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Via Electronic Filing

Caroline Thomas Jacobs, Director Office of Energy Infrastructure Safety California Natural Resources Agency 715 P Street, 20th Floor Sacramento, CA 95814 caroline.thomasjacobs@energysafety.ca.gov

> Addendum to PG&E's Request for 2022 Safety Certification Pursuant to P.U.C. § Re:

Dear Director Thomas Jacobs:

Pacific Gas and Electric Company (PG&E) respectfully submits this addendum to its request for an annual safety certification made pursuant to the requirements contained in paragraphs (1), (2), (3), and (5) of Public Utilities Code (P.U.C.) Section 8389(e). This addendum is provided in accordance with the guidance outlined in the Office of Energy Infrastructure Safety's (Energy Safety) final 2022 Safety Certification Guidelines (2022 Guidelines), issued on August 25, 2022.

On November 10, 2022, Energy Safety issued its Final Decision on our 2022 WMP Update. The Final Decision "serves as Energy Safety's assessment and approval of" our 2022 WMP.² As directed by the 2022 Guidelines,³ we submitted our application for safety certification on September 14, 2022 — prior to final approval of our WMP — and are now supplementing our application with Energy Safety's Final Decision on our WMP.⁴ Therefore, we now fully meet the requirements of Public Utilities Code (P.U.C.) Section 8389(e)(1) which requires that a utility must have an approved wildfire mitigation plan (WMP) in order to apply for a safety certification.

¹ See Final Decision on PG&E's 2022 WMP Update (Nov. 10, 2022).

² *Id.*, p. 8.

³ See 2022 Safety Certification Guidelines (Aug. 25, 2022), p. 6 ("Should a required element of the request for Safety Certification be pending approval with Energy Safety (i.e. Safety Culture Assessment Report, WMP final Decision) at the time the request for Safety Certification is due, the electrical corporation may submit the request without the missing element.").

⁴ See id., p. 6 ("The electrical corporation must submit the missing elements as soon as they are available. Energy Safety will take the electrical corporation's request for a Safety Certification and any supplemental material into account in the disposition process.")

As this was the only outstanding item in our application, we respectfully ask that Energy Safety issue us a 2022 safety certification. Should Energy Safety have any questions regarding this request, please do not hesitate to contact Meredith Allen at meredith.allen@pge.com or Wade Greenacre at wade.greenacre@pge.com.

Sincerely,

/s/ Meredith Allen

Meredith Allen Vice President Regulatory Affairs