2022 WMP States, "As of the state of the 2022 WMP	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	s-PGE-	submission, E3's review of 2022 WDRM v3 and WFC Model has not been completed." a) When does PG&E expect this review to be complete? b) Please provide a copy of E3's review of PG&E's 2022 WDRM v3 and WEC Model when it is 2022 WMP states, "As of the state of the 2022 WMP	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	s-PGE- 2022WMP-	submission, E3's review of 2022 WDRM v3 and WFC Model has not been completed." a) When does PG&E expect this review to be complete? b) Please provide a copy of E3's review of PG&E's 2022 WDRM v3 and WEC Model when it is YEC&E-21-13 on page 216 of PG&E's 2022 WINP,	Holly Wehrman Carolyn Chen Layla Labagh	3/11/2022	3/16/2022	6/2/2022	1	4.5	Model and Metric Calculation Methodologies	Wildfire Distribution Risk Model
52	CalPA	Set WMP-15	CalAdvocates-PGE- 2022WMP-15	9	s-PGE- 2022WMP-	PG&E refers to the Progress Report it filed on November 1, 2021. Page 39 of this Progress Report states the following with respect development of the system hardening workplan: In addition, for some CPZs, although the CPZ is not itself the highest risk	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	s-PGE- 2022WMP-	Page 316 of PG&E's 2022 WMP states, "In 2021, PG&E implemented a program to proactively reduce the backlog of EC tags generated during the enhanced system inspections performed in recent years." Please describe this program.	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	s-PGE- 2022WMP-	Question 1, shows three open Priority A corrective notifications on PG&E's distribution system in HFTD with "Authorized End Dates" earlier than	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	s-PGE- 2022WMP-	Question 1, shows 785 open Priority B corrective notifications on PG&E's distribution system in HFTD with "Authorized End Dates" earlier than February 1, 2022. a) Why hasn't PG&E resolved these notifications yet? b) What is PG&E resolved these notifications yet? b) What is PG&E's timetable to resolve these notifications?	Holly Wehrman Carolyn Chen Layla Labagh	3/11/2022	3/18/2022	3/18/2022	0	7.3.4	Asset Management and Inspections	Additional Detail - Distribution
56	CalPA	Set WMP-15	CalAdvocates-PGE- 2022WMP-15	13	s-PGE- 2022WMP-	Question 1, shows 111,502 open corrective notifications on PG&E's distribution system in HFTD with "Authorized End Dates" earlier than February 1, 2022 (that is, overdue notifications). Cal Advocates understands that the majority of these were opened in 2019 and later years Regarding PG&E's response to data request CalAdvocates-PGE-	Holly Wehrman Carolyn Chen Layla Labagh	3/11/2022	3/18/2022	3/18/2022	0	7.3.4	Asset Management and Inspections	Additional Detail - Distribution
57	CalPA	Set WMP-15	CalAdvocates-PGE- 2022WMP-15	14	s-PGE- 2022WMP-	a) Does PG&E regularly monitor how many overdue, unresolved corrective notifications it has? b) Does PG&E take any special action when a corrective notification is PG&E's hon-spatial data tables included in 2022-02-25_PGE_2022_WMP-	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	s-PGE- 2022WMP-	Update_R0_Section 7.3.a_Atch01.xlsx do not appear to follow the template included in Energy Safety's Final 2022 Wildfire Mitigation Plan (WMP) Update Guidelines, Attachment 3. Please provide an updated version of this file with data in the latest template Table 12 or PG&E's non-spatial data tables appears to aggregate routine	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	s-PGE- 2022WMP- 15_16	vegetation management and Enhanced Vegetation Management (EVM) under initiative "7.3.5.2 Detailed inspections and management practices for vegetation clearances around distribution electrical lines and equipment." Previously, EVM was listed separately from routine vegetation	Holly Wehrman Carolyn Chen Layla Labagh	3/11/2022	3/18/2022	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	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		Underground circuit miles were obtained from the GIS submission.	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) Please provide updated data for rows 1a, 2a, and 3a in Table 8, which Regarding Section 7.3:2Risk assessment and mapping, and Section 9.1 – Risk mapping and simulation a) Section 7.3.2 of the 2022 Guidelines requires the inclusion of a "climate-driven risk map and modeling based on various relevant weather scenarios 	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	How nats PCS Hithin the rns of ing and optimis to factoress ressons reamed from past catastrophic fires? a) Include page numbers in the 2022, 2021, or 2020 WMP for discussion of each of the following applied lessons and a description of such changes:	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	22-004_5 (incorrectly marked as	Regarding Tabled Fire Atlas Fire Casesdo Fire Redwood Fire and Nuns a) Provide the number of events broken down by equipment type that fall in the "Other" category in Rows 20, 39, 65, and 91. b) Why is PG&E expecting an increase in wire-down events for the	Kevin Miller	3/11/2022 3/17/2022	3/17/2022	0	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)	22-004_6	fcllgar่อกฏิญาณิภิษิ??.z. 20222: a) Why is PG&E expecting an increase in ignitions for the following from 2022 to 2023?: i) Vegetation contacts	Kevin Miller	3/11/2022 3/16/2022	3/16/2022	0	7.3.a	Detailed Wildfire Mitigation Initiatives	Financial Data on Mitigation Activities
66	CalPA	Set WMP-16	CalAdvocates-PGE 2022WMP-16	,	s-PGE- 2022WMP-	Page 63 for PG&E's 2022 WMP states, "Pacific Gas and Electric Company (PG&E) works to inform customers, landowners, and communities about VM work taking place and our role in increasing public safety as well as reducing fire risk." a)What communication methods are PG&E employing to effectively	Dillon Copa Carloyn Chen Layla Labagh	3/18/2022 3/23/2022	3/23/2022	0	7.3.5	Vegetation Management (VM) and Inspections	Additional Efforts to Manage Community and Environmental Impacts
67	CalPA	Set WMP-16	CalAdvocates-PGE 2022WMP-16	2	s-PGE- 2022WMP-	Page 632 of PtG the public? WIVIP states, "PG&E has finished the development of our new process to standardize and enhance customer and community engagement for electric VM work." a)Please provide further information on the new process referred to above.	Dillon Copa Carloyn Chen Layla Labagh	3/18/2022 3/23/2022	3/23/2022	0	7.3.5	Vegetation Management (VM) and Inspections	Additional Efforts to Manage Community and Environmental Impacts
68	CalPA	Set WMP-16	CalAdvocates-PGE 2022WMP-16	3	s-PGE- 2022WMP-	Page 637 of PG&E's 2022 WMP states, "As of December 31, 2021," PG&E's internal resources and contractor partners had worked approximately 1,486,330 trees in our Routine VM program and 34,189 trees in our Tree Mortality program. In addition, we completed 1,983 miles of EVM work."	Dillon Copa Carloyn Chen Layla Labagh	3/18/2022 3/23/2022	3/23/2022	0	 7.3.5	Vegetation Management (VM) and Inspections	Detailed Inspections and Management Practices for Vegetation Clearances Around
69	CalPA	Set WMP-16	CalAdvocates-PGE 2022WMP-16	. 4	s-PGE- 2022WMP-	Page 537 or ViG&Ets 2022 wwwpstates, If September 2021, we began to transition the maintenance of EVM work that has already been performed to Routine VM patrols." a)How did PG&E come to the decision to begin to transition the maintenance of EVM work to Routine EVM patrols?	Dillon Copa Carloyn Chen Layla Labagh	3/18/2022 3/23/2022	3/23/2022	0	7.3.5	Vegetation Management (VM) and Inspections	Detailed inspections and Management Practices for Vegetation Clearances Around
70	CalPA	Set WMP-16	CalAdvocates-PGE 2022WMP-16	5	CalAdvocate s-PGE- 2022WMP-	Page 645 of PG&E's 2022 WMP states, Vegetation identified as pending Priority 2 work within the Red Flag Warning (RFW) area will be reviewed and re-prioritized if determined necessary by the local PG&E VM Point of Contact." a)Please describe the steps PG&E takes to review and re-prioritize	Dillon Copa Carloyn Chen Layla Labagh	3/18/2022 3/23/2022	3/23/2022	0	7.3.5	Vegetation Management (VM) and Inspections	Emergency Response
71	CalPA	Set WMP-16	CalAdvocates-PGE 2022WMP-16	6	CalAdvocate s-PGE-	Section 7.3.5.7 of PG&E S2U22 WMP discuss remove within the pFM inspections of vegetation around distribution electric lines and equipment. a)Please describe the circumstances in which PG&E employs ground- based LiDAR inspections. b)Please describe the circumstances in which PG&E employs aerial	Dillon Copa Carloyn Chen Layla Labagh	3/18/2022 3/23/2022	3/23/2022	0	7.3.5	Vegetation Management (VM) and Inspections	Remote Sensing Inspections of
72	CalPA	Set WMP-16	CalAdvocates-PGE 2022WMP-16	7	CalAdvocate s-PGE- 2022WMP-	On page 657, PG&E provides Table 7.3.5-2, which shows planned mileage of ground-based LiDAR on distribution facilities. Please supplement this table by: a)Adding a column for planned mileage of aerial LiDAR.	Dillon Copa Carloyn Chen Layla Labagh	3/18/2022 3/23/2022	3/23/2022	0	7.3.5	Vegetation Management (VM) and Inspections	Remote Sensing Inspections of Vegetation Around Distribution Electric
73	CalPA	Set WMP-16	CalAdvocates-PGE 2022WMP-16	8	s-PGE- 2022WMP-	b)Adding a row with data on actual mileage completed in 2021. Section 7.3.5.8 of PG&E'S 2022 WMP discuss remote sensing inspections of vegetation around transmission electric lines and equipment. a)Please describe the circumstances in which PG&E employs ground- based LiDAR inspections.	Dillon Copa Carloyn Chen Layla Labagh	3/18/2022 3/23/2022	3/23/2022	0	7.3.5	Vegetation Management (VM) and Inspections	Iransmission
74	CalPA	Set WMP-16	CalAdvocates-PGE 2022WMP-16	9	2022001019-	b)Please describe the circumstances in which PG&E employs aerial LiDAR inspections For Section 7.3.5.8 (regarding remote sensing on transmission facilities), please provide a table equivalent to Table 7.3.5-2, with the additions specified above in Question 7.	Dillon Copa Carloyn Chen Layla Labagh	3/18/2022 3/23/2022	3/23/2022	0	7.3.5	Vegetation Management (VM) and Inspections	Iransmission
75	CalPA	Set WMP-16	CalAdvocates-PGE 2022WMP-16	10	2022WMP-	Table 12 of PG&E's 2022 WMP shows the costs for sections 7.3.5.2 and7.3.5.3.a)Please explain why section 7.3.5.2 entails CAPEX and OPEX spendingas opposed to only OPEX spending for 7.3.5.3.	Dillon Copa Carloyn Chen Layla Labagh	3/18/2022 3/23/2022	3/23/2022	0	 7.3.5	Vegetation Management (VM) and Inspections	Electric Lines and Equipment VM Spend
76	CalPA	Set WMP-16	CalAdvocates-PGE 2022WMP-16	. 11	CalAdvocate s-PGE-	b)Please describe the capital expenditures planned in 2022 for section On March 2, 2022, PG&E presented its 2023 General Rate Case wildlife Supplemental Testimony Overview." Slide 17 of this presentation includes the following chart, which appears to show a significant decrease in planned EVM spending from 2022 to 2023.	Dillon Copa Carloyn Chen Layla Labagh	3/18/2022 3/23/2022	3/23/2022	0	7.3.5	Vegetation Management (VM) and Inspections	EVM Spend
77	CalPA	Set WMP-16	CalAdvocates-PGE 2022WMP-16	12	CalAdvocate s-PGE-	a)Does PG&E expect to significantly reduce spending on EVM beginning in 2023 as indicated in this chart? Table 5.3-1 on page 271 of PG&E's Revised 2021 WMP, June 3, 2021, showed a mileage target of 111 miles for initiative 7.3.3.17.2 "System Hardening – Transmission Conductor." Table PG&E-5.3-1(A) on page 267 of PG&E's 2022 WMP shows a mileage target of 32 miles for the same	Dillon Copa Carloyn Chen	3/18/2022 3/23/2022	3/23/2022	0	 7.3.3	Grid Design and System Hardening	System Hardening – Transmission
78	OEIS	Set 005	OEIS-PG&E-22- 005	1		initiative. Please explain the reason for the decrease in the mileage target for this Q01. Provide and describe the "EPSS Reliability Impact analysis" as mentioned on page 494 of PG&E's 2022 WMP Update.	Layla Labagh Kevin Miller	3/18/2022 3/23/2022	3/23/2022	1	7.3.3	Grid Design and System Hardening	EPSS Reliability Impact analysis
79	OEIS	Set 005	OEIS-PG&E-22- 005	2	OEIS-PG&E- 22-005_2	Q02. How many poles in PG&E's territory are subject to PRC 4292? a) How many of these poles does PG&E intend to inspect and work (as necessary) in 2022?	Kevin Miller	3/18/2022 3/23/2022	3/23/2022	0	7.3.5	Vegetation Management (VM) and Inspections	PRC 4292 Applicability
80	OEIS	Set 005	OEIS-PG&E-22- 005	3	0EIS-PG&E	a) What percentage of pre-inspectors are contractors and what percentage are PG&E employees?	Kevin Miller	3/18/2022 3/23/2022	3/23/2022	0	7.3.5	Vegetation Management (VM) and Inspections	Contractor/Employe e Performance
80	OEIS	Set 005	OEIS-PG&E-22- 005	3 REV	22-005_3	QU3: PG&& Toted duridig the workshop that it has threat pre-intepectors as union employees. a) What percentage of pre-inspectors are contractors and what percentage are PG&E employees?	Kevin Miller	3/18/2022 4/1/2022	4/1/2022	0	7.3.5	Vegetation Management (VM) and Inspections	Contractor/Employe e Performance
81	OEIS	Set 005	OEIS-PG&E-22- 005	4	22-005 4		Kevin Miller	3/18/2022 3/23/2022	3/23/2022	1	7.3.5	Vegetation Management (VM) and Inspections	Vegetation
82	OEIS	Set 005	OEIS-PG&E-22- 005	5	0EIS-PG&E	Q05traccording to Section 7.5.5.1 3, out of the PQAAQV programs PG&E describes, 4 programs fell short of targets. PG&E cites various reasons for the shortfall including resource constraints. How is PG&E: a) Addressing resource constraints for QA/QV?	Kevin Miller	3/18/2022 3/23/2022	3/23/2022	0	7.3.5	Vegetation Management (VM) and Inspections	Vegetation
83	OEIS	Set 005	OEIS-PG&E-22- 005	6	0EIS-PG&E	to perform in 2022 for each QA/QV program:	Kevin Miller	3/18/2022 3/23/2022	3/23/2022	0	7.3.5	Vegetation Management (VM) and Inspections	Mocurantyont Assurance/Quality Control of Vegetation
84	OEIS	Set 005	OEIS-PG&E-22- 005	7	22-005 7	QOA Kegaroling PStPS, OH pt. 5003, PG&E describes the January 19, 2021, event that resulted in a massive level of damages that severely impacted restoration." a) Explain the types of damage.	Kevin Miller	3/18/2022 3/23/2022	3/23/2022	1	8	PSPS	Jan. 19, 2021 Event
85	OEIS	Set 005	OEIS-PG&E-22- 005	8	OEIS-PG&E- 22-005_8	QU8: Reigarthing PSPS notification, biscossing resolves feature from 2021, on p. 866 PG&E indicates "external communications and customer notification processes showed large improvements in 2021. PG&E will continue to work on this as an area for further improvement in 2022, focusing on decreasing the amount of time required to condigue to work	Kevin Miller	3/18/2022 3/23/2022	3/23/2022	0	8	PSPS	Additional Detail
86	OEIS	Set 005	OEIS-PG&E-22- 005	9	OEIS-PG&E 22-005_9	- 2021 for PG&E \$11.63, SCE \$1.60, and SDG&E \$0.00	Kevin Miller	3/18/2022 3/23/2022	3/23/2022	0	3.2	Summary of Ratepayer impact	VM Spend
87	OEIS	Set 005	OEIS-PG&E-22- 005	10	22-005 10	2022 PG&E noted in its WMF that the deploy filent of EPS throughout pilot areas in its service area led to a significant reduction in ignitions. After reviewing the ignition data submitted by PG&E, the basis of this claim is unclear (i.e., the total ignitions and annual ignitions normalized by	Kevin Miller	3/18/2022 3/23/2022	3/23/2022	1	7.3.6.8	EPSS	Ignition Trends
88	CalPA	Set WMP-17	CalAdvocates-PGE 2022WMP-17	1	s-PGE- 2022WMP-	Per Table 12 of PG&E's 2022 with the operating expenses for thirtrative 7.3.6.8 "Protective equipment and device settings" are as follows: 2021: \$18.2 million (actual) 2022: \$142.6 million (projected) 2023: \$140.5 million (projected)	Holly Wherman Carolyn Chen Layla Labagh	3/21/2022 3/24/2022	3/24/2022	0	7.3.6.8	EPSS	EPSS Spend
89	CalPA	Set WMP-17	CalAdvocates-PGE 2022WMP-17	2	s-PGE- 2022WMP-	 Bares 730,730 of PC& E's 2022 WMP describe how PC& E will increase a) Please provide an estimate for the humber of EPSS-related outages that you currentlyforecast to occur in 2022. Provide a range if a specific estimate is not available. b) Please provide an estimate for the average duration of EPSS-related outages that youcurrently forecast to occur in 2022. Provide a range if a specific estimate is not available. 	Holly Wherman Carolyn Chen Layla Labagh	3/21/2022 3/24/2022	3/24/2022	0	7.3.6.8	EPSS	EPSS-related outages
90	CalPA	Set WMP-17	CalAdvocates-PGE 2022WMP-17	. 3	s-PGE- 2022WMP-	SCEARD Stimate is not available energize a line rapidly upon detecting a fault. SCE's program is referred to here as "Fast Curve." SDG&E's program is referred to here as "Sensitive relay settings." a) When did PG&E first become aware of SCE's fast curve settings?	Holly Wherman Carolyn Chen Layla Labagh	3/21/2022 3/24/2022	3/24/2022	0	 7.3.6.8	EPSS	Device settings
91	CalPA	Set WMP-17	CalAdvocates-PGE 2022WMP-17	4	s-PGE-	 a) When did PG&E first become aware of SDG&E's sensitive relay. a) Has PG&E engaged in benchmarking, data-sharing, or other collaboration with SCE with regards to PG&E's EPSS program? b) If the answers to parts (a) is yes, please describe the collaboration(s). c) If the answers to parts (a) is no, please explain why not. 	Holly Wherman Carolyn Chen Layla Labagh	3/21/2022 3/24/2022	3/24/2022	0	7.3.6.8	EPSS	Benchmarking
92	CalPA	Set WMP-17	CalAdvocates-PGE 2022WMP-17	. 5	CalAdvocate s-PGE- 2022WMP-	 a) Has PG&E engaged in benchmarking, data-sharing, or other collaboration with SDG&E with regards to PG&E's EPSS program? b) If the answers to parts (a) is yes, please describe the collaboration(s). c) If the answers to parts (a) is no, please explain why not. 	Holly Wherman Carolyn Chen Layla Labagh	3/21/2022 3/24/2022	3/24/2022	0	7.3.6.8	EPSS	Benchmarking

					. <u>.</u>									
93	CalPA	Set WMP-17	CalAdvocates-PGE 2022WMP-17	6	CalAdvocate s-PGE-	On November 2, 2021, Cal Advocates staff (and other stakeholders) visited the site of an overhead system hardening project, Diamond Springs 1107. At this site, Cal Advocates discussed the installation of covered conductor with PG&E staff. Cal Advocates was informed that, for this project, wider crossarms were being installed to minimize line slap of the heavier covered conductor. a) Is the above understanding correct with regard to the installation of wider	Holly Wherman Carolyn Chen	3/21/2022	3/24/2022	3/24/2022	0	7.3.3.3	Grid Design and System Hardening	Covered Conductor Installation
					17_6	 crossarms in this project? b) What is PG&E's typical practice regarding installation or replacement of crossarms when installing covered conductor? c) Do PG&E's current design and construction standards typically call for different crossarm widths on poles that carry covered conductors than. Un November 2, 2021, Cal Advocates stall (and other stakeholders) visited 	Layla Labagh							Distribution Pole
94	CalPA	Set WMP-17	CalAdvocates-PGE 2022WMP-17	7	s-PGE- 2022WMP-	the site of an overhead system hardening project, Diamond Springs 1107. At this site, Cal Advocates discussed the installation of covered conductor with PG&E staff. Cal Advocates was informed that, for this project, new poles with intumescent wrap were being installed. On November 2, 2021, Cal Advocates staff (and other stakeholders) visited	Holly Wherman Carolyn Chen Layla Labagh	3/21/2022	3/25/2022	3/25/2022	0	7.3.3.6	Grid Design and System Hardening	Replacement and Reinforcement, Including with Composite Poles
94	CalPA	Set WMP-17	CalAdvocates-PGE 2022WMP-17	7 SUPP	s-PGE- 2022WMP-	the site of an overhead system hardening project, Diamond Springs 1107. At this site, Cal Advocates discussed the installation of covered conductor with PG&E staff. Cal Advocates was informed that, for this project, new poles with intumescent wrap were being installed. Pages 12-77 or doctriment 12022-02-25 PGE 2022 WMP-	Holly Wherman Carolyn Chen Layla Labagh	3/21/2022	4/1/2022	4/1/2022	0	7.3.3.6	Grid Design and System Hardening	Distribution Pole Replacement and Reinforcement, Including with Composite Poles
95	CalPA	Set WMP-17	CalAdvocates-PGE 2022WMP-17	. 8	s-PGE-	Update_R0_Section 4.6_Atch01.pdf' contain the joint response by PG&E, SCE, and SDG&E to the issue identified by Energy Safety titled "Limited evidence to support the effectiveness of covered conductor." Page 52 of this document states, with regard to risk event mitigation, "In general, a spacer cable system and an ABC [aerial bundled cable] system	Holly Wherman Carolyn Chen Layla Labagh	3/21/2022	3/24/2022	3/24/2022	0	4.6	Progress Reporting on Key Areas of Improvement	Additional Detail
96	CalPA	Set WMP-17	CalAdvocates-PGE 2022WMP-17	9	2022WMP-	 a) What is the average trench depth PG&E employs in undergrounding projects? b) Has PG&E examined the potential benefits or drawbacks of shallower trenches? c) Please explain your response to part (b). 	Holly Wherman Carolyn Chen Layla Labagh	3/21/2022	3/24/2022	3/24/2022	0	7.3.3.16	Grid Design and System Hardening	Undergrounding
97	CalPA	Set WMP-17	CalAdvocates-PGE 2022WMP-17	10	s-PGE- 2022WMP-	a) Project ID number or other identifier5	Holly Wherman Carolyn Chen Layla Labagh	3/21/2022	3/29/2022	3/29/2022	2	7.3.3.16	Grid Design and System Hardening	Undergrounding
98	CalPA	Set WMP-17	CalAdvocates-PGE 2022WMP-17	11	s-PGE- 2022WMP-	Please provide a file geodatabase with a polyline feature for each undergrounding project completed during the period of January 1, 2020, through March 1, 2022. In addition to the spatial location, please provide the following attributes for each project: a) Project ID number or other identifier, matching part (a) of Question 10	Holly Wherman Carolyn Chen Layla Labagh	3/21/2022	3/29/2022	3/29/2022	1	7.3.3.16	Grid Design and System Hardening	Undergrounding
99	CalPA	Set WMP-17	CalAdvocates-PGE 2022WMP-17	. 12	s-PGE-	Per tife table on page 270 or PG&E'S 2022 WMP, IN 2022 PG&E plans to complete detailed ground inspections on a minimum of 396,000 distribution poles. In 2021, PG&E targeted completing inspections on 477,309 distribution poles, and completed inspections on 480,749 distribution poles.	Holly Wherman Carolyn Chen Layla Labagh	3/21/2022	3/24/2022	3/24/2022	0	7.3.4	Asset Management and Inspections	Detailed Inspections of Distribution Electric Lines and Equipmen
100	CalPA	Set WMP-17	CalAdvocates-PGE 2022WMP-17	. 13	CalAdvocate s-PGE- 2022WMP- 17_13	Please state the basis for the reduction in planned distribution inspections. Per the table on page 270 of PG&E's 2022 WMP, in 2021 PG&E completed detailed distribution inspections on all assets in HFTD Tier 3 and Zone 1, and approximately one-third of assets in HFTD Tier 2. Please describe any changes to the above strategy for PG&E's detailed distribution inspections in 2022.	Holly Wherman Carolyn Chen Layla Labagh	3/21/2022	3/24/2022	3/24/2022	0	7.3.4.14	Asset Management and Inspections	Quality Assurance/Quality Control of Inspections
101	CalPA	Set WMP-17	CalAdvocates-PGE 2022WMP-17	. 14	s-PGE- 2022WMP-	Page 620 of PG&E's 2022 WMP states that Desktop QC activities are conducted based on "random selection," "targeted," or "probable cause." Random selection is described as "Determine the inspectors to evaluate using a simple random process methodology." Cal Advocates understands the above to mean that Desktop QC will	Holly Wherman Carolyn Chen Layla Labagh	3/21/2022	3/24/2022	3/24/2022	0	7.3.4.14	Asset Management and Inspections	Quality Assurance/Quality Control of Inspections
102	CalPA	Set WMP-17	CalAdvocates-PGE 2022WMP-17	15	s-PGE-	Perform Of 2 of PG&E is 2022 WMP, the operating expenses for initiative 7.3.4.14 "Quality assurance/quality control of inspections" is as follows: 2021: \$27.3 million (actual) 2022: \$6.0 million (projected) a) Please state the basis for the reduction in forecasted operating	Holly Wherman Carolyn Chen Layla Labagh	3/21/2022	3/24/2022	3/24/2022	0	7.3.4.1	Asset Management and Inspections	Quality Assurance/Quality Control of Inspections
103	OEIS	Set 006	OEIS-PG&E-22- 006	1	22-006_1	QOP: Mitresponse to the biscovery correct of an analysis of the biscovery correct of all transmission PG&E, provided the below spreadsheet, an Excel table of all transmission circuits existing as of January 1, 2022. Energy Safety requests the below document and will adhere to established confidentiality requirements QU2: The web web web web web web web web web we	Kevin Miller	3/22/2022	3/25/2022	3/25/2022	1	N/A	Miscellaneous	Additional Detail
104	OEIS	Set 006	OEIS-PG&E-22- 006 MGRA Data	2	22-006_2 MGRA Data	"Section_86_Atch01" appears incomplete, as it does not show all circuits listed in Section 8.6, Table 8.6-1 as presented in the guidelines, to address Public Utilities Code Section 8386(c)(8) requiring the "Identification of circuits that have frequently been do operaized. For instance, by zooming Please provide a GIS file showing all EPSS outages and including an	Kevin Miller Joseph Mitchell on	3/22/2022	3/25/2022	3/25/2022	2	8.6	PSPS	Identification of Frequently De- Energized Circuits
105	MGRA	2	Request No. 2	1	Request No. <u>2_1</u> MGRA Data	lattribute for determined cause.	behalf of MGRA	3/23/2022	3/28/2022	3/28/2022	1	N/A	EPSS	Outage History
106	MGRA	2	MGRA Data Request No. 2	2	Request No. 2_2	Please provide data for all ignitions that occurred while EPSS was active on a circuit, including size and attributed cause.	Joseph Mitchell on behalf of MGRA	3/23/2022	3/28/2022	3/28/2022	0	N/A	EPSS	Ignition Trends
107	MGRA	2	MGRA Data Request No. 2	3	MGRA Data Request No. 2 3	Is SmartMeter Partial Voltage Detection used for emergency de- energization?	Joseph Mitchell on behalf of MGRA	3/23/2022	3/28/2022	3/28/2022	0	N/A	EPSS	Additional Detail
108	MGRA	2	MGRA Data Request No. 2	4	MGRA Data Request No. 2_4	On p. 860, Figure PG&E 8.1-3, guideline categories are shown for Asset, Vegetation, and Consequence. Is the "Consequence" category the result of PG&E's application of its "Black Swan" criteria, in which it shuts off power under conditions of high fire spread without regard to ignition probability?	Joseph Mitchell on behalf of MGRA	3/23/2022	3/28/2022	3/28/2022	0	8	PSPS	Additional Detail
109	MGRA	2	MGRA Data Request No. 2	5	Request No.	On p. 906, PG&E describes its decision-making process for PSPS. How does the existence of fires in or threatening the potential PSPS areas affect the decision to de-energize?	Joseph Mitchell on behalf of MGRA	3/23/2022	3/28/2022	3/28/2022	0	8	PSPS	Additional Detail
110	MGRA	2	MGRA Data Request No. 2	6	MGRA Data Request No. 2_6	On page 8, PG&E discusses "new modeling" for ignition risk. Please provide the description of what this "new modeling" consists of or provide and appropriate reference. In Table PG&E-4.2-2 WILDFIRE RISK DRIVERS, the frequency of facility failures plus object contact in the HFTD is 60, compared to 74 for	Joseph Mitchell on behalf of MGRA	3/23/2022	3/28/2022	3/28/2022	0	7.3.1	Risk Assessment and Mapping	Additional Detail
111	MGRA	2	MGRA Data Request No. 2	7	Request No. 2_7	lother two drivers. For the percentage of risk in the HEII) equipment	Joseph Mitchell on behalf of MGRA	3/23/2022	3/28/2022	3/28/2022	0	7.3.1	Risk Assessment and Mapping	Wildfire Risk Data
112	MGRA	2	MGRA Data Request No. 2	8	MGRA Data	On page 129, Figure PG&E-4.5.1-3, 2022 WDRM V3 COMPOSITE MODEL ARCHITECTURE, was the new WDRM V3 used in the GRC	Joseph Mitchell on behalf of MGRA	3/23/2022	3/28/2022	3/28/2022	0	7.3.1	Risk Assessment and Mapping	Risk Model
113	MGRA	2	MGRA Data	9		update provided in February? Please ask Technosylva to provide a table and plot of 8 hour fire sizes against final fire sizes for a large (reasonably complete) set of historical	Joseph Mitchell on	3/23/2022	3/28/2022	3/28/2022	0	7.3.1	Risk Assessment	Additional Data
114	MGRA	2	Request No. 2 MGRA Data	10	2_9 MGRA Data	fires.	behalf of MGRA Joseph Mitchell on	3/23/2022	3/28/2022	3/28/2022	0	7.3.1	and Mapping Risk Assessment	Additional Data
			Request No. 2 MGRA Data		MGRA Data	model. On p. 189, PG&E states that the IPW model uses the Cat Boost Machine	behalf of MGRA Joseph Mitchell on				0		and Mapping Risk Assessment	
115	MGRA	2	Request No. 2	11		Learning model. What implementation of the Cat Boost Machine learning model was used for the IPW? On p. 191, PG&E states that with its IPW model "Operational	behalf of MGRA	3/23/2022	3/28/2022	3/28/2022	0	7.3.1	and Mapping	Additional Data
116	MGRA	2	MGRA Data Request No. 2	12	Request No. 2_12	Meteorologists used the dashboard to evaluate model performance against key historical storm events, evaluating timing of weather onset compared to modeled outage probability increases, and relative magnitude of outage probabilities." Please provide tabular and graphical analysis showing how the IPW finds that ignition probability increases versus wind speed for the five driver classes.	Joseph Mitchell on behalf of MGRA	3/23/2022	3/28/2022	3/28/2022	2	7.3.1	Risk Assessment and Mapping	Additional Data
117	MGRA	2	MGRA Data Request No. 2	13	Request No.	On p. 265 PG&E describes its undergrounding efforts "including a small volume of previously hardened overhead lines that are being placed underground, and any other undergrounding work performed in HFTD or fire rebuild areas." How many miles of previously hardened lines are being put underground and what is the motivation for this action?	Joseph Mitchell on behalf of MGRA	3/23/2022	3/28/2022	3/28/2022	0	7.3.3	Undergrounding	Additional Data
118	MGRA	2	MGRA Data Request No. 2	14	Request No. 2_14	Are the reviews of staff, management, or executives in any way tied to targets related to the successful completion of undergrounding projects?	Joseph Mitchell on behalf of MGRA	3/23/2022	3/28/2022	3/28/2022	0	7.3.3	Undergrounding	Additional Data
119	MGRA	2	MGRA Data Request No. 2	15	Request No. 2_15	In attachment IN10634- 0_20220225T144600_Section_71H_Atch01_WorkMaps, PG&E provides maps for Covered conductor installation, Undergrounding of Electric lines or Equipment, and System hardening including line removal. Please provide these maps as a GIS file. Please provide a non-confidential version of Data request response WMP-	Joseph Mitchell on behalf of MGRA	3/23/2022	3/28/2022	3/28/2022	0	7.3.3	Grid Design and System Hardening	Additional Data
120	MGRA	2	MGRA Data Request No. 2	16	Request No. 2 16	Discovery2022_DR_CalAdvocates_003-Q01Atch01CONF(T) regarding PG&E's hardening program.	Joseph Mitchell on behalf of MGRA	3/23/2022	3/28/2022	3/28/2022	1	7.3.3	Grid Design and System Hardening	Additional Data
121	MGRA	2	MGRA Data Request No. 2	17	Request No.	On p. 319, PG&E states that it has "Developed a weather-station specific wind gust model, with particular emphasis on Diablo winds". Please provide the documentation for this weather model.	Joseph Mitchell on behalf of MGRA	3/23/2022	3/28/2022	3/28/2022	1	7.3.2	Situational Awareness and Forecasting	Additional Data
122	MGRA	2	MGRA Data Request No. 2	18	MGRA Data	On how many weather stations is 30 second weather observations collected? Please provide a list if it is not the complete set of weather stations. How long is the 30 second data maintained on the weather station? Is the 30 second weather data available to the public and are there any plans to	Joseph Mitchell on behalf of MGRA	3/23/2022	3/28/2022	3/28/2022	1	7.3.2	Situational Awareness and Forecasting	Additional Data
123	MGRA	2	MGRA Data Request No. 2	19	Request No. 2_19	make it so? On p. 384 PG&E states that "The phase and magnitude of the Madden- Julian Oscillation was shown to be a potential predictor of upcoming Diablo wind events by both internal and external research. Provide appropriate citations.	Joseph Mitchell on behalf of MGRA	3/23/2022	3/28/2022	3/28/2022	1	7.3.2	Situational Awareness and Forecasting	Additional Data
124	MGRA	2	MGRA Data Request No. 2 MGRA Data	20	MGRA Data Request No. 2_20 MGRA Data	On p. 765, PG&E states that its "EII team conducted audit of multiple work tracking databases to identify ignitions that had been missed in the past, increasing PG&E's reportable ignition record by 23 percent." Please provide a complete set of the newly identified ignitions in GIS format.	Joseph Mitchell on behalf of MGRA	3/23/2022	3/28/2022	3/28/2022	1	7.3.7.4	Data Governance	Tracking and Analysis of Risk Event Data Centralized
125	MGRA	2	Request No. 2	21	Doguoat No	points" with any confidential information removed.	Joseph Mitchell on behalf of MGRA	3/23/2022	3/28/2022	3/28/2022	1	7.3.7.1	Data Governance	Centralized Repository for Data
126	MGRA	2	MGRA Data Request No. 2	22	Deguart Na	Provide the contents of TABLE PG&E-8.6-1 LIST OF FREQUENTLY DE- ENERGIZED CIRCUITS in Excel format.	Joseph Mitchell on behalf of MGRA	3/23/2022	3/28/2022	3/28/2022	1	8	PSPS	Additional Data
127	MGRA	2	MGRA Data Request No. 2	23 Followup, not Supp.	Request No.	Please provide the 2022 reportable ignitions report, due to the CPUC on April 1, 2022. Due date for this data request is April 1, 2022.	Joseph Mitchell on behalf of MGRA	3/23/2022	4/1/2022	4/1/2022	1	N/A	Miscellaneous	Ignition Trends
				not Supp.	not Supp.									

127	MGRA	2	MGRA Data Request No. 2	23	MGRA Data Request No. 2 23 Please provide the 2022 reportable ignitions report, due to the CPUC on April 1, 2022. Due date for this data request is April 1, 2022.	Joseph Mitchell on behalf of MGRA	3/23/2022	3/28/2022	3/28/2022	0	N/A	Miscellaneous	Ignition Trends
128	MGRA	2	MGRA Data Request No. 2		2 23 MGRA Data MGRA Data On p. 7.1.E-Atch1-21, the RSE for REFCL is given as 40. Please explain the factors that go into reaching this low estimate. 2 24	Joseph Mitchell on behalf of MGRA	3/23/2022	3/28/2022	3/28/2022	0	N/A	Miscellaneous	REFCL
129	MGRA	2	MGRA Data Request No. 2	25	In the data request response WMP- MGRA Data Request No. 2_25 2_000 miles, and that the protection is 58% effective.	Joseph Mitchell on behalf of MGRA	3/23/2022	3/28/2022	3/28/2022	0	N/A	Miscellaneous	REFCL
130	MGRA	2	MGRA Data Request No. 2	26 (Incorrectly labeled as MGRA-2-17 on page 3)	MGRA Data Request No. 2_26 (Incorrectly labeled as MGRA-2-17On p. 631 PG&E states that its Tree Assessment Tool (TAT) incorporates (Incorrectly conditions (such as a Diablo corridor) or does it include winter storm conditions?	Joseph Mitchell on behalf of MGRA	3/23/2022	3/28/2022	3/28/2022	0	7.3.5	Vegetation Management (VM) and Inspections	Additional Efforts to Manage Communit and Environmenta Impacts
131	CalPA	Set WMP-18	CalAdvocates-PGE 2022WMP-18	1	on page 3)PG&E's response to data request CalAdvocates-PGE-2022WMP-16,CalAdvocateQuestion 11 referred to Exhibit PG&E-4 from PG&E's February 25, 2022s-PGE-GRC Update.2022WMP-Page 9-20 of this exhibit states, "The updated EVM scope of work focuses18_1on overhang clearing only; other activities previously included in the EVM	Holly Wherman Carolyn Chen Layla Labagh	3/25/2022	3/30/2022	3/30/2022	0	7.3.5	Vegetation Management (VM) and Inspections	Additional Detail
132	CalPA	Set WMP-18	CalAdvocates-PGE 2022WMP-18	2	CalAdvocate PG&E Sf response to data request icalAdvocates-PGE-2022WMP-15, CalAdvocate PGE- s-PGE- Question 16 shows a reduction of approximately \$412 million in projected total vegetation management expenditures from 2022 to 2023. 2022WMP- a) Does the reduction in total VM expenditure from 2022 to 2023 result primarily from PG&E's plan to combine aspects of the EVM program into routing VM2.	Holly Wherman Carolyn Chen Layla Labagh	3/25/2022	3/30/2022	3/30/2022	0	7.3.5	Vegetation Management (VM) and Inspections	VM Spend
133	CalPA	Set WMP-18	CalAdvocates-PGE 2022WMP-18	. 3	CalAdvocate activities: s-PGE- a) What is PG&E's current estimate for the service life of newly installed distribution covered conductor? 18_3 b) What is PG&E's current estimate for the service life of newly installed traditional (covered conductor) b) What is PG&E's current estimate for the service life of newly installed traditional (covered conductor)	Holly Wherman Carolyn Chen Layla Labagh	3/25/2022	3/30/2022	3/30/2022	0	7.3.3	Grid Design and System Hardening	Service Life of Assets
134	CalPA	Set WMP-18	CalAdvocates-PGE 2022WMP-18	4	CalAdvocate tractitional (non-sectorad and uctor) Or/shock distribution Question 3, states, CalAdvocate "The QA/QV scope is currently focused on contract Pre-Inspectors and does not evaluate the performance of PG&E Pre-Inspector employees." 2022WMP- a) Please describe the role of QA/QV as used in OEIS-PG&E-22-005, Question 3. b) Please explain why PG&E's OA/QV scope does not include evaluation	Holly Wherman Carolyn Chen Layla Labagh	3/25/2022	3/30/2022	3/30/2022	11	7.3.5	Vegetation Management (VM) and Inspections	Quality Assurance/Quality Control of Vegetation Management
135	CalPA	Set WMP-18	CalAdvocates-PGE 2022WMP-18	5	h) Place explain why pc.% F's OA/OV score date not include evaluation As part of PG&E's response to issue 5.4.B, PG&E included the following CalAdvocate attachments to its 2022 WMP: s-PGE- 2022-02-25_PGE_2022_WMP-Update_R0_Section 4.6_Remedy 2022WMP- 5.4.B_Atch02.xlsx 18_5 2022-02-25_PGE_2022_WMP-Update_R0_Section 4.6_Remedy	Holly Wherman Carolyn Chen Layla Labagh	3/25/2022	3/30/2022	3/30/2022	0	7.3.4	Asset Management and Inspections	Additional Detail
136	CalPA	Set WMP-18	CalAdvocates-PGE 2022WMP-18	6	Fight 2012Fight 2013Fight 2013Fight 2013CalAdvocateFight 2013Fight 2013Fight 2013Fight 2013S-PGE-Conditions that require immediate action."The following priority A correctives opened in 2021 have a required end2022WMP-date4 several months after the creation date. For each, please explain why18_6c) 12112005 (2005 dawn)	Holly Wherman Carolyn Chen Layla Labagh	3/25/2022	3/30/2022	3/30/2022	0	7.3.4	Asset Management and Inspections	Additional Detail
137	CalPA	Set WMP-18	CalAdvocates-PGE 2022WMP-18	7	a) 121130605 (206 dave) In general, please explain: CalAdvocate a) Why PG&E's procedures allow a priority A corrective notification to be s-PGE- given a required end date more than 1 month after the date the condition is 2022WMP- found in the field. b) In what circumstances it would be appropriate for an inspector to create a priority A corrective and assign a required end date more than 30 days in	Holly Wherman Carolyn Chen Layla Labagh	3/25/2022	3/30/2022	3/30/2022	0	7.3.4	Asset Management and Inspections	Additional Detail
138	CalPA	Set WMP-18	CalAdvocates-PGE 2022WMP-18	8	CalAdvocate s-PGE- 2022WMP- 18_8 PG&E's response to data request CalAdvocates-PGE-2022WMP-16, Question 5, states, "Pre-Inspectors follow Procedure 'TD-7102P-23' for Red Flag Warning procedure and 'TD-7102P-17' for Priority Tag Procedure to review and re-prioritize work within the RFW area." Please provide documents TD-7102P-23 and TD-7102P-17	Holly Wherman Carolyn Chen Layla Labagh	3/25/2022	3/30/2022	3/30/2022	2	7.3.5	Vegetation Management (VM) and Inspections	Emergency Response Vegetation Management Due to Red Flag
139	CalPA	Set WMP-18	CalAdvocates-PGE 2022WMP-18	9	CalAdvocates response to data request CalAdvocates-PGE-2022WMP-16, CalAdvocate s-PGE- 2022WMP- 18_9 CalAdvocates response to data request CalAdvocates-PGE-2022WMP-16, Question 6, states, "The current use case for VM Distribution LIDAR is tied to the VM Routine Program. LIDAR collection in line with the VM Routine schedule requires more agility than is currently possible with aerial LIDAR collections."	Holly Wherman Carolyn Chen Layla Labagh	3/25/2022	3/30/2022	3/30/2022	0	7.3.5	Vegetation Management (VM) and Inspections	Remote Sensing Inspections of Vegetation Around Distribution Electric Lines and
140	CalPA	Set WMP-18	CalAdvocates-PGE 2022WMP-18	10	Picke s response to data request CalAdvocates-PGE-2022WMP-16, CalAdvocate Question 6, states, "GBL scanning costs are approximately \$400 per mile, including scanning, data processing and electrical asset and vegetation feature extraction." 2022WMP- 18_10 According to Table 12 of your WMP, the projected 2022 OPEX cost for	Holly Wherman Carolyn Chen Layla Labagh	3/25/2022	3/30/2022	3/30/2022	0	7.3.5	Vegetation Management (VM) and Inspections	Remote Sensing Inspections of Vegetation Around Distribution Electric Lines and
141	CalPA	Set WMP-19	CalAdvocates-PGE 2022WMP-19	1	ipition <t< td=""><td>Holly Wherman Carolyn Chen Layla Labagh</td><td>3/25/2022</td><td>3/31/2022</td><td>3/31/2022</td><td>0</td><td>7.3.1</td><td>Risk Assessment and Mapping</td><td>Additional Detail</td></t<>	Holly Wherman Carolyn Chen Layla Labagh	3/25/2022	3/31/2022	3/31/2022	0	7.3.1	Risk Assessment and Mapping	Additional Detail
142	CalPA	Set WMP-19	CalAdvocates-PGE 2022WMP-19	2	CalAdvocate S-PGE- 2022WMP- 19_2 CalAdvocate s-PGE- 19_2 CalAdvocate Atch01.xlsx" (with changes to the attachment as required by Question 1c) as new columns. Provide this data as of 2/1/2022, or the most current verified data, whichever is more recent. a) The total number of HFTD circuit-miles (including both overhead and underground miles) on each circuit segment	Holly Wherman Carolyn Chen Layla Labagh	3/25/2022	3/31/2022	3/31/2022	1	7.3.3	Grid Design and System Hardening	Additional Detail
143	OEIS	Set 007	OEIS-PG&E-22- 007	1	OEIS-PG&E 22-007_1 a) In addition to PSPS risk is PG&E also evaluating prioritization for our	Kevin Miller	3/25/2022	3/30/2022	3/30/2022	0	8	PSPS	Additional Detail
144	OEIS	Set 007	OEIS-PG&E-22- 007	2	OEIS-PG&E 22-007_2 At what point in time does PG&E expect to have explicit policies for the	Kevin Miller	3/25/2022	3/30/2022	3/30/2022	0	N/A	Miscellaneous	Maturity Survey
145	OEIS	Set 007	OEIS-PG&E-22- 007	3	OEIS-PG&E 22-007_3 UCC: Whith regard to intal Unity Survey indestion 14.117: The thour white maintain circumstances does the utility de-energize circuits? Select all that apply. PG&E answered all options: i. Upon detection of damaged conditions of electric equipment; ii. When circuit presents a safety risk toot: Whith regard to matching survey in the state of the safety risk	Kevin Miller	3/25/2022	3/30/2022	3/30/2022	0	N/A	Miscellaneous	Maturity Survey
146	OEIS	Set 007	OEIS-PG&E-22- 007	4	OEIS-PG&E 22-007_4 process for inspecting de-energized sections of the grid prior to re- energizing? In the 2021 Survey, PG&E answered as of January 1, 2023 it would be "Partially automated, <50%" and this year changed that answer to	Kevin Miller	3/25/2022	3/30/2022	3/30/2022	0	N/A	Miscellaneous	Maturity Survey
147	OEIS	Set 007	OEIS-PG&E-22- 007	5	OEIS-PG&E "Ubs: Kegarong OEIStPU" E-22-005, provide the additional columns in OEIS-PG&E WMP Discovery2022_DR_OEIS_005-Q01Atch01: a) The original number of Customers Experiencing Sustained Outages (CESO) from the actual outages that occurred (opposed to the predicted if EDS: Regarding WMP	Kevin Miller	3/25/2022	3/31/2022	3/31/2022	1	7.3.3	Grid Design and System Hardening	EPSS Reliability Impact analysis
148	OEIS	Set 007	OEIS-PG&E-22- 007	6	OEIS-PG&E 22-007_6 UMP Discovery2022_DR_CalAdvocates_012-Q02Atch01: a) Define the population of transmission detailed ground inspections reviewed through Desktop Reviews, including but not limited to the number Quic: Regiarding WkiP-Discovery2022_DR_CalAdvocates_012-Q02Atch01:	Kevin Miller	3/25/2022	3/30/2022	3/30/2022	0	7.3.4.14	Asset Management and Inspections	Quality assurance quality control of inspections
148	OEIS	Set 007	OEIS-PG&E-22- 007	6 REV	OEIS-PG&E-WMP Discovery2022_DR_CalAdvocates_012-Q02Atch01: 22-007_6 a) Define the population of transmission detailed ground inspections REV reviewed through Desktop Reviews, including but not limited to the number QU7: Province interstint inte		3/25/2022	4/1/2022	4/1/2022	0	7.3.4.14	Asset Management and Inspections	Quality assurance quality control of inspections
149	OEIS	Set 007	OEIS-PG&E-22- 007	7	OEIS-PG&E 22-007_7 Number of total circuit miles inspected	Kevin Miller	3/25/2022	4/8/2022	4/8/2022	1	7.3.4.14	Asset Management and Inspections	Detailed Inspection of Transmission Electric Lines and Equipment
150	OEIS	Set 007	OEIS-PG&E-22- 007	8	OEIS-PG&E-Q08. Regarding Table 5.3-1, provide similar information for system 22-007_8 hardening excluding undergrounding	Kevin Miller	3/25/2022	3/30/2022	3/30/2022	0	7.3.3	Grid Design and System Hardening	Additional Detail
151	OEIS	Set 007	OEIS-PG&E-22- 007	9	OEIS-PG&E-Q09. Provide a copy of E3's review of PG&E's 2022 WDRM v3 and WFC 22-007_9 Model when it is complete.	Kevin Miller	3/25/2022	3/30/2022	3/30/2022	0	4.5	Model and Metric Calculation Methodologies	Wildfire Distributio Risk Model
151	OEIS	Set 007	OEIS-PG&E-22- 007	9Supp	OEIS-PG&E- 22- 007_9Supp Q09. Provide a copy of E3's review of PG&E's 2022 WDRM v3 and WFC	Kevin Miller	3/25/2022	3/30/2022	6/2/2022	1	4.5	Model and Metric Calculation Methodologies	Wildfire Distributio Risk Model
152	OEIS	Set 007	OEIS-PG&E-22- 007	10	In Southern California Edison's 2022 WMP Update, the utility states that "in high and medium vibration susceptibility areas, vibration can reduce the OEIS-PG&E-covered conductor's useful life from 45 years to an average of 20 years if not addressed" and that "[i]nstalling dampers minimizes equipment failure ignition drivers, such as damage or failure of the conductor, connector, This form lifes of the conductor connector, This form lifes of the conductor for the strates of th	Kevin Miller	3/25/2022	3/30/2022	3/30/2022	0	7.3.3	Grid Design and System Hardening	Vibration Susceptibility
153	OEIS	Set 007	OEIS-PG&E-22- 007	11	OEIS-PG&E 22-007_11 covered-conductor-specific failure modes exist that require operators to consider additional personnel training, augmented installation practices, and adoption of new mitigation strategies (e.g., additional lightning	Kevin Miller	3/25/2022	3/30/2022	3/30/2022	1	7.3.3	Grid Design and System Hardening	Additional Detail
154	OEIS	Set 007	OEIS-PG&E-22- 007	12	OEIS-PG&E- 22-007_12 Note that following job aids: i) TD-2305M-JA02 ii) TD-2305M-JA08	Kevin Miller	3/25/2022	3/30/2022	3/30/2022	3	7.3.3	Grid Design and System Hardening	Covered Conducto Maintenance
155	OEIS	Set 007	OEIS-PG&E-22- 007	13	OEIS-PG&E- 22-007_13 OEIS-PG&E- and Discovery2022_DR_CalAdvocates_004-Q09Atch01.xlsx: a) Provide an additional column with the coinciding risk scores for each project in WMP-Discovery2022_DR_CalAdvocates_004-Q08Atch01.xlsx,	Kevin Miller	3/25/2022	3/30/2022	3/30/2022	1	7.3.1	Risk Assessment and Mapping	Additional Detail
156	OEIS	Set 007	OEIS-PG&E-22- 007	14	cimilar to WMP Discovery2022_DP_CalAdvocates_004_000Atch01_vlav Provide WMP-Discovery2022_DR_CalAdvocates_003- OEIS-PG&E-Q01Atch01CONF.xlsx with the additional columns: 22-007_14 a) Wildfire Risk Score – 2021 b) Wildfire Risk Score – 2022	Kevin Miller	3/25/2022	3/30/2022	3/30/2022	0	7.3.1	Risk Assessment and Mapping	Additional Detail
157	OEIS	Set 007	OEIS-PG&E-22- 007	15	OEIS-PG&E s response to WNP-Discovery2022_DR_OEIS_002-Q07, PG&E states that they "are also reviewing and evaluating the Risk Associated with Value Exposure (RAVE) module from Technosylva that has components for estimating egress considering location and community factors."	Kevin Miller	3/25/2022	3/30/2022	3/30/2022	0	7.3.1	Risk Assessment and Mapping	Additional Detail
158	OEIS	Set 007	OEIS-PG&E-22- 007	16	OEIS-PG&E 22-007_16 NP Because system hardening work is generally identified 12 or more months before construction, the decision tree that was used for selecting between various distribution system hardening methods (e.g., undergrounding,	Kevin Miller	3/25/2022	3/30/2022	3/30/2022	0	7.3.3	Grid Design and System Hardening	Additional Detail
159	OEIS	Set 007	OEIS-PG&E-22- 007	17	OEIS-PG&E 22-007_17 Bighest projected Customer Experiencing Sustained Outage (CESO)."	Kevin Miller	3/25/2022	3/30/2022	3/30/2022	0	N/A	EPSS	Additional Detail

160	OEIS	Set 007	OEIS-PG&E-22- 007	18	OEIS-PG&E- 22-007_18	program and sets a target of 7,000 distribution poles in the HFTD. a) To what standard does PG&E clear these poles? (i.e., to what radius	Kevin Miller	3/25/2022	3/30/2022 3/3	0/2022 1	7.3.5	Vegetation Management (VM)	vegetation Management to Achieve Clearances
161	OEIS	Set 007	OEIS-PG&E-22- 007	19		based on mitigations and improved protocols and lessons learned in 2021. For instance, per PSPS event in PG&E-8.3-1 on page 934, PG&E shows	Kevin Miller	3/25/2022	3/30/2022 3/3	0/2022 0	8	and Inspections PSPS	Around Electric
162	OEIS	Set 007	OEIS-PG&E-22- 007	20		estimated quantitative reduction of scope (Number of Customers) of Regarding Section 7.3.2.1.3 Weighter Stations: f duration per event a) How many of PG&E's weather stations have been upgraded to give readings at 10 to 30-second intervals? b) How many (in percentages) of PG&E's weather stations are ground-	Kevin Miller	3/25/2022	3/30/2022 3/3	0/2022 0	7.3.2	Situational Awareness and Forecasting	Weather Stations
163	OEIS	Set 007	OEIS-PG&E-22- 007	21	OEIS-PG&E	Regarding PG&E's response to Maturity Survey question B.III.c: a) Please describe how PG&E interprets span based.	Kevin Miller	3/25/2022	3/30/2022 3/3	0/2022 0	N/A	Miscellaneous	Maturity Survey
164	OEIS	Set 007	OEIS-PG&E-22- 007	22	22-007 22	Regarding PG&E's response to Maturity Survey question B.IIc: a) Please describe what PG&E needs to do to improve weather data granularity to the span-based level.	Kevin Miller	3/25/2022	3/30/2022 3/3	0/2022 0	N/A	Miscellaneous	Maturity Survey
165	OEIS	Set 007	OEIS-PG&E-22- 007	23		Regarding Salety and Infrastructure Protection Teams (SIPT) in section	Kevin Miller	3/25/2022	3/30/2022 3/3	0/2022 0	7.3.2	Situational Awareness and Forecasting	Personner Monitoring Areas of Electric Lines and Equipment in
166	OEIS	Set 007	OEIS-PG&E-22- 007	24	OEIS-PG&E- 22-007_24	a) Was the prototype field test installation at the Santa Cruz service center that was completed in 2021 on distribution or transmission? b) Please provide an explanation on what approving the final version of	Kevin Miller	3/25/2022	3/30/2022 3/3	0/2022 0	N/A	Miscellaneous	DTS FAST
167	MGRA	3	MGRA Data Request No. 3	1	Request No.	Prease explain technically now PG&E s WDRW applies a conditional probability or makes any other adjustment to account for the fact the Technosylva consequence model is run on "worst weather days", while the Probability of Ignition model analyzes all ignitions whether they are on worst	Joseph Mitchell on behalf of MGRA	3/28/2022	3/31/2022 3/3	1/2022 0	7.3.1	Risk Assessment and Mapping	Additional Detail
168	MGRA	4	MGRA Data Request No. 4	1	MGRA Data Request No.	In the WDRM v3 model, has Cal Fire outcome data derived from VIIRS correlation now replaced the 8 hour Technosylva simulation?	Joseph Mitchell on behalf of MGRA	4/1/2022	4/5/2022 4/5	5/2022 0	7.3.1	Risk Assessment and Mapping	Additional Detail
169	MGRA	4	MGRA Data Request No. 4	2		What is the remaining role of Technosylva simulation in the v3 model?	Joseph Mitchell on behalf of MGRA	4/1/2022	4/5/2022 4/5	5/2022 0	7.3.1	Risk Assessment and Mapping	Additional Detail
170	MGRA	4	MGRA Data	3	4_2 MGRA Data Request No.	If the Technosylva outputs are linked to the VIIRS data, how is this linkage	Joseph Mitchell on	4/1/2022	4/5/2022 4/5	5/2022 0	7.3.1	Risk Assessment	Additional Detail
171	MGRA		Request No. 4 MGRA Data	4	4_3 MGRA Data	performed? Specify how consequences are assigned from the VIIRS fires to the Cal Fire fire outcome data set. Is this assignment based on a specific mapping,	behalf of MGRA Joseph Mitchell on	4/1/2022		5/2022 0	7.3.1	and Mapping Risk Assessment	Additional Detail
171	WORA	4	Request No. 4	4	4_4 MGRA Data	on averages, or on a Monte Carlo? PG&E states that: "The seasonal P(ignition) value are the result of	behalf of MGRA	4/1/2022	4/3/2022 4/3	w2022 0	7.5.1	and Mapping	
172	MGRA	4	MGRA Data Request No. 4	5	Request No. 4_5	seasons (i.e. based on daily weather and fuel conditions) to produce a seasonal value derived from daily estimates	Joseph Mitchell on behalf of MGRA	4/1/2022	4/5/2022 4/5	5/2022 0	7.3.1	Risk Assessment and Mapping	Additional Detail
173	MGRA	4	MGRA Data Request No. 4	6	MGRA Data Request No. 4_6	Is the seasonal P(ignition) multiplied by a seasonal estimate of consequence scores to obtain a seasonal risk score for each driver? Or is the daily (ignition outage) multiplied by the daily consequence score, and the risk score averaged over season? If neither of these mechanisms	Joseph Mitchell on behalf of MGRA	4/1/2022	4/5/2022 4/5	5/2022 0	7.3.1	Risk Assessment and Mapping	Additional Detail
						explain risk scoring provide additional detail. Q01. In section 7.3.2.2.6, Distribution Arcing Fault Signature Library, PG&E described completing an R&D project at the end of 2021, and the AH&PC team performed a strategic assessment of the results. PG&E then							
174	OEIS	Set 008	OEIS-PG&E-22- 008	1		determined that the outcome of the pilot was not sufficient to develop a	Kevin Miller	4/1/2022	4/6/2022 4/6	5/2022 0	7.3.2.2.6	Situational Awareness and Forecasting	Distribution Arcing Fault Signature Library
						time. a)Please provide the details from the assessment of the results from the						Forecasting	Library
						R&D project and what the limitations were that lead to the decision to no							
175	OEIS	Set 008	OEIS-PG&E-22- 008	2	OEIS-PG&E- 22-008_2	a) Provide the mileage of projects described to be forecasted.	Kevin Miller	4/1/2022	4/6/2022 4/6	6/2022 0	7.3.3.17.2	Grid Design and System Hardening	System Hardening - Transmission
176	OEIS	Set 008	OEIS-PG&E-22- 008	3		QU5: Reigarding P&&Estassermspectformspection system bardening a)What percentage of inspections are completed by contractors vs. internally by PG&E employees? b)Provide a list of contractors used for asset inspections.	Kevin Miller	4/1/2022	4/6/2022 4/6	5/2022 1	7.3.4	Asset Management and Inspections	Additional Detail
177	OEIS	Set 008	OEIS-PG&E-22- 008	4		Q04. Provide the geospatial files for the HFRA modifications shown on pg. 77 of PG&E's 2022 WMP Update.	Kevin Miller	4/1/2022	4/6/2022 4/6	5/2022 1	4.2.1	Lessons Learned and Risk Trends	Service Territory Fire-Threat Evaluation and Ignition Risk Trends
178	OEIS	Set 008	OEIS-PG&E-22- 008	5	22-008 5	QUS. IN CARADVOCATES_UUT-QUT, PG&E STATES THAT IT COMPLETED OVER 210 miles of distribution system hardening, with approximately 66% of these circuits falling within the highest risk miles defined as the top 20% of the	Kevin Miller	4/1/2022	4/6/2022 4/6	5/2022 0	7.3.3.17.1	Grid Design and System Hardening	System Hordening
179	OEIS	Set 008	OEIS-PG&E-22- 008	6		risk buydown curve, fire re-build miles, and PSPS mitigation miles." QWE IN PERSIZED WIP UPSTALL, th steller in the second sec	Kevin Miller	4/1/2022	4/6/2022 4/6	5/2022 2	7.3.7.4	Data Governance	Documentation and disclosure of wildfire- related data and
180	OEIS	Set 008	OEIS-PG&E-22-	7	UEIS-PG&E	U07.111185ponse to Data Request OEIS-PG&E-2022-001, Question 5a,	Kevin Miller	4/1/2022	4/6/2022 4/6	6/2022 0		Miscellaneous	algorithms Maturity Survey
181	OEIS	Set 008	008 OEIS-PG&E-22-	8	OEIS-PG&E	"because of the communications challenges in certain parts of our service	Kevin Miller	4/1/2022	4/6/2022 4/6	6/2022 0	7.3.9.1	Emergency Planning and	Adequate and Trained Workforce
			008 CalAdvocates-PGE-			review. On p. 788 of PG&E's 2022 WMP Update, PG&E states that its himesports and the states that its himesports and the states that its provide the states and the states of the states and the states of the states and the states and the states are states and the states are states and the states are states ar	Holly Wherman					Grid Design and	for Service Restoration Distribution Pole Replacement and
182	CalPA	Set WMP-20	2022WMP-20	1	2022WMP- 20_1	included pole replacements." Among the 96% of covered conductor projects in 2021 that did involve pole	Carolyn Chen Layla Labagh	4/5/2022	4/8/2022 4/1	1/2022 0	7.3.3.6	System Hardening	Reinforcement, Including with Composite Poloc Distribution Pole
183	CalPA	Set WMP-20	CalAdvocates-PGE- 2022WMP-20	2	s-PGE-	On average, how many poles per circuit-mile exist on bare-wire distribution circuits in HFTD? b) On average, how many poles per circuit-mile exist on covered conductor distribution circuits in HFTD?	Holly Wherman Carolyn Chen Layla Labagh	4/5/2022	4/8/2022 4/1	1/2022 0	7.3.3.6	Grid Design and System Hardening	Replacement and Reinforcement, Including with Composite Poles
184	OEIS	Set 009	OEIS-PG&E-22- 009	1	22-009_1	Q01. Based on analysis of information reported in the WMP, PG&E reports a \$530 million increase in vegetation management category initiatives over the amount projected for 2022 in the 2021 WMP Update. a) What accounts for the \$530 million increase in vegetation management category initiatives?	Kevin Miller	4/8/2022	4/13/2022 4/1	3/2022 0	7.3.5	Vegetation Management (VM) and Inspections	Program Cost Projection
185	OEIS	Set 009	OEIS-PG&E-22- 009	2	OEIS-PG&E	QUZ. Based on analysis or information reported in the WIVIP, PG&E reports	Kevin Miller	4/8/2022	4/13/2022 4/1	3/2022 1	7.3.3	Grid Design and System Hardening	Program Cost Projection
186	OEIS	Set 009	OEIS-PG&E-22- 009	3	OEIS-PG&E-	And the second s	Kevin Miller	4/8/2022	4/13/2022 4/1	3/2022 0	7.3.3.16	Grid Design and System Hardening	Undergrounding
187	OEIS	Set 009	OEIS-PG&E-22- 009	4	OFIS-PG&F	4) What accounts for zero spending on undergrounding initiatives in Table 204. Table 12 snows zero spending for the undergrounding Grid Hardening 7.3.3.3 Covered conductor installation (Row 38). a) What accounts for zero spending on covered conductor initiatives in Table 12?	Kevin Miller	4/8/2022	4/13/2022 4/1	3/2022 0	7.3.3.3	Grid Design and System Hardening	Covered Conductor Installation
188	OEIS	Set 009	OEIS-PG&E-22- 009	5		ல்கு குடிக்கல் கிரிக்கில் கார் கிரிக்கில் கிரிக்கில் கிரிக்கில் கிரிக்கில் கிரிக்கில் கிரிக்கில் கிரிக்கில் கி A standard state and the stat	Kevin Miller	4/8/2022	4/13/2022 4/1	3/2022 0	7.3.7	Data Governance	Program Cost Projection
189	OEIS	Set 009	OEIS-PG&E-22- 009	6		 a) What accounts for the \$53 million decrease in data governance initiative COS. In Overnance initiative information regarding PSPS Distribution sectionalizing devices: a) The average number of sectionalizing devices per circuit mile. b) PC \$ E's goal for number of sectionalizing devices per circuit mile. 	Kevin Miller	4/8/2022	4/13/2022 4/1	3/2022 0	7.3.3.8.1	Grid Design and System Hardening	Distribution Sectionalizing
190	OEIS	Set 009	OEIS-PG&E-22- 009	7		of work tracking databases which identified ignitions which had not been	Kevin Miller	4/8/2022	4/13/2022 4/1	3/2022 2	7.3.7.4	Data Governance	Devices Documentation and disclosure of wildfire- related data and
191	Will Abrams	Set 01	WillAbrams-Set 01	1	WillAbrams-	reported. Energy Frease, provide the harmetine to intertaining to intertain the test of test of the test of 	Will Abrams	4/11/2022	4/14/2022 4/1	4/2022 1	4.6	Miscellaneous	5.4B Corrective Actions
						please provide their name, title, and employer, as well as the name and title of your opployee who is directly responsible for the work of the responding Q: (a) How has PG&E mitigated this to ensure that isolators are secured throughout their infrastructure and not swinging and causing sparks and							
192	Will Abrams	Set 02	WillAbrams-Set 02	1	WillAbrams- Set 02_1	catastrophic wildfires? (b) Has PG&E made efforts to mitigate the swinging of vertical insulator strings now that this has been identified as a cause of catastrophic wildfire? (c) What has PG&E changed in terms of their inspections and other mitigation activities to ensure this type of wildfire ignition never happens again?	Will Abrams	4/13/2022	4/25/2022 4/2	5/2022 0	7.3.3.5	Grid Design and System Hardening	Crossarm Maintenance, Repair, and Replacement
193	Will Abrams	Set 02	WillAbrams-Set 02	2	WillAbrams- Set 02_2	Q: How has PG&E mitigated these microclimate/wind effects by placing wind sensors at different elevations to pick up on these variations that contributed to Kincade Fire ignitions? Are wind sensors now placed closer to these towers to pick up these types of variations?	Will Abrams	4/13/2022	4/25/2022 4/2	5/2022 0	7.3.2.1.3	Situational Awareness and Forecasting	Weather Stations
194	Will Abrams	Set 02	WillAbrams-Set 02	3	WillAbrams-	Q: Has PG&E identified how they have mitigated these issues associated with line terminations? How does PG&E now ensure line terminations are secured and not causing similar fires?	Will Abrams	4/13/2022	4/25/2022 4/2	5/2022 1	7.3.3.12.3	Grid Design and	Maintenance, Transmission
195	Will Abrams	Set 02	WillAbrams-Set 02	4		Q: What mitigation has PG&E done to ensure old "spaghetti" wires like those indicated are not left dangling and causing fire risk across their	Will Abrams	4/13/2022	4/25/2022 4/2	5/2022 0	7.3.4.3	Asset Management and Inspections	Improvement of Inspections
196	Will Abrams	Set 02	WillAbrams-Set 02	5	WillAbrams-	infrastructure? Q: What operational practices and QA has PG&E incorporated into their risk mitigation to ensure old wires are not left abandoned on the ground	Will Abrams	4/13/2022		5/2022 0	7.3.4.3	Asset Management	Improvement of
190	vin Aurams	ઉત્તા 02	vviiimuranis-Set U2	Э	Set 02 5	risk mitigation to ensure old wires are not left abandoned on the ground around infrastructure?		יז ו זאנע איז	4/2	012022 0	(.3.4.3	and Inspections	Inspections

197	Will Abrams	Set 02	WillAbrams-Set 02	2 6		Q: How has PG&E modified their vegetation management practices to accommodate slope as a factor that could lead to fire spread from their infrastructure? If a pole, tower or line segment is situated on a similar "upslope" how is PG&E mitigating the increased fire risk?	Will Abrams	4/13/2022	4/25/2022	4/25/2022	0	7.3.5.5	Vegetation Management (VM) and Inspections	Fuel Management and Management of All Wood and "Slash" From Vegetation Management Activities
198	Will Abrams	Set 02	WillAbrams-Set 02	2 7	WillAbrams- Set 02_7	Q: Given these findings and the increased fire risk on "south-facing slopes", has PG&E modified their vegetation management practices to ensure this type of topography is treated differently or more regularly given the lower moisture content?	Will Abrams	4/13/2022	4/25/2022	4/25/2022	0	7.3.2.1.2	Situational Awareness and Forecasting	Fuel Moisture Sampling and Modeling [could also go to VM?]
199	Will Abrams	Set 02	WillAbrams-Set 02	2 8	WillAbrams- Set 02_8	Q: It is clear that the rust and neglect of the line caused a "shower of sparks." What has PG&E done to mitigate rust and corrosion on infrastructure that causes this shower effect with multiple ignition sources?	Will Abrams	4/13/2022	4/25/2022	4/25/2022	0	7.3.4.3	Asset Management and Inspections	Improvement of Inspections
200	Will Abrams	Set 02	WillAbrams-Set 02	2 9	WillAbrams- Set 02_9	Q: Given this evidence that ember cast from transmission towers are "going to drift", what has PG&E done to alter their vegetation management practices around transmission towers? Where is this within their WMP?	Will Abrams	4/13/2022	4/25/2022	4/25/2022	0	7.3.5.5	Vegetation Management (VM) and Inspections	Vegetation Management
201	Will Abrams	Set 02	WillAbrams-Set 02	2 10	WillAbrams- Set 02_10	Q: What additional risk mitigation practices has PG&E implemented to ensure that jumpers are secured and not left "dangling" and susceptible to wind? Are rigid jumpers now more often used? What added inspection criteria have been added so this never leads to another catastrophic fire again?	Will Abrams	4/13/2022	4/25/2022	4/25/2022	0	7.3.3.5	Grid Design and System Hardening	Activities Crossarm Maintenance, Repair, and Replacement
202	Will Abrams	Set 02	WillAbrams-Set 02	2 11		Q: How has PG&E mitigated these wildfire risks to ensure cooling towers are properly decommissioned or moth balled in response to these failures?	Will Abrams	4/13/2022	4/25/2022	4/25/2022	0	7.3.3.12.3	Grid Design and System Hardening	Other corrective action, Maintenance, <u>Transmission</u>
203	Will Abrams	Set 02	WillAbrams-Set 02	2 12	WillAbrams- Set 02_12	Q: Given this "primary concern," what added risk mitigation practices has PG&E implemented to address power plant vegetation management and metal recycling procedures?	Will Abrams	4/13/2022	4/25/2022	4/25/2022	0	7.3.5.5	Vegetation Management (VM) and Inspections	Fuel Management and Management of All Wood and "Slash" From Vegetation Management
204	Will Abrams	Set 02	WillAbrams-Set 02	2 13		Q: What risk mitigation has PG&E done to ensure decommissioned or moth balled lines are not energized and connected to power plants? How have inspection practices changed to ensure these failures are not repeated?	Will Abrams	4/13/2022	4/25/2022	4/25/2022	0	7.3.3.12.3	Grid Design and System Hardening	Activities Other corrective action, Maintenance, Transmission
205	Will Abrams	Set 02	WillAbrams-Set 02	2 14		Q: Given that this "low cycle fatigue" was identified as a primary cause of the Kincade Fire, has PG&E reflected and corrected that issue within their WMP? Is added testing performed and/or different quality assurance checks to mitigate these risks?	Will Abrams	4/13/2022	4/25/2022	4/25/2022	0	N/A	N/A	N/A
206	Will Abrams	Set 02	WillAbrams-Set 02	2 15		Q: Given these failures to deal with abandoned infrastructure, how has PG&E identified the added mitigation activities since the Kincade Fire? How does PG&E now treat "abandoned" infrastructure differently within their WMP?	Will Abrams	4/13/2022	4/25/2022	4/25/2022	0	7.3.3.17.2	Grid Design and System Hardening	System Hardening - Transmission
207	Will Abrams	Set 02	WillAbrams-Set 02	2 16		Q: What has PG&E done to ensure security fencing around their infrastructure is inspected and maintained given these findings? How does PG&E mitigate the security dangers of poorly maintained fencing?	Will Abrams	4/13/2022	4/25/2022	4/25/2022	0	7.3.4.3	Asset Management and Inspections	Improvement of Inspections
208	Will Abrams	Set 02	WillAbrams-Set 02	2 17		Q: What has PG&E done to mitigate the risks of misconfigured jumpers? Does PG&E now cut these within the manufacturing facility to ensure proper length and configuration?	Will Abrams	4/13/2022	4/25/2022	4/25/2022	0	7.3.3.5	Grid Design and System Hardening	Crossarm Maintenance, Repair, and Replacement
209	Will Abrams	Set 02	WillAbrams-Set 02	2 18	WillAbrams- Set 02_18	Q: What has PG&E done to mitigate these risks and ensure that wires are secured and inspected within the shoe and do not come loose to cause future catastrophic wildfires?	Will Abrams	4/13/2022	4/25/2022	4/25/2022	0	7.3.4.12	Asset Management and Inspections	Patrol inspections of transmission electric lines and equipment
210	Will Abrams	Set 02	WillAbrams-Set 02	2 19		Q: Given that the Saw Mill Fire pointed to the same or very similar infrastructure failures and mismanagement patterns as the Kincade Fire has PG&E finally included mitigation activities for these issues within their WMP?	Will Abrams	4/13/2022	4/25/2022	4/25/2022	0	7.3.3.17.2	Grid Design and System Hardening	System Hardening - Transmission
211	Will Abrams	Set 02	WillAbrams-Set 02	2 20	WillAbrams- Set 02_20	causes of both the Sawmill and Kincade Fires, has PG&E accounted for different wind sensor placement of wind (ground-level vs. high up on tower) within their WMP? Q: Given all these similar causes (loose wires, low-cycle fatigue, wind	Will Abrams	4/13/2022	4/25/2022	4/25/2022	0	7.3.2.1.3	Situational Awareness and Forecasting	Weather Stations
212	Will Abrams	Set 02	WillAbrams-Set 02	2 21		conditions, etc.) between the Sawmill Fire and the Kincade Fire why did PG&E still not mitigate these causes and include those mitigation tactics within their WMP? Given this failure pattern, why did PG&E state over and over again that the Kincade Fire was a "black swan?" Why did Bill Johnson, CEO dismissively state that "sometimes things just break" in reference to the Kincade Fire given this pattern and the clear failure of	Will Abrams	4/13/2022	4/25/2022	4/25/2022	0	7.3.3.17.2	Grid Design and System Hardening	System Hardening - Transmission
213	Will Abrams	Set 02	WillAbrams-Set 02	2 22	WillAbrams- Set 02_22	PG&E policies and practices? Q: When outside oversight agencies provide direction like "make sure those wires are secured" how does PG&E now make sure those instructions are documented and addressed? Where are these issues addressed in the PG&E WMP given that staff repeatedly did not heed these instructions?	Will Abrams	4/13/2022	4/25/2022	4/25/2022	0	7.3.4.12	Asset Management and Inspections	electric lines and equipment
214	Will Abrams	Set 02	WillAbrams-Set 02	2 23		Q: How has PG&E modified their inspection practices and noted those changes within their WMP given that these inspections did not successfully catch the many failures in configuration and maintenance practices that caused the Kincade Fire?	Will Abrams	4/13/2022	4/25/2022	4/25/2022	0	7.3.4.10	Asset Management and Inspections	equipment, beyond inspections mandated by rules
215	Will Abrams	Set 02	WillAbrams-Set 02	2 24	WillAbrams- Set 02_24	Q: How has PG&E improved their policies and wildfire mitigation practices to more closely work with partners like CalPine to ensure access and maintenance issues do not impact safe operations of PG&E equipment?	Will Abrams	4/13/2022	4/25/2022	4/25/2022	0	7.3.3.12.3	Grid Design and System Hardening	
216	Will Abrams	Set 02	WillAbrams-Set 02	2 25		Q: Given the ambiguity of "N/A" meaning 'not present" has PG&E revised their inspection forms to have less ambiguous and more accurate infrastructure evaluation and risk scoring? Are any changes reflected within their WMP?	Will Abrams	4/13/2022	4/25/2022	4/25/2022	0	7.3.4.3	Asset Management and Inspections	Transmission Improvement of Inspections
217	Will Abrams	Set 02	WillAbrams-Set 02	2 26	WillAbrams- Set 02_26	Q: How has PG&E mitigated these risks to ensure "spewing steam" from	Will Abrams	4/13/2022	4/25/2022	4/25/2022	0	7.3.3.12.3	Grid Design and System Hardening	Other corrective action, Maintenance, Transmission Other corrective
218	Will Abrams	Set 02	WillAbrams-Set 02	2 27	WillAbrams- Set 02_27	Q: Is this practice of "covering the insulators with silicone grease" the approved mitigation tactic of PG&E? If so, how is that reflected in their WMP and if not how has this poor maintenance practice been corrected? Q: Is this practice of waiting till there is a "solid line of arcing" a prudent	Will Abrams	4/13/2022	4/25/2022	4/25/2022	0	7.3.3.12.3	Grid Design and System Hardening	action, Maintenance, <u>Transmission</u> Other corrective
219	Will Abrams	Set 02	WillAbrams-Set 02	2 28		wildfire mitigation practice during the nighttime when moisture content causes frequent arcing? If so, where is this referenced in the PG&E WMP? If not, how has PG&E corrected this flawed practice?	Will Abrams	4/13/2022	4/25/2022	4/25/2022	1	7.3.3.12.3	Grid Design and System Hardening	action,
220	Will Abrams	Set 02	WillAbrams-Set 02	2 29	WillAbrams- Set 02_29	Q: Is PG&E comfortable with this haphazard alerting practice or does a more standardized arcing alert need to be ingrained within their WMP andassociated operations? Q: Is PG&E still injecting iron into cooling systems? If so, how is PG&E	Will Abrams	4/13/2022	4/25/2022	4/25/2022	0	7.3.3.12.3	Grid Design and System Hardening	Action, Maintenance, Transmission Other corrective
221	Will Abrams	Set 02	WillAbrams-Set 02	2 30		mitigating these "higher level" contamination risks and wildfire risks? How is this reflected within their WMP given that is a cause or a contributor of catastrophic wildfires?	Will Abrams	4/13/2022	4/25/2022	4/25/2022	0	7.3.3.12.3	Grid Design and System Hardening	action, Maintenance, <u>Transmission</u> Other corrective
222	Will Abrams	Set 02	WillAbrams-Set 02	2 31	WillAbrams- Set 02_31	 Q: Given that extreme corrosiveness is associated with towers close to power plants, how has PG&E mitigated risks specific to these towers? What WMP standards have been created to mitigate these risks? Q: Are these "Scotch-Brite and "heliwash" practices still employed for 	Will Abrams	4/13/2022	4/25/2022	4/25/2022	0	(and possible 1.1 Verification; Group B section 1)	Grid Design and System Hardening	action,
223	Will Abrams	Set 02	WillAbrams-Set 02	2 32		cleaning insulators? Has this been standardized or do crew supervisors still have discretion of when to wash orreplace? What WMP practices have standardized these practices given the known wildfire risks?	Will Abrams	4/13/2022	4/25/2022	4/25/2022	2	7.3.3.12.3	Grid Design and System Hardening	action, Maintenance, Transmission
224	Will Abrams	Set 02	WillAbrams-Set 02	2 33		Q: Has PG&E standardized around polymer insulators as part of their wildfire mitigation activities? What percentage of PG&E insulators are still the old ceramic type? Why is this not mentioned within the WMP when it was a leading cause or contributing factor of catastrophic wildfires?	Will Abrams	4/13/2022	4/25/2022	4/25/2022	0	7.3.3.12.3	Grid Design and System Hardening	Other corrective action, Maintenance, Transmission
225	Will Abrams	Set 02	WillAbrams-Set 02	2 34	WillAbrams- Set 02_34	Q: Has PG&E standardized to 2 year lifecycle for changing insulators? Has PG&E set standards in their WMP for insulator inspections to determine replacement given the risk of wildfire ignitions? Q: Do line crew supervisors still have the authority to "mothball"	Will Abrams	4/13/2022	4/25/2022	4/25/2022	0	7.3.4.3	Asset Management and Inspections	Improvement of Inspections Other corrective
226	Will Abrams	Set 02	WillAbrams-Set 02	2 35		infrastructure with direction from outside sources? How has PG&E implemented corrective actions given the wildfire risks associated with how infrastructure is decommissioned or mothballed? Q: Why isn't decommissioning infrastructure requiring an	Will Abrams	4/13/2022	4/25/2022	4/25/2022	0	7.3.3.12.3	Grid Design and System Hardening	action,
227	Will Abrams	Set 02	WillAbrams-Set 02	2 36	Set 02_36	engineering consult? Given the evident wildfire risk has PG&E required engineering consults and direction on a going forward basis as part of their WMP? Q: Given that this motion of the insulator string	Will Abrams	4/13/2022	4/25/2022	4/25/2022	0	7.3.3.12.3	Grid Design and System Hardening	Maintenance, Transmission
228	Will Abrams	Set 02	WillAbrams-Set 02	2 37	Set 02_37	caused or contributed to the Kincade Fire has PG&E now measured these movements and identified wildfire mitigation practices and quality controls to remedy?	Will Abrams	4/13/2022	4/25/2022	4/25/2022	0	7.3.3.12.3	Grid Design and System Hardening	Maintenance, Transmission
229	Will Abrams	Set 02	WillAbrams-Set 02			Q: Is engineering design now required for these types of mothballing practices? Why is this not reflected within the WMP given the wildfire risk? Q: Given the subsequent catastrophic fire, does PG&E now require an	Will Abrams	4/13/2022	4/25/2022	4/25/2022	0	7.3.3.12.3	Grid Design and System Hardening Grid Design and	Maintenance, Transmission Maintenance,
230	Will Abrams	Set 02	WillAbrams-Set 02	2 39	Set 02_39	l'engineering reference" for this type of line configuration work? Why are	Will Abrams	4/13/2022	4/25/2022	4/25/2022	0	7.3.3.12.3	System Hardening	Transmission
231	OEIS	Set 10	OEIS-PG&E-22- 010	1	OEIS-PG&E 22-010_1	risk due to a PSPS event against the forecasted potential wildfire risk. a. To date, did PG&E use the risk-benefit tool for determining to initiate any events that did not result in a PSPS event?	Kevin Miller	4/15/2022	4/20/2022	4/20/2022	0	8.2.3.7	PSPS	PSPS Risk-Benefit Tool

232	OEIS	Set 10	OEIS-PG&E-22- 010	2	22 010 2	Regarding PG&E's attachment CONFIDENTIAL_PGE_2022- WMP_Section_46_Remedy_2114_Atch01_CONF to the 2022 WMP Update: a. Concerning the project type "Community Wildfire Safety Program for projects aimed for 2022-2023": i. Describe this project type, including where more information about this project type is described within the 2022 WMP (or previous WMPs, if applicable). ii. How were the projects that fall under this project type selected and prioritized? iii. How does this project type overlap and/or align with risk model output? iv. Provide a percentage of projects under CWSP that align with the top 20% risk score output from the 2021 Wildfire Distribution Risk Model b. How does this project type differ from the following: Top 20% MAVF CPZ, Top 250 miles, and Top 50 Miles? Currently, this data is showing around 0.82 miles planned for undergrounding in 2024. i. Is this still accurate? ii. If not, provide the updated mileage. iii. If so, when does PG&E intend to select locations for additional undergrounding miles? v. Are the locations for grid hardening, as a whole, selected for 2024 (i.e., know the hardening location, but don't know the hardening initiative that will be used, UG vs. OH)? vi. If so, is it possible to provide an amended response including these projects? On page 870, PG&E indicates potential reductions in PSPS event size in 2022 are expected to come from planned mitigations and "PG&E is currently still in the process of finalizing locations for certain 2022 mitigations but anticipates the following mitigations to come online in 2022.	Kevin Miller	4/15/2022	4/20/2022	4/20/2022	0	4.6	Grid Design and System Hardening	System Hardening
233	OEIS	Set 10	OEIS-PG&E-22- 010	3	22-010_3	These include: - Distribution Sectionalizing Devices - Transmission Sectionalizing Devices - Temporary Distribution Microgrids - Distribution System Hardening - Fixed Power Solutions (FPS) In a footnote on the same page, PG&E indicates "Some mitigation programs require more than a year of lead time to execute. As a result, some of the mitigations expected to be available in 2022 were identified using earlier data, including the 2020 lookback." This would seem to indicate at least some selections would have had to have been made previously. a. When does PG&E plan to have these remaining locations finalized? b. Please provide currently available locations for those which have been finalized as a GIS file (.gdb)? c. How will it determine locations are in the highest risk areas for PSPS? d. For each of the above-listed mitigations, please provide a percentage of projects that align with top risk, defined as: i. The top 20% risk score output from the 2021 Wildfire Distribution Risk Model	Kevin Miller	4/15/2022	4/20/2022	4/20/2022	1	8.1.4	PSPS	Future Plans
234	OEIS	Set 11	OEIS-PG&E-22- 011 OEIS-PG&E-22-	1	22-011_1	ii. PSPS Impacted Locations iii. Locations where risk has materialized iv PSS Identified Locations In response to OEIS-PG&E-22-007 Question 16, PG&E states that it "utilized the decision tree presented in 2021 for the 2022 scope of work." a.Is this in reference to the decision-tree provided in response to PG&E- Remedy-21-14 as part of the 2021 WMP Progress Report? b.How and where does PG&E's risk modeling output inform decision- making in relation to the decision-tree discussed in part (a)? c.When was this decision-making process first implemented? d.How does this align and/or differ with the system hardening decision- making methodology presented on May 21, 2021, to the Wildfire Safety Division (titled PG&E's System Hardening Program)? e.What changes to PG&E's decision-making have been made since the May 21, 2021 (Aresentation to the distribution	Kevin Miller	4/22/2022	4/27/2022	4/27/2022	1	7.3.3	Grid Design and System Hardening	Additional Detail
235	OEIS	Set 11	OEIS-PG&E-22-	2	0EIS-PG&E	250 in 2021 to 100 in 2022. For distribution, PG&E's targets decreased from 250 in 2021 to 100 in 2022. For transmission, PG&E's targets decreased from fregarding section 1.5.2.1.3 weather stations:	Kevin Miller	4/22/2022	4/27/2022	4/27/2022	0	7.3.3.8.2	System Hardening Situational	Transmission Line Sectionalizing
236	OEIS	Set 11	0EIS-PG&E-22-	3	0EIS-PG&E	a.Please explain how PG&E has determined 1300 weather stations as its long-term goal for weather stations density. Regarding monther for the stations of the 	Kevin Miller	4/22/2022	4/29/2022	4/29/2022	1	7.3.2.1.3	Awareness and Forecasting Detailed Inspections and Management	Weather monitoring
237	OEIS	Set 12	012	1	22-012_1	a. PG&E has modified its pole clearing program target to inspect and clear (where clearance is needed) all poles identified in PG&E's VM Database, Regarding PG&E'S?Implementation of EFSS? a. How many customer complaints has PG&E received regarding EPSS	Kevin Miller	4/29/2022	5/4/2022	5/4/2022	0	7.3.5.2	Practices for Vegetation	Pole Clearing
238	OEIS	Set 12	OEIS-PG&E-22- 012	2	OEIS-PG&E- 22-012_2	since implementation in June 2021? Provide a breakdown of number by month. Regarding fable 7.2700 hpg&E \$ 2022 000 pt of a second of EBSS and a second of EBSS and a second of EBSS and a second provide a second s	Kevin Miller	4/29/2022	5/4/2022	5/4/2022	0	7.3.6.8	Grid Operations and Protocols Performance	EPSS Recent and
239	OEIS	Set 12	OEIS-PG&E-22- 012	3	OEIS-PG&E- 22-012_3	2023? b. Why does PG&E project a slight increase in overall ignitions for Tier 2 ້ ເກີກຊີດູຊີຈີຢ່າ, ໃດໃດຊີເ Snort-term improvements (2023-2028) , PG&E ແຮເຮ	Kevin Miller	4/29/2022	5/4/2022	5/4/2022	0	6.7	Metrics and Underlying Data	Projected Drivers of Ignition Probability
240	OEIS	Set 12	OEIS-PG&E-22- 012	4	OEIS-PG&E- 22-012_4	the vegetation management programs which will use the One VM Tool. Energy Safety acknowledges it defined "Future improvements to initiative" as "the next 5 years," i.e., 2022-2028 (2022 Guidelines, Attachment 2, อาการสูง ราวาถานอกราชชอดสายการการการการการการการการการการการการการก	Kevin Miller	4/29/2022	5/4/2022	5/4/2022	0	7.3.5.19	Vegetation Management (VM) and Inspections	Vegetation Management Enterprise System
241	OEIS	Set 12	OEIS-PG&E-22- 012	5	OEIS-PG&E- 22-012_5	restoration team's activities leading up to re-energization, including "Determine if any Customer Owned Lines identified as being at risk are within the event footprint (both transmission and distribution) as detailed in Regimoning ເກີດໄກເປັນກາກເຮົາການເປັນເປັນເປັນເຊັ່ງ ແລະ	Kevin Miller	4/29/2022	5/4/2022	5/4/2022	0	8.2.4	Protocols on PSPS	Re-Energization Strategy
242	OEIS	Set 13	OEIS-PG&E-22- 013	1	OEIS-PG&E- 22-013_1	provided April 29, 2022 PG&E has modified the number of circuits from	Kevin Miller	5/6/2022	5/11/2022	5/11/2022	0	7.3.6.8	Grid Operations and Protocols	Protective Equipment and Device Settings
243	OEIS	Set 14	OEIS-PG&E-22- 014	1	OEIS-PG&E- 22-014_1	review to check for validation. PG&E previously conveyed that the WDRM V3 Validation Report would be published April 29, 2022. Energy Safety requests a copy of this report as soon as it is available.	Kevin Miller	5/13/2022	5/18/2022	5/18/2022	0	4.5	Model and Metric Calculation Methodologies	Wildfire Distribution Risk Model
244	OEIS	Set 14	OEIS-PG&E-22- 014	2	OEIS-PG&E- 22-014_2	Enlergy Statety world fine to know when they were changes the personnel costs related to WMP between 2021 and 2022. a. If so, please provide this cost differential information. i. Overall	Kevin Miller	5/13/2022	5/18/2022	5/18/2022	0	3.1	Actuals and Planned Spending for Migitation Plan	Summary of WMP initiative expenditures
245	OEIS	Set 14	OEIS-PG&E-22- 014	3	OEIS-PG&E- 22-014_3	b. To which departments or programs would these positions be allocated?	Kevin Miller	5/13/2022	5/18/2022	5/18/2022	0	N/A	N/A	N/A
246	OEIS	Set 14	OEIS-PG&E-22- 014	4	OEIS-PG&E- 22-014_4	Regarding PG&E's Humic's full y spectanist (PSS) Programme? a. Provide how many total Public Safety Specialists positions have been filled for the following years and the counties they were assigned to. i. 2020	Kevin Miller	5/13/2022	5/18/2022	5/18/2022	4	7.3.9	Emergency Planning and Preparedness	Additional Detail
247	OEIS	Set 14	OEIS-PG&E-22- 014	5	OEIS-PG&E- 22-014_5	a. Please discuss how SCADA is being implemented with EPSS enablement.	Kevin Miller	5/13/2022	5/18/2022	5/18/2022	1	7.3.6.8	Grid Operations and Protocols	Protective equipment and device settings
248	OEIS	Set 14	OEIS-PG&E-22- 014	6		Regarding PG&E's work orders: a. How many work orders within the HFTD in the past three years have decreased in priority levels? What percentage of total work orders within the HFTD in the past three years does this account for? b. How many work orders within the HFTD in the past three years have increased in priority levels? What percentage of total work orders within the HFTD in the past three years does this account for? c. Provide a spreadsheet of all work orders discussed in parts a and b	Kevin Miller	5/13/2022	5/18/2022	5/19/2022	1	7.3.4	Asset Management and Inspections	Additional Detail
249	CalPA	Set WMP-21	CalAdvocates-PGE- 2022WMP-21	1	CalAdvocate s-PGE- 2022WMP- 21_1	 With regard to PG&E's undergrounding efforts in the HFTD for wildfire mitigation purposes: a) Describe PG&E's current policy regarding undergrounding of existing service connections when the main lines are moved underground. b) Describe PG&E's current policy regarding the installation of new service connections underground when new main lines are installed underground (e.g. in a fire rebuild project or in new construction). c) Please provide a list of situations in which PG&E would underground the main line, but install or leave the service connection aboveground. d) For each situation in part (c), please explain the factors that would contribute to PG&E's decision not to underground the service connections. 	Holly Wherman Carolyn Chen	5/31/2022	6/17/2022	6/15/2022	0	7.3.3.16	Undergrounding of Electric Lines and/or Equipment	Additional Detail
250	CalPA	Set WMP-21	CalAdvocates-PGE- 2022WMP-21	2	CalAdvocate s-PGE- 2022WMP- 21_2	What is the average actual cost of installing service connections underground? Please provide this as a cost per foot (or a range of costs per foot, if variable) and state the time period from which this data is drawn.	Holly Wherman Carolyn Chen	5/31/2022	6/14/2022	6/14/2022	0	7.3.3.16	Undergrounding of Electric Lines and/or Equipment	Additional Detail
251	CalPA	Set WMP-21	CalAdvocates-PGE- 2022WMP-21	3	CalAdvocate s-PGE- 2022WMP- 21_3	 underground approximately 10,000 distribution circuit miles in HFTDs. a) When PG&E undergrounds a segment of distribution circuit as part of its 10,000 mile undergrounding plan, does it plan to also underground that circuit's associated service connections? b) When PG&E places or plans to place a circuit's associated service connections underground, does PG&E include the length of those service connections in the 10,000 circuit mile forecast? c) Does the forecasted cost of undergrounding the 10,000 circuit miles discussed in your 2022 WMP include costs of undergrounding associated service discussed in your 2022 WMP include costs of undergrounding associated service connections? d) If the answer to part (c) is yes, please provide a cost estimate for the undergrounding of all continue included as part of the 10,000 	Holly Wherman Carolyn Chen	5/31/2022	6/17/2022	6/15/2022	0	7.3.3.16	Undergrounding of Electric Lines and/or Equipment	Additional Detail

252	CalPA	Set WMP-21	CalAdvocates-PGE 2022WMP-21	4	CalAdvocate s-PGE- 2022WMP- 21_4	 Section 7.3.3.17.6 of PG&E's 2022 WMP discusses PG&E's Butte County Rebuild Program, which involves undergrounding the distribution within the town of Paradise and lower Magalia. a) Does PG&E install service connections underground as part of the Butte County Rebuild Program? b) If the answer to part (a) is yes, please provide the actual to-date costs of undergrounding service connections as part of the Butte County Rebuild Program. c) If the answer to part (a) is yes, please provide the actual to-date linear feet of service connections that have been undergrounded as part of the Butte County Rebuild Program. d) Please provide the approximate percentage of service connections that have been undergrounded as part of the 	Holly Wherman Carolyn Chen	5/31/2022	6/14/2022	6/14/2022 0	7.3.3.17.6	Butte County Rebuild Program	Additional Detail
253	OEIS	Set 15	OEIS-P&GE-22- 015	1		 baye hean (to data) installed show around in left show around as part of a) Please provide an Excel table with the following information in new columns added to the Excel table PG&E submitted in response to CalAdvocates-PGE-2022WMP-09¹ Questions 1, 2, and 3: Reason for reinspection (if applicable) New due date post-reinspection (if applicable) New due date post-reinspection (if applicable) New prioritization of work order (if the changed) Equipment type b) Also provide a process flow chart illustrating the inspection process or a description of the inspection process from identification of an issue through to resolving it, including the typical timescale. Include the length of time between identification to initiation of repair and what triggers initiation of the repair. c) Additionally, identify any interactions with external agencies, including for permitting, including the following for each agency: Alist of all work orders that have been initiated but have been delayed due to permitting. A list of all work orders for which repair has not been initiated due to permitting concerns. A list of all work orders dated in the past year that have been marked as urgent for which a permit was required. Provide the amount of time that elapsed from the identification of the issue to when it became urgent. 	Kevin Miller	6/3/2022	6/15/2022	6/15/2022 6	7.3.4	Asset Management and Inspections	Additional Detail
254	CalPA	Set WMP-22	CalAdvocates-PGE 2022WMP-22	1	s-PGE-	 a) On December 9, 2021, was PG&E using the Heli-Saw for wildfire mitigation purposes? b) If the answer to part (a) is yes, please identify the WMP initiative that this activity was part of. 	Holly Wehrman	6/7/2022	7/5/2022	7/5/2022 0	7.3.5.20	Vegetation Management (VM) and Inspections	Vegetation Management to Achieve Clearances Around Electric Lines and Equipment
255	CalPA	Set WMP-22	CalAdvocates-PGE 2022WMP-22	2	CalAdvocate s-PGE- 2022WMP- 22_2	When did PG&E first become aware that the Heli-Saw had operated within Wunderlich County Park on December 9, 2021?	Holly Wehrman	6/7/2022	7/5/2022	7/5/2022 0	7.3.5.20	Vegetation Management (VM) and Inspections	Vegetation Management to Achieve Clearances Around Electric Lines and Equipment
256	CalPA	Set WMP-22	CalAdvocates-PGE 2022WMP-22	3	CalAdvocate s-PGE- 2022WMP- 22_3	 a) Which public agencies (e.g., CPUC, OEIS, Cal Fire, San Mateo County) did PG&E notify (prior to December 9, 2021) that it planned to operate a Heli-Saw in Wunderlich County Park? b) For each agency in response to part (a), list the date PG&E gave notice to that agency. 	Holly Wehrman	6/7/2022	7/5/2022	7/5/2022 0	7.3.5.20	Vegetation Management (VM) and Inspections	Vegetation Management to Achieve Clearances Around Electric Lines and Equipment
257	CalPA	Set WMP-22	CalAdvocates-PGE 2022WMP-22	4	CalAdvocate s-PGE- 2022WMP- 22_4	 a) To which public agencies (e.g., CPUC, OEIS, Cal Fire, San Mateo County) did PG&E report that it had operated a Heli-Saw in Wunderlich County Park on December 9, 2021? b) For each agency in response to part (a), list the date PG&E made its report to that agency. c) Please provide copies of all reports to the agencies in response to part 	Holly Wehrman	6/7/2022	7/5/2022	7/5/2022 0	7.3.5.20	Vegetation Management (VM) and Inspections	Vegetation Management to Achieve Clearances Around Electric Lines
258	CalPA	Set WMP-22	CalAdvocates-PGE 2022WMP-22	5	CalAdvocate s-PGE- 2022WMP- 22_5	 (a). The article states that "PG&E said its Heli-Saw contractor 'mistakenly' strayed several hundred feet into parkland after doing permitted work on nearby private land." a) Who is the Heli-Saw contractor referenced above? b) Please list all Heli-Saw contractors PG&E currently employs. c) Please describe why the Heli-Saw pilot was not aware that the Heli-Saw had passed into county parkland until the Heli-Saw had traveled "several hundred feet into parkland." d) Please describe the specific sequence of events that led to the contractor "mistakenly" straying into Wunderlich County Park. e) Please describe any and all operational failures (including but not limited 	Holly Wehrman	6/7/2022	7/5/2022	7/5/2022 0	7.3.5.20	Vegetation Management (VM) and Inspections	and Equipment Vegetation Management to Achieve Clearances Around Electric Lines and Equipment
259	CalPA	Set WMP-22	CalAdvocates-PGE 2022WMP-22	6	CalAdvocate s-PGE- 2022WMP- 22_6	Please provide copies of the results of any internal audits or investigations that PG&E has performed in relation to the operation of the Heli-Saw in Wunderlich County Park on December 9, 2021.	Holly Wehrman	6/7/2022	7/5/2022	7/5/2022 2	7.3.5.20	Vegetation Management (VM) and Inspections	Vegetation Management to Achieve Clearances Around Electric Lines and Equipment
260	CalPA	Set WMP-22	CalAdvocates-PGE 2022WMP-22	7	s-PGE-	 a) Describe PG&E's current protocol for keeping members of the public out of an area where the Heli-Saw is operating. b) Describe all precautions that PG&E takes to protect public safety while the Heli-Saw is operating. c) Describe all precautions the Heli-Saw contractor takes to protect public safety while the Heli-Saw is operating. d) Has PG&E changed its procedures or protocols related to Heli-Saw operation since receiving the Cal Fire notice of violation described in the news story? e) If the answer to part (d) is yes, please list all changes made to the procedures or protocols related to Heli-Saw operation since receiving the Cal Fire notice of violation described in the news story. f) Please provide a copy of all PG&E procedures, job aids, or other cuidance documentation related to operation of the Heli-Saw. 	Holly Wehrman	6/7/2022	7/5/2022	7/5/2022 0	7.3.5.20	Vegetation Management (VM) and Inspections	Vegetation Management to Achieve Clearances Around Electric Lines and Equipment
261	CalPA	Set WMP-22	CalAdvocates-PGE 2022WMP-22	8	s-PGE-	 a) Does PG&E utilize the Heli-Saw in HFTD areas for the purposes of wildfire mitigation? b) If the answer to part (a) is yes, please list all initiatives from PG&E's 2022 WMP Update in which the Heli-Saw has been utilized to date. c) If the answer to part (a) is yes, please list all initiatives from PG&E's 2022 WMP Update in which it expects to utilize the Heli-Saw in the future. d) If the answer to part (a) is yes, why didn't PG&E mention the Heli-Saw in its 2022 WMP Update? Pages 825-826 of PG&E's 2022 WMP Update discuss community outreach about wildfire mitigation activities, including helicopter operations: To set expectations with customers and with the goal of limiting work 	Holly Wehrman	6/7/2022	7/5/2022	7/5/2022 0	7.3.5.20	Vegetation Management (VM) and Inspections	Vegetation Management to Achieve Clearances Around Electric Lines and Equipment
262	CalPA	Set WMP-22	CalAdvocates-PGE 2022WMP-22	9	s-PGE-	refusals or access issues, PG&E uses various communication methods, such as letters, postcards, text messages, e-mails, and automated calls through Interactive Voice Recordings. a) For normal Heli-Saw operations, which of these communication methods does PG&E use? b) For normal Heli-Saw operations, how does PG&E determine which customers should be notified? c) For the Heli-Saw operation on December 9, 2021, which of these communication methods did PG&E use? d) For the Heli-Saw operation on December 9, 2021, how did PG&E	Holly Wehrman	6/7/2022	7/5/2022	7/5/2022 0	7.3.5.20	Vegetation Management (VM) and Inspections	Vegetation Management to Achieve Clearances Around Electric Lines and Equipment
263	CalPA	Set WMP-22	CalAdvocates-PGE 2022WMP-22	10	CalAdvocate s-PGE- 2022WMP- 22_10	determine which customers should be notified? The news story states, "Sampson estimated that branches of up to eight inches in diameter fell as much as 150 feet to the ground in the park." a) In normal operation of the Heli-Saw, how does PG&E protect the public from heavy branches falling, as described above? b) In normal operation of the Heli-Saw, how does PG&E protect employees and contractors working with the Heli-Saw from heavy branches falling, as described above? The news story states, "The operation, according to Sampson, created hundreds of 2-foot to 6-foot-long stubbed limbs that littered the forest floor, that will likely die and create a fire hazard."	Holly Wehrman	6/7/2022	7/5/2022	7/5/2022 0	7.3.5.20	Vegetation Management (VM) and Inspections	Vegetation Management to Achieve Clearances Around Electric Lines and Equipment
264	CalPA	Set WMP-22	CalAdvocates-PGE 2022WMP-22	11	CalAdvocate s-PGE- 2022WMP- 22_11	 a) Does PG&E dispute Sampson's statement about the fallen branches from the Heli-Saw operation creating a fire hazard, quoted above? Please explain if yes. b) Has PG&E taken any action to remove the limbs described above from Wunderlich County Park? Please describe all such actions if yes. c) Does PG&E plan to take any action in the future to remove the limbs described above from Wunderlich County Park? Please describe all such actions if yes. d) Describe PG&E's current practices regarding how it deals with fallen limbs from normal Heli-Saw operations. 	Holly Wehrman	6/7/2022	7/5/2022	7/5/2022 0	7.3.5.20	Vegetation Management (VM) and Inspections	Vegetation Management to Achieve Clearances Around Electric Lines and Equipment
265	CalPA	Set WMP-22	CalAdvocates-PGE 2022WMP-22	12	CalAdvocate s-PGE- 2022WMP- 22_12	 Imbs from normal Heli-Saw onerations crews were on nand before and after the operation at the park, the utility said, there were 'no safety issuesnor was the public in danger at any time.'" a) In normal Heli-Saw operations, what are the duties of the ground crews mentioned above? b) How many ground crews are involved in a typical Heli-Saw operation? c) How many people, on average, are in each ground crew for a typical Heli-Saw operation? d) How do Heli-Saw ground crews determine the location of the Heli-Saw relative to the planned flight path? e) How does the Heli-Saw pilot ensure that they follow the planned flight path? f) Please describe why the ground crews on December 9, 2021 were not aware that the Heli-Saw had passed into Wunderlich County Park until the Heli-Saw had crews for a typical fire released a notice of violation in 	Holly Wehrman	6/7/2022	7/5/2022	7/5/2022 0	7.3.5.20	Vegetation Management (VM) and Inspections	Vegetation Management to Achieve Clearances Around Electric Lines and Equipment
266	CalPA	Set WMP-22	CalAdvocates-PGE 2022WMP-22	13	CalAdvocate s-PGE- 2022WMP- 22_13	 The news story states that Cal Fire released a notice of violation in February 2022. a) Provide a copy of the notice of violation described above. b) Provide a copy of PG&E's response to the Cal Fire notice of violation described above. c) Provide a copy of any other notices of violation from any government agency related to the usage of the Heli-Saw on December 9, 2021. d) Provide a copy of all of PG&E's response to any notifications of violation from part (c) 	Holly Wehrman	6/7/2022	7/5/2022	7/5/2022 3	7.3.5.20	Vegetation Management (VM) and Inspections	Vegetation Management to Achieve Clearances Around Electric Lines and Equipment
267	CalPA	Set WMP-22	CalAdvocates-PGE 2022WMP-22	14	s-PGE-	The news story states, "PG&E says it is conferring with Cal Fire over the Heli-Saw related violation notice as well as the permit dispute." a) What is the current status of discussions between Cal Fire and PG&E, related to the violation, noted above? b) What is the current status of the permit dispute. noted above?	Holly Wehrman	6/7/2022	7/5/2022	7/5/2022 0	7.3.5.20	Vegetation Management (VM) and Inspections	Vegetation Management to Achieve Clearances Around Electric Lines and Equipment

268	CalPA	Set WMP-22	CalAdvocates-PGE 2022WMP-22	^{=.} 15	s-PGE- 2022WMP-	 a) Is PG&E engaged in any legal or administrative proceedings related to its use of the Heli-Saw in Wunderlich County Park on December 9, 2021? b) If the answer to part (a) is yes, please list all such proceedings and the venue. 	Holly Wehrman	6/7/2022	7/5/2022	7/5/2022	0	7.3.5.20	Vegetation Management (VM) and Inspections	Vegetation Management to Achieve Clearances Around Electric Lines and Equipment
270	CalPA	Set WMP-03	CalAdvocates-PGE 2022WMP-03	E. 1Supp	CalAdvocate s-PGE- 2022WMP- 03_1Supp	lease note that the geographical regions are mutually exclusive (i.e., "Other HFTD" excludes areas that are in either Tier 2 or Tier 3). Therefore, for any given circuit, the following relationships should hold:•Tier 2 miles + Tier 3 miles + Other HFTD miles = total HFTD miles.•Tier 2 miles + Tier 3 miles + Other HFTD miles + non-HFTD miles = total circuitmiles.Provide an Excel table of all distributioncircuits existing as of January 1, 2022 (as rows) that includes the following information in separate columns. bbbb.Miles of LiDAR inspection in Non-HFTD in 2020cccc.Miles of LiDAR inspection in 2021dddd.Miles of LiDAR inspection Other HFTD in 2021ffff.Miles of LiDAR	Alan Wehrman	1/25/2022	8/3/2022	8/3/2022	1	N/A	Miscellaneous	Additional Detail
271	CalPA	Set WMP-23	CalAdvocates-PGE 2022WMP-23	E. 1	2022WMP- 23 1	State how many customer accounts PG&E has as of June 29, 2022, and disaggregate the total by HFTD tier (as defined above). Please provide the protective device settings that PG&E plans on using in	Tyler Holzschuh	6/29/2022	7/14/2022	7/14/2022	0	8	PSPS	Additional Detail
272	CalPA	Set WMP-23	CalAdvocates-PGE 2022WMP-23	Ē. 2	CalAdvocate s-PGE- 2022WMP- 23_2	 House provide the protective device settings that i each plans on doing in HFTD areas during high fire-risk weather in 2022, including the following parameters: a) The minimum to trip current; b) Definite time delay; c) Time curve; and d) Coordination parameters. 	Tyler Holzschuh	6/29/2022	7/14/2022	7/14/2022	0	7.3.6.8	EPSS	Device settings
273	CalPA	Set WMP-23	CalAdvocates-PGE 2022WMP-23	=- ₃	CalAdvocate s-PGE- 2022WMP-	If any of the parameters identified in question 2 depend on the normal operating parameters for its protective devices (i.e., device settings such as the minimum to trip during ordinary weather), please describe how PG&E determines those normal operating parameters. a) Please state whether PG&E plans (in 2022) to coordinate protective	Tyler Holzschuh	6/29/2022	7/14/2022	7/14/2022	0	7.3.6.8	EPSS	Device settings
274	CalPA	Set WMP-23	CalAdvocates-PGE 2022WMP-23	Ē. 4	CalAdvocate s-PGE- 2022WMP- 23_4	devices with fuses' time overcurrent curves, or plans on operating protective devices in a fuse-saving mode (i.e. the recloser/circuit breaker trips before the fuse operates) while fast curve settings are in effect. b) Please explain the reasoning for PG&E's choice(s) in part (a) of this question. Please provide:	Tyler Holzschuh	6/29/2022	7/14/2022	7/14/2022	0	7.3.6.8	EPSS	Device settings
275	CalPA	Set WMP-23	CalAdvocates-PGE 2022WMP-23	5	CalAdvocate s-PGE- 2022WMP- 23_5	 a) Any studies that show how PG&E determined that the protective device settings identified in question 2 are the best settings to use during high firerisk weather; and b) Any studies of the expected impact to reliability due to the settings identified in question 2 	Tyler Holzschuh	6/29/2022	7/14/2022	7/14/2022	6	7.3.6.8	EPSS	Device settings
276	CalPA	Set WMP-23	CalAdvocates-PGE 2022WMP-23	Ē. 6	CalAdvocate s-PGE- 2022WMP- 23_6	Please provide the protective device settings that PG&E normally uses (i.e., outside of HFTD or outside of high fire risk weather) in 2022, including the following parameters: a) The minimum to trip current; b) Definite time delay; c) Time curve; and d) Coordination parameters. Please provide the following details regarding fast curve settings that	Tyler Holzschuh	6/29/2022	7/14/2022	7/14/2022	0	7.3.6.8	EPSS	Device settings
277	CalPA	Set WMP-23	CalAdvocates-PGE 2022WMP-23	=. ₇	CalAdvocate s-PGE- 2022WMP- 23_7	 PG&E used in 2021 during high fire-risk weather: a) How PG&E calculates the fault duty of the next downstream recloser, including what type of faults PG&E calculates (e.g. line-to-ground, line-to-line, triple-line-to-ground);2 b) How PG&E coordinated circuit breakers and main line reclosers with fuses;3 and c) What the instantaneous tripping currents in 2021 were for the hot-line 	Tyler Holzschuh	6/29/2022	7/14/2022	7/14/2022	0	7.3.6.8	EPSS	Device settings
278	CalPA	Set WMP-23	CalAdvocates-PGE 2022WMP-23	=- 8	CalAdvocate s-PGE- 2022WMP- 23 8	tag (HLT) settings mode Please provide an unredacted version of the spreadsheet "WMP- Discovery2022_DR_OEIS_005-Q10Atch01_CONF.xlsx". Regarding transmission structures and transmission connecting hardware	Tyler Holzschuh	6/29/2022	7/14/2022	7/14/2022	1	7.3.6.8	EPSS	EPSS
279	CalPA	Set WMP-24	CalAdvocates-PGE 2022WMP-24	^{Ξ.} 1	CalAdvocate s-PGE- 2022WMP- 24_1	 ("these facilities"): a) How does PG&E detect defects in these facilities that may be difficult or impossible to detect using the unaided eye (such as a broken jumper within a steel shoe)? b) Does the answer to part (a) of this question differ in HFTD areas, compared to non-HFTD areas? 	Tyler Holzschuh	7/8/2022	7/22/2022	7/22/2022	0	7.3.4	Asset Management and Inspections	Additional Detail
280	CalPA	Set WMP-24	CalAdvocates-PGE 2022WMP-24	Ē. 2	CalAdvocate s-PGE- 2022WMP- 24_2	 c) If the answer to part (b) is very please texts in the differences maraware in HFTD areas ("these facilities"): a) Does PG&E use x-raysto examine these facilities while in operation? b) If the answer to part (a) is yes, please describe how and where PG&E does this. c) Does PG&E use gamma raysto examine these facilities while in operation? d) If the answer to part (c) is yes, please describe how and where PG&E 	Tyler Holzschuh	7/8/2022	7/22/2022	7/22/2022	0	7.3.4	Asset Management and Inspections	Additional Detail
281	CalPA	Set WMP-24	CalAdvocates-PGE 2022WMP-24	=. ₃	CalAdvocate s-PGE- 2022WMP- 24_3	 Regatbing transmission structures and transmission connecting naraware in HFTD areas ("these facilities"): a) Please provide all current PG&E procedures for using x-rays or gamma rays to examine these facilities. b) Please provide all available studies documenting the feasibility and effectiveness of using x rays and gamma rays to nondestructively examine these facilities. c) If there are any studies documenting the feasibility and effectiveness of using x-rays and gamma rays to nondestructively examine these facilities. 	Tyler Holzschuh	7/8/2022	7/22/2022	7/22/2022	1	7.3.4	Asset Management and Inspections	Additional Detail
282	CalPA	Set WMP-24	CalAdvocates-PGE 2022WMP-24	<u></u> 4	CalAdvocate s-PGE- 2022WMP-	of but do not <u>Regarding transmission structures and transmission connecting hardware</u> in HFTD areas ("these facilities"): a) Please provide all current PG&E procedures for nondestructive examination of these	Tyler Holzschuh	7/8/2022	7/22/2022	7/22/2022	7	7.3.4	Asset Management and Inspections	Additional Detail
						 facilities, other than using the visible spectrumand any procedures covered in question 3(a). b) Please provide all current PG&E procedures for destructive examination of these facilities Regarding distribution structures and hardware in HFTD areas ("these facilities"): 								
283	CalPA	Set WMP-24	CalAdvocates-PGE 2022WMP-24	5	s-PGE- 2022WMP- 24_5	 a. Please provide all current PG&E procedures for nondestructive examination of these facilities, other than using the visible spectrum. b. Please provide all current PG&E procedures for destructive examination of these facilities. Page 2 of PG&E s response states regarding the 2017 Railroad Fire, "PG&E tree contractor inadvertently dropped dead Cedar tree that the contractor was working on into a PG&E distribution line," and, "PG&E did not perform a specific lessons learned analysis for the Railroad Fire." 	Tyler Holzschuh	7/8/2022	7/22/2022	7/22/2022	0	7.3.4	Asset Management and Inspections	Additional Detail
284	CalPA	Set WMP-25	CalAdvocates-PGE 2022WMP-25	E. 1	CalAdvocate s-PGE- 2022WMP- 25_1	 a) Why did PG&E not perform a specific lessons learned analysis for the Railroad Fire? b) Following the Railroad Fire on August 29, 2017, through July 1, 2022, has PG&E experienced any other ignitions in its HFTD where an individual performing tree work for PG&E inadvertently dropped a tree into the distribution line? c) If the answer to part (b) is yes, please list the ignitions, including the date of the ignition, geographic latitude of the ignition, geographic latitude of the ignition, geographic latitude of the final size of the fire Page 5 of PG&E's response states regarding the 2018 Airline Fire, "We are currently in the process of reviewing our existing maintenance tags for tags that identify missing vibration dampers and are also reviewing our guidance to inspectors so that they properly identify missing vibration dampers during inspections." a) When did PG&E initiate the review of existing maintenance tags referenced above? 	Holly Wehrman	7/8/2022	7/13/2022	7/13/2022	0	4.1	Lessons Learned and Risk Trends	Additional Details
285	CalPA	Set WMP-25	CalAdvocates-PGE 2022WMP-25	=. 2	CalAdvocate s-PGE- 2022WMP- 25_2	 b) Does the review of existing maintenance tags encompass all open maintenance tags on the electric system or some subset? If the scope is limited to a subset, please describe the scope. c) When does PG&E expect to complete the review of existing maintenance tags referenced above? d) When did PG&E initiate the review of its guidance to inspectors referenced above? e) When does PG&E expect to complete the review of its guidance to inspectors referenced above? f) Has PG&E initiated any review of design standards, engineering practices, or construction practices to ensure that vibration dampeners are installed appropriately? g) If the answer to part (f) is yes, please describe the scope and timeline for this review. h) Does PG&E have equipment in service that predates the practice of utilizing vibration dampeners? i) If the answer to part (h) is yes, please list all actions PG&E has taken to 	Holly Wehrman	7/8/2022	7/13/2022	7/13/2022	0	4.1	Lessons Learned and Risk Trends	Additional Details
286	CalPA	Set WMP-25	CalAdvocates-PGE 2022WMP-25	Ē. 3	CalAdvocate s-PGE- 2022WMP- 25_3	assess such legacy equipment and mitigate the issue of missing vibration Pages 5-6 of PG&E's response regarding the 2018 Airline Fire identify several actions PG&E is undertaking to ensure that the issue of missing vibration dampeners is found and remediated. Please list all actions PG&E has undertaken since the Airline Fire ignited on June 4, 2018 to ensure that the issue of missing vibration dampeners does not occur in the first place. Page 8 of PG&E's response states regarding the 2019 Lonoak Fire, "Corrective Action Program (CAP) event assigned to determine ongoing risk from vibration dampeners in the field and deployed on #2 ACSP and #4	Holly Wehrman	7/8/2022	7/13/2022	7/13/2022	1	4.1	Lessons Learned and Risk Trends	Additional Details
287	CalPA	Set WMP-25	CalAdvocates-PGE 2022WMP-25	<u>=</u> . 4	CalAdvocate s-PGE- 2022WMP- 25_4	 risk from vibration dampers in the field and deployed on #2 ACSR and #4 ACSR conductor wires. Specifically, the team evaluated extent of risk between 2 ACSR and Alcoa Stockbridge dampers." a) Please briefly describe the findings from PG&E's evaluation of the extent of the risk between ACSR and Alcoa Stockbridge dampers, described above. b) Has PG&E determined that utilizing Alcoa Stockbridge dampers presents a wildfire risk? c) If the answer to part (b) is yes, has PG&E initiated an effort to proactively identify and remove or replace Alcoa Stockbridge dampers? 	Holly Wehrman	7/8/2022	7/13/2022	7/13/2022	1	4.1	Lessons Learned and Risk Trends	Additional Details

288	CalPA	Set WMP-25	CalAdvocates-PGE- 2022WMP-25	5	CalAdvocate s-PGE- 2022WMP- 25 5	Fire." a) Please define "respond" as used in this context.	Holly Wehrman	7/8/2022	7/13/2022	7/13/2022	0	4.1	Lessons Learned and Risk Trends	Additional Details
					25_5	b) In the event that an outage occurs and a PG&E troubleperson cannot physically reach the site within 60 minutes due to factors beyond their control, please describe how PG&E would meet its standard to respond to								
						the outage within 60 minutes Page 14 of PG&E's response states, "For clarification, the Revision Notice reference to increases in equipment-related ignitions from 2020 to 2021 refers to system-wide ignitions. However, in 2021, PG&E observed a								
					CalAdvocate	12.9% decrease in California Public Utilities Commission (CPUC)- reportable ignitions in HFTD areas where the suspected cause was PG&E								
289	CalPA	Set WMP-25	CalAdvocates-PGE- 2022WMP-25	6	2022WMP-	equipment failure." Page 16 of Energy Safety's Revision Notice includes the following chart, which shows a steady increase in non-HFTD ignitions from 2018 through	Holly Wehrman	7/8/2022	7/13/2022	7/13/2022	0	4.1	Lessons Learned and Risk Trends	Additional Details
						2021: [GRAPHIC TABLE] a) Please list all causal factors to which PG&E attributes the increase in equipment-related ignitions from 2018 to 2021 in non-HFTD.								
						b) Please list and briefly describe all actions PG&E is taking in 2022 to reduce the number of equipment-related ignitions in non-HETD Page 20 of PG&E's response describes its Enhanced Ignition Analysis								
290	CalPA	Set WMP-25	CalAdvocates-PGE- 2022WMP-25	7		 (EIA) program. a) Does the EIA process apply to non-HFTD ignitions? b) If the answer to part (a) is no. please explain why not. Pages 33-35 of PG&E's response include Table RN-PG&E-22-08-01: 	Holly Wehrman	7/8/2022	7/13/2022	7/13/2022	0	4.1	Lessons Learned and Risk Trends	Additional Details
291	CalPA	Set WMP-25	CalAdvocates-PGE- 2022WMP-25	8	CalAdvocate s-PGE-	Timeline and Update on Actions To Increase Asset Inspection Quality. Please provide an updated copy of this Table with the following additional information in the "Timeline for Implementation" column:	Holly Wehrman	7/8/2022	7/13/2022	7/13/2022	0	7.3.4.19	Asset Management	Response to RN- PGE-22-08
			2022 W WF -23		25_8	a) Date the action was initiated. b) Date the action was completed (if applicable). Pages 37 of PG&E's response states, "Confirmed incidents of fraudulent							and Inspections	FGE-22-00
					CalAdvocate	activity (timecards, inspections) will result in discipline and up to								
291	CalPA	Set WMP-25	CalAdvocates-PGE- 2022WMP-25	9		fraudulent activity has PG&E recorded? b) Of the incidents in part (a), how many involved fraud in relation to asset	Holly Wehrman	7/8/2022	7/13/2022	7/13/2022	0	7.3.4	Asset Management and Inspections	Response to RN- PGE-22-08
						inspections? c) Of the incidents in part (b), how many inspectors have been terminated as of July 1, 2022? a) Has PG&E studied the possibility of coordinating distribution protection								
						in a manner where the substation feeder circuit breaker trips first and then the unfaulted line segments are re-energized to increase coordination and							Crid Desire and	
292	CalPA	Set WMP-26	CalAdvocates-PGE- 2022WMP-26	1	2022WMP-	decrease protection delay?2 b) If the answer to part (a) is yes, when did PG&E conduct this analysis? c) If the answer to part (a) is yes, please provide all such studies or	Tyler Holzschuh	7/15/2022	7/29/2022	7/28/2022	0	7.3.3	Grid Design and System Hardening	Additional Detail
						analyses that PG&E has produced or performed. <u>d) If PG&E has reviewed any external (i.e. not created by PG&E) reports</u> <u>a) Has PG&E studied the use of cumulative distribution functions for high-</u> impedance fault detection3 to achieve the desired tradeoff between risk								
000			CalAdvocates-PGE-	2	CalAdvocate s-PGE-	mitigation and reliability? This would entail measuring the frequencies of various trip thresholds (i.e. if the threshold is surpassed every month, three	Tidaa Ulalaa ah uh	7/45/0000	7/00/0000	7/00/0000		7.0.0	Grid Design and	
293	CalPA	Set WMP-26	2022WMP-26	2	2022WMP- 26_2	months, year, etc.) to control the number of nuisance trips for high- impedance relay functions. b) If the answer to part (a) is yes, when did PG&E conduct this analysis?	Tyler Holzschuh	7/15/2022	7/29/2022	7/28/2022	0	7.3.3	System Hardening	Additional Detail
						c) If the answer to part (a) is yes, please provide all such studies or analyses that PC&E has produced or performed a) Has PG&E studied the use of fast earthing switches4 (e.g. utility equipment manufacturer ABB's ultra-fast earthing switch) to extinguish a								
004	0-104		CalAdvocates-PGE-	0	CalAdvocate s-PGE-	fault faster than using traditional circuit breakers to prevent wildfires? b) If the answer to part (a) is yes, when did PG&E conduct this analysis?	T is a list of the back	7/45/0000	7/00/0000	7/00/0000		7.0.0	Grid Design and	
294	CalPA	Set WMP-26	2022WMP-26	3	2022WMP- 26_3	c) If the answer to part (a) is yes, please provide all such studies or analyses that PG&E has produced or performed.d) If PG&E has reviewed any external (i.e., not created by PG&E) reports,	Tyler Holzschuh	7/15/2022	7/29/2022	7/28/2022	0	7.3.3	System Hardening	Additional Detail
						studies or analyses related to the distribution protection scheme described in nart (a) nlease identify each such document Question 1 relates to PG&E's response to Critical Issue RN-PG&E-22-02 (hereinafter PC & E's response)								
			CalAdvocates-PGE-	_		(hereinafter PG&E's response). Regarding Figure RN-PG&E-22-02-01 on p. 32 of PG&E's response, a) Please state the source(s) of data for the left-hand map, "PSPS								
295	CalPA	Set WMP-27	2022WMP-27	1	2022WMP-	Frequency of Circuit Segment." For example, are the frequencies based on actual PSPS events, PG&E's PSPS lookback analysis, or something else? In your answer, please include the date range for the data.	Holly Wehrman	7/20/2022	7/25/2022	7/25/2022	0	8	PSPS	Additional Detail
						b) Please state the source(s) of data for the right-hand map, "Wildfire Risk by Circuit Segment" For example, are these values derived from version 2 Q2 related to PG&E's response to Critical Issue RN-PG&E-22-03								
			CalAdvocates-PGE-		CalAdvocate s-PGE-	(hereinafter PG&E's July 11, 2022 response). Table RN-PG&E-22-03-02 on page 38 of PG&E's July 11, 2022 response states that 59 miles of undergrounding work will be performed in the top							Grid Design and	
296	CalPA	Set WMP-27	2022WMP-27	2	2022WMP- 27_2	20% risk-ranked circuit segments in 2022. Cal Advocates reviewed attachment "2022-02-25_PGE_2022_WMP- Update_R0_Section 4.6_Remedy 21-14_Atch01_CONF_R1.xlsx" to	Holly Wehrman	7/20/2022	7/25/2022	7/25/2022	0	4.6	System Hardening	System Hardening
						PG&E's 2022 WMP Update to estimate the percentage of undergrounding work that was planned in the top 20% risk-ranked circuit segments. To Question 3 related to PG&E's response to Critical Issue RN-PG&E-22-03								
			CalAdvocates-PGE-		CalAdvocate s-PGE-	(hereinafter PG&E's July 11, 2022 response). Page 39 of PG&E's July 11, 2022 response states, "In order to focus undergrounding projects in locations to both address wildfire risk over the								
297	CalPA	Set WMP-27	2022WMP-27	3	2022W/MD	entire year and locations where wind driven events pose high wildfire risk, both the WDRM and PSPS models are referenced in identifying candidate miles for undergrounding."	Holly Wehrman	7/20/2022	7/25/2022	7/25/2022	0	8	PSPS	Additional Detail
						Page 39 additionally states, "Other models, which are categorized as "Operational " such as PG&F's EPI and IPW Models, focus on informing Question 4 relates to PG&E's response to Critical Issue RN-PG&E-22-05								
			CalAdvocates-PGE-	_	CalAdvocate s-PGE-	(hereinafter PG&E's response). Table RN-PG&E-22-05-03 on pages 55 and 56 of PG&E's response outlines PG&E's planned timeline for addressing Ignition Risk tags. PG&E							Asset Management	Response to Critical
298	CalPA	Set WMP-27	2022WMP-27	4	2022W/MP-	plans to close out 8,300 tags in Q1 of 2023, 26,700 tags in Q2, 40,000 tags in Q3, and 8,300 tags in Q4. a) Please explain the resources and plans PG&E will have in place in order	Holly Wehrman	7/20/2022	7/25/2022	7/25/2022	0	7.3.4.17	and Inspections	Issue RN-PG&E-22- 05
						to ramp up from addressing 8,300 tags in Q1 to 26,700 tags in Q2. h) O3 is historically amid active wildfire season. Does PG&F anticipate any Question 5 relates to PG&E's response to data request CalAdvocates-PGE- account P o5								
			CalAdvocates-PGE-		CalAdvocate s-PGE-	2022WMP-25. In response to data request CalAdvocates-PGE-2022WMP-25, Question 9, PG&E stated that seven inspectors had committed fraudulent activity							Asset Management	
299	CalPA	Set WMP-27	2022WMP-27	5	2022WMP-	related to asset inspections between January 1, 2021 and July 1, 2022. a) Did PG&E perform any reinspections of the assets inspected by the seven inspectors referenced above?	Holly Wehrman	7/20/2022	7/25/2022	7/25/2022	1	7.3.4	and Inspections	Additional Detail
						b) If the answer to part (a) of this question is yes, please describe the scope of the reinspections described in part (a). For example, did PG&E								
300	CalPA	Set WMP-28	CalAdvocates-PGE-	1	s-PGE-	a) How many total ignitions has PG&E experienced related to underground distribution lines from January 1, 2015 through June 30, 2022?	Holly Wehrman	7/27/2022	8/1/2022	8/1/2022	0	4.1	Lessons Learned	Lessons Learned
300		Get Willin -20	2022WMP-28	I		b) How many total ignitions has PG&E experienced related to overhead distribution lines from January 1, 2015 through June 30, 2022?		112112022	0/1/2022	0/1/2022	0	7.1	and Risk Trends	Lessons Learned
						For questions 2 and 3, please refer to the definitions of HF ID areas above. If you have any questions about these definitions, contact the originators of								
301	CalPA	Set WMP-28	CalAdvocates-PGE- 2022WMP-28	2	s-PGE- 2022WMP-	this data request. Note that the HFTD areas are defined to be both mutually exclusive and exhaustive. Therefore, in the tables below, the systemwide total for each time period should equal the sum of the cells in	Holly Wehrman	7/27/2022	8/1/2022	8/1/2022	0	7.3.4.18	Asset Management and Inspections	Response to RN- PGE-22-06
					28_2	that column. a) Please complete Table 2a below, including only ignitions related to underground distribution lines [see PDF for table] Please complete Table 3a below, stating the total circuit-miles of								
						underground distribution lines that existed on your system on the first day of each time period (e.g., January 1, 2015 for the 2015 column).[see PDF								Desperants In DN
302	CalPA	Set WMP-28	CalAdvocates-PGE- 2022WMP-28	3	s-PGE- 2022WMP- 28_3	for table] Please complete Table 3b below, stating that total circuit-miles of overhead	Holly Wehrman	7/27/2022	8/1/2022	8/1/2022	0	7.3.4.18	Asset Management and Inspections	Response to RN- PGE-22-06
						distribution lines that existed on your system on the first day of each time period (e.g., January 1, 2015 for the 2015 column) [see PDF for table] Page 2 of PG&E's response to the revision notice states, "PG&E's subject matter experts estimate that placing overhead lines underground reduces								
303	CalPA	Set WMP-28	CalAdvocates-PGE	4	s-PGE-	ignition risk by approximately 99% in that location." a) Please describe PG&E's validation process for your estimate of 99%	Holly Wehrman	7/27/2022	8/1/2022	8/1/2022	0	7.3.3.16	Grid Design and	Undergrounding
			2022WMP-28			ignition risk reduction, referenced in the quote above. b) Has PG&E compared the number of ignitions on a given circuit segment both prior to and after undergrounding the segment?							System Hardening	
						c) If the answer to part (b) of this question is ves please explain how PG&F On July 11, 2022, in response to Critical Issue RN-PG&E-22-03, PG&E provided Table RN-PG&E-22-03-02. This table states that, in 2023, DC&E's 2022 undergrounding workplan includes 662 miles, of which 410								
304	CalPA	Set WMP-28	CalAdvocates-PGE- 2022WMP-28	5	s-PGE- 2022WMP-	PG&E's 2023 undergrounding workplan includes 662 miles, of which 419 miles are in the top 20% risk-ranked circuit segments. On July 26, 2022, in response to Critical Issue RN-PG&E-22-04, PG&E	Holly Wehrman	7/27/2022	8/1/2022	8/1/2022	0	7.3.3.16	Grid Design and System Hardening	Undergrounding
						provided attachment 2022-07-26_PGE_22- 04_RNR_R3_Atch01CONF.xlsx.2 Cal Advocates filtered Column J (2023 Enrecast Miles) to include only non-zero values. The resulting lines contain.								
Pre- Discove ry 01	CalPA	Set WMP-02	CalAdvocates-PGE- 2022WMP-02	1	s-PGE- 2022WMP-	Please identify and provide a copy of all quality assurance or quality control (QA/QC) reports conducted by internal entities that were completed since January 1, 2021 and that examined any programs, initiatives, or strategies	Alan Wehrman	12/17/2021	1/18/2022	1/18/2022	17	7.3.4	Asset Management and Inspections	QA/QC Reports
					CalAdvocate	described in your 2021 WMP Update. Please identify and provide a copy of all quality assurance or quality control (QA/QC) reports conducted by external entities that were completed since								
-	l				s-PGE-	January 1, 2021 and that examined any programs, initiatives, or strategies	Alan Wehrman	40/47/0004	1/18/2022	1/18/2022	27	7.3.4	Asset Management	QA/QC Reports
Pre- Discove ry 02	CalPA	Set WMP-02	CalAdvocates-PGE- 2022WMP-02	2		described in your 2021 WMP Update. External entities include, but are not limited to, contractors, auditors, the Federal Monitor, and Independent	Alan wennnan	12/17/2021	1/10/2022	1/10/2022	21	7.5.4	and Inspections	
Pre- Discove	CalPA	Set WMP-02 Set WMP-02		2	2022WMP- 02_2 CalAdvocate	described in your 2021 WMP Update. External entities include, but are not	Alan Wehrman	12/17/2021	1/18/2022	1/18/2022	21	N/A	and Inspections Miscellaneous	Additional Detail

Г <u> </u>			1			Please note that the geographical regions are mutually exclusive (i.e.,				1	1		
Pre- Discove ry 04	CalPA	Set WMP-03	CalAdvocates-PGE- 2022WMP-03	1	s-PGE- 2022WMP- 03_1	"Other HFTD" excludes areas that are in either Tier 2 or Tier 3). Therefore, for any given circuit-segment, the following relationships should hold: • Tier 2 miles + Tier 3 miles + Other HFTD miles = total HFTD miles. • Tier 2 miles + Tier 3 miles + Other HFTD miles + non-HFTD miles = total circuit-	Alan Wehrman	12/17/2021	2/8/2022 2/10/2022	1	N/A	Miscellaneous	Additional Detail
Pre- Discove ry 05	CalPA	Set WMP-03	CalAdvocates-PGE- 2022WMP-03	2SUPP	s-PGF-	Supplemental for Q2 Provide an Excel table of all distribution circuit-segments January 1, 2022 (as rows) that includes the same information listed above in Question 1.	Alan Wehrman	12/17/2021	2/15/2022 2/15/2022	1	N/A	Miscellaneous	Additional Detail
Pre- Discove ry 05	CalPA	Set WMP-03	CalAdvocates-PGE- 2022WMP-03	2	CalAdvocate s-PGE- 2022WMP- 03_2	Provide an Excel table of all transmission circuit-segments existing as of January 1, 2022 (as rows) that includes the same information listed above in Question 1.	Alan Wehrman	12/17/2021	2/8/2022 2/10/2022	1	N/A	Miscellaneous	Additional Detail
Pre- Discove ry 06	CalPA	Set WMP-03	CalAdvocates-PGE- 2022WMP-03	3	CalAdvocate s-PGE- 2022WMP- 03_3	Note: this question refers to transmission structures generally, and should not be construed to be limited to 500 kV towers. a) Provide the median amount of person-hours to perform a single climbing inspection of a transmission tower in 2021. b) Provide the total number of transmission towers that PG&E performed climbing inspections on in 2021.	Alan Wehrman	12/17/2021	2/1/2022 2/1/2022	0	7.3.4.2	Asset Management and Inspections	Detailed Inspections - Transmission
Pre- Discove ry 07	CalPA	Set WMP-03	CalAdvocates-PGE- 2022WMP-03	4	CalAdvocate s-PGE- 2022WMP- 03_4	Note: this question refers to transmission structures generally, and should not be construed to be limited to 500 kV towers. a) Provide the median amount of person-hours to perform a single drone inspection of a transmission tower in 2021. b) Provide the total number of transmission towers that PG&E performed drone inspections on in 2021.	Alan Wehrman	12/17/2021	2/1/2022 2/1/2022	0	7.3.4.2	Asset Management and Inspections	Detailed Inspections - Transmission
Pre- Discove ry 08	CalPA	Set WMP-03	CalAdvocates-PGE- 2022WMP-03	5	CalAdvocate s-PGE- 2022WMP- 03_5	Note: this question refers to transmission structures generally, and should not be construed to be limited to 500 kV towers. a) Provide the median amount of person-hours to perform a single detailed ground inspection of a transmission tower in 2021. b) Provide the total number of transmission towers that PG&E performed detailed ground inspections on in 2021.	Alan Wehrman	12/17/2021	2/1/2022 2/1/2022	0	7.3.4.2	Asset Management and Inspections	Detailed Inspections - Transmission
Pre- Discove ry 09	CalPA	Set WMP-03	CalAdvocates-PGE- 2022WMP-03	6	CalAdvocate s-PGE- 2022WMP- 03_6	Note: this question refers to transmission structures generally, and should not be construed to be limited to 500 kV towers. a) How many Priority A corrective tags were issued as a result of transmission tower climbing inspections performed in 2021? b) How many Priority B corrective tags were issued as a result of transmission tower climbing inspections	Alan Wehrman	12/17/2021	2/1/2022 2/1/2022	0	7.3.4.2	Asset Management and Inspections	Detailed Inspections - Transmission
Pre- Discove ry 10	CalPA	Set WMP-03	CalAdvocates-PGE- 2022WMP-03	7	CalAdvocate s-PGE- 2022WMP- 03_7	Note: this question refers to transmission structures generally, and should not be construed to be limited to 500 kV towers. a) How many Priority A corrective tags were issued as a result of transmission tower drone inspections performed in 2021? b) How many Priority B corrective tags were issued as a result of transmission tower drone inspections performed	Alan Wehrman	12/17/2021	2/1/2022 2/1/2022	0	7.3.4.2	Asset Management and Inspections	Detailed Inspections - Transmission
Pre- Discove ry 11	CalPA	Set WMP-03	CalAdvocates-PGE- 2022WMP-03	8		Note: this question refers to transmission structures generally, and should not be construed to be limited to 500 kV towers. 10 a) How many Priority A corrective tags were issued as a result of transmission tower detailed ground inspections performed in 2021? b) How many Priority B corrective tags were issued as a result of transmission tower detailed ground	Alan Wehrman	12/17/2021	2/1/2022 2/1/2022	0	7.3.4.2	Asset Management and Inspections	Detailed Inspections - Transmission
Pre- Discove ry 12	CalPA	Set WMP-03	CalAdvocates-PGE- 2022WMP-03	9		Note: this question refers to transmission structures generally, and should not be construed to be limited to 500 kV towers. a) How many Priority A corrective tags were issued as a result of work verification or quality control of transmission tower climbing inspections performed in 2021? b) How many Priority B corrective tags were issued as a result of work verification	Alan Wehrman	12/17/2021	2/1/2022 2/1/2022	0	7.3.4.2	Asset Management and Inspections	Detailed Inspections - Transmission
Pre- Discove ry 13	CalPA	Set WMP-03	CalAdvocates-PGE- 2022WMP-03	10	CalAdvocate s-PGE- 2022WMP-	Note: this question ferens to transmission tower climbing inspections performed in not be construed to be limited to 500 kV towers. a) How many Priority A corrective tags were issued as a result of work verification or quality control of transmission tower drone inspections performed in 2021? b) How many	Alan Wehrman	12/17/2021	2/1/2022 2/1/2022	0	7.3.4.2	Asset Management and Inspections	Detailed Inspections - Transmission
Pre- Discove ry 14	CalPA	Set WMP-03	CalAdvocates-PGE- 2022WMP-03	11	s-PGE- 2022WMP-	Priority B corrective tags were issued as a result of work verification or Note: this question refers to transmission structures generally, and should not be construed to be limited to 500 kV towers. a) How many Priority A corrective tags were issued as a result of work verification or quality control of transmission tower detailed ground inspections performed in 2021? b)	Alan Wehrman	12/17/2021	2/1/2022 2/1/2022	0	7.3.4.2	Asset Management and Inspections	Detailed Inspections - Transmission
Pre- Discove ry 15	CalPA	Set WMP-03	CalAdvocates-PGE- 2022WMP-03	12	s-PGE- 2022WMP-	How many Priority B corrective tags were issued as a result of work Please note that the geographical regions are mutually exclusive (i.e., "Other HFTD" excludes areas that are in either Tier 2 or Tier 3). Therefore, for any given circuit-segment, the following relationships should hold: Tier 2 miles + Tier 3 miles + Other HFTD miles = total HFTD miles.	Alan Wehrman	12/17/2021	2/8/2022 2/10/2022	0	N/A	Miscellaneous	Additional Detail
Pre- Discove ry 15	CalPA	Set WMP-03	CalAdvocates-PGE- 2022WMP-03	12 REV	s-PGE- 2022WMP-	 Tier 2 miles + Tier 3 miles + Other HFTD miles + non-HFTD miles = total circuit of that the geographical regions are mutually exclusive (i.e., "Other HFTD" excludes areas that are in either Tier 2 or Tier 3). Therefore, for any given circuit-segment, the following relationships should hold: Tier 2 miles + Tier 3 miles + Other HFTD miles = total HFTD miles. 	Alan Wehrman	12/17/2021	4/1/2022 4/1/2022	0	N/A	Miscellaneous	Additional Detail
Pre- Discove ry 16	CalPA	Set WMP-04	CalAdvocates-PGE- 2022WMP-04	1	s-PGE- 2022WMP-	 Tier 2 miles + Tier 3 miles + Other HFTD miles + non-HFTD miles = total circuit-segment miles For each POU to which you supply power, please respond to the following: Describe what coordination, planning, or other activities took place in 2021 between you and the POU to mitigate the effect of a potential PG&E- 	Alan Wehrman	12/17/2021	2/25/2022 2/25/2022	0	8	PSPS	Communication with Publicly-Owned Utilities
Pre- Discove	CalPA	Set WMP-04	CalAdvocates-PGE- 2022WMP-04	2	04_1 CalAdvocate s-PGE- 2022WMP-	initiated PSPS event on the POU and its customers. Provide a snapetile containing, as line features, the most recent spatial data for all circuit segments for which PG&E has used its Wildfire Distribution Risk Model to calculate circuit-segment-level expected risk. Include the following fields for each circuit-segment. For item (d), please	Alan Wehrman	12/17/2021	2/25/2022 2/25/2022	1	7.1.F	Wildfire Mitigation Strategy	Wildfire Risk Data
ry 17 Pre- Discove	CalPA	Set WMP-04	CalAdvocates-PGE- 2022WMP-04	3	CalAdvocate s-PGE-	include all relevant risk scores as separate attributes. For example, include Kegarding your PSPS circuit modeling capabilities: a) Please describe your present circuit modeling capabilities with regard to PSPS decision-making ("PSPS circuit modeling capabilities"), including with what level of granularity they are able to determine how circuit hardening efforts or other	Alan Wehrman	12/17/2021	2/25/2022 2/25/2022	0	8.1 and 8.2	PSPS	Additional Detail
ry 18 Pre- Discove	CalPA	Set WMP-04	CalAdvocates-PGE- 2022WMP-04	4	04_3	changes to a line segment will affect PSPS thresholds. b) Please describe Note: This question telers to transmission structures generally, and should not be construed to be limited to 500 kV towers. a) Provide the total number of transmission towers that PG&E forecasts performing climbing inspections on in 2022. b) Provide the total number of transmission towers	Alan Wehrman	12/17/2021	2/25/2022 2/25/2022	0	7.3.4.2	Asset Management and Inspections	Detailed Inspections - Transmission
ry 19 Pre- Discove	CalPA	Set WMP-04	CalAdvocates- PGE-2022WMP-	5 (a,b)	04_4 CalAdvocate s-PGE-	that PG&E forecasts performing drone inspections on in 2022. c) Provide that total number of transmission towars that <u>PG&E</u> forecasts in 2022 to be at least two times actual expenditure in 2021, please provide: a) The name of the program as it is identified in your 2022 WMP Update b) The WMP Initiative number in Table 12 of your 2022 WMP Update c) The name of	Alan Wehrman	12/17/2021	3/4/2022 3/4/2022	1	3.1	Summary of Wildfire Mitigation Plan Initiative	
ry 20 Pre- Discove	CalPA	Set WMP-04	04 CalAdvocates-PGE- 2022WMP-04	5 (c-d)	CalAdvocate s-PGE-	the program as it is identified in your 2021 WMP Update d) The WMP <u>Initiative number in Table 12 of your 2021 WMP Update d) An evaluation</u> Supplemental to U5 For any program for which you forecast capital expenditures in 2022 to be at least two times actual expenditure in 2021, please provide: a) The name	Alan Wehrman	12/17/2021	3/11/2022 3/4/2022	1	N/A	Expenditures	Additional Detail
ry 20 Pre- Discove	CalPA	Set WMP-04	CalAdvocates-PGE- 2022WMP-04	5 (e)	04_5 (c-d) CalAdvocate s-PGE-	of the program as it is identified in your 2022 WMP Update b) The WMP Supplemental to Us ^{Table 12} of your 2022 WMP Update c) The name of For any program for which you forecast capital expenditures in 2022 to be	Alan Wehrman	12/17/2021	3/14/2022 (Naap) 3/14/2022	1	N/A	Miscellaneous	Additional Detail
ry 20 Pre- Discove	CalPA	Set WMP-04	CalAdvocates-PGE-	6 (a,b)	04_5 (e) CalAdvocate s-PGE-	at least two times actual expenditure in 2021, please provide: a) The name of the program as it is identified in your 2022 WMP Update b) The WMP <u>Hor any program for which you forecast operating expenditures in 2022 to</u> be at least two times actual expenditure in 2021, please provide: 7 a) The name of the program as it is identified in your 2022 WMP Update b) The	Alan Wehrman	12/17/2021	(Noon) 3/14/2022 3/4/2022 3/4/2022	1	3.1	Summary of Wildfire Mitigation Plan	Additional detail on
ry 21 Pre- Discove	CalPA	Set WMP-04	2022WMP-04	6 (c-d)	04_6 (a,b) CalAdvocate s-PGE-	WMP Initiative number in Table 12 of your 2022 WMP Update c) The name of the program as it is identified in your 2021 WMP Update d) The <u>WMP Initiative number in Table 12 of your 2021 WMP Update a) An</u> Supplemental to Question o	Alan Wehrman	12/17/2021	3/11/2022 3/4/2022	1	N/A	Initiative Expenditures Miscellaneous	expenditures Additional Detail
ry 21 Pre- Discove	CalPA	Set WMP-04	2022WMP-04	6 (e)	04_6 (c-d) CalAdvocate s-PGE-	be at least two times actual expenditure in 2021, please provide: 7 a) The name of the program as it is identified in your 2022 WMP Update b) The <u>MMP Initiative number in Table 12 of your 2022 W/MP Update c) The</u> Supplemental to Question 6	Alan Wehrman	12/17/2021	3/14/2022 3/14/2022	0	N/A	Miscellaneous	Additional Detail
ry 21 Pre- Discove	CalPA	Set WMP-04	2022WMP-04 CalAdvocates- PGE-2022WMP-	7	04_6 (e)	be at least two times actual expenditure in 2021, please provide: 7 a) The name of the program as it is identified in your 2022 WMP Update b) The Provide PG&E sworkplan that describes where PG&E Will undertake EVIN projects in 2022. This workplan should be in an Excel format, with circuit-segments as rows. Please include the same information as in PG&E's	Alan Wehrman	12/17/2021	(Noon) 2/25/2022 2/25/2022	1	7.3.5.2	Vegetation Management (VM)	Enhanced
Pre- Discove	CalPA	Set WMP-04	CalAdvocates- PGE-2022WMP-	8	2022WMP- 04_7 CalAdvocate s-PGE-	Enhanced Oversight And Enforcement Process Corrective Action Plan 90- Day Report Pursuant To Resolution M-4852, November 4, 2021, <u>Attackment E columns 1-8 Place additionally include from your will perform</u> system hardening on distribution circuits in 2022. For projects that you expect to partially complete in 2022 (i.e. projects that started before 2022	Alan Wehrman	12/17/2021	2/25/2022 2/25/2022	1	7.3.3.17.1	and Inspections Grid Design and	Management System Hardening -
ry 23 Pre-	CalPA	Set WMP-04	04 CalAdvocates-PGE-	0	2022WMP- 04_8 CalAdvocate s-PGE-	and are expected to continue in 2022, or projects that are expected to be completed after 2022), please include the project and report the work that you forecast will actually be performed in calendar year 2022. This Provide PG&E's workplan that describes where and when you will perform system hardening on transmission circuits in 2022. Include the same	Alan Wehrman	12/17/2021	2/25/2022 2/25/2022		7.3.3.17.1	0	Distribution System Hardening -
Discove ry 24 Pre-			2022WMP-04 CalAdvocates-PGE-	9	2022WMP- 04_9 CalAdvocate s-PGE-	system hardening on transmission circuits in 2022. Include the same information detailed in the preceding question. Please provide disaggregated information related to system hardening in the tables below. Note: in PG&E's 2021 WMP Update, this information was aggregated into Section 7.3.3.17.1 "Updates to grid topology to minimize						System Hardening	Transmission System Hardening -
Discove ry 25 Pre-	CalPA	Set WMP-04	CalAdvocates-PGE-	10	2022WMP- 04_10	risk of ignition in HFTDs, System Hardening, Distribution" in Table 12. a. Please fill out the table below, disaggregating the actual and projected The following questions relate to the afficie Humbolat County issues Stop Work Order, PG&E Removes Contractor on EVM in Sohum After Complaints/Video by Residents, published in Redheaded Blackbelt on	Alan Wehrman	12/17/2021	2/25/2022 2/25/2022	0	7.3.3.17.1	System Hardening Vegetation	Distribution
Discove ry 26 Pre-	CalPA	Set WMP-05	2022WMP-05	1	2022WMP- 05_1 CalAdvocate	December 16, 2021 (the article).2 This article describes activities performed by a contractor allegedly performing EVM work for PG&E in Humboldt County Ouestion 1 The article alleges that a contractor KDE Question 2 a) Is KDF still engaged with PG&E to perform EVM work? b) Is	Alan Wehrman	12/23/2021	1/10/2022 1/10/2022	1	7.3.5.2	Management (VM) and Inspections Vegetation	Miscellaneous
Discove ry 27	CalPA	Set WMP-05	CalAdvocates-PGE- 2022WMP-05	2		KDF currently engaged with PG&E as a contractor for any work other than EVM?	Alan Wehrman	12/23/2021	1/10/2022 1/10/2022	0	7.3.5.2	Management (VM) and Inspections	Miscellaneous

Pre- Discove ry 28	CalPA	Set WMP-05	CalAdvocates-PGE 2022WMP-05	3	CalAdvocate encroachment permit to do road work on Thomas Road in the contractor, KDF, did Creek watershed. a) Is it accurate that KDF did not have an 2022WMP- permit to do road work in the area described, as alleged in the area described.	he Salmon encroachment	12/23/2021	1/10/2022	1/10/2022	0	7.3.5.2	Vegetation Management (VM) and Inspections	Miscellaneous
Pre- Discove	CalPA	Set WMP-05	CalAdvocates-PGE 2022WMP-05	4	05_3the answer to part (a) is yes, please explain why KDF did noCalAdvocateDroper permits prior to performing the workCalAdvocateQuestion 4 The article alleges that KDF had left logs and chs-PGE-plugged culverts, and damaged the shoulders of a road. Are2022WMP-allegations accurate with respect to KDF's work in this area	hips in the ditch, e these	12/23/2021	1/10/2022	1/10/2022	0	7.3.5.2	Vegetation Management (VM)	Miscellaneous
ry 29 Pre- Discove	CalPA	Set WMP-05	CalAdvocates-PGE 2022WMP-05	. 5	05_4 describe the inaccuracies or omissions in the article. Question 5 The article states that a PG&E spokesperson co CalAdvocate s-PGE- 2022WMP- work to PG&E's satisfaction? b) If the answer to part (a) is y	i) Is PG&E complete EVM	12/23/2021	1/10/2022	1/10/2022	0	7.3.5.2	and Inspections Vegetation Management (VM)	Miscellaneous
ry 30 Pre- Discove	CalPA	Set WMP-05	CalAdvocates-PGE 2022WMP-05	6	05_5 all such instances, including i. the location of the work, ii. the Workston bii - biowing the that the CCU Light hing to find the CalAdvocate s-PGE- 2022WMP- and causing erosion on narrow roads.3 a) Following these c	e date(s) of the Tre in the Santa s from local riate permits	12/23/2021	1/24/2022	1/10/2022	0	7.3.5.2	Vegetation Management (VM)	Miscellaneous
ry 31 Pre- Discove	CalPA	Set WMP-05	CalAdvocates-PGE 2022WMP-05	. 7	05_6 specific actions did PG&E take to improve contractor perfor CalAdvocate s-PGE- 2022WMP- PG&E. For each such instance, please state: a) The name	mance? b) is awate of in E regarding tractor of	12/23/2021	1/24/2022	1/24/2022	1	7.3.5.2	and Inspections Vegetation Management (VM)	Miscellaneous
ry 32 Pre- Discove	CalPA	Set WMP-05	CalAdvocates-PGE 2022WMP-05	7 SUPP	05_7 government making the complaint b) The date range of the Supplemental of Q7 CalAdvocate List all instances in 2020 and 2021 that PG&E is aware of i government has complained to or about PG&E regarding ver 2022WMP- management work performed by PG&E or a contractor of P	work in ne V/M_or n which a local egetation	12/23/2021	1/24/2022	1/24/2022	1	7.3.5.2	and Inspections Vegetation Management (VM)	Miscellaneous
ry 32 Pre- Discove	CalPA	Set WMP-06	CalAdvocates-PGE 2022WMP-06	. 1	05_7 SUPP such instance, please state: CalAdvocate s-PGE- 2022/MAP The following questions relate to the PG&E Independent Me November 19, 2021, Kirkland & Ellis LLP, filed on November Monitor's 2021 report).2 Question 1 The Monitor's 2021 rep	onitor Report of er 23, 2021 (the port describes Alan Wehrman	12/23/2021	1/10/2022	1/10/2022	2	7.3.3.5	and Inspections Crossarm Maintenance	Miscellaneous
ry 33 Pre- Discove	CalPA	Set WMP-06	CalAdvocates-PGE 2022WMP-06	2	an ignition that occurred on June 16, 2021. The report state Preliminary Ignition Investigation Report (PIIR) attributed th Question 2 The Monitor's 2021 report states: The cross arm identified in connection with an August 19, 2019 patrol. The s-PGE- 2022WMP- permitted and ready for construction in April 2020 (which wa	e ignition to "a n was first e tag had a due epair was	12/23/2021	1/14/2022	1/14/2022	0	7.3.3.5	Crossarm Maintenance	Miscellaneous
ry 34 Pre- Discove	CalPA	Set WMP-06	CalAdvocates-PGE 2022WMP-06	. 3	06_2 but was never completed. On September 10, 2020, the not Question 3 P. 3/ for free Wontors 2021 report these rules by CalAdvocate s-PGE- 2022WMP- described in Question 2 part of PG&E's FSR process? b) P	ification was See Steled tags are sessment	12/23/2021	1/14/2022	1/14/2022	4	7.3.3.5	Crossarm Maintenance	Miscellaneous
ry 35 Pre- Discove	CalPA	Set WMP-06	CalAdvocates-PGE 2022WMP-06	. 4	06_3 copies of all inspection reports related to the tag on the cross incurrent of the Monitor S2021 report states: As of the date CalAdvocate s-PGE- 2022WMP- within six months. Of these, 66 open notifications were asso	ssarm described boot the PJIK, to pociated with 56 were due	12/23/2021	1/14/2022	1/14/2022	0	7.3.3.5	Crossarm Maintenance	Miscellaneous
ry 36 Pre- Discove	CalPA	Set WMP-06	CalAdvocates-PGE 2022WMP-06	. 5	06_4 Cross arms, of which 55 were past due and 11 were due with months 5 a) Following the ignition on June 16 2021 did Pi CalAdvocate s-PGE- 2022WMP- described in PG&E's 2022 WMP? c) If the answer to part (a)	thin six G&E reinspect ags that exist ill this plan be	12/23/2021	1/14/2022	1/14/2022	0	7.3.4	Asset Management and Inspections	Additional Detail
ry 37 Pre- Discove	CalPA	Set WMP-07	CalAdvocates-PGE 2022WMP-07	. 1	06_5 explain why not. Regarding PG&E's 2021 distribution system hardening end CalAdvocate described in section 7.3.3.17.1 its 2021 Revised WMP: s-PGE- 2022WMP- a) How many miles of distribution system hardening did PG	orts, as	12/23/2021	2/1/2022	2/1/2022	0	7.3.3.17.1	Grid Design and System Hardening	System Hardening
ry 38 Pre- Discove	CalPA	Set WMP-07	CalAdvocates-PGE 2022WMP-07	2	07_1 2021? CalAdvocate s-PGE- 2022WMP- Please provide a GIS file showing where PG&E completed system hardening work in 2021, in accordance with section	distribution	12/23/2021	2/1/2022	2/1/2022	1	7.3.3.17.1	Grid Design and System Hardening	System Hardening
ry 39 Pre- Discove	CalPA	Set WMP-07	CalAdvocates-PGE 2022WMP-07	3	2022 WMP 2021 Revised WMP. 07_2 2021 Revised WMP. CalAdvocate s-PGE- In 2021, the Monitor team conducted an in-field review of 1 2022WMP- distribution structures in HFTDs that had been inspected by		12/23/2021	2/1/2022	2/1/2022	0	7.3.4.1	Asset Management and Inspections	Inspections - Distribution
ry 40 Pre- Discove	CalPA	Set WMP-07	CalAdvocates-PGE 2022WMP-07	4	07_3 Approximately 27% of the structures had potential exception find November 23, 2021 Federal Monitor report states: PC CalAdvocate s-PGE- In 2021, the Monitor team inspected 304 electric transmise 2022WMP- via PG&E aerial photography records. Approximately 47% of	sion structures	12/23/2021	2/1/2022	2/1/2022	0	7.3.4.2	Asset Management and Inspections	Inspections - Transmission
ry 41 Pre- Discove	CalPA	Set WMP-08	CalAdvocates-PGE 2022WMP-08	1	07_4 structures inspected had potential exceptions, for a total of interfolioWing questions relate to the PG&E independent of CalAdvocate S-PGE- 2022WMP- CalAdvocates-PGE-2022WMP-06, dated January 10 and 1	chitor Report or er 23, 2021 (the equest	1/28/2022	2/25/2022	2/25/2022	0	N/A	Miscellaneous	Additional Detail
ry 42 Pre- Discove	CalPA	Set WMP-08	CalAdvocates-PGE 2022WMP-08	2	08 _1 PG&E's response to Data Request CalAdvocates-PGE-202 PG&E's response to Data Request CalAdvocates-PGE-202 PG&E 's response to Data Request CalAdvocates-PGE-202 CalAdvocate s-PGE- 2022WMP- a) Please explain what is meant by this finding. b) Please data with the finding. b) Please data PG&E's response to Data Request CalAdvocates-PGE-202 PG&E 's response to Data Request CalAdvocat	inding "Open this location."5	1/28/2022	2/25/2022	2/25/2022	0	7.3.4	Asset Management and Inspections	Additional Details
ry 43 Pre- Discove	CalPA	Set WMP-08	CalAdvocates- PGE-2022WMP-	3	08_2 Wire Service (to weatherhead)." c) Please define "Open Wir <u>PG&E's response to Data Request CalAdvocates-PGE-202</u> includes an inspection report from June 13, 2021 which list or compelling abnormal conditions" in all categories except Required Data."6 Regarding this inspection: a) It is Cal Adv	s no "damage "Other	1/28/2022	2/25/2022	2/25/2022	0	7.3.3.5	Crossarm Maintenance	Miscellaneous
ry 44 Pre- Discove	CalPA	Set WMP-08	08 CalAdvocates-PGE 2022WMP-08	. 4	2022WMP- 08_3 understanding that, as of June 13, 2021, the crossarm that 16 still had once electric corrective notifications because the PG&E's response to Data Request CalAdvocates-PGE-202 CalAdvocate s-PGE- includes an inspection report from June 13, 2021. Regardin inspection: a) Since June 16, 2021, has PG&E performed a 2022WMP- control or reinspection activities to validate the completenes	ng this any quality	1/28/2022	2/25/2022	2/25/2022	0	7.3.4.14	Asset Management and Inspections	Quality Assurance/Quality Control of
ry 45 Pre- Discove	CalPA	Set WMP-08	CalAdvocates-PGE 2022WMP-08	5 SUPP	08_4 of other inspections performed by the individual who perform CalAdvocate s-PGE- 2022WMP- Final ACE reports for 11 ignitions in 2021		1/28/2022	4/8/2022	4/29/2022	2	7.3.7	Data Governance	Inspections Asset Failure Analysis
ry 46 Pre- Discove	CalPA	Set WMP-08	CalAdvocates-PGE 2022WMP-08	5 (a,b)	08_5 SUPP Ine Monitor's 2021 report states, "For example, PG&E's real CalAdvocate s-PGE- 2022WMP- Analysis Team established? b) Please provide a brief descr	d a June 2021 set Failure	1/28/2022	2/25/2022	2/25/2022	0	7.3.7	Data Governance	Asset Failure Analysis
ry 46 Pre- Discove ry 46	CalPA	Set WMP-08	CalAdvocates-PGE 2022WMP-08	5 (c-h)	08_5 (a,b) purpose and activities of the Asset Failure Analysis Team. of the Wohlton's 2021 report states, "For example, PG&E's real caladvocate s-PGE- ignition to a broken cross arm."7 a) When was PG&E's Ass 2022WMP- Analysis Team established? b) Please provide a brief descr	d a June 2021 set Failure	1/28/2022	3/4/2022	3/8/2022	0	7.3.7	Data Governance	Asset Failure Analysis
Pre- Discove ry 47	CalPA	Set WMP-08	CalAdvocates-PGE 2022WMP-08	. 6	08_5 (c-h) purpose and activities of the Asset Failure Analysis Team. c describe what if any work product is produced by the Asset CalAdvocate s-PGE- 2022WMP- 00 C	eason?8 8	1/28/2022	2/25/2022	2/25/2022	0	N/A	Miscellaneous	Additional Detail
Pre- Discove ry 48	CalPA	Set WMP-08	CalAdvocates-PGE 2022WMP-08	. 7	CalAdvocate s-PGE- 2022WMP- US_0 PG&E's response to Data Request CalAdvocates-PGE-202 S-PGE- associated with the failed crossarm was priority E.9 Why was notification never reprioritized above priority E during the pe	e notification as the corrective period of February	1/28/2022	2/25/2022	2/25/2022	0	7.3.4	Asset Management and Inspections	Additional Detail
					08_7 19, 2020 to June 16, 2021? 9 PG&E's response to Data R CalAdvocates_PGE_2022WMP_06_Question 2 Provide an Excel table listing (as rows) all corrective notifica distribution circuits that were open as of February 1, 2022, a HFTD areas. The table should include the following informa columns. a. Notification identification (ID) number b. Name	tions on electric and located in tion in separate							
Pre- Discove ry 49	CalPA	Set WMP-09	CalAdvocates-PGE 2022WMP-09	. 1	CalAdvocate s-PGE- 2022WMP- 09_1 associated circuit c. ID number of the associated circuit d. F Functional location f. Geographic latitude in decimal degree seven decimal places g. Geographic longitude in decimal d truncated to seven decimal places h. Date the notification w opened i. Priority of the original notification (please use PG8	HFTD tier e. es, truncated to egrees, Holly Wehrman vas originally &E's internal	2/15/2022	3/2/2022	3/2/2022	1	7.3.4	Asset Management and Inspections	Additional Detail - Distribution
D					System of A, B, E, etc.) j. Due date of the original notification Object/damage code (see definitions) I. Date(s) the notification reinspected or modified, if any m. Priority of the notification reinspected or modified, if applicable n. Due date of the notification CalAdvocate Provide an Excel table listing (as rows) all corrective notification	tion was after it was ification after it itions on electric							
Pre- Discove ry 50 Pre-	CalPA	Set WMP-09	CalAdvocates-PGE 2022WMP-09	2	s-PGE- 2022WMP- 09_2 HFTD areas. The table should include the same information Question 1. CalAdvocate	2, and located in n requested in	2/15/2022	3/2/2022	3/2/2022	1	7.3.4	Asset Management and Inspections	Additional Detail - Transmission
Discove ry 51	CalPA	Set WMP-09	CalAdvocates-PGE 2022WMP-09	3	s-PGE- 2022WMP- 09_3 provide an Excertable listing (as rows) all corrective notifical substations that were open as of February 1, 2022, and local areas. The table should include the information requested in	ated in HFTD Holly Wehrman	2/15/2022	3/2/2022	3/2/2022	1	7.3.4	Asset Management and Inspections	Additional Detail - Substations
Pre- Discove ry 52	CalPA	Set WMP-10	CalAdvocates-PGE 2022WMP-10	1	CalAdvocate s-PGE- 2022WMP- 10_1 Provide the number of tree attachments existing in PG&E's February 1, 2022 in each of the following categories: a) Tota 3 c) HFTD Tier 2 d) Other HFTD e) Non-HFTD		2/15/2022	3/2/2022	3/2/2022	0	7.3.3	Grid Design and System Hardening	Tree Attachments
Pre- Discove ry 53	CalPA	Set WMP-10	CalAdvocates-PGE 2022WMP-10	2	CalAdvocate s-PGE- 2022WMP- 10_2 How many tree attachments did PG&E remediate in calend each of the following categories: a) Total b) HFTD Tier 3 c) H Other HFTD e) Non-HFTD	5	2/15/2022	3/2/2022	3/2/2022	0	7.3.3	Grid Design and System Hardening	Tree Attachments

		1	1		11		1					1	
Pre- Discove ry 54	CalPA	Set WMP-10	CalAdvocates-PGE- 2022WMP-10	3	CalAdvocate s-PGE- 2022WMP- 10_3 How many tree attachments does PG&E plan to remediate in calendar year 2022 in each of the following categories: a) Total b) HFTD Tier 3 c) HFTD Tier 2 d) Other HFTD e) Non-HFTD	Holly Wehrman	2/15/2022	3/2/2022	3/2/2022	0	7.3.3	Grid Design and System Hardening	Tree Attachments
Pre- Discove ry 55	CalPA	Set WMP-10	CalAdvocates-PGE- 2022WMP-10	4	Vvnen PG&E performs undergrounding in the HFTD for wildfire mitigation CalAdvocate purposes, in places where other utilities (such as telecommunications s-PGE- providers) share PG&E's poles: a) Please describe PG&E's current policy 2022WMP- regarding undergrounding the other utilities' equipment. b) Please describe 10_4 PG&E's current policy regarding removal of the shared poles. c) Please	Holly Wehrman	2/15/2022	3/7/2022	3/7/2022	0	7.3.3.16	Grid Design and System Hardening	Undergrounding of Electric Lines and/or Equipment
Pre- Discove ry 56	CalPA	Set WMP-10	CalAdvocates-PGE- 2022WMP-10	5	CalAdvocate Advocates visited an undergrounding project in El Dorado County, which s-PGE- During the visit PG&E representatives represented that, after the powerline 10_5 During the visit to PG&E the control of the visit PG&E representatives represented that, after the powerline 0022WMP- During the visit PG&E representatives represented that, after the powerline 10_5 Was moved underground, the poles would be "topped," which would	Holly Wehrman	2/15/2022	3/7/2022	3/7/2022	0	7.3.3.16	Grid Design and System Hardening	Undergrounding of Electric Lines and/or Equipment
Pre- Discove ry 57	CalPA	Set WMP-10	CalAdvocates-PGE- 2022WMP-10	6	CalAdvocateAdvocates visited an undergrounding project in El Dorado County, which was referred to as "Undergrounding Project El Dorado 2101 Phase 4."2022WMP- 10_6During the visit PG&E representatives represented that, after the powerline was moved underground, the poles would be "topped," which would	Holly Wehrman	2/15/2022	3/7/2022	3/7/2022	0	7.3.3.16	Grid Design and System Hardening	Undergrounding of Electric Lines and/or Equipment
Pre- Discove ry 58	CalPA	Set WMP-10	CalAdvocates-PGE- 2022WMP-10	7	CalAdvocate s-PGE- 10_7 CalAdvocate s-PGE- 2022WMP- 10_7 CalAdvocate s-PGE- 2022WMP- circuit-miles is accurate. b) Noting that multiple circuits may sometimes run in parallel through the same right-of-way, how many miles of right-of-way did PC & E's 2021 undergrounding work offect in HETDs 2 s) Among the	Holly Wehrman	2/15/2022	3/7/2022	3/7/2022	0	7.3.3.16	Grid Design and System Hardening	Undergrounding of Electric Lines and/or Equipment
Pre- Discove ry 59	CalPA	Set WMP-10	CalAdvocates-PGE- 2022WMP-10	8	dir BC&E's 2021 undergrounding work affect in HETDs? c) Among the a) Has PG&E identified transportation cofficients within its service territory CalAdvocate s-PGE- 2022WMP- 10_8 where falling or failing lines or poles could currently limit egress and/or ingress during an emergency? b) If the answer to part (a) is yes, please describe how PG&E identifies such transportation corridors. c) If available, please provide a geospatial data file that contains all current identified	Holly Wehrman	2/15/2022	3/2/2022	3/2/2022	0	7.3.9	Emergency Planning and Preparedness	Additional Detail
Pre- Discove ry 60	CalPA	Set WMP-10	CalAdvocates-PGE- 2022WMP-10	9	Transportation corridors with inerges and cares bGE-2022WMP-07,CalAdvocateIn its responses to Data Request CalAdvocates-PGE-2022WMP-07,CalAdvocateQuestions 3 and 4, PG&E stated that it is performing Quality Reviews of past inspections, both of which were expected to be complete by February2022WMP- 2022WMP- 20928, 2022. Please provide copies of these Quality Reviews, if available. If the Quality Reviews have not been completed as of the date of your reappress to this Data Request, provide copies of copies of the date of your	Holly Wehrman	2/15/2022	3/2/2022	3/2/2022	2	7.3.4.14	Asset Management and Inspections	Quality Assurance/Quality Control of Inspections
Pre- Discove ry 61	OEIS	Set 002	OEIS-PG&E-22- 002	1	OEIS-PG&E 22-002_1 OEIS-PG&E 22-002_1 OEIS-PG&E ACRISK mapping and simulation for the questions and the scores, this year we	Kevin Miller	2/22/2022	3/4/2022	3/4/2022	0	N/A	Miscellaneous	Maturity Survey
Pre- Discove ry 62	OEIS	Set 002	OEIS-PG&E-22- 002	2	OEIS-PG&E 22-002_2 Q02. Regarding PG&E's response to Maturity Survey question A.V.b (How automated is the mechanism to determine whether to update algorithms based on	Kevin Miller	2/22/2022	3/4/2022	3/4/2022	0	7.3.1	Risk Assessment and Mapping	Survey Responses
Pre- Discove ry 63	OEIS	Set 002	OEIS-PG&E-22- 002	3	OEIS-PG&E are deviations from risk model to ignitions and propagation detected?): 22-002_3 a. Describe how PG&E "manually" checks deviations between the risk model to ignitions and propagation detection. c. Brididesign and propagation matching a comination of the sign and propagation detection.	Kevin Miller	2/22/2022	3/4/2022	3/4/2022	0	7.3.1	Risk Assessment and Mapping	Survey Responses
Pre- Discove ry 64	OEIS	Set 002	OEIS-PG&E-22- 002	4	OEIS-PG&E 22-002_4 OEIS-PG&E 22-002_4 OEIS-PG&E grid design meet minimum G095 requirements and loading standards in HFTD areas?):	Kevin Miller	2/22/2022	3/4/2022	3/4/2022	0	7.3.3	Grid Design and System Hardening	Survey Responses
Pre- Discove ry 65	OEIS	Set 002	OEIS-PG&E-22- 002	5	OEIS-PG&E 22-002_5 OEIS-PG&E a. Provide the percentage of circuits that have n-1 redundancy.	Kevin Miller	2/22/2022	3/4/2022	3/4/2022	0	7.3.3	Grid Design and System Hardening	Survey Responses
Pre- Discove ry 66	OEIS	Set 002	OEIS-PG&E-22- 002	6	OEIS-PG&E What level of sectionalization does the utility s distribution architecture have?): 22-002_6 a. Provide the percentage of circuits that have more than 2000 customers With: Regarding PG&E s response to maturity Survey question C.III.d (How)	Kevin Miller	2/22/2022	3/4/2022	3/4/2022	0	7.3.3	Grid Design and System Hardening	Survey Responses
Pre- Discove ry 67	OEIS	Set 002	OEIS-PG&E-22- 002	7	OEIS-PG&E 22-002_7 design, how does PG&E currently factor and account for egress into	Kevin Miller	2/22/2022	3/4/2022	3/4/2022	0	7.3.3	Grid Design and System Hardening	Survey Responses
Pre- Discove ry 68	OEIS	Set 002	OEIS-PG&E-22- 002	8	OEIS-PG&E (What grid hardening initiatives does the utility include within its evaluation?): a. Define PG&E's understanding of what "Some" and "Most" include when D: Asset management and entranside methods in the second seco	Kevin Miller	2/22/2022	3/4/2022	3/4/2022	0	7.3.3	Grid Design and System Hardening	Survey Responses
Pre- Discove ry 69	OEIS	Set 002	OEIS-PG&E-22- 002	9	OEIS-PG&E 22-002_9 Q09. Regarding PG&E's response to Maturity Survey question D.I.a (What information is captured in the equipment inventory database?): a. Describe why PG&E moved from having an "accurate inventory of	Kevin Miller	2/22/2022	3/4/2022	3/4/2022	0	7.3.4	Asset Management and Inspections	Survey Responses
Pre- Discove ry 70	OEIS	Set 002	OEIS-PG&E-22- 002	10	Critic Regarition in the provide structure of the sector of th	Kevin Miller	2/22/2022	3/4/2022	3/4/2022	0	7.3.4	Asset Management and Inspections	Survey Responses
Pre- Discove ry 71	OEIS	Set 002	OEIS-PG&E-22- 002	11	OEIS-PG&E 22-002_11 (What level are electrical lines and equipment maintained at?): a. Why is PG&E not currently meeting consistent maintenance, as required?	Kevin Miller	2/22/2022	3/4/2022	3/4/2022	1	7.3.3	Grid Design and System Hardening	Survey Responses
Pre- Discove ry 72	OEIS	Set 002	OEIS-PG&E-22- 002	12	OEIS-PG&E Q12. Regarding PG&E's response to Maturity Survey question F.III.d (During PSPS events does the utility's website go down?): a. How many times did PG&E's website go down during PSPS events in	Kevin Miller	2/22/2022	3/4/2022	3/4/2022	0	7.3.6	Grid Operations and Protocols	Survey Responses
Pre- Discove ry 73	CalPA	Set WMP-11	CalAdvocates-PGE- 2022WMP-11	1	CalAdvocate CalAdvocate s-PGE- versions of the following attachments to this report: 2022WMP- a) Attachment A: 2021 EVM Scope of Work – Year End Summary b) Attachment B: 2021 EVM Work Performed Outside the 2021 EVM	Holly Wehrman Carolyn Chen Layla Labagh	2/24/2022	3/2/2022	3/3/2022	3	N/A	Miscellaneous	Additional Detail
Pre- Discove ry 74	CalPA	Set WMP-11	CalAdvocates-PGE- 2022WMP-11	2	Scope of Work Year End Summary In fesponse to Data Request CalAdvocates-PGE-2021WMP-10, Question CalAdvocate 5, March 3, 2021, PG&E provided its 2021 EVM workplan. s-PGE- Please provide an updated version of this workplan that lists the actual 2022WMP- EVM mileage performed in each circuit-segment in 2021 as a new column. 11_2 Rows should be added as needed to cover all circuit-segments where	Holly Wehrman Carolyn Chen Layla Labagh	2/24/2022	3/2/2022	3/3/2022	0	7.3.5.2	Vegetation Management (VM) and Inspections	Enhanced Vegetation Management
Pre- Discove ry 75	CalPA	Set WMP-11	CalAdvocates-PGE- 2022WMP-11	3	PC&E performed EVM work in 2021In response to Data Request CalAdvocates-PGE-2021WMP-10, QuestionCalAdvocate6, March 3, 2021, PG&E provided its 2021 system hardening workplan for the categories referred to in parts (a)-(d) below. Please provide an updated version of this workplan with additional columns to show the actual system hardening work performed in each circuit-segment in 2021 for each of	Holly Wehrman Carolyn Chen Layla Labagh	2/24/2022	3/2/2022	3/3/2022	1	7.3.3.17	Grid Design and System Hardening	System Hardening
Pre- Discove ry 76	CalPA	Set WMP-11	CalAdvocates-PGE- 2022WMP-11	4	IhPG&EtS2021 Q4 Quarterly Initiative Opdate, PG&E stated that, as of CalAdvocate 2021 Q4, PG&E had hardened 210.5 distribution line miles under initiative s-PGE- "C.13 – System Hardening (Distribution)." 2022WMP- As stated in PG&E's response to Data Request CalAdvocates-PGE- 11_4 2022WMP-03, February 15, 2022, attachment "WMP- Discover/2022 DB_CalAdvocates_003-002Supp01Atcb01CONE visx."	Holly Wehrman Carolyn Chen Layla Labagh	2/24/2022	3/2/2022	3/3/2022	0	7.3.3.17	Grid Design and System Hardening	System Hardening