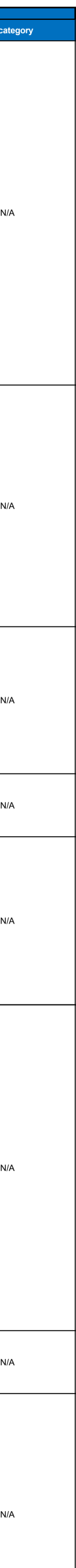
Count	Party Name	Data Set Data Request	Question No.	Question ID	Question Text	vww.pge.com/en_US/safety/emergency-preparedness/natural-disaster/wildfires/wi Responses	Requestor	Date Rec'd	i-requests.pa Final Due Date	ge Date Sent	Links	Number of Atchs	NDA Required	WMP Section	Category	Subcatego
Pre-Discover 01	CalPA	Set WMP-01 CalPA_Set WMP-01	1	CaIPA_Set WMP-01_Q1	Please provide a copy of each WMP-related document, submission, or report you submit to the Office of Energy Infrastructure Safety (Energy Safety) in 2020 that is related to your WMP. Provide the copy to Cal Advocates within one business day of the document's submittal to Energy Safety. (If you have submitted the document to Energy Safety in 2023 prior to this data request, please provide a copy as soon as possible and no later than 10 business days from the issuance of this data request.) This request is limited to materials or documents that (1) are related to work plans, initiative targets, risk models, risk spend efficiency (RSE) calculations, or WMP change orders; and (2) are provided to Energy Safety to provide additional details or context concerning information or statements in your WMP (and any subsequent revisions or change orders affecting your WMP).	 discovery of admissible evidence. Our responses to data requests are not the product of a single individual but of numerous individuals working together from different departments of the company. If the requesting party wishes to contact PG&E with questions or concerns about a data request, it may do so by contacting the appropriate individuals in the Regulatory Relations or Law Department upon whom the request was served PG&E also objects to the following definitions: The definitions of "[r]elate to" or "concern" which are overbroad and burdensome to the extent they request materials "mention, or be connected with, in any way" the subject of the data requests. The definitions of the terms "document," "documents," and "documentary material," which include "correspondence" and "communications," making these terms overbroad, unduly burdensome, and not reasonably calculated to lead to the discovery of admissible evidence in this proceeding. The definition of the phrase "state the basis," which is overbroad and burdensome to the extent it requests "every fact, statistic, inference, supposition, estimate, consideration, conclusion, study, report, and analysis" 	Holly Wehrman	2/7/2023	2/14/2023	2/14/2023	https://www.pge.com/pge_global/common/pdfs afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_001.zij	0	N/A	N/A	N/A	N/A
Pre-Discover 03	CalPA	Set WMP-01 CalPA_Set WMP-01	3	CalPA_Set WMP-01_Q3	Provide a copy of all documents or files that are referenced in your WMP Quarterly Data Reports and submitted to Energy Safety (including but not limiter to all PDFs, spatial data files, non-spatial data files, and confidential attachments) on the same business day that the document is sent to Energy Safety.	 that it is undulu hurdancome DC2E further objects to this request as the information. In addition to all general objections, PG&E specifically objects to this request on the grounds that it is unduly burdensome. PG&E further objects to this request as the information requested is vague, ambiguous, and overbroad. Lastly, PG&E objects to this request on the grounds that it seeks to impose a continuing response obligation on the responding party. Continuing discovery obligations are not permitted under California law. Biles v. Exxon Mobil Corp., 124 Cal.App.4th 1315, 1328 (2004); Code Civ. Proc. § 2030.060(g). Notwithstanding and without waiving these objections, PG&E responds as follows. We will do our best to provide the requested information within the requested timeframe, or as soon as possible thereafter. However, please note that due to the timing and voluminous nature of our submissions to Energy Safety, it may not always be possible to provide the information as soon as it is reasonably possible. Additionally, with the exception of confidential and spatial data, please note that we post our WMP-related submissions on our website, www.pge.com/wildfiremitigationplan, on the same business day that the documents are provided to Energy Safety. Furthermore, all submissions to Energy Safety are also posted to the relevant docket on the Energy Safety website, https://efiling.energysafety.ca.gov/, and are nearly always publicly available within one business day of submission. Public email notifications of the availability of these documents are sent to all parties who subscribe to the service lists for 	Holly Wehrman	2/7/2023	2/14/2023	2/14/2023	https://www.pge.com/pge_global/common/pdfs afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_001.zij	0	N/A	N/A	N/A	N/A
Pre-Discover 04	/ CalPA	Set WMP-01 CalPA_Set WMP-01	4	CalPA_Set WMP-01_Q4	Provide a copy to Cal Advocates of all your confidential responses to WMP discovery requests, on the same business day that you send the documents to the issuer of the discovery request. This includes: a) Confidential responses to WMP discovery requests issued by Energy Safety b) Confidential responses to WMP discovery requests issued by other entities.	and without waiving these objections, PG&E responds as follows.	Holly Wehrman	2/7/2023	2/14/2023	2/14/2023	https://www.pge.com/pge_global/common/pdfs afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_001.zij	<u>'s</u> О	N/A	N/A	N/A	N/A
Pre-Discover 02	/ CalPA	Set WMP-01 CalPA_Set WMP-01	2	CalPA_Set WMP-01_Q2	its submission to Energy Safety	Attachment "WMP-Discovery2023_DR_CalAdvocates_001-Q02Atch01CONF.pdf" is our WMP pre-submission to Energy Safety. Please note that this document is not our final WMP submission and may be subject to revision before the final WMP is submitted in March. Additionally, we have designated this entire submission as confidential to align with Energy Safety's pre-submission process and guidelines which stipulate that the pre-submission documents are not to be made public.	Holly Wehrman	2/7/2023	2/15/2023	2/15/2023	https://www.pge.com/pge_global/common/pdfs afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_001.zij	1	N/A	N/A	N/A	N/A
Pre-Discover 07	/ CalPA	Set WMP-02 CalPA_Set WMP-02	3	CalPA_Set WMP-02_Q3	 Provide an Excertable of all defects in the year 2022 found by Energy Safety's Compliance Branch (as rows) that includes the following information in separate columns. a) Associated circuit name b) Defect type c) Description of defect d) WMP initiative (from your 2022 WMP update) associated with defect e) Date that the defect was identified f) Date that the defect was corrected g) If the defect has not yet been corrected as of the issuance date of this data request, a brief explanation h) Priority level of corresponding corrective tag i) Geographic latitude of defect in decimal degrees, truncated to seven decimal places j) Geographic longitude of defect in decimal degrees, truncated to seven decimal 	 Please see attachment "WMP-Discovery2023_DR_CalAdvocates_002-Q03Atch01CONF.xlsx" for a list of all alleged defects identified in December 2021 by the Office of Energy Infrastructure Safety ("Energy Safety"). Please note these defects were issued as notification of defects in March 2022. Please note the following: The data provided for "Defect type", "Description of defect," and "Date that the defect was identified" are all based on Energy Safety's inspection reports. Not all corrective actions required Electric Corrective (EC) notifications (or "EC tags"). For example, while reviewing the alleged defects from Energy Safety, some work was addressed directly in the field (e.g., trimming of vegetation), and no EC tag was created. This attachment contains confidential information 	Holly Wehrman	2/7/2023	2/22/2023	2/22/2023	<u>https://www.pge.com/pge_global/common/pdfs_afety/emergency-preparedness/natural-disaster/wildfires/wildfire-mitigation-plan/reference-docs/2023/CalAdvocates_002.zij</u>	' <u>s</u> 1	N/A	8.1.3	Asset Inspections	N/A
Pre-Discover 05	CalPA	Set WMP-02 CalPA_Set WMP-02	1	CalPA_Set WMP-02_Q1	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, 2022 and that examined any programs, initiatives, or strategies described in your 2022 WMP Update.	 PG&E understands this question to refer to reports from our internal Quality Control, Quality Assurance, and Quality Verification programs as set forth below. System Inspections Department Please see the attachment below for the System Inspections QC Department's daily and weekly dashboards communicating Key Performance Indicators (KPIs) and analysis. "WMP-Discovery2023_DR_CalAdvocates_002-Q001Atch01CONF.pdf" Please note the above attachment contain confidential information. Electric Compliance Quality Management GO 165 Inspections Please see attachment listed below for the Electric Compliance Quality Management Department's audits of GO 165 inspections. One Distribution and one Transmission system inspections audits were conducted in 2022. Please see attachments "WMP-Discovery2023_DR_CalAdvocates_002-Q001Atch02CONF.pdf" and "WMP-Discovery2023_DR_CalAdvocates_002-Q001Atch02CONF.pdf"; Please note the above attachments contain confidential information. Vegetation Quality Verification (QV) The 2022 WMP submission for Vegetation QV is broken down to the following components: Distribution Reviews, Transmission Reviews, Vegetation Control Reviews, Enhanced Vegetation Management (EVM), and Break-In Audits. Please see the following reports for each of these components: o QVVM Work Log (attached as "xlsx") is a comprehensive log for all QV reviews completed in 2022 including a summary of findings for each review as well as a detailed report of those findings. o 2022 EVM Report, attached as "WMP:Discovery2023_DR_CalAdvocates_002-Q001Atch05.pdf." Vegetation Quality Assurance (QA) The 2022 WMP submission for Vegetation QA is broken down by "bundles." Final reports are available for bundles that have been completed to date. Please see the attached zip file for a total of 37 QA Report Packages: 	Holly Wehrman	2/7/2023	3/7/2023	3/7/2023	https://www.pge.com/pge_global/common/pdfs afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_002.zij	6	N/A	N/A	N/A	N/A
Pre-Discover 06	/ CalPA	Set WMP-02 CalPA_Set WMP-02	2	CalPA_Set WMP-02_Q2	Please identify and provide a copy of all quality assurance or quality control (QA/QC) reports conducted by external entities that were completed since January 1, 2022 and that examined any programs, initiatives, or strategies described in your 2022 WMP Update. External entities include, but are not limite to, consultants, contractors, auditors, court-appointed monitors, and Independen Evaluators.	"WMP Discoverv2023 DR CalAdvocates 002-Q001Atch06CONF.zip": The PG&E Independent Safety Monitor Status Update Report, dated October 4, 2022, discusses programs and initiatives described in our 2022 WMP. Please find the document here: https://www.cpuc.ca.gov/-/media/cpuc-website/industries and topics/documents/pge/oversight-and-enforcement/ism-status-update-report-q3-2022.pdf.	Holly Wehrman	2/7/2023	3/7/2023	3/7/2023	https://www.pge.com/pge_global/common/pdfs afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_002.zij	1	N/A	N/A	N/A	N/A
Pre-Discover 18	CalPA	Set WMP-04 CalPA_Set WMP-04	1	CalPA_Set WMP-04_Q1	For each WMP initiative for which you forecast capital expenditures in 2023 to be at least two times actual capital expenditures in 2022, please provide: a) The name of the initiative as it is identified in your 2023-2025 WMP b) The WMP Initiative number in Table 11 of your 2023-2025 WMP c) The name of the initiative as it is identified in your 2022 WMP Update d) The WMP Initiative number in Table 12 of your 2022 WMP Update e) An explanation for the projected increase.	 a) 2023 WMP financials are mapped per WMP Initiative Activities as laid out in Table 11 from Energy Safety. As the 2023 WMP is a new cycle with new mapping of financials by activities that align with the 2023 WMP narrative, there is not an apples-to-apples re-mapping of costs back to the 2022 WMP view. Thus, the comparison can only be made using the 2023 WMP view. Below are the 2023 WMP activities and section numbers where 2023 capital forecast is at least two times compared to the 2022 recorded costs. Customer support in wildfire and PSPS emergencies – section 8.4.6 Traditional Overhead Hardening Transmission – 8.1.2.5 b) See the response to part a). c) N/A. As explained in response to part a), there is not an apples-to-apples re-mapping of costs back to the 2022 WMP view. Thus, the comparison can only be made using the 2023 WMP view of 2022 recorded costs. d) N/A, please refer to part c). e) Explanations for the projected increase are below: Customer support in wildfire and PSPS emergencies – There was a minor cost adjustment/correction in the 2022 recorded costs which resulted in a credit/negative in the 2022 recorded costs as shown in Table 11. Traditional Overhead Hardening Transmission – We look to complete 43 miles in 2023 as compared to 38 miles in 2022. In addition, the 2022 recorded costs reported in Table 11 are too low due to missing some costs. The 2022 recorded for this initiative should be \$7.9M instead of \$4.9M. We will correct this item in Table 11 pursuant to the 2023-2025 	Holly Wehrman	2/7/2023	3/7/2023	3/7/2023	https://www.pge.com/pge_global/common/pdfs afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_004.zij	0	N/A	Section 4.3	Proposed Expenditures	N/A



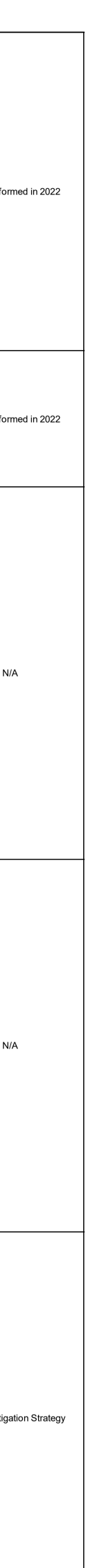
Pre-Discovery 19	CalPA	Set WMP-04	CalPA_Set WMP-04	2	CalPA_Set WMP-04_Q2	For each WMP initiative for which you forecast capital expenditures in 2024 to be at least two times actual capital expenditures in 2022, please provide: a) The name of the initiative as it is identified in your 2023-2025 WMP b) The WMP Initiative number in Table 11 of your 2023-2025 WMP c) The name of the initiative as it is identified in your 2022 WMP Update d) The WMP Initiative number in Table 12 of your 2022 WMP Update e) An explanation for the projected increase.	 a) 2023 WMP Infancials are mapped per WMP Influtitive Activities as faid out in Table 11 from Energy Safety. As the 2023 WMP is a new cycle with new mapping of financials by activities that align with the 2023 WMP narrative, there is not an apples-to-apples re-mapping of costs back to the 2022 WMP view. Thus, the comparison can only be made using the 2023 WMP view. Below are the 2023 WMP activities and section number where the 2024 capital forecast is at least two times compared to the 2022 recorded costs. Customer support in wildfire and PSPS emergencies – section 8.4.6 b) See the response to part a). c) N/A. As explained in part a) there is not an apples-to-apples re-mapping of costs back to the 2022 WMP view. Thus, the comparison can only be made using the 2023 WMP view of 2022 recorded costs. d) N/A, please refer to the response to part c). e) Explanations for the projected increase are below: Customer support in wildfire and PSPS emergencies – There was a minor cost adjustment/correction in the 2022 recorded costs which resulted in a credit/negative in the 	3	2/7/2023	3/7/2023	3/7/2023	<u>https://www.pge.com/pge_global/common/pdfs</u> <u>afety/emergency-preparedness/natural-</u> <u>disaster/wildfires/wildfire-mitigation-</u> <u>plan/reference-docs/2023/CalAdvocates_004.zi</u>	<u>/s</u> 0	N/A	A	Section 4.3	Proposed Expenditures	N/A
Pre-Discovery 20	CalPA	Set WMP-04	CalPA_Set WMP-04	4 3	CalPA_Set WMP-04_Q3	For each WMP initiative for which you forecast operating expenditures in 2023 t be at least two times actual operating expenditures in 2022, please provide: a) The name of the initiative as it is identified in your 2023-2025 WMP b) The WMP Initiative number in Table 11 of your 2023-2025 WMP c) The name of the initiative as it is identified in your 2022 WMP Update d) The WMP Initiative number in Table 12 of your 2022 WMP Update e) An explanation for the projected increase.	 2022 recorded costs of part all costs of part all costs back to the 2022 WMP financials are mapped per WMP Initiative Activities as laid out in Table 11 from Energy Safety. As the 2023 WMP is a new cycle with new mapping of financials by activities that align with the 2023 WMP narrative, there is not an apples-to-apples re-mapping of costs back to the 2022 WMP view. Thus, the comparison can only be made using the 2023 WMP view. Below are the 2023 WMP activities and section numbers where 2023 operating expense forecasts are at least two times compared to the 2022 recorded costs. Other technologies and systems not listed above – section 8.1.2.12 Environmental monitoring systems – 8.3.2 Fall-in mitigation 8.2.3.4 b) See the response to part a). c) N/A. As explained in part a) there is not an apples-to-apples re-mapping of costs back to the 2022 wMP view. Thus, the comparison can only be made using the 2023 WMP view of 2022 recorded costs. d) N/A, please refer to the response to part c). e) Explanations for the projected increases are below: Other technologies and systems not listed above – The 2022 recorded costs in Table 11 are too low due to missing some costs. The 2022 recorded costs need to be adjusted to pull in recorded costs for Substation animal abatement. We will correct this item in Table 11 pursuant to the 2023-2025 WMP Guidelines from Energy Safety. Environmental monitoring systems – The forecast increase in 2023 is mainly driven by anticipated weather station maintenance work such as calibrations. Fall-in mitigation – The forecast increase is due to implementing three new VM programs starting in 2023 that support fall-in mitigations (VM for Operational Mitigations, Tree Remova Inventory, Focused Tree Inspections). Please refer to the 2023 WMP Initiative Activities as laid out in Table 11 	Holly Wehrman	2/7/2023	3/7/2023	3/7/2023	https://www.pge.com/pge_global/common/pdfs afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_004.zij	<u>/s</u> 0	N//	A	Section 4.3	Proposed Expenditures	N/A
Pre-Discovery 21	CaIPA	Set WMP-04	CalPA_Set WMP-04	4	CalPA_Set WMP-04_Q4	For each WMP initiative for which you forecast operating expenditures in 2024 t be at least two times actual operating expenditures in 2022, please provide: a) The name of the initiative as it is identified in your 2023-2025 WMP b) The WMP Initiative number in Table 11 of your 2023-2025 WMP c) The name of the initiative as it is identified in your 2022 WMP Update d) The WMP Initiative number in Table 12 of your 2022 WMP Update e) An explanation for the projected increase.	from Energy Safety. As the 2023 WMP is a new cycle with new mapping of financials by activities that align with the 2023 narrative, there is not an apples-to-apples re-mapping of costs back to the 2022 WMP view. Thus, the comparison can only be made using the 2023 WMP view. Below are the 2023 WMP activities and section numbers where 2024 operating expense forecasts are at least two times the 2022 recorded costs. • Other technologies and systems not listed above – section 8.1.2.12 • Microgrids – section 8.1.2.7 • Environmental monitoring systems – 8.3.2 • Fall-in mitigation 8.2.3.4 • b) See the response to part a). • () N/A. As explained in part a), there is not an apples-to-apples re-mapping of costs back to the 2022 WMP view. Thus, the comparison can only be made using the 2023 WMP view of 2022 recorded costs. • 0) N/A. As explained in part a), there is not an apples-to-apples re-mapping of costs back to the 2022 WMP view. Thus, the comparison can only be made using the 2023 WMP view of 2022 recorded costs. • 0) N/A. Please refer to the response to part c). • Explanations for the projected increases are below: • Other technologies and systems not listed above – The 2022 recorded costs are too low by anticipated weather station maintenance work such as calibrations. • Fall-in mitigation – The forecast increase is due to implementing three new VM programs that support fall-in mitigations (VM for Operational Mitigations, Tree Removal Inventory, Focused Tree Inspections). Please refer to the narrative in section 8.2.3.4 of the 2023 WMP for more details due to missing some costs. The 2022 recorded costs need to be adjusted to pull in recorded costs for Substation animal abatement. We will correct this item in Table 11 pursuant to the 2023-2025 WMP Guidelines from Energy Safety. • Microgrids – The projected increase is based on forecast and anticipated projects put forward to the CPUC in PG&E's Microgrids Incentive Program Implementation Plan.		2/7/2023	3/7/2023	3/7/2023	https://www.pge.com/pge_global/common/pdfs afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_004.zij	<u>/s</u> 0	N/A	A	Section 4.3	Proposed Expenditures	N/A
Pre-Discovery 43 CPUC	- SPD (Safety Policy Division)	001	CPUC - SPD (Safety Policy Division)_001		CPUC - SPD (Safety Policy Division)_001_Q1	REFCL Inquiries: •REFCL Pilot at Calistoga Circuit Segment ID 1102131531 oDescribe various active settings profiles. oDescribe how staged fault testing is planned to be conducted. oExplain how REFCL rides through momentary faults & when REFCL deenergizes line for permanent faults. •Substation Configuration – Describe any substation and/or circuit configuration issues to deploy REFCL •Availability of REFCL – Describe any known barriers to increasing deployment in CA •Explain which risk drivers per Table PG&E-7.1.4-1 REFCL mitigates. •Explain why REFCL is not preferred mitigation for broader deployment and confirm PG&E no longer plans to install REFCL at 2 substations per year per GRC filing.	The plan is currently awaiting a CPUC Decision. a. i. The REFCL equipment installed in the substation protects all the primary lines on both Calistoga circuits. Three settings profiles allow for changing fault sensitivity and tripping behavior on the fly based on field conditions/risk. Setting 1 is for low risk with a three second delay before switching the neutral to solid grounding for line protection to clear the fault. Setting 2 is for medium risk with a three second fault ride through before directly tripping the faulted feeder circuit breaker for a sustained fault. Setting 3 is for high risk with no time delay and greatest fault sensitivity and tripping the faulted feeder circuit breaker. ii. Staged fault testing was performed in 2022 with preliminary data collected. A mobile high voltage resistor bank is momentarily connected to stage a fault on the circuit. Normally the system rides through the neutral shift with no service outage from the test. Due to greater line to ground voltages during the testing, the possibility of unplanned outage of line equipment failing is slightly increased. iii. All service transformers on REFCL circuits are connected line to line, so service voltage is maintained during the ground fault. If setting 1 or 2 is active, once a ground fault is detected, a three second time delay elapses before the fault confirmation is performed. If the fault confirmation determines that the fault vanished (momentary fault), then the neutral voltage is returned to normal with no service interruption. If the fault confirmation determines that it is a sustained fault, then the tripping is handled based on the active setting group described in 1ai. b. Due to equipment failures in the substation and on the line in the REFCL demonstration project, PG&E is still evaluating the technology and gaining operational experience with it. In order to deploy REFCL, the primary considerations for deployment are: • Substation feeder breakers: High accuracy current transformers retrofitted		2/23/2023	3/9/2023	3/9/2023	https://www.pge.com/pge_global/common/pdfs afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/SPD_001.zip	<u>/s</u> 0	N/A	Α	8.1.8.1.3	Grid Operations and Procedures	Settings of Other Emergin Technologies (e.g., Rapid E Fault Current Limiters)
Pre-Discovery 44 CPUC	- SPD (Safety Policy Division)	001	CPUC - SPD (Safety Policy Division)_001		CPUC - SPD (Safety Policy Division)_001_Q2	EPSS & Supporting Technologies (DCD & Partial Voltage Detection) Inquiries: •Explain all activities planned to mitigate EPSS reliability impacts. oAre customer support programs (e.g., battery backup) distinct from or linked to those in place for PSPS implementation? •Explain Sensitive Ground Fault settings for EPSS enabled circuit segments. •Explain Downed Conductor Detection (DCD) technology and how it isolates hig impedance faults with EPSS. oExplain DCD 2023-2025 Targets (i.e. 500, 400 & 250 protective device controllers or relays) and whether they will cover all HFTD and buffer EPSS circuits. Explain how many DCD are currently installed including on top 5% risk circuit segments. •Explain Partial Voltage Detection using SmartMeters and how supplements DCD and EPSS.	 a. <u>Distribution inputition destinations of one going and planned to mitigate EPSS reliability httpacts:</u> Enhanced Outage Review Team (ORT) process that includes additional review of circuit/Circuit Protection Zone (CPZ) performance that when multiple outages occur triggers a Multiple Outage Review (MORE) to drive additional actions if needed to reduce repeat outages going forward. Continuing Proactive Vegetation Trimming on the Top 12 circuit segments that were identified last year based on number of outages experienced and a projected enablement of over 50% for the fire season. For 2023 we looked at CEMI (customers experiencing multiple outages) impacted customers and evaluated vegetation outages and identified 9 additional circuit protection zones to be added to this approach. Continuing Extent of Condition assessment and trimming. When a vegetation related EPSS outage occurs the incident location and 5 spans in all directions is inspected by our vegetation management team to identify trimming opportunities to prevent an outage from occurring near the previous location reducing risk and improving reliability. 	Wendy Al-Mukdad	2/23/2023	3/9/2023	3/9/2023	https://www.pge.com/pge_global/common/pdfs afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/SPD_001.zip	0	N//	A	8.1.8.1.1	Grid Operations and Procedures	Protective Equipment and Dev Settings



Pre-Discovery 45	CPUC - SPD (Safety Policy Division)	001 CPUC - SPD (Safety Policy Division)_001	3 CPUC - SPD (Safety Policy Division)_001_Q3	 EPSS & REFCL Inquiries: EPSS vs REFCL – Describe the major similarities and differences. oWhat are advantages and disadvantages? In terms of capability, sectionalization, safety, and reliability? Phase-to-Ground Faults vs Complex (Multiphase) Faults – What is the risk profile of existing ignitions on PG&E's system and how does REFCL & EPSS mitigate these risks? Combination of REFCL with EPSS & Other Mitigations – Explain how these could work together, and if PG&E has quantified combined risk-reduction benefits. Explain the differences in fault energy for EPSS vs REFCL including for low and high impedance faults. oExplain why EPSS is preferred if REFCL fault energy is less than 10% of EPSS fault energy for low impedance faults. oExplain the effectiveness of DCD vs REFCL on high impedance faults 	 calculated to approximately a 59% reduction. Fault current limited to 1 Amp for single line to ground faults based on 2022 field testing Greater sensitivity to high impedance faults (> 5k ohm fault resistance) Lower short circuit forces for line equipment for ground faults EPSS – disadvantages: Less capability to sectionalize the system during fault events as compared to traditional protective settings due to the minimal coordination time provided in which can result in lower reliability performance Fault current is not limited - fault energy is reduced by faster clearing times -and remains a function of existing system configuration. Re-energization after a fault event requires disabling of EPSS to avoid inrush trips Susceptible to trips associated with customer load inrush, CT error, capacitor bank 	Wendy Al-Mukdad	2/23/2023	3/9/2023	3/9/2023	https://www.pge.com/pge_global/common/pdfs/ afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/SPD_001.zip	<u>(s</u> 0	N/A	8.1.8.1	Grid Operations and Procedures	Equipment Settings to Reduce Wildfire Risk
Pre-Discovery 46 Pre-Discovery 22	CPUC - SPD (Safety Policy Division) CalPA	001 CPUC - SPD (Safety Policy Division)_001 Set WMP-05 CalPA_Set WMP-05	4 CPUC - SPD (Safety Policy Division)_001_Q4 1 CalPA_Set WMP-05_Q1	General risk reduction inquiry: •What's PG&E's goal for long-term risk reduction, particularly reduction of likelihood of ignition and also reduction of consequences, for circuits in HFTDs that are not undergrounded? In response to Data Request CalAdvocates-PGE-2022WMP-31 on September 8, 2022, PG&E provided information regarding its Wildfire Distribution Risk Model version 3 (WDRM v3). Please provide an updated response to questions 1-7 of the above-referenced data request, including any new or changed information since PG&E's original response. If the response to a question has	PG&E's long term goal is to maximize risk reduction by undergrounding high wildfire risk locations. For locations that will not be undergrounded, we will continue to deploy our suite of Operational Mitigations and other System Resilience Mitigations. Operational Mitigations include programs such as EPSS, equipment maintenance and repair, vegetation management for operational mitigations, and PSPS. System Resilience Mitigations include programs such as covered conductor installation, transmission conductor replacement, line removal, and distribution and transmission HFTD and HFRA open tag reduction. We will also manage system risk through our Comprehensive Monitoring and Data Collection programs include detailed distribution and transmission asset inspection programs, vegetation inspection programs, and monitoring programs such as Distribution Fault Anticipation Installations, Early Fault Detection Sensors and our network of wildfire cameras and weather stations. A complete listing of PG&E's mitigation programs is included in Section 7.2.1. of PG&E's WMP. Table 7.4 in PG&E's WMP shows how we layer different mitigation programs at the circuit segment level to provide system protection and reduce risk. While Table 7.4 shows only PG&E's top risk circuit segments, we apply this approach across all the circuits in the HFTD and HFRA. PG&E will continue to explore new technologies to reduce the risk of ignitions and the consequences of wildfires and may incorporate new technologies into our mitigation portfolio.	Wendy Al-Mukdad	2/23/2023 2/10/2023	3/9/2023 3/10/2023	3/9/2023 3/10/2023	https://www.pge.com/pge_global/common/pdfs/ afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/SPD_001.zip https://www.pge.com/pge_global/common/pdfs/ afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_005.zip	/s 0 /s 0	N/A N/A	7.2.1 2022 WMP Section 4.5	Wildfire Mitigation Strategy Development Model Metrics and Calculation Methodologies	Overview of Mitigation Initiatives and Activities
Pre-Discovery	CalPA	Set WMP-05 CalPA Set WMP-05	2 CalPA_Set WMP-05_Q2	not changed, please so indicate. a) Have you identified transportation corridors within your service territory where	 a) The potential of falling or failing lines or poles near identified transportation corridors is not currently reflected in our risk modeling. PG&E Public Safety Specialists with experience as career wildland firefighters have reviewed general egress and/or ingress concerns when evaluating circuits or circuit segments for potential system hardening 	Holly Wehrman	2/10/2023	3/10/2023	3/10/2023	https://www.pge.com/pge_global/common/pdfs/ afety/emergency-preparedness/natural-	<u>/s</u>	N/A	8.1.3	Asset Inspections	N/A
23				 b) If the answer to part (a) is yes, please describe now you identify such transportation corridors. c) If available, please provide a geospatial data file that contains all current identified transportation corridors with incress and ecress hazards. 	work. b) Not applicable c) Not applicable		2/10/2023	0/10/2020	3/10/2023	disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates 005.zip https://www.pge.com/pge_global/common/pdfs/	2 /s		0.1.0		
Pre-Discovery 24	CalPA	Set WMP-05 CalPA_Set WMP-05	3 CalPA_Set WMP-05_Q3	Please fill out the attached spreadsheet, CalAdvocates-PGE-2023WMP-05 Attachment 1, requesting information regarding your asset inspections in 2022.	Please see attachment "WMP-Discovery2023_DR_CalAdvocates_005-Q003Atch01.xlsx" for the requested information	Holly Wehrman	2/10/2023	3/10/2023	3/10/2023	afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates 005.zip	1	N/A	8.1.3	Asset Inspections	Inspections completed in 2022
Pre-Discovery 25	CalPA	Set WMP-05 CalPA_Set WMP-05	4 CalPA_Set WMP-05_Q4	 Data Report for Q4 of 2022, which reports asset-related corrective notifications on electric circuits that were open at the end of the quarter, as follows. a. Add the following information in separate columns: Name of the associated circuit ID number of the associated circuit Geographic latitude in decimal degrees, truncated to seven decimal places Geographic longitude in decimal degrees, truncated to seven decimal places Priority of the original notification, using PG&E's internal priority level codes Object/damage code or other internal description of defect Please complete column b ("Equipment type") of Table 13. Column i Column j Column k 	 a-b. Please see attachments "WMP-Discovery2023_DR_CalAdvocates_005-Q004Atch01.xlsb" for the requested Distribution information and "WMP Discovery2023_DR_CalAdvocates_005-Q004Atch02.xlsx" for the requested Transmission information. c. Please note that columns i, j, k, and I will not be available for Distribution and Transmission circuits until the 2023 Q1 Quarterly Data Report (QDR) because the data is not ready, and due to recent changes to the standard that resulted in a substantial reassessment of our notification data. 	Holly Wehrman	2/10/2023	3/10/2023	3/10/2023	https://www.pge.com/pge_global/common/pdfs/ afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_005.zip	<u>/s</u> 2	N/A	2022 Q4 QDR	Ρ	tags
Pre-Discovery 08	CaIPA	Set WMP-03 CalPA_Set WMP-03	1 CaIPA_Set WMP-03_Q1	 Profideran Excertable of all distribution circuits existing as or January 1, 2023 (as rows) that includes the following information in separate columns. a. Circuit name b. Circuit ID number c. Total circuit miles d. Circuit miles in Non-HFTD Areas e. Circuit miles in Other HFTD f. Circuit miles in HFTD Tier 2 g. Circuit voltage i. Circuit voltage i. Circuit voltage i. Circuit SAIDI (System Average Interruption Duration Index) for 2021 j. Circuit SAIDI (System Average Interruption Duration Index) for 2022 k. Circuit SAIDI (System Average Interruption Frequency Index) for 2022 k. Circuit SAIFI (System Average Interruption Frequency Index) for 2022 m. Circuit MAIFI (Momentary Average Interruption Frequency Index) for 2022 m. Circuit MAIFI (Momentary Average Interruption Frequency Index) for 2022 n. Circuit MAIFI (Momentary Average Interruption Frequency Index) for 2022 o. Total customer-minutes of de-energization on the circuit due to PSPS events in 2021 (sum of customer-minutes across all PSPS events). p. Total customer-minutes of de-energization on the circuit due to PSPS events in 2022 (sum of customer-minutes across all PSPS events). q. Total customer-minutes of de-energization on the circuit due to fast-trip settings in 2021. r. Total customer-minutes of de-energization on the circuit due to fast-trip settings in 2022. s. Number of trees that were worked on for EVM in Non-HFTD in 2021 t. Number of trees that were worked on for EVM in Other HFTD in 2022 w. Number of trees that were worked on for EVM in Other HFTD in 2021 w. Number of trees that were worked on for EVM in HFTD Tier 2 in 2021 y. Number of trees that were worked on for EVM in HFTD Tier 2 in 2021 y. Number of trees that were worked on for EVM in HFTD Tier 2 in 2021 	 in the design systems and paper job packages. Therefore, completed field work is not always reflected in the current GIS systems. Once data is mapped in PG&E's GIS systems, it can be formatted to meet the requirements of the Office of Energy Infrastructure Safety (Energy Safety) File Geodatabase schema and included in our GIS Data Standard submissions. Data Question Notes Circuit Information a-h Some circuits can have multiple voltages. Where this occurs, the Circuit Voltage in column g reflects the voltage of the majority of the circuit (based on circuit miles). Please note, Circuit IDs and Circuit Names representing idle circuits were not included in this response. SAIDI/SAIFI/MAIFI i-n All transmission, substation, and distribution level outages as of February 22, 2023 were used to quantify the metric results as measured at the individual distribution circuit level and include Major Event Days (as defined in the IEEE 1366 	Holly Wehrman	2/7/2023	3/10/2023	3/10/2023	https://www.pge.com/pge_global/common/pdfs, afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CaIAdvocates_003.zip	2	N/A	8.1.3	Asset Inspections	Distribution
Pre-Discovery 09	CaIPA	Set WMP-03 CalPA_Set WMP-03	2 CaIPA_Set WMP-03_Q2	 Provide an Excertable of an transmission circuits existing as of January 1, 2023 (as rows) that includes the following information in separate columns. a. Circuit name b. Circuit ID number c. Total circuit miles d. Circuit miles in Non-HFTD Areas e. Circuit miles in Other HFTD f. Circuit miles in HFTD Tier 2 g. Circuit miles in HFTD Tier 3 h. Circuit voltage i. Total customer-minutes of de-energization on the circuit due to PSPS events in 2021 (sum of customer-minutes across all PSPS events). 		Holly Wehrman	2/7/2023	3/10/2023	3/10/2023	https://www.pge.com/pge_global/common/pdfs/ afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_003.zip	<u>/s</u> 0	N/A	8.1.3	Asset Inspections	Transmission

ings to e Risk	Reduce	

Pre-Discov 10	ery CalPA	Set WMP-03 CalPA_Set WMP-03	3	CalPA_Set WMP-03_Q3	Provide an Excel table of all distribution circuits existing as of January 1, 2022 (as rows) that were removed or decommissioned in 2022, either partially or entirely. This includes permanent removal, removal of overhead lines that were moved underground, or overhead lines that were decommissioned but not physically removed. Include the following information in separate columns. a. Circuit name b. Circuit ID number c. Circuit miles removed or decommissioned in Non-HFTD Areas d. Circuit miles removed or decommissioned in Other HFTD e. Circuit miles removed or decommissioned in HFTD Tier 2 f. Circuit miles removed or decommissioned in HFTD Tier 3 g. Reason(s) for removal or decommissioning	Attached is "WMP-Discovery2023_DR_CalAdvocates_003-Q003Atch01.xlsx", which provides information regarding removals of primary distribution lines in HFTD in 2022, which is the subset of the requested information available at this time. PG&E does not track line removals when relocating overhead to underground, removing secondary services, or removing lines in non-HFTD. Further, our GIS cannot be used to obtain this information retroactively because when mapping removals, the electric assets are removed from GIS. Below we provide additional information to clarify the data provided in the attachment in response to the request. a. Circuit name: See column C. b. Circuit ID number: See column D. c. Circuit miles removed or decommissioned in Non-HFTD Areas: N/A. As noted above, PG&E does not track line removals when relocating overhead to underground, removing secondary services, or removing lines in non-HFTD . d. Circuit miles removed or decommissioned in Other HFTD: N/A. PG&E does not track line removals when relocating overhead to underground, removing secondary services, or removing lines in non-HFTD . e. Circuit miles removed or decommissioned in HFTD Tier 2: Column E indicates if the project in the unique circuit segment is in either a Tier 2 and/or Tier 3 HFTD, and column G includes the associated circuit miles. f. Circuit miles removed or decommissioned in HFTD Tier 3: Column E indicates if the project in the unique circuit segment is in either a Tier 2 and/or Tier 3 HFTD, and column G includes the associated circuit miles. g. Reason(s) for removal or decommissioning: See Column F, which notes the name of one of three programs: (1) Fire Rebuild – Removal based on rebuilding in the aftermath of wildfires; (2) Idle Facilities – Unused facilities with no foreseeable future use; or (3) Base SH (Svstem Hardening) – Removal based on the risk-informed criteria used in	Holly Wehrman	2/7/2023	3/10/2023	3/10/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_003.zip	1	N/A	8.1.2	Grid Design and System Hardening	Work Performed i
Pre-Discov 11	ery CalPA	Set WMP-03 CalPA_Set WMP-03	4	CalPA_Set WMP-03_Q4	Provide an Excel table of all transmission circuits existing as of January 1, 2022 (as rows) that were removed or decommissioned in 2022, either partially or entirely. This includes permanent removal, removal of overhead lines that were moved underground, or overhead lines that were decommissioned but not physically removed. Includes the following information in separate columns. a. Circuit name b. Circuit ID number c. Circuit miles removed or decommissioned in Non-HFTD Areas d. Circuit miles removed or decommissioned in Other HFTD e. Circuit miles removed or decommissioned in HFTD Tier 2 f. Circuit miles removed or decommissioned in HFTD Tier 3 g. Reason(s) for removal or decommissioning	Please see "WMP-Discovery2023_DR_CalAdvocates_003-Q004Atch01.xlsx.	Holly Wehrman	2/7/2023	3/10/2023	3/10/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_003.zip	1	N/A	Grid Design and System Hardening	System Hardening	Work Performed i
Pre-Discov 12	ery CalPA	Set WMP-03 CalPA_Set WMP-03	5	CalPA_Set WMP-03_Q5		 system hardening (emphasis added). For 2022, the highest wildfire risk miles were separated into four categories: 1. The top 20 percent of circuit segments as defined by PG&E's 2021 WDRM v2 for System Hardening, 2. Fire and Major Emergency rebuild within HFTD, 3. PSPS mitigation projects; and 4. Locations identified by PG&E's Public Safety Specialist (PSS) team as presenting elevated wildfire risk. The primary approach used for selecting and prioritizing circuit segments for covered conductor installation was based on the 2021 WDRM v2. c. As described in the 2022 WMP Section 7.3.3.17.1 "System Hardening –Distribution," PG&E targeted the highest wildfire risk miles and applied various mitigations such as line removal, conversion from overhead to underground(emphasis added), application of remote grid alternatives, mitigation of exposure through relocation of overhead facilities, and in-place overhead system hardening. For 2022, the highest wildfire risk miles are separated into four categories: 1. The top 20 percent of circuit segments as defined by PG&E's 2021 WDRM v2 for System Hardening, 2. Fire and Major Emergency rebuild within HFTD, 3. PSPS mitigation projects; and 	Holly Wehrman	2/7/2023	3/10/2023	3/10/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_003.zip	0	N/A	2022 WMP Section 7.1	Wildfire Mitigation Strategy Development	N/A
Pre-Discov 13	ery CalPA	Set WMP-03 CalPA_Set WMP-03	6	CalPA_Set WMP-03_Q6	For each WMP initiative listed below, please state how the modeled Wildfire Ris Scores for each circuit or circuit-segment influenced how work in 2022 was sequenced. a. EVM b. Covered conductor installation c. Undergrounding d. Distribution pole replacement e. Grid sectionalization f. Detailed inspections of distribution assets g. Detailed inspections of distribution assets h. Aerial inspections of distribution assets i. Aerial inspections of transmission assets j. LiDAR inspections of distribution assets k. LIDAR inspections of transmission assets	 A. Inections isoby BCWSir Rubbics as each to the pinion interpreterior of the pinion of the second se	Holly Wehrman	2/7/2023	3/10/2023	3/10/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_003.zip	0	N/A	2022 WMP Section 7.1	Wildfire Mitigation Strategy Development	N/A
Pre-Discov 14	ery CalPA	Set WMP-03 CalPA_Set WMP-03	7	CalPA_Set WMP-03_Q7	For each WMP initiative listed below, please state how the modeled Wildfire Ris Scores for each circuit or circuit-segment influence where you plan to perform work in 2023. a. EVM b. Covered conductor installation c. Undergrounding d. Distribution pole replacement e. Grid sectionalization f. Detailed inspections of distribution assets g. Detailed inspections of transmission assets h. Aerial inspections of distribution assets i. Aerial inspections of distribution assets j. LiDAR inspections of distribution assets k. LiDAR inspections of transmission assets	 B. P3027 sho control of the province of the province	Holly Wehrman	2/7/2023	3/10/2023	3/10/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_003.zip	0	N/A	7.2	Wildfire Mitigation Strategy Development	Wildfire Mitigation



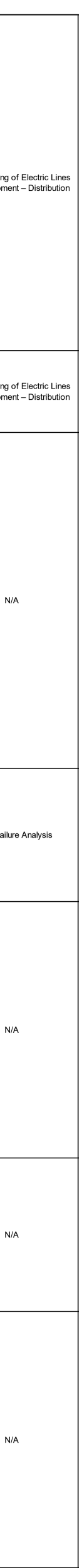
Pre-Discovery 15	CaIPA	Set WMP-03	CalPA_Set WMP-03	8 8	CaIPA_Set WMP-03_Q8	For each WMP initiative listed below, please state how the modeled Wildfire Ris Scores for each circuit or circuit-segment influence how work in 2023 will be sequenced. a. EVM b. Covered conductor installation c. Undergrounding d. Distribution pole replacement e. Grid sectionalization f. Detailed inspections of distribution assets g. Detailed inspections of distribution assets h. Aerial inspections of distribution assets i. Aerial inspections of distribution assets j. LiDAR inspections of transmission assets k. LiDAR inspections of transmission assets	 c. The circuit segments selected for the installation of underground lines in the System Hardening program were based on the highest wildfire risk criteria described in response to Question 7(c). To then sequence projects, PG&E assesses the dependencies and readiness of each project in each stage of the work (e.g., designing/estimating, permit acquisition, land rights acquisition, construction) to appropriately schedule each individual project, as the development time for each project can vary widely. Once projects are in the construction phase, schedules can continue to evolve based on various factors that impact project execution including unanticipated weather, material availability, community limitations (e.g., for road closures), customer preference of timing of re-connection, discovery of hard rock, and/or detection of unmarked existing utility infrastructure. d. After the work for 2023 is prioritized based on the process described in response to Q007 part d, the pole replacement sequencing is determined based on each pole's priority bucket, estimating and material readiness, and crew and clearance availability. e. For transmission line, there is no targeted work planned in 2023 for grid sectionalization. For distribution, the 2023 additional sectionalizing and protective device installation work is prioritized by highest reliability benefit and not wildfire risk. f. In 2023, PG&E's sequencing for the ground inspection plan is informed by wildfire consequence as described in 2023 WMP Section 8.1.3.2.1. Detailed inspection activities in HFTD and HFRA are scheduled such that extreme, severe, and high consequence plat maps will be completed by July 31. Medium consequence plat maps will be completed by October 1. Low consequence plat maps will be completed by December 31. Inspections are also 	Holly Wehrman	2/7/2023	3/10/2023	3/10/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_003.zip	0	N/A	7.2	Wildfire Mitigation Strategy Development	Wildfire Mitigation Strategy
Pre-Discovery 16	CaIPA	Set WMP-03	CalPA_Set WMP-03	3 9	CaIPA_Set WMP-03_Q9	For each WMP initiative listed below, please state how the modeled Wildfire Ris Scores for eachcircuit or circuit-segment influence where you plan to perform work in 2024. a. EVM b. Covered conductor installation c. Undergrounding d. Distribution pole replacement e. Grid sectionalization f. Detailed inspections of distribution assets g. Detailed inspections of distribution assets h. Aerial inspections of distribution assets i. Aerial inspections of distribution assets j. LiDAR inspections of transmission assets k. LiDAR inspections of transmission assets	 a.PG&E Is hot Condiciting evolution plucies in provided access. Any incommental restrictions. b. Please refer to the response to Question 7b, which also applies to 2024. c. Please refer to the response to Question 7d, which also applies to 2024. d. Please refer to the response to Question 7d, which also applies to 2024. e. For transmission line, there is no targeted work planned in 2024 for grid sectionalization as future work related to EPSS reliability will be incorporated into base reliability programs. f. In 2024, PG&E's detailed ground inspection plan will be informed by wildfire risk and wildfire consequence as described in 2023 WMP Section 8.1.3.2.1. PG&E developed a frequency is recommendation for each level of wildfire consequence: extreme and severe consequence plat maps will be inspected annually; high consequence plat maps will be inspected every other year; and all other plat maps will be inspected once every three years. Structures that constitute the top 10 percent of wildfire risk but are not already included in a plat map that is being inspected by ground or aerial are also included in the 2024 ground inspection plan. g. In 2024, wildfire risk and wildfire consequence will inform the annual overhead detailed inspection scope at a structure level (in addition to other considerations such as inspection trends and a baseline frequency of every three years for HFTD/HFRA assets). Specifically, highest wildfire risk and wildfire consequence will inform the annual overhead detailed inspections, PG&E used the same prioritization framework with the same plat map level designation that we used for detailed ground inspections and is described in Section 8.1.3.2.1. The specific structures and plat maps to be included for inspection in 2024 will depend on 2023 pilot results. i. In 2024, wildfire risk and wildfire consequence will inform the annual overhead detailed inspection scope at a structure level (in addition to other consideratio	Holly Wehrman	2/7/2023	3/10/2023	3/10/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_003.zip	0	N/A	7.2	Wildfire Mitigation Strategy Development	Wildfire Mitigation Strategy
Pre-Discovery 17	CalPA	Set WMP-03	CalPA_Set WMP-03	3 10	CalPA_Set WMP-03_Q10	For each WMP initiative listed below, please state how the modeled Wildfire Ris Scores for each circuit or circuit-segment influence how work in 2024 will be sequenced. a. EVM b. Covered conductor installation c. Undergrounding d. Distribution pole replacement e. Grid sectionalization f. Detailed inspections of distribution assets g. Detailed inspections of distribution assets h. Aerial inspections of distribution assets i. Aerial inspections of transmission assets j. LiDAR inspections of transmission assets k. LiDAR inspections of transmission assets	 b. Please refer to the response for Question 8b, which also applies to 2024. c. Please refer to the response for Question 8c, which also applies to 2024. d. Please refer to the response for Question 8d, which also applies to 2024. e. There is no targeted work planned in 2024 for grid sectionalization for both transmission or for distribution. f. In 2024, PG&E's sequencing for the ground inspection plan will be informed by wildfire consequence as described in 2023 WMP Section 8.1.3.2.1. Detailed inspection activities in HFTD and HFRA are scheduled such that extreme, severe, and high consequence plat maps will be completed by July 31. Medium consequence plat maps will be completed by October 1. Low consequence plat maps will be completed by December 31. Inspections are also sequenced based on field conditions including physical access, environmental restrictions, permitting constraints and customer refusals. g. In 2024, the overhead transmission assets in scope for inspection sequencing. Assets are typically grouped by line for execution efficiency. The sequence prioritization also considers operational field knowledge and constraints, including restricted physical access periods, to inform the schedule for completion. h. In 2024, PG&E's sequencing for the pilot aerial inspections will not be directly based on wildfire risk score. However, in areas of overlap with detailed ground inspections, aerial inspection, which is based on wildfire consequence. Sequencing is based on the scheduled ground inspection access periods. The specific structures and plat maps to be included for inspection in 2024 will depend on 2023 pilot results. i. In 2024, the overhead transmission assets in scope for inspection are each labeled with the average wildfire risk of their host circuit for consideration in inspection, sequend ground inspection as well as operational field knowledge and constraints, including restricted physical access periods, the scheduled to ta	Holly Wehrman	2/7/2023	3/10/2023	3/10/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_003.zip	0	N/A	7.2	Wildfire Mitigation Strategy Development	Wildfire Mitigation Strategy
Pre-Discovery 47	Green Power Institute (GPI)	001	Green Power Institute (GPI)_001	e 1	Green Power Institute (GPI)_001_Q1	Please provide PG&E's Pre-submission 2023-2025 WMP Base Plan filed on February 13, 2023, with the OEIS per the 2023 WMP Guidelines and Schedule document. Including all attachments and associated supporting documents required for the Pre-submission 2023-2025 WMP Base Plan filing.	LiDAP data on distribution to curnert various noods including flight planning for sarial PG&E has designated the entire pre-submission as confidential to align with Energy Safety's pre-submission process and guidelines which stipulate that the pre-submission documents are not to be made public. In addition, the pre-submission contains contact information for individuals that is considered confidential. As noted in our correspondences to you on March 8th and March 10th, we can provide you with a copy of the pre-submission documents that were submitted upon execution of a non- disclosure agreement. Alternatively, we will be submitting our final 2023-2025 Wildfire Mitigation Plan (WMP) for public review on March 27, 2023 if you would prefer to wait for a copy of the completed WMP following Energy Safety's completeness check. Please feel free to reach out to us to discuss how you would prefer to move forward with this request	Zoe Harrold	3/1/2023	3/14/2023	3/14/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/GPI_001.zip	0	N/A	All	All	All
Pre-Discovery 26	CalPA	Set WMP-06	CalPA_Set WMP-06	5 1	CalPA_Set WMP-06_Q1	Provide your workplan that describes where you will undertake EVM projects in 2023. This workplan should be in an Excel format, with circuit-segments as rows Please include the following information in separate columns in the Excel spreadsheet at a minimum: a) Circuit name b) Circuit ID number c) Circuit-segment name d) Circuit-segment ID number e) EVM miles to be completed in 2023 f) Risk ranking(s) for the circuit segment Provide your workplan that describes where you will undertake EVM projects in	The EVM program concluded at the end of 2022. There is no EVM workplan for 2023	Holly Wehrman	2/10/2023	3/29/2023	3/29/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_006.zip	0	N/A	2023-2025 WMP 8.2.3	Vegetation Management	EVM
Pre-Discovery 27	CalPA	Set WMP-06	CalPA_Set WMP-06	5 2	CalPA_Set WMP-06_Q2	 2024. This workplan should be in an Excel format, with circuit-segments as rows Please include the following information in separate columns in the Excel spreadsheet at a minimum: a) Circuit name b) Circuit ID number c) Circuit-segment name d) Circuit-segment ID number e) EVM miles to be completed in 2024 f) Risk ranking(s) for the circuit segment 	The EVM program concluded at the end of 2022. There is no EVM workplan for 2024.	Holly Wehrman	2/10/2023	3/29/2023	3/29/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_006.zip	0	N/A	2023-2025 WMP 8.2.3	Vegetation Management	EVM
Pre-Discovery 28	CalPA	Set WMP-06	CalPA_Set WMP-06	5 3	CalPA_Set WMP-06_Q3	In response to Data Request CalAdvocates-PGE-2022WMP-11, Question 2, March 3, 2022, PG&E provided its 2022 EVM workplan. Please provide an updated version of this workplan that lists the actual EVM mileage performed in each circuit-segment in 2022 as a new column. Rows should be added as needed to cover all circuit-segments where you performed EVM work in 2022 (even if those circuit-segments were not included in the original workplan).	 Please see "WMP-Discovery2023_DR_CalAdvocates_006-Q003Atch01.xlsx" for actual 2022 EVM mileage data broken down by circuit segment. Column G on tab '2022 EVM Miles Planned' contains the number of miles planned for EVM work in 2022. Column G on tab '2022 EVM Miles Completed' contains the number of miles that were completed and work verified in 2022. 	Holly Wehrman	2/10/2023	3/29/2023	3/29/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_006.zip	1	N/A	2022 WMP 7.3.5.2	Vegetation Management and Inspections	Enhanced Vegetation Management

ation Strategy
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Pre-Discovery 29	CalPA	Set WMP-06 CalPA_Set WMP-06	4 CalPA_Set \	In response to Data Request CalAdvocates-PGE-2022WMP-16, Question 11, March 23, 2022, PG&E stated the following: "Through 2022, the EVM program includes strike trees evaluation and hazard trees mitigation, overhang clearing and radial clearance. Starting in 2023, Enhanced VM only includes overhang clearing." a) Is the statement above still accurate as of the date of this request? b) If the answer to part (a) is no, please update the above statement to reflect PG&E's vegetation management strategy for 2023. c) If the answer to part (a) is no, please update the above statement to reflect PG&E's vegetation management strategy for 2024. In response to Data Request CalAdvocates-PGE-2022WMP-15, Question 16,	 address high-risk locations, such as those that have experienced higher volumes of vegetation damage during PSPS events, outages, and/or ignitions. VM for Operational Mitigations: This program is intended to help reduce outages and potential ignitions using a risk informed, targeted plan to mitigate potential vegetation. 	Holly Wehrman	2/10/2023	3/29/2023	3/29/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_006.zip	N/A	2022 WMP 7.3.5	Vegetation Management and Inspections	Program Cos
Pre-Discovery 30	CalPA	Set WMP-06 CalPA_Set WMP-06	5 CalPA_Set \	 March 18, 2022, PG&E provided the following table, which shows spending on vegetation management programs in thousands of dollars (actual figures for 2019-2021 and forecast figures for 2022-2023): Please update this table as follows: a) Update the 2022 column to state actual spending in 2022. b) Update the 2023 column to show PG&E's current forecasts for 2023. c) Add a column that shows PG&E's current forecasts for 2024. d) Please add rows as necessary, if any changes in PG&E's vegetation management strategy bave created new initiatives or categories of spending 	Please see undated table below with 2022 Actuals, and our current forecasts for 2023 and	Holly Wehrman	2/10/2023	3/29/2023	3/29/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_006.zip	N/A	Vegetation Management	N/A	N/A
Pre-Discovery 31	CalPA	Set WMP-06 CalPA_Set WMP-06	6 CalPA_Set \	Please provide a list of any incidents in 2022 where the actions of a VM contractor posed a safety risk to workers and/or the public. "Safety risk" here is defined as any occurrence on a worksite where the contractor's actions created safety hazard for either workers or the general public. For each instance, please provide: a) The date you were informed of the safety issue b) The date that the original work that created the safety issue was performed c) Whether the safety issue concerned a transmission or distribution circuit d) The vegetation management initiative involved in the original work e) A brief description of the safety issue involved.	 Date EN: The date the incident was formally reported and logged. Division: The division where the incident took place. Inc Types: The incident type (ie line strike) 	Holly Wehrman	2/10/2023	3/29/2023	3/29/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_006.zip	N/A	Vegetation Management	N/A	N/A
Pre-Discovery 32	CalPA	Set WMP-06 CalPA_Set WMP-06	7 CalPA_Set \	In response to Data Request CalAdvocates-PGE-2022WMP-14, Question 13, March 15, 2022, PG&E provided its 2022 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 2022 for each of these categories. Please add rows as needed to cover all circuit-segments where PG&E performed system hardening work in 2022 (even if those circuit-segments were not included in the original workplan). a) Installation of covered conductor b) Installation of overhead conductor c) Removal of overhead conductor d) Removal of overhead conductor associated with remote grid work.	 columns were only for projects that overlapped with 2021 completed miles. It did not represent a comprehensive list of 2022 projects. Similarly, the 2020 columns were only for projects that overlapped with 2021 completed miles. It did not represent a comprehensive list of 2020 projects. See "WMP-Discovery2023_DR_CalAdvocates_006-Q007Atch01CONF.xlsx." This file includes the 2022 system hardening completed work in the below columns: a. Installation of covered conductor: See column O b. Installation of underground conductor: See column P c. Removal of overhead conductor: See column Q. Note, this removal work is not associated with the lines removed frem overhead for installation of underground projects. 	Holly Wehrman	2/10/2023	3/29/2023	3/29/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_006.zip	N/A	2022 WMP Section 7.3.3.1	Grid Design and System Hardening	System Harde
Pre-Discovery 33	CaIPA	Set WMP-06 CalPA_Set WMP-06	8 CalPA_Set V	Provide your workplan that describes where and when you will perform system hardening on distribution circuits in 2023. For projects that you expect to partially complete in 2023 (i.e., projects that started before 2023 and are expected to continue in 2023, or projects that are expected to be completed after 2023), please include the project and report the work that you forecast will actually be performed in calendar year 2023. For each project, include the following information in separate columns, at a minimum: a) Order number b) MAT code c) Program d) Circuit ID number e) Circuit-segment name or ID number (if the project affects more than one circuit-segment, please identify each one) f) Relevant wildfire risk score(s) from the wildfire risk model that you are using to estimate distribution risk in your 2023-2025 WMP filing g) The expected or actual start date of the project. h) The expected or actual start date of the project. h) The expected or actual start date of the project. h) The expected or actual start date of the project. h) The expected or actual start date of the project. j) Length (in circuit miles) of overhead conductor to be installed in 2023. k) Length (in circuit miles) of overhead conductor to be permanently removed in 2023 and replaced by underground conductor (note that this may differ slightly from the previous section due to differing overhead and underground routes). j) Length (in circuit miles) of overhead conductor to be permanently removed in 2023 and to replaced with covered conductor or underground routes). j) Length (in circuit miles) of overhead and underground routes). j) Length (in circuit miles) of overhead conductor to be permanently removed in 2023 and to replaced with covered conductor or underground routes).	Please see attachment "WMP-Discovery2023_DR_CalAdvocates_006- Q008Atch01CONF.xtsx." a. See columns A (order number), and B (order description) b. See column C c. See column D d. See columns E e. See columns G, I and K Column G shows the Applicable Risk Model that was used for selecting the project and putting it into scope. Risk Rank scores, shown in Columns I and K, are based on the Wildfire Distribution Risk Model (WDRM) for Version 2 and Version 3, respectively. The Risk ranking outcomes are the results of the relevant risk model (e.g., WDRM v2, WDRM v3) where circuit segments are ranked on a 1 to N basis, where 1 is the highest risk circuit segment, and N is the lowest risk. g. See column L h. See column AA k. N/A – PG&E does not track length (in circuit miles) of overhead conductor to be permanently removed and replaced by underground. I. See column AB m. N/A The data includes project information from prior to 2022 and 2022 where projects overlap with these years. Data is provided in the same file for 2024 that is responsive to Question Q009. Additionally, because this question is associated with the System Hardening workplan only, this data does not include undergrounding mileage associated with the Butte Rebuild.	Holly Wehrman	2/10/2023	3/29/2023	3/29/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_006.zip	N/A	2023 WMP Section 8.1.2.	5 System Hardening	N/A
Pre-Discovery 34	CalPA	Set WMP-06 CalPA_Set WMP-06	9 CalPA_Set \	inextellation Provide your workplan that describes where and when you will perform system hardening on distribution circuits in 2024. For projects that you expect to partially complete in 2024 (i.e., projects that are expected to start before 2024 and are expected to continue in 2024, or projects that are expected to be completed afte 2024), please include the project and report the work that you forecast will actually be performed in calendar year 2024. For each project, include the following information in separate columns, at a minimum: a) Order number b) MAT code c) Program d) Circuit ID number e) Circuit-segment name or ID number (if the project affects more than one circuit-segment, please identify each one) f) Relevant wildfire risk score(s) from the wildfire risk model that you are using to estimate distribution risk in your 2023-2025 WMP filing g) The expected or actual start date of the project. h) The expected or actual start date of the project. h) Length (in circuit miles) of overhead conductor to be installed in 2024. k) Length (in circuit miles) of overhead conductor to be permanently removed in 2024 and net pelaced by underground conductor (note that this may differ slightly from the previous section due to differing overhead and underground routes). h) Length (in circuit miles) of overhead conductor to be permanently removed in 2024 and not replaced with covered conductor or underground routes) m) Length (in circuit miles) of any other type of system hardening project to be 	Iv Please see "WMP-Discovery2023_DR_CalAdvocates_006-Q008Atch01CONF.xlsx." a. See columns A (order number), and B (order description) b. See column C c. See column D d. See columns E e. See column F f. See column G shows the Applicable Risk Model that was used for selecting the project and putting it into scope. Risk Rank scores, shown in Columns I and K, are based on the Wildfire Distribution Risk Model (WDRM) for Version 2 and Version 3, respectively. The Risk ranking outcomes are the results of the relevant risk model (e.g., WDRM v2, WDRM v3) where circuit segments are ranked on a 1 to N basis, where 1 is the highest risk circuit segment, and N is the lowest risk. g. See column AD j. See column AD j. See column AD j. See column AE k. N/A – PG&E does not track length (in circuit miles) of overhead conductor to be permanently removed and replaced by underground.	Holly Wehrman	2/10/2023	3/29/2023	3/29/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_006.zip	N/A	2023 WMP Section 8.1.2.	5 System Hardening	N/A
Pre-Discovery 35	CalPA	Set WMP-06 CalPA_Set WMP-06	10 CalPA_Set V	installed in 2024 (if this is greater than zero, please describe the type of system for each of your 2023-2025 WMP system hardening initiatives, please provide disaggregated information related to expenditures and circuit miles treated in the attached table, CalAdvocates PGE-2023WMP-06 Attachment 1. Add columns as needed.	Please see details on the cost and mileage breakouts in attached file	Holly Wehrman	2/10/2023	3/29/2023	3/29/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_006.zip	N/A	2023 WMP Section 4.3	Proposed Expenditures	System Harder



Pre-Discovery 36	CaIPA	Set WMP-06	CalPA_Set WMP-06	11	CaIPA_Set WMP-06_Q11	Please provide a spreadsheet listing (as rows) each undergrounding project completed during the period of January 1, 2022, through December 31, 2022. For each project, please provide the following information (as columns): a) Project ID number or other identifier b) Circuit ID c) ID of each circuit segment that was entirely undergrounded in the project d) ID of each circuit segment that was partially undergrounded in the project e) County or counties where undergrounding took place f) Project start date g) Project completion date h) Total circuit-miles undergrounded i) Total infe-cycle electric costs5 of the project (i.e., costs attributed to your electric facilities), including costs for planning, design, permitting, and construction k) Total life-cycle costs of the project, including costs attributed to non-electric utilities, including costs for planning, design, permitting, and construction i) Whether this was a Rule 20 project6 (yes/no) m) Whether this was a post-wildfire rebuild project (yes/no) n) Whether this was a post-wildfire rebuild project (yes/no) o) Whether you shared trenches for this project with any telecommunications utilities (yes/no) p) Whether you shared trenches for this project with gas facilities (yes/no).	 See WMP-Discovery203_DR_CalAdvocates_000-Q0TAtch0TCONF_XIsX. a) Project ID number or other identifier – See columns A (order Number) and B (Order Description) b) Circuit ID – See column C c) ID of each circuit segment that was entirely undergrounded in the project – Our undergrounding projects are split into multiple phases within a given circuit protection zone (CPZ) shown in Column E. The undergrounding of complete CPZs is a multi-year effort that cannot be captured in the data shown for a single year. d) ID of each circuit segment that was partially undergrounded in the project – Per response to (c), our undergrounding projects are split into multiple phases within a given circuit protection zone (CPZ). By reviewing data solely from a single year, it is not possible to determine completion of an entire CPZ. e) County or counties where undergrounding took place – See column I f) Project start date – see column J g) Project completion date – See column K h) Total circuit-miles undergrounded – Column U i) Total miles of trenching required – This information is not tracked by PG&E. j) Total life-cycle electric costs4 of the project (i.e., costs attributed to your electric facilities), including costs for planning, design, permitting, and construction – See column X k) Total life-cycle costs of the project, including costs attributed to non-electric utilities, including costs for planning, design, permitting, and construction. – There is no non electric utility work in the scope of system hardening undergrounding I) Whether this was a Rule 20 project5 (yes/no) – See column F m) Whether this was a post-wildfire rebuild project (yes/no) – See column H o) PG&E did not share trenches for any projects identified in "WMPDiscovery2023_DR_CalAdvocates_006-Q011Atch01CONF.xlsx p) Whether you shared trenches for this project with gas facilities (yes/no) – No. For system hardening, we do not	Holly Wehrman	2/10/2023	3/29/2023	3/29/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_006.zip	1	N/A	8.1.2.2	Grid Design and System Hardening	Undergrounding of Ele and/or Equipment – D
Pre-Discovery 37	CalPA	Set WMP-06	CalPA_Set WMP-06	12	CalPA_Set WMP-06_Q12	Please provide a geodatabase file with a polyline feature for each undergrounding project completed during the period of January 1, 2022 through December 31, 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 the previous questio b) Circuit ID c) Project completion date.	CIS. Please see the table below identifying 2022 CPOC reportable ignitions where the asset involved in the ignition was associated with an existing open corrective maintenance notification at the time of the event.	Holly Wehrman	2/10/2023	3/29/2023	3/29/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_006.zip	1	N/A	8.1.2.2	Grid Design and System Hardening	Undergrounding of Ele and/or Equipment – E
Pre-Discovery 38	CalPA	Set WMP-06	CalPA_Set WMP-06	13	CalPA_Set WMP-06_Q13	Identify any ignitions in 2022 associated with assets where you had an existing corrective notification at the time of the ignition. Please provide a spreadsheet listing each such ignition (as rows) with the following information in separate columns: a) Unique ignition ID b) Date of ignition c) Cause of ignition d) Type of asset associated with the ignition e) Acres burned f) Number of structures burned, if any g) Number of injuries associated with ignition, if any h) Asset ID of asset associated with ignition i) Circuit ID number of circuit associated with ignition j) Notification number(s) for the existing maintenance tag on the asset in question	Ignition ID Date ofIgnitionSuspectedCauseEquipmentTypeAssociatedWith IgnitionFire Size StructuresDestroyedInjuries Asset ID Circuit ID Existing MaintenanceNotifications20220374 4/6/2022 EquipmentFailureConductor -Primary0.26-9.99Acresn.0 0 101894229 MESA 1103 12193178320220613 5/17/2022 EquipmentFailureSplice/Clamp/Connector1 meter	Holly Wehrman	2/10/2023	3/29/2023	3/29/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_006.zip	0	N/A	2022 WMP Section 7.3.4	Asset Management and Inspections	N/A
Pre-Discovery 39	CalPA	Set WMP-06	CalPA_Set WMP-06	14	CalPA_Set WMP-06_Q14	 a) Has PG&E's Asset Failure Analysis Team causally connected any ignitions that occurred in 2022 to assets with existing asset or vegetation corrective notifications at the time of ignition? b) If the answer to part (a) is yes, please provide the following information on each such ignition: Unique ignition ID (matching the previous question) Date of ignition Cause(s) identified by the Asset Failure Analysis Team The type of corrective notification that was linked to the ignition (i.e., the priority level and whether it related to asset management or vegetation management). Copies of associated reports or investigations performed by the Asset Failure Analysis Team 	 - <3 meters O 1022/23/8 SAN RAFAFI a) Yes, please see below. b) Two ignitions have been identified that meet these criteria: Ignition ID Date of Ignition Cause Type of Corrective Notification Copies of Associated Reports 20221278 7/28/2022 The cause of this ignition is still being finalized. EC Notification 118429275 – Pole Replacement The report in question is still being finalized and can be provided upon completion. 2022013 11/16/2022 Broken crossarm EC Notification 123866774 – Crossarm replacement (later updated to pole replacement) The report in question is still being finalized and can be provided upon completion. a) Beginning in 2023, PG&E's detailed inspections of distribution structures in high fire areas will be informed by wildfire consequence as provided PG&E's Wildfire Distribution Risk Model v3. PG&E will complete a detailed inspection on each structure every one to three years. For additional details on this strategy, please refer to Section 8.1.3.2 of our 2023 WMP. This differs from our 2022 strategy where we inspected all of Tier 3 and one-third of 	Holly Wehrman	2/10/2023	3/29/2023	3/29/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_006.zip	0	N/A	2022 WMP 7.3.7	Data Governance	Asset Failure An
Pre-Discovery 40	CalPA	Set WMP-06	CalPA_Set WMP-06	15	CalPA_Set WMP-06_Q15	 Per PG&E's response to Data Request CalAdvocates-PGE-2022WMP-17, Question 13, March 24, 2022, PG&E's inspection strategy in 2022 was to complete detailed inspections on all assets in HFTD Tier 3 and Zone 1, and approximately one-third of assets in HFTD Tier 2. a) Please describe any changes to the above strategy for PG&E's detailed distribution inspections in 2023. b) Please describe any changes to the above strategy for PG&E's detailed transmission inspections in 2023. c) Please describe any changes to the above strategy for PG&E's detailed distribution inspections in 2023. d) Please describe any changes to the above strategy for PG&E's detailed distribution inspections in 2024. d) Please describe any changes to the above strategy for PG&E's detailed transmission inspections in 2024. 	 There are no major changes in our strategy compared to last year. Transmission detailed inspections in 2023 are informed by predictive models of asset health and wildfire consequence. HFTD (Tier 3, Tier 2, and Zone 1) and HFRA structures have a baseline inspection frequency of once every three years. In addition to this baseline frequency, structures may be added to the detailed inspection scope annually based on the following considerations: Wildfire Risk, which is informed by the asset health Transmission Composite Model V1 (TCM) annualized probability of failure and the Wildfire Consequence Model V3.4. Other factors involving data not currently integrated into the Wildfire Transmission Risk Model V1 (ex: inspection result trends, historic fire locations etc.) For additional details on this strategy, please refer to Section 8.1.3.1 of our 2023 WMP. c) No major changes are anticipated to the detailed distribution ground inspections strategy in 2024. However, as PG&E's risk models and understanding of the distribution system continues to mature, we may adjust the strategy described above or establish additional criteria to define the structures for inspection each year. d) There is no major anticipated change to detailed inspection scoping strategy in 2024. However, the considerations or thresholds used to define the additional structures may vary each year as the risk models mature and the overall risk of the transmission system evolves. 	Holly Wehrman	2/10/2023	3/29/2023	3/29/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_006.zip	0	N/A	2022 WMP 7.3.4.1 and 7.3.4.14	Asset Management and Inspections	N/A
Pre-Discovery 41	CalPA	Set WMP-06	CalPA_Set WMP-06	16	CalPA_Set WMP-06_Q16	Regarding 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 changes to a line segment will affect PSPS thresholds. b) Please describe any improvements to the present PSPS circuit modeling capabilities that you expect to implement in 2023. c) Please describe any improvements to the present PSPS circuit modeling capabilities that you expect to implement in 2024. d) Please describe the expected state of your PSPS circuit modeling capabilities at the conclusion of the 2023-2025 WMP cycle.	 a) For all questions below, PG&E understands circuit modeling to mean the level of granularity at which a utility can model the configuration of its electrical assets and deenergize them as such. PG&E models and de-energizes circuits utilizing all switching devices on the system that do not pose ignition risks. The effects of hardening and other changes to lines will be accounted for by our IPW model which uses machine learning to quantify past outages and ignitions and uses those as a basis for ignition and outage potential going forward which feeds into our PSPS modeling. Thus, any improvements to the system or changes would be incorporated as their historical performance changes. b) As mentioned, PG&E models circuits at the most granular level for de-energization taking into account all devices on the system that do not pose an ignition risk. c) As mentioned, PG&E models circuits at the most granular level for de-energization taking into account all devices on the system that do not pose an ignition risk. d) As mentioned, PG&E models circuits at the most granular level for de-energization taking into account all devices on the system that do not pose an ignition risk. d) As mentioned, PG&E models circuits at the most granular level for de-energization taking into account all devices on the system that do not pose an ignition risk. 	Holly Wehrman	2/10/2023	3/29/2023	3/29/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_006.zip	0	N/A	PSPS	N/A	N/A
Pre-Discovery 42	CalPA	Set WMP-06	CalPA_Set WMP-06	17	CalPA_Set WMP-06_Q17	 a) Have you developed Public Safety Power Shutoff (PSPS) risk scores at the circuit-segment level? b) Have you developed Enhanced Powerline Safety Settings (EPSS) risk scores at the circuit segment level? c) If the answer to either parts (a) or (b) is yes, please provide a geodatabase file containing, as line features, the most recent spatial data for all circuit segments for which you have modeled PSPS or EPSS risk scores. Include the following attributes for each circuit segment: i. Circuit Identification Number ii. Circuit segment level PSPS Risk Score (if applicable) v. Circuit segment-level PSPS Risk Score (if applicable). d) If the answer to either parts (a) or (b) is yes, please provide a spreadsheet that lists (as rows) each circuit-segment for which you have modeled PSPS or EPSS risk scores. Include the following attributes for each circuit-segment for which you have modeled PSPS or EPSS risk scores. Include the following attributes for each circuit-segment for which you have modeled PSPS or EPSS risk scores. Include the following attributes for each circuit segment: i. Circuit Identification Number ii. Circuit Segment Identification Number ii. Circuit Segment Identification Number ii. Circuit Segment Identification Number ii. Circuit segment-level PSPS Risk Score (if applicable) v. Circuit segment-level EPSS Risk Score (if applicable) v. Circuit segment-level EPSS Risk Score (if applicable) e) If the answer to part (a) is no, does PG&E intend to develop PSPS risk scores for circuit segments? f) If the answer to part (b) is no, does PG&E intend to develop EPSS risk scores 	 a) Yes. This is cited in Section 6.2.1, figure 6.2.1-3. b) No. c) Please see "WMP-Discovery2023_DR_CalAdvocates_006-Q017Atch01CONF.zip" which is a geodatabase file containing the circuit segments along with PSPS risk values and Circuit Segment names. Due to the different circuit segment vintages approximately 400 of the circuit segments are not mapped. d) Yes, please see "WMP-Discovery2023_DR_CalAdvocates_006-Q017Atch02CONF.xlsx" which provides the circuit segment PSPS risk values. e) Not applicable. f) PG&E produces an annual reliability study of EPSS outage activity, which informs reliability mitigation actions. Furthermore, PG&E is exploring incorporating this data into an "EPSS reliability risk" score for circuit segments. 	Holly Wehrman	2/10/2023	3/29/2023	3/29/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_006.zip	2	N/A	PSPS/EPSS	N/A	N/A



1	CalPA	Set WMP-07	CalPA_Set WMP-0)7 1	1 CalPA_Set WMP-07_Q1	 In the review of PG&E's WDRM v3 by Energy & Environmental Economics, Inc ("E3 Review"), the authors note: "There were also several refreshes to PG&E asset data, now current to 2022-01- 01, and inclusion of updated internally sourced meteorology datasets." 3 a) Please confirm that no asset data collected after January 1, 2022 was use in the WDRM v3. b) If asset data collected after January 1, 2022 was used in PG&E's WDRM v3 please specify the date(s) on which any such data was collected. c) Please confirm that "asset data" in parts a) and b) is geospatial (GIS) data from the operational system of record. If not, please state the origin of the asset data 	 a) All distribution asset data utilized in the Wildfire Distribution Risk Model (WDRM) v3 were extracted from PG&E's EDGIS system on January 1, 2022, with the exception of the transformer data which was extracted from EDGIS on February 2, 2022. b) See answer to part a. c) See answer to part a. 	Joshua Borkowski	3/27/2023	3/30/2023	3/30/2023	https://www.pge.com/pge_global/common/pdfs/ afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_007.zip	<u>s</u> 0	N/A	6.2	Risk Methodology and Assessment	Risk Analysis Framework
2	CalPA	Set WMP-07	CalPA_Set WMP-0)7 2	2 CalPA_Set WMP-07_Q2	Page 15 of the E3 Review includes a list of components included in the WDRM v3. 4 a) Please confirm the date that the WDRM v3 was finalized. b) If the final list of components is different than what is listed in the E3 review, please provid an updated and accurate list of components that are used as inputs in PG&E's WDRM v3. c) For any inputs included in your response to Question 2(b) that do not appear on Page 15 of the E3 review, please provide the latest date on whic each input was updated. d) If any dates given in response to Question 2(c) are different from those given in question 1(b), please explain why they are different	 a) The Wildfire Distribution Risk Model (WDRM) v3 was finalized by approval at the Wildfire Risk Governance Steering Committee (WRGSC) on April 13, 2022. b) The 8 asset groups listed on page 15 of the E3 Review are included in the WDRM v3 but are grouped into the sub-models listed in Figure 5 Sub-model Predictive Performance Measures on page 21 of the E3 Review document. h) Not applicable, please see response to 2b. d) Not applicable, please see response to 2c. 	Joshua Borkowski	3/27/2023	3/30/2023	3/30/2023	https://www.pge.com/pge_global/common/pdfs/ afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_007.zip	<u>s</u> 0	N/A	6.2	Risk Methodology and Assessment	Risk Analysis Framework
3	CalPA	Set WMP-07	CalPA_Set WMP-0)7 3	3 CalPA_Set WMP-07_Q3	a) Please confirm the date that the WRDM v4 was finalized. If it has not been finalized, please provide an estimateddate on which it will be finalized. b) Pleas provide a current list of components that are used as inputs in v4 of the WDRM model. c) Please state the date of PG&E asset data used in v4 of the WDRM model. If there are multiple dates, include the most recent date for any asset data used in the model, and any date(s) on which the data used in the model was collected. d) Please confirm that "asset data" in part c) is geospatial (GIS) data from the operational system of record. If not, please state the origin(s) of the asset data	 a) The Wildfire Distribution Risk Model (WDRM) v4 has not been finalized. Model review an approval is scheduled for Q2 2023. b) The list of equipment components in the WDRM v4 has not been finalized at this time. c) The asset data for the WDRM v4 was extracted from PG&E's EDGIS on January 1, 2023. 	Joshua Borkowski	3/27/2023	3/30/2023	3/30/2023	https://www.pge.com/pge_global/common/pdfs/ afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_007.zip	<u>s</u> 0	N/A	6.2	Risk Methodology and Assessment	Risk Analysis Framework
68	CPUC - SPD (Safety Policy Division)	002	CPUC - SPD (Safe Policy Division)_0(1 CPUC - SPD (Safety Policy Division)_002_Q1	Provide Attachment 2023-03-27_PGE_2023_WMP _R0_Appendix D ACI PG& 22-16_Atch01_CONF (PG&E's 2023-2026 Undergrounding Workplan).	The CONFIDENTIAL attachment is being provided pursuant to the confidentiality declaration "DRU11407.003_Confidentiality Declaration.pdf". As requested, please see attachment "2023-03-27_PGE_2023_WMP_R0_Appendix D ACI PG&E-22-16 Atch01 CONF.xlsx" attached.	Kovin Millor	4/4/2023	4/5/2023	4/4/2023	https://www.pge.com/pge_global/common/pdfs/ afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/SPD_002.zip	<u>s</u> 1	N/A	Appendix D	Areas for Continued Improvement	ACI PG&E-22-16 – Progress and Updates on Undergrounding and Risk Prioritization
13	CalPA	Set WMP-08	CalPA_Set WMP-0	08 1	1 CalPA_Set WMP-08_Q1	PG&E's WMP states: The EVM Program concluded at the end of 2022. PG&E will continue to strengthen our other existing VM programs. PG&E is transitioning the maintenance of enhanced clearances that were achieved in EVM to Routine VM patrols. We established routine maintenance requirements for electric distribution circuits where EVM scope clearances have been performed (in HFTD designated areas) and passed by work verification.4 a) Please describe how PG&E intends to strengthen its other existing VM programs as stated above. b) Does PG&E intend to achieve 'enhanced clearances' in areas where they have not already been achieved through EVM, or is PG&E only intending to maintain existing enhanced clearances? c) If PG&E will pursue the achievement of enhanced clearances in new location please provide PG&E's strategy and methodology for the following: i. Deciding which circuits and/or locations need enhanced clearances ii. Deciding which trees to trim in a given project location iii. Deciding the desired clearance distances iv. Setting the schedule and sequence of enhanced clearances, please expla why.	 programs, Vegetation Management for Operational Mitigation (VMOM) and Focused Tree Inspection, are likely to result in individual trees that warrant enhanced clearance where EVM was not implemented. These programs inform clearances based on available outage data and trends, as well as site and tree specific conditions. While not called out as a uniform scope, clearances in portions of these targeted circuit segments may have similarities to EVM. c) 1) Adopting the recommendation of 12 feet minimum clearance (in HFTD/HFRA), at time of trim 2) Deciding which locations need enhanced clearance through VMOM execution and FTI Pilots. i. Based on specific AOC outage analysis of species and failure types when available. iii. Based on analysis of outage data and trends by AOC. Additionally, any tree which is within MDR, will be within the MDR before next work completion cycle or is showing signs of imminent failure before next work completion cycle. iii. Minimum of 12 feet of clearance or enough clearance to mitigate potential impacts to facilities if tree (whole or portion of) failure were to occur. iv. PG&E prioritizes enhanced clearance projects according to the Wildfire Distribution Risk Model (WDRM) and attempts to complete work in order of highest to lowest risk whenever possible, however, operational factors including but not limited to access issues due to snow or weather, environmental limited operating periods, and agency restrictions among others may lead to a lower ranked project being completed ahead of a higher ranked project. 	ne a w Holly Wehrman n	3/30/2023	4/5/2023	4/5/2023	https://www.pge.com/pge_global/common/pdfs/ afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_008.zip	<u>s</u> O	N/A	8.2.2.2.6	Vegetation Management and Inspections	t Discontinued Programs
14	CalPA	Set WMP-08	CalPA_Set WMP-0	08 2	2 CalPA_Set WMP-08_Q2	 Regarding the new Tree Removal Inventory Program described in section 8.2.2.2.4 of PG&E's WMP, PG&E states: This is a new transitional program for 2023 stemming from the conclusion of th EVM program. This program is intended to work down trees previously identified. PG&E estimates that our EVM inventory included more than 300,000 trees at the end of 2022. Under the Tree Removal Inventory program, we remove or re-inspect trees identified in the EVM program. Based on this on-going re-inspection and evaluation work, we will develop annurisk-ranked work plans and mitigate the highest risk-ranked circuit segments or CPZs first. We plan to address all trees in the inventory in a multi-year program a) Please explain what is meant by the term "transitional" in the first sentence. b) Does PG&E intend to identify new trees for the sort of work identified in this inventory? c) If the answer to part (b) is no, please explain how PG&E intends to achieve comparable risk reduction outcomes to those previously provided by its EVM program. f) What is the nature of the abovementioned "on-going re-inspection and evaluation work"? g) Please state the frequency of the "on-going reinspection and evaluation work h) How many years will the abovementioned "multi-year program" last? i) After the "multi-year program" ends, will PG&E cease to have a tree inventory i) If the answer to part (i) is no, please explain how PG&E intends to address vegetation in high-risk areas going forward. k) If the answer to part (i) is no, please explain how the tree inventory will be maintained and used going forward. l) When it is stated that "PG&E estimates that our EVM inventory included more and used going forward. 	 period of time based on resolution of constraints or other factors that hindered completion of work. b) Yes, but not under the Tree Removal Inventory Program, which is focused on removing risk from previously listed trees with a removal prescription as part of the EVM program. Tw new programs, Vegetation for Operational Mitigations (VMOM) and Focus Tree Inspections (FTI) will identify new trees for the sort of work identified in this inventory. Additionally, if any priority trees are discovered while completing the TRI scope of work, they would be listed for work consistent with all other VM programs. c) 1) For VMOM, PG&E utilized VM EPSS-enabled outage data, historical VM outage data, and customer outage impact data. 2) For FTI, Areas of Concern (AOCs) were identified through a cross-functional effort utilizin county-based regional reviews to create polygons which are geographic areas. Initial polygo development utilized WDRMv3 consequence scores, Public Safety Specialist circuit-based evaluations, expertise, 30-year lookback of meteorology data, and analysis, identified PSPS Lookback Polygons, PSPS Vegetation Damage locations, vegetation caused ignition data, and vegetation caused outage data. The process is intended to be performed annually to identify where trends, models, or emerging available data indicated higher likelihood of tree caused damage or outages. d) N/A e) N/A f) The on-going re-inspection and evaluation work will focus on the remaining 209K trees that were identified for removal at the conclusion of EVM that had a TAT result other than ABAT g) The 2023 Tree Inventory Program scope of work is targeting the re-inspection of approximately 28K trees that had a TAT result other than ABATE. Once re-inspected if it is determined that a tree does not need removal the tree will be inspected annually going forward during the Routine Maintenance and Second Patrol inspections. h) The program is planned to last 9 years.	f o r g h Holly Wehrman	3/30/2023	4/5/2023	4/5/2023	https://www.pge.com/pge_global/common/pdfs/ afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_008.zip	S 0	N/A	8.2.2.2.4	Vegetation Management and Inspections	t Tree Removal Inventory
15	CalPA	Set WMP-08	CalPA_Set WMP-0)8 3	3 CalPA_Set WMP-08_Q3	 than 300 000 trace at the and of 2022 " place evolution why this number is an Regarding the new "VM for Operational Mitigations" described in section 8.2.2.2.3 of PG&E's WMP, PG&E states: This is a new transitional program for 2023 stemming from the conclusion of th EVM program. This program is intended to help reduce outages and potential ignitions using a risk-informed, targeted plan to mitigate potential vegetation contacts based on historic vegetation outages on EPSS-enabled circuits. PG&E will initially focus on mitigating potential vegetation contacts in CPZs that have experienced vegetation caused outages. Scope of Work will be developed by using EPSS and historical outage data and vegetation failure from the WDRM risk model. EPSS-enabled devices vegetation outages extent of condition inspections may generate additional tree work. a) Please explain what is meant by the term "transitional" in the first sentence. b) Please explain what is meant by the scope of work for this program? d) How frequently will PG&E update the scope of work for this program (e.g., annually or quarterly)? e) Please explain how PG&E will use EPSS data to contribute to the scope of work for this program. f) Please explain how PG&E will use historical outage data to contribute to the scope of work for this program. g) Please explain how PG&E will use historical outage data to contribute to the scope of work for this program. h) Please explain how PG&E will use "vegetation failure from the WDRM v3 ris model" to contribute to the scope of work for this program. 	 For this program represents the evolution of the Vegetation Management program through the introduction of a new program, Vegetation Management for Operational Mitigations (VMOM program, which is intended to reduce the impacts of more frequent outages caused by the increased sensitivity of EPSS enabled devices. b) As part of this program an extent of condition inspection is conducted when the cause of an EPSS enabled outage is determined to be vegetation related. An extent of condition inspection evaluates five spans in all directions from the location of the outage looking for additional trees that may pose a similar risk as the tree that caused the outage. The sentence 'EPSS-enabled devices vegetation outages extent of condition inspections may generate addition tree work' is related to any additional trees that may be identified under this inspection. c) The 2023 VMOM Scope of work has been developed and approved on February 23, 202: d) PG&E will develop the scope of work on an annual or as needed basis which will bepresented for consideration, review, and approval through our Wildfire Risk Governance Steering Committee. e) PG&E utilized VM EPSS-enabled outage data, historical VM outage data, and customer outage impact data. f) PG&E will utilize EPSS Outages Extent of Condition (EOC) patrols to identify and general additional tree work throughout the year. Additionally, EPSS outage data will be utilized in the scope of work development for the following year. g) PG&E utilized historical vegetation caused outage data as well as EPSS enabled outage data as well as EPSS enabled outage data as well as EPSS enabled outage 	e Holly Wehrman 3.	3/30/2023	4/5/2023	4/5/2023	https://www.pge.com/pge_global/common/pdfs/ afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_008.zip	S 0	N/A	8.2.2.2.3	Vegetation Management and Inspections	t VM for Operational Mitigations

Framework
Framework
Framework
 Progress and ergrounding and ritization
d Programs
al Inventory

16 CalPA	Set WMP-08 CalPA_Set WMP-08	4	CaIPA_Set WMP-08_Q4	EVM program. PG&E is developing AOCs to better focus VM efforts to address high risk areas that have experienced higher volumes of vegetation damage during PSPS events, outages, and/or ignitions. We have conducted a county-by- county review with regional SMEs and used this information to develop polygons where focused vegetation inspections can be evaluated to determine appropriate	 areas. Similar to EVM, the piloting of this program has been prioritized using information from the Wildfire Distribution Risk Model (WDRM). Pilots will begin in Q2 2023 in four AOC. The results and learnings from the pilots will inform the development and monitoring of a broader program as a transitional measure intended to reduce VM outages. b) Yes c) AOCs were identified through a cross-functional effort utilizing county-based regional reviews to create polygons which are geographic areas. Initial polygon development utilized Public Safety Specialist circuit-based evaluations, 30-year lookback of meteorology data, PSPS Lookback Polygons, PSPS Vegetation Damage locations, vegetation caused ignition data, and vegetation caused outage data. The process is intended to be performed annually to identify where trends, models, or emerging available data indicate higher likelihood of tree caused damage or outages. d) The FTI program will be piloted in four regional AOCs beginning in Q2 2023. These regional pilot areas and the resulting inspections will be evaluated and monitored to inform refinements to the program prior to larger-scale implementation. The program will rely upon ongoing evaluation to refine AOC areas and inspection scope based on these evaluations predominately informed by outage analysis. e) Pilot AOCs are prioritized using WDRMv3. The four pilot AOCs selected for 2023 incorporated additional reviews from the VM Execution Operational Team to select appropriate regional areas to inform the programs development. 	Holly Wehrman	3/30/2023	4/5/2023	4/5/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_008.zip	0 N/	A 8.2.2.2.5	Vegetation Management and Inspections	Focused Tree Inspections
17 CalPA	Set WMP-08 CalPA_Set WMP-08	5	CalPA_Set WMP-08_Q5	 PG&E states on p. 539 of its WMP: PG&E is restructuring our VM Program starting in 2023. Based on recent data and analysis, the risk reduction of the EVM Program is less than the risk reduction from the EPSS program that was introduced in 2021.8 a) Please describe the abovementioned "data and analysis" that shows that "the risk reduction of the EVM program is less than the risk reduction from the EPSS program. b) Please provide any available workpapers, reports, or other documents that support the statement quoted above. 	EPSS vs EVM in the 2022 WMP and 2023 GRC Supplemental Filing in February 2022. This comparison is described in the 2023 GRC, Exhibit 3 Chapter 4 page 3-2 through 3-7. The updated wildfire mitigation strategy is summarized in Table 3-4 on page 3-39, as the risk reduction relative to spend between EVM and EPSS is substantially in EPSS's favor. b) Please reference the following workpapers: • 2022 WMP o 2022 WMP Data Table 12 - '2022-02-25_PGE_2022_WMPIUpdate_R0_Section 7.3.a_Atch01', initiative 7.3.5.15 and 7.3.6.8 o EVM RSE Workpaper - '2022-02-25_PGE_2022_WMP-Update_R0_Section 7.3.a_Atch06- R1' o EPSS RSE Workpaper - '2022-02-25_PGE_2022_WMP-Update_R0_Section 7.3.a_Atch07' • 2023 GRC Supplemental Filing o ED_001 – 'EO-WLDFR-3_RSE Input File.xlsm'	Holly Wehrman	3/30/2023	4/5/2023	4/5/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_008.zip	0 N/	A 8.2.3.4	Vegetation Management and Inspections	Fall-In Mitigation
18 CalPA	Set WMP-08 CalPA_Set WMP-08	6	CalPA_Set WMP-08_Q6	 mitigate with EVM? e) Please provide any available documentation and analysis showing that PVD will help to mitigate risks that PG&E previously sought to mitigate with EVM. f) How has PG&E determined that DCD will help to mitigate risk that PG&E previously sought to mitigate with EVM? g) Which particular risks will DCD help mitigate that PG&E previously sought to mitigate with EVM? h) Please provide any available documentation and analysis showing that DCD will help to mitigate risks that PG&E previously sought to mitigate with EVM? h) Please provide any available documentation and analysis showing that DCD will help to mitigate risks that PG&E previously sought to mitigate with EVM. 	provide detection for transformer backfeed high impedance faults. e) PVD increases the ability to mitigate high impedance fault conditions, which can occur following vegetation contact with a powerline. These benefits have the potential to add extra protection or complement EPSS. PG&E determined that EPSS mitigates risk which PG&E previously sought to mitigate with EVM and sees PVD as part of a defense and depth strategy to supplement EPSS. PG&E did not separately compare PVD to EVM. f) DCD is part of a "defense in depth" protection strategy that will become an added component of the already highly effective EPSS. DCD mitigates high impedance ground faults, which are very difficult to detect for traditional protection schemes. DCD detects and de-energizes faults as low as 1 amp primary ground current and trips in 1 second as compared to the existing Sensitive Ground Fault detection, which trips at a minimum of 15 amps, typically in 15 seconds. PG&E has performed lab testing which has shown DCD is able to detect and de-energize downed conductors reducing ignition risk where installed. g) DCD is an automated protection element that is expected to mitigate high impedance ground faults. h) DCD also increases the ability to mitigate high impedance ground fault conditions, which can occur following vegetation contact with a powerline. These benefits have the potential to add extra protection or complement EPSS. PG&E determined that EPSS mitigates risk which PG&E previously sought to mitigate with EVM and sees DCD as part of a defense and denth strategy to supplement EPSS. PG&E did not separately	Holly Wehrman	3/30/2023	4/5/2023	4/5/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_008.zip	0 N/	A 8.2.3.4	Vegetation Management and Inspections	Fall-In Mitigation
19 CalPA	Set WMP-08 CalPA_Set WMP-08	7	CalPA_Set WMP-08_Q7	 exceed compliance requirements." For the following Group 2 mitigations, please state the criteria by which PG&E will determine that it no longer needs to exceed compliance requirements, and state the basis for such a determination: a) Equipment Maintenance and Repair b) Pole Clearing Program c) Utility Defensible Space Program d) Wood Management e) Substation Defensible Space f) Focused Tree Inspections g) Transmission Integrated VM h) Emergency Response VM 		Holly Wehrman	3/30/2023	4/5/2023	4/5/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_008.zip	0 N/	A 7.2.3	Wildfire Mitigation Strategy Development	Interim Mitigation Initiatives
20 CalPA	Set WMP-08 CalPA_Set WMP-08	8	CalPA_Set WMP-08_Q8	On pp. 314-316 of PG&E S WNP, PG&E divides its operational mitigations into four different groups. Group 2 includes "Inspections and maintenance programs where we exceed compliance requirements until permanent mitigations are deployed and/or we implement new technologies so that we no longer need to exceed compliance requirements." For each of the following Group 2 mitigations, please state whether PG&E intends to discontinue the program/initiative once permanent mitigations are deployed or new technologies are implemented: a) Equipment Maintenance and Repair b) Pole Clearing Program c) Utility Defensible Space Program d) Wood Management e) Substation Defensible Space f) Focused Tree Inspections g) Transmission Integrated VM <u>Regarding the Resonate Kelmoval Inventory Program_described in section</u>	At this time PG&E does not intend to discontinue any of the programs/initiatives listed in Group 2 mitigation. The programs/initiatives are designed and implemented to ensure that PG&E maintains compliance with state and federal regulations, as well as mitigate portions of the system that may be exposed to wildfire risk that cannot be managed through our control programs pending the implementation of System Resilience mitigations. In the future, for programs/initiatives that exceed compliance, PG&E may determine to stay at compliance requirements based on risk or benefit information.	Holly Wehrman	3/30/2023	4/5/2023	4/5/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_008.zip	0 N/	A 7.2.3	Wildfire Mitigation Strategy Development	Interim Mitigation Initiatives
21 CalPA	Set WMP-08 CalPA_Set WMP-08	9	CalPA_Set WMP-08_Q9	 8.2.2.2.4 of PG&E's WMP, PG&E states: "PG&E estimates that our EVM inventory included more than 300,000 trees at the end of 2022." Table 8-14, PG&E's VM Targets, p. 502, states that PG&E will remove approximately 60,000 trees identified from the legacy EVM program through the end of 2025.11 	 a) Yes, the 60K trees come from the group of approximately 385K EVM trees remaining. We plan to work down the risk associated with the 385K trees starting with 15K trees in 2023, 20K trees in 2024, and 25K trees in 2025, which results in 60K trees being worked through 2025. b) PG&E has operational mitigations including EPSS enablement in place. Additionally, PG&E conducts and will continue to conduct annual Routine and Second Patrol of these areas and address any Priority 1 or 2 hazardous tree conditions accordingly. c) N/A 10 PG&E's WMP, p. 528. 11 15,000 trees in 2023, 20,000 trees in 2024, and 25,000 trees in 2025. 	Holly Wehrman	3/30/2023	4/5/2023	4/5/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_008.zip	0 N/	A 8.2.2.2.4	Vegetation Management and Inspections	Tree Removal Inventory
22 CalPA	Set WMP-08 CalPA_Set WMP-08	10	CalPA_Set WMP-08_Q10	Per Table 8-12, Vegetation Management Implementation Objectives, PG&E's Focused Tree nspection Program is currently under development. By the end of 2025, PG&E plans to "Fully implement AOC cross-functional team to implement guidelines across all AOCs." Given that PG&E's EVM program has been discontinued, and that its Focused Tree Inspection Program has not yet been fully developed, how will PG&E assess the risk of tree fall-ins during the period from 2023-2025?	through the Distribution Routine and Second Patrol programs accordingly. The identification	Holly Wehrman	3/30/2023	4/5/2023	4/5/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_008.zip	0 N/	A 8.2.2.5	Vegetation Management and Inspections	Focused Tree Inspections
23 CalPA	Set WMP-08 CalPA_Set WMP-08	11	CalPA_Set WMP-08_Q11	 Table 8-14, PG&E's VM Targets, states that PG&E will collect LiDAR data on its Transmission System (17,500 circuit miles). Table 5-2, Electrical Infrastructure, states that PG&E has a total of 18,111 circuit miles of overhead transmission lines. a) Does PG&E plan to not collect LiDAR data on approximately 600 overhead circuit miles of transmission? b) If the answer to part (a) is yes, please explain why. c) If the answer to part (a) is no, please explain why Table 8-14 shows a LiDAR target that is smaller than the size of PG&E's overhead transmission system. 	a) No, PG&E will collect LIDAR data on all overnead Transmission circuit miles.	Holly Wehrman	3/30/2023	4/5/2023	4/5/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_008.zip	0 N/	A 8.2.2.1.1	Vegetation Management and Inspections	Routine Transmission NERC and Non-NERC
24 CalPA	Set WMP-08 CalPA_Set WMP-08	12	CalPA_Set WMP-08_Q12	Table 8-14, PG&E's VM Targets, states that "Each of the 3 programs (Routine Distribution, Routine Transmission and Pole Clearing) must achieve a 95% quality verification audit results pass rate." Please describe the actions PG&E will take during the 2023-2025 period if a program does not achieve a 95% pass rate on quality verification audits.	Should a program fall below a 95% pass rate, catch back plans will be developed in partnership with VM execution to mitigate for specific cause of deficient rate.	Holly Wehrman	3/30/2023	4/5/2023	4/5/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_008.zip	0 N/	A 8.2.2.2.4	Vegetation Management and Inspections	Tree Removal Inventory

oval Inventory

Mitigation

e Inspections

25	CalPA	Set WMP-08	CalPA_Set WMP-08	3 13	CalPA_Set WMP-08_Q13	 Table 8-18-1, Vegetation Management QV Program, lists the following audit pass results for 2022 VM work: Distribution: 91.3% Transmission: 94.2% Vegetation Control Pole Clearing: 90.3% a) Please describe any actions PG&E has taken or plans to take to improve the Distribution VM audit results pass rate from 91.3% in 2022 to 95% in 2023. Please include the timeline for completing those actions. b) Please describe any actions PG&E has taken or plans to take to improve the Transmission VM audit results pass rate from 94.2% in 2022 to 95% in 2023. Please include the timeline for completing those actions. c) Please describe any actions PG&E has taken or plans to take to improve the Pole Clearing VM audit results pass rate from 90.3% in 2022 to 95% in 2023. 	 a) Improved quality verticals have been established for 2023, allowing for greater insight into overall VM work product throughput and risk identification/mitigation. Clear definitions of acceptance criteria, sampling methodology, population eligibility, and pass rate calculations were established and communicated across the VM organization prior to beginning 2023 audits. b) Improved quality verticals have been established for 2023, allowing for greater insight into overall VM work product throughput and risk identification/mitigation. Clear definitions of acceptance criteria, sampling methodology, population eligibility, and pass rate calculations were established and communicated across the VM organization prior to beginning 2023 audits. c) Improved quality verticals have been established for 2023, allowing for greater insight into overall VM work product throughput and risk identification/mitigation prior to beginning 2023 audits. c) Improved quality verticals have been established for 2023, allowing for greater insight into overall VM work product throughput and risk identification/mitigation. Clear definitions of acceptance criteria, sampling methodology, population eligibility, and pass rate calculations were established and communicated across the VM organization prior to beginning 2023 audits. 	Holly Wehrman	3/30/2023	4/5/2023	4/5/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_008.zip	0	N/A	8.2.5.1	Vegetation Management and Inspections	Quality Assurance and Qu Verification
26	CalPA	Set WMP-08	CalPA_Set WMP-08	3 14	CalPA_Set WMP-08_Q14	 Regarding the "Distribution Second Patror described in section 8.2.2.2.2 of PG&E's WMP, PG&E states: "PG&E has implemented a plan to complete the identified dead/dying tree work within 180 days for HFTD areas and within 365 days for non-HFTD areas." a) What specific steps, actions, or measures are included in the plan noted in the quote above – in other words, what specific steps is PG&E taking to ensure that dead/dying tree work will be completed within the stated timeframes? b) How did PG&E determine that 180 days was an appropriate and prudent timeframe for completing dead/dying tree work in HFTD areas? c) Does PG&E plan to complete identified dead/dying tree work within 180 days in HFTD areas for its Distribution Routine Patrol (section 8.2.2.2.1)? d) If the answer to part (c) is no, please explain why not. e) What is PG&E's expected time to complete dead/dying tree work identified 	execution - the status of dead and dying trees and their timelines and timeliness status. This measure ensures visibility and accountability at the regional level.		3/30/2023	4/5/2023	4/5/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_008.zip	0	N/A	8.2.2.2.2	Vegetation Management and Inspections	Distribution Second Pa
27	CalPA	Set WMP-08	CalPA_Set WMP-08	3 15	CalPA_Set WMP-08_Q15	 during its Distribution Routine Patrol? Regarding the "Defensible Space Inspection" described in section 8.2.2.3.1 of PG&E's WMP, PG&E states: "Landowner related issues continue to prevent PG&E from achieving 100 percent defensible space completion status at locations where substation defensible space zones extend into privately owned property." a) Where substation defensible space zones extend into privately owned property, what is PG&E's process for completing defensible space inspections? b) What actions does PG&E plan to take during the 2023-2025 WMP period to address landowner related issues in order to achieve the highest possible defensible space completion status? 	 a) When defensible space zones extend onto private property, outreach to such landowners is made in advance to obtain permission to enter and conduct inspection. If access is granted, the inspection is executed with fuel reduction and PRC 4291 compliance prescription determined. If access is denied and found to be without applicable easements, other land rights or valid entry agreements, the inspection record will reflect a "refusal" and documented for future reference as PG&E does not have the right to conduct defensible space inspections on property not owned by the Company. b) Annual defensible space inspections do serve as an opportunity to re-engage prior refusal landowners. Changes of ownership, changes in landowner opinion, new local agency defensible space ordinances or code often support reversal in status. 	Holly Wehrman	3/30/2023	4/5/2023	4/5/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_008.zip	0	N/A	8.2.2.3.1	Vegetation Management and Inspections	Defensible Space Inspe
28	CalPA	Set WMP-08	CalPA_Set WMP-08	3 16	CalPA_Set WMP-08_Q16	Regarding "Wood and Slash Management" described in section 8.2.3.2 of PG&E's WMP, PG&E states: "Chips are left on site or removed off site based on owner preferences." PG&E further states that "Wood Management is a voluntary program in which property owners must opt in to participate." a) If PG&E is unable to contact a landowner, how does it manage wood chips? b) How does PG&E ensure that landowners are aware of the opt-in Wood Management program? c) How does PG&E record landowner opt-ins to the Wood Management program? d) Once a landowner opts into the Wood Management program, how quickly does the program become effective? E.g., could a landowner opt-in while VM work is being performed? e) How does PG&E inform VM contractors of the landowner's Wood Management preference? f) Does the Wood Management opt-in remain valid indefinitely or must landowners renew their preferences on a regular basis? g) If a landowner has complaints regarding wood and slash management by PG&E VM employees or contractors, what is the process for receiving, recording, and responding to such complaints?	 a) If PG&E IS Unable to contact a landowner regarding their preference for wood chips, crews will remove the wood chips when safe to do so. If access does not allow for chipping and wood chip removal, crews will lop and scatter debris on site in accordance with applicable regulations. b) There are multiple real-time opportunities for landowners to request wood management. PG&E field personnel attempt to engage with landowners in-person about tree work and wood management preferences at the time of inspections, tree work and post-tree work verification. Field personnel may also leave door hangers or other informational materials if landowners are unavailable. Following active emergency response efforts where landowners may not be present, we initiate regional post-event outreach. This may include letters, door hangers, interactive voice messages and/or press releases. Information is also available at pge.com. c) Our dedicated customer team is equipped to receive, record, and process all landowner opt-ins for wildfire and EVM wood management through our internal customer relationship management database. This includes opt-ins that come through field personnel. d) Yes, landowner wood management preferences are effective immediately. We work as quickly and efficiently as possible to manage and haul accessible wood without compromising public safety, access or environmental and cultural resources. As each property is different, we collaborate with the landowner to find an optimal solution. The timeline for wood management is conducted. Field personnel as well as our dedicated customer team can work directly with landowners to record their wood management preferences through our internal customer management to references are indicated to operating requirements. Landowners can opt into the Wood Management program at any time before, during or after tree work is conducted. Field personnel as well as our dedicated customer team can work directly with landowners to record their wood ma		3/30/2023	4/5/2023	4/5/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_008.zip	0	N/A	8.2.3.2	Vegetation Management and Inspections	Wood and Slash Manage
29	CalPA	Set WMP-08	CalPA_Set WMP-08	3 17	CalPA_Set WMP-08_Q17	Regarding "High-Risk Species" described in section 8.2.3.6 of PG&E's WMP, PG&E states: "There are no governing standards for high-risk species." a) Does PG&E plan to develop governing standards for high-risk species? b) If the answer to part (a) is yes, when does PG&E expect to complete development of such standards? c) If the answer to part (a) is no, please explain why not.	 species. A new program, Focused Tree Inspection (FTI) is being piloted starting in Q2 2023 and will incorporate regional outage analysis informed by tree caused outages within Areas of Concern (AOC) developed in Q4 2022. These pilots are expected to analyze area specific vegetation related outages within the AOC polygons in advance of FTI. When detailed outage data is available, this analysis will indicate vegetation caused outage trends that include species and failure types. The experience and findings during execution of these pilots may inform development of program specific guidance that relates to regional high-risk species. PG&E will then determine which programs are best suited to incorporate species specific guidance due to anticipated regional variation. b) Development of any standards related to high-risk species is still being determined and contingent upon completion of FTI pilots in 2023. A determination will be made specific to 	Holly Wehrman	3/30/2023	4/5/2023	4/5/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_008.zip	0	N/A	8.2.3.6	Vegetation Management and Inspections	High-Risk Species
30	CalPA	Set WMP-08	CalPA_Set WMP-08	3 18	CalPA_Set WMP-08_Q18	PG&E's WMP states, in Table 8-18-3, VM Field QC Metrics Report, that pass rates are "not a WMP target" for 2023-2025. Please explain why PG&E has not set target pass rates for VM Field QC for	that program as its guidance is formalized following the pilots. <u>C) Not applicable</u> The Quality Management team has aligned on setting target pass rates at 88% for Field Quality Control Active Observation Programs for the following core vegetation management programs: Routine Distribution, Second Patrol Distribution, Vegetation Control, and Routine Transmission	Holly Wehrman	3/30/2023	4/5/2023	4/5/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation-	0	N/A	8.2.5.2	Vegetation Management and Inspections	Quality Control
31	CalPA	Set WMP-08	CalPA_Set WMP-08	8 19	CalPA_Set WMP-08_Q19	2023-2025. Table 8-19, Priority 1/Priority 2 and Second Patrol Trees Categorized By Age, shows 296 priority 1 or 2 trees that were inspected more than 180 days prior to February 28, 2023. Please provide a table with the following additional information for these 296 trees: a) The exact number of days since the last inspection, as of February 28, 2023 b) The current priority level of the tree c) The type of the most recent inspection d) The HFTD tier where the tree is located e) PG&E's expected remediation date for the tree.	 c) Please see 'dtInspDate' in 'Column D' on tab 'P2 Data' for the Inspection date. d) Please see 'iHFTDTier' 'Column H' on tab 'P2 Data' for the HFTD Tier. e) We do not have a source for tracking planned worked date for individual trees and are unable to provide the data at this time. 	Holly Wehrman	3/30/2023	4/5/2023	4/5/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_008.zip	1	N/A	8.2.6	Vegetation Management and Inspections	Open Work Orders

ance and Quality ification

Second Patrol

ace Inspection

ash Management

32	CalPA	Set WMP-09	CalPA_Set W	ИР-09 1	CaIPA_Set WMP-09_Q1	P. 10 of PG&E's WMP states, "We have completed certain programs and removed some less impactful targets from the 2023 WMP." a) Please list the "less impactful" targets that were removed from the 2023 WMP b) For each target in part (a), please explain how PG&E determined that the target was "less impactful."	 a) The targets that were included in the 2022 WMP but not included in the 2023 WMP are identified below. Please note that we do not necessarily consider each of these to be "less impactful" in all situations. Instead, they are more properly described as not being the best choice for our wildfire mitigation portfolio at this particular point in time. Weather Station Installation and Optimization – PG&E did not include a target for weather station installation in the 2023-2025 WMP because our weather station network is nearing full maturity with more than 1,400 weather stations installed. We will continue to evaluate the need for additional stations. High-Definition Camera Installations – PG&E has sponsored over 600 cameras covering 90 percent of the HFTD tier 2 and tier 3 areas and, given this saturation, we are not currently planning to install new cameras at this time. Early Fault Detection Installations - PG&E does not have a 2023 Target for EFD installations. We plan to develop and implement processes and procedures to analyze EFD alarms, conduct field investigations and track mitigation activities to effectively use EFD technology prior to deploying additional sensors. Distribution Sectionalizing Devices - PG&E has completed our transmission and distribution PSPS line sectionalizing programs. Because there is limited incremental benefit to installing additional switches, we are not including these mitigation initiatives in this WMP. Temporary Distribution Microgrids - No additional temporary distribution microgrids will be built in 2023. The program will close after improvement projects on existing sites are completed. PG&E is continuing to develop Remote Grids as an alternative to, or in conjunction with, system hardening or other mitigation efforts. Even though we do not have a quantitative target for remote grids installed, they will continue to be part of our wildfire mitigation portfolio. Enhanced Vegetation Management (EVM) – PG&E's EVM pr	Holly Wehrman	4/4/2023	4/7/2023	4/7/2023	https://www.pge.com/pge_global/common/pdf afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_009.z	0	N/A	1	Executive Summary & N/A
33	CalPA	Set WMP-09	CalPA_Set W	ИР-09 2	CalPA_Set WMP-09_Q2	 P. 107 of PG&E's WMP states, "Increased temperatures can cause electric equipment to age more quickly which will increase the need for more frequent asset replacements. Higher temperatures may cause equipment to fail resulting in customer outages." a) What steps has PG&E taken to mitigate the increased risk of asset failure anticipated from rising temperatures? b) What steps does PG&E plan to take during the 2023-2025 WMP period to mitigate the increased risk of asset failure anticipated from rising temperatures? 	 transformer replacement efforts. 3) PG&E is currently reviewing electric design standards to ensure that they account for projections of future heat conditions. This will ensure that equipment at the end of its useful life will be replaced with equipment designed to be resilient to prevailing future conditions. 4) In addition to the above, PG&E's Climate Resilience Team provides relevant climate projection data to PG&E's Enterprise and Operational Risk Management group for incorporation into the bowtie models that are the foundation of the Risk Assessment and Mitigation Phase (RAMP) filing. Climate data is integrated into risk bowtie models to the extent that climate projection data can be translated into near-term frequencies while maintaining statistical validity (climate projections cannot and should not be used to "predict" weather events in a given future year). Please see PG&E's 2020 RAMP filing for more information about the treatment of the climate change cross cutting risk factor. b) In the 2023-2025 period, PG&E will continue to manage the risk of asset failure utilizing existing capabilities as mentioned above, including advancing the quantitative Risk Assessment and Mitigation Phase filing which is focused on quantifying the probability and 	Holly Wehrman	4/4/2023	4/7/2023	4/7/2023	https://www.pge.com/pge_global/common/pdf afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_009.z	0	N/A	5.3.4.2	Overview of the Service Territory Climate Change Pheno Trends
34	CalPA	Set WMP-09	CalPA_Set W	ИР-09 З	CalPA_Set WMP-09_Q3	 Charge 3.45, "Automated Fire Detection from Wildfire Alert Cameras," program. Through our assessment period we determined that AI detection on camera will improve our detection system and in 2023 we will select a vendor to install AI detection on our cameras. a) How did PG&E determine that AI detection would improve its detection system? b) Please quantify the extent to which PG&E anticipates AI detection will improve PG&E's detection system. c) Please provide any available studies, analyses or reports to support your statements in response to parts (a) and (b). d) As of the beginning of 2023, how much has PG&E spent on the Electric Program Investment Charge 3.45, "Automated Fire Detection from Wildfire Alert Cameras," program? 	 a) PG&E ran a pilot of AI technology in 2021 to determine the efficative mitinative a) PG&E ran a pilot of AI technology in 2021 to determine the efficative b) As sist with the detection and notification of new ignitions. In 2022 a project was launched under the Electric Program Investment Charge 3.45 in which multiple potential vendors participated to prove out the ability of the AI technology to continuously monitor the feeds from the wildfire cameras installed in PG&E service territory and provide alerts to both PG&E and responding agency partners in order to reduce response time to detected ignitions. During the EPIC project, PG&E's team determined that AI would enable both PG&E and First Responders to receive notifications of ignitions detected on installed wildfire cameras. The decision was made to pursue AI implementation on all PG&E sponsored cameras in 2023. It is important to note that CAL FIRE, SCE, and SDG&E are all sponsoring AI implementation on their sponsored cameras in 2023. The ability for the over 1,000 wildfire cameras installed across the state to be continuously monitored with rapid alerting for responding agencies is seen as a major step forward in the detection and response to wildfire ignitions. b) AI detection will enable more rapid notification of responding agencies to new fire ignitions. Early results have shown between 2 and 30 minutes are saved when utilizing automated detection technology (AI). The anticipated improvement across the entire state is that responding agencies will become aware of new ignitions more quickly than relying on the typic contains a comparative analysis illustrating instances when the AI detection times were faster than the 9-1-1 calls (IRWIN Discovery 2023 DR_CalAdvocates_009-Q003_Atch01 twich contains a comparative analysis illustrating instances when the AI detection times were faster than the 9-1-1 calls (IRWIN Discovery 2023 ADA) on the Electric Program Investment Charge 3.45, "Automated Fire Detec	Holly Wehrman	4/4/2023	4/7/2023	4/7/2023	https://www.pge.com/pge_global/common/pdf afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_009.z	1	N/A	8.3.4.2	Situational Awareness and Forecasting
35	CalPA	Set WMP-09	CalPA_Set W	ИР-09 4	CalPA_Set WMP-09_Q4	P. 174 of PG&E's WMP states, "The results of the PSPS Consequence Model are then calibrated to PG&E's Enterprise Risk Model's MAVF Risk Score for PSPS." For each component in PG&E's MAVF, explain how the results of the PSPS Consequence Model are calibrated to the MAVF.	f) PG&E expects to realize benefits from automated fire detection as early as June 2023. PG&E'S PSPS MAVF Risk Score includes safety, reliability, and financial components. The combination of the components results in a total MAVF Risk Score for PSPS. For Safety, PG&E uses the combination of 50% PG&E PSPS data and 50% USEIndustry widespread unplanned outage data. Based on blending of the two datasets, PG&E arrives at a Serious Injury or Fatality (SIF) / million Customer Minutes Interrupted (CMI). Details are shown in "WMP-Discovery2023_DR_CalAdvocates_009-Q004Atch01.pptx." For Reliability, PG&E uses the CMI estimates from the historical back-cast for each lookback event. Details are shown in "WMP-Discovery2023_DR_CalAdvocates_009-Q004Atch02.xlsx." For Financial, PG&E uses the historical cost of executing PSPS events and estimates a fixed cost of executing a PSPS and a cost per customer through linear regression. Details are shown in "WMP-Discovery2023_DR_CalAdvocates_009-Q004Atch03.xlsx." PG&E's PSPS consequence model is based off the back-cast of potential PSPS events since 2010 at the customer level. For each customer, the model provides an expected number of CMI based on the PSPS frequency and duration. However, the CMI outputted is not directly converted to MAVF. This is because of the non-linear scaling of the MAVF (1 event with very high CMI impact is not the same as many events with small CMI impacts). As such, PG&E calibrates the PSPS Consequence Model to the Enterprise MAVF risk score by proportionally allocating the percent contribution of each customer CMI of the total times the total MAVF Risk Score. Additionally, PG&E includes a critical customer weighting, for example, a medical baseline customer has a weighting of 2, so the CMI associated with that customer would be equivalently double that of a regular customer. As an example: The Overall MAVF Risk Score is 100 Customer 1 (medical baseline) experiences 10 CMI Customer 2 (regular) experiences 30 CMI Customer 1's equivalent CMI is 10 CMI * 2 we	Holly Wehrman	4/4/2023	4/7/2023	4/7/2023	https://www.pge.com/pge_global/common/pdf afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_009.z	3	N/A	6.2.2.3	Risk Methodology and Assessment Risk and Risk Com Calculation
36	CalPA	Set WMP-09	CalPA_Set W	ИР-09 5	CalPA_Set WMP-09_Q5	 P. 161 of PG&E's WMP discusses Group G, Above-Grade Hardware, in the context of PG&E's WTRM. Group G has two sub-groups. PG&E states, "Sub-Group 1 consists of components where the life cycle closely aligns with that of the structure. These include the hanger plate and bolts." a) Does the WTRM apply the same hazards and threats to all components within a grouping? Please explain your answer. b) Does PG&E's grouping within the WTRM account for any hazards that may be unique to a subset of hardware within a group? Please explain your answer. c) Hanger plates may be subject to wear such as "keyholing" that the main structure may not experience. How does PG&E account for this potential difference in life cycle between hanger plates and the structure? d) Which group within the WTRM includes c-hooks? e) Please explain your justification for your answer to part (d). 	Customer 1's MAVF = 100 * (20)/(20+30) = 40 MAVF Customer 2's MAVF = 100 * (30)/(20+30) = 60 MAVF a) Yes, the same hazard and threats are applied to all components within a grouping. Grouping a set of components is based on the following considerations: 1. Similar asset lifecycle; 2. Sensitivity to similar threats and hazards; and 3. Similar Asset Management strategy. b) As a starting point, the WTRM assumes that all components have been designed to the minimum design wind loads and are equally susceptible to the threats affecting the component group. As more data is collected on individual components, the model framework will be used to select the most vulnerable component for a given hazard. For example, if n thicker hanger plates than required by minimum design wind loads have been installed on a structure, it may be determined that another component in the above grade hardware grouping has a higher probability of failure during high winds. In that case, the most vulnerable component would then represent the component grouping probability of failure. c) The WTRM incorporates the differences between hanger plates and the structure by modelling the threats and hazards that apply to each of them in different models. For hanger plates, inspection data (in this case, any observed wear or "keyholing") is incorporated by decreasing the expected "strength" which increases the failure likelihood of that component. The structure itself has different and unique threats that are modeled separately from the C-hook and hanger plate. d) C-hooks are considered to be in the Above Grade Hardware group. e) C-hooks are considered to be in the Above Grade Hardware group because they have the most in common with hardware in terms of materials, general size, location on the structure, and degradation mechanisms.	Holly Wehrman	4/4/2023	4/7/2023	4/7/2023	https://www.pge.com/pge_global/common/pdf afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_009.z	0	N/A	6.2.2.1	Risk Methodology and Assessment Risk and Risk Com Calculation

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<u> </u>			1	· · · · ·		P. 193 of PG&E's WMP states, "top-risk areas are defined as the areas	Γ					1	II			Т
						corresponding to those 100 x 100 m pixels that intersect PG&E overhead electrical infrastructure locations and that are in the upper 20th percentile based										
						on WDRM v3 risk scores." a) By "upper 20th percentile," does PG&E mean the 80th through 100th	b) The "upper 20th percentile" refers to a subset of WDRM v3 risk scores. The "top Irisk" areas were identified using the following process: (1) PG&E service territory was spatially					https://www.pge.com/pge_global/common/pdfs/s				
37	CalPA	Set WMP-09	CalPA_Set WMP-09	6	CalPA_Set WMP-09_Q6	quintile of risk scores)?	divided into a grid of square, 100 m x 100 m pixels; (2) for each pixel intersecting PG&E overhead electrical distribution infrastructure (1,455,233 pixels), the WDRM v3 was used to	Holly Wehrman	4/4/2023	4/7/2023	4/7/2023	<u>afety/emergency-preparedness/natural-</u> <u>disaster/wildfires/wildfire-mitigation-</u>	0 N/A	6.4.1.2	Risk Methodology and Assessment	Top Risk Areas Within the HFRA
						scores (which encompass most of PG&E's service territory), or a subset (for	produce a risk score (range: 0 [least risk] - 0.2338641435 [greatest risk]); and (3) those 20 percent of risk-scored pixels (289,046 pixels) with the greatest risk scores (range:					plan/reference-docs/2023/CalAdvocates_009.zip			7.000000000	
						example, the upper 20th percentile of those WDRM v3 risk scores located within HFTD)? Please explain your answer.	c) The number of overhead distribution circuit miles included in the "upper 20th percentile" is									
						 c) How many circuit-miles are included in the "upper 20th percentile" as this term is used in PG&F's WMP? P. 73 of PG&E's WMP states, "We created a species-specific stress index 	16,262 miles (from a total of approximately 81,000 overhead distribution circuit miles).a) A species-specific stress index model for tree health and mortality uses information related									
						model for PG&E tree health and mortality." a) What is PG&E's species-specific stress index model for tree health and	to temperature, precipitation, evapotranspiration, and other environmental trends to evaluate issues impacting tree health and mortality.					https://www.pge.com/pge_global/common/pdfs/s				
38	CalPA	Set WMP-09	CalPA_Set WMP-09	7	CalPA_Set WMP-09_Q7	mortality? b) How does PG&E utilize its species-specific stress index model for tree health	b) PG&E has not yet received the information from its vendor needed to develop the stress index model but expects to receive it shortly. Once the information is received, PG&E will	Holly Wehrman	4/4/2023	4/7/2023	4/7/2023	afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation-	0 N/A	4.4	Overview of WMP	Risk-Informed Framework
						and mortality? c) Please describe the data inputs to this model.	PG&E has corrected this information in its April 6, 2023 WMP errata.					plan/reference-docs/2023/CalAdvocates_009.zip				
						d) Please describe the outputs of this model.	 c) PG&E has not yet created the model, as described in response to subpart (b). d) PG&E has not vet created the model, as described in response to subpart (b). a) In the paragraph on page 526 outlined above, the term "secondary patrols" is used 									
							synonymously with the use of "Second Patrols" and both terms refer to Second Patrol. "In accord with regulatory requirements and/or PG&E VM Second Patrol Procedure (TD-7102P-									
							23), the VM Second Patrol program performs scheduled patrols approximately six months offset from the routine patrol on overhead primary and secondary distribution facilities. The									
						P. 526 of PG&E's WMP states, "The primary target for secondary patrols is HFTD and HFRA but exceptions and additional areas are included to appropriately address vegetation associated risks."	primary target for secondary patrols is HFTD and HFRA but exceptions and additional areas are included to appropriately address vegetation associated risks." In the paragraph on page									
						P. 267 states, "Beginning in 2023, PG&E will use the annual review of AOC, that we committed to doing in RN_PG&E-22-09, to identify areas subject to Second	267, the term "Second Patrols" also refers to Second Patrol.b) Yes, in 2022 PG&E's second patrol covered the entire HFTD area, with the exception of									
40						Patrols." a) Is there a difference between "secondary patrols" and "Second Patrols" in the	those areas that were impacted due to various constraints. PG&E can be constrained by environmental delays, individual customer issues, permitting delays/restrictions or	L La Illa XA (a la una a un	4/4/0000	4/7/0000		https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural-			Vegetation Management	
40	CalPA	Set WMP-09	CalPA_Set WMP-09	9	CalPA_Set WMP-09_Q9	two passages quoted above? If so, please explain the difference(s). b) In 2022, did PG&E's secondary patrol cover the entire HFTD? Please explain	operational holds, weather conditions, active wildfire, and accessibility of the area where system inspections have been identified. If the constrained work is compliance related, we work through our VM processes to resolve the roadblock and execute the work. This would	Holly Wehrman	4/4/2023	4/7/2023	4/7/2023	disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates 009.zip	0 N/A	8.2.2.2.2	and Inspections	Distribution Second Patrol
						your answer. c) In 2023, will PG&E's secondary patrol cover the entire HFTD? Please explain	include over thing from ecouring a normit to reacheduling work timing due to field conditions									
						your answer. d) Is PG&E planning to cover fewer circuit miles with second patrols in 2023 than	the second state way have been added to the versions constraints. DONE can be constrained by									
						were covered in 2022? Please explain your answer.	holds, weather conditions, active wildfire, and accessibility of the area where system inspections have been identified. If the constrained work is compliance related, we work									
							through our VM processes to resolve the roadblock and execute the work. This would include everything from securing a permit to rescheduling work timing due to field conditions.									
							 d) Second Patrol areas for 2023 will be the same as 2022 but will be evaluated for potential a) Yes. PG&E determined that undergrounding approximately 10,000 miles will reduce 									
							approximately 70 percent of risk in the HFTD. We initially used the output from our Wildfire Distribution Risk Model (WDRM) version 2 to first identify the 10,000 miles. We then									
						P. 342 of PG&E's WMP states, "In July 2021, PG&E launched a multi-year program to underground 10,000 distribution circuit miles in high wildfire risk	subsequently validated that this was the correct number of miles after the July 2021 announcement using the output from our updated WDRM v3.									
							b) Please see the attachment "WMP-Discovery2023_DR_CalAdvocates_009- Q010Atch01.xlsx" for the requested information on the WDRM v2 analysis. Based on the WDRM v2, the top 20% risk-ranked circuit segments are represented by 727 circuit									
						scope of 10,000 circuit miles should be revised? b) Please provide any available studies, analyses, reports, or workpapers	segments. Shown in cell K730:M730, the cumulative overhead miles areapproximately 8,762 with a cumulative risk reduction of approximately 75%. Please see attachment "WMP-					https://www.pge.com/pge_global/common/pdfs/s				
41	CalPA	Set WMP-09	CalPA_Set WMP-09	10	CalPA_Set WMP-09_Q10	pertinent to your answer to part (a). c) If the answer to part (a) is no, please explain why not.	Discovery2023_DR_CalAdvocates_009-Q010Atch02.xlsx" for the requested information on the WDRM v3 analysis. Based on WDRM v3, PG&E's 10,000 underground circuit miles is	Holly Wehrman	4/4/2023	4/7/2023	4/7/2023	afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation-	2 N/A	8.1.2.2	Grid Design and System Hardening	Undergrounding of Electric Lines and/or Equipment – Distribution
						d) Does PG&E plan to perform any studies or analyses during the 2023-2025 WMP period to determine whether 10,000 circuit miles is still the appropriate	represented by approximately 8,100 overhead miles, which is also equal to approximately 75% risk reduction.					plan/reference-docs/2023/CalAdvocates 009.zip				
						scope to target for undergrounding? e) If the answer to part (d) is yes, please describe the planned scope and timing	c) Not applicable, please see the response to subparts (a) and (b) above. d) PG&E's undergrounding plan will continue to evolve based on changing risk. We plan to									
						of such studies. f) If the answer to part (d) is no, please explain why not.	update our risk model annually. We will continue to review the information in our updated models which will contribute to our thinking/understanding of the risk and the scope of the									
							work. Additionally, we will outline our future plans in more detail in our SB884 filing which we plan to file later in 2023.									
						P. 969 of PG&E's WMP states, "on average, it takes 1.25 UG install miles to replace 1 OH mile. However, at times, this multiplier can be 2-3 times greater."	e) Yes, please see the response to subpart (d).					https://www.pge.com/pge_global/common/pdfs/s				ACI PG&E-22-34 – Revise
42	CalPA	Set WMP-09	CalPA_Set WMP-09	11	CalPA_Set WMP-09_Q11	Does PG&E's target of 10,000 miles of undergrounding refer to the number of OH circuit-miles to be moved underground, or the number of underground circuit-	The 10,000 mile target refers to the number of miles of underground conductor and aligned with the assumption of removing approximately 8,100 overhead circuit miles.	Holly Wehrman	4/4/2023	4/7/2023	4/7/2023	afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation-	0 N/A	Appendix D	Areas for Continued Improvement	Process of Prioritizing Wildfire Mitigations
						miles to be installed?	a) PG&E did not provide a forecast cost per circuit miles for undergrounding projects					plan/reference-docs/2023/CalAdvocates_009.zip				
						a) What is PG&E's current forecast cost per circuit-mile for undergrounding	completed specifically in the second half of 2025 in its WMP. However, PG&E did provide a target unit cost (cost per circuit mile) by year for undergrounding projects through our 2023					https://www.pge.com/pge_global/common/pdfs/s				
43	CalPA	Set WMP-09	CalPA_Set WMP-09	12	CalPA_Set WMP-09_Q12	projects completed in the second half of 2025? b) Please provide workpapers to support your answer to part (a).	GRC Reply Brief (A. 21-06-021): [IMAGE OF TABLE 4-11: SYSTEM HARDENING UNDERGROUND - PG&E'S ORIGINAL AND JUSTUSTED AVERAGE UNIT COST FORECAST(a) (\$MILLIONS)]	Holly Wehrman	4/4/2023	4/7/2023	4/7/2023	afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation-	0 N/A	8.1.2.2	Grid Design and System Hardening	Undergrounding of Electric Lines and/or Equipment – Distribution
							b) PG&E's unit cost forecast is a target value based on a strategy to reduce unit costs over					plan/reference-docs/2023/CalAdvocates 009.zip				
							time that is not based on a specific calculation. a) PG&E does not forecast an RSE for undergrounding projects planned to be completed specifically in the second half of 2025 in its WMP. However, in the 2023 GRC, PG&E									
							provided an RSE of 5.4 in 2025 for underground system hardening (A. 21-06-021, Exhibit PG&E-4, Chapter 3, p. 3-6, Table 3-1). b) Please see attachment "WMP-Discovery2023 DR CalAdvocates 009-Q013Atch01.xlsm"									
44	CalPA	Set WMP-09	CalPA Set WMP-09	13	CalPA Set WMP-09 Q13	a) What is PG&E's forecast RSE for undergrounding completed in the second half of 2025?	for the requested information (on the "RSE Results" tab, cell J12 for the 2025 Undergrounding RSE with supporting data on the other tabs). Comprehensively, inputs to support the RSE	Holly Wehrman	4/4/2023	4/7/2023	4/7/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural-	1 N/A	8.1.2.2	Grid Design and System	0 0
						b) Please provide workpapers to support your answers to part (a).	Results tab are based on the following tabs to compute the RSE: • 1-Program Exposure – Identifies the number of Overhead miles replaced worked per year		11 11 2020	1112020		disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates 009.zip		0.112.2	Hardening	and/or Equipment – Distribution
							across the tranches of the Wildfire Risk. • 2-Program Cost – Identifies the programmatic costs per year									
							• 3- Eff- Freq Programs – Identifies the programmatic effectiveness by driver and subdriver for each mitigation									
						a) What is PG&E's current forecast cost per circuit-mile for covered conductor	a) PG&E does not forecast costs per circuit-mile for covered conductor projects in its WMP. However, PG&E did provide a unit cost of \$1.678 million per mile for overhead hardening in					https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural-			Grid Design and System	Traditional Overhead Hardening
45	CalPA	Set WMP-09	CalPA_Set WMP-09	14	CalPA_Set WMP-09_Q14	projects completed in the second half of 2025? b) Please provide workpapers to support your answer to part (a).	2025 in its 2023 GRC (A. 21-06-021, Exhibit PG&E-4, Workpaper 4-28, line 18). b) Please see attachment "WMP-Discovery2023_DR_CalAdvocates_009-Q014Atch01.pdf"	Holly Wehrman	4/4/2023	4/7/2023	4/7/2023	disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_009.zip	1 N/A	8.1.2.5	Hardening	–Transmission Conductor and Distribution
							for the requested information. a) PG&E does not forecast an RSE for covered conductor system hardening for the second									
46	CalPA	Set WMP-09	CalPA_Set WMP-09	15	CalPA_Set WMP-09_Q15	a) What is PG&E's forecast RSE for covered conductor system hardening completed in the second half of 2025?	half of 2025 in its WMP. However, in the 2023 GRC, PG&E provided an RSE of 5.8 in 2025 for overhead system hardening (A. 21-06-021, Exhibit PG&E-4, Chapter 3, p. 3-6, Table 3-1).	Holly Wehrman	4/4/2023	4/7/2023	4/7/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural-	0 N/A	8.1.2.5	Grid Design and System	Traditional Overhead Hardening –Transmission Conductor and
						b) Please provide workpapers to support your answers to part (a). Question 16	b) Please see attachment "WMP-Discovery2023_DR_CalAdvocates_009-Q013Atch01.xlsm" for the requested information.					disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_009.zip			Hardening	Distribution
						In response to data request CalAdvocates-PGE-2023vVMP-03, question 7c, PG&E states, "The primary approach for selecting miles used two risk	Please see attachment "WMP-Discovery2023 DR CalAdvocates 009-									
						prioritization methodologies: (1) Top 20 percent circuit segments based on the 2021 WDRM v2; and (2) the [Wildfire Feasibility Efficiency (WFE)]-ranked circuit	0016Atch01 CONE visx" for the requested information from data request CalAvocates PCE									
						segments based on the 2022 WDRM v3 and considering undergrounding feasibility."	timeframe). Please see column M that shows the applicable risk model used for scoping the project					https://www.pge.com/pge_global/common/pdfs/s				
47	CalPA	Set WMP-09	CalPA_Set WMP-09	16	CalPA_Set WMP-09_Q16	Provide an Excel table of the WFE-ranked circuit segments based on the 2022 WDRM v3, as described above. For each circuit segment, provide the following attributes as columns:		Holly Wehrman	4/4/2023	4/7/2023	4/7/2023	afety/emergency-preparedness/natural-	1 N/A	7.2	Wildfire Mitigation Strategy Development	Wildfire Mitigation Strategy
						a) Circuit name b) Circuit ID number	b) Please see column O of the attachment.c) Please see columns P and S of the attachment.					disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates 009.zip			Strategy Development	
						c) Circuit segment name d) WDRM v3 risk score	d) Please see column ADof the attachment.e) Please see column W of the attachment.									
						e) Feasibility factor f) WFE score as defined on p. 969 of PG&E's WMP	f) Please see column AE of the attachment. g) Please see column AF of the attachment.									
						7. Kegarang ACI PG&E-22-34, which round that PG&E s current process of prioritizing wildfire mitigations assigns a high priority to undergrounding and does	a) No, PG&E S 2023-2025 WIVIP does not provide a comparison of the RSES for undergrounding compared to the RSEs of alternative mitigations. However, this information,									
							RSEs at the tranche and aggregated level for wildfire mitigations including undergrounding, is provided in PG&E's 2023 General Rate Case – in response to Energy Division data request									
						required progress: a. Does PG&E's 2023-2025 WMP or supporting documentation provide a	ED_001. b) Yes, the 2023 WMP explains how PG&E performs this analysis. PG&E evaluated the									
							in its service territory. The primary approach for selecting system hardening miles used two									
							risk prioritization methodologies: (1) the top 20 percent of circuit segments based on the 2021 WDRM v2; and (2) the Wildfire Feasibility Efficiency (WFE) ranked circuit segments									
						provides this information by page number and specific paragraphs, tables or figures (i.e., not just a multi-range page citation).	based on the 2022 WDRM v3. PG&E uses the Simplified Wildfire RSE (SWRSE) or WFE in evaluating undergrounding									
						 ii. If so, please describe what PG&E believes those RSE comparisons demonstrate. b. Referring to the third bullet under "Required Progress" on page 968 of PG&E's 	projects. The SWRSE includes the components of the RSE,including wildfire risk and cost. In executing the system hardening program, PG&E first uses a scoping criterion that identifies the highest risk areas, and then selects the appropriate risk mitigation approach for that circuit					https://www.pge.com/pge_global/common/pdfs/s				
63	TURN	001	TURN_001	1	TURN_001_Q1	WMP, does PG&E's 2023-2025 WMP explain how PG&E incorporates RSE	which may include undergrounding, remote grid installation, line removal, or overhead hardening (depending on the local circumstances). Since late 2021, PG&E has prioritized	Tom Long	4/4/2023	4/7/2023	4/7/2023	<u>afety/emergency-preparedness/natural-</u> <u>disaster/wildfires/wildfire-mitigation-</u>	1 N/A	Appendix D	Areas for Continued Improvement	ACI PG&E-22-34 – Revise Process of Prioritizing Wildfire
						mitigation techniques, such as covered conductor, at a project level early in the decision-making process, to allow PG&E to adjust the scope and pace of	undergrounding as the preferred approach to reduce the most system risk. Once a circuit is selected for undergrounding, PG&E evaluates each proposed circuit segment quantitatively					plan/reference-docs/2023/TURN_001.zip			improvement	Mitigations
						PG&E's undergrounding program as necessary based on the analyses performed?	and qualitatively to mitigate the maximum amount of risk and evaluate feasibility and executability.									
						i. If so, please provide the relevant citations, identifying the specific content that provides this information by page number and specific paragraphs, tables or	i. Please see Section 8.1.2.1, page 339, Overview of the Activity and Section 8.1.2.2, p. 342- 343, Overview of the Activity for the requested information.									
						figures (i.e., not just a multi-range page citation). ii. Whether or not this information is provided in PG&E's 2023-2025 WMP,	ii. PG&E does not have documentation comparing different mitigation alternatives at the project level. PG&E uses the Simplified Wildfire RSE (SWRSE) or Wildfire Feasibility									
				· I		Iplease state whether, and if so, how PG&E incorporates RSE estimates and risk	Efficiency (WFE) in evaluating undergrounding projects. The SWRSE includes the								1	
						model outputs that compare undergrounding with alternative mitigation	components of the RSE including wildfire risk and cost. PG&E uses the SWRSE to identify									
						model outputs that compare undergrounding with alternative mitigation techniques, such as covered conductor, at a project level early in the decision- making process. Please provide all documents showing that this comparison of	where it can most efficiently reduce risk given the terrain feasibility at a particular location. c) We currently do not use the PSPS risk in our quantitative decision-making when deciding									
						model outputs that compare undergrounding with alternative mitigation techniques, such as covered conductor, at a project level early in the decision- making process. Please provide all documents showing that this comparison of	where it can most efficiently reduce risk given the terrain feasibility at a particular location.									

64	TURN	002	TURN_002	1	TURN_002_Q1	Please provide the attachment to the response to CalAdvocates-PG&E- 2023WMP-06-007, which PG&E has labeled as confidential	Please see attachment "WMP-Discovery2023_DR_TURN_002-Q001Atch01CONF.xlsx" for the requested information.	Tom Long	4/4/2023	4/7/2023	4/7/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/TURN_002.zip	1 Yes	8.2.3	Vegetation Management and Inspections
65	TURN	002	TURN_002	2	TURN_002_Q2	Please provide the attachment to the response to CalAdvocates-PG&E- 2023WMP-06-008, which PG&E has labeled as confidential.	Please see attachment "WMP-Discovery2023_DR_TURN_002-Q002Atch01CONF.xlsx" for the requested information.	Tom Long	4/4/2023	4/7/2023	4/7/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/TURN_002.zip	1 Yes	8.2.3	Vegetation Management and Inspections
66	TURN	002	TURN_002	3	TURN_002_Q3	Please provide the attachment to the response to CalAdvocates-PG&E- 2023WMP-06-009, which PG&E has labeled as confidential.	The attachment to CalAdvocates-PG&E-2023WMP-06-009 was identical to the attachment provided for CalAdvocates-PG&E-2023WMP-06-008, so please refer to the attachment sent with Answer 002 of this data request response.	Tom Long	4/4/2023	4/7/2023	4/7/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/TURN_002.zip	0 N/A	2022 WMP Section 7.3.5.2	Vegetation Management and Inspections
67	TURN	002	TURN_002	4	TURN_002_Q4	Please provide the 2023-2026 Undergrounding Workplan referenced on page 911 of PG&E's WMP and in footnote 209, which indicates that PG&E has labeled the Workplan confidential.	Please see "WMP-Discovery2023_DR_TURN_002-Q004Atch01_CONF.xlsx" for the requested information.	Tom Long	4/4/2023	4/7/2023	4/7/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/TURN_002.zip	1 Yes	Appendix D	Areas for Continued Improvement ACI PG&E-22-16 – Progress Updates on Undergrounding a Risk Prioritization
69	OEIS	001	OEIS_001	1	OEIS_001_Q1	Regarding PG&E's Tree Assessment Tool (TAT) Considering PG&E has discontinued its Enhanced Vegetation Management (EVM) program: a. How is PG&E using and planning to use its TAT? b. What inspection programs, if any, listed in Section 8.2.2 will use the TAT? c. If PG&E is not using its TAT, why has it discontinued its use?	 a) The TAT was developed for the EVM program. The TAT will no longer be utilized as the EVM program concluded at the end of 2022. There are no current plans to utilize TAT to support other VM programs. b) No inspection programs listed in Section 8.2.2 of the 2023-2025 WMP plan to utilize the TAT at this time. Please see the response to part (a) of this question. c) The approach to tree inspections intends to follow the American National Standards Institute (ANSI) A-300 tree risk assessment standard per our field conditions and individual 	Colin Lang	4/5/2023	4/10/2023	4/10/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_001.zip	0 N/A	8.2.2	Vegetation Management Vegetation Management and Inspections Inspections
70	OEIS	001	OEIS_001	2	OEIS_001_Q2	Regarding PG&E's Targeted Tree Species (TTS) Study and its Tree Assessment Tool (TAT) On page 784 of its 2022 WMP Update, PG&E states "The results of our Targeted Tree Species study in conjunction with improving the Tree Assessment Tool (TAT) will allow PG&E to more accurately identify and mitigate trees at elevated risk of failure, providing better visibility into risk." On page 579 of its 2023-2025 WMP, PG&E states "We have evaluated the recommendations in the final [Targeted Tree Species] report and continue to analyze them and consider our go-forward actions." a. Since the Target Tree Species study was completed on March 31, 2022, wha actions has PG&E taken and will take to implement the nine recommendations? Respond specifically to each of the nine recommendations. b. What improvements have been and will be made to the TAT in response to these recommendations and generally (i.e., not in response to these recommendations)? c. If PG&E is not using or planning to use its TAT, did PG&E make changes/improvements to the TAT before it decided to end its use? If so, what were those changes/improvements?	 Action Taken: Current electronic devices are able to capture accurate GPS positions due to technological improvements. Recommendation 3: Track TAT abatement species compositions and compare to outage and ignition species distributions. Note potential over-/under-abatements. Over time, this can serve as a programmatic KPI. Action Taken: Analysis for abatement species compositions compared to outage and ignition species distributions has been completed. Recommendation 4: Harmonize Outage and Ignition (O&I) data with TAT data parameters. Fill out all O&I data fields To the best extent possible, perform a retroactive TAT analysis on future O&I trees Where possible, associate the O&I tree with a LiDAR tree segmentation ID Action Taken: We have developed an updated outage and ignition investigation form that incorporates data parameters that will allow for increased data analytics. The updated form is in process of being digitized which will improve data consistency. Recommendation 5: Increase green tree abatement rates for trees with no obvious defects. 	Colin Lang	4/5/2023	4/10/2023	4/10/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_001.zip	0 N/A	8.2.3.6	Vegetation Management and Inspections High-Risk Species
71	OEIS	001	OEIS_001	3	OEIS_001_Q3	 Concern (AOC), and "polygons where focused vegetation inspection can be evaluated to determine appropriate counties to prioritize pilots(s)" (page 529) and the expected timeline for operationalization. b. Detail the criteria PG&E has and is using to develop the pilot area, PG&E's Areas of Concern (AOC), and "polygons where focused vegetation inspection can be evaluated to determine appropriate counties to prioritize pilots(s)" (page 529). c. What standards, processes, procedures, and tools are vegetation management personnel using/will use to perform tree risk assessments for this pilot? d. Will PG&E be using its One VM Tool for recordkeeping for this pilot? If not, what system will PG&E use for recording keeping for this pilot? e. Where is PG&E conducting its Focused Tree Inspections pilot? If PG&E has not yet begun its pilot, where will PG&E be conducting its Focused Tree Inspections pilot? f. How many circuit miles are in scope for the pilot area provide the: i. CPZ name. ii. Tree Weighted Risk Score from PG&E's most recent version of its EVM TreeWeighted Prioritization List. iii. Tree Weighted Rank from PG&E's most recent version of its EVM TreeWeighted Prioritization List. iv. Risk Tranche i. Does PG&E have a plan to continue its Focused Tree Inspections assuming the pilot is a success? If so, detail those plans, including how many circuit miles PG&E plans to inspect under this program in 2023 and 2024. 	 pilots. To bring value to overall future guidance and execution, the pilots need to capture regional variations and piloting only in highest risk AOC polygons would not support the significant learningsexpected of the pilot. c) The approach to tree inspections pilots intends to follow the American National Standards Institute (ANSI) A-300 tree risk assessment standard per field conditions and individual tree mitigation needs. In addition, inspections will utilize ISA TRAQ Certified Arborists and supporting checklist for tree assessments. d) The pilot plans to use OneVM for execution. Business requirements to import the CPZ and/or targeted circuit segments in AOC polygons are under development as of 3-31-2023. We expect to standardize the data collection system for the pilot in April 2023. e) The FTI program will be piloted in four regional AOCs (Butte, Calaveras, El Dorado, and Napa Counties) beginning in Q2 2023. f) The FTI Pilot will consist of 300 miles within AOCs. g) Yes all circuit segments in HFTD were subject to annual EVM plans as prioritized by WDRM models. FTI program pilots are targeted in HFTD areas. Portions of FTI circuit segments have been subject to EVM mitigation in prior years and trees will be inspected consistent with the portions that were not previously mitigated with EVM. h) i. See attachment "WMP-Discovery2023_DR_OEIS_001-Q003_Atch001" for CPZ names and associated tranches."ii. See response to j) for WDRMv3 scores per AOCs. Development and prioritization of Areas of Concern polygons that define the pilot areas for the FTI program used WDRM v3 improved upon v2 by taking individual event driver 	Colin Lang	4/5/2023	4/10/2023	4/10/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_001.zip	3 N/A	8.2.2.2.5	Vegetation Management and Inspections Focused Tree Inspections
72	OEIS	001	OEIS_001	4	OEIS_001_Q4	Regarding PG&E's Tree Removal Inventory On page, 528, PG&E states that is will "remove, or re-inspect trees identified in the EVM program." a. How does PG&E decide whether a tree should be 1) simply abated based on the existing risk assessment or 2) re-inspected/assessed prior to abatement? b. What standards, processes, procedures, and tools are vegetation management personnel using/will use to perform tree risk assessments for this program?	 inputs into consideration separately and allowing them to be composited for the appropriate a) 1) Trees in the inventory with a TAT result of 'Abate' will abated based on the existing risk assessment. 2) All trees in the inventory with either no TAT result or a TAT result other than 'ABATE' are to be re-assessed by a Tree Risk Assessment Qualification (TRAQ) inspector to determine if abatement is appropriate. The inspection will determine our action based on tree condition and strike potential. b) The approach to tree inspections intends to follow the American National Standards 	Colin Lang	4/5/2023	4/10/2023	4/10/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_001.zip	0 N/A	8.2.2.2.4	Vegetation Management and Inspections
73	OEIS	001	OEIS_001	5	OEIS_001_Q5	 Regarding Wood Management On page 536, PG&E says that its wood management program addresses large wood generated by PG&E's VM activities including post-fire work activities and wood generated by the EVM Program. a. Considering the EVM program has been discontinued, does the wood management program: Address large wood generated from the EVM program that has not already addressed? Address large wood generated from PG&E's Tree Removal Inventory program, a remnant of the EVM program? How is large wood addressed when generated by other VM programs, including Distribution Routine/Second Patrol, VM for Operational Mitigations, and Focused Tree Inspections? When debris and/or large wood generated from PG&E's VM activities are left on site, what standards, protocols, processes, and procedures does PG&E use to ensure the debris and large wood are placed in a manner that does not: Block or hinder ingress or egress. Infringe on PRC 4291 defensible space clearance. Impede watercourses and drainages. Conflict with property owner's interests. Otherwise create a hazard. 	 i. Yes. We will uphold commitments to manage wood generated by Enhanced Vegetation Management (EVM) tree work for customers who requested this service. ii. We will continue to fulfill wood management commitments that have been made to customers. b) PG&E offers wood management for our wildfire response and EVM programs. For all programs, wood greater than four inches in diameter is left in a safe position on site as it is legally the property of the landowner. As safety is PG&E's foremost core value, if wood poses a safety risk or environmental, cultural or access concern, crews will address the wood accordingly in coordination with tree work. c) Please see "WMP-Discovery2023_DR_OEIS_001-Q005Atch01.pdf" for PG&E's Wood Management procedure. i. Our crews are directed to ensure roadways are clear of tree debris or wood at the time of tree work. If wood poses an access concern, crews will address the wood accordingly in coordination with tree work. ii. Our Vegetation Management program is designed to ensure public safety and regulatory compliance. If customers have questions resulting from our work, they can reach out to our dedicated customer teams for support and resolution. iii. If wood poses an environmental concern, crews will address the wood in accordance with PG&E Best Management Practices implemented at the time of tree work. iv. As each property is different, we collaborate with the customer to find an optimal solution for the completion of our work on their property. v. At the time of all tree work, crews will either chip and spread, lop and scatter or remove wood debris that is smaller than four inches in diameter. Additionally, in alignment with PG&E's stand that everyone and everything is always safe, crews will address any large wood that poses a potential safety hazard at the time of tree 	Colin Lang	4/5/2023	4/10/2023	4/10/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_001.zip	1 N/A	8.2.3.2	Vegetation Management and Inspections Wood and Slash Manageme
74	OEIS	001	OEIS_001	6	OEIS_001_Q6	 Appendix E of GO 95," then goes on to describe the recommended minimum clearances set forth in Appendix E of GO 95. a. In the HFTD, does PG&E obtain the recommended clearances "where practicable"? b. If (a) does not describe how PG&E implements the recommended, "enhanced 	 a. The minimum clearance at time of work on Enhanced Vegetation Management is 12 feet as recommended in Appendix E of GO 95. Routine maintenance of previously cleared EVM spans is also 12 feet. Routine maintenance of all other spans is prescribed 2-3 years of clearance. d" b. Routine maintenance directs an inspector to prescribe 2-3 years of clearance which allows the inspector to account for tree species, location, and other conditions that affect growth 	Colin Lang	4/5/2023	4/10/2023	4/10/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_001.zip	0 N/A	8.2.3.3	Vegetation Management Clearance and Inspections

75	OEIS	001	OEIS_001	7	OEIS_001_Q7	 Regarding Appendix B items That Are Currently Optional OF By Request Only Provide the following, which are outlined in the 2023-2025 Wildfire Mitigation Plan Technical Guidelines, Appendix B. If the data is tabular (formulas, tables, graphs, charts) provide it in MS Excel. If the data is text-heavy, provide the information in MS Word. a. Detailed Model Documentation for each model and sub-model discussed in PG&E's response to Section 6.1.2 Summary of Risk Models (Technical documentation should be presented according to ASTM E 1472 – Standard Guide for Documenting Computer Software for Fire Models.). i. Include a list of assumptions and known model limitations according to ASTM E 1895 –Standard Guide for Determining Uses and Limitations of Deterministic Fire Models. ii. Present verification and validation documentation according to the SFPE's Guidelines for Substantiating a Fire Model for a Given Application or ASTM E 1355 – Standard Guide for Evaluating the Predicting Capability of Deterministic Fire Models. At a minimum, the documentation must include:2 (1) Purpose of the model/problem identification, (2) Model version, (3) Theoretical foundation, (4) Mathematical foundation, (5) External dependencies, (6) Model substantiation, and (7) Sensitivity 	The requested information is provided in the following four documents: • "WMP-Discovery2023_DR_OEIS_001-Q007Atch01.pdf" • "WMP-Discovery2023_DR_OEIS_001-Q007Atch02CONF.pdf" • "WMP-Discovery2023_DR_OEIS_001-Q007Atch03CONF.pdf" • "WMP-Discovery2023_DR_OEIS_001-Q007Atch04CONF.pdf"	Colin Lang	4/5/2023	4/10/2023	4/10/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_001.zip	4	N/A	Appendix B	Supporting Documentation for Risk Methodology and Assessment Definitions	
77	OEIS	001	OEIS_001	9	OEIS_001_Q9	 b. Model Substantiation:3 i. For each model, provide documentation of the following model substantiation studies: (1) Validation data, (2) Model verification, (3) Model validation, and (4) Model calibration c. Additional Models: Supporting Pick Calculation:4 Regarding Portfolio Level Risk Analysis and Risk Spend Efficiency a. Provide an example of how risks are aggregated to a portfolio, and if and how interdependencies between the risks are explicitly captured in the portfolio. Response should be provided in Excel. Also include the level of organization for the portfolio (e.g., asset, geographical or business unit) b. Are tail-risks calculated on a portfolio of risks? If so, provide an example. c. Are probability distributions and interdependencies used as inputs to outputs for the bowties used in PG&E's WMP submission (see examples present in Appendix B)? If so, provide an example using the bowtie charts presented in PG&E's Appendix B submission. As appropriate, response should be provided in Excel. d. Provide an example of how risk spend efficiency (RSE) deals with interdependent risks, and mutually exclusive risks. As appropriate, response should be provided in Excel. e. Is RSE calculated for both average and tail? If so, provide an example. Response should be provided in Excel. 	 CoRE tranches to calculate fisk at a portfolio level. This level of organization is based on the risk at the circuit protection zone level. b) Tail risks are captured as part of the enterprise risk assessment process and represented as probabilistic distributions of consequence. c) Yes, please see "WMP-Discovery2023_DR_OEIS_001-Q009Atch02.xlsm." The inputs listed in Tab 6-Conseq are the probability distributions that feed into the bowtie analysis, and its outputs are shown in "WMP-Discovery2023_DR_OEIS_001-Q009Atch01.xlsm referenced in response to part a). d) Risk Spend Efficiency for EPSS includes the risk reduction tied to the wildfire risk but is interdependent with the Distribution Overhead asset risk, which increases due to the reliability impacts EPSS causes. The RSE would capture both the risk reduction of wildfire and increased risk of asset failure and reliability. e) The RSE is calculated as a representation of average, but the consequence values are scaled in a non-linear fashion to capture the tail risk. In accordance with D.18-12-014, PG&E calculates an RSE using the expected value of the MAVF, i.e., the expected value of the distribution of consequences after they have been converted to Scaled Units by the Scaling Function. PG&E does not separately calculate an RSE based on tail statistics (e.g. tail average). Instead, PG&E's non-linear Scaling Function effectively amplifies the consequences of tail events such that the expected value of the MAVF will be higher 	Colin Lang	4/5/2023	4/10/2023	4/10/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_001.zip	2	N/A	7.1.4.1	Wildfire Mitigation Strategy Development	Identifying and Eva Mitigation
78	OEIS	001	OEIS_001	10	OEIS_001_Q10	Regarding Cost-Benefit within and Overall Decision-Making Framework a. If projects are justified based on a multi-attribute value functions/cost basis, what threshold or hurdle is used? b. How is the chance that a project exceeds the threshold computed? c. If projects are justified based on a multi-attribute value functions/cost basis, what threshold or hurdle is used?	 compared to another risk which has the same average consequence in natural units but does a) We do not have a specific threshold to justify projects. b) While we don't calculate a specific threshold for executing mitigations, PG&E prioritizes higher MAVF/cost locations for executing projects. We also develop risk buydown curves and implement projects at the higher end of the curve. The higher end of the curve represents the higher MAVF/cost values. c) As described in response to subpart a), we do not have a specific threshold or cutoff to 	Colin Lang	4/5/2023	4/10/2023	4/10/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_001.zip	0	N/A	7.1.4.2	Wildfire Mitigation Strategy Development	Mitigation Initiative Pr
79	OEIS	001	OEIS_001	11	OEIS_001_Q11	Regarding PG&E's Response to ACI PG&E-22-10 PG&E describes an external study funded by California Energy Commission (CEC) grant EPC⊡8-026 to classify and identify areas with similar climate locations that already have weather stations, and areas with climate conditions that are not well measured by current stations. a. Provide the external party study which PG&E described and used to assess the statewide station similarity.	iustify projects. The weather optimization report was developed by a third party, Pyregence. Pyregence provided us with a draft copy of the report and instructed us not to distribute the document. Therefore, we would greatly appreciate Energy Safety's understanding in honoring this instruction. To this end, we recommend that Energy Safety contact the Pyregence team directly through the contact information provided below to obtain the draft report. This was the same process we used to obtain the report from Pyregence. Direct links to contacting Pyregence and the report home page are provided below. • https://pyregence.org/contact-us/ • https://pyregence.org/contact-us/ Please see below for the requested information.	Colin Lang	4/5/2023	4/10/2023	4/10/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_001.zip	0	N/A	Appendix D	Areas for Continued Improvement	ACI PG&E-2210 Just Weather Station Netwo
81	OEIS	001	OEIS_001	13	OEIS_001_Q13	Regarding PG&E's Response to ACI PG&E-22-20 PG&E states that "Adding drones to the detailed GO 165 inspection slowed the inspection to roughly 20 to 25 poles per day, which is slower than both the stand- alone ground inspection as well as the image capture rate for both drone-only and helicopter-only" (page 920). a. Provide the daily inspection rates for stand-alone ground inspections, drone- only image capture, and helicopter-only capture.	Drone-only Heli-only Inspector + Drone Stand-alone GO 165 inspection Aerial Image capture (Structures/day/crew)	Colin Lang	4/5/2023	4/10/2023	4/10/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_001.zip	0	N/A	Appendix D	Areas for Continued Improvement	ACI PG&E-2220 Inspection Drone Pro
82	OEIS	001	OEIS_001	14	OEIS_001_Q14	Regarding PG&E's Asset Management Upgrades On page 433, PG&E states that "PG&E has significantly advanced our data management practices and the quality of our asset inventory (Asset Registry) database over the last two years by applying the International Organization for Standardization (ISO) 55001 standards." a. Do the upgrades to PG&E's asset inventory database include the location of each piece of equipment (what pole it is attached to) for the distribution system, and also includes the equipment's manufacturer, model ID, and when the equipment was placed into service? i. If yes, how is this being done? ii. If no, explain why this is not the case? b. PG&E relies on inspection results for making decisions on whether equipment should be replaced. Does PG&E ever replace equipment proactively based on the equipment reaching its lifecycle end, as determined by the manufacture or industry standards? ii. If no, why doesn't PG&E monitor and replace equipment at the end of its lifecycle? iii. Does PG&E have different decision-making policies when it comes to replacing equipment in the HFTDs as opposed to the rest of PG&E's territory? iv. Of the distribution equipment that utilities are required to report on (capacitors conductors, connectors, fuses, splices, arrestors, reclosers, and transformers) what percentage is still operating in the HFTDs because the equipment has passed inspection but is being used beyond its predicted lifecycle? c. Does PG&E track the performance of different types of equipment by manufacture and model information? i. If yes, how does PG&E track this information and what decisions are made based on this data? ii. If no, explain why is equipment performance not being tracked?	 GalUtre asset inventory database (Asset Registry) does include attribute neids for location (lat/long and/or identification of support structure ID for attached equipment), manufacturer, model ID (as appropriate), and installation date. These are considered critical data elements (CDEs) and data governance and data quality metrics are being established to track the associated data quality. i. We collect required asset attributes as part of the As-Built process, according to process and engineering standards. This includes the attributes listed above. PG&E has also implemented an Asset Registry Data Quality (ARDQ) program to identify Critical Data Elements (CDEs) and related data quality for critical asset types. Currently this has been applied to 12 Transmission and Distribution overhead asset types on a risk prioritized basis. Attributes captured include installation date, location, manufacturer, and model ID (as appropriate). Data quality rules being measured include completeness. This provides identification of data gaps, including attributes such as installation date, which can then be targeted for remediation. A number of initiatives are underway to remediate known gaps, including the Transmission Asset Information Collection (AIC) program. The ARDQ program is being extended to include additional asset types on a risk prioritized basis. Refer to 2023 WMP sections 8.1.5 Asset Management and Inspection Enterprise System(s) and ACI PG&E-22-33 – Progress on Filling Asset Inventory Data Gaps for further details. ii. Not applicable, please see the response to subpart (i) above. b) We do not replace equipment based on condition. Lifecycle is not solely determined by manufacturer or industry information, but also depends on other factors, as explained in subpart (b) above, which influence asset replacement need. iii) We do not have different inspection criteria for assessing condition of assets in HFTD or non-nHFTD areas. However, assets located within HFTDs are typical	Colin Lang	4/5/2023	4/10/2023	4/10/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_001.zip	0	N/A	8.1.5	Asset Management and Inspection Enterprise System(s)	N/A
83	OEIS	001	OEIS_001	15	OEIS_001_Q15	 PG&E states that the DCD Utility Initiative will likely continue from 2023-2025. i. What is the prioritization process for deciding which circuits will receive the DCD algorithm? ii. Will the number of outages, due to EPSS de-energizations, be looked at to identify which circuits should receive the DCD algorithm first? b. In figure 8.1.8-4: CPUC REPORTABLE IGNITIONS IN HFTDS (page 468) PG&E shows that through December 31, 2022, there was a greater than 36 percent reduction in CPUC reportable ignitions in HFTD-areas compared to the 	 a) i) DCD algorithm installation was prioritized based on the addressable risk reduction from each DCD device using PG&E's WDRM v3 risk model and maximizing High Fire Risk Area (HFRA) electric distribution line mile coverage. Addressable risk reflects the devices and circuits that are capable of accepting the DCD algorithm. By the end of 2025, DCD is planned to be installed on approximately 21,000 HFRA miles. Circuit breakers and 4-wire circuits are not currently capable of receiving DCD. Mileage is subject to change due to undergrounding of overhead lines and additional grid configuration changes anticipated through 2025. a) ii) DCD is an enhancement to EPSS intended to identify low current, highTimpedance fault conditions in our high fire risk areas not currently fully mitigated by EPSS. As such, number of previous EPSS outages was not considered as part of the prioritization effort. b) i) On page 468 of the WMP we state that the 36% reduction in HFTD reportable ignitions 	Colin Lang	4/5/2023	4/10/2023	4/10/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_001.zip	0	N/A	8.1.8.1.1	Grid Operations and Procedures	Protective Equipment Settings

I Documentation nd Evaluating gation ative Prioritization 10 Justification of n Network Density -22--20 Asset ne Program Pilot N/A oment and Device ttings

84	CaIPA	Set WMP-11	CalPA_Set WMP-11	I 1	CalPA_Set WMP-11_Q1	 PG&E s rest Year 2023 GRC reputtal testimony (EX. PG&E-17 on July 11, 2022) states the following: Q 123 Does PG&E have experience with REFCL? A 123 Yes. PG&E initiated a REFCL pilot project in 2018 at the Calistoga substation. After 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 pandemic. Thus, the REFCL technology could not be fully evaluated beyond the initial testing because of the equipment failure and supply chain issues. More recently, PG&E has made progress on its REFCL pilot project including completing the changes to the substation equipment after encountering equipment failures. PG&E has performed successful staged fault tests of the REFCL system and is in the process of reviewing the test data to evaluate REFCL's wildfire risk reduction for ground faults on distribution circuits. PG&E is looking at opportunities for REFCL deployments in its distribution substations to mitigate wildfire risk and evaluating combinations of REFCL with EPSS and other mitigations.4 Regarding the Calistoga REFCL pilot demonstration, a) Please break down PG&E's annual spending on the Calistoga REFCL pilot demonstration since the project initiation in 2018: b) Please break down PG&E's annual spending on Major Work Category (MWC 49R since the project initiation in 2018: c) Where are the costs in subpart (c) of this question recorded? Please provide the specific name(s) of the accounts and subaccounts, if applicable. d) What is the recovery mechanism for the costs in subpart (c) of this question? e) In the above quote, PG&E states that "[m]ore recently, PG&E has made progress on its REFCL pilot necluding completing the changes to the substation equipment after encountering equipment failures. 	This question relates to PG&E's 2023 General Rate Case (GRC) proceeding and has no enunciated connection to PG&E's WMP proceeding. Furthermore, Cal Advocates concurrently served an identical data request on PG&E in the GRC proceeding and PG&E will provide a response to this request in that proceeding as it is the more appropriate venue.	Pui-Wa Li	4/5/2023	4/10/2023	4/10/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_011.zip	0	N/A	8.1.8.1.3.1	Grid Operations and Procedures	Rapid Earth Fault Curr
85	CalPA	Set WMP-11	CalPA_Set WMP-11	1 2	CalPA_Set WMP-11_Q2	RevenentsS2259-E), the Electric Program Investment Charge Balancing Account (EPICBA has three subaccounts:The EPIC Program Administered by PG&E Subaccount tracks the actual program expenses to the authorized EPIC program budgets pursuant to D.12-05 037, D.20-08-042, and D.21-11-028 through December 31, 2030 or as authorized by the Commission.The EPIC Program Administered by California Energy Commission (CEC) Subaccount tracks the actual program expenses encumbered and remitted to the CEC and program administration expenses remitted to the CEC to the authorized budget pursuant to D.12-05-037, D.20-08-042, and D.21-11-028 through December 31, 2030 or as authorized budget pursuant to D.12-05-037, D.20-08-042, and D.21-11-028 through December 31, 2030 or as authorized budget pursuant to D.12-05-037, D.20-08-042, and D.21-11-028 through December 31, 2030 or as authorized by the Commission.The New Solar Home Partnership (NSHP) Program administered by the CEC Subaccount tracks the actual remittances to the CEC, or to program applicants, to the authorized NSHP Program budgets pursuant to D.16-06-006 encumbered 	PG&E objects to this request as beyond the scope of this proceeding. This question relates to PG&E's 2023 General Rate Case (GRC) proceeding and has no enunciated connection to PG&E's WMP proceeding. Furthermore, Cal Advocates concurrently served an identical data request on PG&E in the GRC proceeding and PG&E will provide a response to this request in that proceeding as it is the more appropriate venue.	Pui-Wa Li	4/5/2023	4/10/2023	4/10/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_011.zip	0	N/A	8.1.8.1.3.1	Grid Operations and Procedures	Rapid Earth Fault Cur
86	CaIPA	Set WMP-11	CalPA_Set WMP-11	1 3	CaIPA_Set WMP-11_Q3	 PG&E's 2022 WMP, Section 7.1.E, Attachment 1 (Attch_Q3.pdf) states the following regarding the project status of EPIC 3.15—Proactive Wires Down Mitigation Demonstration Project (Rapid Earth Fault Current Limiter) as of February 25, 2022: Evaluation of additional substations for suitability of additional REFCL installations has begun but is pending results and learnings of the initial EPIC project before design or field work starts on additional sites. Afte an initial screening process, 25 distribution substations with circuits in HFTDs are candidates for potential REFCL deployments.6 a) As of March 27, 2023, what is the status of PG&E's "[e]valuation of additional substations for suitability of additional REFCL installations"? b) Given the status in subpart (a) of this question, please fill in the following table: c) Given the status in subpart (a) of this question, what are PG&E's spending plans on: i. MWC 49R, and ii. the REFCL pilot? d) As of March 27, 2023, what conclusions or findings has PG&E reached based on its "evaluation of additional substations for suitability of additional sites." f) Please identify each such site referred to in (e) and state the applicable dates for each. g) PG&E states that "25 distribution substations with circuits in HFTDs are candidates for potential REFCL deployments." As of March 27, 2023, how many of PG&E's distribution substations with circuits in HFTDs are candidates for potential REFCL deployments." As of March 27, 2023, how many of PG&E's distribution substations with circuits in HFTDs are candidates for potential REFCL deployments." As of March 27, 2023, how many of PG&E's distribution substations with circuits in HFTDs are candidates for potential REFCL deployments." As of March 27, 2023, how many of PG&E's distribution substations with circuits in HFTDs are candidates for potential REFCL deployments? h) For each of the candidate substations included in your response to part (e), please fill in the following table:	Year Year 2023 2024 2025 2026 Forecast Capital Expenditure for MWC 49R (\$) \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0	Pui-Wa Li	4/5/2023	4/10/2023	4/10/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_011.zip	0	N/A	8.1.8.1.3.1	Grid Operations and Procedures	Rapid Earth Fault Cur
87	CalPA	Set WMP-11	CalPA_Set WMP-11	1 4	CalPA_Set WMP-11_Q4	Referring to Exhibit PG&E-04, February 25, 2022, version, PG&E states the following regarding REFCL: 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 each year, but these plans could change pending pilot results and integration with other enhanced automation and wildfire mitigation efforts described in this chapter. a) As mentioned above, PG&E "forecasts deploying REFCLs at an additional two substations each year, but these plans could change" Have these plans changed? b) If your answer to part (a) is yes, please describe PG&E's current plans regarding the future deployment of REFCLs. c) Please identify the additional substations where PG&E plans on deploying REFCLs in: i. 2023, iii. ii.2024, iv. iii. 2025, and v. iv. 2026	 a) Yes, our plans have changed over the past year from what was expressed in the quote cited above from our WMP. b) PG&E is not planning any REFCL deployments until after complete evaluation of the demonstration project and successful integration of the technology into normal operations. PG&E is evaluating its portfolio of wildfire risk mitigations. c) As described in response to subpart (b), no additional substations are planned for REFCL deployment at this time. 	Pui-Wa Li	4/5/2023	4/10/2023	4/10/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_011.zip	0	N/A	8.1.8.1.3.1	Grid Operations and Procedures	Rapid Earth Fault Curr
88	CalPA	Set WMP-11	CalPA_Set WMP-11	1 5	CalPA_Set WMP-11_Q5	Referring to Exhibit PG&E-17, p. 4.3-6, Table 4.3-3, line 6, served on July 11, 2022: Line 6 of the above table indicates that PG&E forecasts the capital expenditures to be \$17.331 million in 2023, \$17.800 million in 2024, \$18.280 million in 2025, and \$18.774 million in 2026. Given the current status of PG&E's evaluation of additional substations for suitability and PG&E's plans for future deployment of REFCLs, as of March 27, 2023, please indicate any adjustment to the forecast capital expenditures by completing the table below:	Year 2023 2024 2025 2026 Forecast of MAT 49R as of July 11, 2022 \$17.331MM \$17.800MM \$18.280MM \$18.774MM Forecast of MAT 49R as of March 15, 2023 \$0 \$0	Pui-Wa Li	4/5/2023	4/10/2023	4/10/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_011.zip	0	N/A	8.1.8.1.3.1	Grid Operations and Procedures	Rapid Earth Fault Cur
89	CalPA	Set WMP-11	CalPA_Set WMP-11	1 6	CalPA_Set WMP-11_Q6	In December 2021, PG&E presented at the EPIC Symposium. See Attch_Q6_EPIC_Presentation.pdf. The presentation slides state that: Rapid Earth Fault Current Limiter (REFCL) technology is an extension of resonant grounding at a distribution substation to neutralize ground fault current and pre[v]ent a spark. REFCL has been successfully deployed in Australia to reduce risk of fire from ground faults, but their substation designs are different from PG&E's. One type of REFCL is known as Ground Fault Neutralizer (GFN). REFCL could be applied to approx. 80% of PG&E HFTD distribution circuit miles (3-wire circuits). a) Is the statement quoted above accurate? b) If the apswer to part (a) is no please provide any needed corrections	 \$0 \$100 <li< td=""><td>Pui-Wa Li</td><td>4/5/2023</td><td>4/10/2023</td><td>4/10/2023</td><td>https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_011.zip</td><td>0</td><td>N/A</td><td>8.1.8.1.3.1</td><td>Grid Operations and Procedures</td><td>Rapid Earth Fault Cur</td></li<>	Pui-Wa Li	4/5/2023	4/10/2023	4/10/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_011.zip	0	N/A	8.1.8.1.3.1	Grid Operations and Procedures	Rapid Earth Fault Cur
90	CalPA	Set WMP-11	CalPA_Set WMP-11	1 7	CalPA_Set WMP-11_Q7	 b) If the answer to part (a) is no please provide any needed corrections. PG&E presents during the 2021 EPIC Symposium (Attch_Q6_EPIC_Presentation.pdf) that "REFCL could be applied to approx. 80% of PG&E HFTD distribution circuit miles (3-wire circuits)." However, PG&E's 2023 WMP, at page 275, states that:7 While PG&E is looking at opportunities for REFCL deployments in our distribution substations to mitigate wildfire risk and evaluating combinations of REFCL with EPSS and other mitigations, implementing it would require significant and costly changes to the grid. Instead of making costly changes to the grid, we are moving forward with more cost effective solutions such as DCD and Partial Voltage Detection. Why did PG&E state that "REFCL could be applied to approx. 80% of PG&E HFTD distribution circuit miles (3-wire circuits)" while stating that "implementing it would require it would require significant and costly changes to the applied to approx. 		Pui-Wa Li	4/5/2023	4/10/2023	4/10/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_011.zip	0	N/A	8.1.8.1.3.1	Grid Operations and Procedures	Rapid Earth Fault Cur

t	Current	Limiter
t	Current	Limiter

91	CaIPA	Set WMP-11	CalPA_Set WMP-1	1 8	CaIPA_Set WMP-11_Q8	 PG&E's 2023 WMP, at page 275, states that: "While PG&E is looking at opportunities for REFCL deployments in our distribution substations to mitigate wildfire risk and evaluating combinations of REFCL with EPSS and other mitigations, implementing it would require significant and costly changes to the grid." a) Please state the earliest date when PG&E reached the conclusion that "implementing [REFCL] would require significant and costly changes to the grid." b) Why did PG&E not foresee "significant and costly changes" earlier than the date provided in part (a) of this question? c) Please provide all available documentation, analyses, or studies evidencing PG&E's response to subpart (b) of this question. d) How did PG&E reach the conclusion that "implementing [REFCL] would require significant and costly changes to the grid"? e) State the basis of the conclusion that "implementing [REFCL] would require significant and costly changes to the grid". f) How did the Calistoga REFCL pilot demonstration contribute to or support the conclusion stated in the quotation above? g) Please provide all available documentation, analyses, or studies evidencing PG&E's response to parts (d) and (e) of this question. h) What "significant and cost changes to [PG&E's] grid" would REFCL require for its implementation? i) For each "change" to PG&E's grid, what is the cost estimate? j) What are the cost estimates for each "change to the grid" on a per circuit-mile basis? 	further costs to integrate REFCL technology. f) The Calistoga REFCL demonstration project unveiled integration challenges of REFCL technology corresponding to greater costs. g) Please see: Rilery, Roger and Jon Bernardo. "JA8648-0-0 REFCL Functional Performance Report." October 14, 2020. This document can be accessed through the following link: https://www.esv.vic.gov.au/sites/default/files/2022-12/REFCL-Functional-Performance- Review.pdf. Please refer to page 29 of this document. h) Some of the major costs of implementing this technology are identified below: • Replacing voltage regulators in closed delta; • Installing new, matched sets of feeder breaker current transformers (CTs); • Replacing bus potential transformers (PTs); • Replacing bus potential transformer with line-line connection; • Isolating bank neutral bus and install neutral bus grounding recloser; • Modifications to 12 kV bus structure for new switches and reclosers; • Installing Ground Fault Neutralizers; • Upgrading station battery capacity; • Upgrading feeder breaker protection and automation package to current standard;	Pui-Wa Li	4/5/2023	4/10/2023	4/10/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_011.zip	0	N/A	8.1.8.1.3.1	Grid Operations and Procedures	Rapid Earth Fault Curr
92	CalPA	Set WMP-11	CalPA_Set WMP-1	1 9	CalPA_Set WMP-11_Q9	At which substations, other than the Calistoga substation, has PG&E tested REFCL?	We have not tested REFCL at any substations other than the Calistoga substation.	Pui-Wa Li	4/5/2023	4/10/2023	4/10/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_011.zip	0	N/A	8.1.8.1.3.1	Grid Operations and Procedures	Rapid Earth Fault Curr
93	CalPA	Set WMP-11	CalPA_Set WMP-1	1 10	CalPA_Set WMP-11_Q10	Has PG&E done any benchmarking study on REFCL with Southern California Edison (SCE)?	Yes, PG&E REFCL project engineers regularly engage with Southern California Edison to benchmark our findings and share results and learnings. Of note, SCE has fewer circuit miles of existing underground cable at their REFCL demonstration site.	Pui-Wa Li	4/5/2023	4/10/2023	4/10/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_011.zip	0	N/A	8.1.8.1.3.1	Grid Operations and Procedures	Rapid Earth Fault Curr
94	CalPA	Set WMP-11	CalPA_Set WMP-1	1 11	CalPA_Set WMP-11_Q11	Has PG&E collaborated or exchanged with SCE on REFCL? If so, please detai the relevant activities. PG&E's 2023 WMP, at page 275, states that:8 Instead of making costly change	il Yes, PG&E regularly collaborates with SCE on REFCL and sharing data and information. This includes a monthly utility group call/meeting and sharing technical reports.	Pui-Wa Li	4/5/2023	4/10/2023	4/10/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_011.zip	0	N/A	8.1.8.1.3.1	Grid Operations and Procedures	Rapid Earth Fault Cur
95	CalPA	Set WMP-11	CalPA_Set WMP-1	1 12	CalPA_Set WMP-11_Q12	 b) Is DCD viable on 3-wire systems, 4-wire systems, or both? c) Does PG&E have a cost estimate for the deployment of DCD? d) If the answer to part (c) is ves, please provide the cost estimate(s). PG&E's 2023 WMP, at page 275, states that:9 "Instead of making costly change to the grid." 	 a) Depending on the existing recloser controller, DCD may not require a physical "change to the grid" or it may require the retrofitting of an existing line recloser controller. b) DCD is most compatible with 3-wire systems. Implementation on 4-wire is possible but may not achieve the benefits desired due to the higher settings thresholds that would be required. As a result, we are not currently installing DCD on 4-wire systems. c) Yes, please see the response to subpart (d) below. d) The cost estimate is as follows: \$15.9 million in 2023; \$13.1 million in 2024; and \$8.4 million in 2025. 	Pui-Wa Li	4/5/2023	4/10/2023	4/10/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_011.zip	0	N/A	7.2.1	Wildfire Mitigation Strategy Development	Overview of Mitigatior and Activitie
96	CalPA	Set WMP-11	CalPA_Set WMP-1	1 13	CalPA_Set WMP-11_Q13	 changes to the grid, we are moving forward with more cost-effective solutions such as DCD and Partial Voltage Detection." Regarding Partial Voltage Detection (PVD), a) What "changes to the grid" are required for PG&E to implement this technology? b) Is PVD viable on 3-wire systems, 4-wire systems, or both? c) Does PG&E have a cost estimate for the deployment of PVD? d) If the answer to part (c) is ves, please provide the cost estimate(s). 	 a) Partial Voltage Detection (PVD) does not require a "change to the grid," the statement quoted above refers to how this makes PVD a cost-effective solution. b) PVD is viable on both 3-wire and 4-wire systems. c) No, as there is no cost to "deploy" PVD. d) Not applicable, please see the response to subpart (c) above. 	Pui-Wa Li	4/5/2023	4/10/2023	4/10/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_011.zip	0	N/A	7.2.1	Wildfire Mitigation Strategy Development	Overview of Mitigation and Activitie
97	CalPA	Set WMP-11	CalPA_Set WMP-1	1 14	CalPA_Set WMP-11_Q14	Based on PG&E's evaluation of REFCLs: a) Please describe the significant changes to the grid required to implement REFCL technology, b) State PG&E's cost estimates for such changes, c) Describe the equipment installations required for such changes, and d) Describe the likely operational impacts resulting from the implementation of REFCLs on PG&E's system.	 a) The significant changes to the grid required to implement REFCL are identified below: Replacing voltage regulators in closed delta; Installing new, matched sets of feeder breaker current transformers (CTs); Replacing bus potential transformers (PTs); Replacing substation service transformers with line-line connections; Isolating the bank neutral bus and installing a neutral bus grounding recloser; Modifying the 12 kV bus structure for new switches and recloser; Installing Ground Fault Neutralizers; Upgrading the station battery capacity; Upgrading the feeder breaker protection and automation package to the current standard; Grounding grid improvements based on grounding study; The replacement of auto boosters with closed delta voltage regulator banks; The replacement of open delta voltage regulators with closed delta; The replacement of line reclosers and controllers for sensitive earth fault detection; The isolation transformer for primary connected customers; Phase connection swaps for capacitive current balancing; and The replacement of old, direct bury underground cable. b) The total cost estimate for these changes varies but is in the range of \$10,000,000 to \$20,000,000. c) Please see the response to subpart (a) for the requested information. d) PG&E is still gaining operational experience with REFCL on its system through the demonstration project. One impact that has been identified at this time is that the known that 	Pui-Wa Li	4/5/2023	4/10/2023	4/10/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_011.zip	0	N/A	8.1.8.1.3.1	Grid Operations and Procedures	Rapid Earth Fault Cur
98	CalPA	Set WMP-11	CalPA_Set WMP-1	1 15	CalPA_Set WMP-11_Q15	Please state the dates when PG&E finished evaluating the following: a) The significant changes to the grid required to implement REFCL technology, b) The cost estimates for such changes, c) The equipment installations required due to such changes, and d) The likely operational impacts resulting from the implementation of REFCL or PG&E's system.	a) – d) We finished the evaluation of each item identified above in early 2021.	Pui-Wa Li	4/5/2023	4/10/2023	4/10/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_011.zip	0	N/A	8.1.8.1.3.1	Grid Operations and Procedures	Rapid Earth Fault Curi
99	CalPA	Set WMP-11	CalPA_Set WMP-1	1 16	CalPA_Set WMP-11_Q16	Please provide all available documentation, studies, and analyses evidencing PG&E's conclusions on each of the following aspects of REFLC deployment: a) The significant changes to the grid required to implement REFCL technology, b) The cost estimates for such changes, c) The equipment installations required due to such changes, and d) The likely operational impacts resulting from the implementation of REFCL or PG&E's system.	and Exhibit PG&E-17.	Pui-Wa Li	4/5/2023	4/10/2023	4/10/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_011.zip	0	N/A	8.1.8.1.3.1	Grid Operations and Procedures	Rapid Earth Fault Cur
100	TURN	003	TURN_003	1	TURN_003_Q1	 Please provide data in PG&E's possession that indicates the following: a. The SAIDI (System Average Interruption Duration Index) for the years 2018-2022 for underground distribution facilities; b. The MAIFI (Momentary Average Interruption Frequency Index) for the years 2018-2022 for underground distribution facilities; c. The SAIDI (System Average Interruption Duration Index) for the years 2018-2022 for overhead distribution facilities with covered conductor; d. The MAIFI (Momentary Average Interruption Frequency Index) for the years 2018-2022 for overhead distribution facilities with covered conductor; d. The MAIFI (Momentary Average Interruption Frequency Index) for the years 2018-2022 for overhead distribution facilities with covered conductor; e. The SAIDI (System Average Interruption Duration Index) for the years 2018-2022 for overhead distribution facilities with covered conductor; f. The SAIDI (System Average Interruption Duration Index) for the years 2018-2022 for overhead distribution facilities without covered conductor; f. The MAIFI (Momentary Average Interruption Frequency Index) for the years 2018-2022 for overhead distribution facilities without covered conductor; f. The MAIFI (Momentary Average Interruption Frequency Index) for the years 2018-2022 for overhead distribution facilities without covered conductor; f. The MAIFI (Momentary Average Interruption Frequency Index) for the years 2018-2022 for overhead distribution facilities without covered conductor; 	Please see the attachment "WMP-Discovery2023_DR_TURN_003-Q001Atch01.xlsx" for the requested information. Please note that PG&E does not capture covered/noncovered conductor status in our current outage reporting, so SAIDI/MAIFI data for covered conductor equipment cannot be provided at this time.	Tom Long	4/5/2023	4/10/2023	4/10/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/TURN_003.zip	1	N/A	N/A	N/A	N/A
101	TURN	003	TURN_003	2	TURN_003_Q2	Please provide all reports or studies in PG&E's possession prepared from January 1, 2018 to the present that discuss the reliability of underground distribution facilities, overhead distribution facilities with covered conductor, or overhead distribution facilities without covered conductor, including but not limited to a discussion of SAIDI and MAIFI data.	 PG&E publishes an annual reliability report which provides a detailed report on the system-wide reliability performance. Please see the following attachments for the requested information: "WMP-Discovery2023_DR_TURN_003-Q002Atch01.pdf;" "WMP-Discovery2023_DR_TURN_003-Q002Atch02.pdf;" "WMP-Discovery2023_DR_TURN_003-Q002Atch03.pdf;" "WMP-Discovery2023_DR_TURN_003-Q002Atch04.pdf;" and "WMP-Discovery2023_DR_TURN_003-Q002Atch05." Additionally, we are in the process of finalizing a study that is planned to be completed by June 30, 2023. This study will assess the recorded reliability improvements at locations that have been undergrounded and/or have been hardened with covered conductor. It is important to also note that the focus of our overhead system hardening and undergrounding program to date has been primarily to drive wildfire mitigation 	Tom Long	4/5/2023	4/10/2023	4/10/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/TURN_003.zip	5	N/A	N/A	N/A	N/A
102	TURN	003	TURN_003	3	TURN_003_Q3	 Regarding Table 7-3-2, p. 296, the bottom row re PSPS: a. Please confirm that the targets for reduced customer impacts in 2023, 2024 and 2025 are cumulative, i.e, that the 33,000 figure for 2024 includes the 15,000 reduced impacts for 2023, and so on. b. Please provide the supporting data for the estimates of reduced PSPS impacts in 2023 (15,000 customer events), 2024 (33,000 customer events), and 2025 (55,000 customer events). Provide the data in live Excel format if possible c. The table states that the targeted reductions are "based on Wildfire mitigation projects including but not limited to MSO replacements and Underground miles" For each of 2023, 2024 and 2025, please provide a breakdown of the reduce customer events by the mitigation measure to which PG&E attributes the reduced customer events, including but not limited to covered conductor installation. Explain how PG&E determined this breakdown. d. Provide equivalent data regarding reduced PSPS impacts for the years 2019 through 2022 and provide the supporting data for those figures in Live Excel format if possible. In addition, for each of these years, please provide a breakdown of the reduced customer events by the mitigation measure to which PG&E attributes the reduced customer events by the mitigation for each of these years provide a breakdown of the reduced customer events by the mitigation the supporting data for those figures in Live Excel format if possible. In addition, for each of these years, please provide a breakdown of the reduced customer events by the mitigation measure to which PG&E attributes the reduced customer events by the mitigation to the supporting data for those figures in Live Excel format if possible. In addition, for each of these years, please provide a breakdown of the reduced customer events by the mitigation measure to which PG&E attributes the reduced customer events, including but not limited to covered conductor installation. Explain how PG&E determined this breakdown.	 c) For breakdown of reduced customer events by mitigation measures, please see Table PG&E-22-35-1 of our 2023 WMP, or attachment WMP Discovery2023_DR_TURN_003-Q003Atch01. In this attachment, column "Incremental Customers Mitigated" provides the number of annual customers mitigated and column "Cumulative Customers Mitigated" provides the cumulative figure for customer mitigations. For an explanation of how this calculation was performed, please see the response to ACI PG&E-22-35 on page 972 of our 2023 WMP. Covered conductor installation is not part of the mitigation measure calculation to reduced customers events. For Covered Conductor Effectiveness, please see the response to ACI PG&E-22-11. d) The PSPS impact reductions are for the five-year lookback periods of 2018-2022. Completion of undergrounding and Motorized Switch Operator (MSO) mitigation in each year from 2022 2025 will reduce the customer impact in the five year look back period. 	Tom Long	4/5/2023	4/10/2023	4/10/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/TURN_003.zip	1	N/A	9.1.5	Public Safety Power Shutoff	Performance Metrics I the Electrical Corp

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rics Identified by Corporation	

48	CalPA	Set WMP-10 CalPA_Set WMP-10 1	CalPA_Set WMP-10_Q1	 Table 8-3 on p. 332 of PG&E's WMP states that PG&E will make capable for Down Conductor Detection (DCD): 500 devices in 2023, 400 devices in 2024, and 250 devices in 2025. a) Please explain the reasoning for the decreasing number of devices made capable for DCD from 2023-2025. b) Approximately how many circuit miles in the HFTD will be protected by DCD at the end of 2025? 	a) DCD is capable of seeing from the device to "end of line", therefore we are able to provide DCD protection on most eligible High Fire Risk Area line miles by the end of 2023, then supplementing that coverage in 2024 and 2025, including in the EPSS Buffer area. The number of devices decrease in 2024 and 2025 because the line miles covered in 2024 and 2025, including EPSS Buffer area are less than the line coverage in eligible HFRA for 2023. b) We anticipate approximately 21,000 circuit miles in HFRA will be protected by DCD at the end of 2025.	Holly Wehrman	4/4/2023	4/10/2023	4/10/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_010.zip	0 N/A	8.1.1.2	Grid Design, Operations, and Maintenance	Targets
49	CalPA	Set WMP-10 CalPA_Set WMP-10 2	CalPA_Set WMP-10_Q2		 enabled in 2022. This will include proactive vegetation management work incremental to existing vegetation management scope on CPZs that experienced vegetation caused outages in 2022. Reactive vegetation management work will also be conducted in-season, as needed based on escalated vegetation caused outages. Animal mitigation work will also be performed on CPZs that experienced avian or other animal contacts in 2022. b) With only one year of EPSS protection performance to review, we made a conservative estimate of the reliability improvement that could be realized based on the planned sectionalization and mitigation activities. 	Holly Wehrman	4/4/2023	4/10/2023	4/10/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_010.zip	0 N/A	8.1.13	Grid Design, Operations, and Maintenance	Performance Metrics Identified by the Electrical Corporation
50	CalPA	Set WMP-10 CalPA_Set WMP-10 3	CalPA_Set WMP-10_Q3	 a) Does PG&E forecast a change in the average duration of EPSS events during the 2023-2025 period? b) If the answer to part (a) is yes, provide the expected average duration of EPSS events for 2023, 2024, and 2025. c) If the answer to part (a) is no, explain why not. d) Please provide any available workpapers that support PG&Es' forecasts regarding the duration of EPSS events in 2023-2025. 	 c) PG&E does not have any applicable workpapers available. g a) Not at this time. b) N/A c) We require more operating experience before being able to accurately forecast reduction in average duration for EPSS outages. We have lowered the target of four hours to 210 minutes in 2023. d) PG&E does not have any applicable workpapers available. 	Holly Wehrman	4/4/2023	4/10/2023	4/10/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_010.zip	0 N/A	8.1.13	Grid Design, Operations, and Maintenance	Performance Metrics Identified by the Electrical Corporation
51	CalPA	Set WMP-10 CalPA_Set WMP-10 4	CalPA_Set WMP-10_Q4	 P. 358 of PG&E's WMP states, with regard to DTS-FAST: A prototype field test installation was completed on a 115kv tower in Martinez and a wood pole in Santa Cruz in 2021. The valuable lessons learned have been updated to streamline designs, increase scalability, and reduce costs. In 2022, we filed a non-provisional patent application for DTS-FAST. For 2023, we have no field installation plans but will be working through the patent examination process. a) Please provide data on the results of the field test installation in Martinez. b) Other than working through the patent examination process, what steps does PG&E plan to take in 2023 to further develop DTS-FAST? c) When does PG&E expect to begin additional DTS-FAST installations? d) Through the end of 2022, how much has PG&E spent on DTS-FAST? e) What portion of your response to part (d) is related to the patent application and examination process? f) What are your forecast costs for DTS-FAST through the 2023-2025 period? g) What portion of your response to part (f) is related to the patent application and examination process? 	 criterion ensures that the sensing device provides consistent and reproducible measurements. o Sensitivity testing evaluates the sensors' ability to detect and respond to small changes or variations in input. This is achieved by varying the input parameters and verifying if the sensor's output changes accordingly. o Range testing evaluates the sensor's operating range by evaluating its performance across its specified range of operation. This involves testing the sensor at its minimum and maximum limits, as well as at different points within its operating range. o Stability tests evaluates the sensor's stability over time by monitoring its output for a prolonged period under normal operating conditions. This can help identify any drift or instability in sensor readings. o Environment played a major factor in the sensor's performance under different conditions that may affect its operation such as temperature, humidity, vibration, and electromagnetic interference. This can help ensure that the sensor is robust and reliable in real-world operating conditions. o Failure testing evaluates the sensor's response to failure conditions, such as sensor malfunction, signal loss, or power failure, and verify if the sensor's behavior is appropriate and safe during such scenarios. o The key takeaway is to test multiple brands of similar devices to verify vendor specifications on operating range and performance. During our testing, approximately 50% tested successfully. Keep in mind, none of these devices were intentionally developed to be installed on 115kV electric towers. We think most failed due to long exposure to high 	Holly Wehrman	4/4/2023	4/10/2023	4/10/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_010.zip	0 N/A	8.1.2.6.2	Grid Design and System Hardening	Emerging Grid Hardening Technology Installations and Pilots
52	CalPA	Set WMP-10 CalPA_Set WMP-10 5	CalPA_Set WMP-10_Q5	P. 357 of PG&E's WMP states, "If deployed, DTS-FAST could have a significant impact on wildfire risk where deployed." a) Please quantify the phrase "a significant impact on wildfire risk" in the above quote. b) Please provide any workpapers or studies to support your answer to part (a).	 a) Prease EME (Electro Magnetic Eight) distributed on winding instantial capability of the private of the provide a precise quantification of the impact at this time. The deployed sensor system is designed to actively monitor the environment for potential wildfire risks. For instance, the sensors are capable of detecting vegetation that has fallen onto power lines or are leaning against it. When such an event is detected, the sensor will trigger an alarm at the location, allowing for operational decisions to be made such as de-energizing the line before a potential fire hazard arises. The key differentiator of this system is that it is deployed outside of the substation, directly in high fire threat areas, and could detect risks before any electrical fault has occurred. b) "Please provide any workpapers or studies to support your answer to part (a)." We do not have any workpapers or studies to provide. The sensor's detection speed is almost instantaneous or within one second and the actual delivery of the alarm message to operations is dependent on the fastest telecommunications service at the sensor site. In our lab, we detected falling vegetation against energized conductors within one second. Our field 	Holly Wehrman	4/4/2023	4/10/2023	4/10/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_010.zip	0 N/A	8.1.2.6.1	Grid Design and System Hardening	Emerging Grid Hardening Technology Installations and Pilots
53	CalPA	Set WMP-10 CalPA_Set WMP-10 6	CalPA_Set WMP-10_Q6	 P. 464 of PG&E's WMP states, "In 2022, we reduced the Customer Average Interruption Duration Index (CAIDI) and Customers Experiencing a Sustained Outage (CESO) for customers served by EPSS-capable lines when compared to data from the 2021 program pilot." a) Please provide the CAIDI value for all HFTD customers for each year from 2018-2022. b) Please provide the CESO value for all HFTD customers for each year from 2018-2022. P. 464 of PG&E's WMP states, "By the end of 2022, we responded to 89 	testing with good telecommunications service ranged from 4 to 8 seconds o Please see "WMP-Discovery2023_DR_CalAdvocates_010-Q006Atch01.xlsx."	Holly Wehrman	4/4/2023	4/10/2023	4/10/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_010.zip	1 N/A	8.1.8.1.1	Grid Operations and Procedures	Equipment Settings to Reduce Wildfire Risk
54	CalPA	Set WMP-10 CalPA_Set WMP-10 7	CalPA_Set WMP-10_Q7	P. 464 of PG&E's WMP states, "By the end of 2022, we responded to 89 percent of outages on EPSS-enabled lines within 60 minutes, responding on average within 42 minutes." The statement above refers to results achieved "by the end of 2022." What time period is this data drawn from? In other words, the 42-minute figure is an average of response times in what period of time?	IS May 23, 2022 – December 31, 2022. 2022 EPSS OUTAGE RESPONSE	Holly Wehrman	4/4/2023	4/10/2023	4/10/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_010.zip	0 N/A	8.1.8.1.1	Grid Operations and Procedures	Equipment Settings to Reduce Wildfire Risk
55	CalPA	Set WMP-10 CalPA_Set WMP-10 8	CalPA_Set WMP-10_Q8	 P. 464 of PG&E's WMP states, "By the end of 2022, we responded to 89 percent of outages on EPSS-enabled lines within 60 minutes, responding on average within 42 minutes." For all outages on EPSS-enabled lines in all of 2022 provide the following: a) Average response time b) 25th percentile response time c) Median (50th percentile) response time d) 75th percentile response time e) Longest response time 	27 Minutes 39 Minutes 52 Minutes 408 Minutes Note: Table values reflect available data since EPSS Outage Response time tracking began.	Holly Wehrman	4/4/2023	4/10/2023	4/10/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_010.zip	0 N/A	8.1.8.1.1	Grid Operations and Procedures	Equipment Settings to Reduce Wildfire Risk
56	CalPA	Set WMP-10 CalPA_Set WMP-10 9	CalPA_Set WMP-10_Q9	P. 464 of PG&E's WMP states, "By the end of 2022, we responded to 89 percent of outages on EPSS-enabled lines within 60 minutes, responding on average within 42 minutes." For the 11 percent of outages (noted in this quote) on EPSS-enabled lines that PG&E did not respond to within 60 minutes, provide the following: a) Average response time b) Longest response time.	 Minutes 408 Minutes Note: Table values reflect available data since EPSS Outage Response time tracking began. 	Holly Wehrman	4/4/2023	4/10/2023	4/10/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_010.zip	0 N/A	8.1.8.1.1	Grid Operations and Procedures	Equipment Settings to Reduce Wildfire Risk
57	CalPA	Set WMP-10 CalPA_Set WMP-10 10	CalPA_Set WMP-10_Q10	 P. 441 of PG&E's WMP states, "We plan to implement a QA [quality assurance] program for systems inspections." a) Please discuss the progress PG&E has made so far in implementing a QA program for systems inspections. b) When does PG&E expect to implement a QA program for systems inspections? c) Please describe the main features of the QA program that PG&E plans to implement. d) What are the probable limitations of the QA program that PG&E plans to implement? 	 The timeframe for tracking in 2022 was May 23, 2022 – December 31, 2022. a) The timeframe for tracking in 2022 was May 23, 2022 – December 31, 2022. b) The Program for systems inspections and will be referred to as "QA" rather than "QV" moving forward. We have made significant progress on this work and the program has been implemented. b) The program has already been implemented. c) Main features are described in Section 8.1.6.1 of our 2023 WMP: "A Quality Verification (QV) function will be performed in 2023 that provides analysis and program value. The function historically referred to as QV is included within the QA program referred to above. QV uses a statistically valid sample of QC complete locations. Sample sizes are based on completed QC work. QV audits will be ongoing so long as QC is operational. All QV discrepancies are documented in the electronic QC Review Assessment forms. Dashboards are used to show trends and any discrepancies using pre-determined metrics. Stakeholders use these QC Dashboard results to provide WMP-Discovery2023_DR_CalAdvocates_010-Q010 Page 2 training and coaching and to develop corrective actions for training material/procedure updates." d) We are not presently aware of any probable limitations of the QA program. However, as 	Holly Wehrman	4/4/2023	4/10/2023	4/10/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_010.zip	0 N/A	8.1.6.1	Quality Assurance and Quality Control	Quality Assurance
58	CalPA	Set WMP-10 CalPA_Set WMP-10 11	CalPA_Set WMP-10_Q11	 P. 441 of PG&E's WMP states, "We plan to update existing QV [quality verification] procedures for systems inspections." a) Please discuss the progress PG&E has made so far in updating existing QV procedures for systems inspections. b) When does PG&E expect to complete its updates to existing QV procedures for systems inspections? c) Please describe how the planned updates will improve PG&E's existing QV procedures. 	 a) The quality team is currently undergoing a thorough review of the prior QV procedures as an initial step in the development of updated procedures. b) Expected completion of this work is the end of the third quarter of 2023. c) The planned updates improve upon PG&E's existing QV procedures by accurately reflecting the QV role in the holistic systems inspection throughput. 	Holly Wehrman	4/4/2023	4/10/2023	4/10/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_010.zip	0 N/A	8.1.6.1	Quality Assurance and Quality Control	Quality Assurance

59	CalPA	Set WMP-10	CalPA_Set WMP-10	12 CalPA_Set WMP-10_Q12	 P. 450 of PG&E's WMP states, "Along with reducing wildfire risk related to backlog ignition risk-tags in HFTD/HFRA, new (EC notifications identified after January 1st, 2023) HFTD/HFRA ignition risk tags will be completed in compliance with GO 95 rule 18 timelines, barring external factors." a) What external factors does PG&E anticipate may prevent it from completing HFTD/HFRA ignition risk tags in compliance with GO 95 Rule 18 timelines? b) For each external factor identified in part (a), what is PG&E's plan to mitigate the effect the external factor may have? c) During the period from 2023-2025, will PG&E complete new ignition risk tags in compliance with GO 95 rule 18 timelines for those ignition risk tags located outside the HFTD/HFRA? Please explain your answer. 	 a) Prease refer to page 831 or our 2023 white which defines external ractors as follows: "External Factors represent reasonable circumstances which may impact execution against targets, objectives, other work, or performance metrics including, but not limited to, physical conditions, landholder refusals, environmental delays, customer refusals or non-contacts, permitting delays/restrictions, weather conditions, removed or destroyed assets, active wildfire, exceptions or exemptions to regulatory/statutory requirements, and other safety considerations." Specifically, each of the items identified in the definition could apply to our asset tag work and cause our work to be delayed. As an example, the severe and repeated storms in the first quarter of 2023 have caused delays in performing our asset tag work and fall under the category of external factors. b) Physical conditions: To mitigate the impacts of physical conditions, we work with our leadership and strategy teams to create solutions specifically tailored to the individual situation. However, despite these efforts, there are times where we must simply await the removal of the external physical condition in order to proceed with work as there is no other reasonable alternative. WMP-Discovery2023_DR_CalAdvocates_010-Q012 Page 2 Landholder refusals: To mitigate the impacts of andholder refusals, we work our local government affairs team to help resolve the refusals in the most efficient way possible so that we can proceed with work. Environmental delays: To mitigate the impacts of environmental delays, we work with our leadership and strategy teams to create solutions specifically tailored to the individual situation. However, despite these efforts, there are times where we must simply await the removal of the external environmental conditions in order to proceed with work as there is no other reasonable alternative. Customer refusals or non-contacts: To mitigate the impacts of customer refusals or	Holly Wehrman	4/4/2023	4/10/2023	4/10/2023	https://www.pge.com/pge_global/common/pdfs/ afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_010.zip	<u>s</u> 0	N/A	8.1.7.2	Open Work Orders	Open Work Orders – Distribution Tags
60	CalPA	Set WMP-10	CalPA_Set WMP-10	13 CalPA_Set WMP-10_Q13	 Table PG&E-8.1.7-1 on p. 451 of PG&E's WMP states, "Field Safety Reassessment (FSR) performed annually on time dependent tags to confirm Priority E Notification has not escalated to Priority A or B." a) Under PG&E's current procedures and policies, can a FSR de-escalate the priority of a notification? Please explain your answer. b) Under PG&E's current procedures and policies, can a FSR be used to extend the due date of a notification beyond GO 95 rule 18 timelines? Please explain your answer. 	 and B. Inspectors can also recommend that a notification be canceled if they believe it was created in error, is no longer required according to PG&E's guidelines, or if they find all work identified on the EC is already completed in the field. In certain instances, the FSR can lead to a downgrade in tag priorities. For example, if the tag gatekeeper disagrees with an inspector-recommended escalations or cancellation, the gatekeeper can downgrade the tag rather than cancel or escalate it. PG&E continues to assess its practices and procedures on FSRs and evaluate what alternatives are provided to inspectors and tag gatekeepers. b) FSRs do not extend a notification's required end date beyond GO 95 rule 18 timelines. PG&E's current execution of EC notifications does not meet GO 95 Rule 18 compliance 100% of the time. FSRs are an internal containment activity PG&E performs to mitigate 	Holly Wehrman	4/4/2023	4/10/2023	4/10/2023	https://www.pge.com/pge_global/common/pdfs/ afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_010.zip	<u>s</u> 0	N/A	8.1.7.2	Open Work Orders	Open Work Orders – Distribution Tags
61	CalPA	Set WMP-10	CalPA_Set WMP-10	14 CalPA_Set WMP-10_Q14	Table PG&E-8.1.7-3 on p. 456 of PG&E's WMP has empty cells in the HFRA row. a) Please explain why the HFRA row is empty in the above table. b) Please provide an updated version of PG&E-8.1.7-3 with the HFRA row filled in.	notential safety impacts The HFKA time in Table PG&E-8.1.7-3 was blank because PG&E was unable to segregate the HFRA tags. Table 1 below shows the number of open distribution work orders categorized by HFTD tier from Q1 2020 through Q4 2022 and is tied to the QDR data provided to Energy Safety on March 1, 2023. The numbers in the March 1, 2023 QDR are different from the numbers provided in Table- 8.1.7-3 in PG&E's March 27, 2023 WMP submission. The numbers in the March 1, 2023 QDR are correct. Table 1 – Open Distribution Work Orders by HFTD Tier HFTD Area 2020 2021 2022 Buffer Zone 5 0 0 Non-HFTD 57,116 78,547 5,298 Tier 2 10,938 25,025 1,621 Tier 3 13,018 12,976 30,169 Zone 1 14	Holly Wehrman	4/4/2023	4/10/2023	4/10/2023	https://www.pge.com/pge_global/common/pdfs/ afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_010.zip	<u>s</u>	N/A	8.1.7.2	Open Work Orders	Open Work Orders – Distribution Tags
62	CalPA	Set WMP-10	CalPA_Set WMP-10	15 CalPA_Set WMP-10_Q15	 In response to data request CalAdvocates-PGE-2023WMP-05, question 3, PG&E states, "There is an inherent QC process that is part of the drone inspection, but there is no outside group that is looking at QC." a) Please describe the inherent QC process for drone inspections. What are the main features of this inherent QC process? b) What types of problems or flaws in drone inspections can the inherent QC process identify? c) Please identify the five most common problems or flaws in drone inspections that the inherent QC process identified in 2022. d) What are the limitations of this inherent QC process? 	b) Spot checks are performed for the commonly missed items that potentially caused a fire or ignition.c) The five most common problems identified in the QC process are: C-hooks, insulators,	Holly Wehrman	4/4/2023	4/10/2023	4/10/2023	https://www.pge.com/pge_global/common/pdfs/ afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_010.zip	0	N/A	8.1.3	Asset Inspections	N/A
4	MGRA	Data Request No. 1	MGRA_Data Request No. 1	1 MGRA_Data Request No. 1_Q1		In response to this request, PG&E is providing Camera and Weather Station data, as delivered in the Q4 2022 OEIS GIS Data Standard Submission. PG&E is also providing non-confidential data from the Support Structure feature class. PG&E is not providing data for the Fuse feature class as this data is confidential critical energy infrastructure information (CEII).	Joseph Mitchell	3/29/2023	4/10/2023	4/7/2023	https://www.pge.com/pge_global/common/pdfs/ afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/MGRA_001.zip	<u>s</u> 1	N/A	6.4	Risk Methodology and Assessment	Risk Analysis Results and Presentation
5	MGRA	Data Request No. 1	MGRA_Data Request No. 1	2 MGRA_Data Request No. 1_Q2	Provide Asset Line data for Transmission Line (as permitted as non-confidential) Primary Distribution Line, and Secondary Distribution Line.	In response to this request, PG&E is providing non-confidential data for the Primary and Secondary Distribution Line Feature Classes. PG&E is not providing the Transmission Line feature class because it is confidential CEII.	Joseph Mitchell	3/29/2023	4/10/2023	4/7/2023	https://www.pge.com/pge_global/common/pdfs/ afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/MGRA_001.zip	0	N/A	6.4	Risk Methodology and Assessment	Risk Analysis Results and Presentation
6	MGRA	Data Request No. 1	MGRA_Data Request No. 1	3 MGRA_Data Request No. 1_Q3	Provide PSPS Event data. Include Event Log, Event Line, Event Polygon data. Please exclude customer meter data. Provide all PSPS Event Asset Damage data including photos	In response to this request, PG&E is unable to provide PSPS Event data, PSPS Event Damages data, and PSPS Damage photos since there were no PSPS Events that took place throughout 2022	Joseph Mitchell	3/29/2023	4/10/2023	4/7/2023	https://www.pge.com/pge_global/common/pdfs/ afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/MGRA_001.zip	0	N/A	6.4	Risk Methodology and Assessment	Risk Analysis Results and Presentation
7	MGRA	Data Request No. 1	MGRA_Data Request No. 1	4 MGRA_Data Request No. 1_Q4	Provide Risk Event Point data, including Wire Down, Ignition, Transmission unplanned outage (as classified non-confidential), Distribution Unplanned Outage data, Distribution Vegetation Caused Unplanned Outage, Risk Event Asset Log	In response to this request, PG&E is providing non-confidential data for the Wire Down, Ignition, Transmission Unplanned Outage, Distribution Unplanned Outage, Distribution Vegetation Caused Unplanned Outage, and Risk Event Asset Log feature classes and related table. PG&E does not have any non-confidential or non-privileged data to provide in response to	Joseph Mitchell	3/29/2023	4/10/2023	4/7/2023	https://www.pge.com/pge_global/common/pdfs/ afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/MGRA_001.zip	<u>s</u> 0	N/A	6.4	Risk Methodology and Assessment	Risk Analysis Results and Presentation
8	MGRA	Data Request No. 1	MGRA_Data Request No. 1	5 MGRA_Data Request No. 1_Q5	Provide photo data for Risk Events.	this request. The photos provided in this feature class may be subject to attorney client privilege or the work product doctrine and may be subject to an ongoing investigation. Additionally, PG&E risk event photos are confidential CEII because they reveal physical facility and critical infrastructure locations. In response to this request, PG&E is providing non-confidential data for the System	Joseph Mitchell	3/29/2023	4/10/2023	4/7/2023	https://www.pge.com/pge_global/common/pdfs/ afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/MGRA_001.zip	<u>0</u>	N/A	6.4	Risk Methodology and Assessment	Risk Analysis Results and Presentation
9	MGRA	Data Request No. 1	MGRA_Data Request No. 1	6 MGRA_Data Request No. 1_Q6	Under Initiatives, please provide Grid Hardening data, including Hardening Log, Hardening Point, and Hardening Line data. Inspection data is not requested at this time.	Hardening, Butte County Rebuild, and 10K Undergrounding WMP initiative programs that were included in the Grid Hardening Log, Grid Hardening Point, and Grid Hardening Line feature classes and related table. Additional initiative projects reported in these feature classes includes data on where PG&E's fuse replacements, switch replacements, surge arrester replacements, and SCADA enabled work has been performed, and where future work is planned to take place. These are confidential CEII because they reveal physical facility and critical infrastructure locations. As such, have been removed from the response. In response to this request, PG&E is providing WMP initiative program data for the Weather	Joseph Mitchell	3/29/2023	4/10/2023	4/7/2023	https://www.pge.com/pge_global/common/pdfs/ afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/MGRA_001.zip	0	N/A	6.4	Risk Methodology and Assessment	Risk Analysis Results and Presentation
10	MGRA	Data Request No. 1	MGRA_Data Request No. 1	7 MGRA_Data Request No. 1_Q7	Under Initiatives, please provide Other Initiative data for point, line, polygon features and the Other Initiative Log.	Station Installation and Optimization and Camera Installation that were included in the Other Initiative Log and Other Initiative Point related table and feature class. Additional WMP initiative projects reported in this feature class and related table includes data on where PG&E's Line Sensor Installations, Distribution Fault Anticipation, EPSS Reliability Improvements and Early Fault Detection Sensors work have been performed, and where future work is planned to take place. These items are confidential CEII because they reveal physical facility and critical infrastructure locations.	Joseph Mitchell	3/29/2023	4/10/2023	4/7/2023	https://www.pge.com/pge_global/common/pdfs/ afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/MGRA_001.zip	<u>s</u> 0	N/A	6.4	Risk Methodology and Assessment	Risk Analysis Results and Presentation
11	MGRA	Data Request No. 1	MGRA_Data Request No. 1	8 MGRA_Data Request No. 1_Q8	Under Other Required Data, please provide Red Flag Warning Day polygon data	PG&E is providing the Red Flag Warning Day polygon data, as requested by MGRA.	Joseph Mitchell	3/29/2023	4/10/2023	4/7/2023	https://www.pge.com/pge_global/common/pdfs/ afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/MGRA_001.zip	<u>s</u> 0	N/A	6.4	Risk Methodology and Assessment	Risk Analysis Results and Presentation
12	MGRA	Data Request No. 1	MGRA_Data Request No. 1	9 MGRA_Data Request No. 1_Q9	Please provide a layer indicating calculated circuit-level risk using the methodology presented in the WMP. a. If independent probability and consequence layers exist, please provide these independently as well.	The method described in the 2023 WMP to aggregate model results is conducted to produce a circuit segment level risk value but it is not used to produce a circuit level risk value. However, the geospatial representation of circuit segments that would be provided in response to this data request involves the identification of CEII, which we are required by law to maintain as confidential and cannot produce without the requesting party agreeing to	Joseph Mitchell	3/29/2023	4/10/2023	4/7/2023	https://www.pge.com/pge_global/common/pdfs/ afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/MGRA_001.zip	<u>s</u> 0	N/A	6.4	Risk Methodology and Assessment	Risk Analysis Results and Presentation
103	CalPA	Set WMP-12	CalPA_Set WMP-12	1 CalPA_Set WMP-12_Q1	 Regarding Table 9-2 (LISTS of Frequentity De-energized Circuits) in Appendix F of PG&E's WMP, the column "Measures Taken, or Planned to Be Taken, to Reduce the Need for and Impact of Future PSPS of Circuit" is blank for the following distribution circuit Entry Numbers: 7, 8, 11, 15, 17, 18, 28, 29, 30, 36, 37, 38, 39, 47, 55, 62, 63, 70, 71, 97, 105, 111, 112, 120, 122, 125, 126, 148, 151, 153, 163, 178, 179, 183: a) For each of the above Entry Numbers, please explain why "Measures Taken, or Planned to Be Taken, to Reduce the Need for and Impact of Future PSPS of Circuit" are blank. b) For each of the above Entry Numbers, please state whether PG&E plans to take any measures during the 2023-2025 WMP period to reduce the need for and impact of future PSPS on that circuit. c) For each item in part (b) where PG&E does not plan to take any measures to reduce the need for an impact of future PSPS on that circuit. 	a) We discovered an error in our 2023 WMP submission in the "Measures Taken, or Planned to Be Taken, to Reduce the Need for and Impact of Future PSPS of Circuit" of the Frequently De-energized Circuits list. We will reach out to Energy Safety to provide this corrected information and discuss updating our WMP submission pursuant to Energy Safety's guidelines. We will provide an explanation of any remaining blanks. Please note, we expect to have the table revised by April 18, 2023. b) See response (a). c) See response (a).	Holly Wehrman	4/6/2023	4/11/2023	4/11/2023	https://www.pge.com/pge_global/common/pdfs/ afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_012.zip	0 0	N/A	9.1.2	Public Safety Power Shutoff	Identification of Frequently De- Energized Circuits

ders – Distribution Гags

104	CalPA	Set WMP-12	2 CalP/	A_Set WMP-12	2	CalPA_Set WMP-12_Q2	Regarding Table 9-2 (Lists of Frequently De-energized Circuits) in Appendix F of PG&E's WMP, the column "Measures Taken, or Planned to Be Taken, to Reduce the Need for and Impact of Future PSPS of Circuit" is blank for the following transmission circuit Entry Numbers: 200, 227 a) For each of the above Entry Numbers, please explain why "Measures Taken, or Planned to Be Taken, to Reduce the Need for and Impact of Future PSPS of Circuit" are blank. b) For each of the above Entry Numbers, please state whether PG&E plans to take any measures during the 2023-2025 WMP period to reduce the need for and impact of future PSPS on that circuit. c) For each item in part (b) where PG&E does not plan to take any measures to reduce the need for an impact of future PSPS on that circuit.	De-energized Circuits list. We will reach out to Energy Safety to provide this corrected information and discuss updating our WMP submission pursuant to Energy Safety's guidelines. We will provide an explanation of any remaining blanks. Please note, we expect to have the table revised by April 18, 2023.	Holly Wehrman	4/6/2023	4/11/2023	4/11/2023	https://www.pge.com/pge_global/common/pdfs afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_012.zig	0	N/A	9.1.2	Public Safety Power Shutoff	Identification of Frequently De- Energized Circuits
105	CaIPA	Set WMP-12	2 CalP	'A_Set WMP-12	3	CaIPA_Set WMP-12_Q3	Regarding Table 9-2 (Lists of Frequently De-energized Circuits) in Appendix F of	a) we deploy two Temporary Generation Initiatives (Distribution Microgrids and Backup Generation) to address different types of PSPS impacts to benefit the number customers stated. See Section 9.2.4 on p. 781 on details for additional details. The number of customers that benefited from Temporary Generation for each of the circuits listed, is the maximum number of customers mitigated per historic PSPS event by Distribution Microgrids and Backup Generation. b) We plan to continue to utilize Temporary Generation as a mitigation in any potential future PSPS events. • Deployment of the Distribution Microgrids will vary depending on the weather footprint. For Microgrids, the customers mitigated will vary from 14 customers to 3,278 customers. See below for the 2023 list of Distribution Microgrids Customers (SPIDs) Mitigated Napa Angwin 48 Napa Calistoga 1574 Placer Colfax 418 Placer Foresthil 14 Lake Lucerne 1022 Butte Magalia 10 Lake Middletown 428 Shasta Shingletown 86 On Demand Distribution Microgrid Sites (5) County On Demand Distribution Microgrid Sites (5) County On Demand Distribution Microgrids Lake Clearlake North 3278 Calaveras Arnold 123 El Dorado Georgetown 50	Holly Wehrman	4/6/2023	4/11/2023	4/11/2023	https://www.pge.com/pge_global/common/pdfs afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_012.zig	0	N/A	9.1.2	Public Safety Power Shutoff	Identification of Frequently De- Energized Circuits
106	CalPA	Set WMP-12	2 CalP/	'A_Set WMP-12	4	CalPA_Set WMP-12_Q4	 75, 76, 77, 78, 79, 80, 81, 82, 84, 85, 91, 94, 96, 99, 100, 101, 102, 104, 106, 107, 108, 109, 114, 115, 116, 123, 124, 127, 128, 129, 130, 132, 137, 139, 140, 142, 145, 147, 149, 150, 154, 158, 159, 164, 165, 168, 170, 171, 173, 180, 181, 182, 184, 186, 188, 189, 191 a) Please describe the PSPS protocols referenced in these Entry Numbers. b) Please explain how customers were "Mitigated by PSPS protocols." c) Please state how many customers benefited from mitigation by PSPS protocols in past events. d) State whether the customers referenced in part (c) benefited because they were not de energized or because they had reduced impacts from PSPS. e) Please state how many customers PG&E expects to benefit in the future due to mitigation by PSPS protocols. f) State whether the customers referenced in part (e) will benefit because they will not be de energized or because they will have reduced impacts from PSPS. 	a) We discovered an error in our 2023 WMP submission in the "Measures Taken, or Planned to Be Taken, to Reduce the Need for and Impact of Future PSPS of Circuit" of the Frequently De-energized Circuits list. We will reach out to Energy Safety to provide this corrected information and discuss updating our WMP submission pursuant to Energy Safety's guidelines. We will provide an explanation of any remaining blanks. Please note, we expect to have the table revised by April 18, 2023. b) See response (a). c) See response (a). d) See response (a). e) See response (a). f) See response (a).	Holly Wehrman	4/6/2023	4/11/2023	4/11/2023	https://www.pge.com/pge_global/common/pdfs afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_012.zip	0	N/A	9.1.2	Public Safety Power Shutoff	Identification of Frequently De- Energized Circuits
107	CalPA	Set WMP-12	2 CalP/	A_Set WMP-12	5	CalPA_Set WMP-12_Q5	PG&E's WMP, transmission circuit Entry Numbers: 193, 195, 197, 198, 199, 201, 202, 203, 204, 205, 206, 208, 209, 210, 211, 212, 213, 215, 217, 218, 219, 221, 222, 223, 224, 226, 228, 231, 232, 233, 234, 235, 236 a) Please describe the PSPS protocols referenced in these Entry Numbers. b) Please explain how customers were "Mitigated by PSPS protocols." c) Please state how many customers benefited from mitigation by PSPS protocols in past events. d) State whether the customers referenced in part (c) benefited because they were not de energized or because they had reduced impacts from PSPS. e) Please state how many customers PG&E expects to benefit in the future due to mitigation by PSPS protocols. f) State whether the customers referenced in part (e) will benefit because they will not be de energized or because they will have reduced	b) See response (a).c) See response (a).d) See response (a).	Holly Wehrman	4/6/2023	4/11/2023	4/11/2023	https://www.pge.com/pge_global/common/pdfs afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_012.zig	0	N/A	9.1.2	Public Safety Power Shutoff	Identification of Frequently De- Energized Circuits
108	CalPA	Set WMP-12	2 CalP/	A_Set WMP-12	6	CalPA_Set WMP-12_Q6	other types of mitigation measures listed on p. 751 are listed in Table 9-2 as planned actions for any circuits. b) Please explain whether PG&E plans to take	 a) We discovered an error in our 2023 WMP submission in the "Measures Taken, or Planned to Be Taken, to Reduce the Need for and Impact of Future PSPS of Circuit" of the Frequently De-energized Circuits list. We will reach out to Energy Safety to provide this corrected information and discuss updating our WMP submission pursuant to Energy Safety's guidelines. Additionally, majority of the mitigation types listed on p. 751 are circuit specific and we have provided the devices installed and line miles completed for those. Besides undergrounding and MSO we currently do not have a plan to install additional a devices such as sectionalizing or Microgrids locations. In our update to the Frequently De-energized Circuit list, we will add planned undergrounding as actions to the applicable circuits. b) See response to (a) a) Table PG&E-22-35-1 shows customers mitigated and not customers impacted. In the 	Holly Wehrman	4/6/2023	4/11/2023	4/11/2023	https://www.pge.com/pge_global/common/pdfs afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_012.zig	0	N/A	9.1.2	Public Safety Power Shutoff	Identification of Frequently De- Energized Circuits
109	CalPA	Set WMP-12	2 CalP/	A_Set WMP-12	7	CalPA_Set WMP-12_Q7	table shows customer impacts (in terms of incremental PSPS mitigation) for only two mitigation methods (i.e., undergrounding and MSO), while other methods (e.g., overhead hardening, sectionalizing, etc.) are not listed in this table. b) Has PG&E analyzed customer PSPS impacts for other mitigation methods? c) If the	 analysis, we applied the 2022 guidance in the weather lookback period of 2018-2022. Other mitigation methods such as sectionalizing devices, grid hardening, and PSPS protocols are already factored into the lookback. This allows us to calculate the number of customers we are able to mitigate with the two planned mitigations (undergrounding and MSO) we expect to complete in 2023-2025. b) We have not analyzed additional mitigation methods as undergrounding and MSO are the two projects we currently plan to complete in the next 3 years. Other mitigation methods such as sectionalizing devices, grid hardening, and PSPS protocols are already factored into the lookback. c) See response to (b) 	Holly Wehrman	4/6/2023	4/11/2023	4/11/2023	https://www.pge.com/pge_global/common/pdfs afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_012.zig	0	N/A	Appendix D	Areas for Continued Improvement	ACI PG&E-22-35 – Quantify Mitigation Benefits of Reducing PSPS Scale, Scope, and Frequency
110	CaIPA	Set WMP-12	e CalP	'A_Set WMP-12	8	CalPA_Set WMP-12_Q8	Regarding Section 9.2.3 (Outline of Tactical and Strategic Decision-Making Protocol for initiating a PSPS/PSPS (Such as Decision Tree)), subsection, "Decision to De-Energize," the WMP p. 780 states in part that "The OIC will determine whether alternatives to de-energization are inadequate" a) Please describe the alternatives to de-energization that are considered. b) Please state the basis of PG&E's decision regarding which alternatives to consider. c) Please describe how OIC determines whether such alternatives are adequate or inadequate.	 Considering the public safety impacts of de-energizing by reviewing the total count of impacted customers and the impact of potential de-energization upon Medical Baseline customers, critical facilities, and the back-up generation capabilities of critical facilities that pose societal impact risks if de-energized (e.g., critical infrastructure). Utilizing temporary generation to energize customers outside of the forecasted risk areas. Using sectionalization to narrow the scope and number of customers affected. Considering opportunities for islanding, temporary generation, and alternate grid solutions, to reduce and mitigate the number of customers de-energized. Reducing the public safety impact of de-energizing some affected communities by using back-up generation to serve critical facilities and customers. Providing local Community Resource Centers (CRCs) to support customers in those impacted communities. Supporting vulnerable customers through California Foundation for Independent Living Centers (CFILC) and Community Based Organizations (CBO) resource partners that offered 	Holly Wehrman	4/6/2023	4/11/2023	4/11/2023	https://www.pge.com/pge_global/common/pdfs afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_012.zig	0	N/A	9.2.3	Public Safety Power Shutoff	Outline of Tactical and Strategic Decision-Making Protocol for Initiating a PSPS/PSPS (Such as Decision Tree)
111	CalPA	Set WMP-12	2 CalP/	A_Set WMP-12	9	CalPA_Set WMP-12_Q9	 Impacts of PSPS, Including Impacts on First Responders, Health Care Facilities, Operators of Telecommunications Infrastructure, and Water Electrical Corporations/Agencies), subsection "Transit- or Paratransit Dependent Persons": a) Does PG&E notify its transit- or paratransit-dependent customers of what specific resources are available, ahead of a potential PSPS event? b) If the answer to part (a) is yes, how far in advance of a potential PSPS event does PG&E notify transit- or paratransit-dependent customers? c) If the answer to part (a) is yes, please provide a sample of such a notification. 	 a) PG&E provides accessible transportation through partnerships with the California Foundation for Independent Living Center (CFILC), which facilitates the Disability Disaster Access and Resources (DDAR) Program, PG&E's partnership with the California 211 Network, and PG&E's standalone agreement with four transportation organizations that provide accessible transportation in 12 counties. Furthermore, before and during a PSPS, PG&E provides known Paratransit agencies with 24-48 hour Watch Notifications, as well as any applicable Warning, Delay, Cancel, and Restoration Notifications during an event. This also includes a list of the zip codes impacted by county and the number of customers impacted. PG&E promotes all of its resources on https://www.pge.com/en_US/residential/outages/public-safetyipower-shuttoff/psps- support.page. b) All potentially impacted customers including paratransit dependent customers and agencies begin receiving notifications up to 2 days ahead of the potential PSPS including a 2-day watch, 1 day watch, 1-4 hour warning and at time of delenergization. AFN and Medical Baseline customers receive unique PSPS Watch and PSPS Warning notifications. These messages include customized phone, text, and email messages that request confirmation that the notification was received. If previous alerts are not acknowledged, we will make additional attempts to notify the customer. This will continue hourly, or be conducted in person, until we are able to reach them. c) Sample customer notifications are referenced in attachment "WMPIDiscovery2023_DR_CalAdvocates_012-Q009Atch01.pdf" d) Due to changing weather and therefore changes in projected footprint, we do not specifically provide a map to paratransit agencies, but provides paratransit agencies with a list of impacted zip codes along with the	Holly Wehrman	4/6/2023	4/11/2023	4/11/2023	https://www.pge.com/pge_global/common/pdfs afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_012.zig	1	N/A	9.2.4	Public Safety Power Shutoff	Protocols for Mitigating the Public Safety Impacts of PSPS, Including Impacts on First Responders, Health Care Facilities, Operators of Telecommunications Infrastructure, and Water Electrical Corporations/Agencies

112	CalPA	Set WMP-12	CalPA_	_Set WMP-12 10	CalPA_Set WMP-12_Q10	Regarding PSPS and its relationship with EPSS settings. a) Please describe the decision-making process for a situation in which PG&E anticipates PSPS conditions but decides to utilize EPSS settings instead. b) Please list all dates in 2021 and 2022 when PG&E anticipated PSPS conditions but utilized EPSS settings instead, if this occurred. c) Please provide a narrative of the decision-making process for any instances listed in part (b) above. d) Please describe how PG&E utilizes EPSS during a PSPS event period.	d) EPSS is enabled based on forecasted Fire Potential Index (FPI) criteria on an individual circuit level. If there are circuits adjacent to a PSPS polygon that meet EPSS enablement criteria – including non-tier EPSS buffer circuits within a Red Flag Warning or Fire Weather Watch footprint or meeting Minimum Fire Potential Conditions – those circuits will be EPSS	Holly Wehrman	4/6/2023	4/11/2023	4/11/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_012.zip	0	N/A	N/A	Public Safety Power Shutoff & Grid Operations N/A and Procedures
113	CaIPA	Set WMP-12	CalPA_	_Set WMP-12 11	CalPA_Set WMP-12_Q11	Regarding communications to customers for EPSS: a) Does PG&E provide notifications or other communication to customers wh EPSS settings are enabled? (This may include, but is not limited to, notification that a customer is served by a circuit that is subject to EPSS settings, notifications that an unplanned outage may occur, notifications of expected restoration time when an EPSS outage has occurred, or all clear notifications when EPSS settings are de-activated.) b) If the answer to part (a) is yes, please describe PG&E's approach to notify customers about EPSS settings. c) Please provide an example of a message sent to a customer for each situation in part (b). d) At what point (i.e., number of minutes/hours) prior to enabling EPSS setting does PG&E notify customers? e) At what point (i.e., number of minutes/hours) after the beginning of an outag triggered by EPSS settings does PG&E notify customers? f) At what point (i.e., number of minutes/hours) after the line is restored, after a outage triggered by EPSS settings, does PG&E notify customers?	 capability and that there could be unplanned power outages (bold added for emphasis in this response): To help prevent wildfires, we are making the electric system safer and stronger for our customers. This includes safety settings on your powerlines known as Enhanced Powerline Safety Settings (EPSS). While these settings help keep you safe, you may experience unexpected power outages. We are working hard to improve reliability across our electric grid - without sacrificing safety. Near real-time enablement status is available for County agencies and Public Safety Partners through PG&E's Outage Portal. We do not proactively notify customers directly as EPSS settings are enabled or disabled on a daily basis. However, the PG&E Outage Center on pge.com offers customers the option to search for their address. If EPSS settings are enabled, regardless of current outage status, a blue bar will appear at the top of the lookup indicating that EPSS settings are enabled. Please see "WMP-Discovery2023_DR_CalAdvocates_012-Q011Atch01.pdf" for an example from 2022. The language is being updated for 2023 to more clearly indicate that the EPSS settings are currently enabled. This functionality is scheduled to be re-enabled in May 2023. Customers who have not previously opted out are sent an initial outage notification when the outage occurs, regardless of EPSS enablement status. Customers can choose to receive the message via phone call, text message and/or email. Customers may choose any combination of notification preference. This notification includes an estimated time of restoration (ETOR) whenever possible. Restoration updates are sent to 	Holly Wehrman	4/6/2023	4/11/2023	4/11/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_012.zip	1	N/A	8.1.8.1.1	Grid Operations and Procedures Protective Equipment a Settings
114	CalPA	Set WMP-13	CalPA_	_Set WMP-13 1	CalPA_Set WMP-13_Q1	 Figure PG&E-7.1.4-2 on p. 259 of PG&E's WMP shows Down Conductor Detection (DCD) is to be implemented on 4-wire distribution. a) Does PG&E plan to primarily implement DCD on 4-wire distribution, 3-wire distribution, or a mix? b) Please state the number of overhead circuit miles of 4-wire distribution in PG&E's HFTD. c) Please state the number of overhead circuit miles of 3-wire distribution in PG&E's HFTD. 	 customers whenever the ETOR is updated. c) The excernt from the presension letter and screenshot from the address lookup are a) At this time, we plan to implement Down Conductor Detection (DCD) only on 3-wire distribution (or on overhead circuits without phase to neutral connected load downstream). PG&E will continue to explore the possibility of applying DCD to 4-wire multi-grounded systems in the future. Figure 7.1.4-2 incorrectly identified DCD applicable to 4-wire when it should have indicated 3-wire systems. b) As shown in Figure 7.1.4-2, the 4-wire multi-grounded overhead mileage is estimated to be 675 miles. c) As shown in Figure 7.1.4-2, the 3-wire overhead mileage is estimated to be 25,540 miles. 	Holly Wehrman	4/6/2023	4/12/2023	4/12/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_013.zip	0	N/A	8.1.2.10.1	Grid Design and System Hardening Downed Conductor Devices
115	CalPA	Set WMP-13	CalPA_	_Set WMP-13 2	CalPA_Set WMP-13_Q2	 Table 8-27 on p. 586 of PG&E's WMP summarizes grid operation monitoring systems, including Distribution Fault Anticipation (DFA) and Early Fault Detection (EFD). a) Describe the types of faults, equipment failures, and/or other issues that DF is capable of detecting. b) Describe the types of faults, equipment failures, and/or other issues that EF is capable of detecting. c) Describe the types of faults, equipment failures, and/or other issues that DF is capable of detecting, but EFD is not capable of detecting. d) Describe the types of faults, equipment failures, and/or other issues that DF is capable of detecting, but EFD is not capable of detecting. d) Describe the types of faults, equipment failures, and/or other issues that EF is capable of detecting, but EFD is not capable of detecting. e) Is DFA capable of locating problematic or failing equipment? Please explain your response. f) Is EFD capable of locating problematic or failing equipment? Please explain your response. g) Please summarize the results PG&E has seen from its DFA installations to date. h) Please summarize the results PG&E has seen from its EFD installations to date. 	 c) DFA is capable of detecting issues in which events are short and of low repeat occurrences, which are not detected by EFD. DFA, unlike EFD, can also detect issues that are more evident in power quality data (current, voltage, power factor, and harmonics). d) EFD is capable of detecting issues which are very subtle and early within the failure mode that are not detectible by DFA. Examples of these issues include broken conductor strands, failing insulators, vegetation near conductors, and transformer windings. e) DFA is capable of identifying issues in a circuit. It can locate issues when used in combination with faulted circuit impedance models and line sensors. SmartMeters in the future will be able to improve location accuracy. DFA is used to accurately classify the type of issue and the other tools (circuit impedance models, line sensors and SmartMeters) help reduce the issue area so that field investigations can be targeted to a small area. f) EFD is capable of locating issues with high accuracy, to within a span on mainline and large tapline sections directly covered by EFD (with sensors on both ends of segment). g) As of Dec 31, 2022, PG&E has 74 DFA devices deployed and is currently in the phase of Operational Development (pre-production). As a result of this work, the DFA system has been used to identify four arcing connections in underground equipment and detect one fault-induced conductor slap. Other use cases have not been fully developed. h) PG&E has EFD deployed on four circuits as of Dec 31, 2022, and the technology is still in the pilot phase. As a result of this work, PG&E has been able to detect 11 damaged 	Holly Wehrman	4/6/2023	4/12/2023	4/12/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_013.zip	0	N/A	8.3.3.1	Situational Awareness and Forecasting Existing Systems, Ter and Procedu
116	CalPA	Set WMP-13	CalPA_	_Set WMP-13 3	CalPA_Set WMP-13_Q3	 Table 7-3-1 on p. 281 of PG&E's WMP states the following objective with an estimated completion date of 12/31/2023: Develop a process of centralizing constraints resolution. As part of the build o of the centralized constraints team, three major categories will be addressed: customer constraints, environmental constraints (including internal PG&E procedures required to perform work) and permitting constraints (including bot Land and Environmental permits). a) Describe what is meant by the phrase "centralizing constraints resolution." b) Please describe the benefits PG&E anticipates from "centralizing constraint resolution." c) Please describe the process PG&E plans to take to centralize environmentat constraints. d) Please describe the process PG&E plans to take to centralize permitting constraints. e) Please describe the process PG&E plans to take to centralize permitting constraints. 	 constraints, review data, and work with other internal teams to resolve permitting or property access issues. As a result, by the end of 2021 the CMT had successfully resolved approximately 390 miles of constrained work for the EVM program. Within the EVM program in 2022, 703 miles of constrained work were resolved, which represents an ~80% increase from the prior year. c) The CMT is in the process of updating our customer constraints processes by reviewing and updating procedures. In addition to the updates, the CMT is also working with other customer focused groups within PG&E to request assistance with notifications if we are unable to contact the customer or if additional support is necessary. Beyond these steps, we are working to streamline our processes in an effort to reduce the timeline from work order. 	Holly Wehrman	4/6/2023	4/12/2023	4/12/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_013.zip	0	N/A	8.2.6	Vegetation Management and Inspections Open Work Or
117	CalPA	Set WMP-13	CalPA_	_Set WMP-13 4	CalPA_Set WMP-13_Q4	 Table 7-3-1 on p. 282 of PG&E's WMP states the following objective with an estimated completion date of 12/31/2025: For each major constraint category build a process for addressing each constraint type, implement the new process, and create metrics to track each constraint type. a) When does PG&E expect to begin implementing its process for centralizing customer constraints? b) When does PG&E expect to begin implementing its process for centralizing environmental constraints? c) When does PG&E expect to begin implementing its process for centralizing permitting constraints? d) What is the earliest date PG&E expects to begin realizing benefits (e.g. reduced time to resolve constraints) as a result of the objective quoted above? e) Why does PG&E expect that it will take until December 2025 to achieve the objectives in the passage quoted above? f) Between now and December 2025, how is PG&E addressing each constraint type? 	 a) For some Vegetation Management (VM) programs within the VM department, the Constraints Management Team (CMT) will be implementing process improvements to the customer constraints process as early as Q2 of 2023. b) The CMT has already begun facilitating regular check-in meetings with our Environmental teams to discuss environmental permitting needs, discuss opportunities for process improvement, and to generally engage on upcoming work. c) The CMT has already begun to utilize a centralized email box for submitting encroachment-type permitting support. We expect to continue to review what could be best management practices and to look for process improvement opportunities with the process as it evolves. d) For some VM programs in 2023, we are already seeing benefits of the CMT in pilot areas as process improvement ideas are put into action and VM Operational teams are engaged directly. e) The VM CMT will be integrating additional VM programs into our support model in the coming years and expect to achieve our objectives by December 2025. f) The CMT is working to better identify the various types of constraints that can affect VM's ability to complete peeded work, to understand the current processes in place, to identify if 	Holly Wehrman	4/6/2023	4/12/2023	4/12/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_013.zip	0	N/A	8.2.6	Vegetation Management and Inspections Open Work Or

N/A oment and Device ttings luctor Detection ns, Technologies, ocedures

Work Order

Work Order

119	CalPA	Set WMP-13 CalPA_Set WMP-13 6 CalPA	IPA_Set WMP-13_Q6	Table PG&E-6.2.21 on p. 168 of PG&E's WMP lists four consequence values derived from the mean MAVF of historical fires. a) Has PG&E performed a sensitivity study to determine the effect of these values on the output of PG&E's WFC model? A sensitivity analysis could involve (for example) perturbations in how the mean MAVF of historical fires is calculated, or which historical fires are included in the calculation. b) If the answer to part (a) is yes, please summarize the results of this sensitivity study. c) If the answer to part (a) is no, please explain why not. d) If the answer to part (a) is perform a study or analysis similar to what is described in part (a)?	destructive days, therefore rankings within HFRA (or within the non HFRA) would not change much.	Holly Wehrman	4/6/2023	4/12/2023	4/12/2023	https://www.pge.com/pge_global/common/pdfs/ afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_013.zip	<u>s</u> 0	N/A	6.2.2.2	Risk Methodology and Assessment Consequence
120	CalPA	Set WMP-13 CalPA_Set WMP-13 7 CalPA	IPA_Set WMP-13_Q7	that EPSS is more effective at mitigating wildfire risk at a lower cost as shown by comparing the RSEs for the two programs: at the time we filed the 2023 GRC, the RSE for EVM was 14.5 compared to the EPSS RSE of 105.7." a) Other than RSE, what other criteria did PG&E evaluate in the decision to move away from EVM?	 a) There were several factors that we considered when deciding between the mitigation programs Enhanced Powerline Safety Settings (EPSS) and Enhanced Vegetation Management (EVM). Besides mitigation effectiveness and implementation and operating costs described by the Risk Spend Efficiency (RSE), we considered the faster pace of dimplementing EPSS compared to EVM, which results in faster risk reduction. The ability to expand EPSS across all circuits in the High Fire Threat Districts (HFTD), High Fire Risk Area (HFRA), and specific buffer areas quickly provides more immediate and ongoing operational mitigation benefits when compared to the individual miles of EVM scope executed each year. b) Our objective is to evaluate the effectiveness of minimizing catastrophic wildfires, regardless of whether mitigations are reactive or proactive. In fact, we do not use the labels "proactive" and "reactive" to categorize these mitigations. EPSS is better suited for managing overall risk because it more effectively mitigates multiple drivers of failure that could lead to an ignition, which ultimately reduces the chance of an ignition propagating into a catastrophic wildfire. c) The negative reliability impact to customers is captured as part of the Failure of Distribution Overhead asset risk. These impacts are detailed in A. 21-06-021, Exhibit (PG&E-4), Chapter 3, Figure 3-2 (below) in which PG&E showed the risk reduction of wildfire risk along with the negative impacts of reliability. [IMAGE] a) We track Megawatts (MW), customers mitigated, and the number of usages per location 	Holly Wehrman	4/6/2023	4/12/2023	4/12/2023	https://www.pge.com/pge_global/common/pdfs/ afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_013.zip	<u>s</u> O	N/A	7.2.1	Wildfire Mitigation Overview of Mitigation Initiatives Strategy Development and Activities
121	CalPA	Set WMP-13 CalPA_Set WMP-13 8 CalPA	IPA_Set WMP-13_Q8	their impact and effectiveness at mitigating the impacts of PSPS events? a) Temporary Distribution Microgrids b) Community Microgrid Enablement Program	each season to validate the impact and effectiveness of Temporary Distribution Microgrids. b) We track at minimum the frequency and duration of the microgrid's usage, along with the number of benefitting customer accounts.	Holly Wehrman	4/6/2023	4/12/2023	4/12/2023	https://www.pge.com/pge_global/common/pdfs/ afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation-	<u>s</u> 0	N/A	8.1.2.7	Grid Design and System Hardening Microgrids
122	CalPA	Set WMP-13 CalPA_Set WMP-13 9 CalPA	IPA_Set WMP-13_Q9	 b) Community Microgrid Enablement Program c) Microgrid Incentive Program Do the following programs have any impact on customer reliability (e.g., frequency or duration of outages) in general? Please explain your response for each program. a) Temporary Distribution Microgrids b) Community Microgrid Enablement Program c) Microgrid Incentive Program 	 c) Please see our response to subpart (b). a) Distribution microgrids are designed to power communities' central corridors, or "Main Streets", to help safely provide electricity to critical facilities and shared community resources and reduce the number of customers impacted by PSPS. In general, customers being served by a temporary distribution microgrid will experience two brief outages: one as the microgrid is connected and one when the microgrid is disconnected after the PSPS outage. b) The Community Microgrid Enablement Program and Microgrid Incentive Programs are designed to have a positive impact on customer resiliency. The community microgrids developed through each program can reduce the duration of outages by providing energy within the microgrid during a broader grid outage. c) Please see our response to subpart (b). 		4/6/2023	4/12/2023	4/12/2023	<u>plan/reference-docs/2023/CalAdvocates_013.zip</u> <u>https://www.pge.com/pge_global/common/pdfs/afety/emergency-preparedness/natural-disaster/wildfires/wildfire-mitigation-plan/reference-docs/2023/CalAdvocates_013.zip</u>	<u>s</u> 0	N/A	8.1.2.7	Grid Design and System Hardening Microgrids
123	CalPA	Set WMP-13 CalPA_Set WMP-13 10 CalPA	PA_Set WMP-13_Q10	Figure 7-1 on p. 298 shows a sharp decline in risk after 2026. a) Please provide context as to what drives this decline. b) Why does PG&E anticipate a significantly more rapid rate of decline in residual risk after 2026 than in the 2023-2026 period?	 a) The context for this sharper decline in risk after 2026 represents the expected, continued ramp-up of undergrounding miles to be installed each year. b) The more rapid rate of decline in residual risk after 2026 is due to the increase of the number of underground miles expected to be installed each year that are focused on the highest risk (top 20%) circuit segments, in which the benefits of undergrounding are cumulative over time. See section 8.1.2.2, specifically table 8.1.23, which shows the current undergrounding portfolio increasingly addresses the top 20 percent risk-ranked circuit segments so that by 2025, 95 percent of the portfolio addresses the top risk, and in 2026, almost 100 percent of the targeted annual undergrounding miles are focused on the top risk. Note that all current fire rebuild projects are anticipated to complete before 2026. If future wildfires, or any cause, damage or destroy distribution overhead facilities and the decision is made to rebuild underground, this would impact the project portfolio in the relevant year(s) after such a fire. 	Holly Wehrman	4/6/2023	4/12/2023	4/12/2023	https://www.pge.com/pge_global/common/pdfs/ afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_013.zip	<u>s</u> 0	N/A	7.2.2.1	Wildfire Mitigation Strategy Development Projected Overall Risk Reduction
80	OEIS	001 OEIS_001 12 C	OEIS_001_Q12	 Regarding PG&E is Response to ACTPG&E-22-09 a. PG&E states that "363 [circuits] dropped to the lower 80 percent" (p. 891). For each of these circuit segments, provide the following information via Excel document: Name/ID of CPZ V2 mileage of circuit segment V3 mileage of circuit segment V4 mileage of circuit segment V3 mileage of circuit segment V3 mileage of circuit segment V3 mileage of circuit segment V4 mileage of circuit segment V3 mileage of circuit segment V4 overall risk ranking (including a footnote/written response of the total number of CPZs included in the ranking) V4 overall risk score Viii.V3 overall risk score V3 risk score broken out by: I1 Ignition probability V2 Wildfire consequence V6 overall risk score V3 risk score broken out by: I1 Ignition probability V2 Wildfire consequence For the 8 circuit segments that moved due to ignition probability, describe how such ignition probability changed. C. PG&E states that "As a result of these changes, previously approved system hardening projects have not yet initiated construction on CPZs that are now ranked as much lower risk." (p. 893) Provide the following information on each of these pr	Please see attachment WMP-Discovery2023_DR_OEIS_001-Q012Atch01.xlsx, tab "12.a Dropped v2 CPZs." b. The probability of ignition change was driven primarily by greater granularity in failure modes associated with assets in the probability calculation. Please see attachment WMP-Discovery2023_DR_OEIS_001-Q012Atch01.xlsx, tab "12.b Probability of Ignition" for specific details. c. As noted in the 2023-2025 WMP R1 (posted April 6, 2023), ACI PG&E-22-09, (p.891, under "Project Impacts"), "there were no projects that were de-prioritized from the changes implemented between V2 and V3 of the models." The statement referenced (on p.892, under "Project Impacts") is a quote from the ISM Quarterly report highlighting the previous model changes (V1 to V2) and noting how EVM and System Hardening approached this differently due to the associated timeframes with the work.	Colin Lang	4/5/2023	4/12/2023	4/12/2023	https://www.pge.com/pge_global/common/pdfs/ afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_001.zip	<u>s</u> 0	N/A	Appendix D	Areas for Continued Improvement ACI PG&E-2209 Evaluation of Model Reprioritization and Fire Rebuild in High-Risk Areas
39	CaIPA	Set WMP-09 CalPA_Set WMP-09 8 CalPA	IPA_Set WMP-09_Q8	 to PG&E's Best Management Practices (BMP) where practicable. BMPs are considered practicable where physically possible and not conflicting with other regulatory obligations or safety considerations (GO 95 Rule 35 and Public Resources Codes 4292 and 4293) or emergency response situations. a) How do VM contractors determine when adherence to BMPs is not "physically possible." 	The BMPS Tererenced on Page 129 of the WMP In TD-7 102P-01-JA01, Best Management Practices (BMPs) are Vegetation Management's (VM) controls to ensure compliance with environmental compliance requirements. a) PG&E makes every effort to comply with the BMPs. If the risk of vegetation in relation to our assets and potential non-compliance with GO 95 Rules 18 & 35, PRCs 4292 or 4293, or NERC Standard FAC-003-04 is greater than the potential environmental risk the BMPs are designed to mitigate, then the priority vegetation work takes precedence, consistent with TD- 7102P-17, VM Priority Tag Procedure and TD-7103P-09, Transmission VM Imminent Threat and Hazard Notification Procedure, and referenced in the following Figures provided in the WMP: • Page 518 – Figure PG&E-8.2.2-1: PG&E's VM Transmission Inspection Process • Page 520 – Figure PG&E-8.2.2-2: PG&E's VM Transmission Second Patrol Process • Page 522 – Figure PG&E-8.2.2-2: PG&E's VM Distribution Inspection Process, • Page 527 – Figure PG&E-8.2.2-5: PG&E's VM Distribution Second Patrol Process • Page 527 – Figure PG&E-8.2.2-5: PG&E's VM Distribution Second Patrol Process • Page 527 – Figure PG&E-8.2.2-5: PG&E's VM Distribution Second Patrol Process • Page 520 – Figure PG&E-9.2.1-5: Priority 1 and Priority 2 Tree Tags Examples where PG&E VM contractors might determine that adherence to BMPs is not "physically possible", and tree work would take precedence include: • Limited Operating Periods (LOP), either due to weather/saturated soil conditions or potential biological impacts (i.e., nesting bird season) – our work is required year-round in order to comply with regulatory requirements; • Safety considerations – There may be instances where the only way to safely perform tree mitigation may impact protected environmental resources. b) PG&E reviews contractor BMP adherence through several methods, including: • PG&E's Environmental Management (EM) performs unannounced field audits of projects submitted for environmental review. • Where there have been noticeable tre	Holly Wehrman	4/4/2023	4/12/2023	4/12/2023	https://www.pge.com/pge_global/common/pdfs/ afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_009.zip	<u>s</u>	N/A	5.4.5	Overview of the Service Territory Environmental Compliance and Permitting

equence

39	CaIPA	Set WMP-09	CalPA_Set WMP-09 8REV	CaIPA_Set WMP-09_Q8REV	 to PG&E's Best Management Practices (BMP) where practicable. BMPs are considered practicable where physically possible and not conflicting with other regulatory obligations or safety considerations (GO 95 Rule 35 and Public Resources Codes 4292 and 4293) or emergency response situations. a) How do VM contractors determine when adherence to BMPs is not "physically possible." 	 The BMPS terefered on Page 129 of the WMP in TD-7102P-01-3A01, Best Management Practices (BMPs) are Vegetation Management's (VM) controls to ensure compliance with environmental compliance requirements. a) PG&E makes every effort to comply with the BMPs. If the risk of vegetation in relation to our assets and potential non-compliance with GO 95 Rules 18 & 35, PRCs 4292 or 4293, or NERC Standard FAC-003-04 is greater than the potential environmental risk the BMPs are designed to mitigate, then the priority vegetation work takes precedence, consistent with TD-7102P-17, VM Priority Tag Procedure and TD-7103P-09, Transmission VM Imminent Threat and Hazard Notification Procedure, and referenced in the following Figures provided in the WMP: Page 518 – Figure PG&E-8.2.2-1: PG&E's VM Transmission Inspection Process Page 520 – Figure PG&E-8.2.2-2: PG&E's VM Process Page 522 – Figure PG&E-8.2.2-3: PG&E's VM Distribution Inspection Process, Page 523 – Figure PG&E-8.2.2-4: PG&E's VM Distribution Second Patrol Process Page 527 – Figure PG&E-8.2.2-4: PG&E's VM Distribution Second Patrol Process Page 810 – Figure PG&E-8.2.2-5: PG&E's VM Distribution Second Patrol Process Page 810 – Figure PG&E-9.2.1-5: Priority 1 and Priority 2 Tree Tags Examples where PG&E VM contractors might determine that adherence to BMPs is not "physically possible", and tree work would take precedence include: Limited Operating Periods (LOP), either due to weather/saturated soil conditions or potential biological impacts (i.e., nesting bird season) – our work is required year-round in order to comply with regulatory requirements; Safety considerations – There may be instances where the only way to safely perform tree mitigation may impact protected environmental resources. b) PG&E reviews contractor BMP adherence through several methods, including: PG&E's Environmental Management (EM) performs unannounced field audits of project	Holly Wehrman	4/4/2023	4/12/2023	4/13/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_009.zip	1	N/A	5.4.5	Overview of the Service Env Territory	vironmental Compliance and Permitting
4	MGRA	Data Request No. 1	MGRA_Data Request No. 1	MGRA_Data Request No. 1_Q1 SUPP	Please provide for Asset Point data for Camera, Fuse, Support Structure, and Weather Station.	c) Corrective actions associated with non-conformances of BMPs vary depending upon the In response to this request, PG&E is providing Camera and Weather Station data, as delivered in the Q4 2022 OEIS GIS Data Standard Submission. PG&E is also providing non- confidential data from the Support Structure feature class. PG&E is not providing data for the Fuse feature class as this data is confidential critical energy infrastructure information (CEII).	Joseph Mitchell	3/29/2023	4/13/2023	4/13/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/MGRA_001.zip	4	N/A	6.4	Risk Methodology and F Assessment	Risk Analysis Results and Presentation
5	MGRA	Data Request No. 1	MGRA_Data Request No. 1 2 SUPP	MGRA_Data Request No. 1_Q2 SUPP	Provide Asset Line data for Transmission Line (as permitted as non-confidential) Primary Distribution Line, and Secondary Distribution Line.	In response to this request, PG&E is providing non-confidential data for the Primary and Secondary Distribution Line Feature Classes. PG&E is not providing the Transmission Line feature class because it is confidential CEII.	Joseph Mitchell	3/29/2023	4/13/2023	4/13/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/MGRA_001.zip	0	N/A	6.4	Risk Methodology and F Assessment	Risk Analysis Results and Presentation
6	MGRA	Data Request No. 1	MGRA_Data Request No. 1 3 SUPP	MGRA_Data Request No. 1_Q3 SUPP	Provide PSPS Event data. Include Event Log, Event Line, Event Polygon data. Please exclude customer meter data. Provide all PSPS Event Asset Damage data including photos	In response to this request, PG&E is unable to provide PSPS Event data, PSPS Event Damages data, and PSPS Damage photos since there were no PSPS Events that took place throughout 2022	Joseph Mitchell	3/29/2023	4/13/2023	4/13/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/MGRA_001.zip	0	N/A	6.4	Risk Methodology and F Assessment	Risk Analysis Results and Presentation
7	MGRA	Data Request No. 1	MGRA_Data Request No. 1 4 SUPP	MGRA_Data Request No. 1_Q4 SUPP	Provide Risk Event Point data, including Wire Down, Ignition, Transmission unplanned outage (as classified non-confidential), Distribution Unplanned Outage data, Distribution Vegetation Caused Unplanned Outage, Risk Event Asset Log	related table.	Joseph Mitchell	3/29/2023	4/13/2023	4/13/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/MGRA_001.zip	0	N/A	6.4	Risk Methodology and F Assessment	Risk Analysis Results and Presentation
8	MGRA	Data Request No. 1	MGRA_Data Request No. 1 5 SUPP	MGRA_Data Request No. 1_Q5 SUPP	Provide photo data for Risk Events.	PG&E does not have any non-confidential or non-privileged data to provide in response to this request. The photos provided in this feature class may be subject to attorney client privilege or the work product doctrine and may be subject to an ongoing investigation. Additionally, PG&E risk event photos are confidential CEII because they reveal	Joseph Mitchell	3/29/2023	4/13/2023	4/13/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/MGRA_001.zip	0	N/A	6.4	Risk Methodology and F Assessment	Risk Analysis Results and Presentation
9	MGRA	Data Request No. 1	MGRA_Data Request No. 1 6 SUPP	MGRA_Data Request No. 1_Q6 SUPP	Under Initiatives, please provide Grid Hardening data, including Hardening Log, Hardening Point, and Hardening Line data. Inspection data is not requested at this time.	 physical facility and critical infrastructure locations. In response to this request, PG&E is providing non-confidential data for the System Hardening, Butte County Rebuild, and 10K Undergrounding WMP initiative programs that were included in the Grid Hardening Log, Grid Hardening Point, and Grid Hardening Line feature classes and related table. Additional initiative projects reported in these feature classes includes data on where PG&E's fuse replacements, switch replacements, surge arrester replacements, and SCADA enabled work has been performed, and where future work is planned to take place. These are confidential CEII because they reveal physical facility and critical infrastructure locations. As such have been removed from the response 	Joseph Mitchell	3/29/2023	4/13/2023	4/13/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/MGRA_001.zip	0	N/A	6.4	Risk Methodology and F Assessment	Risk Analysis Results and Presentation
10	MGRA	Data Request No. 1	MGRA_Data Request No. 1 7 SUPP	MGRA_Data Request No. 1_Q7 SUPP	Under Initiatives, please provide Other Initiative data for point, line, polygon features and the Other Initiative Log.	critical infrastructure locations. As such, have been removed from the response. In response to this request, PG&E is providing WMP initiative program data for the Weather Station Installation and Optimization and Camera Installation that were included in the Other Initiative Log and Other Initiative Point related table and feature class. Additional WMP initiative projects reported in this feature class and related table includes data on where PG&E's Line Sensor Installations, Distribution Fault Anticipation, EPSS Reliability Improvements and Early Fault Detection Sensors work have been performed, and where future work is planned to take place. These items are confidential CEII because they reveal physical facility and critical infrastructure locations.	Joseph Mitchell	3/29/2023	4/13/2023	4/13/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/MGRA_001.zip	0	N/A	6.4	Risk Methodology and F Assessment	Risk Analysis Results and Presentation
11	MGRA	Data Request No. 1	MGRA_Data Request No. 1 8 SUPP	MGRA_Data Request No. 1_Q8 SUPP	Under Other Required Data, please provide Red Flag Warning Day polygon data	PG&E is providing the Red Flag Warning Day polygon data, as requested by MGRA.	Joseph Mitchell	3/29/2023	4/13/2023	4/13/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/MGRA_001.zip	0	N/A	6.4	Risk Methodology and F Assessment	Risk Analysis Results and Presentation
150	CalPA	Set WMP-15	CalPA_Set WMP-15 1	CaIPA_Set WMP-15_Q1	PG&E states in response to Question 1 (b) of CalAdvocates-PGE-2023WMP-08 PG&E will maintain clearances where EVM work occurred. PG&E will also be prescribing a minimum radial clearance of 12 feet throughout the system within HFTD and HFRA. Two new programs, Vegetation Management for Operational Mitigation (VMOM) and Focused Tree Inspection, are likely to result in individual trees that warrant enhanced clearance where EVM was not implemented. These programs inform clearances based on available outage data and trends, as well as site and tree specific conditions. While not called out as a uniform scope, clearances in portions of these targeted circuit segments may have similarities to EVM. a)Aire the abovementioned two new programs (Vegetation Management for Operational Mitigations and Focused Tree Inspections) to take place through PG&E's system, as opposed to just in the HFTD or HFRA? b)Please describe the circumstances in which an individual tree would warrant enhanced clearance under the Vegetation Management for Operational Mitigations program. c)Please describe the circumstances in which an individual tree would warrant enhanced clearance under the Focused Tree Inspections program. d)Please describe how each of the two new programs "inform clearances based on available outage data and trends, as well as site and tree specific conditions".	 because the driver for outages can vary by region. Examples include but are not limited to: 1. A tree identified under the Extent of Conditions patrol as having defects where enhanced clearances are needed to avoid tree-line conflicts. 2. A scenario where larger overhang clearance will be prudent to avoid limb or branch failure towards the line. 3. A tree identified under regional tree failure patterns based on historical outage data and local knowledge, such as sudden oak death in the California Coastal areas. 4. A tree identified because of site specific conditions such as wind exposure, erosion concerns, or other environmental factors. c) The Focused Tree Inspection program will require inspection by Tree Risk Assessment Qualification (TRAQ) inspectors utilizing the Basic Tree Assessment Form as needed. Enhanced clearances may be required if the assessment identifies potential for tree-line conflicts. Circumstances where this would lead to enhanced clearances include, but are not limited to, when trimming work needed will result in more than 30% of the canopy being removed, making tree removal a better overall mitigation due to potential tree health impacts, and when lean or other structural defects of an otherwise healthy green tree has potential to strike assets. d) For the FTI pilots please refer to response provided for CalAdvocates _015 -Q 012 a and b for details on how outage data and trends inform inspections. The TRAQ certified Arborists are expected to determine appropriate clearances based on this knowledge in addition to their evaluation of site-specific tree conditions. For VMOM, historical outage data and is being utilized to develop regional inspection criteria based on species composition and failure patterns. The VMOM extent of condition patrols start by evaluating the tree that caused the outage and then patrolling 5 spans in all directions looking for additional trees that may exhibit 	Holly Wehrman	4/11/2023	4/14/2023	4/14/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_015.zip	0	N/A	8.2.2.2.6	Vegetation Management and Inspections	Discontinued Programs
151	CalPA	Set WMP-15	CalPA_Set WMP-15 2	CalPA_Set WMP-15_Q2	2023WMP-08 that its strategy for determining desired clearance distances going forward will be "Minimum of 12 feet of clearance or enough clearance to mitigate potential impacts to facilities if tree (whole or portion of) failure were to occur."	similar site and tree specific characteristics. Obtaining clearance consistent with GO 95 Rule 35 at the time-of-trim recommendations in the HFTD may often require enhanced clearance beyond those recommendations to address tree conditions, the overall impacts of pruning to tree health, may compel tree removal, which can be interpreted as enhanced clearance. As a methodology, the goal is to mitigate identified problematic tree conditions between inspection cycles and obtaining 2-3 years of clearance whenever possible with landowner cooperation, permitting and other regulatory requirements. With this methodology we work the whole tree or portion of tree to mitigate potential impact to facilities	Holly Wehrman	4/11/2023	4/14/2023	4/14/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_015.zip	0	N/A	8.2.2.2.6	Vegetation Management and Inspections	Discontinued Programs
152	CalPA	Set WMP-15	CalPA_Set WMP-15 3	CalPA_Set WMP-15_Q3	 O8: "Two new programs, Vegetation for Operational Mitigations (VMOM) and Focus Tree Inspections (FTI) will identify new trees for the sort of work identified in this [tree] inventory. Additionally, if any priority trees are discovered while completing the TRI scope of work, they would be listed for work consistent with all other VM programs." Please describe how PG&E intends to track trees identified for work under VMOM and FTI. 	PG&E intends to track trees identified for work under VMOM and FTI using the OneVM tool.	Holly Wehrman	4/11/2023	4/14/2023	4/14/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_015.zip	0	N/A	8.2.2.2.4	Vegetation Management and Inspections	Tree Removal Inventory
153	CalPA	Set WMP-15	CalPA_Set WMP-15 4	CalPA_Set WMP-15_Q4	PG&E states in its response to Question 1 (c)(iii) of CalAdvocates-PGE- 2023WMP-08 that it will decide desired clearance distances "Based on analysis of outage data and trends by AOC. Additionally, any tree which is within MDR,	 a) As a program being performed in addition to Routine VM, the objective of FTT is not based on a uniform or regional clearance specification or a "desired clearance". Outage analysis and data is intended to help inform the Vegetation Management Inspector (VMI) to identify which species and failure types are increasing localized outage trends. For example, this information can help determine if overhanging branch failure is a problematic local trend. In that situation, overhang reduction would be considered based on site and tree response characteristics. To the contrary, if overhanging branch failure is not a localized failure trend, targeting overhang elimination or reduction may not yield as effective results as other forms of vegetation work. The completion of regional pilots is intended to help address "how" PG&E will guide the program moving forward. b) Yes, that is correct. c) MDR is tied to all conductor clearance based on regulations in California. Including GO 95 Rule 35 and PRC 4293. d) N/A 	Holly Wehrman	4/11/2023	4/14/2023	4/14/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_015.zip	0	N/A	8.2.2.2.6	Vegetation Management and Inspections	Discontinued Programs
154	CalPA	Set WMP-15	CalPA_Set WMP-15 5	CalPA_Set WMP-15_Q5	PG&E states in its response to Question 2 (c) of CalAdvocates-PGE-2023WMP- 08 that it "utilized VM EPSS-enabled outage data, historical VM outage data, and customer outage impact data" in devising the VMOM scope of work. a)Please describe how PG&E has utilized each of the following data types in devising the VMOM scope of work: i.☑M EPSS-enabled outage data ii.Historical VM outage data iii.Customer outage impact data.	 a) i. VM EPSS-enabled outage data was used to determine both a planned unit forecast and identify CPZs where EPSS VM Outages took place. ii. Historical VM outage data was used to identify CPZs where reoccurring VM outages took place. iii. Customer outage impact data was used to identify customers who experienced more frequent outages. 	Holly Wehrman	4/11/2023	4/14/2023	4/14/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_015.zip	0	N/A	8.2.2.2.4	Vegetation Management and Inspections	Tree Removal Inventory

155	CaIPA	Set WMP-15 CalPA_Set WMP-15	6	CalPA_Set WMP-15_Q6	PG&E states in its response to Question 2 (c) of CalAdvocates-PGE-2023WMP- 08 that: For FTI, Areas of Concern (AOCs) were identified through a cross-functional effort utilizing county-based regional reviews to create polygons which are geographic areas. Initial polygon development utilized WDRMv3 consequence scores, Public Safety Specialist circuit-based evaluations, expertise, 30-year lookback of meteorology data, and analysis, identified PSPS Lookback Polygons, PSPS Vegetation Damage locations, vegetation caused ignition data, and vegetation caused outage data. The process is intended to be performed annually to identify where trends, models, or emerging available data indicated higher likelihood of tree caused damage or outages. a)Please explain how the following types of data will be utilized in developing AOC polygons for the FTI scope of work: i.WDRMv3 consequence scores ii.Public Safety Specialist circuit-based evaluations and expertise iii.30-year lookback of meteorology data and analysis iv.Identified PSPS Lookback Polygons v.PSPS Vegetation Damage Locations vi.Vegetation caused outage data. b)Please define and describe "PSPS Lookback Polygons". c)What is the threshold of 'likelihood of tree caused damage or outages' at which a particular location is determined to be an AOC2	 WDRMv3 Consequence scores aided in quality checking the AOC polygons. Adding this to the process resulted in adding two additional AOC polygons containing 32 circuit miles. WDRMv3 was also used to rank and prioritize the AOC into the tranches. II. Public Safety Specialists (PSS) circuit-based risk assessments were not specifically developed to identify vegetation risks but often aligned the outage cluster data also utilized for the project. When strong alignment existed between circuits PSS ranked very high to severe and overlapped with other VM specific outage, ignition, or PSPS damage data an AOC polygon was developed. If a PSS very high to severe circuit ranking conflicted or did not align with other VM specific data or expertise, AOC polygons were not developed. III. 30-year meteorology re-analysis data was provided to the AOC development team to understand historical Diablo wind and FPI-OPW conditions at the regional level. This was additional context and utilized on a limited basis to develop AOC polygons. At the recommendation of the Meteorology Te-ami twas determined that the PSPS lookback polygons described in iv. were a better dataset for use in AOC development. IV. PSPS lookback polygons consolidated all geographic areas impacted by PSPS damage data, AOC polygons were developed. V. PSPS asset damage attributed to vegetation was utilized to further inform AOC polygon development. AOC development methodology was specific to prioritizing work for Vegetation Management to reduce tree caused outages and ignitions. V. Vegetation caused ignition data was utilized to indicate areas where historical ignitions were attributed to tree contacts with assets. This data was broken into size classes to better inform when these ignitions led to wildfire or proved challenging for initial containment. V. Vegetation Caused outage data 2018-2021 was consolidated into buffered clusters by frequency. This data was further filtered for winter season and		4/11/2023	4/14/2023	4/14/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_015.zip	0	N/A	8.2.2.2.4	Vegetation Management and Inspections	Tree Removal Inventory
156	CalPA	Set WMP-15 CalPA_Set WMP-15	7	CalPA_Set WMP-15_Q7	 08 its Tree Inventory Program "is planned to last 9 years". In response to Question 9 (a) of CalAdvocates-PGE-2023WMP-08, it provides a pace for the next three years of 15,000 trees in 2023, 20,000 trees in 2024, and 25,000 trees in 2025. a)Please explain why PG&E is forecasting it will take 9 years to work down its previously identified tree inventory. b)Please state the basis for the abovementioned pace of work up to the year 2025. c)Does PG&E have current goals or targets for the program past the year 2025? d)If so, please state such goals or targets. e)Please quantify, based on the currently available knowledge, the ignition risk posed by the tree inventory. f)If PG&E had not discontinued EVM at the end of 2022, how long would the 	 a) The place weak proviled for the first three years of the plate that if the entry of the plate that the plate work completion however, the lessons learned will inform the completion timing. b) We anticipate that there will be opportunities in the initial years of the program for lessons learned regarding safety, efficiencies, and coordination with other system hardening activities, so the program has been designed to ramp up over the first three years. c) The goals for 2025 and beyond are not yet determined. The progress and lessons learned in the first three years will inform goals for 2025 and beyond. d) N/A e) We do not have the explicit ignition risk posed by the tree inventory. However, based on the WDRM v3 weighted vegetation trunk risk total, vegetation trunk risk represents an ignition risk score of 5,096 (446 WDRM v3 risk points * Enterprise Wildfire MAVF calibration factor 11.41). This tree inventory is identified to reduce the ignition risk driven by vegetation trunk failure. f) It is difficult to predict how long the inventory would have taken to work down if the program persisted since new work would be continually added while working down existing inventory. As long as the program persisted the inventory would likely have 	Holly Wehrman	4/11/2023	4/14/2023	4/14/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_015.zip	0	N/A	8.2.2.2.4	Vegetation Management and Inspections	Tree Removal Inventory
157	CalPA	Set WMP-15 CalPA_Set WMP-15	8	CalPA_Set WMP-15_Q8	 PG&E states in its response to Question 3 (h) of CalAdvocates-PGE-2023WMP-08 that "The Wildfire Data Risk Model (WDRM) v3 was utilized to prioritize nine CPZs for the VMOM program." a)Please provide the CPZs that were prioritized for the VMOM program. b)How was the WDRM v3 model utilized in prioritizing the nine CPZs? 	Big Basin 11010720 Silverado 210258626 Bellevue 2103552 Panorama 11021342 Green Valley 210136820 b) The WDRM v3 model includes a trunk failure component, which was used to identify the	Holly Wehrman	4/11/2023	4/14/2023	4/14/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_015.zip	0	N/A	8.2.2.2.3	Vegetation Management and Inspections	VM for Operational Mitigations
158	CalPA	Set WMP-15 CalPA_Set WMP-15	9	CalPA_Set WMP-15_Q9	 08 that "PG&E will utilize EPSS Outages Extent of Condition (EOC) patrols to identify and generate additional tree work throughout the year. Additionally, EPSS outage data will be utilized in the scope of work development for the following year." Please provide the time frame or date when PG&E would plan to complete the additional tree work that is generated throughout the year. 	prioritization of work along with the miles to be patrolled. c) Please see our response to Question 8b) The additional tree work that is generated throughout the year will be worked according to normal VM program timelines. If vegetation is determined to be an immediate risk to PG&E facilities, described as a Priority 1 in the VM Priority Tag Procedure, the condition will be mitigated within 24 hours of identification as long as conditions are safe for the tree crew to proceed with work. Priority 2 tags are issued for vegetation that is within Minimum Distance Requirement (MDR) to the electric lines and will be mitigated within 20 business davs. a) WDRMV3 Vegetation scores were aggregated at the AOC level for each circuit segment within AOC polygon boundaries. The resulting WDRMv3 aggregated scores were averaged	Holly Wehrman	4/11/2023	4/14/2023	4/14/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_015.zip	0	N/A	8.2.2.2.3	Vegetation Management and Inspections	VM for Operational Mitigations
159	CalPA	Set WMP-15 CalPA_Set WMP-15	10	CalPA_Set WMP-15_Q10	PG&E states in its response to Question 4 (e) of CalAdvocates-PGE-2023WMP- 08 that "Pilot AOCs are prioritized using WDRMv3. The four pilot AOCs selected for 2023 incorporated additional reviews from the VM Execution Operational Team to select appropriate regional areas to inform the programs development." a)Please describe how the Pilot AOCs were prioritized using WDRMv3. b)Did reviews from the VM Execution Operational team change the WDRMv3- generated prioritization? If so please describe how.	per AOC, leading to a ranking which was used to prioritize AOCs. The pilot AOCs were	Holly Wehrman	4/11/2023	4/14/2023	4/14/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_015.zip	0	N/A	8.2.2.2.5	Vegetation Management and Inspections	Focused Tree Inspections
160	CalPA	Set WMP-15 CalPA_Set WMP-15	11	CalPA_Set WMP-15_Q11	 Complete a focused tree inspection pilot project of ~300 OH line miles in 2023 to calibrate processes and optimize efficiencies. Inspections will utilize Tree Risk Assessment Qualification (TRAQ) Certified Arborists. Tree mitigations will be determined as necessary based on site and individual tree conditions. Pilots will begin in Q2 2023 and are intended to inform detailed SOW during the regional implementations. a) How was the initial scope of 300 OH line miles determined? b) Please list and describe the criteria PG&E will utilize to determine tree mitigations "as necessary" within the above-detailed scope of work and within the FTI program. c) Please define the term "regional implementations" in the above instance. d) Please clarify whether the scope referenced above is 300 line miles or 300 circuit miles. Cal Advocates understands "line miles" to typically refer to actual miles are an another to the term species of the term is a species of the term. 	 a) With a goal to identify regionally variable AOC to pilot the initial program the four AOCs were selected (See response to Question 10b). The 300 miles represents approximately 10% of the overall prioritized AOCs available for 2023 and is intended to yield the learnings needed to support and inform future work plans. Certified Arborists with the additional TRAQ certification can implement industry best standards and guidance to identify, evaluate, perform appropriate inspection level(s) and prescribe work for the trees that require mitigation to reduce outage risks between inspection cycles. b) PG&E's territory is regionally diverse and composed of variable forest and stand conditions in proximity to assets. It is anticipated that the listing practices and clearance types and prescriptions will vary between distinct regions and forest types. For example, mitigations that are acceptable and effective in the Sierra Nevada Mountain Range are expected to be different in Coastal Zone and Coastal Forest areas and varied oak-woodland and mixed conifer foothill systems. c) This program will measure based on circuit line miles. One-mile will equal one-mile, 	Holly Wehrman	4/11/2023	4/14/2023	4/14/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_015.zip	0	N/A	8.2.2.2.5	Vegetation Management and Inspections	Focused Tree Inspections
161	CalPA	Set WMP-15 CalPA_Set WMP-15	12	CalPA_Set WMP-15_Q12	PG&E states in its response to Question 4 (h)(i) of CalAdvocates-PGE- 2023WMP-08 that "While inspection tools and data collection are expected to be standardized it is anticipated that more regional guidance will utilize historical outage data to help us identify problematic tree species and failure modes and site conditions to support focused inspection decisions and prescriptions." a)Does "more regional guidance" mean guidance specific to each Area of Concern that will be developed after the pilots are complete? Please specify if not. b)If yes, please explain and provide relevant examples of how guidance would differ between AOCs.	regardless of the single or three-phase configurations. a) The ronowing clarifications are to provide more detail on what more regional guidance is intended to accomplish. Guidance associated with tools utilized and data collected are expected to be standardized for the FTI program in all AOCs during the initial pilots. The outage, species and tree failure details available for each AOC will vary and are expected to be reviewed prior to starting patrols. The data is for situational awareness, some of which may be unique within an AOC but this does not alter the guidance to have each span inspected by a TRAQ certified Arborist. Learnings from the pilot will better inform if unique regional guidelines can improve the program and standardize its execution. Examples of regional factors that could impact regional guidance include Coastal Zone Areas and Timberlands where California Forest Practice Rules apply. In areas such as these, there may be limitations or restrictions to what trees or portions of trees can be mitigated based on the regional factors, environmental restrictions, Limited Operating Periods, etc. b) For the AOC polygons, regional guidance is a data-informed review prior to inspections. Each AOC is subject to deep-dive analysis of historical outages and overlap with other past or future WMP mitigations and treatments. This data informed approach is localized and will help the TRAQ certified inspectors better understand the types of tree failures and species profiles that can provide insights and inform their site and tree specific evaluations and	Holly Wehrman	4/11/2023	4/14/2023	4/14/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_015.zip	0	N/A	8.2.2.5	Vegetation Management and Inspections	Focused Tree Inspections
162	CalPA	Set WMP-15 CalPA_Set WMP-15	13	CalPA_Set WMP-15_Q13	PG&E states in its response to Question 4 (k) of CalAdvocates-PGE-2023WMP- 08 that "Pass or Fail criteria is not anticipated for the FTI program. FTI will use TRAQ Certified Arborists to perform inspections and prescribe work based on site and tree specific conditions. Some trees will be trimmed and other will be removed to address associated risk between inspection cycles." Please provide all criteria that PG&E will employ to determine tree trimming and removal, including the abovementioned "site and tree specific conditions".	Level 1 inspections are to be performed during patrols. Site specific and tree specific conditions will help inspectors determine when Level 2 inspections are needed to determine if a tree needs to be completely removed or trimmed to mitigate risks between inspection cycles in the AOC. Guidance provided in the California Power Line Fire Prevention Field Guide, "HAZARD TREES/VEGETATION CLEARANCE" section, provides criteria that can aid in the appropriate level of inspection decision. Please see https://osfm.fire.ca.gov/media/3vqj2sft/2021-power-line-fire-prevention-field-guide-ada Ifinal_jf_20210125.pdf. The TRAQ Certified Arborists will utilize the Basic Tree Risk Assessment Form when performing a level 2 inspection to document the site and tree specific conditions that are relevant to the inspection. See attachment WMP Discovery2023_DR_CalAdvocates_015-0013Atch01 to review the Basic Tree Risk Assessment Form	Holly Wehrman	4/11/2023	4/14/2023	4/14/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_015.zip	1	N/A	8.2.2.2.5	Vegetation Management and Inspections	Focused Tree Inspections
163	CalPA	Set WMP-15 CalPA_Set WMP-15	14	CalPA_Set WMP-15_Q14	PG&E states in its response to Question 6 (f) of CalAdvocates-PGE-2023WMP- 08 that: "PG&E has performed lab testing which has shown DCD is able to detect and de-energize downed conductors reducing ignition risk where installed." a)Please describe the methods, scope, and findings of the abovementioned lab testing.	 a) DCD lab testing was formally conducted at ATS in 2022 to validate DCD effectiveness to detect and de-energize downed conductors, as well as calibration, troubleshooting, tuning, maintenance, and debugging. The tests were designed to mimic high impedance fault conditions experienced in the system such as a tree resting on energized conductor, or an energized conductor lying on soil, concrete, and various fine fuels. These tests successfully demonstrated that DCD was able to detect the high impedance fault condition and de-energize high impedance downed conductor faults. b) Test results are included in the attached document titled "WMP Discovery2023_DR_CalAdvocates_015-Q014Atch01CONF." The test data is a summary of lab tests performed in 2022 to support DCD validation, including but not limited to DCD effectiveness testing, calibration, troubleshooting, tuning, maintenance, and 	Holly Wehrman	4/11/2023	4/14/2023	4/14/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_015.zip	1	N/A	8.2.3.4	Vegetation Management and Inspections	Fall-In Mitigation
164	CalPA	Set WMP-15 CalPA_Set WMP-15	15	CalPA_Set WMP-15_Q15	developed in partnership with VIVI execution to mitigate for specific cause of deficient rate "	debunding A Catch Back is a recovery plan developed when project milestones are off-track. The Catch Back Plan is developed by the project owner with stakeholders, and includes the specific problem, counter measure(s) to date, raised issue date, target closure date, owner, and status.	Holly Wehrman	4/11/2023	4/14/2023	4/14/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_015.zip	0	N/A	8.2.5	Vegetation Management and Inspections	Quality Assurance/Quality Control

oval Inventory

oval Inventory

tional Mitigations

tional Mitigations

e Inspections

e Inspections

e Inspections

e Inspections

Mitigation

ce/Quality Control

165	CalPA	Set WMP-15 CalPA_Set WMP-15 16	CalPA_Set WMP-15_Q16	 PG&E states in its response to Question 13 (parts a, b, and c) of CalAdvocates: PGE-2023WMP-08 that: Improved quality verticals have been established for 2023, allowing for greater insight into overall VM work product throughput and risk identification/mitigation. Clear definitions of acceptance criteria, sampling methodology, population eligibility, and pass rate calculations were established and communicated across the VM organization prior to beginning 2023 audits. a)Please define the term "improved quality verticals". b)Please list and describe the "improved quality verticals" that have been established for 2023. c)Please describe the "greater insight into overall VM work product throughput and risk identification/mitigation" that was provided by the improved quality verticals. d)Please provide the definitions of the following terms that "were established and communicated across the VM organization prior to beginning 2023 audits": i.Acceptance criteria ii.Sampling methodology iii.Population eligibility iv.Pass rate calculations. 	 complimentary layers of protection (swiss cheese model) to ensure safety, compliance and continuous improvement. b) In each of the primary VM programs (Routine Distribution, Routine Transmission, and Vegetation Control HFTD), a comprehensive quality management system which incorporates the complimentary layers typical of traditional quality management systems (work product>Quality Control>Quality Assurance) has been established. c) This year, PG&E's QMS has designed standard work tools and practices that ensure there are clear and applicable steps for work execution that align with industry code and internal requirements. This approach focused on the fundamentals will allow PG&E to consistently deliver safe and compliant results in addition to early identification of improvement opportunities. d) i. Acceptance criteria refers to the organization's standard work tool "checklist" or attributes. 	Holly Wehrman	4/11/2023	4/14/2023	4/14/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_015.zip	0	N/A	8.2.5.1	Vegetation Management and Inspections Quality Assurance and Quality Verification
166	CalPA	Set WMP-15 CalPA_Set WMP-15 17	CalPA_Set WMP-15_Q17	 PG&E states in its response to Question 17(a) of CalAdvocates-PGE-2023WMP-08 that "For Routine and Second Patrol, PG&E does not currently have standards specific to high-risk species", but that species types will be incorporated into Focused Tree Inspections pilots in 2023. PG&E states in its response to question 17(b) that "Development of any standards related to high-risk species is still being determined and contingent upon completion of FTI pilots in 2023. A determination will be made specific to that program as its guidance is formalized following the pilots." a)Why does PG&E not have standards specific to high-risk species for routine and second patrol? b)Why does PG&E only plan to develop standards related to high-risk species? i.What method is PG&E using to establish the standards for high-risk species? ii.What experts is being used and/or consulted? iii.Is PG&E undertaking independent third party review, peer review, or some other method to provide independent assurance of their proposed standards? d)Would PG&E plan to expand standards related to high-risk species developed for its Areas of Concern for use throughout its service territory? e)If yes, please describe PG&E's planned process for doing so. 	 a) Species is just one factor of many that PG&E takes into account to reliably identify the higher risk trees. Trees identified during routine and second patrol inspection cycles that require mitigation per PRC4293 and GO95 Rule 35 are expected to be identified and listed for work regardless of species. b) As described in response to CalAdvocates-PGE-2023WMP-08-Q17, the Focused Tree Inspection (FTI) is being piloted within Areas of Concern (AOC). The experience and findings during execution of these pilots may inform development of rogram-specific guidance that relates to regional high-risk species. PG&E will then determine which programs are best suited to incorporate species specific guidance due to anticipated regional variation. The development of any standards related to high-risk species is still being determined and contingent upon completion of FTI pilots in 2023. c) Development of any standards related to high-risk species is still being determined and contingent upon completion of FTI pilots in 2023. i. See response to part c. ii. See response to part c. iii. See response to part c. 	Holly Wehrman	4/11/2023	4/14/2023	4/14/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_015.zip	0	N/A	8.2.3.6	Vegetation Management and Inspections High-Risk Species
167	CalPA	Set WMP-15 CalPA_Set WMP-15 18	CalPA_Set WMP-15_Q18	PG&E states in its response to Question 18 of CalAdvocates-PGE-2023WMP- 08 that "The Quality Management team has aligned on setting target pass rates	o	Holly Wehrman	4/11/2023	4/14/2023	4/14/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_015.zip	2	N/A	8.2.3.6	Vegetation Management and Inspections High-Risk Species
168	CalPA	Set WMP-15 CalPA_Set WMP-15 19	CalPA_Set WMP-15_Q19	 In its response to Question 5 of CalAdvocates-PGE-2023WMP-08, PG&E provides the following table of actual and forecasted costs for vegetation management programs. PG&E further states that "The EVM Transitional programs for VM are Focused Tree Inspections, VM for Operational Mitigations and Tree Removal Inventory.". a)Please update this table to include the actual and forecast costs for each EVM Transitional Program, including: i.Eocused Tree Inspections ii.VM for Operational Mitigations iii.Tree Inventory Removal. b)Please explain how PG&E plans to achieve the following cost reductions in vegetation management as demonstrated in the above table: i.\$331,522,000 between 2022 and 2023 ii.\$24,861,000 between 2023 and 2024. 	program. These programs were not active in 2022 therefore actual costs are not available. ACT FCST FCST 2022 2023 2024 Tree Mortality \$ 108,129 \$ 100,617 \$ 98,112 EVM \$ 590,971 N/A N/A (EVM) Transitional Programs N/A \$ 160,357 \$ 156,366 VM for Operational Mitigations \$ 23,455 \$ 22,872 Tree Removal Inventory \$ 53,484 \$ 52,153 Focused Tree Inspections in AOC \$ 83,418 \$ 81,342 Routine VM \$ 607,751 \$ 711,944 \$ 694,225 VC Pole Clearing \$ 23,589 \$ 26,000 \$ 25,353 Totals \$ 1,330,440 \$ 998,918 \$ 974,057 b) i. The difference of \$331,522,000 between 2022 and 2023 is achieved due to the conclusion of the EVM program. These reductions are reflected in the Vegetation Management GRC Supplemental Testimony submitted in February 2022. ii. The difference of \$24,861,000 between 2023 and 2024 is due to several factors, this is how PG&E will achieve this reduction; (1) Transitioning from EVM to three new programs; (2) reducing the amount of Routine VM work conducted each year commensurate with the amount of undergrounding miles completed; and (3) reducing unit costs through efficiencies	Holly Wehrman	4/11/2023	4/14/2023	4/14/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_015.zip	0	N/A	8.2.5.2	Vegetation Management and Inspections Quality Control
169	CalPA	Set WMP-15 CalPA_Set WMP-15 20	CalPA_Set WMP-15_Q20	 In its response to Question 19(e) of CalAdvocates-PGE-2023WMP-08, PG&E says, "We do not have a source for tracking planned worked date for individual trees and are unable to provide the data at this time." a)Does PG&E plan to develop a source for tracking planned work date for individual trees? b)If the answer to part (a) is yes, when does PG&E expect to have such a system implemented? c)If the answer to part (a) is no. please explain why not. 	 over the rate case period through targeted programmatic adjustments that refine processes a) No, PG&E does not have a plan to develop a source for tracking planned work date for individual trees. b) Not applicable. c) When individual trees are identified as needing work, they are packaged into a work request that may contain multiple trees on the same circuit. The work identified is then sent out and completed as a project. Tracking individual trees and individual work dates would be a strain on our resources. PG&E tracks on a project level basis providing a forecast date of when all work should be completed within the project. 	Holly Wehrman	4/11/2023	4/14/2023	4/14/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_015.zip	0	N/A	8.2.3.4	Vegetation Management and Inspections Fall-In Mitigation
170	TURN	004 TURN_004 1	TURN_004_Q1	Following up on the response to TURN Data Request 3, Question 2, please provide PG&E's data showing the "recorded reliability improvements at locations that have been undergrounded and/or have been hardened with covered conductor" that will be assessed in the study planned for completion on June 30, 2023.	We are providing the base 3-year outage dataset in the attachment "WMP Discovery2023_DR_TURN_004-Q001Atch01CONF.xlsx." We are compiling additional complimentary datasets because hardening work is done at targeted high risk segments, and these project locations do not completely line up with the data captured in outage records. Please note that the attachment provided with this response contains confidential information.	Tom Long	4/12/2023	4/17/2023	4/17/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/TURN_004.zip	1	Yes	8.1.2.2	Grid Design and System Hardening Undergrounding of Electric Lines and/or Equipment – Distribution
171	TURN	004 TURN_004 2	TURN_004_Q2	Regarding Table PG&E-22-35-1 (PSPS Events Lookback Analysis) on page 97: of PG&E's 2023-2025 WMP: a.Eor each column with numerals, provide a verbal description of all input data and of how the numerals in each column were calculated. b.Provide the table in live Excel format.	a. Input Data: the columns in Table PG&E-22-35-1 used the following input data: 2022 PSPS Five-Year Lookback Analysis (2018-2022): this is an analysis which shows the hypothetical PSPS events created by applying 2022 PSPS guidance to the weather from 2018-2022. This is our most accurate method of estimating PSPS impacts based on our latest PSPS guidance, and results in a dataset identifying the list of customers impacted per hypothetical event. This list of customers is used in this WMP to calculate projected PSPS customer impacts. Customers whose PSPS impact is prevented due to existing mitigations (as-of the end of 2022) are not included in this dataset. Some customers in this dataset may experience short-duration outages due to use of a downstream MSO device in the hypothetical PSPS events. When scoping PSPS events, we also add areas to scope based on the presence of certain asset and vegetation tags, if those areas also meet Minimum Fire Potential Conditions. This results in an incremental expansion of the PSPS scope. The number and location of these asset and vegetation tags on our system varies day by-day and cannot be accurately forecasted in future PSPS events. This expansion in scope due to asset and	Tom Long	4/12/2023	4/17/2023	4/17/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/TURN_004.zip	1	N/A	Appendix D	Areas for Continued ACI PG&E-22-35 Quantify Improvement Mitigation Benefits of Reducing PSPS Scale, Scope, and Frequency



172	TURN	004	TURN_004		TURN_004_Q3	 b.Please explain why Table 22-35-1 only looks at the impact of two mitigations, undergrounding and MSO, and does not consider the other mitigations identified in response to subpart (a). c.Please provide all PG&E analyses similar to what is presented in Table 22-35-1 regarding the impact on PSPS scale, scope, frequency, or duration of any or all of the other mitigations identified in response to subpart (a). d.Regarding the statement on page 971: "We concluded that none of the 2022 mitigation initiatives eliminated any event." i.Please identify each of the "2022 mitigation initiatives" that are referenced in this statement. ii.Is the meaning of this statement that none of the 2022 mitigation initiatives reduced the scale, scope, frequency or duration of any event? If not, please explain what is meant by the statement and how it relates to the analysis presented in Table 22-35-1. 	 b. We currently do not have initiatives to add additional mitigations devices such as Sectionalizing devices and Temporary Microgrids as described in subpart (a). In each of the 2022 and 2023 WMP, we examined the projected impact of future planned mitigations initiatives on PSPS events. Thus, Table 22-35-1 only looks at the impact of the mitigation initiatives planned for future implementation in the 2023 WMP (undergrounding and MSO Replacements) and does not further examine the impact of past or pre-existing mitigations (including the additional mitigations discussed in the 2022 WMP). c. The analysis presented in Table 22-35-1 was only performed for the mitigation initiatives planned for implementation in the 2023 WMP integrounding and MSO Replacements. The combined or total impacts of the 2023 WMP mitigations is reflected in the following tables: Table PG&E-22-35-2: Target Reductions as a Result of PG&E's WMP Mitigations Table 7-3-2: PG&E's WMP Targets Targets PS-07 QDR Table 10 The impact of the remaining mitigations identified in the response to subpart (a) on PSPS events were analyzed in the 2022 WMP, in the following tables: Table PG&E-8.1:1: Estimated Impact of 2022 WMP Planned Mitigations Table PG&E-8.3-1: PSPS Direct Impact Initiative Targets to be Completed by September 1, 2022 Table PG&E-8.3-2: PSPS Direct Initiative Targets to be Completed After September 1, 2022 and Prior to the Next WMP Update Euthermore, the combined or total impacts of the 2022 WMP mitigations is reflected in the There are also additional benefits to reducing the near-term undergrounding mileage targets, 	Tom Long	4/12/2023	4/17/2023	4/17/2023	https://www.pge.com/pge_global/common/pdfs/ afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/TURN_004.zip	S O	N/A	Appendix D	Areas for Continued Improvement ACI PG&E-22-35 Quantify Mitigation Benefits of Reducing PSPS Scale, Scope, and Frequency Grid Design and System Undergrounding of Electric Lines
124	CalPA	Set WMP-14	CalPA_Set WM	P-14 1	CalPA_Set WMP-14_Q1	decrease costs in the initial years of the program "	including providing more time to drive process improvements that may reduce long term costs and drive long term efficiency of the program.	Holly Wehrman	4/11/2023	4/17/2023	4/17/2023	disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates 014.zip	0	N/A	8.1.2.2	Hardening and/or Equipment – Distribution
125	CalPA	Set WMP-14	CalPA_Set WM	P-14 2	CalPA_Set WMP-14_Q2	P. 347 of PG&E's WMP4 states (regarding PG&E's undergrounding program), "Among other benefits, the reduced pace (as compared to prior projections) will decrease costs in the initial years of the program." Please list the "other benefits" referenced in the quote above.	 a) No, DTS-FAST does not have the capability to re-energize a line. Currently, DTS_FAST is monitoring only, and is not automatically sending the trip (de-energize) signal to operations until the system has more testing to ensure accuracy. b) DTS-FAST sensor data will report alarm conditions in real time. For example, if vegetation has fallen into the alarm zone and remains (i.e., leaning on the conductor line), the alarm will remain. However, if the vegetation falls away from the alarm zone, then the alarm will clear. Regardless, we will use the video cameras to validate the alarm and take appropriate actions. c) DTS-FAST does not have the capability to re-energize a line, but it will provide data to operations of sensor alarm statuses. In addition, DTS-FAST cameras will provide remote visual awareness of the alarm location. d) We do not currently have enough field data to draw formal conclusions about reliability impacts, but our goal is to ensure the DTS-FAST sensors report accurate wildfire risks with no false alarms. 	Holly Wehrman	4/11/2023	4/17/2023	4/17/2023	https://www.pge.com/pge_global/common/pdfs/ afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_014.zip	<u>s</u> 0	N/A	8.1.2.6.1	Grid Design and System Hardening Distribution, Transmission, and Substation: Fire Action Schemes and Technology
126	CalPA		CalPA_Set WM		CalPA_Set WMP-14_Q3 CalPA_Set WMP-14_Q4	 b) Pleakaway disconnect uses a weak link to provide a predictable point of separation and the service will then fall to the ground de-energized." a) What is the maximum wind speed that Breakaway Connectors can handle without separating? b) Has PG&E studied whether conditions exist that could cause a temporary fault and minimal or no damage to a non-breakaway connection, but would cause a Breakaway Connector to separate? For example, a small branch falling on the line. c) If the answer to part (b) is yes, please provide any results of such studies. d) If the answer to part (b) is no, does PG&E plan to perform such a study? e) What reliability impacts does PG&E forecast from Breakaway Connector installation? f) Please quantify the ignition risk associated with a Breakaway Connector separating. If this risk has not been quantified, describe the ignition risk in qualitative terms. g) Do Breakaway Connectors increase the likelihood of an EPSS-induced outage? Please explain your answer. h) If the answer to part (g) is yes, please quantify the increased likelihood of an EPSS induced outage? Please explain your answer. h) If the answer to part (g) is yes, please quantify the increased likelihood of an EPSS induced outage? Please explain your answer. 	 a) Maximum wind speed is not easily defined. Span length, tension, conductor size and wind direction all influence the maximum wind speed. General Order 95 rule 49.4 Table 8 and 49.4-C3 require Supply service drops to have a minimum strength of #8 soft or annealed copper. This is 479.8 pounds. The service breakaway has two available weak links 500 lbs. for services 75' and shorter. 750 pounds for services longer than 75 feet and up to 150 feet. The pilot location for the service breakaway has experienced three storms with winds exceeding 100 mph with no breakage of the weak links (both links are 750 lbs. due to span length). b) Yes, we have studied these issues. c) Two limb strikes were observed with limbs weighing 125 lbs. and 200 lbs., respectively. No damage was found, and the weak links did not activate. d) Not applicable, please see the response to subpart (b) above. e) We do not expect any reliability impacts. f) No ignition risk is expected by the service breakaway activating. Our tests showed no spark from the breakaway activating at the rated amperage of the conductor. The conductor will fail before the breakaway. g) EPSS is not affected by secondary conductors. It is primary voltage only. h) Not applicable, please see the response to subpart (g) above. 	Holly Wehrman	4/11/2023	4/17/2023	4/17/2023	https://www.pge.com/pge_global/common/pdfs/ afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_014.zip https://www.pge.com/pge_global/common/pdfs/ afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation-	<u>s</u> 0	N/A N/A	8.1.2.6.2	Grid Design and System Hardening Breakaway Connector Grid Design and System Hardening Breakaway Connector
128	CalPA	Set WMP-14	CalPA_Set WM	P-14 5	CaIPA_Set WMP-14_Q5	 services and critical facilities so that those resources can continue serving surrounding residents during PSPS events." a) Please list the temporary distribution microgrids that PG&E had available in 2020, 2021, and 2022 to mitigate the effect of a possible PSPS event. b) For each temporary distribution microgrid listed in part (a), state the number of times the temporary distribution microgrid was used in 2020, 2021, and 2022 to mitigate the effects of a PSPS event. c) For each instance in part (b), list the number of customers that remained energized during a PSPS event. d) How does PG&E determine what locations would warrant deployment of a temporary distribution microgrid? e) How does PG&E determine when to deploy a temporary distribution microgrid? f) How does PG&E determine when to remove a deployed temporary distribution microgrid? 	a-c) Responses are summarized in the tables below, by year: 2020: Temporary Distribution Microgrid available to operate in 2020 Number of 2020 PSPS events supported Approx. qty of service pts energized per 2020 PSPS event Shingletown 4 79 Calistoga 3 1554 Placerville (temporary configuration without a prefinstalled interconnection hub) 1 487 Clearlake North (temporary configuration without a prefinstalled interconnection hub) 0 n/a Clearlake South (temporary configuration without a prefinstalled interconnection hub) 0 n/a Clearlake South (temporary configuration without a prefinstalled interconnection hub) 0 n/a 2021: Temporary Distribution Microgrid available to operate in 2021 Number of 2021 PSPS events supported Approx. qty of service pts energized per 2021 PSPS event Angwin 1 48 Shingletown 1 83 Calistoga 1 1556 Magalia 1 83 Georgetown 0 n/a Pollock Pines 0 n/a Foresthill 0 n/a Middletown 0 n/a 2022: Temporary Distribution Microgrid available to operate in 2022 Number of 2022 PSPS events supported Approx. qty of service pts energized per 2022 PSPS event Angwin 0 n/a Colistoga 0 n/a Colistoga 0 n/a Colistoga 0 n/a Colistoga 0 n/a	Holly Wehrman	4/11/2023	4/17/2023	4/17/2023	https://www.pge.com/pge_global/common/pdfs/ afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_014.zip	S 0	N/A	8.1.2.7.2	Grid Design and System Hardening
129	CaIPA		CalPA_Set WM		CalPA_Set WMP-14_Q6	 P. 365 of PG&E's WMP states, "The successful deployment of RCAM provides a model for other communities for collaborative development of multi-customer microgrids for energy resilience." a) How does PG&E determine the success of the RCAM? b) Please provide data to support the success of the RCAM? b) Please provide data to support the success of the RCAM? 	 a. PG&E's total costs for the RCAM project were approximately \$3.3MM. PG&E does not have the project financials of our project partners. Please contact Schatz Energy Research Center at Cal-Poly Humboldt and Redwood Coast Energy Authority for details on their total project costs and funding sources. b. Of PG&E's total project costs, i. \$3,085,000 was funded through CEC's EPIC grant (EPIC 3.11, Multi-Use Microgrid), ii. \$224,140 in cost offsets were provided to the Redwood Coast Energy Authority pursuant to the Community Microgrid Enablement Program (CMEP) [D.20-06-017]. iii. PG&E received no loans from the United States of America nor any other funding sources for this project. Attacriments to this data response contain CONFIDENTIAL information provided pursuant to the Non-Disclosure Agreement in this proceeding. a) Prior to the start of the Project, PG&E defined the following metrics to calculate the full deployment benefits at RCAM: 1. Increase reliability at critical facilities - Post-deployment measurements of outage number, frequency and duration reductions. Below is a summary of the "RCAM Islanding Events" log current as of 4/17/2023. In addition to the frequency and duration of "Outages Avoided", PG&E also tracks frequency and duration of RCAM islanding events which were not a result of Janes Creek 1103 deenergizing and therefore require fine-tuning of the protection scheme configurations that make up the microgrid. These "Nuisance Events" do not impact customer experience or service quality. Nevertheless, PG&E is researching how to reduce this metric. 2. Successful operation of the microgrid in island mode will illustrate resilience benefits which can be scaled to energize wildfire resilience zones during Public Safety Power Shutoff. The Microgrid has performed as expected since it has been placed in operation, providing over 37 hours of incremental resilience to support for critical regional infrastructure and lifesaving activities at the Re	Holly Wenrman	4/11/2023	4/17/2023	4/17/2023	https://www.pge.com/pge_global/common/pdfs/ afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_014.zip	0	N/A	8.1.2.7.3	Grid Design and System Hardening Community Microgrid Enablement Program and Microgrid Incentive Program Grid Design and System Hardening Community Microgrid Enablement Program and Microgrid Incentive Program

131	CalPA	Set WMP-14	CalPA_Set WMP-14	8	CalPA_Set WMP-14_Q8	 P. 369 of PG&E's WMP states, "For 2023, we have planned to install devices that will provide significant reliability benefits on fuse tap lines that are in the scope of EPSS." a) Please quantify the "significant reliability benefits" that will be provided from devices installed in 2023. b) Please provide any available workpapers or studies to support your response to part (a). P. 385 of PG&E's WMP states that it will perform a "Substation Animal" 	 a) Significant reliability benefits are projected at T19,000 CESO savings and 14.618 million customer minutes. During EPSS enablement, upstream protective devices are required to see faults beyond fuses to provide a gang trip of all three phases upon a fault condition. This practice nullifies the benefits of traditional line fuse protection. With these additional protective devices installed, protection granularity and corresponding reliability impact can be returned to the tapline or more downstream location where the new protective devices are replacing fuses. As an additional non-EPSS benefit, these devices can also function as traditional reclosers outside of EPSS enablement thereby reducing the occurrence of sustained outages through reclosing. b) Historical outage data was obtained for thousands of existing fuses on EPSS circuits. Outage data was used to prioritize existing fuses and their effect on reliability benefits outlined in a) of this response. No work paper has been prepared in connection with this reliability benefit calculation. 	Holly Wehrman	4/11/2023	4/17/2023	4/17/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_014.zip	0	N/A	8.1.2.8.1	Grid Design and System Hardening
132	CalPA	Set WMP-14	CalPA_Set WMP-14	9	CalPA_Set WMP-14_Q9	Abatement Effectiveness Study" in 2023. a) When does PG&E expect to begin the Substation Animal Abatement Effectiveness Study? b) When does PG&E expect to complete the Substation Animal Abatement Effectiveness Study? P. 393 of PG&E's WMP states, "In 2022 PGE implemented revisions made to	 a) The study was officially kicked off on January 26, 2023. The "P51" team at Electric Power Research Institute (EPRI) was provided with PG&E historical animal contact records, existing and historical animal abatement strategies employed by PG&E, and other pertinent information needed to perform the study. b) The study is expected to conclude by July 18, 2023. Please see our current procedure TD-2325P-01 for the requested information: 	Holly Wehrman	4/11/2023	4/17/2023	4/17/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_014.zip https://www.pge.com/pge_global/common/pdfs/s	0	N/A	8.1.2.12.2	Grid Design and System Hardening – Substation Animal Abateme
133	CalPA	Set WMP-14	CalPA_Set WMP-14	10	CalPA_Set WMP-14_Q10	TD-2325, which incorporated industry best practices as well as adjusted the pole rejection criteria." Please list the adjustments that PG&E made to the pole rejection criteria.	https://www.pge.com/pge_global/common/pdfs/safety/emergency preparedness/natural- disaster/wildfires/wildfire-mitigation-plan/standards-and procedures/td-2325p-01.pdf The Revision Notes table on page 40 of the document describes in detail the changes that were made compared to the prior version.	Holly Wehrman	4/11/2023	4/17/2023	4/17/2023	afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_014.zip	0	N/A	8.1.3.1.5	Asset Inspections Intrusive Pole Inspection
134	CalPA	Set WMP-14	CalPA_Set WMP-14	11	CalPA_Set WMP-14_Q11	structures within that plat map."	 a) The quote referenced above is based on the wildfire consequence scores from the WDRM v3. b) We plan to review wildfire risk model results annually and evaluate how to update the inspection plan accordingly. c) After we review risk model results each year, we will evaluate whether the plan needs to be adjusted. Updates to the plan may include reassigning a plat map to a different consequence tier or adding individual structures to the inspection plan to account for increased risk or consequence. 	Holly Wehrman	4/11/2023	4/17/2023	4/17/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_014.zip	0	N/A	8.1.3.2.1	Asset Inspections Detailed Ground Inspection
135	CalPA	Set WMP-14	CalPA_Set WMP-14	12	CalPA_Set WMP-14_Q12	reduction in 2023?	 being able to get back on course before the end of the year, any future External Factors might prevent us from being able to execute our catch-up plan and irreversibly delay the work this year. b) As explained in our response WMP-Discovery2023_CalAdvocates_010-Q012, and on page 831 of our 2023 WMP, External Factors represent reasonable circumstances which may impact execution against targets, objectives, other work, or performance metrics including, but not limited to, physical conditions, landholder refusals, environmental delays, customer refusals or non-contacts, permitting delays/restrictions, weather conditions, removed or destroyed assets, active wildfire, exceptions or exemptions to regulatory/statutory requirements, and other safety considerations. c) As explained in our response WMP-Discovery2023_CalAdvocates_010-Q012, to mitigate the impacts of physical conditions, we work with our leadership and strategy teams to create solutions specifically tailored to the individual situation. However, despite these efforts, there 	Holly Wehrman	4/11/2023	4/17/2023	4/17/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_014.zip	0	N/A	8.1.7.2	Open Work Orders Open Work Orders – Distribu Tags
136	CalPA	Set WMP-14	CalPA_Set WMP-14	13	CalPA_Set WMP-14_Q13	P. 463 of PG&E's WMP states, "EPSS does not cause a power outage." Given that EPSS settings can de-energize a line without prior warning, and without an apparent cause, please explain what is meant by the above quote.	are times where we must simply await the removal of the external physical condition in order Enhanced Powenine Safety Setungs (EPSS) enable capable protective devices on a circuit to operate in 0.1 seconds or less in order to de-energize and isolate affected portion(s) of our distribution system when a fault or abnormal condition is detected that could generate a spark and subsequent wildfire ignition as well as detecting higher impedance faults. Outages that occur when EPSS settings are enabled on protection devices are unplanned and only occur when an external event occurs on the distribution line causing a fault on the circuit. Stated another way, EPSS does not cause outages but rather outages may result from a line being quickly de-energized when a tree, vegetation or other foreign debris makes contact with the EPSS-enabled line. Unknown cause outages – or "outages without an apparent cause" – also occur without EPSS enabled. This does not mean there was not an actual fault condition present. Note that in 2022 PG&E reported 106 of 2,375 EPSS outages as 'Company Initiated'. In these limited instances, devices can trip as a result of switching, in-rush current (e.g., a pump or heavy machinery starting up), or other utility operations while EPSS is enabled. In these instances the outage is reported as 'Company Initiated' and our protection engineers will review the EPSS settings, coordinate with customers, and / or coordinate with the Distribution Control Center to identify design setting adjustments or other corrective actions	Holly Wehrman	4/11/2023	4/17/2023	4/17/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_014.zip	0	N/A	8.1.8.1.1	Grid Operations and Procedures Procedures Settings
137	CalPA	Set WMP-14	CalPA_Set WMP-14	14	CalPA_Set WMP-14_Q14	 Per PG&E's January 2023 EPSS monthly report, PG&E experienced 2,375 EPSS outages in 2022. a) Of the EPSS-triggered outages in 2022, in how many of these outages did PG&E find that no corrective actions were required prior to re-energizing (i.e. there was no persistent condition that PG&E needed to resolve upon inspecting the location of the outage)? b) Were there any EPSS-triggered outages in 2022 that PG&E determined were triggered by events that did not pose an ignition risk? c) If the answer to part (b) is yes, how many such EPSS-triggered outages occurred in 2022? 	 a) PG&E reported 1,083 unknown cause outages in 2022. Note that while this is indicative that a conclusive corrective action was not identified during the outage patrol and restoration process, it is not indicative of no ignition risk. Our focus during outage patrols and restoration is to restore power as soon as it is safe to do so for our customers and communities. b) Outages that occurred as a result of planned switching or from in rush current (e.g. a pump or heavy machinery start up) are examples of outages that do not present an ignition risk. c) There were 106 of these outages in 2022. 	Holly Wehrman	4/11/2023	4/17/2023	4/17/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_014.zip	0	N/A	8.1.8.1.1	Grid Operations and Protective Equipment and De Procedures Settings
138	CalPA	Set WMP-14	CalPA_Set WMP-14	15	CalPA_Set WMP-14_Q15	 P. 465 of PG&E's WMP states, "In 2022, we expanded the scope of EPSS to all HFRAs in our service territory and select adjacent EPSS buffer areas." a) In 2022, did PG&E expand the scope of EPSS to all HFRAs and all HFTD? b) If PG&E did not expand the scope of EPSS to all HFTD in 2022, please state the basis for this decision. c) In 2023, will the scope of EPSS cover all HFRAs and all HFTD? d) If the answer to part (c) is no, please state the basis for this decision. 	 a) EPSS capability was extended to 100% of HFRA in 2022. 100% of HFTD was not targeted. b) PG&E's HFRA map is a purpose-built map to inform the Public Safety Power Shutoff (PSPS) and EPSS scoping process by identifying areas in PG&E's service area where overhead electrical infrastructure could be the source of an ignition that results in a catastrophic wildfire and accordingly, is used for EPSS scoping. The processes PG&E used to develop the HFRA were described in PG&E's 2021 and 2022 WMPs. See PG&E's 2021 WMP (June 3, 2021), starting at page 85, and PG&E's 2022 WMP (Feb. 25, 2022), starting at page 75. c) In 2023 EPSS will target 100% of HFRA and select HFRA-adjacent areas, referred to as EPSS Buffer Areas. HFTD is not targeted. d) Please see response to Question 15b 	Holly Wehrman	4/11/2023	4/17/2023	4/17/2023	<u>https://www.pge.com/pge_global/common/pdfs/s</u> <u>afety/emergency-preparedness/natural-</u> <u>disaster/wildfires/wildfire-mitigation-</u> <u>plan/reference-docs/2023/CalAdvocates_014.zip</u>	0	N/A	8.1.8.1.1	Grid Operations and Protective Equipment and De Procedures Settings
139	CalPA	Set WMP-14	CalPA_Set WMP-14	16	CalPA_Set WMP-14_Q16	 Cal Advocates understands that a circuit segment that has been undergrounded may still experience PSPS outages, if segments upstream or downstream of the undergrounded circuit segment are subject to PSPS. a) Is the above understanding correct? If not, please correct the above. b) During the 2023-2025 WMP period, does PG&E intend to utilize temporary microgrids or other mitigations to fully eliminate the risk of a PSPS event deenergizing undergrounded lines? c) If the answer to part (b) is no, please explain why not. d) If the answer to part (b) is ves, please describe PG&E's plans. 	a) Yes, that statement is correct. While it is unlikely that a downstream segment would affect	Holly Wehrman	4/11/2023	4/17/2023	4/17/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_014.zip	0	N/A	9.1.5	Public Safety Power Performance Metrics Identifie Shutoff the Electrical Corporation
140	CalPA	Set WMP-14	CalPA_Set WMP-14	17	CalPA_Set WMP-14_Q17	 a) Has PG&E performed a study or back cast to predict the likelihood that an undergrounded segment will be subject to PSPS de-energizations due to upstream or downstream segments becoming subject to PSPS? b) If the answer to part (a) is yes, please provide the results of any such studies. c) If the answer to part (a) is no, please explain why not. 	 a) No, we have not performed a study or back cast mentioned in the question. b) See response to a. c) Projecting likelihood of an underground segment being subject to PSPS is possible but would take significant manual effort. However, back cast weather data was used to analyze the expected reduction in customers affected by PSPS for future underground work. 	Holly Wehrman	4/11/2023	4/17/2023	4/17/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_014.zip	0	N/A	9.1.5	Public Safety Power Shutoff the Electrical Corporation
141	CalPA	Set WMP-14	CalPA_Set WMP-14	18	CalPA_Set WMP-14_Q18	 a) Has PG&E performed a study or back cast to predict the likelihood that an undergrounded segment will be subject to an EPSS-triggered de-energizations due to upstream or downstream segments becoming subject to EPSS? b) If the answer to part (a) is yes, please provide the results of any such studies. c) If the answer to part (a) is no, please explain why not. 	 a) We have not performed this type of study. b) Not applicable. Please see the response to subpart a). c) PG&E has not yet performed this type of study because the volume of mileage that has been placed underground is relatively small. The analysis would need to be circuit specific. For this type of study to be more meaningful, a greater number of underground miles would need to be evaluated. It is also important to note that undergrounding occurs on targeted line segments, which often means that other portions of the same circuit remain overhead and would require the protection of EPSS applied to the entire line segment including both UG and 	Holly Wehrman	4/11/2023	4/17/2023	4/17/2023	<u>https://www.pge.com/pge_global/common/pdfs/s_afety/emergency-preparedness/natural-disaster/wildfires/wildfire-mitigation-plan/reference-docs/2023/CalAdvocates_014.zip</u>	0	N/A	8.1.8.1.1	Grid Operations and Protective Equipment and De Procedures Settings
143	CalPA	Set WMP-14	CalPA_Set WMP-14	20	CalPA_Set WMP-14_Q20	 a) During the period from 2020-2022, did PG&E replace any distribution poles as part of its WMP activities for which PG&E had not fully recovered the original cost of the pole? b) If the answer to part (a) is yes, what was PG&E's practice regarding cost recovery on the unrecovered portion of the value associated with the replaced pole? c) If the answer to part (a) is yes, please provide the number of such poles that PG&E replaced. 	OH sections. (a) – (c) We cannot provide the requested data. Our asset registry and work execution systems are not set up to enable this cross-referenced data consolidation and we do not track the volume of assets replaced that have not been fully recovered.	Holly Wehrman	4/11/2023	4/17/2023	4/17/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_014.zip	0	N/A	8.1.2.3	Grid Design and System Hardening Reinforcements
144	CalPA	Set WMP-14	CalPA_Set WMP-14	21	CalPA_Set WMP-14_Q21	 PG&E replaced. a) During the period from 2020-2022, did PG&E replace any distribution conductor as part of its WMP activities for which PG&E had not fully recovered the original cost of the conductor? This may involve undergrounding a previously hardened line, or replacing a bare overhead line with covered conductor. b) If the answer to part (a) is yes, what was PG&E's practice regarding cost recovery on the unrecovered portion of the value associated with the replaced conductor? c) If the answer to part (a) is yes, please provide the number of circuit miles of 	(a) – (c) We cannot provide the requested data. PG&E's asset registry and work execution systems are not set up to enable this cross-referenced data consolidation and we do not track the volume of assets replaced that have not been fully recovered.	Holly Wehrman	4/11/2023	4/17/2023	4/17/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_014.zip	0	N/A	8.1.2.5.2	Grid Design and System Traditional Overhead Hardeni Hardening Distribution
145	CalPA	Set WMP-14	CalPA_Set WMP-14	22	CalPA_Set WMP-14_Q22	 such conductor that PG&F replaced a) During the period from 2020-2022, did PG&E replace any distribution transformers as part of its WMP activities for which PG&E had not fully recovered the original cost of the transformer? b) If the answer to part (a) is yes, what was PG&E's practice regarding cost recovery on the unrecovered portion of the value associated with the replaced transformer? c) If the answer to part (a) is yes, please provide the number of such transformers that PG&E replaced. 	(a) – (c) We cannot provide the requested data. Our asset registry and work execution systems are not set up to enable this cross-referenced data consolidation and we do not track the volume of assets replaced that have not been fully recovered.	Holly Wehrman	4/11/2023	4/17/2023	4/17/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_014.zip	0	N/A	8.1.4.11	Equipment Maintenance and Repair Transformers

tem Automation ibution Protective ces
es and Systems imal Abatement
e Inspection
nd Inspection
rs – Distribution gs
nent and Device ngs
nent and Device ngs
nent and Device ngs
rics Identified by Corporation
rics Identified by Corporation
nent and Device ngs
Replacements d ements
ead Hardening – oution

							a) In 2022, how many ignitions did PG&E experience related to overhead	a) In 2022, PG&E observed 1 CPUC reportable ignition where the equipment type associated					1					
146	CalPA	Set WMP-14	CalPA_	Set WMP-14	23	CalPA_Set WMP-14_Q23	 a) In 2022, now many ignitions did PG&E experience related to overhead covered conductor distribution lines? b) In 2022, how many ignitions did PG&E experience related to overhead bare conductor distribution lines? c) In 2022, how many ignitions did PG&E experience related to underground distribution lines? a) In 2022, how many ignitions did PG&E experience related to overhead 	 a) In 2022, PG&E observed 1 CPOC reportable ignition where the equipment type associated with the ignition was insulated distribution primary overhead conductor. b) In 2022, PG&E observed 183 CPUC reportable ignitions where the equipment type associated with the ignition was bare distribution primary overhead conductor. c) In 2022, PG&E observed 1 CPUC reportable ignition where the equipment type associated with the ignition was underground conductor. a) In 2022, PG&E observed 44 CPUC reportable ignitions associated with overhead 	Holly Wehrman	4/11/2023	4/17/2023	4/17/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_014.zip https://www.pge.com/pge_global/common/pdfs/s	0	N/A	Appendix D	Areas for Continued Improvement	ACI PG&E-22-06 – Addressing Increase in Risk Events
147	CalPA	Set WMP-14	CalPA_	Set WMP-14	24	CalPA_Set WMP-14_Q24	secondary distribution lines?	secondary facilities. b) In 2022, PG&E observed 54 CPUC reportable ignitions associated with overhead distribution service facilities.	Holly Wehrman	4/11/2023	4/17/2023	4/17/2023	afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates 014.zip	0	N/A	Appendix D	Areas for Continued Improvement	ACI PG&E-22-06 – Addressing Increase in Risk Events
148	CalPA	Set WMP-14	CalPA_:	Set WMP-14	25	CalPA_Set WMP-14_Q25	 P. 89 of PG&E's 2022 Joint Annual Report to Shareholders states: On October 26, 2022, the Utility notified the CPUC that the Utility's procedure for wood pole replacements did not comply with CPUC requirements for replacement of poles under certain conditions and, accordingly, in some instances, the Utility failed to replace wood poles with safety factors below the required minimum.5 a) Please provide a copy of the October 26, 2022 self-report referenced above. b) List the specific non-compliances referenced in the statement, "the Utility's procedure for wood pole replacements did not comply with CPUC requirements for replacement of poles under certain conditions." c) List the specific conditions referenced in the statement, "the Utility's procedure for wood pole replacements did not comply with CPUC requirements for replacement of poles under certain conditions." d) List the corrective actions PG&E has implemented to remediate the non-compliances described in its self-report. 	 a) Please see "WMP-Discovery2023_DR_CalAdvocates_014-Q025Atch01.pdf" for the requested information. b) The specific referenced non-compliances were with General Order (GO) 95, Rules 12.2 and 44.3. Please see page 1 of "WMP:Discovery2023_DR_CalAdvocates_014-Q025Atch01." c) The specific referenced condition is when both the remaining strength of the pole and the loading on the pole results in a calculated safety factor below the at replacement value specified in rule 44.3. An example of this is described in "WMP:Discovery2023_DR_CalAdvocates_014_O025Atch01." 	Holly Wehrman	4/11/2023	4/17/2023	4/17/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_014.zip	1	N/A	8.1.2.3	Grid Design and System Hardening	Distribution Pole Replacements and Reinforcements
149	CalPA	Set WMP-14	CalPA_:	_Set WMP-14	26	CalPA_Set WMP-14_Q26	 P. 89 of PG&E's 2022 Joint Annual Report to Shareholders states: On December 22, 2022, the Utility submitted an update to the CPUC explaining the Utility had identified a population of wood poles that had not received intrusive inspections in accordance with GO 165's deadlines due to legacy issues, which should no longer be an issue due to changes in Utility procedures. a) Please provide a copy of the December 22, 2022 update referenced above. b) Describe the population of wood poles that had not received intrusive inspections in accordance with GO 165, referenced in the quote above. c) Describe the "legacy issues" referenced in the quote above. d) Describe the "changes in Utility procedures" referenced in the quote above. e) List the corrective actions PG&E has implemented to remediate the issues described in its update to the CPUC. 	a) Please see VWMP-Discovery2023_DR_CalAdvocates_014-Q026Atch01.pdf for the requested information. b) 213 out of the 950 poles sampled (22%) did not have evidence of intrusive inspections within the compliance timeframe. Please see pages 2 through 3 of "WMP-Discovery2023_DR_CalAdvocates_014-Q026Atch01.pdf." c) The legacy issues referenced include eliminating the issues identified with "No Pole" or "Visual Only" records where these inspections were not properly meeting the General Order requirements. Please see pages 1 through 2 of "WMPIDiscovery2023_DR_CalAdvocates_014-Q026Atch01.pdf" for additional details. d) The changes in utility procedure include revising procedure TD-2325P-01 to eliminate the option to complete Pole Test & Treat (PT&T) inspections based only on visual inspections. Please see page 3 of "WMPIDiscovery2023_DR_CalAdvocates_014-026Atch01.pdf." e) The corrective actions implemented to remediate these issues include those identified in response to Question 25, subpart (d) as well as those listed on pages 3 through 4 of attachment WMP-Discovery2023_DR_CalAdvocates_014-0026Atch01.pdf	Holly Wehrman	4/11/2023	4/17/2023	4/17/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_014.zip	1	N/A	8.1.2.3	Grid Design and System Hardening	Distribution Pole Replacements and Reinforcements
178	OEIS	002	OE	EIS_002	1	OEIS_002_Q1	 a.Has PG&E used its Targeted Tree Species study to identify additional clearances for and begin inventory of trees with the highest growth and highest failure potential? i.If so, explain the results and how PG&E has and will integrate this knowledge into its VM programs. ii.If not, please explain PG&E's plan to perform this analysis and provide a timeline for completion and operationalization. b.Has PG&E reviewed the Process and Procedures for collecting and enhancing checklists for field inspections and current clearance guidance? i.If so, explain the results and how PG&E has and will integrate this knowledge into its VM programs. ii.If not, please explain PG&E's plan to perform this review and provide a timeline for completion and operationalization. c.Has PG&E evaluated how mid-cycle inspections sequence can be adjusted to align with Areas of Concerns in highest risk regions? i.If so, explain the results and how PG&E has and will integrate this knowledge into its VM programs. ii.If not, please explain PG&E's plan to perform this review and provide a timeline for completion and operationalization. c.Has PG&E evaluated how mid-cycle inspections sequence can be adjusted to align with Areas of Concerns in highest risk regions? i.If so, explain the results and how PG&E has and will integrate this knowledge into its VM programs. ii.If not, please explain PG&E's plan to perform this review and provide a timeline for completion and operationalization. d.Has PG&E evaluated the feasibility of developing a multi-year historical tree data set? i.If so, explain the results and how PG&E has and will integrate this knowledge into its VM programs. i.If not, please explain PG&E's plan to perform this evaluation and provide a timeline for completion and operationalization. 	 a. i. No, PG&E has not used its Targeted Tree Species study to identify additional clearances for inventory of trees with the highest growth and highest failure potential and there is currently no plan to begin such an inventory. The Targeted Tree Species Study (TTSS) did not include in its objective any analysis of tree growth rates or make any recommendations on clearances to be obtained at time of tree pruning. ii. PG&E does not have a plan to perform this analysis at this time. b. We are currently reviewing the Process and Procedures for field inspections and current clearance guidance. i. The plan is to complete the review by year end 2023, any updates deemed necessary will be incorporated for operationalization in 2024. ii. See above. This is currently in progress. c. Yes, we began reviewing mid-cycle inspection areas during the development of Areas of Concern in Q4 2022. These reviews supported a proposal and plan to continue refinements to mid-cycle areas through November 30, 2023. Refinements during this time will inform 2024 mid-cycle inspection Program in 2023, adjustments to mid-cycle inspection areas and sequencing are anticipated for VM operations beginning in 2024. d. Yes, we have evaluated the feasibility of developing an multi-year historical tree data set. i. We will have multi-year historical tree data with the One VM Tool. The dataset will inform inspectors about previous work on a vegetation point as well as associated clearances. This will also assist with analysis related to tree growth, allowing the inspector to make a well-informed decision regarding a vegetation point needing to be worked. a) The minimum qualifications for an inspector performing the tree-risk assessment for the 	Colin Lang	4/13/2023	4/18/2023	4/18/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_002.zip	0	N/A	Appendix D	Areas for Continued Improvement	ACI PG&E-22-24 – Progression of Vegetation Management Maturity
179	OEIS	002	OE	EIS_002	2	OEIS_002_Q2	a.What are the minimum qualifications for an inspector preforming the tree-risk assessment for the Focused Tree Inspections? b.Why and how did PG&E choose to use the American National Standards Institute (ANSI) A-300 tree risk assessment standard over PG&E's Tree Assessment Tool (TAT) for Focused Tree Inspections? Include a comparison of the benefits and drawbacks of ANSI A-300 and PG&E's TAT.	Focused Tree Inspection is a Tree Risk Assessment Qualification (TRAQ) through the International Society of Arboriculture (ISA). b) We will utilize the International Society of Arboriculture (ISA) Basic Tree Risk Assessment Form for the Focused Tree Inspections. The Basic Tree Risk Assessment Form is provided with the ISA Tree Risk Assessment Manual, which is based on ANSI A-300. We utilized industry standards, regulatory guidance, and existing commitments in the decision to select ANSI A-300 as a beneficial framework as guidance for the FTI program. • ANSI A-300 is an industry wide standard that was created independent of PG&E with decades of proven usage in the field and research employed. • A300 is called out for use and guidance in California Power Line Fire Prevention Field Guide (2021 EDITION). • Recommended Changes to the CPUC's General Orders on Page#11 of Envista Forensic, Inc dated July 6, 2022. • "Modification of GO 95, Rule 35 to emphasize safety, reliability and hazard tree assessment that would direct and enable electric utilities to better focus on the root cause of tree-related fires by requiring utilities to use the following standards and best management practices: • ANSI-A300 (Part 9) Tree Risk Assessment a. Tree Failure American National Standards for Tree Care Operations–Tree, Shrub, and other Woody Plant Management–Standard Practices (Tree Risk Assessment a. Tree Failure) Latest Edition • International Society of Arboriculture's Best Management Practices Utility Tree Risk Assessment Practices Edition 2020" The ISA Tree Risk Assessment Qualification provides an industry accepted tree risk assessment methodology that benefits by being supported by a qualification program designed to train and assess candidates in a specialized field of arboriculture. The TRAQ also has pre-requisites for candidates to be eligible to apply for the TRAQ course. The TAT was built specifically for the EVM program at PG&E and was not consistent with industry standards. The TAT also did not have the same level of p	Colin Lang	4/13/2023	4/18/2023	4/18/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_002.zip	0	N/A	8.2.2.2.5	Vegetation Management and Inspections	Focused Tree Inspections
180	OEIS	002	OE	EIS_002	3	OEIS_002_Q3	On page 621, PG&E references its Company Emergency Response Plan (CERP). Provide an unredacted version of the CERP and all annexes.	assessment as does the TRAQ. The confidential attachments are being provided pursuant to the accompanying confidentiality declaration. a. Please see attachment "WMP-Discovery2023_DR_OEIS_002-Q003Atch01CONF.pdf" for a unredacted version of our CERP. Please see attachments "WMP-Discovery2023_DR_OEIS_002-Q003Atch02CONF.pdf" and "WMP-Discovery2023_DR_OEIS_002-Q003Atch03CONF.pdf" for our unredacted Wildfire Annex	Colin Lang	4/13/2023	4/18/2023	4/18/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_002.zip	3	N/A	8.4.1	Emergency Preparedness	Overview
181	OEIS	002	OE	EIS_002	4	OEIS_002_Q4	 a. On page 567, PG&E references the weather stations deployed over their 70,000 square mile territory for monitoring conditions. i.Provide the instillation standard that all PG&E weather stations are installed to. Include height from ground, direction of cross-arm, and which side of the pole/tower they are installed on. b. On page 570, PG&E references the maintenance for their weather stations and calibrations preformed to "our standard". i.Provide the PG&E specific standard that is being referenced for the calibrations as compared to the manufactures standards. ii.Provide the total number of stations that are serviced annually over the past 3 years, and the maintenance preformed on each station. iii.Provide the total number of stations not serviced annually over the past 3 years due to "remoteness of location" and "weather conditions". iv.Provide the estimated life span of each sensor and the replacement cycle for each. 	and PSPS Annex. respectively. a. i. Please see the attachment "WMP-Discovery2023_DR_OEIS_002-Q004Atch01CONF.pdf" for the requested information. b. i. Please see the attachment "WMP-Discovery2023_DR_OEIS_002-Q004Atch01 Atch02CONF.pdf" for the requested information. We developed our calibration procedure in coordination with Western Weather Group, who provides guidance on calibration and maintenance cycles. ii. Over the last 3 years, 611 out of 622 stations were calibrated in 2020, 981 out of 991 stations in 2021, and 1297 out of 1315 stations in 2022. The remainder of these stations were not able to be serviced due to External Factors such as customer refusals, environmental-concern related refusals, weather conditions, and safety issues. We are unable to provide the historical maintenance performed on each station but—based on historical data—we forecast 30% of our weather stations to have an incident-ticket issued per year. This is corrective maintenance as opposed to preventive (calibration) maintenance. During preventative maintenance (calibrations), technicians are instructed to inspect the weather station for issues such as missing or damaged hardware and equipment. They are also instructed to document weather station information, perform tests on equipment, upgrade software, and replace any equipment that is not working correctly. iii. Over the last 3 years, 6 weather stations could not be calibrated in 2021 and 3 in 2022 due to the remoteness of the location and weather conditions. iv. Below is a table with estimated life span for weather station equipment. This was provided	Colin Lang	4/13/2023	4/18/2023	4/18/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_002.zip	2	N/A	8.3.2.1	Situational Awareness and Forecasting	Existing Systems, Technologies, and Procedures
182	OEIS	002	OE	EIS_002	5	OEIS_002_Q5	Please provide an Excel version of Table 7-4: Summary of Risk Reduction for Top Risk Circuit Segments from PG&E's 2023 WMP.	In reviewing this request, we discovered that some of the information in Table 7-4 is incorrect. We have corrected it in response to this discovery request. We will reach out to discuss this update and making corrections to the WMP pursuant to Energy Safety's	Colin Lang	4/13/2023	4/18/2023	4/18/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation-	1	N/A	7.2.2.3	Wildfire Mitigation Strategy Development	Projected Risk Reduction on Highest-Risk Circuits Over the 3- Year WMP
183	OEIS	002	OE	EIS_002	6	OEIS_002_Q6	Under Section 8.1.2.8, PG&E only includes additional information for distribution protective devices. What program(s) does PG&E currently have for system automation equipment at the transmission level?	PSPS scoping criteria (e.g. Asset health, Vegetation Risk, Wildfire Consequence) but can be deenergized without incremental impact to customers or other adverse effects to the grid. In addition, we have implemented EPSS on some transmission lines and are evaluating expanding EPSS protection or other enhanced protection schemes on additional transmission lines.	Colin Lang	4/13/2023	4/18/2023	4/18/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_002.zip	0	N/A	8.1.2.9.1	Grid Design and System Hardening	T Line removal (in HFTD) - Transmission
184	OEIS	002	OE	EIS_002	7	OEIS_002_Q7	 a.Provide a definition for PG&E's "Critical Pass Rate" for its asset inspection QC, as shown in Table PG&E-22-21-1. This should include criteria for what qualifies as "critical" including any risk thresholds, associated equipment-types, or other relevant determinations. b.Does "Critical Pass Rate" differ from the "QA Review HFTD Pass Rate" provided in Table RN-PG&E-22-08-05 in response to Critical Issue RN-PG&E-22-08 (f)? If not, describe how the two differ. c.Does "Critical Pass Rate" differ from the inverse of the "QC Review HFTD – Failure Rate" provided in Table RN-PG&E-22-08-04 in response to Critical Issue RN-PG&E-22-08 (f)? If not, describe how the two differ. 	Attribute (as defined by Asset Strategy) failure or miss divided by the number of assets reviewed by QC. This is shown as a percentage. A Critical Attribute is defined as: a condition that could lead to either an ignition point or wire down situation that could result in a potential fire ignition. b. "Critical Pass Rate" does not differ from "QA Review HFTD Pass Rate." Critical attributes are defined by Asset Strategy. c. "Critical Pass Rate" is not the inverse of "QC Review HFTD-Failure Rate." These items differ because "Critical Pass Rate" only looks at Critical Attributes as defined by Asset Strategy, whereas "QC Review HFTD-Failure Rate" is a measure of all errors within the QC review checklist, not just Critical Attributes. "QC Review HFTD.Failure Rate" is the number of reviews completed by QC that have at least one QC finding divided by the total number of reviews completed by OC and is displayed as a percentage.	Colin Lang	4/13/2023	4/18/2023	4/18/2023	<u>https://www.pge.com/pge_global/common/pdfs/safety/emergency-preparedness/natural-disaster/wildfires/wildfire-mitigation-plan/reference-docs/2023/OEIS_002.zip</u>	0	N/A	Appendix D	Areas for Continued Improvement	ACI PG&E-2221 Asset Inspections Quality Assurance and Quality Control ACI PG&E-2208 Better Application of Specific Lessons Learned from Utility-Caused Fires

185	OEIS	002	OEIS_002 8	OEIS_002_Q8	a. How many ignitions were evaluated via PG&E's EIA program in 2021, 2022, and 2023 (if applicable) respectively? b.When would PG&E perform an EIA? c.Provide an example of an ignition PG&E performed EIA for, including supporting documentation and reports as applicable. d.Via Excel format, provide the following information for each ignition in which PG&E performed an EIA, following the same definitions as Table 6 of the QDR: i.CPZ in which ignition occurred ii.HFTD Tier iii.Date of ignition iv.Qualifier for performing EIA (HFTD tier, EPSS protected facility, etc.) v.Metric type vi.Ignition driver vi.Icine type vii.Icine type viii.:Summary/detail on the cause of ignition as identified via EIA	 counsel. c. We are attaching three reports associated with ignition #20220450 as an example of typical EIA work products. 1. WMP-Discovery2023_DR_OEIS_002-Q008Atch01CONF.pdf; 2. WMP-Discovery2023_DR_OEIS_002-Q008Atch02.pdf; and 3. WMP-Discovery2023_DR_OEIS_002-Q008Atch03CONF.pdf This ignition occurred on April 18th, 2022 because of an improperly installed connection devices and jumpers from the incident circuit, and are in the process of revising guidance documents related to connection device installation methods. The reports include the following: (1) A Preliminary Ignition Investigation Report [PIIR] with event details and location history, (2) material analysis report produced by Applied Technology Services department [ATS] identifying the suspected failure mode, and (3) an Extent of Condition Report produced by our Asset Strategy department related to corrective and evaluative actions associated with that failure mode. d. Please see "WMP-Discovery2023 DR OEIS 002-Q008Atch04.xlsx" for table of ignitions 	Colin Lang	4/13/2023	4/18/2023 4/1	3/2023 https://www.pge.com/pge_global/common/pdfs afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_002.zip	/s 4 N/A	Appendix D	Areas for Continued Improvement	ACI PG&E-2208 Better Application of Specific Lessons Learned from Utility-Caused Fires
186	OEIS	002	OEIS_002 9	OEIS_002_Q9	 a. Provide the definitions for the EPSS Outage Types under Column J for the tab labeled "2022 EPSS Outage Data". b. What analysis has PG&E performed on EPSS-caused outages to determine which outages would have led to an ignition? c. What percentage of EPSS-caused outages since the establishment of the EPSS program would have led to an ignition had EPSS not been enabled? d. Broken down by year since establishment of the EPSS program, how many ignitions have occurred on EPSS-enabled circuits while EPSS was enabled at the time of ignition? e. Broken down by year since establishment of the EPSS program, how many ignitions have occurred on EPSS-enabled circuits while EPSS was not enabled at the time of ignition? f. In PG&E's response to RN-PG&E-22-12, PG&E provided additional reliability measures in Table RN-PG&E-22-12.05: EPSS System Reliability Remediations & Correction Actions, such as targeted equipment repairs. Is PG&E still using all of the identified reliability measures within this table? If not, provide a list of reliability measures PG&E is no longer using, as well as an explanation as to why it is no longer being used. g.Provide the GIS file for Figure PG&E-22-32-1: Circuits by Number of EPSS Outages. h.Provide an updated Excel version of 2023-03-27_PGE_2023_WMP_R0_Appendix D ACI PG&E-22-32_Atch01 with additional columns on the tab labeled "2022 CPZ Data": i.Whether or not the CPZ qualifies for additional mitigations based on the results of the study ii.The mitigation type(s) being used on the CPZ as a result (vegetation management, installation of animal guards, etc.) 	 outages could be characterized as having a low ignition potential. c. More than 95% of outages that occurred in 2022 while EPSS protection was enabled presented a potential ignition risk. d. In 2021, there were five Reportable Fire Ignitions (RFIs) in HFTD on circuits enabled with EPSS over the time period of July 28th – October 20th when the EPSS pilot was implemented on 170 circuits. In 2022, there were thirty-one RFIs on EPSS-enabled circuits in HFTD over the time period of May 20th – Oct 26th. There have been 0 ignitions with EPSS enabled in 2023 year to date. e. We understand this question to be asking about RFIs that occurred downstream of an EPSS capable device when EPSS was not enabled. In 2021, there were 2 RFIs in HFTD downstream of an EPSS capable device that was not EPSS enabled; in 2022, there were 23 RFIs in HFTD downstream of an EPSS capable device that was not EPSS enabled, and in 2023 year to date there have been 9. f. Yes. 	Colin Lang	4/13/2023	4/18/2023 4/1	https://www.pge.com/pge_global/common/pdfs afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_002.zip	/s 1 N/A	Appendix D	Areas for Continued Improvement	ACI PG&E-22-32 – Updates on EPSS Reliability Study
103	CalPA	Set WMP-12	CalPA_Set WMP-12 1 SUPP	CalPA_Set WMP-12_Q1 SUPP	 Regarding Table 9-2 (Lists of Frequentity De-energized Circuits) in Appendix F of PG&E's WMP, the column "Measures Taken, or Planned to Be Taken, to Reduce the Need for and Impact of Future PSPS of Circuit" is blank for the following distribution circuit Entry Numbers: 7, 8, 11, 15, 17, 18, 28, 29, 30, 36, 37, 38, 39, 47, 55, 62, 63, 70, 71, 97, 105, 111, 112, 120, 122, 125, 126, 148, 151, 153, 163, 178, 179, 183: a) For each of the above Entry Numbers, please explain why "Measures Taken, or Planned to Be Taken, to Reduce the Need for and Impact of Future PSPS of Circuit" are blank. b) For each of the above Entry Numbers, please state whether PG&E plans to take any measures during the 2023-2025 WMP period to reduce the need for and impact of future PSPS on that circuit. c) For each item in part (b) where PG&E does not plan to take any measures to reduce the need for an impact of future PSPS on that circuit. 	 g. GIS file is attached/included "WMP-Discovery2023_DR_OEIS_002- O000Atch01CONE kmz" (in KMZ format). Place note a reducted version of the requested We have updated our List of Frequently De-energized Circuits based on the errors found in our review. The Entry Numbers listed above may not reflect the latest circuits that are mitigated by PSPS protocols. Please see attachment "WMPDiscovery2023_DR_CalAdvocates_012-Q001Supp01Atch01.xlsx" for the updated List of Frequently De-energized Circuits. a) After updating our table, eight distribution circuits have no PSPS Mitigation Measures taken or planned to be taken. These have been marked with "No PSPS Mitigation Measures taken or planned to be taken, see footnotes below for explanation" instead of a blank cell to avoid confusion. Other than mitigations stated in the Frequently De-energized Table, PG&E plans to implement in-event alternatives such as remediation of asset and vegetation tags, and potential use of temporary generation where possible that could reduce customer impact. b) See response (a). c) See response (a). 	Holly Wehrman	4/6/2023	4/18/2023 4/1	3/2023 <u>https://www.pge.com/pge_global/common/pdfs_afety/emergency-preparedness/natural-disaster/wildfires/wildfire-mitigation-plan/reference-docs/2023/CalAdvocates_012.zi</u>	1 N/A	9.1.2	Public Safety Power Shutoff	Identification of Frequently De- Energized Circuits
104	CalPA	Set WMP-12	CalPA_Set WMP-12 2 SUPP	CalPA_Set WMP-12_Q2 SUPP	Regarding Table 9-2 (Lists of Frequently De-energized Circuits) in Appendix F of PG&E's WMP, the column "Measures Taken, or Planned to Be Taken, to Reduce the Need for and Impact of Future PSPS of Circuit" is blank for the following transmission circuit Entry Numbers: 200, 227 a) For each of the above Entry Numbers, please explain why "Measures Taken, or Planned to Be Taken, to Reduce the Need for and Impact of Future PSPS of Circuit" are blank. b) For each of the above Entry Numbers, please explain why end to reduce the PG&E plans to take any measures during the 2023-2025 WMP period to reduce the need for and impact of future PSPS on that circuit. c) For each item in part (b) where PG&E does not plan to take any measures to reduce the need for an impact of future PSPS on that circuit, please state the basis for this decision.	 a) After updating our table, one transmission line has no PSPS Mitigation Measures taken or planned to be taken. This line has been marked with "No PSPS Mitigation Measures taken or planned to be taken, see footnotes below for explanation" instead of a blank cell to avoid confusion. Other than mitigations stated in the Frequently De-energized Table, PG&E plans to implement in-event alternatives such as remediation of asset and vegetation tags, and potential use of 	Holly Wehrman	4/6/2023	4/18/2023 4/1	3/2023 <u>https://www.pge.com/pge_global/common/pdfs_afety/emergency-preparedness/natural-disaster/wildfires/wildfire-mitigation-plan/reference-docs/2023/CalAdvocates_012.zi</u>	0 N/A	9.1.2	Public Safety Power Shutoff	Identification of Frequently De- Energized Circuits
106	CalPA	Set WMP-12	CalPA_Set WMP-12 4 SUPP	CaIPA_Set WMP-12_Q4 SUPP	Regarding Table 9-2 (Lists of Frequently De-energized Circuits) in Appendix F of PG&E's WMP, distribution circuit Entry Numbers: 3, 4, 6, 13, 14, 19, 20, 21, 22, 23, 24, 25, 26, 27, 32, 35, 49, 50, 51, 52, 53, 60, 61, 64, 65, 66, 67, 68, 72, 73, 75, 76, 77, 78, 79, 80, 81, 82, 84, 85, 91, 94, 96, 99, 100, 101, 102, 104, 106, 107, 108, 109, 114, 115, 116, 123, 124, 127, 128, 129, 130, 132, 137, 139, 140, 142, 145, 147, 149, 150, 154, 158, 159, 164, 165, 168, 170, 171, 173, 180, 181, 182, 184, 186, 188, 189, 191 a) Please describe the PSPS protocols referenced in these Entry Numbers. b) Please explain how customers were "Mitigated by	 c) 565,826 Distribution customer-events would have been mitigated by current PSPS protocols from 2019-2022. This calculation is based on a comparison of historical PSPS events and the 2022 PSPS Five-Year Lookback Analysis, which applies current PSPS protocols to the weather conditions present in 2018-2022. This comparison excludes 2018 because PG&E's historical PSPS events only occurred in the later part of 2018. The total number of mitigated customerevents is calculated as a net value: if some circuits would increase customer impacts due to PSPS protocols, the impacted customerevents would lower the total mitigated customer count reported here. "Customer-events" refers to the count of customer impacts over the Five-Year Lookback. If the same customer is mitigated from PSPS for three PSPS events in the Five-Year Lookback, this is reported as "three customer-events mitigated" instead of "one unique customer mitigated". d) Customers referenced in part (c) benefited because they would not have been deenergized for certain past PSPS events based on the current PSPS Protocols. Some of these customers may still be de-energized in other PSPS events in the years compared for this analysis but saw a decrease in the number of PSPS event impacts. e) The number of customers mitigated in each PSPS event by PSPS Protocols depends on a look back analysis, updated PSPS Protocols, and the weather conditions seen during that PSPS event. Until we make enhancements to our protocols, we are not able to calculate future customers mitigated. See SA-04, SA-05, SA-06, PS-02, and PS-04 for additional 	Holly Wehrman	4/6/2023	4/18/2023 4/1	N/2023 https://www.pge.com/pge_global/common/pdfs afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_012.zi	0 N/A	9.1.2	Public Safety Power Shutoff	Identification of Frequently De- Energized Circuits
107	CalPA	Set WMP-12	CalPA_Set WMP-12 5 SUPP	CalPA_Set WMP-12_Q5 SUPP	PG&E's WMP, transmission circuit Entry Numbers: 193, 195, 197, 198, 199, 201, 202, 203, 204, 205, 206, 208, 209, 210, 211, 212, 213, 215, 217, 218, 219, 221, 222, 223, 224, 226, 228, 231, 232, 233, 234, 235, 236 a) Please describe the PSPS protocols referenced in these Entry Numbers. b) Please explain how customers were "Mitigated by PSPS protocols." c) Please state how many customers benefited from mitigation by PSPS protocols in past events. d) State whether the customers referenced in part (c) benefited because they were not de energized or because they had reduced impacts from PSPS. e) Please state	details on evaluation of enhancements to PSPS protocols.We have updated our List of Frequently De-energized Circuits based on the errors found in our review. The entries listed above may not reflect the latest circuits that are mitigated by PSPS protocols. Please see attachment "WMPDiscovery2023_DR_CalAdvocates_012- Q001Supp01Atch01.xlsx" for the updated List of Frequently De-energized Circuits.a) Please refer to Section 9.2 Protocols on PSPS beginning on p. 773 for Transmission. b) See response to 4b.c) 34 Transmission customer-events would have been mitigated by current PSPS protocols from 2019-2022.This calculation is based on a comparison of historical PSPS events and the 2022 PSPS Five-Year Lookback Analysis, which applies the current PSPS protocols to the weather conditions present in 2018-2022. This comparison excludes 2018 because PG&E's historical PSPS events only occurred in the later part of 2018. The number of mitigated customer- events is calculated as a net value: if some circuits would have seen higher customer impacts due to PSPS protocols, the increase in impacted customer-events would have been	Holly Wehrman	4/6/2023	4/18/2023 4/1	3/2023 <u>https://www.pge.com/pge_global/common/pdfs</u> <u>afety/emergency-preparedness/natural-</u> <u>disaster/wildfires/wildfire-mitigation-</u> <u>plan/reference-docs/2023/CalAdvocates_012.zi</u>	0 N/A	9.1.2	Public Safety Power Shutoff	Identification of Frequently De- Energized Circuits

188	TURN	005	TURN_005	1	TURN_005_Q1	1. Elease provide any decision tree schematic in PG&E's possession that shows, for a given location where PG&E believes that system hardening is necessary, how PG&E decides which mitigation technique to use – i.e., undergrounding, covered conductor, remote grid installation, etc. – including without limitation the criteria that PG&E uses to select the mitigation technique for that location. Please provide a narrative explanation of what the decision tree schematic shows.	 The Wildfire Feasibility Efficiency (WFE)-ranked circuit segments based on the 2022 WDRM v3 and considering undergrounding feasibility. Both approaches used to select undergrounding projects represent approximately 70 percent of our total wildfire risk. Please see attachment "WMP-Discovery2023_DR_TURN_005-Q001Atch01.pdf." This decision tree reflects the process we followed to further analyze our highest risk undergrounding circuits included in the WMP. The process, as shown on the decision tree attachment and described below, is split into four key phases. 1. Circuit Segment Risk Ranking (purple box): First prioritize circuit segments in the locations where wildfire risk is the highest based on the latest wildfire distribution risk model (currently WDRM v3). 2. Circuit Selection Prioritization Process (blue boxes): Then identify potential environmental conditions that impact feasibility of undergrounding (water crossing, rock type, gradient), and calculate wildfire feasibility efficiency (WFE) by circuit segment to prioritize undergrounding in the locations where WFE is the highest. 3. Feasibility Study (green boxes): First, we confirm the segment identified is not already 	Tom Long	4/13/2023	4/19/2023	4/19/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/TURN_005.zip	З N/А	8.1.2	Grid Design and System Hardening ALL
189	TURN	005	TURN_005	2	TURN_005_Q2	2.If the response to question 1 is that PG&E has no such decision tree schematic, then please describe the process that PG&E uses to decide, for a given location, which mitigation technique to use – i.e., undergrounding, covered conductor, remote grid installation, etc. – including without limitation the criteria that PG&E uses to select the mitigation technique for that location.	Not applicable. PG&E has a decision tree. Please see our response to TURN_005-Q001.	Tom Long	4/13/2023	4/19/2023	4/19/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/TURN_005.zip	0 N/A	8.1.2	Grid Design and System Hardening ALL
190	TURN	005	TURN_005	3	TURN_005_Q3	3.In choosing among alternative system hardening mitigation techniques – i.e.,	During the field scoping process, the team reviews all high-impact dependencies that could extend the execution. During review, we evaluate alternative undergrounding routes to avoid such impacts, design decisions that could mitigate that risk, and the steps we can take to work with the applicable agencies to address potential scheduling and execution risk issues (e.g., permitting and land rights). Our current strategy is to plan for potential schedule and execution risks and work with agency partners to remove roadblocks where encountered. If there is a location where undergrounding is infeasible that we cannot solve through relocation, or other mitigation measures, then other design alternatives (e.g., covered conductor) may be considered later in	Tom Long	4/13/2023	4/19/2023	4/19/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/TURN_005.zip	0 N/A	8.1.2	Grid Design and System Hardening ALL
191	TURN	005	TURN_005	4	TURN_005_Q4	4.Eor the undergrounding work described in PG&E's 2023-2025 WMP, please describe PG&E's policy concerning undergrounding of service connections and the removal of poles on which service connections are attached. To the extent that this determination varies by project, please describe the criteria that PG&E uses to decide whether PG&E undergrounds service connections in a given location.	the design stane Our 10,000-fille undergrounding program is rocused on undergrounding higher-voltage primary distribution powerlines in areas of high fire risk. While there is a degree of risk anywhere there are energized overhead facilities, historically, we have observed more frequent ignitions and larger wildfires associated with the overhead primary distribution powerlines. This is compared to lower voltage secondary distribution lines, service connections, and high voltage transmission lines. At this time, we are not undergrounding lower voltage secondary lines or service drops to address risk. In most cases overhead lower voltage secondary lines and service drops will remain overhead. There are some cases in which we may underground secondary powerlines, such as when lines run parallel to the trench path or for constructability reasons. In these special cases, the poles attached to the secondary lines will be removed. We will overhead harden remaining secondary and service lines by replacing open-wire secondary, gray services, and tree-connects with the current standard covered aerial conductor. We have also recently started to apply "breakaway" connectors to our standard construction system-wide to help mitigate any residual risk on the service and secondary wire. Poles will remain in these instances to continue to support the remaining	Tom Long	4/13/2023	4/19/2023	4/19/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/TURN_005.zip	0 N/A	8.1.2.2	Grid Design and System Hardening Undergrounding of Electric Lines and/or Equipment – Distribution
192	TURN	005	TURN_005	5	TURN_005_Q5	5.Eor the undergrounding work described in PG&E's 2023-2025 WMP, please describe PG&E's policy concerning undergrounding of secondary distribution lines (as opposed to primary lines) and the removal of poles on which secondary lines are attached. To the extent that this determination varies by project, please describe the criteria that PG&E uses to decide whether PG&E undergrounds secondary lines in a given location.	Please see response to TURN_005-Q004, which includes our policy as it relates to secondary distribution lines.	Tom Long	4/13/2023	4/19/2023	4/19/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/TURN_005.zip	0 N/A	8.1.2.2	Grid Design and System Hardening Undergrounding of Electric Lines and/or Equipment – Distribution
193	TURN	005	TURN_005	6	TURN_005_Q6	For the distribution circuits on which PG&E plans System Hardening undergrounding (as opposed to Rebuild undergrounding) as that term is used in PG&E's WMP (see, e.g., Table PG&E-8.1.2-2 on page 347), please provide	poles that will be removed will vary substantially from one project to the next based on many factors including: the presence of joint pole utilities (like telecom lines) who would need to maintain the poles and the density of homes and services which would have service poles remaining. In addition, our UG workplan submitted with the WMP includes miles that exceed our annual targets to account for unforeseen delays related to factors such as access, weather, permitting, land rights acquisition, materials or other constraints that may be	Tom Long	4/13/2023	4/19/2023	4/19/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/TURN_005.zip	0 N/A	8.1.2.2	Grid Design and System Hardening Undergrounding of Electric Lines and/or Equipment – Distribution
194	TURN	005	TURN_005	7	TURN_005_Q7	7.With respect to the values for 2023-2025 in the column for Estimated System Hardening Undergrounding Miles in Table PG&E-8.1.2-2 on page 347 of PG&E's 2023-2025 WMP: a.Eor each year, please provide PG&E's estimate of the overhead circuit miles that will be replaced and explain how this estimate was determined; b.Eor the figures provided in response to subpart "a", please provide an estimated breakdown of the overhead circuit miles replaced by: primary lines, secondary lines, and services.	 a. Based on subject matter expertise and a sample of completed projects, the estimated overhead to undergrounding conversion rate is 1.25 miles of underground line installed for every 1 mile of overhead primary line removed. Our target undergrounding miles for 2023-2026 is 2,100 miles. Using the estimated conversion rate, the overhead primary miles removed is projected to be approximately 1,680 miles. b. The estimate provided in part a is for the primary lines only. This information is not available for secondary and service lines. As described in TURN_005-Q004, at this time, we are not undergrounding lower voltage secondary lines or service drops to address risk. In most cases overhead lower voltage secondary lines and service drops will remain overhead. There are some cases in which we may underground secondary powerlines, such as when lines run parallel to the trench path or 	Tom Long	4/13/2023	4/19/2023	4/19/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/TURN_005.zip	0 N/A	8.1.2.2	Grid Design and System Hardening Undergrounding of Electric Lines and/or Equipment – Distribution
195	TURN	005	TURN_005	8	TURN_005_Q8	 8. With respect to the values for 2023-2025 in the column for Estimated Butte County Rebuild Miles in Table PG&E-8.1.2-2 on page 347 of PG&E's 2023-2025 WMP: a. Eor each year, please provide PG&E's estimate of the overhead circuit miles that will be replaced and explain how this estimate was determined; b. Eor the figures provided in response to subpart "a", please provide an estimated breakdown of the overhead circuit miles replaced by: primary lines, secondary lines, and services. 	 for constructability reasons a. As described in our GRC1, the estimated overhead to undergrounding conversion rate in the Butte Rebuild area is 1.57 miles of underground line installed for every 1 mile of overhead primary line removed. The 1.57 factor was based on relocated Community Rebuild overhead miles (2022-2025) and local topography. Our current estimate for Butte County undergrounding mileage for 2023-2026 is 175 miles. Using the estimated conversion rate, the overhead primary miles removed are projected to be 111 miles. b. The estimate provided in part a is for the primary lines only. This information is not available for secondary and service lines. 	Tom Long	4/13/2023	4/19/2023	4/19/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/TURN_005.zip	0 N/A	8.1.2.2	Grid Design and System Hardening Undergrounding of Electric Lines and/or Equipment – Distribution
173	CPUC - SPD (Safety Policy Division)	003	CPUC - SPD (Safety Policy Division)_003	1	CPUC - SPD (Safety Policy Division)_003_Q1	1.Eill in the attached spreadsheet "Wildfire Mitigation Table DR – PG&E." The first tab is a "Glossary" which provides definitions for each attribute. The other tabs, "Data Input," "Asset Inspections," and "VM Inspections;" all need to be completed with data inputted from PG&E.	Please see attachment "WMP-Discovery2023_DR_SPD_003-Q001Atch01.xlsx" which is the completed Wildfire Mitigation Table DR – PG&E template provided to us by SPD.	Kevin Miller	4/12/2023	4/19/2023	4/19/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/SPD_003.zip	1 N/A	8	Wildfire Mitigation N/A
174	CPUC - SPD (Safety Policy Division)	003	CPUC - SPD (Safety Policy Division)_003	2	CPUC - SPD (Safety Policy Division)_003_Q2	2.In "PGE_2023_WMP_R0_Section_642_Atch01," SPD has observed the mitigation effectiveness of Covered Conductor is on the order of 49% compared to the value reported in the WMP which is 64% (page 340). Explain the discrepancy.	The cited information is incorrect in the WMP. We have corrected it in response to this discovery request. We will reach out to Energy Safety to discuss this update and making corrections to the WMP pursuant to Energy Safety's Guidelines. The 49% effectiveness cited above was due to an incorrect link in the original file and has been corrected in "WMP-Discovery2023_DR_SPD_003-Q004Atach1". The correct effectiveness factor is approximately 64%. As seen in the attachment there is some minor variation in effectiveness per circuit segment depending on the specific sub-	Kevin Miller	4/12/2023	4/19/2023	4/19/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/SPD_003.zip	0 N/A	8.1.2.1	Grid Design and System Hardening Covered Conductor Installation – Distribution
175	CPUC - SPD (Safety Policy Division)	003	CPUC - SPD (Safety Policy Division)_003	3	CPUC - SPD (Safety Policy Division)_003_Q3	3.Confirm or revise PG&E's Butte County OH to UG conversion factor in the 2023-2025 WMP (currently 1.57 in the GRC) based on actual and estimated UG miles for 2023-2026. In the PG&E 2023 GRC Reply Brief (Dec '22) PG&E forecast 2,000 SH UG miles (MAT 08W) and 100 Butte County UG miles (MAT 95F) for 2023-2026.	PG&E confirms that our Bulle County OH to UG conversion factor for the 2023-2025 WMP	Kevin Miller	4/12/2023	4/19/2023	4/19/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/SPD_003.zip	0 N/A	8.1.2.2	Grid Design and System Hardening Undergrounding of Electric Lines and/or Equipment – Distribution

176 CPUC - SPD (Safety Policy Division) 003	CPUC - SPD (Safety Policy Division)_003		CPUC - SPD (Safety Policy Division)_003_Q4	LEBesic on WSPS: Initial relevent of the AUThor byttome and general increases that the intervent of the AUThor byttome and general increases that the intervent of the AUThor byttome and general increases that the intervent of the AUThor byttome and general increases that the intervent of the AUThor byttome and the intervent of the AUThor byttome and the author bytt
177 CPUC - SPD (Safety Policy Division) 003	CPUC - SPD (Safety Policy Division)_003	5	CPUC - SPD (Safety Policy Division)_003_Q5	1. If the ocurs register kight is less from 1 mice burdles of kight is generation to the construction of kight is generatio
71 OEIS 001	OEIS_001	3 SUPP	OEIS_001_Q3 SUPP	$\frac{1}{10000000000000000000000000000000000$
196 CalPA Set WMP-16	CalPA_Set WMP-16	1	CalPA_Set WMP-16_Q1	In Decide a CRE base of the calculations. DCEEs, Ansee of Chaeseon (ADC) 1 and The confidential allachments are being provided pursuant to the accompanying confidential a For distribution operations operating procedures, SCADA UG switch Water de energizing is an open command In RS CADA Auto ScaDA Geology allow before and after de- energizing. Energizing with a SCADA UG switch Water based and on SCADA de output water to the accompanying confidential a For distribution operations operating procedures, SCADA UG switch Water based and on SCADA de output water to the accompanying confidential a For distribution operations operating procedures, SCADA UG switch Water based and on SCADA de output water to the accompanying confidential a For distribution operations operating procedures, SCADA UG switch Water based and on SCADA de output water to the accompanying confidential pour response to part (a). pour response to part (b). Present procedures or offer contendure contracts or protecture device and contract or pour contract or procedures for Princip Underground (UG) Switches: returned to its normaly coper switch, the switch is returned to its normaly coper switch is normaly coper switch is normal correc. When acchority par
197 CalPA Set WMP-16	CalPA_Set WMP-16	2	CalPA_Set WMP-16_Q2	he hold the second of the seco

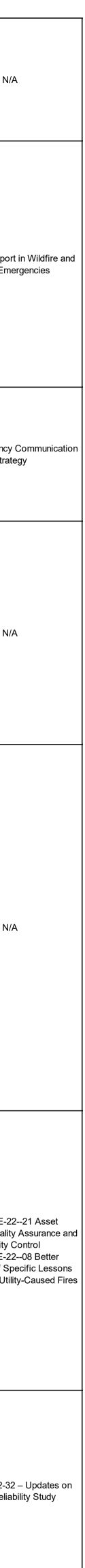
198	CaIPA Set WMP-16 CaIPA_Set WMP-16	3 CalPA_Set WMP-16_Q3	 Regarding PG&E's Junction Boxes: a) Please explain in detail PG&E's operating procedure for operating a junction box in a vault to energize or de-energize a circuit or circuit segment. b) Please provide PG&E's written procedures or other documentation related to your response to part (a). c) Please explain in detail PG&E's operating procedure, from start to finish, for the following operation: after closing a circuit segment via a junction box that is normally in an open position, the circuit segment is returned to its normally open position during switching. d) Please explain in detail PG&E's operating procedure, from start to finish, for the following operation: after closing a circuit segment via a junction box that is normally in a closed position, the circuit segment via a junction box that is normally in a closed position, the circuit segment is returned to its normally closed position during switching. 	 question 2 of this data request set. Dead Break elbows cannot be used to energize or de- energize circuit segments. Dead break elbows are only to be opened or closed on a de- energized circuit segment after checking that the cables are de-energized. b) Please reference "WMP-Discovery2023_DR_CalAdvocates_016-Q001Atch01CONF.pdf" and "WMP-Discovery2023_DR_CalAdvocates_016-Q001Atch01CONF.pdf" provided in response to Question 001 of this data request set for a copy of these Procedures. c) For distribution operations operating procedures, see the responses to Question 2 of this data request set for load break elbow operation. For dead break elbows, after checking cables are de-energized, elbows can then be placed on insulated stand off and protective equipment installed. d) For distribution operations operating procedures, please see the responses to Question 2 of this data request set for load break elbow operation. For dead break elbows, after checking cables are de-energized, protective equipment is removed, and elbows are 	Holly Wehrman	4/18/2023	4/21/2023	4/21/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_016.zip	0	N/A	8.1.2.10	Grid Design and System Hardening Improvements to Minim Ignitions
199	CaIPA Set WMP-16 CaIPA_Set WMP-16	4 CalPA_Set WMP-16_Q4	Please explain PG&E's selection criteria for where to install the following equipment on underground circuits: a) SCADA UG switches b) Junction boxes c) Load break elbows	 a) Sc/A/DA of deground swnchilis and typic any only fiscalled an hanimer interfectuors. The s-way SCADA switch can have up to two positions enabled with SCADA due to the space constraints on the top of the switch. Additionally, a communications signal to enable SCADA is not always available at the location where we would otherwise like to install a SCADA-enabled switch. While SCADA-enabled switches are preferred in these locations (mainline intersections where communication are available), it is at the discretion of the Electric Distribution Planning Engineer to specify the appropriate device as part of the project design. b) PG&E installs junction boxes on both mainline (600 Amp, AKA 600A) and tap-line(200A) systems. i. A mainline junction is the connection of multiple 600A separable connectors tied together in a subsurface enclosure and mounted on a wall of the enclosure. This connection could also include a 200A elbow mounted on top to feed a nearby radial tap-line. PG&E typically designs the underground system such that there is a switching device at every other enclosure, allowing the use of a single junction in between. [Technically speaking, this design approach is due to the 600A single junction (also called a "separable") being a dead-break device requiring a clearance to open.] ii. A tap-line junction is typically a load-break elbow installed on a bus bar mounted on the wall of a subsurface enclosure. These can be 3-way or 4-way connections. These junctions are typically designed to be back-to-back on 200A radial systems and are not the preferred connection for 200A loops, but they can be used to serve a single transformer on a loop system if it is more cost efficient than looping in and out of a transformer. In some cases, the 200A junction can also be pad-mounted (installed inside a pad-mounted enclosure). c) The use of 200A Load-Break (LB) elbows is required when terminating 200A cable (ending the cable run, generally into a piece of equipment l	Holly Wehrman	4/18/2023	4/21/2023	4/21/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_016.zip	0	N/A	8.1.2	Grid Design and System Hardening Other Grid Topo Improvements to Minin Ignitions
200	CalPA Set WMP-16 CalPA_Set WMP-16	5 CalPA_Set WMP-16_Q5	Please explain PG&E's selection criteria for where to install the following equipment on underground circuits a) Pad-mounted transformers b) Subsurface transformers	 an placed on an insulated or arrounded standoff in the anclosure. In the cases where a LB a) PG&E's standard is to install pad-mounted transformers on underground circuits where transformers are need. See the response to subpart b for when a pad-mount may not be used in favor of a subsurface transformers [For residential customers, we prefer to install pad-mounted transformers in the street franchise, easement, or right-of-way areas for multiple customers or on the customer's property for a single service. For non-residential customers, the preference is to install pad-mounted transformers outside / adjacent to the building on a concrete pad.] b) Subsurface transformers are typically not installed unless it is required to support easement acquisition, there is no space available for a pad-mounted transformer to be installed, or it is otherwise specified due to project-specific concerns. Reasons that subsurface transformers are not preferred include that a subsurface transformer located in an enclosure where the air circulation is restricted and the ambient temperature is high, such as in the Central Valley or some of the HFTD areas that see high summer temperatures, may exceed its capabilities at nameplate loading due to excessive temperature. Space is also limited in a subsurface enclosure, so load requirements that influence the size of the transformer may limit the option of installing a sub-surface transformer. When one is needed, the preferred location for a subsurface transformer (from most preferred to least preferred) is generally: i. On the customer's property beside a sidewalk. ii. In a planted area between the curb and the sidewalk. iii. In the sidewalk. iv. In the parking / shoulder area of a street. vi. In the trafficked portion of the street 	Holly Wehrman	4/18/2023	4/21/2023	4/21/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_016.zip	0	N/A	8.1.2.2	Grid Design and System Hardening Undergrounding of Ele and/or Equipm
201	CalPA Set WMP-16 CalPA_Set WMP-16	6 CalPA_Set WMP-16_Q6	 For each of the undergrounding projects that PG&E has planned for 2023, pleas answer the following questions on each project: a) How many SCADA underground switches will be installed? b) How many overhead switches will be removed? c) How many tie switches to adjacent circuits currently exist? d) How many OH tie switches to adjacent circuits will be removed? e) How many tie switches (OH or UG) will exist when the project is complete? f) How many SCADA overhead switches will be removed? g) How many SCADA overhead switches will be installed as tie points to adjacent circuits? h) How many SCADA underground switches will be installed for sectionalizing? i) How many SCADA underground switches will be installed for sectionalizing? i) How many SCADA underground switches will be installed for sectionalizing? i) How many subsurface transformers will be installed? j) How many pad-mounted transformers will be installed? k) How many junction boxes will be installed? i) How many junction boxes will be installed? m) How many junction boxes will be installed? n) How many junction boxes will be installed? n) How many load break elbows will be installed? p) How many load break elbows will be installed for sectionalizing? q) How many load break elbows will be installed as tie points to adjacent circuits? o) How many load break elbows will be installed for sectionalizing? q) How many load break elbows will be installed as tie points to adjacent circuits? j) How many load break elbows will be installed for sectionalizing? g) How many load break elbows will be installed for sectionalizing? g) How many load break elbows will be installed as tie points to adjacent circuits? how many load break elbows will be installed for sectionalizing? 	PG&E objects to this request as overbroad and unduly burdensome. We do not maintain the requested information in a manner that allows it to be aggregated without a manual review of each project's engineering and construction documentation. Manually collecting the data across hundreds of projects would require significant time and resources and the development of multiple processes to ensure data accuracy. If you would like to discuss this request further, please feel free to reach out to us.	Holly Wehrman	4/18/2023	4/21/2023	4/21/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_016.zip	0	N/A	8.1.2.2	Grid Design and System Hardening Undergrounding of Ele and/or Equipm
202	CaIPA Set WMP-16 CaIPA_Set WMP-16	7 CalPA_Set WMP-16_Q7	 For each of the undergrounding projects that PG&E has planned for 2024, pleas answer the following questions on each project: a) How many SCADA underground switches will be installed in each circuit. b) How many overhead switches will be removed? c) How many tie switches to adjacent circuits currently exist? d) How many OH tie switches to adjacent circuits will be removed? e) How many tie switches (OH or UG) will exist when the project is complete? f) How many SCADA overhead switches will be removed? g) How many SCADA overhead switches will be installed as tie points to adjacent circuits? h) How many SCADA underground switches will be installed for sectionalizing? i) How many SCADA underground switches will be installed for sectionalizing? i) How many SCADA underground switches will be installed for sectionalizing? i) How many subsurface transformers will be installed? j) How many pad-mounted transformers will be installed? k) How many junction boxes will be installed? m) How many junction boxes will be installed for sectionalizing? n) How many junction boxes will be installed? m) How many junction boxes will be installed as tie points to adjacent circuits? o) How many load break elbows will be installed for sectionalizing? q) How many load break elbows will be installed as tie points to adjacent circuits? i) How many load break elbows will be installed as tie points to adjacent circuits? j) How many load break elbows will be installed as tie points to adjacent circuits in How many load break elbows will be installed as tie points to adjacent circuits in How many handholes will be installed? 	PG&E objects to this request as overbroad and unduly burdensome. We do not maintain the requested information in a manner that allows it to be aggregated without a manual review of each project's engineering and construction documentation. Manually collecting the data across hundreds of projects would require significant time and resources and the development of multiple processes to ensure data accuracy. If you would like to discuss this request further, please feel free to reach out to us.	Holly Wehrman	4/18/2023	4/21/2023	4/21/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_016.zip	0	N/A	8.1.2.2	Grid Design and System Hardening Undergrounding of Ele and/or Equipm
204	CaIPA Set WMP-16 CaIPA_Set WMP-16	9 CalPA_Set WMP-16_Q9	8.1.2.10 - Other Grid Topology Improvements to Minimize Risk of Ignitions 8.1.2.10.1 -Downed Conductor Detection Devices Pg 374-375 of PG&E's WMP states, "Installation of DCD on existing, new, and	which are incorporated under the core EPSS strategy have also been deployed to help close the gap. These practices are all part of a defense in depth strategy to provide layered levels	Holly Wehrman	4/18/2023	4/21/2023	4/21/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_016.zip	0	N/A	8.1.2.10	Grid Design and System Hardening Other Grid Topo Improvements to Minin Ignitions



205	CalPA	Set WMP-16 CalPA_Set W	VMP-16	10	CalPA_Set WMP-16_Q10	 Please provide an Excel sheet listing each circuit (in its own row) that had circuit outages that occurred from 2020 to 2022 in any HFTD area. A circuit outage is when the Substation circuit breaker trips and de-energizes the entire circuit due t a fault. For each circuit with an outage, the Excel sheet should list each Circuit Outage as a row. Please provide the following additional information (in columns a) ID number of the circuit affected b) The date of the outage c) Cause of outage. d) For all equipment failure outages, please state the specific type of failure (i.e. OH transformer failure, overload, cross arms, UG transformer failure, cable failure, splice failure etc.) e) The outage duration in minutes f) The total number of customers impacted. g) If all or part of the circuit is currently undergrounded, provide the date that OH to UG conversion was completed. h) If all or part of the circuit is in scope of a planned undergrounding project, the forecast completion date of the OH to UG conversion project. 	sustained outages in a HFTD in 2020 through 2022. The undergrounding information in response to subsections G and H is based on the undergrounding workplan submitted in the 2023-2025 WMP. a) See Column C b) See Column D c) See Column F and Column G d) See Column J e) See Column H f) See Column H f) See Column L • Cells with multiple years indicate that individual projects have been completed on that circuit within the years listed • "N/A" indicates that there are no completed projects for that circuit	Holly Wehrman	4/18/2023	4/21/2023	4/21/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_016.zip	1	N/A	QDR	N/A	N/A
12	MGRA	Data Request MGRA_Data R No. 1 No. 1	Request	9 SUPP	MGRA_Data Request No. 1_Q9 SUPP	Please provide a layer indicating calculated circuit-level risk using the methodology presented in the WMP. a. If independent probability and consequence layers exist, please provide these independently as well.	a circuit segment level risk value but it is not used to produce a circuit level risk value. However, the geospatial representation of circuit segments that would be provided in response to this data request involves the identification of CEII, which we are required by law to maintain as confidential and cannot produce without the requesting party agreeing to	Joseph Mitchell	3/29/2023	4/21/2023	4/21/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/MGRA_001.zip	1	N/A	6.4	Risk Methodology and Assessment	Risk Analysis Results and Presentation
76	OEIS	001 OEIS_0	01	8	OEIS_001_Q8	 Regarding Comprehensive System Diagram for All Risk Models Osed Frovide comprehensive system diagrams in MS Visio or PPT for all risk models. 1. A comprehensive diagram for operational models and 2. A comprehensive diagram for planning models. Section 6.1.2, Summary of Risk Models, asks for a summary of risk models in table form with specific fields. Section 6.2.1, Risk and Risk Component Identification, asks for a chart that demonstrates the components of overall utilit risk. This request is comprehensive of all models that work together in the Decision-Making Framework (DMF). The requested diagram should show: a. Interaction between the models presented graphically (e.g., inputs and outputs coming to and going from models to other models), b. Organization with the use of swimlanes where applicable, c. Starting and ending points, d. Decisions and process flows, e. Use of a legend and colors to classify inputs/output types and model-to-mode interactions, and f. The full cycle of models working together and creating feedback for model 	PG&E has provided two system diagrams within WMP-Discovery2023_DR_OEIS_001- Q008Atch01.pdf in response to this data request – one for operational models (slide 01) and one for planning models (slide 02). Each diagram depicts the interaction among different models and each's inputs and outputs. The diagrams also show the decision points, process flows, feedback loops where adjustments to the models are required. 1) Please see slide 01 of WMP-Discovery2023_DR_OEIS_001-Q008Atch01.pdf. 2) Please see slide 02 of WMP-Discovery2023_DR_OEIS_001-Q008Atch01.pdf. This diagram depicts PG&E's comprehensive decision-making framework, from identifying risk drivers to developing mitigation initiatives to address risk, adjusting program scope and developing workplans, balancing the mitigation portfolio, and executing the work.	Colin Lang	4/5/2023	4/24/2023	4/24/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_001.zip	1	N/A	6.1.2	Risk Methodology and Assessment	Summary of Risk Models
207	MGRA	Data Request MGRA_Data I No. 2 No. 2	Request	1	MGRA_Data Request No. 2_Q1	With regard to PG&E's response to CalPA_Set WMP-11_Q14: PG&E states that one of the significant changes to the grid required for REFCL is "The replacement of old, direct bury underground cable": Please explain the incompatibility of "old, direct bury underground cable" with REFCL.	During the demonstration project, we reviewed primary distribution equipment insulation ratings. During REFCL operation, line-to-ground voltage increases by 1.7 times, so the equipment must be able to withstand this increased voltage. A long run of old (1970 build), direct bury underground cable was identified during the review. The cable was tested for concentric neutral resistance and tan delta. The cable sections did not pass the tests and would likely fail during REFCL operation, so the cable sections were replaced. Underground cable replacements like this may be needed before a REFCL can be put into service for a given distribution substation.	Joseph Mitchell	4/20/2023	4/25/2023	4/25/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/MGRA_002.zip	0	N/A	8.1.8.1.3.1	Grid Operations and Procedures	Rapid Earth Fault Current Limiter
208	MGRA	Data Request MGRA_Data R No. 2 No. 2	Request	2	MGRA_Data Request No. 2_Q2	With regard to PG&E's response to CalPA_Set WMP-11_Q14: PG&E states that one of the significant changes to the grid required for REFCL is "The replacement of old, direct bury underground cable": Does PG&E have any recently undergrounded segments that are also "direct bury"? If so would these be incompatible with REFCL?	Direct bury of underground cable, meaning laying the cable directly in a dirt trench and not inside a conduit, is not a standard, approved design for our underground electric distribution system at this point in time. As such, no, we have not recently undergrounded any electric distribution segments via direct bury. The direct bury underground cable design itself would not be incompatible with REFCL, however, many direct bury underground cable installations are old and the cable insulation may not withstand the 1.7 times normal line-to-ground voltages required during REFCL operation.	Joseph Mitchell	4/20/2023	4/25/2023	4/25/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/MGRA_002.zip	0	N/A	8.1.8.1.3.1	Grid Operations and Procedures	Rapid Earth Fault Current Limiter
209	MGRA	Data Request MGRA_Data R No. 2 No. 2	Request	3	MGRA_Data Request No. 2_Q3	With regard to PG&E's response to CalPA_Set WMP-11_Q14: PG&E states that one of the significant changes to the grid required for REFCL is "The replacement of old, direct bury underground cable": Does PG&E's future undergrounding plans include "direct bury" and if so would that make these segments incompatible with REFCL?	No, PG&E's undergrounding plans include cable in conduit with standard voltage ratings exceeding REFCL operating voltage.	Joseph Mitchell	4/20/2023	4/25/2023	4/25/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/MGRA_002.zip https://www.pge.com/pge_global/common/pdfs/s	0	N/A	8.1.8.1.3.1	Grid Operations and Procedures	Rapid Earth Fault Current Limiter
210	MGRA	Data Request MGRA_Data I No. 2 No. 2	Request	4	MGRA_Data Request No. 2_Q4	Please provide non-confidential versions of the following documents: WMP- Discovery2023_DR_OEIS_001-Q007Atch02CONF.pdf	Please see "WMP-Discovery2023_DR_OEIS_001-Q007Atch02_Redacted.pdf."	Joseph Mitchell	4/20/2023	4/25/2023	4/25/2023	afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/MGRA_002.zip	1	N/A	Appendix B	Supporting Documentation for Risk Methodology and Assessment Definitions	Detailed Model Documentation
211	MGRA	Data Request No. 2 MGRA_Data I No. 2 No. 2		5	MGRA_Data Request No. 2_Q5	Please provide non-confidential versions of the following documents: WMP- Discovery2023_DR_OEIS_001-Q007Atch03CONF.pdf	Please see "WMP-Discovery2023_DR_OEIS_001-Q007Atch03_Redacted.pdf."	Joseph Mitchell	4/20/2023	4/25/2023	4/25/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/MGRA_002.zip	1	N/A	Appendix B	Supporting Documentation for Risk Methodology and Assessment Definitions	Detailed Model Documentation
212	MGRA	Data Request MGRA_Data R No. 2 No. 2	Request	6	MGRA_Data Request No. 2_Q6	Please provide non-confidential versions of the following documents: WMP- Discovery2023_DR_OEIS_001-Q007Atch04CONF.pdf	Please see "WMP-Discovery2023_DR_OEIS_001-Q007Atch04_Redacted.pdf."	Joseph Mitchell	4/20/2023	4/25/2023	4/25/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/MGRA_002.zip	1	N/A	Appendix B	Supporting Documentation for Risk Methodology and Assessment Definitions	
213	MGRA	Data Request MGRA_Data R No. 2 No. 2	Request	7	MGRA_Data Request No. 2_Q7	Please provide a GIS file of 2022 outages occurring on circuits where EPSS was enabled.	The method of providing a geospatial file with the location of 2022 outages on EPSS enabled circuits would require the disclosure of device location and therefore the geospatial representation of outage location that would be provided in this response to this data request involves the identification of Critical Energy Infrastructure Information (CEII), which we are required by law to maintain as confidential and cannot produce without the requesting party agreeing to protect the information through a non I disclosure agreement.	Joseph Mitchell	4/20/2023	4/25/2023	4/25/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/MGRA_002.zip	0	N/A	8.1.8.1.1	Grid Operations and Procedures	Protective Equipment and Device Settings
214	MGRA	Data Request MGRA_Data R No. 2 No. 2	Request	8	MGRA_Data Request No. 2_Q8	Please provide a GIS file of 2022 ignitions occurring on circuits where EPSS was enabled.	Please see "WMP-Discovery2023_DR_MGRA_002-Q008Atch01.kmz."	Joseph Mitchell	4/20/2023	4/25/2023	4/25/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/MGRA_002.zip	1	N/A	8.1.8.1.1	Grid Operations and Procedures	Protective Equipment and Device Settings
215	OEIS	003 OEIS_0	03	1	OEIS_003_Q1	Regarding Activities that Exceed GO 166 On page 624, PG&E states it "is currently working with internal and external stakeholders, including CalOES, to develop and implement activities that exceed compliance requirements in CPUC General Order (GO) 166, Standards for Operation, Reliability, and Safety During Emergencies and Disasters." a. List and describe the referenced activities. b. Explain how each listed activity exceeds GO 166.	CPUC General Order 166 Standard TA, Internal Coordination, requires California electric utilities to provide as part of their emergency plans a description of internal coordination functions how they gather, process, and coordinate activities to restore service. GO 166 Standard 1D, External and Government Coordination, requires California electric utilities to address as part of their emergency planning coordination with Essential Customers and state and local government agencies. a) The additional items referenced above that are not required by GO 166 are listed below: i. We have drafted a Threat Hazard Identification Risk Assessment (THIRA) and will be sharing the results with external agency partners. ii. We hold quarterly Operational Area calls with our PG&E Public Safety Specialists. iv. We conduct more than the minimum one single exercise and include public partners in integrated exercise play; this includes inviting them to be part of the planning exercises. Internal and External Coordination 4 Additionally, although not required as part of GO 166, Standard 1A compliance, a key element of PG&E's internal and external coordination strategy is the alignment of PG&E's functional areas to the frameworks provided by the California Standardized Emergency Management System (SEMS) and SEMS component Incident Command System (ICS). The adoption of these frameworks aligns PG&E with public partners to execute a coordinated response that supports safe restoration of service and whole community recovery. Specifically, PG&E hasadopted the following SEMS//CS consistent operational components: • Use of the same framework as the SEMS Operational Area concept in the context of emergency organizational structure and levels, with emergencies beginning at the local level (Level 1) which is PG&E's base emergency posture.	Colin Lang	4/21/2023	4/26/2023	4/26/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_003.zip	0	N/A	8.4.1.1	Emergency Preparedness	Objectives
216	OEIS	003 OEIS_0	03	2	OEIS_003_Q2	Regarding Emergency Preparedness Plans Beyond Stated Objectives On page 624, PG&E states that there are, "current plans for wildfire-related activities beyond the objectives in Table 8-33 and Table 8-34." a. List and describe the "plans beyond the objectives." b. Explain why plan beyond the objectives are not presented as objectives in WMP Table 8-33 and 8-34.	 a. The table below provides our current plans beyond the objectives in Table 8-33 and Table 8-34 of our WMP. Cybersecurity (NERC CIP-008 compliance), EMER-3102M Disaster Rebuild, EMER-3012M Extreme Weather Annex (EMER-3108M) Infectious Disease and Pandemic Response Annex, EMER-3103M Nuclear Annex Electric, EMER-3002M Emergency Communications, EMER-3008M Information Technology, EMER-3007M Tsunami Annex, EMER-3104M Aviation Services Annex, EMER-3010M Logistics, EMER-3005M Earthquake, EMER-3101M Canal Entry Annex, EMER-3011M Gas, EMER-3003M Human Resources, EMER-3006M Power Generation, EMER-3004M Workforce Management/Contact Center Operations, EMER-3009M Physical Threat Annex D. The other emergency plan (annexes) are not WMP commitments however they may be used during any response, including a wildfire. They are either requirements of GO 166 or have been developed to address a specific hazard and/or response. As they are not commitments specifically for wildfire mitigation they are not presented as objectives. 	Colin Lang	4/21/2023	4/26/2023	4/26/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_003.zip	0	N/A	8.4.1.1	Emergency Preparedness	Objectives

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Risk Models
t Current Limiter

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217	OEIS	003	OEIS_003	3	OEIS_003_Q3	Regarding After Action Reports a. Provide After Action Reports (or similar post-event reports) for each wildfire- related emergency in 2021 and 2022. b. Does PG&E have internal After-Action Reports (or similar post event reports) for both actual and potential PSPS events that differ from reports filed with the CPUC?1 If so, provide these internal reports for events in 2021 and 2022.		Colin Lang	4/21/2023	4/26/2023	4/26/2023	https://www.pge.com/pge_global/common/pdfs afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_003.zip	<u>4</u>	N/A	8.4	Emergency Preparedness	s N/A
218	OEIS	003	OEIS_003	4	OEIS_003_Q4		PG&E evaluates the scope of the wildfire emergency and partners with Community Based Organizations (CBOs) to activate services based on the wildfire footprint and estimated customer impact. Two contact centers are activated during emergencies to provide 24/7 emergency live agent service for customers to report emergencies and obtain information on support resources. PG&E's partnership with 211 connects customers identified as Access and Functional Need (AFN), including Medical Baseline (MBL) customers, with approximately 11,000 CBOs and government agencies across PG&E's service area. 2-1-1 provides emergency needs screening via incoming calls and texts, outbound efforts, and in-person visits to identify the needs of households during wildfire emergencies. 2-1-1 provides Care Coordination. Through the Care Coordination process, individuals will undergo an intake assessment with a 2-1-1 Care Coordinator, including their current household situation, electricity needs, and medication and/or assistive technology usage to determine their needs during a wildfire emergency. Care Coordination provides a personalized safety plan that lists the individual's emergency contacts, local emergency or customer organizations' contact information, health and medical information, and other similar items. 2-1-1 Care Coordinators will contact the individual customer to check whether they require additional support. PG&E also partners with local food banks to provide customers with support during wildfires. For additional information, please refer to PG&E's 2023 AFN Plan at https://www.pge.com/en_US/residential/outages/public-safety-power[shuttoff/psps- support.page At times, PG&E may also make Live Agent phone calls to Medical Baseline	Colin Lang	4/21/2023	4/26/2023	4/26/2023	https://www.pge.com/pge_global/common/pdfs afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_003.zip	0	N/A	8.4.6	Emergency Preparednes	Customer Support in Wildfi PSPS Emergencies
219	OEIS	003	OEIS_003	5	OEIS_003_Q5	Regarding Emergency Operations Customer Surveys a. Provide an example of each customer survey sent in 2021 and 2022 regarding emergency operations and any reports analyzing those surveys' results.	 customers daily, in parallel to the automated notifications, as an additional attempt to reach Please see attachment "WMP-Discovery2023_DR_OEIS_003-Q005Atch01CONF.zip" for the following survey questionnaires and executive summaries for surveys regarding outreach effectiveness and general customer awareness of PSPS: 2021 PSPS Pre-season Questionnaire and Executive Summaries; 2021 PSPS Post-Season Questionnaire and Executive Summaries; 2021 PSPS Outreach Effectiveness Questionnaire and Executive Summaries; 2022 PSPS Pre-season Questionnaire and Executive Summaries; 2022 PSPS Pre-season Questionnaire and Executive Summaries; 2022 PSPS Post-Season Questionnaire and Executive Summaries; 2022 PSPS Post-Season Questionnaire and Executive Summaries; 2022 PSPS Outreach Effectiveness Questionnaire and Executive Summaries. Due to limitations around uploading compressed documents (zip files) to OEIS's Docket portal, we are unable to serve this attachment through the confidential Docket. We have naced the confidential attachment within OEIS's and the confidential Docket. We have 	Colin Lang	4/21/2023	4/26/2023	4/26/2023	https://www.pge.com/pge_global/common/pdfs afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_003.zip	1	N/A	8.4.4	Emergency Preparednes	Public Emergency Commu Strategy
222	OEIS	003	OEIS_003	8	OEIS_003_Q8	Regarding Confidential Stakeholder Data Requests a. Provide PG&E's confidential responses and attachments to the following Data Requests: i. WMP-Discovery2023_CalAdvocates_002-Q001 ii. WMP-Discovery2023_CalAdvocates_006-Q007 iii. WMP-Discovery2023_CalAdvocates_006-Q008 iv. WMP-Discovery2023_CalAdvocates_006-Q011 v. WMP-Discovery2023_CalAdvocates_006-Q012 vi. WMP-Discovery2023_CalAdvocates_009-Q016	declaration. Please see requested attachments: i. WMP-Discovery2023_DR_CalAdvocates_002-Q001Atch01CONF.pdf WMP-Discovery2023_DR_CalAdvocates_002-Q001Atch02CONF.pdf WMP-Discovery2023_DR_CalAdvocates_002-Q001Atch03CONF.pdf a WMP-Discovery2023_DR_CalAdvocates_002-Q001Atch03CONF.pdf WMP-Discovery2023_DR_CalAdvocates_002-Q001Atch04.xlsx WMP-Discovery2023_DR_CalAdvocates_002-Q001Atch05.pdf WMP-Discovery2023_DR_CalAdvocates_002-Q001Atch06CONF.zip ii. WMP-Discovery2023_DR_CalAdvocates_006-Q007.pdf WMP-Discovery2023_DR_CalAdvocates_006-Q007.pdf WMP-Discovery2023_DR_CalAdvocates_006-Q008.pdf WMP-Discovery2023_DR_CalAdvocates_006-Q008.pdf WMP-Discovery2023_DR_CalAdvocates_006-Q008.tch01CONF.xlsx iv. WMP-Discovery2023_DR_CalAdvocates_006-Q011.pdf WMP-Discovery2023_DR_CalAdvocates_006-Q011.pdf WMP-Discovery2023_DR_CalAdvocates_006-Q011.pdf WMP-Discovery2023_DR_CalAdvocates_006-Q012.pdf WMP-Discovery2023_DR_CalAdvocates_006-Q012.pdf WMP-Discovery2023_DR_CalAdvocates_006-Q012.pdf WMP-Discovery2023_DR_CalAdvocates_006-Q012.pdf WMP-Discovery2023_DR_CalAdvocates_006-Q012.pdf WMP-Discovery2023_DR_CalAdvocates_006-Q012.pdf WMP-Discovery2023_DR_CalAdvocates_006-Q012.pdf	Colin Lang	4/21/2023	4/26/2023	4/26/2023	https://www.pge.com/pge_global/common/pdfs afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_003.zip	/ <u>s</u> 0	N/A	7	Wildfire Mitigation Strategy Development	N/A
223	OEIS	003	OEIS_003	9	OEIS_003_Q9	Regarding PG&E's Asset Inspection Program a. Provide the inspection checklists used for both PG&E's patrols and detailed inspections. b. If PG&E tailors its inspections specifically to inspect wildfire risk specific items, identify which items within the checklist this applies to, particularly if such differs from standard GO 95 inspections. c. On average, how many detailed inspections are completed by inspectors per day?	 THE COMPLYENTIAL IMA TERMAL'TS BEINGP ROWINED PORSUANT TO THE ACCOMPANYING CONFIDENTIALITY DECLARATION. Distribution Inspection Program a) Please see attachment "WMP-Discovery2023_DR_OEIS_003-Q009Atch01.xlsx" for the inspection checklist used by our detailed distribution inspections. Please note that no checklist is used during distribution patrols. b) Please see column F of attachment "WMP-Discovery2023_DR_OEIS_003- Q009Atch01.xlsx" for the items specific to wildfire risk. The checklist items that are related to wildfire risk have been designated as "critical attributes." c) On average, PG&E completes 25 to 30 structures per day, per inspector. Transmission Inspection Program	Colin Lang	4/21/2023	4/26/2023	4/26/2023	https://www.pge.com/pge_global/common/pdfs afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_003.zip	5	N/A	8.1.3	Asset Inspections	N/A
225	OEIS	003	OEIS_003	11	OEIS_003_Q11	Regarding PG&E's Response to P-WMP_2023-PG&E-002-Q07 a. PG&E states that a Critical Attribute is defined as "a condition that could lead to either an ignition point or wire down situation that could result in a potential fire ignition." Provide all supporting documentation for procedures PG&E uses to determine whether something is a Critical Attribute. If such procedures do not exist, PG&E must provide the following: i. A description of PG&E's process for how it determines what qualifies as a Critical Attribute. ii. A list of criteria PG&E uses to qualify an asset as a Critical Attribute. b. What does PG&E mean by "as defined by Asset Strategy"?	type. h) Substation curplemental ineractions questions were developed exceifically for the a. i. For distribution, a critical attribute is any question that identifies a condition that could lead to either an ignition point or wire down situation that could result in a potential fire ignition. The determination of critical attribute was created based on discussions with multiple stakeholders/SMEs from Asset Strategy, Standards, and System Inspections. The finalized list was routed through EDRS and was approved by leaders from Asset Strategy and System Inspections. This list is provided as Atch01, included in our response to Question 011.A.II below. For transmission, the guidance within "Electric Transmission Line Guidance for Setting Priority Codes" provided in our response to Question 009, in accordance with GO-95 Rule 18, informs whether issues identified through inspection are critical attributes in the context of QA/QC for asset inspections. Questions on the inspection form that lead to high priority findings are considered critical. For example, the finding of greater than 50% material loss of a conductor is critical. ii. For Distribution asset inspections, please review "WMP⊡Discovery2023_DR_OEIS_003- Q009Atch01.xlsx" provided in our response to Question 009 for a list of our Distribution assets that we have defined as "Critical Attributes." For Transmission asset inspections, PG&E uses the following criteria to qualify critical attributes: • TD-8123P-103 "Priority A": The condition is urgent and requires immediate response and continued action until the condition is repaired or no longer presents a potential hazard. b. "As defined by Asset Strategy" means that the guidance was provided via the Asset Strategy departments within PG&E. PG&E uses the term 'critical attribute' in a variety of contexts, such as the approximately 300 critical data elements noted in WMP Table 22-33-3,	Colin Lang	4/21/2023	4/26/2023	4/26/2023	https://www.pge.com/pge_global/common/pdfs afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_003.zip	<u>('s</u> 0	N/A	Appendix D	Areas for Continued Improvement	ACI PG&E-2221 As Inspections Quality Assura Quality Control ACI PG&E-2208 Be Application of Specific Le Learned from Utility-Cause
226	OEIS	003	OEIS_003	12	OEIS_003_Q12	 Regarding PG&E's Response to P-WMP_2023-PG&E-002-Q09 a. PG&E states that it is still performing targeted equipment repairs relating to EPSS. Is this a program separate from that described within Section 8.1.7 of its WMP? If so, provide the following: Description and procedures in which PG&E uses to decide when and where it will perform EPSS-related targeted equipment repairs. How PG&E reallocates resources to address these EPSS-related targeted equipment repairs (particularly in relation to the program described in Section 8.1.7). The scale of such EPSS-related targeted equipment repairs (i.e. number of work orders, number of CPZs included in this program). In the attachment "WMP-Discovery2023_DR_OEIS_002-Q009Atch02.xlsx", targeted equipment repairs are not included as part of the additional mitigations being completed. Why were these not included if PG&E is still using this measure? Provide a GIS file with the locations of CPZs scoped for additional reliability mitigations beend on EPSS imports. 	The confidential material is being provided pursuant to the accompanying confidentiality declaration. a. (i) (ii) EPSS targeted equipment repairs are incorporated into the Open Work Orders Tag program as described in Section 8.1.7 of the WMP. EPSS targeted equipment repairs can be either an EC, ER, or CE Notification. Notifications with a potential reliability impact on EPSS circuits receive a priority ranking for visibility during work scheduling to allow them to be scheduled on a priority basis compared to other work. Field Operations uses the priority ranking during scheduling to help in decision-making and subsequent execution. PG&E is currently using the prioritization criteria from 2022 that is based on circuit risk rankings. b. EPSS targeted equipment repairs are currently included as a part of attachment "WMP-Discovery2023_DR_OEIS_002-Q009Atch02.xlsb" in column T (Open Work Tags (Asset)). These Tags may constitute EC, ER, and CE Notifications and may be EPSS targeted equipment repairs of work. The additional mitigation measures previously included in the attachment are mitigation measures being undertaken from a reliability improvement perspective. These are in addition to the Open Work Orders Tag program. c. Please see attached file "WMP-Discovery2023_DR_OEIS_003-Q012Atch01CONF.kmz."	Colin Lang	4/21/2023	4/26/2023	4/26/2023	https://www.pge.com/pge_global/common/pdfs afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_003.zip	<u>/s</u> 1	N/A	Appendix D	Areas for Continued Improvement	ACI PG&E-22-32 – Upda EPSS Reliability Stu

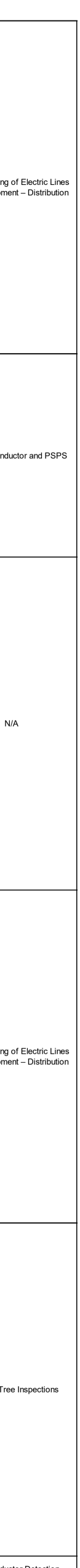


227	OEIS	003	OEIS_003	13	OEIS_003_Q13	which the qualifier was an EPSS protected facility.a. Provide all Enhanced	The confidential attachments are being provided pursuant to the accompanying confidentiality declaration. In response to Question 8 of Energy Safety's Second Data Request, subpart (d), PG&E provided a list of ignitions that were evaluated/partially evaluated in the Enhanced Ignition Analysis (EIA) program and listed why each ignition event qualified to be included in the program. The program is primarily focused on analyzing ignitions in HFTD and HFRA, but PG&E includes ignitions on EPSS protected facilities in the process as an exception, regardless of location. As indicated in the spreadsheet in response to Question 8(d), there were 22 ignitions on circuits protected by EPSS that were included into the EIA program when the location criteria was not also met. PG&E understands this request is a follow-up asking for the deliverables for the 22 events where the only qualifier was EPSS. Given the limited time to respond to this request, PG&E is providing the summary investigation reports prepared by the EIA program for each of the 22 ignitions in "WMP-Discovery2023_DR_OEIS_003-Q013CONF.zip." Please note this entire .zip file is confidential. We note that this population of events is not inclusive of all ignitions associated with EPSS protected facilities that were analyzed as part of this program and qualified for review based on other factors like location (i.e. HFTD or HFRA as indicated in response to Question 8 (d)). Please feel free to reach out if you have any additional questions regarding this response. a. We interpret "replaced" to mean a proactive changing of an in-service fault tamer fuse that	Colin Lang	4/21/2023	4/26/2023	4/26/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_003.zip	1	N/A	Appendix D	Areas for Continued Improvement	ACI PG&E-2208 Better Application of Specific Lessons Learned from Utility-Caused Fires
228	OEIS	003	OEIS_003	14	OEIS_003_Q14	Regarding PG&E's Fault Ramer Replacements a. Provide the numbers of fault tamers PG&E has replaced by year since 2020. b. Provide PG&E's targets for fault tamer replacements in 2023 and 2024, as applicable. c. Provide the number of fault tamer devices within PG&E's HFTD. d. Provide the number of fault tamer devices identified as needing replacement within PG&E's HFTD.	had not failed or operated normally due to a fault. In July 2021, in response to our 2020 causal evaluation of 4 apparent fault tamer failures, we published a bulletin that requires replacement of the entire fuse after a fault (no reTuse of the backup limiter portion of the fuse). We replaced fuses at seven locations associated with recent transformer changeouts in high wildfire consequence zones. At the time, there was a hypothesis that fault tamer failures were correlated with transformer changeouts. That hypothesis has since been disproven. Several fault tamer replacements from circuits in the Sonoma division were completed in August 2022 to support our failure evaluation. On 10/06/2022, after identifying an internal weld separation issue as the root cause of a recent increase in failures associated with 2021 and newer vintage fuses, we issued a full stop of new fault tamer installs, and we purged and returned all fault tamer inventory. b. We do not have any defined targets for proactive replacements in 2023 and 2024, unless they are identified in our GO165 inspection program guidance, as revised for 2023 to better assess for fuse end of life conditions and to reflect recent updates in manufacturer guidelines. New fault tamers are not currently being installed, so when a fault tamer fuse operates after a fault, it is replaced with a substitute fuse. c. We have records indicating there are 59,102 fault tamer fuses in service for transformer protection in HFTD, installed between 2020 and 2022, through the October 2022 purge of fault tamer inventory. There are additional fault tamers installed prior to 2020 and a separate smaller population of fault tamers installed for line protection. Those totals are not available in the limited amount of time to response to Q14 subpart (b).	Colin Lang	4/21/2023	4/26/2023	4/26/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_003.zip	0	N/A	N/A	N/A	N/A
229	OEIS	003	OEIS_003	15	OEIS_003_Q15	 Regarding PG&E's V4 of its Wildfire Distribution Risk Model (WDRM) a. What is PG&E's status for review and approval of V4? b. When does PG&E intend to use V4 output to influence its undergrounding plan? Include discussion on details of how this may affect PG&E's undergrounding plan. c. Provide a list of the differences and improvements being made to V4 in comparison to V3. d. Is V4 undergoing third-party review similar to V2 and V3? If so, provide a status update on the review, including expected completion date for the related report. 	 a. The WDRM v4 is contently inferver and validation prior to an anticipated approval in Q2 2023. b. The WDRM v4 will be available as an input to the underground program development after approval in Q2 2023. Beyond the response provided to ACI PG&E-22-34, the impact to the undergrounding program—i.e., how it will be applied and which years it will be used to plan—has not yet been determined. c. WDRM v4 has not yet been finalized, so we do not have a final list of differences and improvements being made to v4 in comparison to v3. However, in our 2023-2025 WMP, we discussed potential changes and improvements to WDRM v4 at high level. In Section 6.7 (page 213), we discussed our Risk Assessment Improvement Plan, including potential model improvements. Similarly, on page 848 in Appendix B we discussed WDRM v4 as part of our model development schedule. And ACI 22-07 (page 865) discusses our lessons learned from third party review of our models. d. Yes, as part of the review and validation model development step, the WDRM v4 is arronethy undergroup. 	Colin Lang	4/21/2023	4/26/2023	4/26/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_003.zip	0	N/A	6.2.1	Risk Methodology and Assessment	Risk and Risk Component Identification
230	OEIS	003	OEIS_003	16	OEIS_003_Q16	 a. How did PG&E determine a mitigation effectiveness of 11.8% for down conductor detection (DCD)? b. In Table 8-4, PG&E has included 2023, 2024 and 2025 targets for DCD. Additionally, in response to CalAdvocates Data Request 10 Question 1, PG&E supplies that 21,000 miles will be covered by DCD by 2025. However, within the attachment, PG&E only demonstrates goals of approximately 27.34, 1.40, and 0 miles in 2023, 2024, and 2025 respectively.2 Explain this discrepancy. c. Include the number of miles DCD covered in 2022, as well as how many additional miles will be covered based on PG&E's targets for 2023, 2024, and 2025 broken down by year. d. How did PG&E determine a mitigation effectiveness of 65% for EPSS? e. Why is partial voltage detection (PVD) not included within PG&E's mitigations 	 benefit to EPSS. The mitigation effectiveness was determined by reviewing the ignitions that occurred during EPSS enablement periods. Out of the 30 ignitions reviewed, 14 of them are high impedance faults. Of the 14 ignitions, we estimate that 25% can be prevented based on subject matter expert review. That review considered the fault characteristics relative to DCD's ability to detect high impedance faults as small as 1 amp, and that DCD can detect line to ground faults, but not line to line faults. Based on the above, the calculation of effectiveness is as follows: 14/30 * 25% = 11.8% b) The approximate miles that OEIS calculates is only the miles in the Top 5% of risk (41 circuit segments) and not the full mileage across all locations in which DCD is covering. c) Approximately 3,500 HFRA miles were covered by Down Conductor Detection (DCD) in 2022, with another 17,000 HFRA miles planned in 2023, 700 HFRA miles in 2024 and 30 HFRA miles in 2025. HFRA map utilizes the same methodology as CPUC-approved HFTD map, but also factors in incremental adds or exclusions to the HFTD map boundaries in consideration of risk factors for potential catastrophic fires originating from utility 	Colin Lang	4/21/2023	4/26/2023	4/26/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_003.zip	0	N/A	8.1.2.10	Grid Design and System Hardening	Downed Conductor Detection Devices
231	OEIS	003	OEIS_003	17	OEIS_003_Q17	Regarding undefined terms in 8.4.6 PG&E discusses "red tagged" customers, "impacted" communities, and "impacted" customers (including cities, counties, and tribal governments) in Section 8.4.6; however, definitions of such terms are not provided. a. Provide a definition, as it pertains to both wildfire and PSPS events in the context of Section 8.4.6, and the criteria for these groups being identified as such for: i. "Red tagged" customers ii. "Impacted" communities iii. "Impacted" customers	Red Tag: For hatural disasters, including wildfires, in which the Governor or POTUS declares a State of Emergency, the official definition comes from D.19-07-015 (page 16) "when a disaster(s) has resulted in the destruction or damage of a structure, such that utility service is disrupted voluntarily or involuntarily due to safety concerns or reconstruction activities to address the damage from a proclaimed state of emergency event". Impacted Communities: this term was used as shorthand for all impacted customers and facilities. Impacted Customers: In a typical wildfire event, PG&E uses the fire perimeter maps available on National Inter-Agency Fire Center website and expand them by 2 miles each day. Any customer attached to a meter within the extended perimeter becomes an "impacted customer". The list of impacted customers and structures are refreshed daily, until the fire is contained a. PSS = Public Safety Specialist. PG&E PSS team members with extensive, local wildfire	Colin Lang	4/21/2023	4/26/2023	4/26/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_003.zip	0	N/A	8.4.6	Emergency Preparedness	Customer Support in Wildfire and PSPS Emergencies
236	TURN	006	TURN_006	1	TURN_006_Q1	 1. Regarding the System Hardening Decision Tree provided as Attachment 3 to the response to TURN data request 5-1, please define the following acronyms used in the Decision Tree: a. PSS b. FSD c. EASOP d. WGC e. ECOP Regarding the System Hardening Decision Tree provided as Attachment 3 to the response to TURN data request 5-1 and discussed in that response:	 operations experience. Many had a previous career with CAL FIRE or other fire agencies. b. FSD = Field Scoping Desktop Meeting. Meeting to scope potential undergrounding project sites held in office as opposed to in the field. c. EASOP = Economic Analysis Software Program. Program used by PG&E to evaluate project economics. d. WGC = Wildfire Governance Committee. Also referred to as PG&E's Wildfire Risk Governance Steering Committee (WRGSC). It makes decisions about developing and prioritizing mitigation initiatives. e. ECOP = Electric Correction Optimization Program. This program considers existing open electric work when prioritizing, leveraging opportunities to gain efficiency by bundling multiple outstanding work tags into a project 	Tom Long	4/21/2023	4/26/2023	4/26/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/TURN_006.zip	0	N/A	8.1.2.2	Grid Design and System Hardening	Undergrounding of Electric Lines and/or Equipment – Distribution
237	TURN	006	TURN_006	2	TURN_006_Q2	 a. Does PG&E intend to use this Decision Tree for future projects during the 2023-2025 period for selecting which system hardening mitigation to usefor a given location? b. If the answer to "a" is anything other than an unequivocal "no," please explain each and every circumstance under which PG&E intends to use this Decision 	projects in the workplan from 2023-2026 that were selected using the WDRM, version 2. Much of this work was initiated for scoping prior to the 10K UG program announcement in late 2021. This System Hardening Decision Tree is not and will not be used for newly scoped	Tom Long	4/21/2023	4/26/2023	4/26/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/TURN_006.zip	0	N/A	8.1.2.2	Grid Design and System Hardening	Undergrounding of Electric Lines and/or Equipment – Distribution
238	TURN	006	TURN_006	3	TURN_006_Q3	Tree for future projects. Regarding the Undergrounding Decision Tree provided as Attachment 1 to the response to TURN data request 5-1 and discussed in that response: a. Please provide a time range in months for each of the "Key Phases" listed in the box in the lower left corner. b. Please explain how PG&E defines the words "infeasible," as used in the text of the response (related to the possibility that undergrounding may ultimately be determined to be "infeasible"), and "unfeasible" as used in the Decision Tree.	 a) Circuit Segment Kisk Kanking – The WDKW fisk modens the first step in dentrying the list of circuit segments where wildfire risk is the highest. This data is updated roughly on an annual basis. Circuit Selection Process – The inputs to the feasibility score, bundling methodology following the previous year's lessons learned, and new inputs are developed in parallel, but require multiple reviews of the analysis and ultimate approval. This can take 2-3 months, but the first discussions often start before the risk model is finalized. Once the model is available, and barring any major modifications to inputs, it can be 1-2 months following release of the new risk model and associated Circuit Segment Risk Ranking. Feasibility study – Currently, the outlook for steady state output from this step is 40-70 miles per month with many activities being done in parallel. The Grid Design team can usually complete this step in about 1 month. Field Scoping – This is often the longest step due to the coordination of multiple groups, field checks, and finalization of documents and decisions related to the details of the project being scoped. Typically, this step can take ~2-3 months with high variation in that number for specific projects. b) In this context, infeasible and unfeasible are used interchangeably, to represent an option as impractical to actually construct. Typically, locations deemed infeasible would require substantial re-routing of the line or must cross simply non-passable terrain that would impede a potential UG route for the circuit. In these cases, targeted use of OH hardening is a) PriH – Pfe-Installed Interconnection Hub – In this context this refers to a tie-in point to 	Tom Long	4/21/2023	4/26/2023	4/26/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/TURN_006.zip	0	N/A	8.1.2.2	Grid Design and System Hardening	Undergrounding of Electric Lines and/or Equipment – Distribution
239	TURN	006	TURN_006	4	TURN_006_Q4	Regarding the Fire Rebuild Decision Tree provided as Attachment 2 to the response to TURN data request 5-1 and discussed in that response: a. Please define the following acronyms used in the Decision Tree: PIH, EASOP, OEC, DG, SG b. Does PG&E intend to use this Decision Tree for future fire rebuild projects during the 2023-2025 period for selecting which system hardening mitigation to use for a given location? c. If the answer to "b" is anything other than an unequivocal "no," please explain each and every circumstance under which PG&E intends to use this Decision Tree for future fire rebuild projects.	facilitate generation connection to serve customers on a radially fed circuit with no available field-side operational ties (AKA "back-ties"). EASOP – Economic Analysis Software Program – Program used by PG&E to evaluate project economics. A OEC – Operations Emergency Center – Regional operation center activated during an emergency event to manage resources and response locally. DG – Distribution Generators – Generators installed on the primary voltage system serving multiple customers. SG – Service Generators – Generators installed in the secondary/service conductor often serving only one customer. b) Yes. c) PG&E will use this Fire Rebuild Decision Tree to provide guidance to the OEC and supporting teams on how to rebuild the system if/when damaged by a major storm or fire	Tom Long	4/21/2023	4/26/2023	4/26/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/TURN_006.zip	0	N/A	8.1.2.2	Grid Design and System Hardening	Undergrounding of Electric Lines and/or Equipment – Distribution
240	TURN	006	TURN_006	5	TURN_006_Q5	Regarding the response to TURN data request 5-4, please explain the following terms used in the last paragraph of that response: a. Gray services b. Tree-connects c. "Breakaway" connectors	 a) Gray Services – An older type of insulated service aerial conductor that is more susceptible to water ingress and deterioration. b) Tree-connects – In this context, a service or secondary wire that is tied / connected directly to trees instead of poles. c) Break-away connectors – A connector system, primarily used at the service pole, that is designed to separate safely (AKA "break-away"), in the event of a tree or branch falling into the line, at the pole instead of pulling down the energized service wire or disconnecting at the weather head. The breakaway connector system is designed to leave no exposed energized components on the downed service line. 	Tom Long	4/21/2023	4/26/2023	4/26/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/TURN_006.zip	0	N/A	8.1.2.2	Grid Design and System Hardening	Undergrounding of Electric Lines and/or Equipment – Distribution

241	TURN	006	TI	URN_006	6		TURN_006_Q6	 a. Please explain what is meant by the word "topped" in the phrase: "Determining the poles that will be topped." b. Is PG&E unable to offer even a rough approximation of the percentage of existing poles in the affected distribution circuits including poles supporting primary lines, secondary lines and service that would be removed as a result of the planned undergrounding mileage in 2023 20252 Plance provide such a rough approximation. 	have not completed the engineering decign for each of the 2002 2006 Undergrounding	Tom Long	4/21/2023	4/26/2023	4/26/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/TURN_006.zip	0	N/A	8.1.2.2		Undergrounding of Electric Lines and/or Equipment – Distribution
242	TURN	007	T	URN_007	1		TURN_007_Q1	 Regarding the 2023-2026 Undergrounding Workplan referenced on page 910 of the WMP (R1) and provided in Excel format in response to TURN Data Request 2-4: Please explain how, if at all, either or both of Simplified Wildfire Risk Spend Efficiency (SWRSE) and Wildfire Feasibility Efficiency (WFE) values (discussed on p. 968 of the WMP (R1)) were used in developing this workplan. Please explain what measure(s) PG&E used to prioritize projects in this workplan and how such measure(s) were used. Please add to the Excel spreadsheet columns showing the SWRSE and WFE for each listed circuit segment. Comparing this Workplan with Table 7-2 of the WMP, please explain how the HFTD miles in Table 7-2 for a given circuit segment relate to the Planned UG miles in Columns V through AA of the Undergrounding Workplan. For example, the second highest risk ranked circuit segment in Table 7-2, Bonnie Nook 1101CB, is shown to have 17.80 HFTD miles, but the Undergrounding Workplan shows projects for 2023-2026 totaling only 0.91 miles. Please explain all of the reasons why the miles in the Undergrounding Workplan would differ from the miles in Table 7-2 for a given circuit segment. Please also specifically explain, for the Bonnie Nook 1101CB circuit segment. Please also specifically explain, for the Bonnie Nook 1101CB circuit segment, why the planned undergrounding mileage only addresses a small portion of the mileage identified in Table 7-2. 	The circuits listed in Table 7-2 are the same circuits listed in Table 7-4 where additional detail is provided. a. As described in ACI 22-34, PG&E used the SWRSE and WFE to identify where we could most efficiently reduce risk at specific locations. We selected the roughly 8,100 OH miles with the highest SWRSE to produce roughly 10,000 miles of undergrounding. b. We describe these measures in WMP (R1) section 8.1.2.2 (page 343) c. Please refer to attachment "WMP-Discovery2023_DR_TURN_007- Q001Atch01CONF.xlsx" • See column AC for HF_WFE Score • See column AD for HF_WFE Ranking • We do not provide a separate SWRSE score because, as indicated on page 968 of the 2023-2025 WMP, while in practice the standard cost per mile of undergrounding is expected to decline over time, we assumed it to be fixed at 1 for all circuit segments so that the selection is only driven by feasibility and risk. d. In the amount of time available to respond to this request, there are several reasons why the project mileage may be different from the quoted OH HETD miles. These reasons include:	Tom Long	4/21/2023	4/26/2023	4/26/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/TURN_007.zip	1	Yes	8.1.2.2		Undergrounding of Electric Lines and/or Equipment – Distribution
243	TURN	007	Т	URN_007	2		TURN_007_Q2	Regarding Table 7-2 in the WMP: a. TURN understands from Table 6-5 that the Overall Risk Score values in Table 7-2 are the sum of Total Ignition Risk Score and the Total PSPS Risk Score. Please explain how these input values to the Overall Risk Score column were calculated. Please include in the explanation the relevant mathematical equation(s). b. If not explained in response to "a", please explain how the Overall Risk Score relates to the Wildfire Mean Risk Score. c. Please provide, in live Excel format, a table that shows the information in Table 7-2 for all HFTD circuit segments. If PG&E has the same information for its self-identified HFRA circuit segments, please include that information also, and indicate which circuit segments are HFRA.	a. The Overall Risk Score is calculated by the calibration of the Wildfire Risk and PSPS Risk scores to the overall Enterprise Risk Model in the form of Multi Attribute Value Function (MAVF) units. This is shown in Section 7.2.2.2: = (, ,)+ (,) ()=(23,082 +772 +14)+(2170)=26,038 Paten fill Mailar skinkode fill fill dide filt fill dide filt fill did filt fill dide filt dide	Tom Long	4/21/2023	4/26/2023	4/26/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/TURN_007.zip	1	N/A	7.1.3	Wildfire Mitigation Strategy Development	Risk-Informed Prioritization
245	TURN	007	T	URN_007	4		TURN_007_Q4	 Regarding Attachment 2023-03-27_PGE_2023_WMP_R1_Section 6.4.2_Atch01, which is referenced on page 195, fn. 77 of the WMP (R1): a. Please provide a version of this Excel workbook that includes the same information for all of PG&E's HFTD circuit segments, or as many of those segments for which PG&E has such information. b. If PG&E has comparable information for its self-identified HFRA segments, please provide that information. c. Has PG&E calculated RSEs at the circuit segment level for any of the various mitigations shown in this workbook? If so, which mitigations? Provide those calculated RSEs, preferably as additional columns in the workbook(s) provided in response to "a" and "b". d. Regarding the Covered Conductor Mitigation Effectiveness values in Columns U (2022), AE (2023), BP (2024), and DA (2025): i. Please explain how these values were determined. ii. Why are the values for 2023-2025 much lower than the values for 2022? iii. Why do the values differ (slightly) based on circuit segment? iv. Are the values differ (slightly) based on circuit segment? iv. Are the values differ mitigation techniques (e.g., undergrounding vs. covered conductor) for the listed circuit segments. 	 a) Please see attachment WMP-Discovery2023_DR_TURN_007-Q002Atch1.xlsb. Two additional columns N:O were added to this 'TopRisk_Table' tab and the rows were extended to capture applicable circuit segments. Please note, line items outside of the top 5% risk circuit segments do not have same level of detailed review given the limited time to respond to this request. b) Please see attachment WMP-Discovery2023_DR_TURN_007-Q002Atch1.xlsb. Two additional columns N:O were added to this 'TopRisk_Table' tab and the rows were extended to capture applicable circuit segments. Please note, line items outside of the top 5% risk circuit segments do not have same level of detailed review given the limited time to respond to this request. c) RSEs were not a requirement of the 2023-2025 WMP, only risk reduction. The risk reduction is provided in tab "Data_RR" of "WMP:Discovery2023_DR_TURN_007-Q002Atch1.xlsb". d) Responses below: i. The values are determined by the subdriver effectiveness against the subdriver probability at each circuit segment. iii. This was an error. The corrected file has been provided in response to Cal Advocates and OEIS data requests and will be corrected in an errata filing on April 26, 2023. The corrected values are used in attachment "WMP:Discovery2023_DR_TURN_007-Q002Atch1.xlsb". iiii. These values are based on the blended average effectiveness based on the subdriver composition for each circuit segment. As per Table 7-2, the contribution of vegetation, equipment, and contact from object is different for each circuit segment, so the effectiveness varies by location. iv. It is part of the consideration, however, the overall risk reduction benefit is much higher for undergrounding as compared to covered conductor, even after taking into account the 	Tom Long	4/21/2023	4/26/2023	4/26/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/TURN_007.zip	0	N/A	6.4.2	Risk Methodology and Assessment	Top Risk-Contributing Circuits/Segments
206	CalPA	Set WMP-16	CalPA	_Set WMP-16	11	С	calPA_Set WMP-16_Q11	 c) Provide the average peak load to circuit ampacity in percent from 2019 to 2021 for the circuits with OH to UG conversion completed in 2022. d) Provide the average peak load to circuit ampacity in percent from 2020 to 2022 for the circuits that will be undergrounded in 2023. e) Provide average peak load to circuit ampacity in percent from 2020 to 2022 for the circuits that will be undergrounded in 2024. f) Provide the average peak load to circuit ampacity in percent from 2020 to 2022 for the average peak load to circuit ampacity in percent from 2020 to 2022 for the average peak load to circuit ampacity in percent from 2020 to 2022 for all adjacent circuits to the circuits that have OH to UG conversion projects in 2023. g) Provide the average peak load to circuit ampacity in percent from 2020 to 2022 for all adjacent circuits to the circuits that have OH to UG conversion projects in 2023. 	Please see "WMP-Discovery2023_DR_CalAdvocates_016-Q011Atch01.xlsx" for the requested information. The attachment includes a separate worksheet for each subsection to this response and is labeled accordingly (a, b, c, etc.). Please note that the circuits included in this response for planned work (relevant to subsections d – g) are based on the undergrounding workplan submitted in the 2023-2025 WMP (based on our workplan as of January 3, 2023). In response to subsections f and g, "adjacent circuit" is defined as a circuit that shares an open point. The adjacent circuits included in the response may also be a circuit included in the workplan if it is adjacent to another in the workplan.	Holly Wehrman	4/18/2023	4/26/2023	4/26/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_016.zip	1	N/A	8.1.2.2	Grid Design and System Hardening	Undergrounding of Electric Lines and/or Equipment
246	CalPA	Set WMP-18	CalPA	_Set WMP-18	1	C	CalPA_Set WMP-18_Q1	PG&E states in response to Question 1(a) of CalAdvocates-PGE-2023WMP-15: Vegetation Management for Operational Mitigation (VMOM) will be primarily focused in HFTD and HFRA. There are instances where a circuit segment may cross in or out of HFTD/HFRA and VMOM would complete work on the whole circuit segment including the areas outside HFTD/HFRA. Focused Tree Inspections are planned for HFTD areas in the plan developed for 2023. a) Is it correct to interpret the statement above to mean that Focused Tree Inspections will take place only in HFTD areas (and will not include the HFRA, as VMOM will) in 2023? b) If Focused Tree Inspections will take place only in HFTD areas and not in HFRA, please explain why. c) Will Focused Tree Inspections take place outside of the HFTD after the year 2023?	 a. two, but the following clarifications are provided to better minimum an accurate interpretation. Most of HFRA overlaps with HFTD as HFRA refinements utilized HFTD as the base map for evaluating areas to add or remove based on identified risk, risk misidentification, or false- precision associated with HFTD boundaries. AOCs prioritized for execution are dominantly in HFTD but AOC are based on polygons and the circuit segments contained. HFTD can have "islands" of non-HFTD that portions of circuits transect, and in these cases the limited areas of non-HFTD are included in the inspection assignment for 2023. b. All portions of circuits in targeted AOCs will be inspected with the same guidance. The areas with include HFTD, HFRA, and limited non-HFTD as noted in response a. Due to the GO95 compliance requirements for vegetation clearances and hazardous tree identification in HFTD the Vegetation Management program does not deviate from those requirements in HFTD. These same clearance expectations will apply in HFRA if it is in areas within AOC polygons outside HFTD. c. It has not been determined if FTI will be applied outside HFTD after 2023. Initial AOCs were developed systemwide by county and some AOCs are identified outside HFTD and HFRA mainly due to localized tree mortality or outage trends. While none of these AOC were prioritized for 2023 these AOC still serve a value for situational awareness supporting Routine and Second Patrols. It is planned to evaluate AOC annually. As a result they are subject to change after 2023. 	Holly Wehrman	4/24/2023	4/27/2023	4/27/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_018.zip	0	N/A	8.2.2.2.6	Vegetation Management and Inspections	Discontinued Programs
247	CalPA	Set WMP-18	CalPA	_Set WMP-18	2	C	CalPA_Set WMP-18_Q2	PG&E states in response to Question 3 of CalAdvocates-PGE-2023WMP-15 that "PG&E intends to track trees identified for work under VMOM and FTI using the OneVM tool." Please provide the following regarding the OneVM tool: a) Its purpose(s) b) How the tool works (i.e. what mechanisms or procedures it will use to achieve outputs) c) When the tool was developed d) When PG&E will begin utilizing the tool.	 d) The purpose of the One Vivi toor is to provide map-based work execution, monitoring, and validation through a single software platform that incorporates VM work management systems into one. With increased integration between our databases and data, additional visibility of what work is being performed at what times could be achieved to reduce the risk of overlapping programs, reduce potential of disruption to our customers, and enable better risk-informed planning and decision-making. b) The One VM tool is governed by the same procedures affecting VM Distribution Routine and Second Patrol. The way One VM functions is by providing a comprehensive overview of projects from planning to execution to completion/closure, linking work lifecycles through parent-child relationships, and providing visibility into the workforce that performs the work via a dispatcher console with Gannt. This CRM or workforce management platform then is linked to our reporting system, Power BI, so that we can provide Realtime insights into who is doing what, where, and when. c) In 2020, we began reviewing data requirements from the Wildfire Safety Division to ensure that the development of the OneVM tool would support its requirements. At this time PG&E also began drafting a project plan and documenting processes to support the development of the OneVM Tool. d) We began utilizing the One VM Tool in January 2022 to a pilot group to test and provide 	Holly Wehrman	4/24/2023	4/27/2023	4/27/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_018.zip	0	N/A	8.2.2.2.4	Vegetation Management and Inspections	Tree Removal Inventory
248	CalPA	Set WMP-18	CalPA	_Set WMP-18	3	С	CalPA_Set WMP-18_Q3	PG&E states in its response to Question 5(a)(i) of CalAdvocates-PGE- 2023WMP-15: "VM EPSS-enabled outage data was used to determine both a planned unit forecast and identify CPZs where EPSS VM Outages took place." Please explain what "planned unit forecast" refers to in the above instance.	 d) We began utilizing the One VM Tool in January 2022 to a pilot group to test and provide "Planned unit forecast' refers to an estimate of the number of trees that may be worked under the program. The word 'forecast' is used because the exact number of trees is unknown until inspection has occurred. 	Holly Wehrman	4/24/2023	4/27/2023	4/27/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_018.zip	0	N/A	8.2.2.2.4	Vegetation Management and Inspections	Tree Removal Inventory

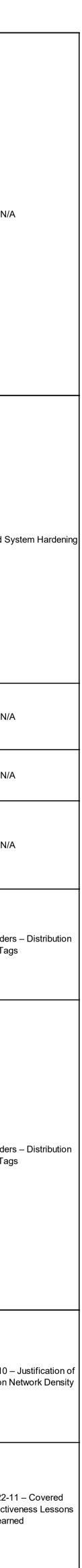
249	CalPA	Set WMP-18	CalPA_Set WMF	P-18	4	CalPA_Set WMP-18_Q4	 PG&E states in its response to Question 7(a) of CalAdvocates-PGE-2023WMP- 15 that its forecasted 9-year pace of work for its Tree Inventory Program "was provided for the first three years of the program with intent to ramp up annual pace. 9 years is a starting point to plan the pace of work completion however, the lessons learned will inform the completion timing." a) Please explain your reasoning for using nine years as a "starting point". b) Did PG&E consider durations other than nine years "to plan the pace of work completion"? Please explain. c) Does PG&E intend for the Tree Inventory Program to continue for more than nine years? 	ted for a work prescription of removal were identified as needing re-inspection Tree Assessment Tool (TAT) ratings other than "Abate", typically due to the ance needed to achieve EVM overhang clearance requirements despite having ficant defects. Given that the re-inspection was likely to lower the population to the pace was set to complete approximately 297,000 trees. Additionally, over nine years all trees would still be inspected twice per year, once by the Routine ion and once during the Second Patrol cycles, which would allow for mitigation ith worsened conditions prior to the inclusion of any given circuit segment into	olly Wehrman	4/24/2023	4/27/2023	4/27/2023	https://www.pge.com/pge_global/common/ afety/emergency-preparedness/natural disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_01	0	N/A	8.2.2.2.4	Vegetation Management and Inspections	Tree Removal Inventory
250	CalPA	Set WMP-18	CalPA_Set WMF	P-18	5	CalPA_Set WMP-18_Q5	The difference [in projected vegetation management costs] of \$24,861,000 between 2023 and 2024 is due to several factors, this is how PG&E will achieve this reduction; (1) Transitioning from EVM to three new programs; (2) reducing the amount of Routine VM work conducted each year commensurate with the amount of undergrounding miles completed; and (3) reducing unit costs through efficiencies over the rate case period through targeted programmatic adjustments that refine processes and improve resource efficiency. a) How does transitioning from EVM to three new programs result in a cost reduction? b) Please provide the following information about anticipated VM cost reductions from undergrounding in the below table: Year Number of Undergrounding Miles to be Completed Planned reduction in Number of Routine VM Miles Amount of Routine VM Cost Savings from Undergrounding (\$\$\$) 2023 2024 2024	ng tion in Number of tiles utine VM Cost Undergrounding s anticipate a reduction in volume of work in routine and second patrol driven by unded, per General Order 95 Rule 35, PRC 4293 and PRC 4293 we will spect 100% of our routine miles. avings due to undergrounding as there will be less miles to inspect and maintain grams. It is difficult to predict exact savings as it depends on the tree density f trees requiring work in the given year. s above for 2023. See response above for 2023.	olly Wehrman	4/24/2023	4/27/2023	4/27/2023	https://www.pge.com/pge_global/common/ afety/emergency-preparedness/natural disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_01	0	N/A	8.2.5.2	Vegetation Management and Inspections	Quality Control
251	CaIPA	Set WMP-18	CalPA_Set WMF	P-18	6	CaIPA_Set WMP-18_Q6	 In response to question 19(b)(iii) of CalAdvocates-PGE-2023WMP-15, PG&E anticipate a signi underground dist evaluating additic concluded in 202 anticipate a signi underground dist through efficiencies over the rate case period through targeted programmatic adjustments that refine processes and improve resource efficiency. a) For which specific programs does PG&E anticipate reducing unit costs as mentioned in the quote above? b) For each individual program identified in your response to the previous part, please state the following: i. Program/initiative name ii. Describe the "targeted programmatic adjustments" that PG&E is considering or planning to make. v. State the unit costs that PG&E anticipates achieving in 2024 (on average for the year). vi. State the unit costs that PG&E anticipates achieving in 2024 (on average for the year). vi. State the unit costs that PG&E anticipates achieving in 2025 (on average for the year). vi. State the unit costs that PG&E anticipates achieving in 2025 (on average for the year). vi. State the unit costs that PG&E anticipates achieving in 2025 (on average for the year). vi. State the unit costs that PG&E anticipates achieving in 2025 (on average for the year). vi. State the unit costs that PG&E anticipates achieving in 2025 (on average for the year). vi. State the unit costs that PG&E anticipates achieving in 2025 (on average for the year). vi. State the unit costs that PG&E anticipates achieving in 2025 (on average for the year). vi. State the unit costs that PG&E anticipates achieving in 2025 (on average for the year). vi. State the unit costs that PG&E anticipates achieving in 2025 (on average for the year). vi. State the unit costs that PG&E anticipates achieving in 2025 (on average for the year). vi. State the unit costs that PG&E anticipates achieving in 2025 (on average for the year). vi. State the un	WM transitional programs are Vegetation Management for Operational MOM), Tree Removal Inventory (TRI), and Focused Tree Inspections (FTI). e reduction of wildfire risk effectively and efficiently, the EVM program 2022 the transitional programs will be incorporated into the 2023 workplan, we gnificant decrease in VM spend due to this. As PG&E continues the effort to listribution lines, we anticipate a reduction in costs related to tree work, we are litional operational mitigations, including partial voltage detection, downed ection, and breakaway connector, each of which we anticipate further reduce astrophic wildfires. In working with IBEW to identify opportunities to grow our internal inspection e hired approximately 150 internal resources in 2022 and have plans to hire an resources in 2023, there is typically lower turnover with internal resources. We this will create an internal team with the ability to efficiently inspect vegetation distribution and transmission lines. In 2023 we are consolidating from 24 prime to build a stable and predictable workplan. We are also implementing controls cting and regionalized work and resources. This will provide a better our customers by limiting repeat visits and lowering costs. Ing are the unit costs1 and applicable units by program/initiative: tive 2023 Forecast 2024 Forecast 2025 Forecast 10nits 65,081 65,000 65,000 -Unit 1,509 \$1,437	olly Wehrman	4/24/2023	4/27/2023	4/27/2023	https://www.pge.com/pge_global/common/ afety/emergency-preparedness/natural disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_01	0	N/A	8.2.5.2	Vegetation Management and Inspections	Quality Control
252	CalPA	Set WMP-18	CalPA_Set WMF	P-18	7	CalPA_Set WMP-18_Q7	Prease provide the following mormation regarding actual and projected costs for each WMP initiative under Chapter 8.2 (Vegetation Management and Inspections). Each initiative should be a row in the table below.ETLURIT Cost \$1WMP Initiative Number Initiative Name 2022 Capital Expendi-ture (Actual) 2023 Capital Expendi-ture (Forecast) 2024 Capital Expendi-ture (Forecast) 2022 Operating Expense (Actual) 2023 Operating Expense (Forecast)We report vegeta the full the ful	etation management financials pursuant to the OEIS Guidelines in Table 11 of Data Report. In the table below, we provide additional high-level information into ported in Table 11 based on information available at this	olly Wehrman	4/24/2023	4/27/2023	4/27/2023	https://www.pge.com/pge_global/common/ afety/emergency-preparedness/natural disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_01	0	N/A	8.2	Vegetation Management and Inspections	N/A
253	TURN	008	TURN_008		1	TURN_008_Q1	Please provide PG&E's most recent calculation of RSEs for Undergrounding, by Supplemental Fili Please provide PG&E's most recent calculation of RSEs for Undergrounding, by "WMP Discovery year from 2023-2025, at the most granular level for which PG&E has computed "WMP Discovery them. For this question, "Undergrounding" refers to all programs that "He 'RSE Results underground distribution lines for wildfire mitigation purposes and/or fire rebuild Program Cost', " purposes. Please provide the workpapers with the supporting inputs and Effectiveness tat calculations for these RSEs in Excel format. Specific to more require risk reduce are provided in w with this response Our most recent Supplemental Fili Supplemental Fili	g inputs are spanned across M002 references in tabs '1-Program Exposure', '2- ', '3-Eff – Freq Program', 'M002', 'M002 – SME input', and 'M002 –	Tom Long	4/24/2023	4/27/2023	4/27/2023	https://www.pge.com/pge_global/common/ afety/emergency-preparedness/natural disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/TURN_008.zij	<u>odfs/s</u> 2 2	N/A	7.2	Wildfire Mitigation Strategy Development	Risk Impact of Mitigation Initiatives
254	TURN	008	TURN_008		2	TURN_008_Q2	Please provide PG&E's most recent calculation of RSEs for Covered Conductor, by year from 2023-2025, at the most granular level for which PG&E has computed them. Please identify all activities that PG&E includes in the calculation of RSEs for Covered Conductor. Please provide the workpapers with the supporting inputs and calculations for these RSEs in Excel format.	very2023_DR_TURN_008-Q001Atch01". The RSE results are summarized in ults' tab with the RSE across 2023-2026 shown in cells 'H11:L11'. g inputs are spanned across M002 references in tabs '1-Program Exposure', '2- c', '3-Eff – Freq Program', 'M002', 'M002 – SME input', and 'M002 –	Tom Long	4/24/2023	4/27/2023	4/27/2023	https://www.pge.com/pge_global/common/ afety/emergency-preparedness/natural disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/TURN_008.zij	0	N/A	7.2.2	Wildfire Mitigation Strategy Development	Risk Impact of Mitigation Initiatives
255	TURN	008	TURN_008		3	TURN_008_Q3	Discovery2023.1 Regarding the Undergrounding Decision Tree provided in response to Data Request 5-1, Atch 1, is there an error in the alternative responses to the question at the far right: "Will a route or project scope change mitigate impediments?" It appears that the "Yes" and "No" alternatives should be flipped. If there is an error,	3 DR TURN 008-0001Atch02 "	Tom Long	4/24/2023	4/27/2023	4/27/2023	https://www.pge.com/pge_global/common/ afety/emergency-preparedness/natural disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/TURN_008.zij	0	N/A	8.1.2	Grid Design and System Hardening	ALL
256	TURN	008	TURN_008		4	TURN_008_Q4	 The first paragraph of the response to TURN data request 5-4 states that, historically, PG&E has observed more frequent ignitions and larger wildfires associated with the overhead primary distribution powerlines, compared to lower voltage secondary distribution lines, service connections and high voltage transmission lines. a. Please provide, in live Excel format, the data on which this statement was based, and provide an explanation of what PG&E believes the data show. b. Please provide data, from 2015 to the present, showing for each of primary distribution overhead lines, secondary distribution overhead lines, service connections, and high voltage transmission lines: Number of ignitions Number of ignitions normalized by mileage; Size (e.g., acres) of fires resulting from ignitions; and iv. Number of structures destroyed by fires resulting from ignitions. 	ent was based on our CFOC reportable ignitions in High Fire Threat Districts ss PG&E's service territory in 2019–2022. See Worksheet a of attachment ery2023_DR_TURN_008-Q004Atch01.xlsx. The detailed data by ignition n worksheet entitled "Detail_CPUC HFTD 2015-2022." As shown in the table on we observed 33 of 489 (~7%) equipment-related ignitions in HFTDs associated ion powerlines, 33 of 489 (~7%) equipment related ignitions in HFTDs th lower voltage service distribution powerlines, and 25 of 489 (~5%) equipment- rs in HFTDs associated with lower voltage secondary distribution powerlines. In the same period, we observed over 80% of ignitions in HFTDs on primary werlines. four separate worksheets for each subpart in attachment rery2023_DR_TURN_008-Q004Atch01.xlsx" that provide the detail requested gh 2022. The detailed data by ignition can be found in worksheet entitled i HFTD 2015-2022." gnitions - See worksheet b.i. gnitions normalized by mileage – See worksheet b.ii. acres) of fires resulting from ignitions – See worksheet b.iii.	Tom Long	4/24/2023	4/27/2023	4/27/2023	https://www.pge.com/pge_global/common/ afety/emergency-preparedness/natural disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/TURN_008.zij	<u>odfs/s</u>	N/A	8.1.2	Grid Design and System Hardening	Undergrounding of Electric Lines and/or Equipment – Distribution

257	TU	RN	008	TURN_008	5	TURN_008_Q5	In response to TURN DR 5-4, after stating that PG&E is not undergrounding service drops and is not undergrounding secondary lines in most cases, PG&E states in the last paragraph, "We will overhead remaining secondary and service 3 lines by replacing open-wire secondary, gray services, and tree-connects with the current standard covered aerial conductor." (emphasis added) a. What is meant by the word "remaining" in this quote? b. Does this mean that, in a project PG&E describes as an undergrounding project, some of the "undergrounding" work typically consists of overhead hardening of secondary and service lines? Please explain your answer. c. Please explain the conditions under which an undergrounding project would include overhead hardening of secondary and service lines. d. In Table 8-3 of the WMP, for the row "10K undergrounding" (initiative GH-04) do the target miles for "undergrounding work" include overhead hardening of secondary and service lines. d. In Table 8-3 of the WMP, for the row "10K undergrounding" (initiative GH-04) do the target miles for "undergrounding work" include overhead hardening of secondary and service lines. Econdary and service lines? If not, where is the overhead hardening of secondary and service lines that may be included in "undergrounding" include miles, costs, and risk reduction benefits from overhead hardening of secondary and service lines that may be included in "undergrounding" projects? Please explain your response.	 standard covered aerial conductor. b) Yes, our underground projects include overhead hardening of secondary and services where required as described in subpart a). We also execute some "hybrid" system hardening projects where portions of a circuit are undergrounded and other portions of the circuit are overhead hardened where undergrounding is deemed infeasible. Some projects also contain overhead line removal when the line is deemed idle or not required as part of a relocation or deployment of a remote grid. c) Our undergrounding work includes overhead hardening of secondary and service lines where required because the existing overhead secondary and service lines are not already in alignment with our design requirement. As noted in our response to TURN DR 5-4, secondary and service assets that are not in alignment with our design requirements and would need to be replaced include open-wire secondary, gray services, and tree-connects. We do not have exact data on the volume of undergrounding projects that involve some overhead hardening of secondary and services but estimates that the majority of undergrounding projects involve some overhead hardening of secondary and services. An exception is that Community Rebuild projects in areas impacted by a significant wildfire generally involve undergrounding secondary and services, particularly where previously existing secondary and service assets have been damaged or destroyed. d) No, the miles of secondary and services overhead hardened is not included in the miles of targeted undergrounding work. Secondary and Service replacement is also not tracked separately or reported as overhead hardened miles. We do not currently track the length or miles of targeted undergrounding work. Secondary and service replacement is active tracked separately or reported as overhead hardened miles. We do not currently track the length or miles of targeted undergrounding work. 	Tom Long	4/24/2023	4/27/2023	4/27/2023	https://www.pge.com/pge_global/common/pdfs afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/TURN_008.zip	5/s 0	N/A	8.1.2	Grid Design and System Hardening	Undergrounding of Electric Lines and/or Equipment – Distribution
258	TU	RN	008	TURN_008	6	TURN_008_Q6	 SCE's WMP (R0), p. 252, states that: "SCE has determined that lines with covered conductor have a 90% risk in PSPS activations. When a circuit (or fully isolatable circuit segment) is all covered conductor, the de-energization threshol is increased to 40/58 mph (sustained wind/gusts)." a. Please provide any data, studies or reports in PG&E's possession that address whether lines with covered conductor have experienced a reduction in PSPS activations. b. Please provide any reports or studies in PG&E's possession that assess whether any de-energization thresholds should be changed for circuits (or portions thereof) with covered conductor. c. Does PG&E have plans to do any studies in the future to assess whether any de-energization thresholds should be changed for circuits (or portions thereof) with covered conductor. mathematical conductor? If so, describe what will be studied and the planned timing for the study or studies. 	conductors experienced a reduction in PSPS activations. b. We have not performed studies or have reports to support whether any deTenergization thresholds should be changed for circuits (or portions thereof) with covered conductor. We currently do not plan on adjusting thresholds for circuits with covered conductors for the reasons stated in (c). c. As stated in response to ACI PG&E-22-31 in the 2023-2025 WMP, due to our PSPS modeling approach, we would not manually adjust our final PSPS risk thresholds to account for covered conductor or any other program that reduces the probability of catastrophic outcomes. Our Catastrophic Fire Probability model (discussed in Section 9) is a risk-based assessment of the probability of ignition given an outage multiplied by the probability of catastrophic fires (Fire Potential Index). Thus, we would not adjust the threshold at which PSPS is executed (each area is scoped for PSPS at the same risk threshold), but any program or external factor that results in a beneficial outcome would reduce the probability of ignitions and therefore decrease the chance of achieving the PSPS threshold. We do however, incorporate new outage data each year into our Outage Producing Winds (OPW) and Ignition Probability Weather (IPW) machine learning models. These updates account for any updated wind to outage to ignition responses in local areas of the grid. We are also exploring if adding covered conductor as a feature of the IPW model in	Tom Long	4/24/2023	4/27/2023	4/27/2023	https://www.pge.com/pge_global/common/pdfs afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/TURN_008.zip	<u>s/s</u> 0	N/A	8.1.2.1 & 9	Grid Design and System Hardening & PSPS	Covered Conductor and PSPS
221		EIS	003	OEIS_003	7	OEIS_003_Q7	Regarding Focused Tree Inspections a. During the decision process to discontinue use of the Tree Assessment Tool (TAT) and adopt the ISA's Basic Tree Risk Assessment Form (ISA form), did PG&E consider incorporating elements from the ISA's form into the TAT? b. Is PG&E collecting a digital record of each ISA form generated by inspectors in OneVM or another system? c. How does PG&E plan to incorporate known localized risk factors (e.g., wind, outage rates by species) into tree risk assessments? d. Did PG&E perform any analysis or study that compared the outcomes of the TAT and the ISA's checklist in the field? If so, provide this analysis or study. e. Has PG&E benchmarked and/or discussed the latest version of its TAT and the associated risk assessment procedure and its new tree risk assessment procedures using the ISA's checklist with other utilities, including, but not limited to, SCE and its Tree Risk Calculator? If so, provide a summary of that benchmarking/discussions. f. Provide the logic and any documentation of methodologies, stakeholders, and data sources for the most recent version of the TAT. Include a list of the factors considered in TAT scoring methodology.	 recurring basis with counterparts from SCE and SDG&E to share experiences, methodology and other ideas regarding hazard tree assessment. f. Please see below for Logic and Methodology of the TAT that was last used by the EVM program until the program concluded at the end of 2022. Please see attachment "WMP-Discovery2023_DR_OEIS_003-Q007Atch01_CONF.pdf" for the white paper describing the basis for the development of the TAT as well as the stakeholders and data sources. 1. Preliminary Strike Assessment a. Questions and results of the survey (in red font) are listed below. If no result is listed, the survey continues to the next question. i. Is tree tall enough to strike the facilities? 1. Yes 2. No- STOP TAT. TAT NOT REQUIRED 3. No, tree already removed ABATE 	Colin Lang	4/21/2023	4/27/2023	4/27/2023	https://www.pge.com/pge_global/common/pdfs afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_003.zip	5 <u>/s</u> 1	N/A	8.2	Vegetation Management and Inspections	N/A
244	TU	RN	007	TURN_007	3	TURN_007_Q3	 to Cal Advocates): a. The first tab in this Excel workbook is named "SH Workplan_2023-2026_Conf", which suggests that this response to Cal Advocates was taken from a document that also included the years 2025 and 2026. Please provide the modup-to-date version of this workbook for the period 2023- 2026. Indicate the date of the information in the workbook for the period 2023- 2026. Indicate the date of the information in the workbook that is provided. b. It appears that some of the circuit segments listed as high risk in Table 7-2 of the WMP and in the 2023-2026 Undergrounding Work Plan referenced on page 910 of the WMP (R1), e.g., Indian Flat 1104CB and Bonnie Nook 1101CB (only Bonnie Nook 1102CB is shown), are not listed in this workbook. Please explain why this is the case, even though this workbook includes planned undergroundin miles. c. Are there discrepancies in the names of the circuit segments between this workbook, and Table 7-2 and the 2023-2026 Undergrounding Work Plan referenced on page 910 of the WMP (R1). If so, please modify the version of this workbook provided in response to "a" to make the circuit segment names consistent with Table 7-2 and the 2023-2026 Undergrounding Work Plan referenced on page 910 of the WMP (R1). 	 1 ne contidential attachment is being provided pursuant to a signed NDA with PG&E. a. Please refer to attachment "WMP-Discovery2023_DR_TURN_007- Q003Atch01CONF.xlsx" which is the System Hardening workplan prepared for the 2023-2026 WMP (plan dated January 3, 2023). Please see columns AH-AK and AL-AO that includes the 2025 and 2026 forecasted miles, respectively. The estimated mileage forecasts for each sub-type of hardening (overhead, underground and line removal) will vary from the actual mileage completed in each year. Additionally, if we complete system hardening miles above the annual targets in a particular year, we may lower future annual targets in a subsequent WMP or plan update. b. The following are the reasons why circuit segments from Table 7-2 may not be on the undergrounding workplan: * The circuit segment has a lower Wildfire Feasibility Effectiveness (WFE) score due to expected high undergrounding difficulty and/or bundling with other nearby circuit segments that could result in the combined WFE score for the bundled segment being relatively lower. These projects were not scoped in the workplan and remain supported by other layers of protection as described in Table 7-4 of the WMP. * The circuit segment is shorter such that it is being bundled with other nearby circuit segment(s) to optimize construction efficiency as part of a combined project. 9 The circuit segment was previously hardened (either OH or UG). * The circuit segment is a privately owned line. We send an annual letter to the owner reminding them of their responsibility to maintain the line but do not take action on these circuits. The following is a list of the circuit segments that were listed in Table 7-2 and an explanation why it was not included in the 2023-2026 Undergrounding Workplan: • Oakhurst 110310140 – This circuit segment had a lowered WFE score due to expected high undergrounding difficulty, and, after bundling with nearby	Tom Long	4/21/2023	4/27/2023	4/27/2023	https://www.pge.com/pge_global/common/pdfs afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/TURN_007.zip	5 <u>/s</u> 1	Yes	8.1.2.2	Grid Design and System Hardening	Undergrounding of Electric Lines and/or Equipment – Distribution
71	O	EIS	001	OEIS_001	3 SUPP_2	OEIS_001_Q3 SUPP_2	 evaluated to determine appropriate counties to prioritize pilots(s)" (page 529) and the expected timeline for operationalization. b. Detail the criteria PG&E has and is using to develop the pilot area, PG&E's Areas of Concern (AOC), and "polygons where focused vegetation inspection can be evaluated to determine appropriate counties to prioritize pilots(s)" (page 529). c. What standards, processes, procedures, and tools are vegetation management personnel using/will use to perform tree risk assessments for this pilot? d. Will PG&E be using its One VM Tool for recordkeeping for this pilot? If not, what system will PG&E use for recording keeping for this pilot? e. Where is PG&E conducting its Focused Tree Inspections pilot? If PG&E has not yet begun its pilot, where will PG&E be conducting its Focused Tree Inspections pilot? f. How many circuit miles are in scope for the pilot area provide the: i. CPZ name. ii. Tree Weighted Risk Score from PG&E's most recent version of its EVM TreeWeighted Prioritization List. iv. Risk Tranche i. Does PG&E have a plan to continue its Focused Tree Inspections assuming 	 j) GIS layer for each polygon with the additional attributes have been provided. Please see "WMP-Discovery2023_DR_OEIS_001-Q003Supp02Atch01.zip" and "WMP-Discovery2023_DR_OEIS_001-Q003Supp02Atch02.xlsx." Specifically for Overall Utility Risk, Ignition Risk, and PSPS Risk, these are typically presented in terms of circuit segments or circuit protection zones. The AOC polygons do not always align with CPZ segments so circuit segments may be partially included or completely included. Since PG&E does not calculate the percentage of risk within the circuit segment designations, PG&E provides pro-rated risk scores based purely on the percentage of miles that fall within the AOC as an approximation for this data response. 	Colin Lang	4/5/2023	4/27/2023	4/27/2023	https://www.pge.com/pge_global/common/pdfs afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_001.zip	<u>5/s</u> 2	N/A	8.2.2.2.5	Vegetation Management and Inspections	Focused Tree Inspections
259	Ca	IPA	Set WMP-19	CalPA_Set WMP-1	9 1	CalPA_Set WMP-19_Q1	the pilot is a success? If so, detail those plans, including how many circuit miles PG&E plans to inspect under this program in 2023 and 2024. <u>i. Provide a GIS layer of the pilot area</u> PG&E's Areas of Concern (AOC) 1 and Please list PG&E's expected average useful life for a given installation of the following technologies: a) DCD b) REFCL	 a) DCD technology is provisioned on protective relay equipment. Expected useful life based upon similar technology obsolescence, as well as asset health and lifecycle, is projected to be 20-30 years. b) REFCL expected useful life of the core components is estimated to be 30 years. 	Holly Wehrman	4/25/2023	4/28/2023	4/28/2023	https://www.pge.com/pge_global/common/pdf afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_019.zi	0	N/A	8.1	Grid Design, Operations, and Maintenance	Down Conductor Detection Devices Rapid Earth Fault Current Limiter



uctor Detection vices ult Current Limiter

260	CaIPA	Set WMP-19	CalPA_Set WMP-1	19	2 CalP	PA_Set WMP-19_Q2		 a) Conductor is inspected as part of our General Order (GO) Tos detailed ground inspections and patrols program. It is also inspected during infrared inspection. These inspection processes currently do not differentiate between covered conductor and bare conductor. The cost that we expect to incur for distribution overhead asset inspections in HFTDs in 2023 is roughly \$2,310 per-circuit-mile, regardless of whether the conductor is covered or bare. In addition, the cost that we expect to incur for distribution overhead asset maintenance in HFTDs in 2023 is \$14,565 per-circuit-mile. b) Underground cable is inspected as part of our GO 128 underground inspections and patrols program, which has an expected cost in 2023 of \$93/unit for inspection and \$11/unit for patrol. We do not calculate a per-circuit-mile cost on distribution underground inspections because the unit of inspection is an enclosure, padmount, subsurface vault, manhole, or J-box. We expect to spend \$12.7 million for distribution underground inspections and patrols system-wide in 2023. In addition, we expect to spend \$92.4 million for distribution underground asset maintenance system-wide in 2023. We do not track whether costs for distribution underground line inspection and maintenance occur in HFTDs and non-HFTDs. c) Please see the response to subpart (a). d) We used the following assumptions in calculating the per-circuit-mile inspections in HFTDs in 2023. This includes spending for the following types of inspections: detailed ground inspections. • We expect to inspect approximately 234,648 support structures in HFTDs in 2023, as part of its detailed ground inspections. • We use an average span length of 250 feet. • We expect to inspect approximately 11,110 circuit-miles of overhead distribution conductor in HFTDs in 2023. • Our calculated cost to inspect distribution overhead conductor is \$2,310 perEircuit-mile in HFTDs in 2023. • We used the following assump	Holly Wehrman	4/25/2023	4/28/2023	4/28/2023	https://www.pge.com/pge_global/common/pdfs/ afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_019.zip	0	N/A	8.1.5	Asset Management and Inspection Enterprise System(s) N/A
261	CalPA	Set WMP-19	CalPA_Set WMP-1	19	3 CalP	PA_Set WMP-19_Q3	 d) State the total number of circuit-miles of underground distribution lines that PG&E had in the HFTD as of January 1, 2022. e) State the total costs that PG&E incurred in 2022 for asset inspections and maintenance on bare overhead distribution lines installed in the HFTD. f) State the total number of circuit-miles of bare overhead distribution lines that PG&E had in the HFTD as of January 1, 2022. 	 a) In 2022, we spent \$241 million for asset inspections and maintenance on distribution overhead lines installed in the HFTDs. We do not differentiate costs between covered and bare conductor, so these costs are for all assets in the HFTDs. Further, we only included the maintenance costs associated with general overhead Electric Corrective (EC) Notifications. These costs are tracked at the Maintenance Activity Type (MAT) level, not detailed by asset type, so we could not extract the costs associated with conductor only EC Notifications. In addition, the costs for our proactive asset replacement programs were not included. b) In response to 2022 WMP Discovery, Cal Advocates 028, Question 3, provided on August 1, 2022, PG&E reported our total overhead distribution line circuit-miles as approximately 25,030 in the HFTDs. This data was originally extracted from the Quarterly Data Report (QDR), Table 8. Our GIS system is a dynamic, "real-time" system that reflects the current assets in our service territory. When old assets are removed, or replaced, they are removed from the GIS system. In addition, our GIS system does not include an attribute to distinguish between covered and bare conductor. As a result, we are only able to provide the total overhead distribution line circuit-miles, not the breakdown between covered and bare conductor. c) In 2022, we spent \$109 million for asset inspections and maintenance on distribution underground line system-wide. We do not track whether costs for distribution underground line system-wide. We do not track whether costs for distribution underground line inspections and maintenance occur in HFTD and non DHFTDs. d) In response to 2022 WMP Discovery, Cal Advocates 028, Question 3, provided on August 1, 2022, we reported our total underground distribution line circuit-miles as approximately 2,855 in the HFTDs. This data was originally extracted from the QDR, Table 8. e) See the response to subpart (a). f) See the response to sub	Holly Wehrman	4/25/2023	4/28/2023	4/28/2023	https://www.pge.com/pge_global/common/pdfs/ afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_019.zip	0	N/A	8.1.2	Grid Design, Operations, and Maintenance Grid Design and System
262	CalPA	Set WMP-19	CalPA_Set WMP-1	19	4 CalP	PA_Set WMP-19_Q4	 a) In 2023, what is the average per-circuit-mile cost that PG&E expects to incur for vegetation management for an overhead distribution line installed in the HFTD? b) In 2023, what is the average per-circuit-mile cost that PG&E expects to incur for vegetation management for an underground distribution line installed in the HETD2 	 a) Based on 2019-2022 data, our cost for vegetation management maintenance systemwide was approximately \$8,500 per mile. We expect to incur similar costs in 2023. Costs for vegetation management are not forecast separately between HFTD and Non-HFTD. b) We do not separately forecast an average per-circuit mile cost incurred for vegetation management for an underground distribution line installed in HFTD. 	Holly Wehrman	4/25/2023	4/28/2023	4/28/2023	https://www.pge.com/pge_global/common/pdfs/ afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_019.zip	0	N/A	8.2	Vegetation Management and Inspections
263	CalPA	Set WMP-19	CalPA_Set WMP-1	19	5 CalP	PA_Set WMP-19_Q5	on overhead distribution lines in the HFTD.	 a) We do not separately track costs incurred in HFTD vs. Non-HFTD for vegetation management on overhead distribution lines. b) We do not separately track costs incurred in HFTD vs. Non-HFTD for vegetation management on underground distribution lines. 	Holly Wehrman	4/25/2023	4/28/2023	4/28/2023	https://www.pge.com/pge_global/common/pdfs/ afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_019.zip	0	N/A	8.2	Vegetation Management N/A and Inspections
264	CalPA	Set WMP-19	CalPA_Set WMP-1	19	6 CalP,	PA_Set WMP-19_Q6	 a) Please describe the vegetation management activities that PG&E currently undertakes on rights-of-way with underground lines in the HFTD. b) Please describe any changes PG&E plans to make during the 2023-2025 WMP period regarding the vegetation management activities that PG&E plans to undertake on rights-of-way with underground lines in the HFTD. c) Please provide any protocols, procedures, or manuals that describe PG&E's approach to vegetation management where PG&E has underground lines in the HFTD. 	 a) Where there are no overhead electric facilities, we do not conduct routine vegetation management activities. As part of GO 165, the PG&E System Inspection program can identify vegetation work as part of clearing and maintenance for padmount transformers and other typical undergrounding equipment. b) Not applicable. 	Holly Wehrman	4/25/2023	4/28/2023	4/28/2023	https://www.pge.com/pge_global/common/pdfs/ afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_019.zip	0	N/A	8.2	Vegetation Management N/A and Inspections
265	CalPA	Set WMP-19	CalPA_Set WMP-1	19	7 CalP	PA_Set WMP-19_Q7	 Pages 454-455 of PG&E's WMP describe PG&E's plan to reduce its backlog of open distribution work orders. As part of this plan, PG&E states that it plans to eliminate the ignition-risk backlog by the end of 2029, and the non-ignition risk backlog by the end of 2032. a) Does the plan described above apply to PG&E's entire service territory, or only those tags in the HFTD/HFRA? b) When does PG&E expect to eliminate its backlog of ignition-risk distribution work orders that exist outside the HFTD/HFRA? c) When does PG&E expect to eliminate its backlog of non-ignition-risk distribution work orders that exist outside the HFTD/HFRA? 	 a) This plan only applies to tags in HFRA/HFTD areas because these areas constitute 99% of the wildfire risk in our service territory. b) We are still in the process of creating a plan/timeline for eliminating our backlog of tags outside of our HFRA/HFTD areas. Given that the HFRA/HFTD areas comprise 99% of the wildfire risk in our territory, we are prioritizing this work in order to reduce our wildfire risk as quickly and efficiently as possible. c) Please see the response to subpart (b) above. 	Holly Wehrman	4/25/2023	4/28/2023	4/28/2023	https://www.pge.com/pge_global/common/pdfs/ afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_019.zip	0	N/A	8.1.7.2	Open Work Orders Open Work Orders – D Tags
266	CalPA	Set WMP-19	CalPA_Set WMP-1	19	8 CalP	PA_Set WMP-19_Q8	Page 454 of PG&E's WMP states, "We divide remaining notifications into two groups: (1) ignition risk notifications in the HFTD/HFRA; and (2) non-ignition risk notifications in the HFTD/HFRA." a) How does PG&E determine whether a maintenance issue is an "ignition risk notification" or a "non-ignition risk notification"? b) Are there circumstances where a tag is a "non-ignition risk tag" but still poses other public safety hazards? c) If the answer to part (b) is yes, please list all such circumstances.	 a) "Ignition Risk" notifications are maintenance tags that have been determined to have some form of ignition risk as a result of the non-conformance identified on the tag (e.g., conductor or structural support deficiency). We used a combination of wildfire risk models to calculate the wildfire risk for each notification. Each notification contains one or multiple FDA (Facility-Damage-Action) code(s) for documenting the associated issue. A team of subject matter experts from Asset Strategy, Wildfire Risk Management, and Standards/Work Methods reviewed each combination of FDAs and bucketed them into the following categories: No – Not Ignition Risk. This FDA has no probability of ignition. Yes - Ignition risk, and then mapped to an associated wildfire risk model (example: Conductor composite model, support structure equipment failure model, vegetation composite model). Then the associated wildfire risk score is calculated for the issue based on the assigned risk model. Any notification with a greater than zero wildfire risk score is considered an ignition risk notification. b) Yes, there are some instances when a non-ignition risk tag can cause a public safety hazard. However, the circumstances of these issues identified do not correlate with a failure that could lead to a spark or ignition likelihood, which could WMP-Discovery2023_DR_CalAdvocates_019-Q008 Page 2 lead to a much larger public safety issue. The most common example of a non:ignition tag would be missing high voltage signs. While this has some public safety hazard associated with awareness of high voltage around our lines, these do not pose a direct impact to the public safety or ur assets causing harm to the public. c) Missing high voltage signs, missing visibility strips on poles, broken streetlights, and de-energized idle facilities that need to be removed are examples of non-ignition risk tags that could potentially pose a public safety hazard. However, given the multiple pos	Holly Wehrman	4/25/2023	4/28/2023	4/28/2023	https://www.pge.com/pge_global/common/pdfs/ afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_019.zip	<u>с</u> О	N/A	8.1.7.2	Open Work Orders Open Work Orders – D Tags
267	CalPA	Set WMP-19	CalPA_Set WMP-1	19	9 CalP	PA_Set WMP-19_Q9	 a) In response to this report, has PG&E assessed the need to position additional weather stations in canyons and other regions where short-term winds can rapidly spread wildfires? b) If the answer to part (a) is yes, please describe the results of any such assessment. 		Holly Wehrman	4/25/2023	4/28/2023	4/28/2023	https://www.pge.com/pge_global/common/pdfs/ afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_019.zip	0	N/A	Appendix D	Areas for Continued ACI PG&E-22-10 – Just Improvement Weather Station Netwo
268	CalPA	Set WMP-19	CalPA_Set WMP-1	19	10 CalPA	'A_Set WMP-19_Q10	 Table PG&E-22-11-3 on page 903 of PG&E's WMP lists the component costs of covered conductor installation. Below the table, PG&E states, "The costs in Table PG&E-22-11-3 include the components for CC that are comparable with the other IOUs as part of the Joint IOU efforts. They do not include all cost components that make up our comprehensive Overhead System Hardening Program." a) Please add rows to Table PG&E-22-11-3 for the components that are part of PG&E's comprehensive overhead system hardening program but were not included in Table PG&E-22-11-3. b) For each item in Table PG&E-22-11-3, including the elements noted in part (a), please provide a brief description of the work and materials that are included in each component 	a) The statement referenced was to simply point out that the System Hardening Program is made up of a suite of mitigation options including Covered Conductor, Remote Grid, Removal, and Underground. The costs associated with the overhead hardening projects recorded were bundled into similar categories for only the overhead hardening portion of our System Hardening program. There are no additional costs associated with overhead hardening that were excluded from Table 22-11-3. b) Not applicable.	Holly Wehrman	4/25/2023	4/28/2023	4/28/2023	https://www.pge.com/pge_global/common/pdfs/ afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates 019.zip	<u>'s</u> О	N/A	Appendix D	Areas for Continued Improvement Learned



269	CalPA	Set WMP-19 CalPA_Set WMP-19 11	CalPA_Set WMP-19_Q11	 Pages 968-969 of PG&E's WMP describe PG&E's simplified wildfire risk spend efficiency (SWRSE), used to prioritize its undergrounding projects. Page 1006 states, "For the Undergrounding Program, we selected the roughly 8,000 OH miles with the highest SWRSE to produce roughly 10,000 miles of undergrounding." a) Is there a threshold SWRSE value at which PG&E determines that covered conductor is a more suitable mitigation than undergrounding? Please explain you answer. b) Is there a threshold SWRSE value at which PG&E determines that undergrounding is not a suitable mitigation? Please explain your answer. c) Does PG&E plan to underground any portion of line with a lower SWRSE thar those top 8,000 OH miles that were selected for undergrounding (as described in the quote above)? Please explain your answer. 	reduction the mitigation provides is important. By undergrounding, the amount of residual risk is virtually removed, while covered conductor does not fully mitigate the risk. b) No, there is not currently a threshold of SWRSE that we use to determine that undergrounding is not a suitable mitigation. In these early stages of our permanent system resilience mitigation work (undergrounding), we are focusing on undergrounding miles in the highest risk areas as defined in Section 8.1.2.2 of the 2023-2025 WMP, which include high risk circuits based on our risk models, fire rebuild projects, PSPS mitigation projects, and areas identified by Public Safety Specialists. We are exploring the potential use of a threshold based on the cost benefit of the investment and the risk exposure it avoids, as part of our longer-term undergrounding plans. c) SWRSE is one of the first steps in identifying miles for Undergrounding. When We scope a location for undergrounding, we review adjacent circuit segments for consideration beyond wildfire. For example, if there is potential to minimize PSPS or EPSS impact on top of the existing wildfire risk at those nearby adjacent circuit segments, we will consider expanding the scope of the undergrounding project to address those needs. Additionally, there are other	Holly Wehrman	4/25/2023	4/28/2023	4/28/2023	https://www.pge.com/pge_global/common/pdfs/ afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_019.zip	<u>/s</u> 0	N/A	Appendix D	Areas for Continued Improvement	ACI PG&E-22-34 – Revise Process of Prioritizing Wildfire Mitigations
270	CalPA	Set WMP-19 CalPA_Set WMP-19 12	CalPA_Set WMP-19_Q12	 Attachment 1 to PG&E's response to data request CalAdvocates-PGE-2023WMP-14 states that on November 18, 2019, an intrusive inspection indicated that a pole had 18% remaining strength. On January 14, 2020, the inspector issued a priority E tag to replace the pole by January 13, 2021. a) Why was the tag for the above pole created approximately two months after the initial finding? b) Describe any actions that PG&E took between November 18, 2019 and January 14, 2020 to address the safety of the pole noted above. c) Why was the tag created with a one-year deadline based on the tag creation date, rather than a deadline based on the date of the initial finding? d) Under PG&E's current procedures and process, is the compliance deadline for a new tag based on the tag creation date or the date of the initial finding? Please explain your answer. e) Was a priority E tag the appropriate priority level in this instance? Why or why not? 	 a) The idelay was due to this pole being intrusively inspected using our legacy inspection system, which did not release inspection records until the inspection project was closed, enabling the downstream corrective action notifications to be created. In the legacy inspection system, inspection projects were created with a finite volume of poles (generally between 200 and 400 poles) and the project was not closed until the entire pole population was inspected. Due to access issues and other constraints, it was not unusual for projects to remain open for multiple months. We acknowledged this gap and, in March of 2022, we retired this legacy inspection system. We migrated intrusive inspections onto the updated inspection application, which releases inspection records in real time and creates corrective action notifications on the same day as the inspection. b) We did not take any immediate action on this pole between November 18, 2019 and January 14, 2020. c) As discussed in subpart (a), this pole was intrusively inspected using our legacy inspection system, which did not release the inspection records until the inspection project was closed. As a result, our work management system automatically populated a due date based on the corrective action notification creation date, as it was not set up to acknowledge the inspection notification on the same date as the inspection dates. d) As discussed in subparts (a) and (c), beginning in March 2022, intrusive inspections are now performed using the updated inspection application, which release the inspection application, which creates corrective action notifications on the same date as the inspection dates. d) As discussed in subparts (a) and (c), beginning in March 2022, intrusive inspections are now performed using the updated inspection application, which creates corrective action notification creation application, which creates corrective action notifications on the same date as the inspection dates. d)	Holly Wehrman	4/25/2023	4/28/2023	4/28/2023	https://www.pge.com/pge_global/common/pdfs/ afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_019.zip	<u>/s</u> 0	N/A	8.1.3.2.3	Asset Inspections	Intrusive Pole Inspections
271	CalPA	Set WMP-19 CalPA_Set WMP-19 13	CalPA_Set WMP-19_Q13	The PG&E Independent Safety Monitor Status Update Report by Filsinger Energy Partners on October 4, 2022, page 9 states: During the period, the ISM reviewed data provided by PG&E related to PG&E's Underground Transmission asset ages and the average age of certain PG&E Underground Transmission assets. For example, 60% of one type of underground transmission cable is beyond its useful life.[18] Footnote 18 states, "Internal PG&E Report." Page 9 of the ISM report further states, "PG&E also states in an internal report published in May 2022 that underground transmission provides a low-risk score." a) Please provide a copy of the internal PG&E report referenced in footnote 18. b) Please provide a copy of the internal PG&E report published in May 2022, referenced above.	The confidential attachment is being provided pursuant to the accompnaying confidentiality declaration. a) Please reference "WMP-Discovery2023_DR_CalAdvocates_019-Q013Atch01CONF.pdf" for our internal PG&E presentation from May 2022. Specifically, the references are found on Slide number 16. We clarify that "beyond its useful life" refers to expected average based on industry benchmarking information. Actual condition of the assets such as their physical environment, loading conditions, inspection results, etc. may adjust this useful life. The percentage was provided to show, on a high level, where we may need to focus life extension and asset renewal efforts. b) Please reference "WMP-Discovery2023_DR_CalAdvocates_019-Q013Atch01CONF.pdf" included in part (a) of this response.		4/25/2023	4/28/2023	4/28/2023	https://www.pge.com/pge_global/common/pdfs/ afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_019.zip	<u>/s</u> 1	N/A	8.1.2.5	Grid Design and System Hardening	Traditional Overhead Hardening –Transmission Conductor and Distribution
272	CalPA	Set WMP-19 CalPA_Set WMP-19 14	CalPA_Set WMP-19_Q14	 On April 13, 2023, Cal Advocates met with a Senior Director of Grid Research Innovation and Development at PG&E. During this meeting, PG&E stated that REFCL is not a scalable product. a) Does the above statement accurately reflect PG&E's current assessment of REFCL? Please explain your answer. b) If the answer to part (a) is yes, please state all the reasons why PG&E believes REFCL is not a scalable product. 	a) We are still evaluating REFCL technology in the EPIC3.15 demonstration project including field testing and gaining operational experience. We expect to have final results by the end of 2023. Decisions about further deployment of REFCL will be made after completion of the demonstration project with consideration for all wildfire risk mitigations available. b) Not applicable.	Holly Wehrman	4/25/2023	4/28/2023	4/28/2023	https://www.pge.com/pge_global/common/pdfs/ afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_019.zip	<u>/s</u> 0	N/A	8.1.8.1.3.1	Grid Design, Operations, and Maintenance	8.1.8.1.3.1 Rapid Earth Fault Current Limiter
273	CalPA	Set WMP-19 CalPA_Set WMP-19 15	CalPA_Set WMP-19_Q15	 a) Has PG&E performed a study to estimate the combined effectiveness of one or more combinations of covered conductor, EPSS, DCD, PVD, and REFCL in mitigating wildfires, when installed on distribution circuits in the HFTD? b) If the answer to part (a) is no, please explain why not. c) If the answer to part (a) is no, does PG&E plan to perform such a study? If so provide the timeline for initiating and completing it. d) If the answer to part (a) is yes, please provide the results of any such study, including any reports, workpapers, or other work products. 	 b) As noted in the response to subpart a, we have not done this analysis previously, but it is underway. One reason that this analysis has not been completed to date is the evolution of our combined mitigations. 2022 was the first year of broad-scale application of EPSS, while DCD and PV were in development and refinement phases in 2022, such that we were still developing the knowledge, experience, and data regarding how these tools would work to mitigate wildfire risk. c) We have recently (Q1 2023) begun performing this analysis. At this time, a completion date has not been confirmed but is anticipated to be completed in 2023. d) In alignment with the response to subpart a), we do not yet have results from an analysis or study as requested, so there are no reports, workpapers, or other work products at this time. We anticipate completing these two studies by the end of 2023. This analysis will also inform 	Holly Wehrman	4/25/2023	4/28/2023	4/28/2023	https://www.pge.com/pge_global/common/pdfs/ afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_019.zip	<u>/s</u> 0	N/A	8.1.2	Grid Design and System Hardening	Various
274	CalPA	Set WMP-19 CalPA_Set WMP-19 16	CalPA_Set WMP-19_Q16	Table 7 on page 20 of the Joint IOU Covered Conductor Working Group Report lists SCE's estimate of the combined effectiveness of its covered conductor program, asset inspections, and several vegetation management programs. a) Has PG&E performed a similar estimate of the combined effectiveness of covered conductor, asset inspections, and vegetation management? b) If the answer to part (a) is yes, please explain the results of PG&E's estimate. c) If the answer to part (a) is no, please explain why not. d) If the answer to part (a) is no, does PG&E plan to perform such a study?	As stated on pages 17 and 18 in the Alternatives section of the Joint IOU Covered Conductor Working Group Report, the framework (Figure 8, page 18) used to support Table 7 is preliminary. Table 7 is an illustration of how that proposed framework in Figure 8 would work as an alternative technology if vegetation management and inspections were separate from CC assets. Table 7 relies on data from Table 6 (page 19) and it is stated on page 18 that some values were, "For purposes of this illustration, no discounting of individual estimated mitigation values was included." Additionally on page 19 there is a statement, "As such, and for purposes of this illustration," where another assumption is made to support the values of Table 6. If the values on Table 6 are illustrative then the results for Table 7 are also for illustrative purposes. d) As noted on page 17, "all utilities deploy CC and where CC is installed all utilities conduct vegetation management mitigations and asset inspection mitigations." After alignment across all utilities is reached on the preliminary framework for assessing alternative technologies, we will determine if a study is needed to estimate the effectiveness	Holly Wehrman	4/25/2023	4/28/2023	4/28/2023	https://www.pge.com/pge_global/common/pdfs/ afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_019.zip	<u>/s</u> 0	N/A	Appendix D	Areas for Continued Improvement	ACI PG&E-22-11 – Covered Conductor Effectiveness Lessons Learned
250	CaIPA	Set WMP-18 CalPA_Set WMP-18 5 SUPP	CaIPA_Set WMP-18_Q5 SUPP	In response to question 19(b)(iii) of CalAdvocates-PGE-2023WMP-15, PG&E states: The difference [in projected vegetation management costs] of \$24,861,000 between 2023 and 2024 is due to several factors, this is how PG&E will achieve this reduction; (1) Transitioning from EVM to three new programs; (2) reducing the amount of Routine VM work conducted each year commensurate with the amount of undergrounding miles completed; and (3) reducing unit costs through efficiencies over the rate case period through targeted programmatic adjustments that refine processes and improve resource efficiency. a) How does transitioning from EVM to three new programs result in a cost reduction? b) Please provide the following information about anticipated VM cost reductions from undergrounding in the below table: Year Number of Undergrounding Miles to be Completed Planned reduction in Number of Routine VM Miles Amount of Routine VM Cost Savings from Undergrounding (\$\$\$) 2023 2024 2025	Tree Removal Inventory \$ 53,484 \$ 52,153 Focused Tree Inspections in AOC \$ 83,418 \$ 81,342 Routine VM \$ 607,751 \$ 711,944 \$ 694,225 VC Pole Clearing \$ 23,589 \$ 26,000 \$ 25,353 Totals \$ 1,330,440 \$ 998,918 \$ 974,057 WMP-Discovery2023_DR_CalAdvocates_018-Q005Supp01 Page 3 b.	Holly Wehrman	4/24/2023	4/28/2023	4/28/2023	https://www.pge.com/pge_global/common/pdfs/ afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_018.zip	Vs 0	N/A	8.2.5.2	Vegetation Management and Inspections	Quality Control



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220	OEIS	003	OEIS_003	6 OEIS_003_Q6	Regarding PG&E's Access of Concern Disconvergaces, Disconvergace, Disconv	ntion Management nd Inspections
232	CalPA	Set WMP-17	CalPA_Set WMP-17	1 CalPA_Set WMP-17_Q1	referenced against Question 6 on "PGE-2023WMP-0 With provide a larger benefit in terms of risk points for a single divided by the the analysis performed hare in herms of insk points for a single divided by the undergrounding miles for a bundled project (which includes multiple circuit segment is) is not Question 8 on "PGE-2023WMP-0_QM_inspection_SH_questions" for projects in the 2023-2024 timeframe) 0 N/A 6.1.2.2 H • PG&E 2023 WMP-0_SM_inspection_SH_questions" for projects in the 2023-2024 timeframe) • Comparing a consistent numerator and denominator. The 2.100 miles in the beginning stages of our undergrounding program is primarily comparing a consistent numerator and denominator. The 2.100 miles in the beginning stages of our undergrounding program is primarily comparing a consistent numerator and denominator. The 2.100 miles in the beginning stages of our undergrounding program is primarily comparing a consistent of 2023 WDR V02 scoped and in process work due to the release of timeframe). V/M TRM_Ug_vs_CC_costs_and_RSE" for projects in the 2023-2026 timeframe. V/M Wildfire feasibility Efficiency (WEE score) for each CPZ include undergrounding in the ability on coare previously scoped and in process work due to the release of timeframe. V/M Wildfire feasibility Efficiency (WEE score) for each CPZ include undergrounding in the site of the 2022 include undergrounding in the ability on coare efficiency measures such as bunding to facilitate improved und costs, execution timelines, and a bilance of two each circuit segment referenced in this represented release of the 2.100 miles in the selection of CPZ "EL DORADO PH include undergrounding in this in the respective resonance wilder the 2.100 miles on the selection of CPZ "EL DORADO PH include undergrounding in thint 10101040. Been type and 2023 WDR2 voint include ase	esign and System Hardening Undergrounding of Electric Lines and/or Equipment – Distribution
233	CalPA	Set WMP-17	CalPA_Set WMP-17	2 CalPA_Set WMP-17_Q2	h general identify all be factors PG&E considers when deciding that a <i>PCP</i> . The markets is proportional appropriate to you built object or <i>PCP</i> . The second construction of the <i>PCE</i> handles together or <i>PCP</i> . The construction of the properties is and the properties in the properties is and the properties in the properties is and the properties in the properties of the	esign and System Hardening Undergrounding of Electric Lines and/or Equipment – Distribution
234	CaIPA	Set WMP-17	CalPA_Set WMP-17	3 CalPA_Set WMP-17_Q3		esign and System Hardening Undergrounding of Electric Lines and/or Equipment – Distribution

290	CalPA	Set WMP-21 CalPA_Set WMP-21	1	CalPA_Set WMP-21_Q1	 Per Table 8-12, Vegetation Management Implementation Objectives, PG&E's Focused Tree Inspection (FTI) Program is currently under development. By the end of 2025, PG&E plans to "Fully implement AOC cross-functional team to implement guidelines across all AOCs."4 PG&E states in response to question 11 of data request CalAdvocates-PGE-WMP-15 that its FTI pilot of 300 overhead miles is "intended to yield the learnings needed to support and inform future work plans." Please provide an anticipated schedule for PG&E's rollout of the Focused Tree Inspection Program in the table below (adding rows as needed). Include, at a minimum, when and how PG&E will execute the pilots, analyze data collected from those pilots, and translate said data into a fully realized Focused Tree Inspection Program. Step in implementing the Focused Tree Inspections Program Beginning Date Completion Date 	Please see the table below for the Focused Tree Inspection Program schedule. PG&E is still developing the procedures for this program. We intend to use Q4 of 2023 to analyze the results of the pilots to inform our 2024 FTI plan. Step in implementing the Focused Tree Inspections Program Beginning Date Completion Date Execute FTI Pilots 5/30/2023 12/31/2023 Evaluate how mid-cycle inspections sequence can adjust with FTI 6/1/2023 11/30/2023 Review relevant processes and procedures 3/1/2023 10/31/2023 Implement guidelines across all AOCs in HFRA 10/31/2024 12/31/2024 Evaluate feasibility of developing a multi-year historical dataset 8/1/2023 3/1/2024	Holly Wehrman	4/27/2023	5/2/2023	5/2/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_021.zip	0	N/A	8.2.2.2.5	Vegetation Management and Inspections	ocused Tree Inspections
289	MGRA	Data Request No. 3 MGRA_Data Request No. 3	7	MGRA_Data Request No. 3_Q7	Under Other Required Data, please provide Red Flag Warning Day polygon data.z	The attachments have been reuploaded to ESFT.	Joseph Mitchell	4/27/2023	5/2/2023	4/27/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/MGRA_003.pdf	0	N/A	6.4	Risk Methodology and Ri Assessment	tisk Analysis Results and Presentation
288	MGRA	Data Request No. 3 MGRA_Data Request No. 3	6	MGRA_Data Request No. 3_Q6	Under Initiatives, please provide Other Initiative data for point, line, polygon features and the Other Initiative Log.	The attachments have been reuploaded to ESFT.	Joseph Mitchell	4/27/2023	5/2/2023	4/27/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/MGRA_003.pdf	0	N/A	6.4	Risk Methodology and Ri Assessment	isk Analysis Results and Presentation
287	MGRA	Data Request No. 3 MGRA_Data Request No. 3	5	MGRA_Data Request No. 3_Q5	Under Initiatives, please provide Grid Hardening data, including Hardening Log, Hardening Point, and Hardening Line data. Inspection data is not requested at this time.	The attachments have been reuploaded to ESFT.	Joseph Mitchell	4/27/2023	5/2/2023	4/27/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/MGRA_003.pdf	0	N/A	6.4	Risk Methodology and Ri Assessment	isk Analysis Results and Presentation
286	MGRA	Data Request No. 3 MGRA_Data Request No. 3	4	MGRA_Data Request No. 3_Q4	Provide Risk Event Point data, including Wire Down, Ignition, Transmission unplanned outage (as classified non-confidential), Distribution Unplanned Outage data, Distribution Vegetation Caused Unplanned Outage, Risk Event Asset Log.	The attachments have been reuploaded to ESFT.	Joseph Mitchell	4/27/2023	5/2/2023	4/27/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/MGRA_003.pdf	0	N/A	6.4	Risk Methodology and Ri Assessment	tisk Analysis Results and Presentation
285	MGRA	Data Request No. 3 MGRA_Data Request No. 3	3	MGRA_Data Request No. 3_Q3	Provide PSPS Event data. Include Event Log, Event Line, Event Polygon data. Please exclude customer meter data. Provide all PSPS Event Asset Damage data including photos.	The attachments have been reuploaded to ESFT.	Joseph Mitchell	4/27/2023	5/2/2023	4/27/2023	plan/reference-docs/2023/MGRA_003.pdf https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/MGRA_003.pdf	0	N/A	6.4	Risk Methodology and Ri Assessment	tisk Analysis Results and Presentation
284	MGRA	Data Request No. 3 MGRA_Data Request No. 3	2	MGRA_Data Request No. 3_Q2	Provide Asset Line data for Transmission Line (as permitted as non- confidential), Primary Distribution Line, and Secondary Distribution Line.	The attachments have been reuploaded to ESFT.	Joseph Mitchell	4/27/2023	5/2/2023	4/27/2023	plan/reference-docs/2023/MGRA_003.pdf https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference_docs/2023/MGRA_003.pdf	0	N/A	6.4	Risk Methodology and Ri Assessment	tisk Analysis Results and Presentation
283	MGRA	Data Request No. 3 MGRA_Data Request No. 3	1	MGRA_Data Request No. 3_Q1	Please provide for Asset Point data for Camera, Fuse, Support Structure, and Weather Station.	are provided in workpaper "2023-03-27_PGE_2023_WMP_R2_Section 6.4.2" which was provided in response to TUPN Data Request 8. Question 1 as "WMP The attachments have been reuploaded to ESFT.	Joseph Mitchell	4/27/2023	5/2/2023	4/27/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/MGBA_003.pdf	0	N/A	6.4	Risk Methodology and Ri Assessment	Risk Analysis Results and Presentation
282	TURN	009 TURN_009	1	TURN_009_Q1	 a. For each undergrounding project listed in this document, please provide the RSE calculated in accordance with the CPUC's S-MAP Settlement (see pp. 242 et seq of PG&E's WMP-R1) (not SWRSE or WFE) that PG&E calculated for the undergrounding project. Please provide all inputs and calculations for these RSE 	 any other RSE calculations matching the CPUC's S-MAP Settlement for each underground project listed in its workplan. Specific to more granular level assessments at the circuit segment level, WMP guidelines required risk reduction (not RSE) based on 2023-2025 workplans. Those risk reduction values are provided in workpaper "2023-03-27_PGE_2023_WMP_R2_Section 6.4.2" which was provided in response to TURN Data Request 8, Question 1 as "WMP-Discovery2023_DR_TURN_008-Q001Atch02.xlsb." b) As explained in response to subpart (a), PG&E has created WFE scores for each circuit segment included in PG&E's undergrounding workplan. These scores incorporate the elements of RSE calculations with the added element of feasibility to account for operational and executability factors. PG&E does not have separate RSE calculations matching the CPUC's S-MAP Settlement for each project alternative listed in the document. Specific to more granular level assessments at the circuit segment level, WMP guidelines require risk reduction (not RSE) based on 2023-2025 workplans. Those risk reduction values 	Tom Long	4/26/2023	5/1/2023	5/1/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/TURN_009.zip	0	N/A	Appendix D		PG&E-22-16 – Progress and ates on Undergrounding and Risk Prioritization
118	CalPA	Set WMP-13 CalPA_Set WMP-13	5	CalPA_Set WMP-13_Q5	 Table 7-4 on pp. 307-313 of PG&E's WMP lists the top risk circuit segments (i.e., riskiest segments when sorted by total wildfire risk). a) Footnote b in the column entitled "Jan 1, 2023 Overall Risk" states, "Accounts for risk reduction associated with EPSS." Please explain how PG&E quantified the risk reduction associated with EPSS for each of the circuit segments in Table 7-4. b) Do the values in the column entitled "Jan. 1, 2024 Overall Risk" account for risk reduction associated with EPSS? c) Do the values in the column entitled "Jan. 1, 2025 Overall Risk" account for risk reduction associated with EPSS? d) Do the values in the column entitled "Jan. 1, 2026 Overall Risk" account for risk reduction associated with EPSS? e) Please supplement Table 7-4 with the following additional columns: i. Forecast SAIDI in 2023 if EPSS were not utilized ii. Forecast SAIDI in 2023 with EPSS. 	 b) Yes, it includes the risk reduction associated with EPSS. c) Yes, it includes the risk reduction associated with EPSS. d) Yes, it includes the risk reduction associated with EPSS. WMP-Discovery2023_DR_CalAdvocates_013-Q005 Page 2 e) Please see "WMP-Discovery2023_DR_CalAdvocates_013-Q005Atch01.xlsb." This is shown in tab 'TopRisk_Table' columns E and F. The SAIDI forecast was based on reliability of data between 2020-2022. With a very limited data set on EPSS performance, the SAIDI forecast at a device level may vary significantly. Some devices may not have any activity in the past year with or without EPSS settings but could have activity in the future years. As we an Astronomical Astronom	Holly Wehrman	4/6/2023	4/28/2023	4/28/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_013.zip	1	N/A	7.2.2.3		ojected Risk Reduction on lest-Risk Circuits Over the 3- Year WMP Cycle
142	CalPA	Set WMP-14 CalPA_Set WMP-14	19	CalPA_Set WMP-14_Q19	Please provide a list of all dig-in incidents that occurred from 2020-2022 and involved an underground electric distribution line. For each incident, please provide: a) Date of the incident b) Whether the dig-in was caused by PG&E employees, PG&E contractors, or a third-party c) Duration of the resulting outage, if applicable d) Injuries associated with the dig-in, if any e) Fatalities associated with the dig-in, if any f) Damage to non-PG&E structures associated with the dig-in, if any.	 from Dublic Sofety Specialiste PG&E objects to this request as beyond the scope of this proceeding and unrelated to PG&E's 2023 WMP. Notwithstanding and without waiving these objections, we provide the following information in relation to dig ins that happened in the 2020 to 2022 timeframe within HFTD Tier 2 and Tier 3 zones: a) Please see column A of attachment "WMP-Discovery2023_DR_CalAdvocates_014-Q019Atch01.xlsx" for the requested information. b) Please see columns G and H of attachment "WMPDiscovery2023_DR_CalAdvocates_014-Q019Atch01.xlsx" for the requested information. c) Please see column E of attachment "WMP-Discovery2023_DR_CalAdvocates_014-Q019Atch01.xlsx" for the requested information. d) Please see column J of attachment "WMP-Discovery2023_DR_CalAdvocates_014-Q019Atch01.xlsx" for the requested information. d) Please see column K of attachment "WMP-Discovery2023_DR_CalAdvocates_014-Q019Atch01.xlsx" for the requested information. d) Please see column J of attachment "WMP-Discovery2023_DR_CalAdvocates_014-Q019Atch01.xlsx" for the requested information. d) Please see column J of attachment "WMP-Discovery2023_DR_CalAdvocates_014-Q019Atch01.xlsx" for the requested information. Please note that there were no injuries associated with dig-ins involving an underground electric distribution line in the 2020 to 2022 time period. e) Please see column K of attachment "WMP-Discovery2023_DR_CalAdvocates_014-Q019Atch01.xlsx" for the requested information. Please note that there were no fatalities associated with dig-ins involving an underground electric distribution line in the 2020 to 2022 time period. e) Please see column K of attachment "WMP-Discovery2023_DR_CalAdvocates_014-Q019Atch01.xlsx" for the requested information. Please note that there were no fatalities associated with dig-ins involving an underground electric distribution line in the 2020 to 2022 time period. f) Please	Holly Wehrman	4/11/2023	4/28/2023	4/28/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_014.zip	1	N/A	8.4.2.1		rview of Wildfire and PSPS Emergency Preparedness
235	CaIPA	Set WMP-17 CalPA_Set WMP-17	4	CaIPA_Set WMP-17_Q4	In general, identify all the factors PG&E considers when deciding that a CPZ with small total risk profiles and small average risk profiles in WDRM V3 should be prioritized in PG&E's 2023 WMP project selection.	 multiple projects being developed and worked on separate timelines. Lastly, our workplan as presented in the 2023 WMP was developed using numerous factors that could cause a particular circuit segment to be included in this iteration of the 2023 WMP workplan including: 1) Due to the typically long timeframe required to develop and construct an underground project, 2022 WDRM V3 risk data via the WFE only minimally informed the early years in the 2023-2026 workplan, with much of the portfolio being informed by 2021 WDRM V2. 2) There continues to be carry over work from previous workplans that must be completed, if a project had been started in a prior period it will be worked to completion. 3) The WFE selection strategy utilizing WDRM V3 takes various cost and schedule optimization inputs into its selection methodology including: Area saturation Underground difficulty and long-term permitting risks Circuit segment bundling Resource readiness and availability 4) Some projects have been selected due to Fire rebuild, PSPS mitigation or based on input 	Matthew Taul	4/21/2023	4/28/2023	4/28/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_017.zip	0	N/A	8.1.2.2	Grid Design and System Hardening Under and/o	ergrounding of Electric Lines /or Equipment – Distribution

292	CaIPA	Set WMP-21	CaIPA_Set WMP-21 3	CaIPA_Set WMP-21_Q3	In response to data request CalAdvocates-PGE-2023WMP-16, question 10, PG&E stated, "The five most common problems identified in the QC process are: C-hooks, insulators, cotter pins, shoe issues, and structural issues." For each of the five problems listed above, please list any changes PG&E has made to its inspection process, procedures, or training to reduce the number of inspections with these problems.	 WMP-Discovery2023_DR_CalAdvocates_021-Q003 Page 2 4) Shoe Issues: PG&E developed training and documentation for identifying cracked shoes and making other determinations on damage such as hardware corrosion. Please see the Air+Handbook page 112-123 and job aid TD-1001M- JA-07. 5) Structural: PG&E developed training and documentation for identifying different levels of corrosion, and judging when hardware is loose, judging primary vs secondary members, and evaluating the size and severity of any woodpecker damage. Please see the Air+Handbook page 55-76 and job aids TD-1001M-JA-04 and TD-1001M- JA-06. In addition to the items listed above, PG&E also has an A-tag presentation and weekly meeting in which we go over any questions or concerns relating to PG&E equipment, along with any uncommon issues identified. Transmission Ground Detailed & Transmission Climbing Detailed Inspections 1) C-Hooks: PG&E developed training and documentation that provides examples of issues with c-hooks and describes how to identify various levels of material loss that are also 	Holly Wehrman	4/27/2023	5/2/2023	5/2/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_021.zip	3	N/A	QDR	N/A	N/A
293	CalPA	Set WMP-21	CalPA_Set WMP-21 4	CalPA_Set WMP-21_Q4	 Ingule F G&L-6.1.6-2 of p. 465 of F G&L s with shows that F SF S will be considered under the following conditions: Wind gusts 30-40+ mph Relative humidity <30% Dead Fuel Moisture <9-11% FPI of R5+ Page 768 of PG&E's WMP states that the following thresholds are taken into consideration in PSPS decision-making: Sustained wind speed above 19 miles per hour Dead fuel moisture (DFM) 10 hour less than 9 percent DFM 100-hour, 1,000 hours less than 11 percent Relative Humidity (RH) below 30 percent Herbaceous live fuel moisture below 65 percent Shrub (Chamise) Live Fuel Moisture below 90 percent FPI above 0.7 With respect to the WMP passages noted above: a) Please explain why these lists are different. b) What is the difference between an FPI of R5+ and a FPI above 0.7? c) Does PG&E consider sustained wind speeds, gusts, or both in PSPS decision 	a) Figure PG&E-8.1.8-2 on p. 465 of PG&E's WMP is intended to be a simplified version of our criteria for general awareness. Whereas the thresholds on page 768 of PG&E's WMP are the minimum fire potential conditions with quantifiable factors used during PSPS. b) An FPI of R5+ is when there is an occurrence of high FPI (above 0.7) plus the presence of high ignition potential driven by wind. c) PG&E considers sustained wind speeds for PSPS decision making on the distribution system.	Holly Wehrman	4/27/2023	5/2/2023	5/2/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_021.zip	0	N/A	9.2.1	Public Safety Power Shutoff	Risk Thresholds (e.g., WS, FPI, etc.) and Decision-Making Process That Determine the Need for a PSPS.
201	CalPA	Set WMP-16	CalPA_Set WMP-16 6 SUPP	CalPA_Set WMP-16_Q6 SUPP	 For each of the undergrounding projects that PG&E has planned for 2023, please answer the following questions on each project: a) How many SCADA underground switches will be installed? b) How many overhead switches will be removed? c) How many tie switches to adjacent circuits currently exist? d) How many OH tie switches to adjacent circuits will be removed? e) How many SCADA overhead switches will be removed? e) How many SCADA overhead switches will be removed? g) How many SCADA overhead switches will be removed? g) How many SCADA overhead switches will be installed as tie points to adjacent circuits? h) How many SCADA underground switches will be installed for sectionalizing? i) How many SCADA underground switches will be installed for sectionalizing? i) How many SCADA underground switches will be installed for sectionalizing? i) How many subsurface transformers will be installed? j) How many pad-mounted transformers will be installed? k) How many junction boxes will be installed? m) How many junction boxes will be installed for sectionalizing? n) How many junction boxes will be installed for sectionalizing? n) How many load break elbows will be installed for sectionalizing? q) How many load break elbows will be installed as tie points to adjacent circuits? f) How many load break elbows will be installed as tie points to adjacent circuits? f) How many load break elbows will be installed as tie points to adjacent circuits? f) How many load break elbows will be installed? g) How many load break elbows will be installed? g) How many risers will be installed? 	 Revision: In response to a request to provide the results of a manual review of a few projects, PG&E completed this review on a series of four projects at Clark Road 1102 LR81296 Phase 1.1-1.4. PG&E is providing the total quantities for the four projects that are constructed on the same circuit. The following orders are the associated projects that can be found on our Undergrounding Workplan: 35299631, 35329009, 35329010, 35329011. Below we also provide the assumptions used to collect this information. a) PG&E assumes "SCADA underground switches installed" includes both padmounted and sub-surface SCADA devices. Because these devices often have multiple positions enabled (e.g. three-way switch), PG&E also collected the number of those with SCADA enabled as these are not always 1:1. SCADA underground devices – 1 SCADA positions enabled – 1 b) PG&E assumes "Overhead switches removed" to include both mainline and tap-line switches, protection devices that can be operated as switches, bypass switches and in-line disconnects as installed as part of recloser packages. Overhead Switches Removed – 14 c) PG&E assumes "tie switches to adjacent circuits" are only included if part of the project reviewed and excludes ties to itself. Tie Switches to Adjacent Circuits Removed – 0 e) PG&E assumes "tie switches (OH and UG) to adjacent circuits installed" are only included if part of the project reviewed and excludes ties to itself. 	Holly Wehrman	4/18/2023	5/2/2023	5/1/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_016.zip	0	N/A	8.1.2.2	Grid Design and System Hardening	Undergrounding of Electric Lines and/or Equipment
294	MGRA	Data Request No. 4	MGRA_Data Request No. 4	MGRA_Data Request No. 4_Q1	Please provide a description of how the data was created, and from which version of WDRM. Please provide a description of how risk data was assigned to the 100 meter square polygons that make up the layer, specifically if it is an average over the risk scores of the components within the area.	 Tio Switches (OH and HC) to Adjacent Circuits installed Section 6.4.1.1 is provided in response to Energy Safety's 2023-2025 WMP guidelines which requested a geospatial risk map with risk levels presented in three layers as th top 5%, 5% to 20%, and bottom 80% within the HFRA. PG&E provided a more detailed presentation of risk layers than requested. For this reason, the numeric risk value is not provided as it was not requested. The data provided in Attachment 2023-03-27_PGE_2023_WMP_R1_Appendix C_Atch01\Section_6.gdb is from the Wildfire Distribution Risk Model v3. The risk values for each 100m x 100m pixel are the System Hardening composite value. As described in section 6.2.2.3, pages 171 and 172 in PG&E's 2023-2025 WMP, the pixel level risk value is the product of the cumulative probability of all risk drivers in that pixel and the wildfire 	Joseph Mitchell	4/28/2023	5/3/2023	5/3/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/MGRA_004.zip	1	N/A	Appendix C / 6.4.1.1, 6.4.1.2	Risk Methodology and Assessment	Geospatial Maps of Top Risk Areas Within the HFRA Proposed Updates to HFTD
295	MGRA	Data Request No. 4	MGRA_Data Request No. 4 2	MGRA_Data Request No. 4_Q2	Explain why the vast majority of the polygons show low risk (<25%), and why high risk polygons (>70%) are very rare.	PG&E objects to this question as vague. Subject to and without waiving this objection, PG&E responds as follows: High risk polygons are rarer than low risk polygons as the highest wildfire risk is concentrated. This distribution of risk can be seen in Figure 6.2.2-11.	Joseph Mitchell	4/28/2023	5/3/2023	5/3/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/MGRA_004.zip	0	N/A	Appendix C / 6.4.1.1, 6.4.1.2	Risk Methodology and Assessment	Geospatial Maps of Top Risk Areas Within the HFRA Proposed Updates to HFTD
297	MGRA	Data Request No. 4	MGRA_Data Request No. 4	MGRA_Data Request No. 4_Q4	Please explain why isolated "hot polygons" appear in the data, as shown below, and whether these represent actual risk or an artifact.	It is difficult to determine the location of the provided example based on the information provided. Orphaned pixels, such as those shown in the example, may result from missing pixels due to incomplete data or processing of the data. At the pixel-by-pixel level, the model does exhibit some level of noise that can result in high-risk hot spots in an area of generally lower risk pixels. As seen in the example below, low risk and highrisk pixels can mix locally. For this reason, workplan development is generally guided by circuit segment level	Joseph Mitchell	4/28/2023	5/3/2023	5/3/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/MGRA_004.zip	0	N/A	Appendix C / 6.4.1.1, 6.4.1.2	Risk Methodology and Assessment	Geospatial Maps of Top Risk Areas Within the HFRA Proposed Updates to HFTD
299	MGRA	Data Request No. 4	MGRA_Data Request No. 4 6	MGRA_Data Request No. 4_Q6	If the risk score for each polygon represents an average over the risk in the polygon, please provide an additional version in which the maximum numerical value in the polygon is provided instead.	accredations that provide an improved indication of risk level. As described in section 6.2.2.3, pages 171 and 172 in PG&E's 2023-2025 WMP, the pixel level risk value is the product of the cumulative probability of all risk drivers in that pixel and the wildfire consequence. As such, the value is not an average over the risk in a polygon.	Joseph Mitchell	4/28/2023	5/3/2023	5/3/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plap/reference-decs/2022/MGRA_004.zip	0	N/A	Appendix C / 6.4.1.1, 6.4.1.2	Risk Methodology and Assessment	Geospatial Maps of Top Risk Areas Within the HFRA Proposed Updates to HFTD
301	MGRA	Data Request No. 4	MGRA_Data Request 8	MGRA_Data Request No. 4_Q8	Please provide an excel spreadsheet giving the Distribution Outage ID for each outage occurring while EPSS was enabled in 2022.	Please see "WMP-Discovery2023_DR_MGRA_004-Q008Atch01.xlsx."	Joseph Mitchell	4/28/2023	5/3/2023	5/3/2023	plan/reference-docs/2023/MGRA_004.zip https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/MGRA_004.zip	0	N/A	8.1.8.1.1	Grid Operations and Procedures	Protective Equipment and Device Settings
302	TURN	010	TURN_010 1	TURN_010_Q1	PG&E's WMP (R1) at page 3 states PG&E undergrounded 180 miles in 2022 and 73 miles in 2021. In each of these years, separately, please provide the number of overhead miles that were converted to underground related to these mileage figures.	We currently do not track the overhead miles removed and replaced through undergrounding. Our geospatial system of record only tracks assets currently in the field. Based on the average overhead to underground conversion factor of 1 overhead mile to 1.25 system hardening underground miles and the estimated conversion factor of 1 overhead mile to 1.57 community rebuild underground miles, the estimated overhead miles removed in 2022 and 2021 were approximately 134 and 53 miles, respectively. The below table represents the miles complete in 2021 and 2022, split by System Hardening and Community rebuild that calculate the estimated overhead miles removed based on each program. Program OH to UG Conversion Factor (A) 2021 2022 Underground (B) Est. Overhead Removed (C = B/A) Underground (D) Est. Overhead Removed (E = D/A) System Hardening 1.25 40 32 119 95 Community Rebuild 1.57 33 21 61 39	Tom Long	4/28/2023	5/3/2023	5/3/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/TURN_010.zip	0	N/A	8.1.2.2	Grid Design, Operations, and Maintenance	Undergrounding

303	TURN	010	TURN_010	2	TURN_010_Q2	PG&E's WMP (R1) at page 4 states "Between 2023 and 2026, 87 percent of PG&E's undergrounding work is planned for the top 20 percent of risk-ranked circuit segments, as identified by our risk models." a. Please provide workpapers and data in Excel that supports the 87 percent figure. b. Please explain what "top 20 percent of risk-ranked circuit segments" means, and reference the data and response in part (a) to show how this is calculated.	The "V2 Top 20% Risk-Ranked Circuit Segments" are miles selected from the WDRM V2 risk model with a V2 Risk Rank of greater than 727. Any miles with a V2 Risk Rank above 727 that are completed as part of the program would then be considered outside "the top 20	Tom Long	4/28/2023	5/3/2023	5/3/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/TURN_010.zip	1	Yes	8.1.2.2	Grid Design, Operations, and Maintenance
304	TURN	010	TURN_010	3	TURN_010_Q3	Following up on the response to TURN DR 7-4(c), in which TURN asked whethe PG&E calculated circuit-segment level RSEs for the past and future work shown in Attachment 2023-04-06_PGE_2023_WMP_R2_Section 6.4.2_Atch01, an earlier version of which is referenced on page 195, fn. 77 of the WMP (R1): a. Whether or not OEIS required PG&E to present such circuit-segment level RSEs in the 2023-2025 WMP, has PG&E calculated them? If so, please provid the RSEs, preferably as additional columns in the workbook provided as Atch01 to TURN DR 7-2. Please provide all supporting workpapers, calculations, input data, and assumptions regarding these RSE calculations.	As described in more detail in response to TURN Data Request 09, PG&E's Wildfire Feasibility (WFE) scores incorporate the elements of RSE calculations with the feasibility element used to modify the spend factor to account for operational and executability factors. Please see attachment "WMP-Discovery2023_DR_TURN_010-Q003Atch01.xlsx" for a list of all circuit segments and their calculated WFE scores. Circuit segments without a WFE score	Tom Long	4/28/2023	5/3/2023	5/3/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/TURN_010.zip	1	N/A	6.4.2	Risk Methodology and Top Risk-Contril Assessment Circuits/Segm
306	TURN	010	TURN_010	5	TURN_010_Q5	Please provide the number of miles of secondary overhead distribution lines versus primary overhead distribution lines in PG&E's HFTD, and separately for PG&E's self-identified HFRA.	PG&E introduced the comparison of risk reduction and Risk Spend Efficiency (RSE) of EPSS vs EVM in the 2022 WMP and 2023 GRC Supplemental Filing in February 2022.	Tom Long	4/28/2023	5/3/2023	5/3/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/TURN_010.zip	1	N/A	8.1.2.5	Grid Design and System Hardening Traditional Overhead
307	TURN	010	TURN_010	6	TURN_010_Q6	PG&E's WMP (R1) at page 4 states "Recent data and analysis demonstrate that the Enhanced Vegetation Management (EVM) Program risk reduction is less than EPSS and additional Operational Mitigations such as Partial Voltage Detection capabilities." Please provide this recent data, including all supporting documents and quantitative analyses in Excel, that support this statement.	 This comparison is described in the 2023 GRC, Exhibit 3 Chapter 4 page 3-2 through 3-7. The updated wildfire mitigation strategy is summarized in Table 3-4 on page 3-39, as the risk reduction relative to spend between EVM and EPSS is substantially in EPSS's favor. Please reference the following workpapers: 2022 WMP 0 2022 WMP Data Table 12 - 'WMP-Discovery2023_DR_TURN_010-Q006Atch01.xlsx', initiative 7.3.5.15 and 7.3.6.8 0 EVM RSE Workpaper - 'WMP-Discovery2023_DR_TURN_010-Q006Atch02.xlsx' 0 EPSS RSE Workpaper - 'WMP-Discovery2023_DR_TURN_010-Q006Atch03.xlsx' 2023 GRC Supplemental Filing 	Tom Long	4/28/2023	5/3/2023	5/3/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/TURN_010.zip	4	N/A	8.2.3	Vegetation Management and Inspections
308	TURN	010	TURN_010	7	TURN_010_Q7	PG&E WMP (R1) at page 251 states "The type of mitigation tradeoff and effectiveness analysis we conduct informed PG&E's decision to transition away from the Enhanced Vegetation Management (EVM) program." a. Please provide all documentation and internal communications regarding the transition away from the EVM program. b. Please provide the "effectiveness analysis" conducted by PG&E that informe its decision to discontinue the EVM program. c. Please provide annual total spending on the EVM program from 2018-2022.	 <u>o ED 001 – 'WMP-Discovery2023_DR_TURN_010-0006Atch04_vlsm'</u> a. Please see "WMP-Discovery2023_DR_TURN_010-Q007Atch03CONF.pdf" sent by VM Program Communications on October 20, 2022 referencing end of EVM at the end of 2022. In an All-Hands Call held on October 20, 2022, PG&E informed staff that due to the end of the Enhanced Vegetation Management (EVM) Program by year's end, PG&E has eliminated the EVM program's mandatory trainings and evaluations. b. Please see "WMP-Discovery2023_DR_TURN_010-Q007Atch01.pdf" and "WMP:Discovery2023_DR_TURN_010-Q007Atch02.pdf" that were performed by PG&E which helped inform the decision to discontinue EVM. c. The EVM program began in 2019. Please see below for EVM Actual Totals for 2019-2022. EVM Actual 2019 \$ 470.4M 2020 \$ 451.4M 2021 \$ 770.4M 2022 \$ 817M a) Decisions to replace an asset and "retire" it from service are driven by various factors such as asset risk, condition, design usefulness, and capacity needs, and 	Tom Long	4/28/2023	5/3/2023	5/3/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/TURN_010.zip	3	Yes	8.2.3	Vegetation Management and Inspections
275	CalPA	Set WMP-20	CalPA_Set WMP-20	1	CalPA_Set WMP-20_Q1	a) Describe PG&E's standard process for retiring an asset from service. b) Describe how PG&E records the retirement of an asset from service.	 are determined by the asset managers of each asset family. Different programs establish varied processes for making decisions on when to retire an asset from service. As an example, in our distribution system hardening and the undergrounding program, PG&E follows TD-9001M Chapter 15 requirements attached as "WMPDiscovery2023_ DR_CalAdvocates_020-Q001Atch01.pdf". The overhead assets are therefore retired when they are replaced with new, hardened assets (either overhead or underground) based on PG&E's determination driven from the wildfire distribution risk model as described in the WMP. b) To record the retirement of the assets are administratively removed from the inservice partition of PG&E's asset registry and work management system and placed in an archival partition within the work management system where they can be accessed for reference only. When an asset is retired from service due to replacement or removal, PG&E has an as-built process to document the work completed in the field, including removing of a pre-existing asset. As a part of this process, As-Builts may be work verified, 	Holly Wehrman	4/26/2023	5/3/2023	5/3/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_020.zip	1	N/A	8.1.5	Asset Management and Inspection Enterprise N/A System(s)
276	CalPA	Set WMP-20	CalPA_Set WMP-20	2	CalPA_Set WMP-20_Q2	 a) In 2022, as part of its WMP system hardening activities, did PG&E retire from service (i.e., replace, remove, destroy, or decommission) any assets that had not been fully depreciated at the time of retirement? b) Please describe how PG&E recorded the retirement of assets during 2022 system hardening activities. 	retired. Please refer to our response to Question 005, Subpart (a) for additional information on group depreciation and retirement accounting. b) Please see the response to Question 001, Subparts (a) - (b) of this Data Request. The retirement of assets during 2022 system hardening activities followed PG&E's	Holly Wehrman	4/26/2023	5/3/2023	5/3/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_020.zip	0	N/A	8.1.2	Grid Design and System Hardening
277	CalPA	Set WMP-20	CalPA_Set WMP-20	3	CalPA_Set WMP-20_Q3		retirement of assets during 2023 system hardening activities follow PG&E's	Holly Wehrman	4/26/2023	5/3/2023	5/3/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_020.zip	0	N/A	8.1.2	Grid Design and System Hardening All
278	CalPA	Set WMP-20	CalPA_Set WMP-20	4	CalPA_Set WMP-20_Q4	What is PG&E's standard practice for tracking assets that are retired from service before they are fully depreciated?	standard process for recording the retirement of assets. Please see the response to Question 001, Subpart (b) for information regarding the tracking of PG&E's retired assets. Please also see Question 005, Subpart (a) for information on group depreciation and retirement accounting, as established by the CPUC, FERC, and the National Association of Regulatory Utility Commissioners	Holly Wehrman	4/26/2023	5/3/2023	5/3/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_020.zip	0	N/A	8.1.5	Asset Management and Inspection Enterprise N/A System(s)
	0.154					a) If PG&E retires from service an asset that has not been fully depreciated, does it remove the remaining undepreciated value of the asset from its rate base? b) How does PG&E determine the remaining undepreciated value of an asset a	(NARUC), which PG&E follows. a) The premise of this question is incorrect. PG&E follows group depreciation and retirement accounting, as established by the CPUC, FERC, and the National Association of Regulatory Utility Commissioners (NARUC). Group depreciation accounting refers to the well-established regulatory accounting method for large groups of homogenous assets. The premise of group depreciation accounting principles (which may be referred to as "mass asset accounting" or "group depreciation") is that assets retired are deemed fully depreciated at the time of their retirement, and hence their value in rate base going forward is zero. As such, there is no undepreciated value of WMP assets retired. PG&E follows group depreciation practices, which are based on the average service life of elements of plant and equipment. The average age takes into account the ages of assets whenever they retire (are removed from service) and computes the average. The average itself is a recognition that some retirements occur before the average service life and others after. PG&E complies with the requirements of the FERC Code of Federal Regulations (CFR) Uniform System of Accounts when retiring assets. Title 18, Part 101 of the				5/0/0000	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural-			0.1.5	Asset Management and
279	CalPA	Set WMP-20	CalPA_Set WMP-20	5	CalPA_Set WMP-20_Q5	the time the asset is retired from service? c) Please describe any scenario in which PG&E would retire from service an asset that has not been fully depreciated, but would keep the remaining undepreciated value of the asset in its rate base.	 CFR states in its Electric Plant Instruction, section 10(B)(2), that when depreciable plant is retired, the book cost of the unit retired is credited to the plant account and debited to the accumulated provision for depreciation. Thus there is no change in rate base when plant is retired. The Commission's Standard Practice U-4, Determination of Straight-Line Remaining Life Depreciation Accruals (SP U-4), dated January 3, 1961, provides the same accounting treatment for retirements. (SP U-4, p. 5, Ch.1, § 4.) Authorized depreciation expense is calculated with the understanding that unrecovered depreciation expense due to earlier retirements is made up by depreciation expense on other units which outlive the average service life of an account. As later explained in the Commission's SP U-4: In group accounting all units having like mortality characteristics or all units of an account are considered together. Accruals for the group are based on composite or weighted average values of salvage and service life expectancy. The resulting values are applied to the surviving plant 	Holly Wehrman	4/26/2023	5/3/2023	5/3/2023	disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates 020.zip	0	N/A	8.1.5	Inspection Enterprise N/A System(s)
280	CalPA	Set WMP-20	CalPA_Set WMP-20	6	CalPA_Set WMP-20_Q6	 a) As of the date of this data request, does PG&E's rate base currently include any portion of the value of any assets that are no longer in service? b) If the answer to part (a) is yes, please explain why. c) If the answer to part (a) is no, list the controls in place that ensure PG&E's rate base does not currently include any portion of the value of assets that are no longer in service. 	 b) Not applicable, as described in subpart (a) of this response. c) PG&E follows group depreciation and retirement accounting established by the CPUC, FERC, and National Association of Regulatory Utility Commissioners (NARUC). As such, there is no undepreciated value of WMP retired assets in rate base or required controls. Please see the response to Question 005, Subpart (a), 	Holly Wehrman	4/26/2023	5/3/2023	5/3/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_020.zip	0	N/A	8.1.5	Asset Management and Inspection Enterprise N/A System(s)
281	CalPA	Set WMP-20	CalPA_Set WMP-20	7	CalPA_Set WMP-20_Q7	In its response to data request CalAdvocates-PGE-2023WMP-14, questions 20 22, PG&E stated, "We cannot provide the requested data. Our asset registry ar work execution systems are not set up to enable this cross-referenced data consolidation and we do not track the volume of assets replaced that have not been fully recovered." a) Please explain what is meant by the statement, "Our asset registry and work execution systems are not set up to enable this cross-referenced data consolidation." b) Please explain what is meant by the statement, "we do not track the volume of assets replaced that have not been fully recovered." c) Is PG&E able to determine the number of assets that have not been fully depreciated that it retired from service as part of its 2020-2022 WMP activities' d) Is PG&E able to determine the total remaining undepreciated value of assets that it retired from service as part of its 2020-2022 WMP activities?	 the field. These as-builts are submitted for mapping in the system of record and the retired asset is removed from our Geospatial System or record (GIS). In addition, the retired asset is also removed from the in-service partition of the work management system (SAP) and placed in the archival partition within SAP, where it can be accessed for reference only. b) Please see the response to Question 007, Subpart (a). When an asset is retired from service, it is removed from our GIS system and archived within SAP. Please see also the response to CalAdvocates_020-QQuestion 005, Subpart (a) which describes that the assets replaced in the WMP follow group accounting, and there is no undepreciated value of retired WMP assets. As such, PG&E does not track ? 	Holly Wehrman	4/26/2023	5/3/2023	5/3/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_020.zip	0	N/A	8.1	Grid Design, Operations, and Maintenance Traditional Overheac Transforme

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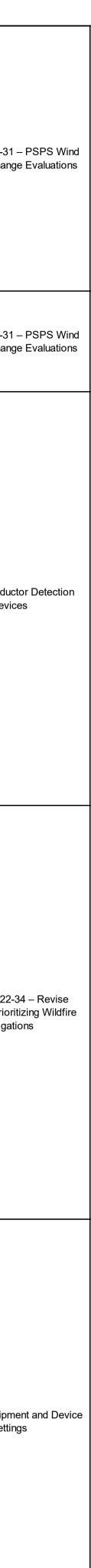
313	CalPA	Set WMP-22 CalPA_Set WMP-22 1	CalPA_Set WMP-22_Q1	During the panel discussion portion of the Grid Operation, Design, and Maintenance session of the WMP workshop held on April 27, 2023, PG&E estimated that, during wildfire season (May through November) in 2022, EPSS was enabled on approximately 40-60% of circuit days. a) Is the above estimate correct? If not, please provide an estimate of the percentage of circuit days that EPSS was enabled during fire season in 2022. b) Does PG&E have a forecast of the percentage of circuit days on which EPSS will be enabled during fire season in 2023? If so, please provide it. c) Please define "circuit days."	 a) Yes, we calculated the number of High Fire RISK Area (HFRA) circuits that were protected by EPSS between May and November in 2022, which was 59.8% of circuit-days. Note that we did not include EPSS buffer circuits, which are only enabled during Fire Weather Watch , Red Flag Warning, or minimum Fire Potential Conditions. Including those circuits would reduce that percentage significantly (those circuits - or portions of circuits - are only enabled a few days per year, if at all). b) A forecast for 2023 would require forecasting weather and Fire Potential Index (FPI) at the circuit level for the full year, which is not possible. However, given that 2022 saw 31% more days than the 2018-20 3-year average in R3 FPI or greater conditions, it is reasonable to a ssume that 60% is on the higher end of the estimate, and that a reduction of a third would be approximately 40% of circuit mile days. c) One 'Circuit-Day' is equivalent to one EPSS capable circuit in HFRA protected by EPSS for one day during the May to November timeframe. This unit was selected as PG&E enables EPSS and returns settings to normal based on localized wildfire and meteorological risk and returns settings to normal based on localized wildfire and meteorological risk and the calculated the humber of High File RISK Area (HFRA) circuits that were protected 	Holly Wehrman	5/2/2023	5/5/2023	5/5/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_022.zip	0	N/A	8.1.8.1.1	Grid Design and System Hardening Protective Equipment a Settings
314	CalPA	Set WMP-22 CalPA_Set WMP-22 2	CalPA_Set WMP-22_Q2	 feasibility of undergrounding in rocky and steep terrain and in wetlands. In response, PG&E stated that it was evaluating tools and techniques to perform undergrounding in those areas. Regarding undergrounding in areas with steep and rocky terrain: a) Please list and describe the current difficulties or obstacles to undergrounding in rocky and steep terrain. b) What tools and techniques is PG&E evaluating to improve the feasibility of undergrounding in rocky and steep terrain? c) What is PG&E's estimate of the current unit cost of undergrounding in rocky and steep terrain? d) Please state whether the unit cost provided in response to part (c) is based o mileage of overhead circuits removed or mileage of underground circuits installed. e) Regarding the unit cost given in response to part (c) of this question, when 	 by EPSS between May and November in 2022, which was 59.8% of circuit-days. Note that we did not include EPSS buffer circuits, which are only enabled during Fire Weather Watch, Red Flag Warning, or minimum Fire Potential Conditions. Including those circuits - are only enabled an few days per year, if at all). b) A forecast for 2023 would require forecasting weather and Fire Potential Index (FPI) at the circuit level for the full year, which is not possible. However, given that 2022 saw 31% more days than the 2018-20 3-year average in R3 FPI or greater conditions, it is reasonable to assume that 60% is on the higher end of the estimate, and that a reduction of a third would be approximately 40% of circuit mile days. g c) One 'Circuit-Day' is equivalent to one EPSS capable circuit in HFRA protected by EPSS for one day during the May to November timeframe. This unit was selected as PG&E enables EPSS and returns settings to normal based on localized wildfire and meteorological risk conditions as defined at the daily circuit level. up rock using expansive epoxy (e.g., drill holes in the hard rock is more time consuming and costly and may simply be infeasible in some cases. b) For rocky and/or steep terrain, PG&E is currently piloting at-grade construction where a cable "tray" is installed inside a casing at ground level to house the electric cables. PG&E has also engaged with some early-stage technologies to dig / drill / excavate in hard rock areas including "rock plasma blasting". Some existing technologies, like Rock Wheels en doring machines, can operate effectively in certain environments but not others ("cobble" environments with a collection of hard rock as compared to "normal" environments. Of course, the exact conditions of any particular project are highly variable and it is very unlikely that any project would be completely in hard rock and/or steep terrain conditions. Another data point is that some PG&E contracts with the civil construction vendors performing underground ing wo	Holly Wehrman	5/2/2023	5/5/2023	5/5/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_022.zip	0	N/A	8.1.2.2	Grid Design and System Hardening Undergrounding of Ele and/or Equipment – D
315	CaIPA	Set WMP-22 CalPA_Set WMP-22 3	CaIPA_Set WMP-22_Q3	 of the WMP workshop held on April 27, 2023, a caller raised concerns about the feasibility of undergrounding in rocky and steep terrain and in wetlands. In response, PG&E stated that it was evaluating tools and techniques to perform undergrounding in those areas. Regarding undergrounding in wetland areas: a) Please list and describe the current difficulties or obstacles to undergrounding in wetlands. b) What tools and techniques is PG&E evaluating to improve the feasibility of undergrounding in wetlands? c) What is PG&E's estimate of the current unit cost of undergrounding in wetlands? d) Please state whether the unit cost provided in response to part (c) is based o mileage of overhead circuits removed or mileage of underground circuits installed. e) Regarding the unit cost given in response to part (c) of this question, when 	 (4) thich neighbarest extent (prosfine), 725% to %16% construction in the bensition of the state uniformative environmental location. However, undergrounding across water crossings – streams, rivers, etc. is not uncommon due to the linear nature of electric distribution circuits to a less sensitive environmental location. However, undergrounding across water crossings – streams, rivers, etc. is not uncommon due to the linear nature of electric distribution circuits to a nd the linear nature of streams and rivers. When needing to underground across a water crossing (or a wetland, if it were to be necessary), the significant obstacles are not disrupting the waterway and avoiding water intrusion into our trench / conduit path. Because of this, PG&E generally uses existing boring technology (also referred to as Horizontal Directional Drilling (HDD)) to drill significantly below ground (and under the waterway) to avoid impacts to the waterway (or wetland). In these cases where HDD is used, we have an environmental g inspector and/or a biological monitor on site to ensure the construction is properly protecting the waterway or other sensitive environmental areas. b) See the response to subpart a). c) PG&E does not specifically track unit cost per terrain type by mile when undergrounding miles, and therefore does not have this available. The cost of installing conduit underground via boring (or HDD) varies significantly based on many factors including the depth of bore n needed, the rock / geological makeup of the area (hard rock or "cobble" rock environments are more difficult to obre through), the accessibility of the boring site, etc. In some cases, boring can be performed at a lower cost per foot or per mile than traditional trenching installing but in other cases boring may cost significantly more on a per foot basis (but may variability, there is no standard unit cost for undergrounding under waterways. d) Not applicable, please see the response to subpart c).	Holly Wehrman	5/2/2023	5/5/2023	5/5/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_022.zip	0	N/A	8.1.2.2	Grid Design and System Hardening Undergrounding of Ele and/or Equipment – D
316	CaIPA	Set WMP-22 CalPA_Set WMP-22 4	CalPA_Set WMP-22_Q4	 Table PG&E-22-11-3 on page 903 of PG&E's WMP states that the cost per circuit mile of covered conductor was \$825,698 in 2022. PG&E's response to data request CalAdvocates-PGE-2023WMP-19, question 10 confirms that "There are no additional costs associated with overhead hardening that were excluded from Table 22-11-3." In response to data request CalAdvocates-PGE-2023WMP-06, question 10, PG&E stated that its actual 2022 expenditures related to covered conductor wer \$285,544,000 and that PG&E installed 335 miles. This results in \$851,860 per circuit mile of covered conductor in 2022. In response to data request CalAdvocates-PGE-2023WMP-09, question 14, PG&E provided a unit cost forecast of \$1.678 million per mile for overhead hardening in 2025. a) Please explain the discrepancy in 2022 covered conductor unit costs between PG&E's response to CalAdvocates-PGE-2023WMP-06, question 10 (\$851,860 per circuit mile) and Table PG&E-22-11-3 (\$825,698 per circuit mile). b) Why is PG&E's forecast of covered conductor unit cost in 2025 nearly double the actual unit cost in 2022? c) Please state the basis of your unit cost forecast of \$1.678 million per mile in 2025. d) Provide any workpapers or analyses that you used to develop your unit cost forecast of \$1.678 million per mile in 2025. 	 a) The primally (invertion mstatistic parcy risthat intrable Foix Er22-11-3 of the with ethology to derive the true unit cost is calculated on 2022 projects using the cost-since-inception methodology to derive the true unit cost. Meaning, the costs for those projects include the whole lifecycle of costs from prior to 2022. The inferred unit cost calculation in this data request using data from CalAdvocates-PGE-2023WMP-06, question 10, does not give you the true unit cost since there are costs in 2022 that are specific to 2022 miles achieved—primarily close-out costs for 2021 completed projects—and readiness costs (Estimating/Design, Permitting, Materials, etc.) for 2023 and beyond projects. PG&E recommends avoiding calculating unit cost by using financials and units from the same year. b) With the reduction in overhead hardening mileage over the WMP period (as compared to prior years), PG&E anticipates an increase in the unit cost of covered conductor installations due to an assumed loss of economies of scale. c) PG&E's 2025 forecast for the unit cost of covered conductor in the WMP is aligned with PG&E's forecast in the 2023 GRC. The unit cost forecast from the 2023 GRC is provided in the table excerpt below. The 2025 unit cost forecast specifically reflects an escalation of the unit cost forecasts from 2023 and 2024, noting that the 2025 unit cost is the 2023 unit cost is the 2023 unit cost is based on the 2020 recorded unit costs of approximately \$1.89 million per mile. The 2020 necorded unit costs included approximately \$250,000 to \$300,000 per mile for vegetation ensure average average to approximately \$250,000 to \$300,000 per mile for vegetation closts included approximately \$250,000 to \$300,000 per mile for vegetation closts included approximately \$250,000 to \$300,000 per mile for vegetation closts included approximately \$250,000 to \$300,000 per mile for vegetation closts included approximately \$250,000 to \$300,000 per mile for vegetation closts included appro	Holly Wehrman	5/2/2023	5/5/2023	5/5/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_022.zip	0	N/A	8.1.2.1	Grid Design and System Hardening Covered Conductor In Distribution
318	CalPA	Set WMP-22 CalPA_Set WMP-22 6	CalPA_Set WMP-22_Q6	 a) Given the best information now available to PG&E, is the expected useful life of newly installed covered conductor identical to that of newly installed bare overhead conductor? b) Does PG&E expect that the asset management and maintenance needs for covered overhead conductor are identical to those of bare overhead conductor' c) Does PG&E intend, either now or at any point in the future, to apply different PSPS criteria (such as wind speed thresholds) for circuit-segments that are hardened with covered conductor, relative to those with bare overhead conductor? d) If the answer to the previous part is yes, how will PG&E determine which PSPS criteria to apply without having accurate information about where on its system it has installed covered conductor? 	 installed Bare Conductor (BC) because the failure modes are different between the two conductor types. At this time, PG&E does not have a set useful life expectancy for covered conductor due to ongoing evaluation of UV exposure and the possibility of accelerated corrosion from water intrusion to the protective jacket. These failure modes were documented in PG&E's Covered Conductor Testing. The Joint IOU effort is continuing to evaluate PG&E's testing results and the impacts of the expected useful life of newly installed covered conductor. b) PG&E uses the same inspection methods for CC and BC. As noted in the 2023 WMP Joint IOU CC Report, most inspection practices of BC also apply to CC. In addition, in 2023, PG&E updated the Detailed Ground Inspection Checklist to include prompts for identifying failure modes that are unique to CC, such as CC wire jacket cut into and internal conductor exposed, CC exposed and burnt, and dead-end cover mis-aligned on CC construction. PG&E? is continuing to evaluate test results, discussed in response to subpart (a), to assess if additional updates to inspection methods are required. c) As stated in response to ACI PG&E-22-31 in the 2023-2025 WMP, due to PG&E's PSPS modeling approach, PG&E would not manually adjust our PSPS criteria (such as wind speed thresholds) for circuit-segments to account for covered conductor or any other program that reduces the probability of catastrophic outcomes. Our Catastrophic Fire Probability model (discussed in Section 9) is a risk-based assessment of the probability of ignition given an outage multiplied by the probability of catastrophic fires (Fire Potential Index). Thus, we would not adjust the threshold), but any program or external factor that results in a beneficial outcome would reduce the probability of ignitions and therefore decrease the chance of achieving the PSPS threshold. 	Holly Wehrman	5/2/2023	5/5/2023	5/5/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_022.zip	0	N/A	8.1.2.1	Grid Design and System Hardening Covered Conductor In Distribution
319	CalPA	Set WMP-22 CalPA_Set WMP-22 7	CalPA_Set WMP-22_Q7	Table 8-7-2 on page 446 of PG&E's WMP uses the term "Critical pass rate." Please define this term.	We incorporate new outage data each year into our Outage Producing Winds (OPW) and Ignition Probability Weather (IPW) machine learning models. These updates account for any updated wind to outage to ignition responses in local areas of the grid. We are also exploring if adding covered conductor as a feature of the IPW model in future iterations provides <u>benefits (see Objective SA-04)</u> . The attachment to this response is confidential as described in the confidentiality declaration of Richard Knoeber, dated May 5, 2023.Please see attachment "WMP- Discovery2023_DR_CalAdvocates_022-Q007Atch01CONF.pdf" for the requested information. Specifically, on pages 1-2 of the document, we identify three calculations that comprise the Quality Pass Rate: (1) the QV Distribution Pass Rate; (2) the QV Transmission Pass Rate; and (3) the Routine Vegetation Management Pass Rate. The Critical Pass Rate is comprised of two of these three calculations: (1) the QV Distribution Pass Rate; and (2) the QV Transmission Pass Rate.	Holly Wehrman	5/2/2023	5/5/2023	5/5/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_022.zip	1	N/A	8.1.6.2	Grid Design and System Hardening Quality Contr

oment and Device ttings g of Electric Lines ment – Distribution ng of Electric Lines ment – Distribution uctor Installation bution uctor Installation – oution Control

320	CalPA	Set WMP-22 CalPA_Set WMP-22	8 CalPA_Set WMP-22_Q8	 a) If any of the figures in the table above are inaccurate, please provide corrected figures. b) Please explain the apparent discrepancy between the failed inspection numbers provided in response to data request CalAdvocates-PGE-2023WMP-05, question 3, and the critical pass rate provided in Table 8-7-2 on page 446 of 	 a) All numbers in the table above have been verified and are accurate per our 2022 data and dashboards. b) Critical pass rate is a subset of the overall pass rate, looking at specific, Critical priority 	Holly Wehrman	5/2/2023	5/5/2023	5/5/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_022.zip	0 N/A	8.1.6.2	Grid Design and System Hardening	Quality Control
321	CalPA	Set WMP-22 CalPA_Set WMP-22	9 CalPA_Set WMP-22_Q9	Please fill out the spreadsheet "CalAdvocates-PGE-2023WMP-23_Atch01.xisx" with the number of miles worked by each VM contractor in 2022 for each VM program/initiative.	PG&E does not track the number of miles worked by each VM contractor. PG&E tracks the number of trees worked by vendor, or poles worked by vendor depending on the program in question. Please see "WMP-Discovery2023_DR_CalAdvocates_022-Q009Atch01.xlsx" spreadsheet for the number of trees worked by vendor for Routine/CEMA, EVM, Pole Work, and Wildfire Rebuild. The Systems Inspections program does not work with VM contractors.	Holly Wehrman	5/2/2023	5/5/2023	5/5/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_022.zip	1 N/A	8.2	Vegetation Management and Inspections	various
323	CalPA	Set WMP-22 CalPA_Set WMP-22	11 CalPA_Set WMP-22_Q11	 Table PG&E-8.1.2-3 on page 349 of PG&E's WMP lists the number of undergrounding miles to be performed in "Top 20 percent Risk-Ranked Circuit Segments" in 2023, 2024, 2025, and 2026. The table notes, "The 2023 risk rank for segments is based on the 2021 WDRM v2. The 2024-2026 risk rank for segments is based on the 2022 WDRM v3." a) Please define "Top 20 percent Risk-Ranked Circuit Segments" for each year from 2023-2026. b) How many circuit miles are contained within the "Top 20 percent Risk-Ranked Circuit Segments" for each year from 2023-2026. c) How many circuit segments are contained with the "Top 20 percent Risk-Ranked Circuit Segments" for each year from 2023-2026? d) Does the phrase "Top 20 percent Risk-Ranked Circuit Segments" refer to the 	Circuit Segments. Based on WDRM v3, there are 720 total circuit segments that are in the top 20% Risk-Ranked Circuit Segments. d) The "Top 20 percent of Risk-Ranked Circuit Segments" refers the top 20% of circuit segments as set forth below: -For WDRM v2, this is inclusive of HFTD miles onlyFor	Holly Wehrman	5/2/2023	5/5/2023	5/5/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_022.zip	0 N/A	8.1.2		Undergrounding of Electric Lines and/or Equipment – Distribution
203	CalPA	Set WMP-16 CalPA_Set WMP-16	8 CalPA_Set WMP-16_Q8	 8.1.2.3 - Distribution Pole Replacements and Reinforcements Page 352 of PG&E's WMP states, "Pole replacement and reinforcement reduce outage likelihood which decreases the chances of the area being impacted in future PSPS events. These programs also support public and employee safety because they improve the overall health of the distribution poles." Please provide the average, median, minimum and maximum age of poles that PG&E: a) Replaced in 2020 b) Repaired in 2020 c) Replaced in 2021 d) Repaired in 2021 e) Replaced in 2022 f) Repaired in 2022 	H/TRE average 2021, and 2022 are as follows: 2020 2021 2022 Average 49 48 49 48 49 48 49 48 49 48 49 48 49 47 48 Minimum 4 6 7 Maximum 95 97 98 b) PG&E's form of pole repair discussed in Section 8.1.2.3 of the WMP is to reinforce the pole with a steel truss. As such, the age of poles provided below is specific to poles reinforced. 2020, 2021, and 2022 are as follows: 2020, 2021, and 2022 are as follows: 2020, 2021 2022 Average 51 50	Holly Wehrman	4/18/2023	5/5/2023	5/5/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_016.zip	0 N/A	8.1.2.3	Grid Design and System Hardening	Distribution Pole Replacements and Reinforcements
324	CalPA	Set WMP-23 CalPA_Set WMP-23	1 CalPA_Set WMP-23_Q1	times in any calendar year from 2019 to 2022. These circuits are noted below as 'mitigated with PSPS Protocols'." Please explain in detail how circuit ID	See response to WMP-Discovery2023_DR_CalAdvocates_012-Q004Supp01, subparts b, c, and d. Additionally, see WMP-Discovery2023_DR_CalAdvocates_012-Q001Supp01Atch01 full list of circuits mitigated by PSPS Protocols and the Distribution customer-events that would have been mitigated.	Holly Wehrman	5/3/2023	5/8/2023	5/5/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_023.zip	0 N/A	9.2	Public Safety Power Shutoff	Protocols on PSPS
325	CalPA	Set WMP-23 CalPA_Set WMP-23	2 CalPA_Set WMP-23_Q2	•	See response to question 1 in this data request set for explanation on how the current PSPS Protocols would mitigate customers.	Holly Wehrman	5/3/2023	5/8/2023	5/5/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_023.zip	0 N/A	9.2	Public Safety Power Shutoff	Protocols on PSPS
326	CalPA	Set WMP-23 CalPA_Set WMP-23	3 CalPA_Set WMP-23_Q3	Regarding PG&E's AFN Plan5, Appendix C "Program/Assistance Participation by Census Tract", p. A-9, please provide the demographics (especially racial/ethnic breakdown and income distribution), if known, for each census tract that received benefits of the following programs: a) Self-Generation Incentive Program b) Portable Battery Program c) Generator and Battery Rebate Program (GBRP).	 PG&E does not collect demographic data, such as racial/ethnic breakdown of income distribution, from its customers. The only proxy that PG&E is aware of is participation in the California Alternate Rates for Energy (CARE) program, which qualifies customers based on income. PG&E provides three tables – one for each of the Self-Generation Incentive Program, Portable Battery Program, and Generator and Battery Rebate Program – that provides the number of CARE participants within the total number of Service Point IDs (SPIDs) for each census tract. See: WMP-Discovery2023_DR_CalAdvocates_023-Q003Atch01.csv for the Self-Generation Incentive Program WMP-Discovery2023_DR_CalAdvocates_023-Q003Atch02.csv for the Portable Battery Program WMP-Discovery2023_DR_CalAdvocates_023-Q003Atch03.csv for the Generator and Battery Rebate Program 	Holly Wehrman	5/3/2023	5/8/2023	5/5/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_023.zip	3 N/A	8.5.3	Community Outreach and Engagement	Engagement with Access and Functional Needs Population
311	TURN	011 TURN_011	3 TURN_011_Q3	 26_Conf, with the unique identifier for each circuit segment provided in 1(b)(f) and 2(a) above. b.Please provide the supporting data and calculations for tab "PG&E UG Workplan 2023-26_Conf" column AC "HF_WFE Score." The formula looks up a value in a confidential data request sent to Cal PA. Please provide in Excel with formulas intact and with internal references to calculations, not external workbooks. c.Please provide "WMP_Discovery2023_DR_CalAdvocates_009-Q016Atch01CONF" in Excel if not provided in response to part (b) of this question. Please provide in Excel with formulas intact and with internal references 		Tom Long	5/1/2023	5/8/2023	5/8/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/TURN_011.zip	0 N/A	8.1.2.2		Undergrounding of Electric Lines and/or Equipment – Distribution
312	TURN	011 TURN_011	4 TURN_011_Q4	 segment identifier requested in 1(b)(i) above and 2(a) and 3 above. b. In Excel, please provide all supporting data and properly link cells in this spreadsheet to support the "mitigated risk" calculations in tab "Data_RR" (columns L, O, R, and U for undergrounding). Many of them link to documents on PG&E's internal server/workbooks. c. Please define and explain the following column headings on the "Data_RR" tab i. "weighted_composite_for_system_hardening_wildfire_risk_mean;" ii. HFTD mileage (please indicate whether this is overhead or underground mileage); iii. Baseline wildfire risk (and please indicate if this is the same as the WDRMv3 model). d. If "HFTD Mileage" is not overhead circuit miles, please add a column to this spreadsheet that provides overhead circuit miles for each circuit segment. e. Please explain how, and whether, PG&E has incorporated an overhead to underground conversion ratio in its calculation of mitigated risk. Please provide cell references for where this is incorporated. f. Please confirm that the sum of all risk mitigated for undergrounding in 2023, 2024, and 2025, is 2,321 units, which represents 10 percent of baseline wildfire risk. i. If not confirmed, please provide a corrected calculation, and an explanation of the percentage of total wildfire risk mitigated by undergrounding indicated by these calculations. ii. If confirmed, does PG&E agree that this means these calculations indicate PG&E will reduce wildfire risk by 10 percent through its undergrounding program from 2023-2025? Please explain why or why not. 1. If PG&E disagrees with the 10 percent figure, please provide the correct 	 b) Please see attachment "WMP-Discovery2023_DR_TURN_011-Q004Atch01.xlsx". Data_RR links to Model Data sheet in this attachment. The "Model Data" tab summarizes the calculation of risk reduction per circuit segment based on the workplans in sheet "Workplan". To prevent overcounting the risk reduction, the UG workplan needs to be adjusted for the overhead to n underground conversion rate of 1.25 as well as the workplan miles exceeding the workplan target. as an example, below is a sample calculation: An individual CPZ has 10 miles of UG planned work in 2023, with 20 miles of overall mileage and 100 points of risk. In 2023, PG&E's workplan has 534 miles, but only 350 miles are in the workplan target. As such, each UG plan work on a CPZ is multiplied by 350/534. Additionally, 350 UG miles is expected to be realized by UG replacing 280 miles of overhead. Both these measures are used to ensure not to overcount the risk reduction realized. The resulting calculation would be as follows: (10 miles)*(350/534)*(11.25)= 5.25 / 20 miles = 26.25% The risk reduction calculation would be as follows: 26.25% * 100 risk points * 99% = 26 risk reduction points c) i. Weighted_composite_for_system_hardening_wildfire_risk_mean is the column field name from WDRM v3. This is more commonly referred to as "Mean Risk" in discussion about risk from the Wildfire Distribution Risk Model. ii. HFTD mileage represents the HFTD overhead conductor mileage 	Tom Long	5/1/2023	5/8/2023	5/8/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/TURN_011.zip	1 N/A	6.4.2	Risk Methodology and Assessment	Top Risk-Contributing Circuits/Segments

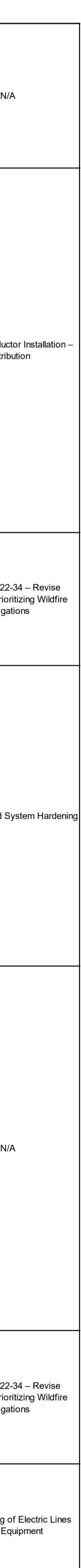
					Regarding Ignition Probability Weather Model In PG&E's WMP, it states its "IPW framework analyzes positive and negative changes in grid performance and reliability year-over year and applies a timeweighted approach to weigh more recent years of learned performance more heavily in the final model output." (p. 769). a. What metrics are used to analyze the year-over-year changes in grid	a. The IF W moderlearts changes in performance through the houny relationship between outage occurrence and the weather conditions present. We use evaluation metrics like the AUROC values as published in our WMP to assess model skill for model deployment. b. To date, system hardening is not an explicit feature, or input, of the IPW model. Any changes in the current model due to system hardening would come from the outage occurrence to weather relation changing rather than from an engineering, subject matter expertise or presumed change. We are currently exploring new features for future IPW models such as the age of the assets. For example, when a line with old poles is replaced with new poles, as occurs under the system hardening program, changes in the outage to					https://www.pge.com/pge_global/common/pdfs/s	<u>5</u>			Risk Thresholds	
327	OEIS	004 OEIS_004	1	OEIS_004_Q1	performance and reliability? b. Provide a description (i.e. changes in event, ignition, and outage numbers) and locations of changes PG&E has observed in grid performance based on implementing system hardening mitigations, including the amount of time it took to observe any statistical changes that would account for changes in PSPS decision-making. c. How is year-to-year weather variation accounted for in the analysis of year- over-year changes in grid performance and reliability?	 weather relation due to age would be reflected in the model for this line. c. The IPW model is trained with hourly weather data from each POMMS 2x2 km grid cell and whether an outage occurred or not at that time and area. Thus, the IPW model is not learning annual variation in weather, but learning hourly variation in outage occurrence given the hourly weather conditions present. The time-weighted averaging approach of the IPW model balances learning any changes in the outage to weather relation over time with preserving information of historic events. For example, the IPW model will learn positive changes where one area has had significant asset replacement and the observed outage to weather relation has improved. In another example, the IPW model will learn negative changes in an area (e.g., an area that has had significant tree mortality or ageing assets) and if the resulting observed 	Colin Lang	5/4/2023	5/9/2023	5/9/2023	<u>afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation-</u> plan/reference-docs/2023/OEIS_004.zip	0	N/A	9.2.1	Shutoff Proce	ecision-Making ess That Need for a PSPS.
328	OEIS	004 OEIS_004	2	OEIS_004_Q2	Regarding EPSS in IPW Model PG&E discusses its Ignition Probably Weather (IPW) Model on p. 769 of its WMP. a. How does the IPW Model analyze and consider outages from EPSS (i.e. differentiating analysis completed)? b. How does the IPW Model account for EPSS-enabled circuits?	a. The OPW-IPW model does not differentiate between circuits that had or have EPSS enabled currently. The EPSS program is not expected to create additional outages; outage activity over the past 5 years on these circuits during the May to November time frame has been essentially flat, including in 2022 when EPSS was fully rolled out. The outages that do occur tend to impact more customers since the protection scheme over-reaches fuses by design; faults that cause an EPSS enabled device to operate typically would have caused either a sustained or momentary outage without EPSS enabled. The OPW-IPW model is trained on all sustained and momentary outage activity historically, thus we do not differentiate between when EPSS is enabled or not. b. Please see response to A	Colin Lang	5/4/2023	5/9/2023	5/9/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_004.zip	<u>5</u> 0	N/A	9.2.1	Public Safety Power etc.) and Dec Shutoff Proces	ds (e.g., WS, FPI, ecision-Making ess That Need for a PSPS.
329	OEIS	004 OEIS_004	3	OEIS_004_Q3	Regarding After Action Reports for Emergency Preparedness Provide the most recent After Action Report from emergency training exercises for the following exercises: a. Table 8-39 Personnel Training • EP&R Emergency Preparedness Training Program • PSPS Restoration Process • PSPS Execution for Distribution Control Center (DCC) Operators b. Table PG&E 8-40 External Contractor Training • TD-1464S c. Table 8-41 Internal Drill, Simulation, And Tabletop Exercise Program • Operations Based Wildfire FE • Operations Based PSPS FSE d. Table 8-42 External Drill, Simulation, And Tabletop Exercise Program • Operations Based PSPS FSE d. Table 8-42 External Drill, Simulation, And Tabletop Exercise Program	 The confidential attachments are being provided pursuant to the accompanying confidentiality declaration. a. After Action Reports are not created for Personnel Training, including the items identified in Table 8-39. b. After Action Reports are not created for External Contractor Training, including the item in Table PG&E 8-40. c. Please see attachments "WMP-Discovery2023_DR_OEIS_004-Q003Atch01CONF.pdf" and "WMP-Discovery2023_DR_OEIS_004-Q003Atch02CONF.pdf" for the PSPS/Wildfire Full Scale Exercise After Action Report and the PSPS Tabletop Exercise After Action Report. Internal drills and external drills are not separate, components of the exercises include both internal and external entities. d. Please see the attachments provided in our response to Q003 Subpart (c) above. As internal drills and external drills are not separate, the exercises included both internal and external drills are not separate, the exercises included both internal and external drills are not separate, the exercises included both internal and external drills are not separate, the exercises included both internal and external drills are not separate, the exercises included both internal and external drills are not separate, the exercises included both internal and external drills are not separate. 	Colin Lang	5/4/2023	5/9/2023	5/9/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_004.zip	2	N/A	8.4.2.2.2	Emergency Preparedness Personne	nel Training
330	OEIS	004 OEIS_004	4	OEIS_004_Q4	Regarding Customer Group in PSPS Objective PS-05 In PSPS objective PS-05, PG&E states that it will focus on a group of customers "not limited to AFN, MBL and self-identified vulnerable populations." a. How does PG&E define this group of customers it is focusing on? b. What is the size of this group of customers that PG&E is focusing on?	 a. In addition to access and function needs (AFN), medical baseline (MBL), and self identified vulnerable (SIV) populations, PG&E intends to focus on customers more frequently impacted by PSPS and/or EPSS. Additionally, since permanent batteries are more costly to implement than portable batteries, PG&E intends to additionally focus on lower-income customers (i.e. CARE and FERA participants)1 and other customers who may lack the financial means to acquire backup power. Currently, PG&E is planning to support permanent batteries for customers who have experienced the greatest number of EPSS outages in recent years. Greater levels of financial support would be provided to CARE, FERA, MBL, and SIV customers. While these characteristics may be adjusted over the tenyear outlook, PG&E envisions continuing to focus on the groups more frequently impacted by outages and who lack the means to acquire backup power. b. As mentioned in part a., PG&E is focusing on customers who were more frequently impacted by EPSS outages in recent years. Currently, this population is estimated to be approximately 19,000 customers, approximately 4,000 of which are CARE, FERA, MBL, or SIV customers. These customer counts may vary over time based on customers' evolving 	Colin Lang	5/4/2023	5/9/2023	5/9/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_004.zip	0	N/A	8.5.3	Community Outreach and Engagement W Engagement Functional Nee	With Access and eeds Populations
331	OEIS	004 OEIS_004	5	OEIS_004_Q5		 resiliency needs and experience of EPSS impacts. The confidential attachment is being provided pursuant to the accompanying confidentiality declaration. a. As outlined in PG&E's Vegetation Management Distribution Inspection Procedure, provided as "WMP-Discovery2023_DR_OEIS_004-Q005Atch01CONF.pdf," if a VMI identifies a hazard tree during a Level 1 inspection, a Level 2 inspection will be performed to determine if tree work is required to maintain compliance. b. At this time, PG&E does not have a finalized inspection procedure for FTI. Once that is available, we can provide the fields that will be entered into OneVM. c. No. ii. Level 1 inspections are performed on all trees within the AOC. If a Level 1 assessment cannot sufficiently determine the severity of conditions or defects, a Level 2 inspection is performed. d. Approximately 815 miles within the AOCs were treated under the EVM program. e. As defined in the 2023 WMP, PG&E's Operational Mitigations provide on-going risk reduction and influence how we manage the environment around the electric grid. This 	Colin Lang	5/4/2023	5/9/2023	5/9/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_004.zip	5	N/A	8.2.2.5	Vegetation Management and Inspections	ree Inspections
332	OEIS	004 OEIS_004	6	OEIS_004_Q6	Regarding Enhanced Vegetation Management a. Populate the following table with information regarding EVM: Year HFTD Miles Completed Inspected Strike Potential Trees Trees Worked Average Trees Per Miles % of Miles in Top 20% of Risk 2019 2020 2021 2022 Total	Year HFTD Miles Completed Inspected Strike Potential Trees Trees Worked Average Trees Per Miles % of Miles in Top 20% of Risk 2019 2494 miles 1,119,969 196,243 79 55% 2020 1878 miles 1,192,342 167,221 89 43% 2021 1983 miles 1,246,174 336,018 169 98% 2022 1924 miles 1,519,099 271,420 141 99.9% Total a. Please note, for column "average trees per mile", we interpreted that as average number of trees worked per mile. We obtained this number by taking the number of trees worked divided by HFTD Miles completed for the corresponding year. Please note, for "% of Miles in Top 20% of Risk", the 2019 percentage was based upon 2019-	Colin Lang	5/4/2023	5/9/2023	5/9/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_004.zip	5 1	N/A	8.2.2.2.6	Vegetation Management and Inspections Discontinue	ued Programs
333	OEIS	004 OEIS_004	7	OEIS_004_Q7	Q7. Regarding Vegetation-Caused Outages a. Populate the following table of vegetation-caused outages by mode of failure in the HFTD between 2015 and 2022, broken out by year. PG&E may add additional rows (i.e., mode of failure) if needed. VEGETATION CAUSED OUTAGE MODE OF FAILURE 2015 2016 2017 2018 2019 2020 2021 2022 Branch (radial, > 12ft) Branch (vithin radial, 4-12ft) Branch (radial, < 4ft) Branch (radial, < 4ft) Branch (overhang) Dead Tree Tree Fall (moderate-severe defect) Tree Fall (slight defect) Tree Fall (no defect)	2020 risk ranking and the 2020 percentage was based upon 2020 risk ranking b. Please see supporting attachment "WMP-Discovery2023 DR OEIS 004-	Colin Lang	5/4/2023	5/9/2023	5/9/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_004.zip	5	N/A	Appendix D	Improvement Clearan	-28 – Progression ess of Enhanced inces Joint Study
334	OEIS	004 OEIS_004	8	OEIS_004_Q8	Tree Grow Into Other/Unknown Regarding Vegetation Hazards Mitigated by PSPS a. Does PG&E have data on vegetation hazards mitigated by PSPS? If so, populate the following table of vegetation hazards mitigated by mode of failure in the HFTD between 2015 and 2022, broken out by year. PG&E may add additional rows (i.e., mode of failure) if needed. MODE OF FAILURE FOR VEGETATION HAZARDS MITIGATED BY PSPS 2015 2016 2017 2018 2019 2020 2021 2022 Branch (radial, > 12ft) Branch (radial, < 4ft) Branch (radial, <4ft) Branch (overhang) Dead Tree Tree Fall (moderate-severe defect) Tree Fall (slight defect) Tree Fall (no defect) Tree Grow Into	PG&E interprets this question as identifying vegetation related damages and hazards after patrolling and inspecting circuits impacted by PSPS. PG&E started implementing PSPS in 2018, therefore, did not collect data prior from 2015-2018. While PG&E records whether or not a PSPS damage or hazard is vegetation-related, because the powerlines are de- energized to prevent potential ignitions from vegetation contact, PSPS patrollers do not assess vegetation failure modes. PSPS is designed to prevent and mitigate against potential fire ignitions from any vegetation-related damages or hazards when submitting 10-Day Post-Event Reports to the CPUC and on the Quarterly Data Standard Filing to OEIS.	Colin Lang	5/4/2023	5/9/2023	5/9/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_004.zip	0	N/A	9.2.2	Public Safety Power Evaluate th Shutoff Consequ	to Compare and the Relative quences of and Wildfires

335	OEIS	004	OEIS_004	9	OEIS_004_Q9	Regarding Coordination with Other Utilities on PSPS Wind Thresholds In its response to ACI PG&E-22-31, PG&E states: "In collaboration with the joir IOU team, PG&E has performed effectiveness studies to evaluate how covered conductors can reduce ignition risk compared to bare conductor." a. Is the collaboration referenced the Covered Conductor Effectiveness Study (Table 8-63, Line 1)? i. List PG&E's other, if any, collaboration efforts with the investor-owned utilities at evaluating the effect of covered conductor on PSPS risk. b. Has PG&E specifically discussed raising of PSPS wind thresholds in any of its covered conductor collaboration efforts? i. List the collaboration efforts, if any, where adjusting PSPS wind thresholds for covered conductor was discussed. c. Provide a list of PG&E's circuits that are fully hardened with covered conductor.	 b. As stated in response to ACI PG&E-22-31 in the 2023-2025 WMP, due to our PSPS modeling approach, we would not adjust our final PSPS risk thresholds to account for covered conductor. Our Catastrophic Fire Probability model (discussed in Section 9) is a risk-based assessment of the probability of ignition given an outage multiplied by the probability of catastrophic fires (Fire Potential Index). Thus, we would not adjust the threshold at which PSPS is executed (each area is scoped for PSPS at the same risk threshold) based on covered conductor. PG&E does, however, incorporate new outage data each year into our Outage Producing Winds (OPW) and Ignition Probability Weather (IPW) machine learning models. These updates account for any updated wind to outage to ignition responses in local areas of the grid, including those due to asset upgrades like covered conductor. In addition, PG&E is also exploring if adding covered conductor as a feature of the IPW model in future iterations provides benefits (see Objective SA-04). c. Please reference "WMP-Discovery2023_DR_OEIS_004-Q009Atch01.xlsx" for a list of historical OH covered conductor projects as well as a list of forecasted projects to harden 	Colin Lang	5/4/2023	5/9/2023	5/9/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_004.zip	1 N	I/A	Appendix D	Areas for Continued Improvement	ACI PG&E-22-31 – PS Threshold Change Ev
336	OEIS	004	OEIS_004	10	OEIS_004_Q10	Regarding Tree Fall-In and PSPS In its response to ACI PG&E-22-31, PG&E states "based on collaboration with the joint IOU team, one of the biggest hazards during PSPS event is the potenti for tree fall into line" (p. 956). a. Explain "one of the biggest hazards during PSPS event" in terms of risk (e.g., likelihood, consequence).	 hazards pose the highest risk for ignitions. Please reference Table 5 and Table 6 of the Quarterly Data Report PG&E submits to the OEIS, where all of the ignitions are listed, including those that pose the highest risk for ignition. PG&E has incorporated tree strike potential and vegetation tags into its PSPS guidance 	Colin Lang	5/4/2023	5/9/2023	5/9/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_004.zip	0 N	I/A	Appendix D	Areas for Continued Improvement	ACI PG&E-22-31 – PS Threshold Change Ev
340	OEIS	004	OEIS_004	14	OEIS_004_Q14	Regarding PG&E's Use of Downed Conductor Detection (DCD) and Partial Voltage Detection (PVD) a. Provide any analysis completed on reliability impacts due to DCD, including: i. The number of outages that occurred due to DCD in 2022 and 2023 iii. The number of outages broken down by cause (based on ignition drivers liste in Table 6 of the QDR) that occurred due to DCD in 2022 and 2023 iii. Criteria used for DCD enablement (if applicable) iv. The number of total customer minutes interrupted from DCD outages v. Any mitigations PG&E is using to reduce reliability impacts from DCD implementation, including lessons learned from any piloting b. Provide any analysis completed on reliability impacts due to PVD, including: i. The number of outages that occurred due to PVD in 2022 and 2023 iii. Criteria used for PVD enablement (if applicable) iv. The number of outages broken down by cause (based on ignition drivers liste in Table 6 of the QDR) that occurred due to PVD in 2022 and 2023 iii. Criteria used for PVD enablement (if applicable) iv. The number of total customer minutes interrupted from PVD outages v. Any mitigations PG&E is using to reduce reliability impacts from PVD implementation, including lessons learned from any piloting c. When evaluating outages due to EPSS, are DCD and PVD outages included as part of that evaluation? i. If so, what is the number of additional outages caused by PVD and DCD respectfully in 2022? ii. If not, how does PG&E account for and track any associated reliability and safety impacts from DCD and PVD implementation, and how does that inform changes to the two programs?	 i. 17 outages have occurred with DCD settings enabled. ii. The table below matches outage causes to the Ignition Drivers used in Table 6 of the 2022 Q4 Quarterly Data Report. iii. DCD is an additional protection element as part of EPSS. PG&E will enable DCD on capable devices when EPSS is enabled to help detect lower current fault conditions. iv. 4,732,936 Minutes. v. DCD outages and circuits are already considered in our existing EPSS Reliability program. Specific to DCD, PG&E is adding more DCD capable devices on circuits to, where feasible, increase sectionalization of DCD protection that will reduce outage size and restoration patrol areas while maintaining the ignition reduction benefit. Furthermore, in cases of unknown cause DCD outages, or with multiple DCD outages on a single device, our engineering and system protection team may conduct specific reviews of the protection settings of these devices. b. Data as of May 4th, 2023 for 2022-2023 Partial Voltage Force Outages (PVFO): i. 33 outages have occurred from PVFO. ii. The number of outages broken down by cause (based on ignition drivers listed in Table 6 of the QDR) that occurred due to PVFO in 2022 is shown below. WMP-Discovery2023_DR_OEIS_004-Q014 Page 3 iii. Partial Voltage Force Out is a manual action taken by a distribution control 	Colin Lang	5/4/2023	5/9/2023	5/9/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_004.zip	0 N	I/A	8.1.2.10.1	Grid Design and System Hardening	Downed Conductor I Devices
341	OEIS	004	OEIS_004	15	OEIS_004_Q15	Regarding Feasibility Constraints PG&E must provide an explanation of how, if at all, feasibility constraints impact the decision making of its Wildfire Governance Steering Committee in selecting a portfolio of mitigation measures that deviates from the risk informed prioritization. This should include: a. A flowchart or explanation of decision-making as processed by the Wildfire Governance Steering Committee, including where feasibility constraints are accounted for b. The correlation between raw V3 risk outputs and WFE c. The correlation between WFE and feasibility d. Any associated shifts in prioritization due to implementing feasibility constraints e. A list of any projects not included within UG scope due to feasibility constraint	 PG&E does not use a "risk-informed prioritization" when selecting wildfire mitigations. As described throughout the 2023-2025 WMP, and specifically in Section 7.1.4.2, we begin developing our list of proposed mitigations by analyzing risk events, risk drivers, and consequences. Subject to and without waiving these objections, PG&E responds as follows: a. Please see attachment "WMP-Discovery2023_DR_OEIS_004-Q015Atch01.pdf." This decision tree reflects the process we followed to further analyze our highest risk undergrounding circuits included in the WMP. The process, as shown on the decision tree attachment and described below, is split into four key phases. 1. Circuit Segment Risk Ranking (purple box): First prioritize circuit segments in the locations where wildfire risk is the highest based on the latest wildfire distribution risk model (currently WDRM v3). 2. Circuit Selection Prioritization Process (blue boxes): Then identify potential environmental conditions that impact feasibility of undergrounding WMP-Discovery2023_DR_OEIS_004-Q015 Page 2 (water crossing, rock type, gradient), and calculate wildfire feasibility efficiency (WFE) by circuit segment to prioritize undergrounding in the locations where WFE is the highest. 3. Feasibility Study (green boxes): First, we confirm the segment identified is not already completed or included in existing work. Then, engineering review identifies opportunities to improve efficiencies and mitigate additional impacts, including adjusting the project to mitigate PSPS or EPSS impacts, determining if undergrounding is unfeasible (if so, identifying alternatives such as overhead, remote grid or hybrid), and confirming if there are any recent changes to the electric assets. 4. Field Scoping (orange boxes): Field scoping then takes place, which is focused on identifying impediments to the proposed project route and determining if a route or scope change is needed. If so, an alternative route is developed. Then, we	Colin Lang	5/4/2023	5/9/2023	5/9/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_004.zip	1 N	I/A	Appendix D	Areas for Continued Improvement	ACI PG&E-22-34 – Process of Prioritizin Mitigations
342	OEIS	004	OEIS_004	16	OEIS_004_Q16		 <u>b</u> An discussed in the 2022 EPSS ignition Reduction is calculated using the formula below: 1 - 2022 (2018 - 2020) Where differences (2018 - 2020) (2018 - 2020 - 2018 - 2020) (2018 - 2020 - 2018 - 2020) (2018 - 2020 - 2018 - 2020) (2018 - 2020 - 2020 - 2018 - 2020 - 2016 - 201	Colin Lang	5/4/2023	5/9/2023	5/9/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_004.zip	2 N	I/A	8.1.8.1.1	Grid Design, Operations and Maintenance	, Protective Equipment a Settings



343	OEIS	004 OEIS_004 17	OEIS_004_Q17	 Regarding PG&E's Undergrounding Program a. Provide the cumulative V2 and V3 risk scores of the 2022 WMP vs. 2023 WMP undergrounding scope for 2023-2026. This should not include nor account for feasibility. b. Provide the analysis on the remaining risk of the miles no longer scoped for undergrounding, including: 	Some circuit segments show a blank in total risk score based on WDRM v2 (column AC) where those projects were not in an HFTD and therefore were not included in the WDRM v2 model (i.e., projects in an HFRA, and community rebuild projects). WMP-Discovery2023_DR_OEIS_004-Q017 Page 2 b. i. The following interim mitigation measures are used as on-going wildfire safety work on all assets in HFTD areas, including those scoped for undergrounding in the future: • Using enhanced powerline safety settings (EPSS) that automatically turn off power within one-tenth of a second if a wildfire threat is detected, • Deploying PSPS to reduce wildfire risk during extreme weather conditions while reducing impacts from PSPS outages through targeted grid sectionalizing and reconfiguration in weather-impacted areas, thereby preventing power outages for customers who are not directly impacted, and • Conducting asset inspections and repairs, and vegetation management. ii. At the time of filing the WMP and preparing the workplan dated January 3, 2023, we did not have any projects planned in 2027. Based on continued scoping of al/ AlexplaIntition and quantification of the dimensious between the top 20 thiskuranked circuit	Colin Lang	5/4/2023	5/9/2023	5/10/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_004.zip	2	N/A	8.1.2.2	Grid Design and System Hardening	Undergrounding of Electric Lines and/or Equipment – Distribution
309	TURN	011 TURN_011 1	TURN_011_Q1	 1.PG&E's WMP (R1) at page 4 references WDRM v3. a.Please explain and quantify the difference in risk ranking results between WDRM v2 and WDRM v3. Please provide all supporting data and analysis in Excel with working formulas. b.Please provide all results of WDRM v3 in Excel at the circuit segment, circuit protection zone, or most granular level available. This should include, at minimum, the following information in separate columns for all overhead HFTD and self-identified HFRA miles that have been evaluated: i.A unique circuit segment identifier that can be used to cross-reference with PG&E's undergrounding workplan, provided in workpaper "2023-04-06_PGE_2023_WMP_R1_Appendix D ACI PG&E-22-16_Atch01." Please add this unique identifier to the workplan if necessary and provide in Excel if not already available. This unique identifier should also be incorporated into the response to question 2. ii.Total wildfire risk score; v.Mean wildfire risk score (please explain in the response how this is calculated); vi.Mean PSPS risk score (please explain in the response how this is calculated); vii.Risk Rank (please explain in the response how this is determined); viii.Overhead circuit miles of the circuit segment; ix.Expected number of underground miles to underground the circuit (if available for currently scoped projects). c.Please add 4 columns to the spreadsheet provided in part (b) for the number of overhead miles expected to be underground in 2023, 2024, and 2025, respectively, corresponding to each circuit segment. 	segments between WDRM v2 and WDRM v3 models is provided in the response to ACI 22-09 on pages 885-892 of the 2023 PG&E WMP. The worksheet supporting this work is provided in attachment "WMP:Discovery2023_DR_TURN_011-Q001Atch01.xlsx." Within the worksheet the Readme tab directs the reader through the analysis supporting ACI 22-09 and specifically the waterfall chart and circuit segment counts provide on page 889 of the 2023 PG&E WMP. b) Please see attachment "WMP-Discovery2023_DR_TURN_011-Q001Atch02.xlsx," workbook SH_composite_cs_summary. i. See Column A ii. See Column P • Note, in the context of the request, the total wildfire risk score for the overall risk score is calibrated by the Enterprise MAVF factor. As reference, Column O shows the Wildfire Risk scores from WDRM v3 without the MAVF calibration. iii. See Column R iv. See Column M • This is the sum of the wildfire risk for all pixels along that circuit segment divided by the number of pixels along that circuit segment divided by the number of pixels along that circuit segment divided by the number of pixels along that circuit segment divided by the number of pixels along that circuit segment divided by the number of pixels along that circuit segment divided by the number of pixels along that circuit segment divided as Column T • NOte, this column is not MAVF calibrated for risk scoring, since this value is only used for risk ranking. vi. N/A, added as Column T • PSPS risk scores are not calculated at a risk pixel level since the PSPS risk scores are calculated at the customer level and aggregated to the circuit segment level. vii. See Column N • The Risk Rank order is described in Section 6.4.2 of the 2023 WMP. PG&E ranked circuit segments from highest to lowest mean	Tom Long	5/1/2023	5/9/2023	5/9/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/TURN_011.zip	2	N/A	6.2	Risk Methodology and Assessment	Risk Analysis Framework
310	TURN	011 TURN_011 2	TURN_011_Q2	 ii. Please provide an illustration of how the multiplier is used to estimate costs. For example, if a CPZ has a feasibility score of 2.0, what is the estimated total cost? Please explain and provide the calculation for this example. h. Please provide the estimated costs forecast related to this workplan for 2023-2026, annually, Please provide at the circuit segment level if available, and in 	 g. As described in more detail in response to TURN Data Request 09, PG&E's Wildfire Feasibility (WFE) scores incorporate the elements of RSE calculations with the feasibility element used to modify the spend factor to account for operational and executability factors. For example: Location 1 = 1.0 feasibility, Location 2 = 1.2 feasibility. The forecasted cost is expected to be 20% higher in Location 2 than in Location 1 due to feasibility impacts (e.g. hard rock, water crossing, or gradient). Because the unit cost of undergrounding can vary year to year, this is treated as 1 and does not impact the calculation of WFE. Overall, it is expected that the average feasibility across the entire portfolio will be managed within the expected unit cost, as PG&E optimizes based on operational and executability factors. After miles are selected based on WFE, locations are assessed in further detail during 	Tom Long	5/1/2023	5/9/2023	5/9/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/TURN_011.zip	3	Yes	Appendix D	Areas for Continued Improvement	ACI PG&E-22-16 – Progress and Updates on Undergrounding and Risk Prioritization
296	MGRA	Data Request MGRA_Data Request 3 No. 4 No. 4	MGRA_Data Request No. 4_Q3	Explain why the polygons do not cover all of the primary distribution lines in the HFTD. Example below: Please provide an alternative and more complete version of this data set in	Upon review, PG&E has confirmed that the original Attachment 2023-03- 27_PGE_2023_WMP_R1_Appendix C_Atch01\Section_6.gdb file inadvertently dropped some risk pixels. Please see "WMP-Discovery2023_DR_MGRA_004-Q003Atch01.zip" for an updated GDB file. We will reach out to Energy Safety to provide this updated information pursuant to Energy Safety's guidelines.	Joseph Mitchell	4/28/2023	5/9/2023	5/9/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/MGRA_004.zip	1	N/A	Appendix C / 6.4.1.1, 6.4.1.	2 Risk Methodology and Assessment	Geospatial Maps of Top Risk Areas Within the HFRA Proposed Updates to HFTD
298	MGRA	Data Request MGRA_Data Request No. 4 5	MGRA_Data Request No. 4_Q5	which: a. Raw numeric data is provided rather than a 5% binning. This will allow a rescaling of "low" and "high" risks to be more relative and show any gradients across the PG&E territory. b. Coverage extends to all circuits in the HFTD.	 a. Please find the requested data in "WMP-Discovery2023_DR_MGRA_004-Q003Atch01.zip." Results from analysis at the pixel level will provide a different assessment of the spatial pattern of risk than at the aggregated level. b. Specific to this request, the attached file provides risk pixels and associated requested values for all locations in the HFTD and HFRA. 	Joseph Mitchell	4/28/2023	5/9/2023	5/9/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/MGRA_004.zip	0	N/A	Appendix C / 6.4.1.1, 6.4.1.	2 Risk Methodology and Assessment	Geospatial Maps of Top Risk Areas Within the HFRA Proposed Updates to HFTD
300	MGRA	Data Request MGRA_Data Request 7 No. 4 No. 4	MGRA_Data Request No. 4_Q7	If possible, provide two additional sets of GIS data in identical format to the original, one representing the POI component of the WDRM model and a separate set showing the consequence component of the WDRM score. Output should be in numerical format and not binned.	The file provided in "WMP-Discovery2023_DR_MGRA_004-Q003Atch01.zip" contains the additionally requested Risk, POI, and Wildfire Consequence data.	Joseph Mitchell	4/28/2023	5/9/2023	5/9/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/MGRA_004.zip	0	N/A	Appendix C / 6.4.1.1, 6.4.1.	2 Risk Methodology and Assessment	Geospatial Maps of Top Risk Areas Within the HFRA Proposed Updates to HFTD
291	CaIPA	Set WMP-21 CalPA_Set WMP-21 2	CaIPA_Set WMP-21_Q2	PCSE bad the following numbers of lovel 2 and lovel 2 findings from distribution	After reviewing the data to provide a response to this request, PG&E realized that the data provided in our prior submission was incorrect. This discrepancy was the result of an Excel error that occurred when PG&E revised Table 2 with the additional inspection type details required for Q4 2022. Please see attachment "WMPDiscovery2023_DR_CalAdvocates_021-Q002Atch01.docx" for updated distribution inspection findings in HFTD from 2020 to 2022. Based on this corrected data, PG&E address the patterns in the findings below. (a) & (b) For our detailed ground inspections, increases in findings over these three years (particularly in 2022) in both Tier 2 and Tier 3 HFTD areas can be attributed to our renewed focus on training and quality of inspections. These key improvements to our inspection process included the following: • The addition of indicators for ignition risk conditions on training material • Fully deployed desk and field review by the in-house inspection team • Weekly sessions with supervisors to review findings and misses • The increased prominence of certain questions on the inspection checklist in 2022 likely increased certain level 2 findings (c) & (d) For our patrol inspections, given the overall very low numbers of L2 and Level 3 findings in HFTD areas from patrols, we cannot conclude that there are any patterns over these three years in Tie 2 or Tier 3. (e) & (f) For our other inspections, the increases in tag findings in 2021 were a result of two inspection validation efforts: • PG&E inspectors field validated a tree connect inventory and identified dead and dying trees for replacement; and • PG&E inspectors field validated a tree connect inventory and identifies. (g) "Other Inspections" include distribution notifications generated from PG&E's pole test and treat inspection and aerial pilot as well as notifications that are not from inspection programs, which include notification teams.	Holly Wehrman	4/27/2023	5/9/2023	5/9/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_021.zip	1	N/A	QDR	N/A	N/A

187	OEIS	002 OEIS_002 10	OEIS_002_Q10	 a. Provide an Excel sheet listing all work orders closed by PG&E in 2022 following the same format and information as Table 13 of the QDR, with the additional columns: i.Date the work order was closed ii.PG&E Priority (A, B, E, H, and F) iii.Whether or not the infraction qualified as an "Ignition-Risk HFTD/HFRA" tag iv.Whether the infraction is Non-Pole or Pole b.Provide an updated Excel sheet listing all current open work orders following the same format and information as Table 13 of the QDR, with the additional columns: i.PG&E Priority (A, B, E, H, and F) ii.Whether or not the infraction qualifies as an "Ignition-Risk HFTD/HFRA" tag iv.Whether or not the infraction qualifies as an "Ignition-Risk HFTD/HFRA" tag iii.Whether or not the infraction qualifies as an "Ignition-Risk HFTD/HFRA" tag iii.Whether or not the infraction qualifies as an "Ignition-Risk HFTD/HFRA" tag iii.Whether the infraction is Non-Pole or Pole 	a. Please see the "Table 13 - Closed" tab in attachment "WMP Discovery2023_DR_OEIS_002-Q010Atch01.xlsx" for the requested information. Please note, this data was pulled on January 31, 2023. b. Please see the "Table 13 – Open" tab in attachment "WMP Discovery2023_DR_OEIS_002-Q010Atch01.xlsx" for the requested information. Please note, this data was pulled on February 20, 2023. PG&E IS amending CalAdvocates-PGE-2023WMP-19, Question 3, Subparts b, d and 1	Colin Lang	4/13/2023	5/9/2023	5/9/2023	https://www.pge.com/pge_global/common/pdfs/ afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_002.zip	<u>'s</u> 1	N/A	8.1.7	Open Work Orders	N/A
317	CalPA	Set WMP-22 CalPA_Set WMP-22 5	CalPA_Set WMP-22_Q5	In response to data request CalAdvocates-PGE-2023WMP-19, question 3, PG&E stated: In addition, our GIS system does not include an attribute to distinguish between covered and bare conductor. As a result, we are only able to provide the total overhead distribution line circuit-miles, not the breakdown between covered and bare conductor. a) Is PG&E unable to determine the number of circuit miles of covered conductor in its system? Please explain your answer. b) Does PG&E plan to modify its GIS system to include an attribute that distinguishes between covered and bare conductor? c) How does PG&E currently validate its estimates of the effectiveness of covered conductor in its system? d) How does PG&E plan to validate its estimates of the effectiveness of covered conductor in its system over the 2023-2025 WMP period?	prevailing conditions. Therefore, PG&E is measuring the recorded effectiveness of WMP-Discovery2023_DR_CalAdvocates_022-Q005 Page 2 CC by comparing the outages on the circuit segments with CCs to outages on	Holly Wehrman	5/2/2023	5/10/2023	5/10/2023	https://www.pge.com/pge_global/common/pdfs/ afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_022.zip	0	N/A	8.1.2.1	Grid Design and System Hardening	Covered Conductor Installa Distribution
305	TURN	010 TURN_010 4	TURN_010_Q4	Re Figure 22-34-1 on p. 969 (R1): a. Please provide this Figure in Excel with supporting data and calculations. b. Please explain what "line weighted risk per mile" means and how it is calculate c. If not provided in part (a), in Excel please provide all circuit segments in PG&E's HFTD and HFRA and the corresponding WFE score and simplified WFRSE. Please provide supporting data and calculations in Excel. Please include as part of the response to part (a).	 b) Please see "WMP-Discovery2023_DR_TORN_010-Q004Atch01.xisx : Please note, the results and visual do not match identically due to the number of data points and size and scaling of the chart. This does not impact the Pearson coefficient results. b) Historically, PG&E has risk scored our circuit segments by "total risk" (the sum total of all risk pixels occupied by the circuit segment) or the "mean risk" (the sum total of all risk pixel occupied by the circuit segment, divided by the count of pixels in the sum). In this case, the "line weighted risk per mile" is the "total risk" in high fire areas, divided by the mileage of the circuit segment in high fire risk areas. c) Please see "WMP-Discovery2023_DR_TURN_010-Q004Atch01.xlsx", column E, with the underlying inputs of WFE/SWRSE as shown on column B and C. High Fire (HE) is the union of HETD and HERA miles on each circuit segment 	Tom Long	4/28/2023	5/10/2023	5/8/2023	https://www.pge.com/pge_global/common/pdfs/ afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/TURN_010.zip	/ <u>s</u> 1	N/A	Appendix D	Areas for Continued Improvement	ACI PG&E-22-34 – Revis Process of Prioritizing Wik Mitigations
261	CalPA	Set WMP-19 CalPA_Set WMP-19 3SUPP	CalPA_Set WMP-19_Q3SUPP	 a) State the total costs that PG&E incurred in 2022 for asset inspections and maintenance on covered conductor distribution lines installed in the HFTD. b) State the total number of circuit-miles of covered conductor distribution lines that PG&E had in the HFTD as of January 1, 2022. c) State the total costs that PG&E incurred in 2022 for asset inspections and maintenance on underground distribution lines installed in the HFTD. d) State the total number of circuit-miles of underground distribution lines that PG&E had in the HFTD as of January 1, 2022. e) State the total costs that PG&E incurred in 2022 for asset inspections and maintenance on bare overhead distribution lines installed in the HFTD. f) State the total number of circuit-miles of bare overhead distribution lines that PG&E had in the HFTD as of January 1, 2022. 	 specific attribute in GIS to distinguish covered and bare conductors, we were able to utilize the conductor type codes to differentiate between covered and bare conductors. a) In 2022, we spent \$241 million for asset inspections and maintenance on distribution overhead lines installed in the HFTDs. We do not differentiate costs between covered and bare conductor, so these costs are for all assets in the HFTDs. Further, we only included the maintenance costs associated with general overhead Electric Corrective (EC) Notifications. These costs are tracked at the Maintenance Activity Type (MAT) level, not detailed by asset type, so we could not extract the costs associated with conductor only EC Notifications. In addition, the costs for our proactive asset replacement programs were not included. b) PG&E utilized the data pulled in January 2022 for the Energy Safety's Spatial Quarterly Data Report (SQDR). PG&E had 799 circuit-miles of distribution covered conductor lines in the HFTDs in January 2022. WMP-Discovery2023_DR_CalAdvocates_019-Q003Rev01 Page 2 c) In 2022, we spent \$109 million for asset inspections and maintenance on distribution underground lines system-wide. We do not track whether costs for distribution underground line inspections and maintenance occur in HFTD and non:HFTDs. d) PG&E utilized the data pulled in January 2022 for the Energy Safety's SQDR. PG&E had 2,788 circuit-miles of distribution underground lines in the HFTDs in January 2022. e) See the response to subpart (a). 	Holly Wehrman	4/25/2023	5/10/2023	5/10/2023	https://www.pge.com/pge_global/common/pdfs/ afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_019.zip	0 2	N/A	8.1.2	Grid Design, Operations, and Maintenance	Grid Design and System Har
224	OEIS	003 OEIS_003 10	OEIS_003_Q10	Regarding PG&E's Asset Inventory a. Provide a list of all fields that PG&E's asset inventory captures (i.e. equipment, equipment type, age, installation date). b. Provide a list of all types of equipment captured within PG&E's asset inventory. c. Provide a percentage in which PG&E is missing data for each data field lister in part (a) within its asset inventory. d. Provide an estimated percentage for the amount of assets missing from PG&E's asset inventory.	 f) PG&E utilized the data pulled in January 2022 for the Energy Safety's SQDR. PG&E had 24.294 circuit-miles of distribution bare conductor lines in the HFTDs in As 0duinted in Section 8.1.5 Asset WarlagetHein and Inspection/Enterprise System(s) of PG&E's 2023-2025 WMP, PG&E uses several asset inventory databases. Geographic Information System (GIS) is the primary system of record for electric asset inventory (Asset Registry), spatial location, electrical connectivity, and attribute data. Asset Registry data is generally stored in GIS databases that are specific to Electric Distribution and Electric Transmission, also known as Electric Distribution Geographic Information System (EDGIS), and Electric Transmission Geographic Information System (ETGIS). The asset inventory attributes captured as fields in the Asset Registry systems vary by asset type. Not all fields are considered critical or mandatory. In Q4 of 2021, PG&E initiated an Asset Registry Data Quality (ARDQ) program with the objective of identifying all Critical Data Elements (CDEs, generally aligned with attributes) for all asset types that are managed in the Asset Registry systems. The initial focus of the ARDQ program was in support of nine Transmission Overhead and Distribution Overhead asset types that represent approximately 86% of asset failure risk, including wildfire. PG&E is providing attachment d'WMP:Discovery2023_DR_OEIS_003-Q0104 Drage 2 Safety GIS Spatial Quarterly Data Report class (if applicable), and Column F identifies if there is a mapping to an attribute in the OEIS GIS reports. Should the request and timing. b. PG&E currently manages the following primary equipment types (asset types) within its Electric asset inventory (Asset Registry) systems. Please note that there may be multiple sub-types (sub-components) under any one primary Asset Type. The asset types highlighted in AMBER are included in the ARDQ program and represented in the data ta	Colin Lang	4/21/2023	5/10/2023	5/10/2023	https://www.pge.com/pge_global/common/pdfs/ afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_003.zip	2	N/A	8.1.5	Asset Management and Inspection Enterprise System(s)	N/A
344	TURN	012 TURN_012 1	TURN_012_Q1	PG&E's WMP: a. Are only calculated by PG&E for undergrounding projects; and	 a) Yes. b) Correct, the intent of calculating SWRSE and WFE was to support the selection process for targeted undergrounding projects only. f c) We agree with a and b as stated above, with additional clarification about how WFE may result in the deployment of other mitigation approaches. The WFE score is used to prioritize and select highest risk-cost effectiveness circuit segments with the expectation that the circuits will be placed underground. During the detailed project scoping performed by PG&E's engineering team, portions of circuit segments may 	Tom Long	5/5/2023	5/11/2023	5/11/2023	https://www.pge.com/pge_global/common/pdfs/ afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/TURN_012.zip	0	N/A	Appendix D	Areas for Continued Improvement	ACI PG&E-22-34 – Revis Process of Prioritizing Wild Mitigations
352	CalPA	Set WMP-24 CalPA_Set WMP-24 1	CalPA_Set WMP-24_Q1	In reference to your response to Question 11 of DR CalAdvocates-PGE- 2023WMP-16, on the excel spreadsheet WMP-Discovery 2023_DR_016- Q011Atch01, a) On tabs (a) through (e), please identify the circuits with OH to UG conversion projects that have no adjacent circuit ties. b) On tabs (f) and (g), please identify the adjacent circuits that tie to the circuits with OH to UG conversion projects in Tabs (a) through (e).	 circuits that are adjacent to circuits in (d) and (e) respectively. For example, Anderson 1101 is adjacent to a circuit being undergrounded. The average loading is provided for Anderson 1101 in (f), but Anderson 1101 is not listed in (a) through (e) because Anderson 1101 is not being undergrounded in those years. a) Please reference "WMP-Discovery2023_DR_CalAdvocates_024-Q001Atch01.xlsx" which includes a new column on tabs (a) through (e) of the referenced attachment 	Holly Wehrman	5/9/2023	5/12/2023	5/11/2023	https://www.pge.com/pge_global/common/pdfs/ afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates 024.zip	2 2	N/A	8.1.2.2	Grid Design and System Hardening	Undergrounding of Electric L and/or Equipment



345	TURN	012 TURN_012	2	TURN_012_Q2	2. Comparing the wildfire mitigation work proposed in PG&E's WMP with the wildfire mitigation work proposed in PG&E's test year 2023 GRC (A.21-06-021): a. Please describe any differences in wildfire mitigation programs proposed or volume of wildfire mitigation work proposed between the WMP and GRC for the years 2023-2025; and b. For any differences (as described in subpart "a"), please provide a table that shows, on a program by program basis, the WMP proposal, the GRC proposal, and a description of the difference(s) between the two, including without limitation differences in volume or units of work. The table should include any wildfire mitigation programs that are proposed in one of the proceedings but not in the other.	to evolve from the time we first filed our TY2023 GRC (June 30, 2021) to when we submitted our 2023-2025 WMP.1 Most of the mitigation programs forecast in the TY 2023 GRC are also included in the 2023-2025 WMP. The table shows that there are some differences in the volume of work between the GRC and the WMP.	Tom Long	5/5/2023	5/12/2023	5/12/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/TURN_012.zip	0	N/A	7.2.1	Wildfire Mitigation Strategy Development	Overview of Mitigation Initiatives and Activities
322	CaIPA	Set WMP-22 CalPA_Set WMP-22	10	CalPA_Set WMP-22_Q10	 the above report, describe when and how PG&E addressed the nonconformances to mitigate wildfire risk. c) For each category of the "Top three Critical attribute findings" identified on page 4 of the above report, what actions has PG&E taken to mitigate these nonconformances in the future? d) For each category of the "Top three Critical attribute findings" identified on page 4 of the above report, describe how PG&E addressed the nonconformances to mitigate wildfire risk. e) For each category of the "Top three non-Critical attribute findings" identified on page 4 of the above report, describe how PG&E addressed the nonconformances to mitigate wildfire risk. e) For each category of the "Top three non-Critical attribute findings" identified on page 4 of the above report, what actions has PG&E taken to mitigate these nonconformances in the future? f) Please describe all actions PG&E has taken to reduce the rate of critical attribute nonconformances in future distribution system inspections. g) What is PG&E's target Quality Pass Rate for 2023? h) Please compare and contrast the 2022 Quality Verification Distribution Audit 	 confidentialty declaration. a) The zero tolerance and high-risk findings were (page 4 of the report): 1. (5) Zero Tolerance – Work Not Done (WND): (4) Missed Inspections; (1) Unsafe conductor dead-end (10) High-Risk – (5) Exposed/damaged conductors (potential fire hazard); (3) Wrong pole inspected; (2) PCB transformers leaking oil To mitigate the nonconformances in the future, below are some of the actions taken by PG&E for the zerotolerance findings: • Missed Inspections – PG&E performs quality reviews and dispatches any missed assets for urgent inspections. PG&E provides annual reporting to the CPUC on any and all late or missed GO165 Inspections. • Unsafe Conductor dead-end – Based on page 15 of *WMP⊡Discovery2023_DR_CalAdvocates_022-Q010Atch01CONF.pdf", the guidance for the field employees is to visually check for excessively corroded or damaged connectors and dead-end hardware which has a potential to fail, drop conductor, or cause an ignition. If observed, create EC Notification to replace connectors or dead-end hardware. • Exposed/Damaged Conductors (Potential fire hazard) – Based on page 14 of "WMP-Discovery2023_DR_CalAdvocates_022-Q010Atch01CONF.pdf," the guidance for the field employees is to visually check all the conductors (primary/secondary/service), associated attachments and dead-ends for damage from the structure being inspected to mid-span in all directions or the weather-head or to the conductor's termination point. If observed, create EC notification to repair or replace the conductor. Additionally, if the conductor has 40% or more of broken stands, a company representative stands by until a crew arrives to complete the work. • Wrong Pole Inspected – If the field employees inspect a wrong pole or made an error during pole inspection, they have 48 hours to re-submit the inspection for the pole in inspect app. If beyond 48 hours, field employees must reach out to the Systems Inspection Team to have them reset the halo and	Holly Wehrman	5/2/2023	5/12/2023	5/12/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_022.zip	2	N/A	8.1.6.1	Grid Design and System Hardening	Quality Assurance and Quality Control
353	MGRA	Data Request No. 5 MGRA_Data Request No. 5 No. 5	1	MGRA_Data Request No. 5_Q1	Is the sole source of this POI data the machine learning algorithm described in WDRM documentation? If not what other inputs go into the POI?	Yes, the POI data shown is the result of the process and data described in section 6.2.1 and shown in Table PG&E 6.2.1-1.	Joseph Mitchell	5/10/2023	5/15/2023	5/15/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation-	0	N/A	Appendix C / 6.4.1.1, 6.4.1.2	Risk Methodology and Assessment	Geospatial Maps of Top Risk Areas Within the HFRA
354	MGRA	Data Request No. 5 MGRA_Data Request No. 5 No. 5	2	MGRA_Data Request No. 5_Q2	Is the fine-grained POI distribution a result of the localization of specific historica outages, characteristics of assets or environment, or both?	The fine-grained features (sharp contrasts in values between neighboring pixels) in PG&E's risk model outputs are a product of finely varying predictive covariates, including asset characteristics and environmental attributes. Please see PG&E's response to Question 4 of this Data Request for an explanation of how historical outages may influence fine-grained localization. As mentioned in the response to MGRA 004 Q004, "At the pixel-by-pixel level, the model does exhibit some level of noise that can result in high-risk hot spots in an area of generally lower risk pixels. For this reason, workplan development is generally guided by circuit	Joseph Mitchell	5/10/2023	5/15/2023	5/15/2023	<u>plan/reference-docs/2023/MGRA_005.zip</u> <u>https://www.pge.com/pge_global/common/pdfs/s</u> <u>afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/MGRA_005.zip</u>	0	N/A	Appendix C / 6.4.1.1, 6.4.1.2	Risk Methodology and Assessment	Proposed Updates to HFTD Geospatial Maps of Top Risk Areas Within the HFRA Proposed Updates to HFTD
355	MGRA	Data Request MGRA_Data Request No. 5 No. 5	3	MGRA_Data Request No. 5_Q3	Which of the following characteristics is known or suspected to contribute to the fine-grained localization of POI shown above, and to what degree: a. Vegetation b. Tree density and height c. Asset health d. Asset age e. Asset type f. Hardening/Mitigation history	segment level aggregations that provide an improved indication of risk level." The data representing the items listed in parts a through e all contribute, in varying degrees depending on location and geography, to the fine-grained localization seen in PG&E's risk modeling outputs, including the spatial view provided by MGRA. Fine grained localization may result where locations of significant covariate variability exist in PG&E's service territory (e.g. a heavily forested area next to a non-forested area). The causal effects of part f, hardening/mitigation history, were not directly estimated for the WDRM V3. To the extent an asset is replaced as part of a wildfire mitigation project, the asset health, age, and type would be reflected in WDRM v3 and may contribute to fine grained localization.	Joseph Mitchell	5/10/2023	5/15/2023	5/15/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/MGRA_005.zip	0	N/A	Appendix C / 6.4.1.1, 6.4.1.2	Risk Methodology and Assessment	Geospatial Maps of Top Risk Areas Within the HFRA Proposed Updates to HFTD
356	MGRA	Data Request MGRA_Data Request No. 5 No. 5	4	MGRA_Data Request No. 5_Q4	As an example of "localized outage" effects, if a vehicle were to collide with a utility pole and cause an outage in the boundary of the image above, and if the POI were to be recalculated, would the area where the outage occurred show an elevated POI? Or would conversely the incremental increase risk of vehicle collision outage be generally distributed over the entire landscape, or a portion of the landscape?	This type of outage would be classified into the Contact From Object "third party vehicle" subset as listed in Table PG&E-6.2.1-1. In reality, a single accident does not have very much sway over the third-party vehicle model one way or another because there are hundreds of historical events already contributing to the result. However, we can say that the additional data point would enhance the POL in logations that above the approximate abaracteristics.	Joseph Mitchell	5/10/2023	5/15/2023	5/15/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/MGRA_005.zip	0	N/A	Appendix C / 6.4.1.1, 6.4.1.2	Risk Methodology and Assessment	Geospatial Maps of Top Risk Areas Within the HFRA Proposed Updates to HFTD
357	MGRA	Data Request MGRA_Data Request No. 5 No. 5	5	MGRA_Data Request No. 5_Q5	Are fire weather winds included in the WDRM v3 POI model in any other manner than that described in WDRM v2 discussion, in which aggregated yearly variables such as annual maximum or annual days over peak are used as explanatory variables?	Yes. In WDRM v3, day-of-event wind speed and fuel conditions are significant covariates in the probability of ignition given an outage model, which is trained on the conditions at the locations and on the day of each outage. Wind and other contributors to "fire weather" conditions are also prominent in the consequence calculations in WDRM v3.	Joseph Mitchell	5/10/2023	5/15/2023	5/15/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/MGRA_005.zip	0	N/A	Appendix C / 6.4.1.1, 6.4.1.2	Risk Methodology and Assessment	Geospatial Maps of Top Risk Areas Within the HFRA Proposed Updates to HFTD
332	OEIS	004 OEIS_004	6REV	OEIS_004_Q6REV	Regarding Enhanced Vegetation Management a. Populate the following table with information regarding EVM: Year HFTD Miles Completed Inspected Strike Potential Trees Trees Worked Average Trees Per Miles % of Miles in Top 20% of Risk 2019 2020 2021 2022 Total b. Provide a GIS layer of line features showing where EVM work was completed	We would like to amend our response to "WMPIDiscovery2023_DR_OEIS_004Q006.pdf," submitted to the Office of Energy Infrastructure Safety on May 9, 2023. In our response, we miscalculated the number of "Trees Worked" and the "Average Trees Per Miles" in 2022. Please see revised chart below with the updated numbers highlighted. Year HFTD Miles Completed Inspected Strike Potential Trees Trees Worked Average Trees Per Miles % of Miles in Top 20% of Risk 2019 2494 miles 1,119,969 196,243 79 55% 2020 1878 miles 1,192,342 167,221 89 43% 2021 1983 miles 1,246,174 336,018 169 98% 2022 1924 miles 1,519,099 396,502 206 99.9% Total a. Please note, for column "average trees per mile", we interpreted that as average number of trees worked per mile. We obtained this number by taking the number of trees worked divided by HFTD Miles completed for the corresponding year. Please note, for "% of Miles in Top 20% of Risk", the 2019 percentage was based upon 2019- 2020 risk ranking and the 2020 percentage was based upon 2020 risk ranking b. Please see supporting attachment "WMP-Discoverv2023 DR OEIS 004- The CUNFIDENTIAL attachments are being provided pursuant to the	Colin Lang	5/4/2023	5/15/2023	5/15/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_004.zip	0	N/A	8.2.2.2.6	Vegetation Management and Inspections	Discontinued Programs
359	OEIS	005 OEIS_005	1	OEIS_005_Q1	Regarding Maturity Survey response to Sec 6.1.2 Question #8 Regarding the Maturity Survey response to Section 6.1.2. Question #8, PG&E answered "yes". What sections of its Company Emergency Response Plan (CERP) does PG&E provide a discussion of gaps, limitations, and improvement areas with remedial or corrective action plans as it relates to wildfire and PSPS? If its discussion is contained in other documents, provide those and clarify what sections the discussion is contained in.	accompanying confidentiality declaration. Please reference Section Six "After Action Reports" in the 2022 CERP Wildfire Annex (published April 1, 2022), included as attachment "WMP Discovery2023_DR_OEIS_005- Q001Atch01CONF.pdf." Additionally, please reference the 2022 version of PG&E's PSPS Annex, included as attachment "WMP-Discovery2023_DR_OEIS_005-Q001Atch02CONF.pdf." Please see section 8.1.2, the After Action Report, which highlights gaps and limitations. Lastly, please also reference the After Action Report Standard, included as attachment "WMP-Discovery2023_DR_OEIS_005-Q001Atch03CONF.pdf" for a further discussion	Colin Lang	5/11/2023	5/16/2023	5/16/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_005.zip	3	N/A	Maturity Survey	Maturity Survey	Maturity Survey
360	OEIS	005 OEIS_005	2	OEIS_005_Q2	Regarding Maturity Survey response to Sec 6.1.4 Question #2 Regarding the Maturity Survey response to Section 6.1.4 Question #2, PG&E answered "yes" that an external third party evaluation is conducted every five years. Please provide a copy of the most recent third party evaluation.	of gaps_limitations_and improvement areas PG&E conducts biannual public meetings with public safety partners, elected officials, and other interested parties, to solicit feedback related to the company's emergency response plan (CERP). Although feedback has been solicited no formal evaluations have been received. Please reference Section 1.9 of the CERP, located on PG&E's website at the following link: www.pge.com/pge_global/common/pdfs/safety/emergency- preparedness/natural disaster/wildfires/wildfire-mitigation-plan/supporting-documents/emer- 3001m-2023- cerp.pdf for additional information regarding the CERP review. PG&E conducts annual reviews with Subject Matter Experts to evaluate the CERP and	Colin Lang	5/11/2023	5/16/2023	5/16/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_005.zip	0	N/A	Maturity Survey	Maturity Survey	Maturity Survey
361	OEIS	005 OEIS_005	3	OEIS_005_Q3	Regarding Maturity Survey response to Sec 6.1.4 Question #7 Regarding the Maturity Survey response to Section 6.1.4 Question #7, PG&E answered "yes" that Subject Matter Expert (SME) partners review and evaluate its plan every five years. Please provide a copy of the most recent SME evaluation(s).	PG&E conducts annual reviews with Subject Matter Experts to evaluate the CERP and its associated functional and hazard specific annexes. The process for this annual review is documented in "WMP-Discovery2023_DR_OEIS_005-Q003Atch01CONF.pdf" Please note, these review sessions are considered working meetings and do not result in a formal evaluation or report.	Colin Lang	5/11/2023	5/16/2023	5/16/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_005.zip	1	N/A	Maturity Survey	Maturity Survey	Maturity Survey

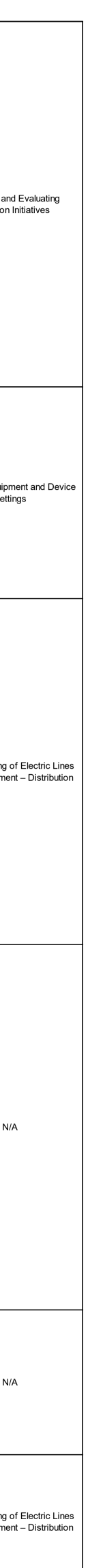
		· · · · ·														
362	TURN	013 TI	'URN_013	1	TURN_013_Q1	 Following up on TURN DR 10-2(b) and PG&E's response: Please explain how PG&E determined that a risk rank per the V3 risk model above 720 constitutes the top 20% of risk ranked segments? Why does 720 represent the 20% threshold? Please explain. Please provide workpapers, calculations, and data in Excel that support your response. Please explain how PG&E determined that a risk rank per the V2 risk model above 727 constitutes the top 20% of risk ranked segments? Why does 727 represent the 20% threshold? Please explain. Please provide workpapers, calculations and data in Excel that support your response. 	 a. The top 20 percent of risk ranked circuit segments is dependent on the number of circuit segments analyzed in each WDRM model. For WDRM v3, the model includes all circuit segments across PG&E's entire overhead distribution system, which is 11,172 circuit segments (see WMP-Discovery2023_DR_TURN_011-Q001Atch01, tab: SH_composite_cs_summary). To determine a comparable methodology as shown in WDRM v2 (described in part (b) below), PG&E identified the number of HFTD and HFRA circuit segments which equaled 3,583 at the time of the analysis. The top 20 percent of risk ranked circuit segments in this instance is 717 which PG&E rounded up to 720. PG&E's response to WMP-2023_DR_TURN-010-Q004Atch01 lists the 3,583 circuit segments in HFTD and HFRA. b. Similar to the response to subpart a, the top 20 percent of risk ranked segments is dependent on the number of circuit segments in each WDRM model. Unlike WDRM v3 that included both HFTD and HFRA (and non-HFTD line segments as well), WDRM v2 only included HFTD circuit segments which totaled 3,635 circuit segments – see WMP-Discovery2023_DR_TURN_011-Q001Atch01, tab: conductor_pz_summary_hftd_23_re). 	Tom Long	5/11/2023	5/16/2023	5/15/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/TURN_013.zip	0	N/A	8.1.2.2	Grid Design, Operations, and Maintenance Undergrounding of Electric Lines and/or Equipment
363	Green Power Institute (GPI)	002	Power Institute GPI)_002	1	Green Power Institute (GPI)_002_Q1	Please provide: - The number of trees removed in each year from 2019-2022 and the program under which the removals occurred. - The number of planned tree removals for 2023, 2024, and 2025, and the program under which the removals will occur. - The number of remaining trees in PG&Es tree inventory that are listed for removal.	Routine Second Patrol EVM 2019 187,357 45,600 116,491 2020 191,728 65,402 120,979 2021 179,908 22,416 278,336 2022 191,538 41,100 346,535 b. As of February 2022, our forecast for Distribution program tree removals is approximately 332,000 trees in 2023, 331,000 trees in 2024, and 329,000 trees in 2025. For our Tree Removal Inventory Program, we are planning to remove 15,000 trees in 2023, 20,000 trees in 2024, and 25,000 trees in 2025. c. Please see table below for the count of trees in PG&E tree inventory that are listed for removal: Year Routine Second Patrol EVM 2019 197,357	Zoe Harrold	5/11/2023	5/16/2023	5/16/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/GPI_002.zip	0	N/A	8.2.2.2.4	Vegetation Management and Inspections Tree Removal Inventory
364	Green Power Institute (GPI)	002	Power Institute GPI)_002	2	Green Power Institute (GPI)_002_Q2	Please provide the number of distribution line miles PG&E will perform trimming on to achieve enhanced clearances (> 12').	General Order 95, Rule 35 and our Distribution Standards which recommends a minimum 12- feet of clearance at time of trim in High Fire-Threat District (HFTD). PG&E also extends this minimum clearance recommendation to tree work within HFRA.	Zoe Harrold	5/11/2023	5/16/2023	5/16/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/GPI_002.zip	0	N/A	8.2.3.3	Vegetation Management and Inspections Clearance
365	Green Power Institute (GPI)	0072	Power Institute GPI)_002	3	Green Power Institute (GPI)_002_Q3	Please provide any existing quantitative metrics (e.g. kg, truckloads, etc.) on the total amount of vegetation management "waste" (or residues) produced each year from 2020 – 2022, and the annual amounts that are disposed of at recycling facilities, landfills, biomass facilities, or other facilities.	contracted wood yards:	Zoe Harrold	5/11/2023	5/16/2023	5/16/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/GPI_002.zip	0	N/A	8.2.3.2	Vegetation Management and Inspections Wood and Slash Management
366	Green Power Institute (GPI)		Power Institute GPI)_002	4	Green Power Institute (GPI)_002_Q4	Please provide the number of customer requests to retain woody biomass resulting from vegetation management activities on private property, state property, and federal property.	We do not track customer requests to retain woody biomass resulting from Vegetation Management activities.	Zoe Harrold	5/11/2023	5/16/2023	5/16/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/GPI_002.zip	0	N/A	8.2.3.2	Vegetation Management and Inspections Wood and Slash Management
367	Green Power Institute (GPI)	()())	Power Institute GPI)_002	5	Green Power Institute (GPI)_002_Q5	Please describe current agreements and any recent (2021-Present) communications with state and federal agencies regarding fuels and slash management practices on state and federal lands, respectively.	The U.S. Forest Service (USFS), Bureau of Land Management (BLM), National Park Service (NPS), and California State Parks (CASP) have the authority to require specific wood and debris management (e.g., wood or log removal, decking, chipping up to a certain diameter, piling) be incorporated into proposals for Vegetation Management work on their lands. Several public agencies, including USFS, have provided PG&E with their expectations for wood and debris management, which are included in our Land Management Agreements. In addition to written specifications, some agencies have provided GIS files showing locations where all debris must be removed. We communicate regularly with our agency partners to address any immediate questions, requests or concerns. We also hold comprehensive annual coordination meetings to ensure continuous improvement.	Zoe Harrold	5/11/2023	5/16/2023	5/16/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/GPI_002.zip	0	N/A	8.2.3.2	Vegetation Management and Inspections Wood and Slash Management
338	OEIS	004 C	DEIS_004	12	OEIS_004_Q12	a PSPS event b. Regarding PSPS Consequence: i. Provide details on the inputs to the PSPS-C model.	"WMP-Discovery2023_DR_OEIS_001-Q007Atch03CONF.pdf," submitted to the Office of Energy Infrastructure and Safety on April 10, 2023. The LoRE framework used to calculate likelihood of a PSPS event is conceptually similar to WMP Figure 6-2-1 as shown below. While they are conceptually similar, the inputs into the LoRE calculation for PSPS (shown in the figure below) are different from the inputs into the wildfire LoRE calculation. (ii)(a) During an operational event, if the conditions forecasted in the FPI and IPW models exceed the threshold conditions to consider PSPS, based on the established PSPS protocols, the preparation for a PSPS event begins. These models are updated throughout the days leading to a projected PSPS event to see if the conditions still warrant PSPS. The PSPS protocols are described in the documentation provided as part of WMP data request "WMP:Discovery2023_DR_OEIS_001-Q007Atch04CONF.pdf." For planning purposes, we evaluate the likelihood of initiating a PSPS event in a historical period, by analyzing the weather and fuel conditions to determine if they meet the thresholds for initiating a PSPS event. This historical analysis is referred to as a lookback event. From a planning model perspective, the historical analysis allows PG&E to understand how often PSPS would have been used by looking back at a historical period and helps us to better identify the circuits and customers that may be impacted by various weather events. The WTRM model does not impact PSPS likelihood. (ii)(b) Historical backcast is a representation of the expected number of PSPS events per year based on historical weather conditions. This PSPS likelihood allows PG&E to better plan and prioritize locations and customers expected to be most impacted by a PSPS event based on looking back on historical conditions. (i) The details about the inputs into the PSPS Consequence (PSPS-C) model are shown in WMP Appendix B, figures PG&E-B-3 and PG&E-B-4 and in the PSPS model documentation provided as part of data request	Colin Lang	5/4/2023	5/16/2023	5/16/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_004.zip	0	N/A	6.2	Risk Methodology and Assessment Risk Analysis Framework
383	CPUC - SPD (Safety Policy Division)		: - SPD (Safety / Division)_007	1	CPUC - SPD (Safety Policy Division)_007_Q1	 I. What types of covered conductor (size of conductor, material of conductor, voltage rating of conductor – if PG&E can point to product data from a manufacturer, this would be preferred) does PG&E use and does PG&E choose different types of covered conductor types near coastal areas? 	 "WMP: Discovery2023_DP_OEIS_001_0007Atcb03CONE pdf." The CONFIDENTIAL attachments are being provided pursuant to the accompanying confidentiality declaration. Please refer to Table 18 – Primary Aluminum ACSR and Copper XLPE Tree Wire (page 10 of 12) in PG&E standard 059626, "Conductors for Overhead Lines" (WMP: Discovery2023_DR_SPD_007-Q001Atch01CONF.pdf) for the types of covered conductor we use in the primary voltage system. We use #2 HD CU in moderate and severe corrosion areas in place of 1/0 ACSR. The larger conductor sizes (397.5 and 715.5) are all aluminum and approved for use in both corrosive and non-corrosive environments. The PG&E primary covered tree wires are designed for nominal 21kV line-to-line and 12 kV line-to-ground operating voltage. Please refer to PG&E EMS 83, "Specification for Cross-Linked Polyethylene (XLPE) Covered Tree Wire" (WMP: Discovery2023_DR_SPD_007-Q001Atch02CONF.pdf). The ampacity ratings will be used to determine the conductor's maximum allowable continuous load. Please refer to PG&E standard 076251, "Ampacity of Overhead Distribution Line Conductors" (WMP: Discovery2023_DR_SPD_007-Q001Atch03CONF.pdf) 	Henry Sweat	5/17/2023	5/18/2023	5/18/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/SPD_007.zip	3	N/A	8.1.2.1	Grid Design and System Hardening Covered Conductor Installation – Distribution
368	MGRA	Data Request MGRA_ No. 6	_Data Request No. 6	1	MGRA_Data Request No. 6_Q1		"WMP-Discovery2023_DR_MGRA_006-Q001Atch01.xlsx" contains a new column n called "DOutageID" that will align with the same outage identifier (ID) from DR1.	Joseph Mitchell	5/15/2023	5/18/2023	5/18/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/MGRA_006.zip	1	N/A	8.1.8.1.1	Grid Operations and Protective Equipment and Device Procedures Settings
369	MGRA	Data Request MGRA_ No. 6	_Data Request No. 6	2	MGRA_Data Request No. 6_Q2	Please add (or re-add) a simple "cause" attribute to this outage file.	"WMP-Discovery2023_DR_MGRA_006-Q001Atch01.xlsx" contains a new column called "basic_cause" as requested.	Joseph Mitchell	5/15/2023	5/18/2023	5/18/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/MGRA_006.zip	0	N/A	8.1.8.1.1	Grid Operations and Procedures Procedures
370	MGRA	Data Request MGRA_ No. 6	_Data Request No. 6	3	MGRA_Data Request No. 6_Q3	Likewise, please add a 'cause' attribute to the outage data in the GIS files issued in response to MGRA DR1. Alternatively, provide an Excel file in which cause is cross-referenced to DoutageID.	d "WMP-Discovery2023_DR_MGRA_006-Q001Atch01.xlsx" includes both "basic_cause" and "DOutageID" for cross-referencing.	Joseph Mitchell	5/15/2023	5/18/2023	5/18/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/MGRA_006.zip	0	N/A	8.1.8.1.1	Grid Operations and Procedures Procedures Settings
371	MGRA	Data Request MGRA_ No. 6	_Data Request No. 6	4	MGRA_Data Request No. 6_Q4	If there are refusals or delays to the above please provide the EPSS data in a kmz format similar to that provided in response to MGRA DR2-Question 8.	Not applicable.	Joseph Mitchell	5/15/2023	5/18/2023	5/18/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/MGRA_006.zip	0	N/A	8.1.8.1.1	Grid Operations and Procedures Procedures Procedures

ng of Electric Lines Equipment	

358 CaIPA Set WMP-25 CaIPA_Set WMP-25 1 CaIPA_Set WMP-25_Q1	 16, please augment your response by including partial outages as well as circuit outages (see definitions above). Specifically: please provide an Excel sheet listing each circuit that had outages (including both circuit outages and partial outages) that occurred from 2020 to 2022 in any HFTD area. The sheet should list each outage as a row. Please provide the following additional information (in columns): a) ID number of the circuit affected b) Name of the circuit affected c) The date of the outage d) Whether the outage was a circuit outage or a partial outage e) Cause of outage f) For all equipment failure outages, please state the specific type of failure (i.e.: OH transformer failure, overload, cross arms, UG transformer failure, cable failure, splice failure etc.) g) The outage duration in minutes h) The total number of customers impacted i) If all or part of the circuit is within the scope of a planned undergrounding 	Please see "WMP-Discovery2023_DR_CalAdvocates_025-Q001Atch01.xlsx" for information responsive to items (k)-(q).	Holly Wehrman	5/11/2023	5/18/2023	5/18/2023	https://www.pge.com/pge_global/common/pdfs afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_025.zip	<u>/s</u> 1	N/A	QDR	N/A	N/A
346 CPUC - SPD (Safety Policy Division) 004 CPUC - SPD (Safety Policy Division)_004 1 CPUC - SPD (Safety Policy Division)_004_Q1	 Provide topdated CF-OC-reportable ignition data. SPD s current data sents attached for 2014-2021. The current data is an aggregated data set based on the data found here, under Fire Ignition Data. WSPS is requesting an updated data set to resolve four potential issues: 1.WSPS generally understands that some ignitions may have been excluded at the time the data was submitted if the cause of the fire was unclear. 2.Data may have been corrected once additional information was acquired. 3.Data may have been entered inconsistently between years which makes it difficult to perform analysis. 4.Update the data to the actual number of acres burned rather than a range of acres. 	Please find the requested information attached as "WMP-Discovery2023_DR_SPD_004- Q001Atch01.xlsx." Please Note: For column E (FPI), the Fire Potential Index (FPI) rating is only assigned to locations in a Fire Index Area (FIA), which are polygons that typically (but not always) align with HFTDs. The ignitions that have blanks in column E did not occur on a circuit segment located in a FIA polygon and therefore do not have associated Fire Potential Index ratings. For column L (Acreage), this field is used to capture acreage for wildfires (i.e. fires greater than 10 acres). It will not typically be populated if the fire is less than 10 acres unless the acreage is listed in a report from a fire suppressing agency.	Henry Sweat	5/5/2023	5/19/2023	5/17/2023	<u>https://www.pge.com/pge_global/common/pdfs_afety/emergency-preparedness/natural-disaster/wildfires/wildfire-mitigation-plan/reference-docs/2023/SPD_004.zip</u>	<u>/s</u> 1	N/A	Appendix D	Areas for Continued Improvement	ACI PG&E-22-06 – Addressing Increase in Risk Events
347 CPUC - SPD (Safety Policy Division) 004 CPUC - SPD (Safety Policy Division)_004 2 CPUC - SPD (Safety Policy Division)_004_Q2	In addition to the data requested above, please add the following data columns for each ignition: 1."HFTD" – Classify each ignition as whether it was located in a "Zone 1," "Tier 2 or "Tier 3", or "Non-HFTD" 2."Fire Potential Index" – Provide the Fire Potential Index for the location on the day of each ignition.	A Fire Index Area (FIA), which are polygons that typically (but not always) align with HFTDs. The ignitions that have blanks in column E did not occur on a circuit segment located in a FIA polygon and therefore do not have associated Fire Potential Index ratings.	Henry Sweat	5/5/2023	5/19/2023	5/17/2023	<u>https://www.pge.com/pge_global/common/pdfs</u> <u>afety/emergency-preparedness/natural-</u> <u>disaster/wildfires/wildfire-mitigation-</u> <u>plan/reference-docs/2023/SPD_004.zip</u>	<u>/s</u> 0	N/A	Appendix D	Areas for Continued Improvement	ACI PG&E-22-06 – Addressing Increase in Risk Events
348 CPUC - SPD (Safety Policy Division) 004 CPUC - SPD (Safety Policy Division)_004 3 CPUC - SPD (Safety Policy Division)_004_Q3	Provide the total number of circuit mile-days for each Fire Potential Index rating per year starting in 2014.	For column L (Acreage), this field is used to capture acreage for wildfires (i.e. fires greater than 10 acres). It will not typically be populated if the fire is less than 10 acres <u>Prease the acreage is listed in a ranout from w.</u> This analysis was completed by first counting the number of days each Fire Index Area (FIA) was forecast at a certain rating per year. Those day counts were then multiplied by the number of OH line miles in each FIA to provide the circuit mile-days. Please note that between 2014 and 2016 we did not record FIA ratings below R4, and between 2014 and 2017 we did not record FIA ratings R5+ in our databases. Also, 2023 contains data only through the first few weeks of May. FPI Rating Circuit Mile Days: Total OH lines Year R0-1 R2 R3 R4 R5 R5+ 2014 NA NA NA 559593 70280 NA 2015 NA NA NA 559593 70280 NA 2016 NA NA NA 1258768 202687 NA 2017 2214672 2275475 752606 1191245 745236 NA 2018 3526258 3947490 1618139 594085 701764 10756 2019 4953574 1677284 1663034 1711536 216173 176891 2020 3290003 2799966 1526189 1986777 576737 161844 2021 3463673 2572673 2374143 1845844 114406 27754 2022 5303007 1587787 2015280 1351493 112436 0 Preasentific field field field in 0000 manon perow	Henry Sweat	5/5/2023	5/19/2023	5/17/2023	https://www.pge.com/pge_global/common/pdfs afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/SPD_004.zip	<u>/s</u> 0	N/A	8.3.6	Situational Awareness and Forecasting	Fire Potential Index
349 CPUC - SPD (Safety Policy Division) 004 CPUC - SPD (Safety Policy Division)_004 4 CPUC - SPD (Safety Policy Division)_004_Q4	Provide the total number of days per year for each Fire Potential Index rating for each Fire Index Area starting in 2014.	This analysis was completed by counting the number of days each Fire Index Area (FIA) was forecast at a certain rating per year. Please note that between 2014 and 2016 we did not record FIA ratings below R4, and between 2014 and 2017 we did not record FIA ratings R5+ in our databases. Also, 2023 contains data only through the first few weeks of May. year R0-1 R2 R3 R4 R5 R5+ 2014 NA NA NA 2916 857 NA 2015 NA NA NA 2432 349 NA 2016 NA NA NA 3651 725 NA 2017 10698 7907 2604 4094 2141 NA 2018 17047 13958 4959 2054 1755 12 2019 22800 5664 5543 4629 800 349 2020 18621 8076 4855 5884 1803 328 2021 15219 7755 7611 6016 550 78 2022 16374 4955 5923 5081 791 0	Henry Sweat	5/5/2023	5/19/2023	5/17/2023	https://www.pge.com/pge_global/common/pdfs afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/SPD_004.zip	<u>/s</u> 0	N/A	8.3.6	Situational Awareness and Forecasting	Fire Potential Index
350 CPUC - SPD (Safety Policy Division) 004 CPUC - SPD (Safety Policy Division)_004_Q5	Provide the total number of circuit mile-days for each Fire Potential Index rating in the HFTD per year starting in 2014.	Ple3a341fi20.18P144L0340 miorimation below.This analysis was completed by first counting the number of days each Fire Index Area(FIA) was forecast at a certain rating per year. Those day counts were then multipliedby the number of OH line miles in each FIA and the HFTD to provide the circuit miledays.This is a slight variation of question 3 that includes all circuit miles in each FIA, asthis analysis only counts OH circuit miles in a FIA and HFTD area and excludes HFRA.Please note that between 2014 and 2016 we did not record FIA ratings below R4, andbetween 2014 and 2017 we did not record FIA ratings R5+ in our databases. Also,2023 contains data only through the first few weeks of May.FPI Rating Circuit Mile Days: OH lines in HFTDYear R0-1 R2 R3 R4 R5 R5+2014 NA NA NA 513132 114195 NA2015 NA NA NA 493563 60420 NA2016 NA NA NA 1092511 169465 NA2017 1950276 1970025 647958 1023609 637454 NA2018 3100004 3409489 1396299 503334 604203 93012019 4307924 1457219 1432900 1488217 181817 1545542020 2868950 2427287 1311293 1730358 494517 1407862021 3463673 2572673 2374143 1845844 114406 277542022 4605610 1373894 1731644 1185705 98852 22072020 4605610 1373894 1731644 1185705 98852 2207	Henry Sweat	5/5/2023	5/19/2023	5/17/2023	https://www.pge.com/pge_global/common/pdfs afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/SPD_004.zip	<u>/s</u> 0	N/A	8.3.6	Situational Awareness and Forecasting	Fire Potential Index
351 CPUC - SPD (Safety Policy Division) 004 CPUC - SPD (Safety Policy Division)_004 6 CPUC - SPD (Safety Policy Division)_004_Q6	Explain how the utility is normalizing for the effect of weather and fuel conditions when understanding its performance each year on ignitions relative to changing weather and fuel conditions year over year.	 In general, we have been evaluating our performance metrics against indicators of elevated FPI days (e.g., R3 and above) for the last several years as well as red flag warning days. To provide a more specific example, we are normalizing for weather in the EPSS effectiveness/performance in the following ways: For 2022, EPSS effectiveness was calculated by comparing the number of current-year ignitions that occurred while EPSS was enabled, divided by the average number of ignitions that occurred each year from 2018-2020 that would have met EPSS criteria using an FPI back cast. In order to normalize for variances in fire potential conditions (as quantified by the Fire Potential Index), ignition counts for each year are divided by the total number of "Circuit Mile Days" for the year. Circuit Mile Days are defined as the circuit miles in HFTD/HFRA for a circuit, multiplied by the number of days the circuit had EPSS activated (or would have met EPSS criteria). This calculation is performed for every day of the year, for every EPSS circuit, and added together to determine the total Circuit Mile Days for the year. Note: If this calculation was performed mid-year, the normalization calculation was only performed through the target date used. E.g., if effectiveness was measured through 6/30/22, prior years would only be normalized by Circuit Mile Days through 6/30/18, 6/30/19, and 6/30/20 respectively. This calculation accounts for the increased fire potential risk exposure on the system for each year, using the same criteria used to determine when EPSS 	Henry Sweat	5/5/2023	5/19/2023	5/17/2023	https://www.pge.com/pge_global/common/pdfs afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/SPD_004.zip	<u>/s</u> 0	N/A	8.3.6	Situational Awareness and Forecasting	Fire Potential Index

N/A -06 – Addressing n Risk Events -06 – Addressing n Risk Events ential Index ential Index

						Regarding RSE (RISK Buy-down) information required by the WWP Guidelines The 2023-2025 WMP Guidelines make specific requests for RSE, optimization of risk reduction and cost, and prioritization decisions: 7.1.4.1 Identifying and Evaluating Mitigation Initiatives (a) The procedures for identifying and evaluating mitigation initiatives (comparable to 2018 S-MAP Settlement Agreement, row 26), including the use	a. PG&E met with Energy Safety to discuss this data request on May 11, 2023. During that meeting, PG&E confirmed that "RSE" and "risk buydown" are distinct terms with different meanings. In its request, Energy Safety used the term "RSE" to describe the calculation of the total risk reduced divided by the cost of the mitigation in a given year. PG&E discussed how this version of RSE considers risk reduced for one year, but it does not take into account the length of each mitigation's benefit life. PG&E agreed to provide RSEs using Energy Safety's									
337	OEIS	004	OEIS_004	11	OEIS_004_Q11	of risk buy-down estimates (e.g., risk-spend efficiency) and evaluating the benefits and drawbacks of mitigations. 7.1.4.2 Mitigation Initiative Prioritization (b) Explain how the electrical corporation is optimizing its resources to maximize risk reduction. Describe how the proposed initiatives are an efficient use of electrical corporation resources and focus on achieving the greatest risk reduction with the most efficient use of funds and workforce resources. (c) The electrical corporation must describe how it prioritizes mitigation initiatives to reduce both wildfire and PSPS risk. This discussion must include the following (i) A high-level schematic showing the procedures and evaluation criteria used to evaluate potential mitigation initiatives. At a minimum, the schematic must demonstrate the roles of quantitative risk assessment, resource allocation, evaluation of other performance objectives (e.g., cost, timing) identified by the electrical corporation, and SME judgment. PG&E does provide a graph of HFRA WDRM v3 System Hardening Buydown; Figure 6.6.1-1, but the detail provided does not allow an evaluator to reconcile with content from section 7 and it is also missing important components of RSE. In particular, a detailed description of RSE (the risk buy-down process) is needed to reconcile with the information provided in tables 7-2 and 7-4. Please complete the following, including via Excel file as applicable: a. Provide RSE (Risk buy-down) information in a new RSE table as follows, ranked in descending order of RSE.	 definition by aggregating the risk reduction from the work completed from 2023-2025 and dividing by the total cost from 2023-2025. These RSEs are incorporated into the chart below. PG&E notes that the definition of RSE used for purposes of this request is not the same as the regulatory definition of RSE from the S-MAP Settlement Agreement. "Risk buydown" refers to the total risk reduction from investment in a particular mitigation. The chart below ranks mitigations by their estimated total risk reduction (Risk Buydown). As part of the meeting with Energy Safety, PG&E agreed to identify the circuits segments impacted from among the top 41 risk segments identified in the 2023-2025 WMP in Tables 7- 2 and 7-4. PG&E is unable to isolate the costs for each mitigation for work only on the 41 circuit segments. Therefore, the costs and the RSEs identified in the table below reflect the total program costs and total number of circuit segments in HFTD. Mitigation (Reference Section 2, Table 7-3-1) Initiative Tracking ID WMP d Category circuit Segments Impacted (Reference Table 7-2) 	Colin Lang	5/4/2023	5/19/2023	5/19/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_004.zip	1	N/A	7.1.4	Wildfire Mitigation Strategy Development Mitigation Initiative
						Mitigation (reference Section 2, Table 7-3-1) Initiative Tracking ID WMP Category <u>Circuit Segments Impacted (reference Table 7-2)</u>	Est. Total Risk Reduction (Pick_PHytes that the calculation of thisk mitigation effectiveness can be computed in various ways, and taking different approaches to calculate effectiveness for different mitigations does not necessarily constitute a discrepancy. The mitigation effectiveness calculation for covered conductor was articulated as being the most "mature" because									
381	CPUC - SPD (Safety Policy Division)	006	CPUC - SPD (Safe Policy Division)_0		CPUC - SPD (Safety Policy Division)_006_Q1	1.After it was pointed out by SPD that there appeared to be a discrepancy in the methodologies used to calculate the risk mitigation effectiveness of EPSS, Undergrounding and Covered Conductor (CC), PG&E stated that CC is probably the most "mature" mitigation effectiveness as the effectiveness based on empirical data and cross utility collaboration, EPSS is the second most as it is based on empirical data, and that UG is the least mature mitigation effectiveness as its based purely on SME judgement. PG&E agreed to update its undergrounding mitigation effectiveness percentage calculation to account for secondary/service drop ignitions. a. Provide this analysis or provide an update on when this analysis will be finished and submit the analysis when it is finished.	the joint IOUs agreed upon a common methodology of using a combination of estimated effectiveness based on SME input against historical data and recorded effectiveness based on analysis of overhead hardened locations across multiple years of installation. At this time, the mitigation effectiveness estimate for undergrounding is considered the least "mature" because there is not a common approach employed by the joint IOUs, and none of the utilities have yet deployed undergrounding as a wildfire mitigation measure on a large scale. As a result, PG&E's wildfire risk effectiveness assessment for undergrounding is predominantly SME-informed and was validated when reviewing the ignition rate per mile for overhead and underground circuits. PG&E is currently developing an updated wildfire mitigation effectiveness analysis for undergrounding in HFTD or HFRA areas, including to account for the impact of secondary lines and service drops, for inclusion in its SB-884 10-Year Undergrounding Plan filing, which PG&E is preparing to file in 2023. PG&E anticipates the analysis will be complete and validated in 2023 and included in the filing of PG&E's 10-year	Kevin Miller	5/17/2023	5/22/2023	5/22/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/SPD_006.zip	0	N/A	8.1.8.1.1	Grid Design, Operations, and Maintenance Settings
382	CPUC - SPD (Safety Policy Division)	006	CPUC - SPD (Safe Policy Division)_0		CPUC - SPD (Safety Policy Division)_006_Q2	2.PG&E asserted that PG&E is addressing the risk from secondary lines and service drops in part via replacing the secondary with covered aerial conductor and breakaway connectors at service drops [see PG&E's response to Question 4.b of SPD_PG&E_2024_003 for additional description]. PG&E also stated that there may need to be a messaging update because the 99% mitigation effectiveness is only meant to apply to primary lines not their entire wildfire risk. a.How does PG&E foresee clarifying this information in its messaging? b.To whom?		Kevin Miller	5/17/2023	5/22/2023	5/22/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/SPD_006.zip	0	N/A	8.1.2.2	Grid Design and System Hardening Undergrounding of Electr and/or Equipment – Dist
							b. If necessary, based on the new analysis described above, PG&E will update future communications on the undergrounding program to optimize clarity on the scope and impact of its undergrounding effort. Future communications will likely include									
384	OEIS	006	OEIS_006	1	OEIS_006_Q1	 Field Safety Reassessment. b. In what instances would PG&E extend a work order due date through a Field Safety Reassessment? Provide all supporting documentation and criteria, including any procedures and inspection protocols demonstrating decision-making. c. In what instances would a Standards Change lead to extending a work order due date? Provide all supporting documentation and criteria, including any procedures and inspection protocols demonstrating decision-making. Additionally, provide examples in which this has occurred, including any sweeping changes. d. Include any criteria that would fall under "Other reassessment" as seen in Column I "Reason for reinspection (if applicable)". e. PG&E included three Priority A level work orders within the tab labeled "Table 13 – Open". i. Provide the work order documentation associated with each of these tags (i.e. Electric Corrective notification). ii. Are these tags still open? If not, provide the respective completion date for when each tag was closed, as applicable. f. Within non-HFTD, PG&E included 13 Priority H level work orders that were closed in 2022 and 52 that are still open. i. Explain what circumstances would lead to a Priority H tag within non-HFTD. ii. Provide a list of the projects in which the 13 closed work orders were associated with, including details on the associated mitigation being used. iii. Provide a list of the projects in which the 52 work orders were associated with including details on the associated mitigation being used. g. Regarding PG&E's ignition risk notifications: i. Provide documentation and/or procedures PG&E uses to determine whether o not a work order meets ignition risk criteria, including any relevant thresholds 	For distribution tags, if the condition in the field has deteriorated, the priority of the tag can be escalated to complete the work as a Level 1 Emergency (A Tag) or set a revised due date to complete the work within 90 days as a B Tag. When a condition is determined not to require escalation, the work order date is not extended, and the tag is then worked according to the tag's risk ranking. We have committed to reduce the wildfire risk associated with our distribution tag backlog by 48% in 2023 and by 68% by the end of 2024. Please also note that the work order date change is used for internal tag execution planning; the FSR does not extend the GO 95, Rule 18 due date of a tag, which can only be changed by a recognized exemption to GO 95, Rule 18. For more information, please see procedure TDI®123P-200 (WMP-Discovery2023_DR_OEIS_006-Q001Atch01CONF.pdf), which is the procedure that is relevant to distribution FSRs. For transmission tags, the priority of the tag can also be escalated as determined by the FSR if the condition in the field has deteriorated. However, the FSR process does not extend the work order due date (SAP Required End Date). The FSR sets the SAP Funded Repair Date according to Sections 4.4 and 4.5 of TD-8123P-101	Dakota Smith	5/18/2023	5/23/2023	5/25/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_006.zip	8	N/A	8.1.7	Open Work Orders N/A
385	OEIS	006	OEIS_006	2	OEIS_006_Q2	 Regarding PG&E's Other Data Requests: a. Provide the following confidential attachments from CalAdvocates Data Requests: i. Attachment 1 in response to Data Request 19 Question 13. ii. Attachment 1 in response to Data Request 21 Question 3. iii. Attachment 1 in response to Data Request 22 Question 7. b. Provide the following confidential attachments from TURN Data Requests: i. Attachment 1 in response to Data Request 4 Question 1. iii. Attachment 1 in response to Data Request 7 Question 1. iii. Attachment 1 in response to Data Request 7 Question 3. iv. Attachment 1 in response to Data Request 10 Question 2. v. Attachment 1 in response to Data Request 10 Question 7. 	The CONFIDENTIAL attachments are being provided pursuant to the accompanying confidentiality declaration. a. Please see "WMP-Discovery_DR_OEIS_006-Q002Atch01CONF.zip" for the requested confidential attachments previously provided to Cal Advocates. b. Please see "WMP-Discovery_DR_OEIS_006-Q002Atch02CONF.zip" for the requested confidential attachments previously provided to TURN.	Dakota Smith	5/18/2023	5/23/2023	5/23/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_006.zip	2	N/A	N/A	N/A N/A
386	OEIS	006	OEIS_006	3	OEIS_006_Q3	 vi Attachment 3 in response to Data Request 10 Question 7 Regarding PG&E's response to TURN's Data Request 7, Question 3: a. For each of the circuit segments listed in part (b), provide the following via Excel: i. WFE score ii. SWRSE iii. Feasibility scores iv. V3 risk score v. V3 risk ranking vi. V2 risk ranking vii. V2 risk ranking viii. PG&E's plans to mitigate risk, including mitigation type(s) ix. Year(s) of mitigation implementation as applicable 	 Please see attachment "WMP-Discovery2023_DR_OEIS_006-Q003Atch01.xisx" for the requested circuit segment detail. Please note the following: There are differences between the WDRM v2 and the WDRM v3 and, as a result, there are five circuit segments that have a V3 risk score but do not have a V2 risk score. The SWRSE and the WFE Score are the same as described on page 968 of the WMP. In the previous TURN response, CAMP EVERS 2101BL2101 was referenced incorrectly and has been corrected to CAMP EVERS 2105BL2101. Data values were rounded to three decimal places for consistency. Values that display 0.000 may have additional digits past the three decimal points and can be found in the cell 	Dakota Smith	5/18/2023	5/23/2023	5/23/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_006.zip	1	N/A	8.1.2.2	Grid Design and System Hardening Undergrounding of Electr and/or Equipment – Dist



339	OEIS	004	OEIS_004	1	13	OEIS_004_Q13	 project aimed at addressing specific gaps in the high-risk electric distribution asset types in the HFRD? d. On pg. 966, it states that in 2022 "over 570 Critical Data Elements (CDE)" were identified. Did this number include any poles and/or primary conductors in HFRD? e. Please describe what actions are taken after missing assets are found, i.e., are immediate field inspections performed? Does the ARDQ Program expedite entering the assets found into the Asset Registry? f. Is the data shown in "Appendix F.5.1 – PG&E-22-33 Progress on Filling Asset Inventory Data Gaps" include electric assets in PG&E's entire service territory? so, please provide a breakdown of the number of assets in the HFRD. g. Which of the Data Quality Programs (Table 22-33-2) are responsible for finding the missing historical high-risk asset types in the HFRD? h. What is PG&E's estimated number of poles and primary conductors that are missing from the "Asset Count -All" in Table 22-33-1 "Current Fill Rates"? Of the 	 completeness (missing asset) improvements in the following ways: Timely processing of as-built documents associated with completed construction work into the asset registry; Asset data inventory corrections (Map Corrections) provided by field inspections, and Asset data projects designed to assess and improve the completeness of records and attribute data for critical assets. Due to the criticality of distribution primary structure assets to wildfire risk management activities and historical mapping practices, PG&E's primary focus has been to ensure the completeness of that asset registry. To date, greater than 98% of PG&E wildfire areas (HFTD and HFRA) have undergone an assessment using LiDAR data to identify any missing distribution primary structures (poles). Approximately 3,000 structures have been added to the asset registry as part of this four-year project. The remaining approximately 2% of wildfire areas not yet completed are planned for completion in 2023. As referenced above, PG&E also leverages inspection activities to identify and correct any critical missing or inaccurate asset data attributes. b. In its response to the 2023 WMP Utility survey, PG&E made a commitment (Al-11: 11 Data Fill Rates) to increase the fill rate for missing age data from 88% to 90% (weighted average) across 12 asset component types by end of 2025. These component types are: Transmission Poles, Transmission Towers, Transmission Conductors, Transmission Insulators, Distribution Poles, Distribution Primary Overhead Conductor, Distribution Dynamic Protective Device, Distribution Fuse, Distribution Surge Arrester, Distribution Capacitor Bank, Distribution Voltage 	Colin Lang	5/4/2023	5/23/2023	5/23/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_004.zip	1 N/A	Appendix D	Areas for Continued Improvement ACI PG&E-22-33 – Progress on Filling Asset Inventory Data Gaps
387	OEIS CPUC - SPD (Safety Policy Division	n) 008	OEIS_007 CPUC - SPD (Saf Policy Division)_0		1 REV CPUC - SF	OEIS_007_Q1 PD (Safety Policy Division)_008_Q1RI	 service is provided due to a regulation, reference the governing rule. Where applicable, reference the customer class (residential, business, etc.) to which the service is offered. a. Support for Low Income Customers PG&E discusses its services for red tagged customers. i. What service(s) does PG&E provide to non-red tagged customers if their service has been disrupted or degraded? b. Suspension of Disconnection and Non-payment Fees PG&E discusses its services for red tagged customers if an emergency proclamation is made. i. What service(s) does PG&E provide to non-red tagged customers if their service has been disrupted or degraded? ii. What service(s) does PG&E provide to non-red tagged customers if their service has been disrupted or degraded? ii. What service(s) does PG&E offer if an emergency proclamation is not made. c. Repair Processing and Timing i. Demonstrate how PG&E offered "repair processing and timely assistance" fo each wildfire from 2020-2022. Its discussion should include a narration of the overall damage to the community including the number of customers impacted. ii. Of those impacted how many of those were red-tagged? iii. What support does PG&E provide to those customers that are not red tagged customers if their service has been disrupted or degraded? d. Medical Baseline Support Services i. How does PG&E communicate with Medical Baseline (MBL) customers before and during Wildfire and PSPS events? iii. How does PG&E communicate with MBL customers outside of Wildfire and PSPS avante? SPD appreciates the timely response and provision of ignition data as requested, via "WMP-Discovery2023_DR_SPD_004-Q001Atch01." However, appears the data in Columns U ("Outage Date") and V ("Outage Time") were 	i. The CPUC issued (D.) 19-07-015, adopting an emergency disaster relief program for utility customers. The trigger to implement the program is an emergency declaration by the governor of California or president of the United States. We Red-Tag customers when the "disaster has resulted in the destruction or damage of a structure, such that utility service is disrupted a voluntarily or involuntarily due to safety concerns or reconstruction activities to address damages". e Customers who experience service disruptions or degradations but are not red-tagged also have their California Alternate Rates for Energy Program (CARE) / Family Electric Rate Assistance Program (FERA) Post Enrollment Verification (PEV) recertification process postponed for 12 months, and PG&E contacts Community- Based Organizations to share the impacted customers for prioritized support with assistance programs, such as Relief for Energy Assistance through Community Help (REACH)) Program and Low Income Home Energy Assistance Program (LIHEAP) for payment/pledge support. All customers (residential or non-residential) would be offered flexible payment arrangements. For non-residential, the payment arrangement is for up to 8 months (associated with the consumer protections decision) and residential customers would be offered up to a 12-month payment arrangement (a result from the disconnection OIR D.20-06-003) PG&E also offers residential customers any applicable programs and services that they may be eligible for AMP, CARE, FERA, LIHEAP, etc. Lastly, during large emergency incidents, such as a wildfire, additional customer and community support offerings may be considered when our d Emergency Operations Center is activated for a level 4 'Severe' event or higher and the county or local agency in command is requesting additional support. Enhanced Customer and Community Support offerings may include: • Supplemental communications via additional channels, such as email, text • Temporary backup power support to County/Agency operated warming/co	Alan Solomon Kevin Miller	5/26/2023	5/31/2023	5/30/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_007.zip https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/SPD_008.zip	0 N/A	8.4.6 Appendix D	Emergency Preparedness Customer Support in Wildfire and PSPS Emergencies Areas for Continued Improvement ACI PG&E-22-06 – Addressing Increase in Risk Events
388	OEIS	008	OEIS_008		1	OEIS_008_Q1	format; V as time format). Rows 1-469 of the spreadsheet are in the correct format. Provide corrections in the spreadsheet and resubmit. Regarding Vegetation Management Objectives In Table 8-12 of PG&E's 2023-2025 WMP, it states that one of its objectives is to "Determine value of a multi-year historical tree data set." a. Expand on what is meant by "a multi-year historical tree data set." b. How might the data for this set be gathered? (e.g., inspection reports, remote sensing, etc.) c. Would this data set be like SCE and SDG&E's tree inventories?	 a. A multi-year historical tree data set in this context is a data set compiled from all relevant year-over year tree data available over a period of time. This would be intended to inform decision makers at various steps of the vegetation management cycle, for trees that remain unmitigated through removal. The tree data can inform risk analyses, planning, and forecasting. This information can inform inspectors on tree response to previous pruning activities. It can provide insight on various factors such as (but not limited to) growth rates of specific individual trees based on historical inspection. The tree specific data can also improve remote sensing data or outage trend or more broadly, observed failure patterns at the species level. b. This data initially would be gathered by utilizing inspection records and coordinates. This data will get updated with each tree's next inspection(s). Tree-specific data captured through other remote sensing would require subsequent field verification to confirm accuracy before the data could be relied upon for multi-year historical analysis. c. The utilities would need to benchmark in order to accurately address this guestion. 	Dakota Smith	5/25/2023	5/31/2023	5/31/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_008.zip	0 N/A	8.2.2.5	Vegetation Management and Inspections Focused Tree Inspections
389	OEIS	008	OEIS_008		2	OEIS_008_Q2	Regarding Undergrounding Workplan Targets a. Explain why PG&E has reduced undergrounding targets provided within its workplan when comparing PG&E's 2022 WMP to the 2023-2025 WMP. b. Provide two versions of an updated Table PG&E-8.1.2-3 from PG&E's 2023 2025 WMP in which the Top 20% is based on risk model output scores from V2 and V3 respectively, opposed to WFE. Both mileage and % of Portfolio column should be updated for each respective year and total.	A: In the 2022 WMP; PCSEE Ritroduces the farme underful form 10,000 astitution circuit miles in and near high wildfire risk areas which included an initial goal of undergrounding 3,400 miles from 2023-2026. PG&E submitted a workplan that included 3,716 miles for that time period. (2022 WMP Table RN-PG&E-22-03-02). In the 2023-2025 WMP, PG&E has reiterated its commitment to underground 10,000 circuit miles in and near high wildfire risk areas. In the 2023-2025 WMP, PG&E has targeted undergrounding 2,100 miles from 2023-2026. The plan it submitted contains 2,687 miles to ensure it can meet its targets. (2023-2025 WMP, Table PG&E-8.1.2-3). Along with the 2022 WMP and 2023 WMP, PG&E also presented its 10,000 mile undergrounding plan in its Test Year 2023 General Rate Case (TY 2023 GRC, A. 21-06-021). Similar to the update from our 2022 WMP to our 2023 WMP, PG&E reduced its forecast mileage (and cost) targets for 2023-2026 in its TY2023 GRC (A. 21-06-021, PG&E's Reply Brief, Table 4-8 and Table 4-9). The mileage targets in PG&E's Reply Brief are aligned to the mileage targets in its 2023-2025 WMP. PG&E recognizes, and has stated from the beginning, that its 10,000 mile undergrounding plan will evolve in light of: (1) the ongoing work and learnings from our project management team, engineers, operators, construction workers, and other experts; (2) input from external stakeholders; (3) the undergrounding plan reviews pursuant to Senate Bill (SB) 884; (4) the permitting process under state, county, and local laws; and (5) other factors such as economic and market conditions, and supply chain dynamics. Commissioner John Reynolds, in his opening remarks at the start of PG&E's TY2023 GRC evidentiary hearings, highlighted, in particular, the timing challenges presented in connection with PG&E's forecasting in the GRC while at the same time submitting annual wildfire mitigation plans for review by the Office of Energy Infrastr	Dakota Smith	5/25/2023	5/31/2023	5/31/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_008.zip	1 N/A	8.1.2.3	Grid Design and System Distribution Pole Replacements and Reinforcements
391	OEIS	008	OEIS_008		4	OEIS_008_Q4	Regarding PG&E's response to TURN DR 10 Question 4 a. Provide Attachment 1 with the following additional columns: i. Length of line (mi) ii. V3 Risk Score iii. V3 Risk Rank b. If not included above, provide the V3 risk rank for the following CPZs, and explain why they are not included in the above: i. BRUNSWICK 111063100 ii. GREEN VALLEY 210111054 iii. GREEN VALLEY 210112106 iv. GREEN VALLEY 21011206 iv. GREEN VALLEY 210136820 v. JAMESON 1105466348 vi. LAURELES 11112020 vii. MADISON 21011606 viii. MC ARTHUR 11011544 ix. MORGAN HILL 2111XR398 x. NARROWS 21052220 xi. NARROWS 21052216 xii. NARROWS 21052246 xiii. NARROWS 21052748 xiv. PANORAMA 11021342 xv. PANORAMA 11021526 xvi. POSO MOUNTAIN 21012181 xvii. SHINGLE SPRINGS 21099372 xix. SILVERADO 210258626 xx. TEMPLETON 2110901690	a. Please see attachment "WMP-Discovery2023_DR_OEIS_008-Q004Atch01.xlsx" for the requested updates. Length of line (mi), V3 Mean Risk Score, V3 Total Risk Score, and V3 Risk Rank can be found in Columns F-I, respectively. Length of line (mi) is represented by the field unhardened overhead high fire (HFTD + HFRA) miles, as the original data request requested for HFTD and HFRA circuit segments. b. Information was included for all the requested CP2s listed in the question, with the exception of the three CP2s listed below. The following three CP2s were not included in the file "WMP-Discovery2023_DR_TURN_010-Q004Atch01.xlsx" because these specific circuit segments have no miles associated in HFTD and HFRA; TURN DR 10. Question 004 specifically asked for HFTD and HFRA circuit segments: iv. GREEN VALLEY 210136820 xiv. PANORAMA 11021342 xv. PANORAMA 11021526	Dakota Smith	5/25/2023	5/31/2023	5/31/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_008.zip	1 N/A	Appendix D	Areas for Continued ACI PG&E-22-34 – Revise Improvement Process of Prioritizing Wildfire Mitigations Mitigations

390 OEIS 008	OE	EIS_008	3	OEIS_008_Q3	Regarding Inspection Find Rates a. Provide PG&E's work order find rate for distribution detailed and patrol inspections respectively, broken down by quarter from 2018 to 2022.	 Prease find PG&E stind rate for distribution overnead (OH) detailed and patrol inspections in the tables below. Please note that inspections are not evenly distributed by quarter, so PG&E has also provided the annual find rate for each inspection type. PG&E provides a few notes about the data below: Find rates are counted by unique notifications, so in some cases more than one notification is present for a single structure. Find rates for 2019 include only findings from PG&E's WSIP inspections, not GOCI65 inspections. Find rates for 2020-2022 for overhead inspections utilize a slightly different set of filters compared to PG&E's QDR reporting. These find rates exclude findings that were made through PG&E's Inspect app but were not part of the inspections program or vice versa. Based on the specific year, this data may also exclude any findings that were made before the first day of inspections each year. We are currently standardizing our find rate reporting for future QDR submissions and data requests by creating a formal Job Aid for this process. We will also create a single source of data for inspections and findings. Patrol Find Rates Q1 Q2 Q3 Q4 Annual Find Rate 2018 0.07% 0.10% 0.10% 0.11% 2020 0.12% 0.11% 0.10% 0.08% 0.09% 2020 0.12% 0.11% 0.12% 0.06% 0.09% 2022 0.14% 0.09% 0.12% 0.06% 0.10% OH Inspections Find Rates Q1 Q2 Q3 Q4 Annual Find Rate 2018 0.33% 7.37% 8.50% 14.08% 9.24% 2019 36.09% 29.04% 48.98% 26.78% 30.82% 	Dakota Smith	5/25/2023	6/5/2023	6/5/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_008.zip	0 N/A	8.1.3.2	Asset Inspections Distribution Asset Inspections
393 OEIS 009	OE	EIS_009	1	OEIS_009_Q1	associated secondary or service lines? What is the mileage of such lines?	trench and depending on where the new pad-mounted transformer is installed. Remaining secondary and service wire is hardened by replacing open-wire secondary, gray services, tree connects, and installing breakaway connectors with	Dakota Smith	6/1/2023	6/6/2023	6/6/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_009.zip	0 N/A	8.1.2	Grid Design and System Hardening Undergrounding of Electric Lines and/or Equipment – Distribution
394 CPUC - SPD (Safety Policy Division) 009		- SPD (Safety Division)_009	1		1)On pages 346-347 of the 2023 WMP PG&E discusses its risk reduction from undergrounding work and states "this plan will allow PG&E to target risk reductior in the highest wildfire risk areas to eliminate approximately 18 percent of existing wildfire risk by the end of 2026." Please elaborate and show how PG&E calculated 18 percent in wildfire risk reduction from undergrounding work. a.Which year baseline of risk did PG&E use? b.How much risk reduction was assumed for each year? c.Which version(s) of the WDRM was used? d.Was one version used for some years' risk reduction and another version used for other year(s)'? e.Was any other model used to calculate risk reduction and if so, how?	 utility risk as described in the rest of Section 7.2.2 and the 2023-2025 WMP. Also, the annual percentage risk reduction calculation for our undergrounding target (GH-05) in the 2023-2025 WMP is based on total utility risk. a. PG&E used the baseline year of 2023 based on the starting risk scores from the WDRM v3 risk model. Note, WDRM v3 is based on circuit segment geometries of as January 2022. To arrive at the 2023 baseline, PG&E incorporated the known 2022 underground and overhead hardening work in order to calculate the 18 percent wildfire risk reduction. b. Risk reduction was calculated, not assumed, as described in the preface of the response to this question (above). See the following table for the results of the calculations for each year. Year Risk Reduction 2022 0.38% 2023 1.72% 2024 3.38% 2025 4.96% 2026 7.99% Total: 18.42% c. WDRM v3 was used for this calculation. In those instances where an underground project was selected based on WDRM v2, PG&E matched the associated v3 circuit a. Year Sine standard on WDRM v2, PG&E matched the associated v3 circuit a. Year Sine standard on WDRM v2, PG&E matched the associated v3 circuit a. Year Sine standard on WDRM v2, PG&E matched the associated v3 circuit a. Year Sine standard on WDRM v2, PGSE matched the associated v3 circuit a. Year Sine standard on WDRM v2, PGSE matched the associated v3 circuit a. Year Sine standard on WDRM v2, PGSE matched the associated v3 circuit a. Year Sine standard on WDRM v2 risk scores b. No, EPSS operates independently of PSPS and is based on different criteria and 	Kevin Miller	6/2/2023	6/8/2023	6/7/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/SPD_009.zip	1 N/A	8.1.2	Grid Design and System Hardening Undergrounding of Electric Lines and/or Equipment – Distribution
395 CPUC - SPD (Safety Policy Division) 009		- SPD (Safety Division)_009	2	CPUC - SPD (Safety Policy Division)_009_Q2	2)On page 645 of its 2023 WMP PG&E states there has been a "Reduced size and duration of PSPS events" and claims "This is an indicator of increased operational maturity, flexibility, and system resilience." a.Is that claim directed toward PSPS? b.If yes, is it not at least in part or perhaps implied, that PG&E's increased operational maturity, flexibility, and resilience is also relying on other processes such as EPSS (fast trip)? 3)EG&E has less than the required number of personnel with required training	thresholds designed to mitigate hazards and threats that can lead to risk of ignitions and fires under non-PSPS conditions. See PG&E's 2023 WMP, Section 8.1.8 PSPS indicators of operational maturity, flexibility, and system resilience is based on but not limited to: Operational Maturity • Developed procedures in the PSPS decision making process by reviewing information provided by our SMEs and determining when there is an imminent and significant risk of strong winds impacting PG&E assets and a significant risk of large, destructive wildfires should ignition occur (see section 9.2.3 of PG&E's 2023 WMP). • Improved our weather forecasting and scoping capabilities by utilizing Catastrophic Fire Probability model which employs granular scoping processes to significantly reduce the public safety impacts of de-energization by deTenergizing smaller segments of the grid within the close confines of the fireTertical weather footprint, rather than de-energizing larger amounts of customers in more populated areas (see section 9.2.1 of PG&E's 2023 WMP). • Making extensive use of Advanced Notifications and outreach tools to notify impacted customers of the expected de-energization (see section 8.4.4.2 of PG&E's 2023 WMP). • Using an extensive camera, weather station, and satellite weather monitoring network and on-the-ground personnel to collect real-time observations to inform and speed the identification of Weather "AIL-Clear" times in more precise, smaller areas, to get customers back in service faster (see section 7.3.2.1 of PG&E's 2023 WMP). • Readying and increasing resources for restoration efforts, including use of helicopters and fixed wing aircraft to conduct line safety patrols after the Weather "AIL-Clear", restoring service to safe lines as quickly as possible subject to operational safety and ability to access equipment for patrol and any needed repairs (see section 7.3.9.5 of PG&E's 2023 WMP). • Supportion underschip customere through California Ecupation for thedenopdent PG&E has a constant influx and o	Kevin Miller	6/2/2023	6/8/2023	6/7/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/SPD_009.zip	0 N/A	9.1.2	Public Safety Power Shutoff Identification of Frequently De- Energized Circuits
396 CPUC - SPD (Safety Policy Division) 009		- SPD (Safety Division)_009	3	CPUC - SPD (Safety Policy Division)_009_Q3	for several categories in Table 8-39: PG&E's Personnel Training Programs for Wildfire and PSPS Events. Other tables related to staffing indicate if, for example, all staffing will complete training on time and reasons for not all being completed is the timing of table's required provision. Why are there less than	Center (EOC). As such, we are at various stages of training completion. In addition, different positions within the EOC require different levels of training. Some of the courses at the more advanced level are instructor led and offered quarterly. PG&E is increasing the number of instructors this year to be able to increase these offerings in	Kevin Miller	6/2/2023	6/8/2023	6/7/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/SPD_009.zip	0 N/A	8.1.8.3	Grid Operations and Procedures Personnel Work Procedures and Training in Conditions of Elevated Fire Risk
397 CPUC - SPD (Safety Policy Division) 009	Policy [- SPD (Safety Division)_009		CPUC - SPD (Safety Policy Division)_009_Q4	4)PG&E provides means to verify message receipt in Table 8-49: PG&E's Protocols for Emergency Communication to Stakeholder Groups. How accurate is this receipt information with regard to verifying messages are reaching intended recipient/resident to aid in intended safety outcomes (e.g., including, but not limited to, messages not being sent to a new number or persons no longer in the household)?	transmission level entities in high fire risk areas and likely to be impacted by PSPS and/or EPSS annually to confirm contact information for the purposes of outage	Kevin Miller	6/2/2023	6/8/2023	6/7/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/SPD_009.zip	0 N/A	8.4.4.1	Emergency Preparedness Protocols for Emergency Communications

398	CPUC - SPD (Safety Policy Division)	009	CPUC - SPD (Safety Policy Division)_009	5	CPUC - SPD (Safety Policy Division)_009_Q5	5)PG&E issues notifications to AFN/MB ratepayers. How does PG&E know that these notifications are received and that contact information is up to date? a.Does PG&E have a way to continuously/periodically verify that the contact information on file is current to help ensure such important notices are being received by the intended recipients?	Our MBL and SIV customers are sent annual communication either by email or a postcard (if an email address is not provided by the customer) between March and August, to reinforce the importance of having up-to-date contact information on file and encourage them to provide an alternative means of contact for PSPS notifications. MBL and SIV information is updated automatically and in real-time when a customer logs into their PG&E account and updates their information or when it is provided to a PG&E representative. Requests to change contact information can be submitted via multiple channels, therefore, there is no dedicated staffing member or department that implements changes. For example, contact information can be changed by customers via our website, which updates our systems of record directly. To Quality Assure and Quality Control (QA/QC) the MBL and SIV customer contact information, we conduct a weekly review to identify customers with either missing or invalid contact information as documented in our Customer Care and Billing System (CC&B). Additionally, we cross Teference contact information submitted through our other program applications (e.g., CARE/FERA and rebates) to run a daily sync between our Salesforce Application (used to process these program applications) and MBL database within the CC&B system. These weekly and daily processes are conducted year-round to help ensure the MBL and SIV contact information is current.	Kevin Miller	6/2/2023	6/8/2023	6/7/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/SPD_009.zip	0	N/A	8.5.3	Community Outreach and Engagement Engagement With Ac Functional Needs Pc	
399	CPUC - SPD (Safety Policy Division)	009	CPUC - SPD (Safety Policy Division)_009	6	CPUC - SPD (Safety Policy Division)_009_Q6	6)PG&E mentions pre-pandemic in-person engagement. Does PG&E have data comparing pre pandemic engagement to pandemic timeframe engagement efforts and among other things, attendance? For instance, are there metrics/data regarding non-AFN/MB and AFN/MB?	not have specifics on customer demographics in terms of who attends our Virtual webinars and town hall events. Registration is optional, and we find the majority of customers elect not to share their personal information (attendees show up as 'anonymous'). Prior to the pandemic (2019), all regional Safety Town Halls were conducted in person, except for all our All-Customer webinars. During and post pandemic (2020-2023), Regional Town Halls and Safety Webinars were conducted virtually. With that being said, we have seen good attendance throughout the first half of 2023 in our 15 already hosted Webinar events, up from 2021 & 2022. The table below summarizes the attendance of our events by year and the year-over-year percentage change: While in-person events are beneficial for a specific community, virtual events have several advantages that in-person events lack, such as the ability for customers to attend without needing transportation, our inclusion of ASL in the presentation, the ability to zoom in on content to view at a comfortable reading level, and the ability to view at a later date if not available at the broadcasted time. We are also hosting specific webinars for smaller audiences, such as our AFN community, which was held June 7, 2023, and in-language Webinars in July, focusing on programs benefitting those	Kevin Miller	6/2/2023	6/8/2023	6/7/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/SPD_009.zip	0	N/A	8.5.3	Community Outreach and Engagement With Ac Engagement Functional Needs Pc	
400	CPUC - SPD (Safety Policy Division)	009	CPUC - SPD (Safety Policy Division)_009	7	CPUC - SPD (Safety Policy Division)_009_Q7		at the same intervals as the general customer notifications. In addition, these customers receive repeat automated calls and texts at hourly intervals until the customer confirms receipt of the notifications by either answering the phone, responding to the text or opening the email. If confirmation is not received, a PG&E representative visits the customer's home to check on the customer in parallel to the continuation of hourly notification retries, referred to as the "doorbell ring process." If the customer does not answer, a door hanger is left at the home, when possible. PG&E's "doorbell ring" and "door hangar" process is above and beyond the guidelines set forth in CPUC's decisions under R. 18-12-005. While PG&E has not specifically benchmarked as an industry practice, the three joint California IOUs have aligned on this process. The door hanger is considered Successful Notification Delivery but is not confirmed as Notification Received. After a door hanger is left, these customers will continue to receive hourly retries until they confirm received.	Kevin Miller	6/2/2023	6/8/2023	6/7/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/SPD_009.zip	0	N/A	8.5.3	Community Outreach and Engagement With Ac Engagement Functional Needs Pc	
372	CPUC - SPD (Safety Policy Division)	005	CPUC - SPD (Safety Policy Division)_005	1	CPUC - SPD (Safety Policy Division)_005_Q1	and 2020, in the HFTD, non-HFTD, and territory-wide?	split between base System Hardening undergrounding work and fire rebuild work. All completed undergrounding circuit miles in 2022, 2021, and 2020 are in HFTDs. Year Completed Base UG Total Unit Cost (Average in \$M) Fire Rebuild UG Total Unit Cost (Average in \$M) Combined UG Total Unit Cost (Average in \$M) 2020 \$6.21 N/A \$6.21 2021 \$4.16 \$2.21 \$2.29 2022 \$3.48 \$2.16 \$2.77 As shown above, the rebuild costs, particularly the rebuild footprints in the Caldor and North Complex, are more inexpensive per mile than the base system hardening undergrounding projects because of less administrative and operational constraints in these environments (e.g., expedited timelines, accelerated permitting, geographic terrain). b. The current forecasted average cost per circuit mile for undergrounding, including Fire Rebuild and Base UG, is \$3.26 million in 2023, \$3.13 million in 2024, and \$2.96 million in 2025. All planned undergrounding projects are in HFTDs or high fire risk areas (HFRAs). c. As shown in the responses to subparts a & b, the year-over-year cost has generally decreased, and is expected to further decrease, due to multiple factors as we scale the program, including but not limited to: • Economies of scale as the program knowledge and familiarity grows with our internal crews, contractors, materials suppliers, designers and many others; • Undergrounding process efficiencies through lessons learned;	Kevin Miller	5/15/2023	6/12/2023	6/12/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/SPD_005.zip	1	N/A	8.1.2.2	Grid Design and System Hardening Undergrounding of Ele and/or Equipment – D	
373	CPUC - SPD (Safety Policy Division)	005	CPUC - SPD (Safety Policy Division)_005	2	CPUC - SPD (Safety Policy Division)_005_Q2	2.Provide the utility's cost estimate breakdown for undergrounding per mile. Provide the cost estimate in a commonly used cost-estimating format (e.g., Uniformat). If the utility uses a different format, provide internal documentation on that format so SPD can understand the cost estimate.	Please see the following table for each cost component's estimated contribution to the total unit cost. These estimates are based on actual costs for completed undergrounding work in 2023 to date. This year's completed projects are PG&E's best currently available representation of the cost estimating breakdown and is expected to be similar in future years. Cost Component Est. Contribution to Total Cost Labor (internal) 10% Materials 16% Contractor 61% Overhead 10% Other 2% Financing 1% 100%	Kevin Miller	5/15/2023	6/12/2023	6/12/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/SPD_005.zip	0	N/A	8.1.2.2	Grid Design and System Hardening and/or Equipment – D	
374	CPUC - SPD (Safety Policy Division)	005	CPUC - SPD (Safety Policy Division)_005	3	CPUC - SPD (Safety Policy Division)_005_Q3	3.How is PG&E incorporating subsurface variability (e.g., encountering hard rock, slope, or other conditions presenting significant, physical obstacles) into undergrounding cost calculations? Provide an example.	does not incorporate a specific subsurface variability factor into its portfolio cost forecasts. For completed work, costs associated with subsurface variability are captured at the individual project level, which is incorporated into the average cost per mile of the portfolio. PG&E describes construction issues related to subsurface variability and how those issues can impact projects costs in PG&E Wildfire Mitigation Plan - WMPrDiscoverv2023 DR_CalAdvocates_022-0002 PG&E has not made changes to our per mile cost forecasts related to CalTrans trench	Kevin Miller	5/15/2023	6/12/2023	6/12/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/SPD_005.zip	0	N/A	8.1.2.2	Grid Design and System Hardening and/or Equipment – D	ectric Lines Distribution
375	CPUC - SPD (Safety Policy Division)	005	CPUC - SPD (Safety Policy Division)_005	4	CPUC - SPD (Safety Policy Division)_005_Q4	4.PG&E has stated that CalTrans trench depth requirements exceeded PG&E trench depth requirements. How has this impacted costs and planning? For planning purposes, what percentage of anticipated underground circuit miles will be impacted by the CalTrans trench depth requirements for 2023-2025?	 depth requirements. Planning for CalTrans trench requirements is incorporated into individual project design packages. Of the approximately 2,700 circuit miles planned in the 2023-2026 Undergrounding Workplan (filed with the 2023-2025 WMP), 204 circuit miles are on projects where PG&E has determined that the CalTrans trench depth requirements are likely to apply. Currently, this makes up less than 8% of the underground circuit miles planned in our WMP. Engineers incorporate CalTrans trench depth requirements into the individual projects during the project design phase. The cost and planning impacts of the CalTrans 	Kevin Miller	5/15/2023	6/12/2023	6/12/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/SPD_005.zip	0	N/A	8.1.2.2	Grid Design and System Undergrounding of Ele Hardening and/or Equipment – D	
376	CPUC - SPD (Safety Policy Division)	005	CPUC - SPD (Safety Policy Division)_005	5	CPUC - SPD (Safety Policy Division)_005_Q5	5.日ow does service life impact cost calculation?	requirements to each of these projects is subject to final design of alignment. PG&E's undergrounding cost forecasts represent the capital costs to construct projects. Service life is not considered in these calculations, but is expected to be longer than overhead lines. PG&E also expects that by undergrounding distribution lines, PG&E's long-term costs for operations and maintenance, vegetation management, and other	Kevin Miller	5/15/2023	6/12/2023	6/12/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/SPD_005.zip	0	N/A	8.1.2.2	Grid Design and System Hardening and/or Equipment – D	
377	CPUC - SPD (Safety Policy Division)	005	CPUC - SPD (Safety Policy Division)_005	6	CPUC - SPD (Safety Policy Division)_005_Q6	6.What is the estimated multiplier for conversion from overhead (OH) line to underground (UG) line (e.g., 1.25 Mile OH converts to 1.00 Mile UG)? a.⊟ow was this conversion rate derived? b.⊟ow was it established as the accepted/operating average for project planning purposes?	activities will decrease. a. The original estimated conversion of overhead to underground mileage (1.25) was based on subject matter expertise. In April 2023, PG&E completed a manual review of 19 projects completed in 2022 to validate this estimate. In these 19 projects, we removed approximately 12.7 overhead miles and replaced them with 16.3 underground miles Based on this subset of data, which is generally consistent with the estimated conversion rate for our overall portfolio, the conversion factor from overhead to underground was 1.3. Please also see response to 2023 WMP Discovery TURN 001-001, subpart (d). b. See response to part (a).	Kevin Miller	5/15/2023	6/12/2023	6/12/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/SPD_005.zip	0	N/A	8.1.2.2	Grid Design and System Hardening And/or Equipment – D	

378	CPUC - SPD (Safety Policy Division)	005	CPUC - SPD (Safety Policy Division)_005	7	CPUC - SPD (Safety Policy Division)_005_Q7	 7.On pilot projects completed to date: a. What is the total all-in cost per mile? b. What is the breakdown of project costs per mile? SPD expects to see the following components inside of the costs, although SPD understands they may not be broken down in this exact format: i.Scoping (e.g., primary line, secondary line, service drop) ii.Design (e.g., fees for both internal and external designers) iii.Design Estimating (e.g., labor, materials, other costs) iv.Dependencies (e.g., permits, contracts, long-lead materials) v.Construction (e.g., civil construction, electric construction) vi.Other? (e.g., direct payments to homeowners so homeowners may complete work such as landscaping or road repair) 	a. In 2019, PG&E completed two pilot projects to convert overhead primary conductor to underground primary conductor. The total all-in cost per mile for each pilot project is noted in the below table: Project Order # 35052718 35089880 Total Unit Cost Per Mile (in \$M) \$2.11 \$4.18 b. PG&E breaks down actual costs slightly differently than the format suggested by SPD in this question. For undergrounding at the project level PG&E uses a format agreed on in partnership with other IOUs. The following components contribute to the total: • Labor (internal) • Materials • Contractor • Overhead (division, corporate, etc.) • Other • Financing Costs The costs for each of the two pilot projects by cost component are shown in the table below. Project Order # 35052718 35089880 Cost Component Labor (internal) \$124,386.70 \$312,187.82 Materials \$84,639.90 \$441,554.87 Contractor \$508,081.67 \$561,087.68 Overhead \$126,013.77 \$333,701.10 Other \$44,967.19 \$27,643.32 Financing \$16,753.82 - Total Cost \$904,843.05 \$1,676,174.79 Undergrounded Miles 0.43 0.40	Kevin Miller	5/15/2023	6/12/2023	6/12/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/SPD_005.zip	0 N/A	8.1.2.2	Grid Design and System Undergrounding of Electric Lines and/or Equipment – Distribution
379	CPUC - SPD (Safety Policy Division)	005	CPUC - SPD (Safety Policy Division)_005	0	CPUC - SPD (Safety Policy Division)_005_Q8	8.Please provide WMP-Discovery2023_DR_TURN_007- Q001Atch01CONF.xlsx, used to address TURN Data Request 7, Question 1, discussing RSE calculation for system hardening.	Please see "WMP-Discovery2023_DR_TURN_007-Q001Atch01CONF.xlsx."	Kevin Miller	5/15/2023	6/12/2023	6/12/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/SPD_005.zip	1 N/A	8.1.2.2	Grid Design and System Hardening Undergrounding of Electric Lines and/or Equipment – Distribution
380	CPUC - SPD (Safety Policy Division)	005	CPUC - SPD (Safety Policy Division)_005	9	CPUC - SPD (Safety Policy Division)_005_Q9	 9.On page 151 of the 2023-2025 WMP, PG&E states that the WDRM v3 ignition source is "PG&E's Historical Ignitions Data, 2015-2021 (approximately 2,500 CPUC-reportable ignitions and approximately 1,900 non-reportable ignitions)." a.Describe how PG&E is using the ~1,900 non-CPUC-reportable ignitions in its risk modeling. b.Provide this ~1,900 non-CPUC-reportable ignition data as a spreadsheet in format similar to the existing CPUC-reportable ignitions data (as in DR SPD_PG&E_2023_004 and at Wildfire and Wildfire Safety (ca.gov), under Fire Ignition Data) 	the WDRM v3 is provided in "WMP-Discovery2023_DR_SPD_005- Q009Atch01.xlsx." This information has been aligned with the format used for the CPUC reportable ignitions. In some cases, not all data is available for these	Kevin Miller	5/15/2023	6/12/2023	6/12/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/SPD_005.zip	0 N/A	6.2.1	Risk Methodology and Risk and Risk Component Assessment Identification
405	CalPA	Set WMP-26	CalPA_Set WMP-26	1	CalPA_Set WMP-26_Q1	 (a) Please describe your general process or strategy for developing load forecasts. (b) Do you have a written process or procedure for developing load forecasts? (c) If the answer to (b) is "yes", provide a copy. (d) If the answer to (b) is "no", explain why not. 	of the Distribution Planning Process. This document was submitted as part of the 2020 GRC Phase II Cost of Service Testimony as Chapter 6, Distribution Expansion Planning Process and Projected Costs. Part C the document includes information regarding load forecasting. b) Yes, PG&E has a written process for producing annual distribution load forecasts. c) Please see WMP-Discovery2023_DR_CalAdvocates_026-Q001Atch02 for a copy of the Distribution Planning Process, 050864 "Guide for Planning Area Distribution Facilities." Section 7 provides information regarding load forecasting. d) Not applicable. a) No. The choice of which system hardening measure is deployed for wildfire mitigation purposes is not influenced by either load forecasts or load growth projects	Holly Wehrman	7/27/2023	8/10/2023	8/10/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_026.zip	2 N/A	8.1.2.2.	Grid Design and System Hardening Undergrounding of Electric Lines and/or Equipment – Distribution
406	CalPA	Set WMP-26	CalPA_Set WMP-26	2	CalPA_Set WMP-26_Q2	 (a) Do you consider load growth projections when you determine which system hardening measures to deploy for wildfire mitigation purposes? (b) If the answer to (a) is "yes", explain how load growth projects influence your mitigation selection process. (c) If the answer to (a) is "no", explain why not. 	 in an area. b) Not applicable c) System hardening measures are selected based on wildfire risk and ignition risk mitigation needs, not loading. However, any loading concerns (including load growth projections) are addressed during the system hardening project scoping and design phases, such as the application of new mainline cable/conductor, additional reactive power or voltage control equipment, upgraded protection, or additional 	Holly Wehrman	7/27/2023	8/10/2023	8/10/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_026.zip	0 N/A	8.1.2.2.	Grid Design and System Hardening Undergrounding of Electric Lines and/or Equipment – Distribution
407	CalPA	Set WMP-26	CalPA_Set WMP-26	3	CalPA_Set WMP-26_Q3	 (a) When you plan system hardening projects for wildfire mitigation purposes, do you design projects to accommodate forecasted load growth? (b) If yes, what degree of load growth do you design for? (c) Describe your process for incorporating forecasted load growth into the design of system hardening projects (for instance, which scenarios of possible load growth are considered). 	phases a) Yes, when we plan system hardening projects for wildhire mitigation purposes the scope and design of the project may be influenced by forecasted load growth. b) The design takes into account a 13-year substation transformer and distribution circuit breaker forecast and a three-year distribution line-section forecast. c) Only one scenario is used for load forecasting. This scenario uses known load applications for service as well as the most-recently-adopted California Energy Commission Integrated Energy Policy Report forecast for load and Distributed Energy Resource growth. Our Electric Distribution Planning team provides input and review for the Grid Design team throughout the scoping process ensuring that adequate capacity, voltage control, and protection is incorporated with the system hardening project scope. There is also an additional touchpoint later in the estimating process where the Electric Distribution Planning and Grid Design engineering teams review the Circuit Map Change Sheet (CMCS) and approve the final design. At that point, if any changes are required due to new forecasted load are required to the construction be onverting to the construction to construct the construction the construction to construct the construction the construction to construct the construction to construct the construction of the construction to construct the construction to construct the construction to construct the construction the construction to construct the construction to construct the construct the construction to construct the construct the construction the construct the construct the construction to construct the construct the construction the constr	Holly Wehrman	7/27/2023	8/10/2023	8/10/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_026.zip	0 N/A	8.1.2.2.	Grid Design and System Hardening Undergrounding of Electric Lines and/or Equipment – Distribution
408	CaIPA	Set WMP-26	CalPA_Set WMP-26	4	CalPA_Set WMP-26_Q4	 (a) In a typical bare conductor to covered conductor conversion project, is the intention to maintain, increase, or decrease the load capacity at peak operating temperatures? (b) Explain the reasoning for your response to part (a). 	risk of catastrophic wildfire. When converting from bare conductor to covered conductor, we ensure that we maintain the load capacity at peak, at a minimum. We also work with our Distribution Planning team to scale the design for forecasted load growth where required. b) Designing the system to maintain current capacity and voltage systems allows for continuity not only in the load profile and customer service expectations, but also switching capabilities we have established to handle regular operation and system maintenance. PG&E designs for two basic systems in primary electric distribution: tap-line and mainline. Tap-lines are typically served by fuses and interrupters and are generally serving less than 100 amps. Our new minimum wire sizes are 1/0 aluminum conductor steel reinforced (ACSR) XLPE tree wire (non corrosion), #2 copper (CU) XLPE tree wire (corrosion), and 1/0 aluminum (AL) EPR for UG. Each of these conductor sizes can serve greater than 150 amps so typically all that is required if load is forecasted higher is a change in protection either to a larger fuse or through the application of a recloser or interrupter. If the load forecast is greater that what can be solved through protection upgrades alone, we would consider extending additional mainline conductor through the area to offload the tap-lines and providing a system capable of handling that load. Mainlines are typically the backbone of the system served by circuit breakers and line reclosers. Our wire sizes are 715.5 all aluminum conductor (AAC) XLPE tree wire, 37.5 (AAC) XLPE tree wire, 1,100 AL EPR for UG, and 600 AL EPR for mainline UG further out on the circuit. Each of these conductor/cable choices can serve more than 400 amps and are typically based on their forecasted load, voltage needs, reactive power flow, and operational capacity requirements in the area. Additional measures included in mainline design are voltage regulators, capacitors for reactive power management, mainline protection and SCADA, as well as considerations for n	Holly Wehrman	7/27/2023	8/10/2023	8/10/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_026.zip	0 N/A	8.1.2.2.	Grid Design and System Hardening Undergrounding of Electric Lines and/or Equipment – Distribution
409	CalPA	Set WMP-26	CalPA_Set WMP-26	5	CalPA_Set WMP-26_Q5	 (a) Are all new covered conductor installation projects designed to accommodate loads greater than current capacity for the same circuit? (b) If the answer to (a) is "yes", explain how. (c) If the answer to (a) is "no", explain why not. 	requirements to support switching and regular maintenance. However, not all areas are forecasted to require additional capacity for regular or emergency loads. b) Please see our response to subpart (a).	Holly Wehrman	7/27/2023	8/10/2023	8/10/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_026.zip	0 N/A	8.1.2.2.	Grid Design and System Hardening Undergrounding of Electric Lines and/or Equipment – Distribution
410	CalPA	Set WMP-26	CalPA_Set WMP-26	6	CalPA_Set WMP-26_Q6	 (a) Are all overhead to underground conductor conversion projects designed to accommodate loads greater than current capacity for the same circuit? (b) If the answer to (a) is "yes", explain how. (c) If the answer to (a) is "no", explain why not. 	 c) Please see our response to subpart (a). a) In general, new underground systems are designed to accommodate forecasted growth in an area, where applicable, as well as for operational capacity requirements to support switching and regular maintenance. However, not all areas are forecasted to require additional capacity for regular or emergency loads. b) Please see our response to subpart (a). 	Holly Wehrman	7/27/2023	8/10/2023	8/10/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_026.zip	0 N/A	8.1.2.2.	Grid Design and System Hardening Undergrounding of Electric Lines and/or Equipment – Distribution
411	CalPA	Set WMP-26	CalPA_Set WMP-26	7	CalPA_Set WMP-26_Q7	Describe the challenges or advantages entailed in increasing load capacity on a circuit that has previously been hardened with covered conductor.	c) Please see our response to subpart (a). There are no significant differences to increasing load capacity on a circuit that has been hardened with covered conductor as compared to one that has not been hardened. In each case, the systems' structures and components will have to be replaced as required to support larger conductor or an additional underbuilt circuit. It might be possible for a hardened system to require fewer protection upgrades and, to a lesser extent, pole replacements to increase load capacity. It might also be possible for new load growth not to require physical system changes on a hardened system if it was	Holly Wehrman	7/27/2023	8/10/2023	8/10/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_026.zip	0 N/A	8.1.2.2.	Grid Design and System Hardening Undergrounding of Electric Lines and/or Equipment – Distribution
412	CalPA	Set WMP-26	CalPA_Set WMP-26	8	CalPA_Set WMP-26_Q8	Describe the challenges or advantages entailed in increasing load capacity on a circuit that has previously been hardened with underground conductor.	Already upgraded to support forecasted growth increasing capacity on an underground electric distribution system will differ depending on whether the underground system was built recently or in the past under different engineering and design standards. Based on current design standards and practices, it is likely that recent undergrounding projects include physical capacity to support forecasted load growth in the sense that spare conduits or larger cable may have already been installed. However, if load capacity above the design of a recently built underground system is required, then additional cable systems and enclosures would likely need to be installed. In these cases, digging near existing underground infrastructure can be more difficult than installing underground assets in the first place, and finding locations for additional enclosures may be challenging. Lastly, in some limited cases, a higher capability compact cable can be pulled through the existing conduit system to support additional load growth without having to do additional trenching or installing additional conduits. If load capacity needs to increase on an underground system built before our current engineering and design standards, then any potential challenges would depend on the health of the existing underground system. If the existing conduit is compromised then it may not be possible to pull new cable through the existing conduit and, potentially, new enclosures as well. If the existing conduit is generally intact, it may be possible to pull new cable through that conduit to facilitate some load growth without significant exturied.	Holly Wehrman	7/27/2023	8/10/2023	8/10/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_026.zip	0 N/A	8.1.2.2.	Grid Design and System Undergrounding of Electric Lines and/or Equipment – Distribution

422	CalPA	Set WMP-28	CalPA	A_Set WMP-28	1	CaIPA_Set WMP-28_Q1	RN-PG&E-23-02 Page 35 of PG&E's response states, "PG&E is currently working to integrate QC with our execution processes to drive quality during initial work execution." a) Describe how PG&E will integrate QC with execution processes. b) Describe the QC and QA processes in place at the beginning of 2023 for a detailed distribution inspection. Describe the process from start to finish, from any QA actions that occur prior to the inspection, continuing through the inspection, and ending when QC and QA are both complete. c) Describe the QC and QA processes that PG&E is proposing—in which QC will be integrated with execution processes—for a detailed distribution inspection. As specified in the previous part, describe the process from start to finish. d) State the percentage of distribution asset inspections that will undergo the integrated QC process that PG&E is proposing.	 o QC completes their review of the QC-eligible locations through desktop and/or field reviews; QC shares any QC failures with the SI execution team; o QC completed locations become eligible for QA sampling; WMP-Discovery2023_DR_CalAdvocates_028-Q001 Page 2 o QA performs statistical sampling of QC completed locations per the 95% I confidence and 5% margin of error criteria described in the WMP; 	Holly Wehrman	8/10/2023	8/15/2023	8/15/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_028.zip	0	N/A	8.1.6	Quality Assurance and Quality Control	N/A
423	CalPA	Set WMP-28	CalPA	A_Set WMP-28	2	CalPA_Set WMP-28_Q2	 a) How will PG&E track the quality of asset inspection work under the integrated QC process (which was previously tracked as a QC pass rate)? b) What metrics or measures will PG&E use to identify a possible downward trend in the quality of asset inspection work? 	 (a), during the second and third bullets of the processes described in subpart (b). PG&E is continuing to explore additional opportunities for further integration of the execution and QC functions. d) PG&E is pursuing QC on 30% of all System Inspections following the to-be integrated a) The quality of asset inspection work is being tracked by using data on QC failures to inform dashboards and plans which give visibility into opportunities for improvement in initial work execution, driving quality at the source. Where applicable, PG&E will also continue to track QC pass rates as we have done previously. b) PG&E utilizes pareto charts, among other tools, to track top finding types which are reviewed with stakeholders to formulate data-driven plans of action. Where applicable, PG&E will also continue to review QC pass rates. 	Holly Wehrman	8/10/2023	8/15/2023	8/15/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_028.zip	0	N/A	8.1.6	Quality Assurance and Quality Control	N/A
424	CalPA	Set WMP-28	CalP <i>I</i>	A_Set WMP-28	3	CalPA_Set WMP-28_Q3	 RN-PG&E-23-02 Table 8-7-1 (Revised) on page 35 of PG&E's response states that PG&E will perform field QA audits on 500 transmission locations and 1500 distribution locations. a) Provide a breakdown of the 500 transmission locations by inspection type. For example, how many of these locations will audit detailed ground inspections, how many will audit aerial inspections, etc. b) Provide a breakdown of the 1500 distribution locations by inspection type. For example, how many of these locations will audit detailed ground inspections, how many will audit aerial inspections, etc. 	b) Please see the response to subpart (a) for an explanation of how distribution locations are sourced. The process is the same for distribution locations as it is for	Holly Wehrman	8/10/2023	8/15/2023	8/15/2023	<u>https://www.pge.com/pge_global/common/pdfs/s</u> <u>afety/emergency-preparedness/natural-</u> <u>disaster/wildfires/wildfire-mitigation-</u> <u>plan/reference-docs/2023/CalAdvocates_028.zip</u>	0	N/A	8.1.6	Quality Assurance and Quality Control	N/A
425	CalPA	Set WMP-28	CalPA	A_Set WMP-28	4	CaIPA_Set WMP-28_Q4	 RN-PG&E-23-02 Table RN-PG&E-23-02-1 on page 36 of PG&E's response shows higher QC pass rates in 2023 (as of July 25, 2023) than in 2022. a) For each of the four QC categories displayed in Table RN-PG&E-23-02-1, provide the sample size (as both a number and percentage of total) that has undergone QC in 2023 as of July 25, 2023. b) List all factors to which PG&E attributes the improved QC pass rates. This may include changes to inspection programs, changes to training, changes to the QC process, different personnel/contractors, etc. 	Distribution Field 79.3% 87% 22,430 56.07% Desktop 85.5% 94.0% 83,000 41.5% WMP-Discovery2023_DR_CalAdvocates_028-Q004 Page 2 b) Our improved pass rates are the result of the continuous improvements our teams have made since Energy Safety issued the 2022 Revision Notice and which are described in both our 2022 and 2023 WMPs. In particular, the system inspections and QC organizations have weekly collaboration sessions to explore improvement opportunities, identify gaps in our processes, address challenges. and review trends. Furthermore, in addition to the internal improvements we have made, as of July 10, 2023, we have created 74 additional PG&E compliance	Holly Wehrman	8/10/2023	8/15/2023	8/15/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_028.zip	0	N/A	8.1.6	Quality Assurance and Quality Control	N/A
426	CalPA	Set WMP-28		A_Set WMP-28	5	CalPA_Set WMP-28_Q5	 quality management resources, we can mitigate \$20 million in annual costs to our customers in 2024 and 2025 and yet achieve comparable quality performance results." a) State the basis for PG&E's estimate that its proposed QC process will mitigate \$20 million in annual costs to customers. b) State the basis for PG&E's statement that its proposed QC process will achieve comparable quality performance results. c) Please describe the methods PG&E will use to track and compare the quality performance between its proposed QC process and the QC process in place at the beginning of 2023. RN-PG&E-23-02 Table 8-18-1 (Revised) on page 37 of PG&E's response states that: 28,516 distribution locations underwent field QA audits in 2022, and 2,500 distribution locations in the HFTDs will undergo field QA audits in 2023. 	in By the singliturating control close into the twork and eliablinity existing personition of address and mitigate issues faster, we will ensure that less formal sampling of locations through QC will need to occur and issues will be identified up front. This \$20 million efficiency is a forecast based on the savings we anticipate through needing to sample less locations, and improvements to the quality of work up front which will cause a reduction in re-work and QC costs. b) Please see the response to subpart (a) above for an explanation as to how our new QC process will achieve comparable, or improved, quality performance results. Please also see our response to Question 4(b) of this data request for additional information regarding how we are improving our QC pass rates. c) Quality is being tracked by using data on QC failures to inform dashboards and plans which give visibility into opportunities for improvement in initial work execution, driving quality at the source. Where applicable, PG&E will also continue to track QC pass rates as we have done previously. PG&E utilizes pareto charts, among other tools, to track top finding types which are reviewed with stakeholders to formulate data-driven plans of action. Where applicable, PG&E will also continue to review QC pass rates. The locations that underwent QV/QA audits in 2022 were not solely focused on HFTD. In addition, the ability to discern between HFTD and non-HFTD, or the various VM programs that were reviewed on distribution (pre-inspection, second patrol, etc), was limited in 2022. This means that the identified number of 2022 QV/QA audits is not	Holly Wehrman	8/10/2023	8/15/2023	8/15/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_028.zip https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural-	0	N/A	8.1.6	Quality Assurance and Quality Control	N/A N/A
427	CalPA	Set WMP-28		A_Set WMP-28	7	CaIPA_Set WMP-28_Q6	 Given that approximately one third of PG&E's overhead distribution lines are in the HFTDs (per Table 5-2 in PG&E's 2023-2025 WMP), please explain why the proposed audit sample size in 2023 is approximately one tenth of the actual audit sample size in 2022. RN-PG&E-23-03 Page 41 of PG&E's response states, "The likelihood of experiencing an extended outage (i.e., an outage of 12 hours or more) on EPSS enabled lines was 29% lower than for all PG&E outages in 2022, and for Medical Baseline or Vulnerable customers the same percentage was 62% lower than for that same population during Non-EPSS outages in 2022." a) Has PG&E conducted a study or analysis of why the likelihood of experiencing an extended outage on EPSS enabled lines was 29% lower than for all PG&E outages in 2022." b) If the answer to part (a) is yes, please provide the results of the study or analysis. c) Per PG&E's 2023-2025 WMP, PG&E responds to most outages on EPSS-enabled lines within 60 minutes. Describe the extent to which this expedited response time contributes to the likelihood of experiencing an extended outage 	 directly comparable to the planned 2023 sample audits. Given the implementation of the Quality Management System (QMS) in the first months t of 2023, and the statistically valid QA sampling methodology, PG&E is focusing quality oversight where it will deliver the greatest value in the areas of highest risk. a) PG&E has hot conducted a specific analysis relative to drivers of extended outages between EPSS and Non-EPSS enabled lines. b) N/A c) Given the elevated wildfire risk associated with EPSS enablement, PG&E prioritizes our response procedures to EPSS outages by dispatching the closest available qualified resources to the location of the outage within 60 minutes. While this 	Holly Wehrman	8/10/2023	8/15/2023	8/15/2023	disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_028.zip https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_028.zip	0	N/A	8.1.6	Quality Control Grid Operations and Procedures	N/A N/A
429	CalPA	Set WMP-28	CalPA	A_Set WMP-28	8	CalPA_Set WMP-28_Q8	 RN-PG&E-23-03 Page 44 of PG&E's response states, "PG&E estimates that by the end of this WMP cycle, we will have reduced wildfire risk in the HFTD/HRFA by 94 percent through a combination of permanent risk reduction (system resilience mitigations) and operational mitigations such as EPSS." a) State the basis for the estimate that, by the end of this WMP cycle, PG&E will have reduced wildfire risk in the HFTD/HFRA by 94 percent. b) Provide any supporting data for your response to part (a). c) Please disaggregate the estimated 94 risk reduction figure into the amounts attributable to permanent risk reduction and operational mitigations. 	 a) The basis for the first reduction calculations are the mitigations we will apply by the end of this WMP cycle to each circuit segment. The mitigations we are proposing for each circuit segment is and as seen in Attachment "2023-04-06_PGE_2023_WMP_R2_Section 6.4.2_Atch01," submitted with the WMP on April 6, 2023. Attachment "WMP-Discovery2023_DR_CalAdvocates_028-Q008Atch01.xlsb" shows that we may achieve 94 percent risk reduction by the end of the WMP cycle (see tab: Top RiskTable, Cell P11189). Since filing the WMP, we have seen promising results from our wider deployment of Downed Conductor Detection (DCD) protection 	Holly Wehrman	8/10/2023	8/15/2023	8/15/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_028.zip	1	N/A	8.1.8	Grid Operations and Procedures	N/A
430	CalPA	Set WMP-28	CalPA	A_Set WMP-28	9	CalPA_Set WMP-28_Q9	 RN-PG&E-23-04 Page 55 of PG&E's response states, "Instead, we will eliminate the entire HFTD maintenance tag backlog by 2029." a) Is the above statement intended to refer to the HFTD maintenance backlog, or the HFTD/HFRA maintenance backlog? b) If the answer to part (a) is the HFTD maintenance backlog, state when PG&E will eliminate the entire HFTD/HFRA maintenance backlog. c) Does PG&E's plan for addressing maintenance tag backlogs differentiate between tags in HFTD and tags in HFRA? 	a) The above statement refers to the maintenance backlog in HFTD/HFRA locations. b) Not applicable, please see the response to subpart (a) above.	Holly Wehrman	8/10/2023	8/15/2023	8/15/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_028.zip	0	N/A	8.1.8	Grid Operations and Procedures	N/A

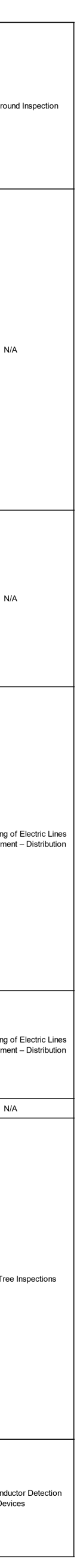
431	CalPA	Set WMP-28 CalPA_Set WMP-28	10	CalPA_Set WMP-28_Q10	 RN-PG&E-23-04 Figure RN-PG&E-23-04-1 on page 46 of PG&E's response shows that, under PG&E's proposed plan to address maintenance tags, the average open notification age will remain at or under two years. Under PG&E's previously proposed plan, the average open notification age would reach 4.5 years. a) Has PG&E performed a study or analysis of the average number of days that notifications will be overdue (per GO 95 timelines) under its proposed (in PG&E's response) and previous (in PG&E's March 2023 WMP) plans to address overdue maintenance? b) If the answer to part (a) is yes, please provide a table or figure to show the average number of days that maintenance tags will be overdue under the plans proposed in PG&E's March 2023 WMP and in PG&E's response 	 a) No, we have not performed a study or analysis with the specific criteria referenced in subpart (a) of this request. b) Not applicable, please see the response to subpart (a) above. a) The scoring or individual tags is not performed differently than the scoring or tags to 	Holly Wehrman	8/10/2023	8/15/2023	8/15/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_028.zip	0	N/A	8.1.8	Grid Operations and Procedures	N/A
432	CalPA	Set WMP-28 CalPA_Set WMP-28	11	CalPA_Set WMP-28_Q11	 RN-PG&E-23-04 Footnote 16 on page 52 of PG&E's response states, "PG&E will develop a risk spend efficiency by isolation zone bundle and not for individual tags. We will identify groupings of EC notifications in an isolation zone (similar to a circuit protection zone) and sum the wildfire risk of those notifications. That sum will be divided by the sum of the average unit cost of those same notifications to get a risk spend efficiency by isolation zone bundle." a) How will PG&E determine the wildfire risk of individual notifications? b) How will PG&E determine the unit cost of individual notifications? 	 be included in isolation zone bundles. The open EC tags WDRM v3 risk scoring methodology begins with all open EC tags, specifically priorities B, E, F, and H. Each tag will concatenate all noted deficiencies (FDAs) associated with it. Once each tag has all the FDAs pertaining to it, the FDAs are matched to the appropriate WDRM v3 sub models to collect the wildfire risk scores from the associated model. Once each ignition FDA has wildfire risk scores, the scores are summed for the individual tag. If there is a single tag on an isolation zone, it is effectively a bundle of one, and therefore a standalone score. b) Unit cost of individual notifications is based on the MAT code in which the notifications will be executed. The unit cost is calculated dividing historical annual total costs by annual total unit completion in a single MAT. In addition to the historical average, PG&E will incorporate planned changes in how we will conduct the work, or known opportunities/risks to component costs such as materials escalation (for example, 	Holly Wehrman	8/10/2023	8/15/2023	8/15/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_028.zip	0	N/A	8.1.8	Grid Operations and Procedures	N/A
433	CalPA	Set WMP-28 CalPA_Set WMP-28	12	CalPA_Set WMP-28_Q12	RN-PG&E-23-04 PG&E states that an isolation zone is "similar to a circuit protection zone" (footnote 16 on page 52). a) Define "isolation zone." b) Is an isolation zone identical to a circuit protection zone? c) If the answer to part (b) is no, describe the differences.	 the cost of noles increasing) a) AS described in roothole in (page 53) or the Revision Notice, we provide the following definition: "An isolation zone is an area between isolation devices that can be de-energized in support of maintenance purposes." To provide further elaboration, an Isolation Zone segments between or below isolation devices, (where an isolation device is a member of the set of Circuit Breaker, Dynamic Protective Device, Fuse, or Switch devices). b) No, an isolation zone is not identical to a circuit protection zone. c) A Circuit Protection Zone (CPZ) is a segment of a distribution circuit between two protection devices. CPZs are also sometimes referred to as circuit segments. As described above, an isolation zone is an area between isolation devices (where a Dynamic Protective Device is one type of isolation device) that can be de-energized. Therefore, an isolation zone can be the same as a CPZ but typically is smaller as there are other types of isolation devices beyond the Dynamic Protective Device which would define the extents of a CPZ 	Holly Wehrman	8/10/2023	8/15/2023	8/15/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_028.zip	0	N/A	8.1.8	Grid Operations and Procedures	N/A
435	CalPA	Set WMP-28 CalPA_Set WMP-28	14	CalPA_Set WMP-28_Q14	RN-PG&E-23-04 Table RN-PG&E-23-04-6 on page 59 of PG&E's response estimates PG&E will create 70,200 level two tags in 2023, 54,000 level two tags in 2024, and 55,700 level two tags in 2025. a) State the basis for the reduced number of level 2 tags PG&E forecasts being created in 2024 and 2025 compared to 2023.	Secondly, PG&E is using its historic inspection results and asset failure data to improve its inspection programs to be more targeted at identifying and creating tags for compelling asset health conditions that should be addressed through our maintenance program PG&E anticipates this will align future years find rates with	Holly Wehrman	8/10/2023	8/15/2023	8/15/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_028.zip	0	N/A	8.1.8	Grid Operations and Procedures	N/A
436	CalPA	Set WMP-28 CalPA_Set WMP-28	15	CalPA_Set WMP-28_Q15	 RN-PG&E-23-04 Page 63 of PG&E's response states, "For example, we have found certain splices (e.g., splices within two feet of an insulator, and number of splices per span) do not pose an increased risk of ignition. Instead of issuing a non-ignition risk maintenance tag, the splices are better addressed by the asset management team as they are a potential indicator of a holistic asset health issue." a) Describe how the asset management team will track splices if a maintenance tag is not issued. b) Describe the circumstances under which PG&E would repair splices that do not pose an ignition risk, and therefore do not have a maintenance tag. c) How does PG&E's asset management team use splices as an indicator of "holistic asset health" and under what circumstances does the asset management team take action based on this indicator? 	 b) PG&E would address asset health conditions by bundling the work with planned projects at the location. As described in response to subpart (c) below, asset health conditions will be one of the inputs for prioritizing circuits for proactive replacements. Once selected for replacement, all asset health conditions at the location will be addressed as part of the replacement project. c) PG&E leverages the conductor composite model to determine which conductors have the highest likelihood of failure. Asset health conditions such as "splices within two feet" and the "number of splices in a span" will become an input data point for the machine learning-based model to improve the risk prioritization of the conductor asset base. The overall conductor asset health risk prioritization is then used as part of the Integrated Grid Planning process to prioritize bundled circuit-based upgrades 	Holly Wehrman	8/10/2023	8/15/2023	8/15/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_028.zip	0	N/A	8.1.8	Grid Operations and Procedures	N/A
437	CalPA	Set WMP-28 CalPA_Set WMP-28	16	CalPA_Set WMP-28_Q16	 RN-PG&E-23-05 Page 68 of PG&E's response states, "There are 79 circuit segments that are not included in an underground plan and have not been hardened. In place of these circuit segments, PG&E chose to add different circuit segments to the portfolio that could be undergrounded more efficiently. PG&E manages wildfire risk on these 79 circuit segments through our portfolio of Comprehensive Monitoring and Data Collection and Operational Mitigations described above." a) Has PG&E considered overhead hardening on the 79 circuit segments described in this section? b) If the answer to part (a) is yes, why did PG&E not list overhead hardening as a mitigation for these 79 circuit segments? c) If the answer to part (a) is no, explain why not. 	hardening plans for the future. Until that time, the 79 circuit segments not currently WMP-Discovery2023_DR_CalAdvocates_028-Q016 Page 2 selected for targeted undergrounding or overhead hardening and are protected through our portfolio of Comprehensive Monitoring and Data Collection and	Holly Wehrman	8/10/2023	8/15/2023	8/15/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_028.zip	0	N/A	8.1.2.2	Grid Design and System Hardening	Undergrounding of electric lines and/or equipment
438	CalPA	Set WMP-28 CalPA_Set WMP-28	17	CalPA_Set WMP-28_Q17	 Table RN-PG&E-25-05-2 on page 72 of PG&E stresponse compares the mileage in the top 20% of WFE, the top 20% of WDRM v3, and the top 20% of WDRM v2. It is our understanding (from PG&E's response to ACI PG&E-22-34 in its 2023-2025 WMP) that the list of circuit segments ranked by WFE is based on the risk score from WDRM v3 and the feasibility score of undergrounding. In other words, in the formula below, the WDRM v3 risk score appears in the numerator and the feasibility of undergrounding appears in the denominator: a) Please confirm or correct the understanding stated above. b) Does the list of circuit segments ranked by WFE incorporate risk scores from 	 A) The understanding stated above is correct, the WFE score is based on the WDRM v3 risk model. As noted in the formula pasted above, the numerator of the WFE score is the line-weighted risk value per mile from the WDRM v3 risk model, which is not completely identical to the "mean risk score" from the WDRM v3. At a high level, the purpose of both is to represent the normalized risk for each circuit segment. Mean risk is the average risk per pixel, or the summation of risk score along the circuit segment and dividing that by the number of pixels the line passes through. Line-weighted risk per mile accounts for the length of the unhardened line that crosses within a pixel and normalizes across the risk on each pixel based on the volume of line mileage crossing each pixel to a line weighted risk score per mile. This technical difference in representing risk captures changes in hardened and unhardened miles within a circuit segment. b) No. All circuit segments were ranked by WFE based on the WDRM v3 model results and PG&E developed a preliminary, updated mitigation effectiveness for undergrounding 	Holly Wehrman	8/10/2023	8/15/2023	8/15/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_028.zip	0	N/A	8.1.2.2	Grid Design and System Hardening	Undergrounding of electric lines and/or equipment
439	CalPA	Set WMP-28 CalPA_Set WMP-28	18	CalPA_Set WMP-28_Q18	 Page 73 of PG&E's response states, "Based on our further evaluation, the preliminary, updated mitigation effectiveness for undergrounding, considering the residual risk from secondary and service lines, is approximately 97.7 percent compared to the 99 percent." a) Describe how PG&E calculated the effectiveness of 97.7 percent. b) Provide supporting data and workpapers for your response to part (a). 	 considering the residual risk from secondary and service lines by considering the likely effectiveness of a mitigation consisting of undergrounding the primary line plus overhead hardening secondary and service lines. We considered how effective this combined mitigation would be in mitigating a potential ignition by assessing its likely effectiveness against more than 2,200 outage combinations (excluding planned outages, PSPS and EPSS outages) that occurred in PG&E's HFTD during wildfire season from 2015-2022. b) Please see WMP-Discovery2023_DR_CalAdvocates_028-Q018Atch01 for the supporting data and workpapers for our part a response. The 97.7 percent 	Holly Wehrman	8/10/2023	8/15/2023	8/15/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_028.zip	1	N/A	8.2.2	Vegetation Management and Inspections	Vegetation Management Inspections
440	CalPA	Set WMP-28 CalPA_Set WMP-28	19	CalPA_Set WMP-28_Q19	 RN-PG&E-23-07 Page 103 of PG&E's response states, "The TAT was developed to fit the scope of the EVM Program. With the conclusion of EVM, PG&E has decided to discontinue the use of the TAT and will be moving forward with industry accepted assessments using the TRAQ form." a) Given that, beginning in 2024, the scope of FTI will be similar to the scope of EVM (approximately 1,800 miles), please explain why the TAT is not appropriate for the scope of FTI. b) Describe the ways in which the TAT and TRAQ form are similar. c) Describe the ways in which the TAT and TRAQ form are different. 	assessment identifies potential for tree-line conflicts. Circumstances where this	Holly Wehrman	8/10/2023	8/15/2023	8/15/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_028.zip	2	N/A	8.2.2	Vegetation Management and Inspections	Vegetation Management Inspections
441	CalPA	Set WMP-28 CalPA_Set WMP-28	20	CalPA_Set WMP-28_Q20	Page 104 of PG&E's response states, "Given that we began working with the ISA TRAQ in 2023, data does not exist to objectively compare effectiveness differences between ISA TRAQ and the TAT."	 a) At this time PG&E does not plan to perform a study or analysis to compare the effectiveness of the TAT and the ISA TRAQ. We are planning to assess the effectiveness of FTI. b) N/A c) Please see the response to Question 19 of this request. 	Holly Wehrman	8/10/2023	8/15/2023	8/15/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_028.zip	0	N/A	8.2.2	Vegetation Management and Inspections	Vegetation Management Inspections

Management ections

Management ections

434	CalPA	Set WMP-28	CalPA_Set WMP-2	28 13	CalPA_Set WMP-28_Q13	 RN-PG&E-23-04 Page 55 of PG&E's response states, with regard to field safety reassessments, "Inspectors can also recommend that a notification be canceled if they believe it was created in error or if it was already completed." a) Describe the process by which an inspector performing a field safety reassessment can recommend a notification be canceled. b) If an inspector performing a field safety reassessment recommends that a notification be canceled, do any additional checks or verifications take place prior to canceling the notification? c) If the answer to part (b) is yes, describe such additional checks or verifications d) If the answer to part (b) is no, explain why not. 	 completed on arrival (NCOA)." Inspectors are then required to enter comments and attach at least two images that show the current condition of the asset. b) Yes, additional checks or verifications take place. Under PG&E's current practice, if an inspector recommends a cancellation, then an independent review and validation is performed prior to cancelling the tag. c) A Qualified Company Representative (QCR) will review the field inspector's comments and photon, as well as the original photos and comments from the tag. 	Holly Wehrman	8/10/2023	8/16/2023	8/16/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_028.zip	0 N/A	8.1.8	Grid Operations and Procedures	N/A
413	CalPA	Set WMP-26	CalPA_Set WMP-2	26 9	CalPA_Set WMP-26_Q9	Provide a list of all circuits in your system. For each circuit, provide: (a) Circuit ID Number (b) Peak load in Amperes observed since January 1, 2014. (c) Circuit Capacity in Amperes	pursuant to the accompanying confidentiality declaration. In this response, PG&E provides the requested data for the distribution circuits in our system. As agreed to, we plan to supplement this response with available data for the transmission circuits by Thursday, August 24, 2023. Please see "WMP-Discovery2023_DR_CalAdvocates_026-Q009Atch01CONF.xlsx" for list of distribution circuits (subpart (a)), 2022 peak load (subpart (b)), and their capacity (subpart (c)). The list of circuits includes only those circuit included in the distribution planning process. Single-customer circuits, tie cables, and idle circuits are not included. The 2022 data was obtained from SCADA instrumentation at distribution substation meters as part of the annual load forecast process. This data was cleaned by Distribution Engineers to exclude switching anomalies and interpolated and supplemented with AMI data when SCADA data was not present. Please note, peak loads prior to 2022 are, in many instances, no longer relevant because circuit reconfigurations have occurred. In other words, the set of customers presently served by the circuit may not be the same set of customers served by the circuit in previous years. Please note, confidential load data that could reveal individual customer loading is indicated in grey.	Holly Wehrman	7/27/2023	8/17/2023	8/17/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_026.zip	1 N/A	8.1.2.2.	Grid Design and System Hardening and/o	rgrounding of Electric Lines or Equipment – Distribution
414	CalPA	Set WMP-26	CalPA_Set WMP-2	26 10	CalPA_Set WMP-26_Q10	transmission lines, with the following attributes: (a) Circuit ID Number (b) Peak load in Amperes observed since January 1, 2014. (c) Circuit Capacity in Amperes	The attachment to this response contains confidential material and is provided pursuant to the accompanying confidentiality declaration. Please refer to "WMP-Discovery2023_DR_CalAdvocates_026-Q010Atch01CONF.zip" for the requested GIS attributes for our primary distribution system. Line section attributes may include additional circuits not shown in the response to Q009. The list of circuits in Q009 includes only those circuits that are studied as part the distribution planning process. Single-customer circuits, tie cables, and idle circuits are not included. Please note, this attachment contains confidential information. Also, we do not model the secondary distribution system, nor record secondary distribution loading. As agreed to, PG&E will provide a response to the portion of this request relating to transmission lines in a subsequent response by Thursday. August 24th	Holly Wehrman	7/27/2023	8/17/2023	8/17/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_026.zip	1 N/A	8.1.2.2.	Grid Design and System Under Hardening and/o	rgrounding of Electric Lines or Equipment – Distribution
415	CalPA	Set WMP-27	CalPA_Set WMP-2	27 1	CalPA_Set WMP-27_Q1	 The anticle states the following: The California utility company PG&E spent about \$2.5 billion on a yearslong effort aimed at reducing wildfire risk by cutting or clearing more than a million trees growing alongside power lines.3 It now says that work was largely ineffective and is eliminating the program, according to an internal analysis reviewed by The Wall Street Journal and interviews with utility executives. a) Did PG&E provide an internal analysis to the Wall Street Journal as described in the article? b) If the answer to part (a) is yes, please provide a copy of the internal analysis described in the article. c) If the answer to part (a) is yes, please state when PG&E provided a copy of the internal analysis to the Wall Street Journal analysis described in the article. d) If the answer to part (a) is no, is PG&E aware of the internal analysis described in the article? e) If the answer to part (d) is yes, please provide a copy of the internal analysis) PG&E did not say that the work was largely ineffective. PG&E provided the following materials to WSJ; however, PG&E does not know how they were used by WSJ. Please see attachment "WMP-Discovery2023DR_DR_CalAdvocates_027- Q001Atch01". b) Please see part (a). c) The materials were shared on July 25, 2023. d) Not applicable. e) Please see part (a).	Holly Wehrman	8/4/2023	8/18/2023	8/18/2023	<u>https://www.pge.com/pge_global/common/pdfs/safety/emergency-preparedness/natural-disaster/wildfires/wildfire-mitigation-plan/reference-docs/2023/CalAdvocates_027.zip</u>	1 N/A	8.2.2.2.5	Vegetation Management and Inspections	ocused Tree Inspections
416	CalPA	Set WMP-27	CalPA_Set WMP-2	27 2	CalPA_Set WMP-27_Q2	 The article states the following: The California utility company PG&E spent about \$2.5 billion on a yearslong effort aimed at reducing wildfire risk by cutting or clearing more than a million trees growing alongside power lines. It now says that work was largely ineffective and is eliminating the program, according to an internal analysis reviewed by The Wall Street Journal and interviews with utility executives. a) Please list the utility executives who were interviewed by the Wall Street Journal and escribed in the article. b) For each executive listed in part (a), provide the date or dates the interview occurred. c) For each executive listed in part (a), please provide transcripts of the 	PG&E did not say that the work was largely ineffective. PG&E provided the following materials to WSJ; however, PG&E does not know how they were used by WSJ. Please see attachment "WMP-Discovery2023DR_DR_CalAdvocates_027-Q001Atch01.m4a". a) The following PG&E executives were interviewed by the Wall Street Journal: • Sumeet Singh, PG&E Executive Vice President, Operations and Chief Operations Officer; • Peter Kenny, Senior Vice President, Major Infrastructure Delivery b) The interviews occurred on July 25, 2023. c) PG&E does not have transcripts of the interviews, but is providing the following audio recording of the interview. Please see attachment "WMPIDiscovery2023_DR_CalAdvocates_027-Q002Atch01.m4a"	Holly Wehrman	8/4/2023	8/18/2023	8/18/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_027.zip	1 N/A	8.2.2.2.5	Vegetation Management and Inspections	ocused Tree Inspections
417	CalPA	Set WMP-27	CalPA_Set WMP-2	27 3	CalPA_Set WMP-27_Q3	 interviews if available The article states the following: [PG&E] now says that work was largely ineffective and is eliminating the program, according to an internal analysis reviewed by The Wall Street Journal and interviews with utility executives. a) Please explain what is meant by the statement quoted above that the work described in the article was "largely ineffective." 	 a) PG&E did not say that the work was largely ineffective. PG&E provided the following materials to WSJ; however, PG&E does not know how they were used by WSJ. Please see attachment "WMP-Discovery2023DR_DR_CalAdvocates_027-Q001Atch01.m4a". Please see the recording of the interviews provided in response to question 2. b) See response in a) 	Holly Wehrman	8/4/2023	8/18/2023	8/18/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_027.zip	0 N/A	8.2.2.2.5	Vegetation Management and Inspections	ocused Tree Inspections
418	CaIPA	Set WMP-27	CaIPA_Set WMP-2	27 4	CaIPA_Set WMP-27_Q4	 b) Please quantify "largely ineffective." The article states the following: The California utility giant says the program, which involved creating wide spaces between live wires and potentially hazardous trees, resulted in a 13% reduction in ignitions during periods when fire risk is highest, typically in autumn, according to the company's internal analysis. Measured across a full year, the work resulted in a 7% reduction in ignitions. a) Please provide the analysis and data to support the 13% reduction in ignitions during periods when fire risk was highest. b) Please provide the analysis and data to support the 7% reduction in ignitions across a full year. 	 Based on the scope of EVM, its effectiveness to mitigate ignitions occurred only on a subset of sub-drivers of vegetation failure. For example, 'Fell Into (No defect)' is 32% of the vegetation failures but 0% EVM effectiveness. Based on the weighted effectiveness of the likelihood the type of vegetation failure and the contribution to risk, EVM's effectiveness is expected to be approximately 13%, as seen on cell H31. b) The 7% reduction in ignitions during a full year was based off an ongoing EVM 	Holly Wehrman	8/4/2023	8/18/2023	8/18/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_027.zip	2 N/A	8.2.2.2.5	Vegetation Management and Inspections Fo	ocused Tree Inspections
419	CalPA	Set WMP-27	CalPA_Set WMP-2	27 5	CalPA_Set WMP-27_Q5	 In response to data request CalAdvocates-PGE-2023WMP-14, question 9, on April 17, 2023, PG&E stated that it expected to complete the Substation Animal Abatement Effectiveness Study by July 18, 2023. a) Has PG&E completed the Substation Animal Abatement Effectiveness Study b) If the answer to part (a) is yes, please provide a copy of any reports or other output from the Substation Animal Abatement Effectiveness Study. c) If the answer to part (a) is no, please state when PG&E currently expects to complete the Substation Animal Abatement Effectiveness Study. 	 a) We have not yet completed our Substation Animal Abatement Effectiveness Study in partnership with Electric Power Research Institute (EPRI). b) Not applicable. c) The EPRI study will incorporate industry benchmark data, which is taking longer than expected. Completion is expected by Q1 of 2024. 	Holly Wehrman	8/4/2023	8/18/2023	8/18/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_027.zip	0 N/A	8.1.2.12.2	Grid Design and System Other ⁻ Hardening – Sub	Technologies and Systems bstation Animal Abatement
420	CalPA	Set WMP-27	CalPA_Set WMP-2	27 6	CalPA_Set WMP-27_Q6	 In response to data request TURN-PG&E-3, question 2, on April 10, 2023, PG&E stated the following: Additionally, we are in the process of finalizing a study that is planned to be completed by June 30, 2023. This study will assess the recorded reliability improvements at locations that have been undergrounded and/or have been hardened with covered conductor. a) Has PG&E completed the study described above? b) If the answer to part (a) is yes, please provide a copy of any reports or other output from the study described above. c) If the answer to part (a) is no, please state when PG&E currently expects to complete the study described above. 	a) We have not yet completed the above referenced study. b) Not applicable. c) PG&E currently expects to complete the study in October 2023.	Holly Wehrman	8/4/2023	8/18/2023	8/18/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_027.zip	0 N/A	N/A	N/A	N/A
421	CalPA	Set WMP-27	CalPA_Set WMP-2	27 7	CalPA_Set WMP-27_Q7	Please provide a copy of PG&E's 2022 Annual Electric Reliability Report. This should be similar to the documents provided to TURN in response to TURN-PG&E-3, question 2, on April 10, 2023.	Please see "WMP-Discovery2023_DR_CalAdvocates_027-Q007Atch01.pdf" for a copy of our 2022 Annual Electric Reliability Report.	Holly Wehrman	8/4/2023	8/18/2023	8/18/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_027.zip	1 N/A	N/A	N/A	N/A

442	OEIS	011	OEIS_011	1	OEIS_011_Q1	 all HFTD tier 3 distribution assets annually and tier 2 assets every three years, to inspecting severe and extreme consequence plat maps annually and high consequence plat maps every two years. i. Please provide the number of assets/structures (using the same asset/structure definition as WMR B2 table \$ 1.2.2, page 465) leasted in HETD tier 3. 	Tier 3 138,699 33,724 26,889 2,345 869 The counts in this table represent the number of Tier 2 and Tier 3 structures in plat maps of each consequence rank, as of December 28, 2022. It does not represent the number of structures of each consequence rank. As described in Section 8.1, PG&E designated plat maps as extreme, severe, high, medium, or low based on the average wildfire consequence of the structures within that plat map. Also, please note that non-HFTD/HFRA and Zone 1 data are not shown here, but were included in the WMP R2 table 8.1.3-3. The inspection plan is based on plat maps and some plat maps exclusively contain either non-HFTD/HFRA structures or non HFTD/HFRA	Dakota Smith	8/18/2023	8/23/2023	8/23/2023	<u>https://www.pge.com/pge_global/common/pdfs/safety/emergency-preparedness/natural-disaster/wildfires/wildfire-mitigation-plan/reference-docs/2023/OEIS_011.zip</u>	0	N/A	8.1.3.2.1	Asset Inspections Detailed Ground Ins
443	OEIS	011	OEIS_011	2	OEIS_011_Q2	 to coach and guide workers" and that minimum sample sizes and pass rate target "would hinder PG&E's flexibility." (Page 35) i. Describe this approach, including the similarities and differences from the current and previous approach to QC. ii. Provide the timeline for integrating this approach. iii. Provide the estimated sample size for this approach. These sample sizes may either represent physical assets PG&E will QC per year (e.g., PG&E will QA/QC 3,000 circuit miles in each year of the WMP cycle), or how PG&E determines the samples size for QC (i.e., the criteria for when and where PG&E performs QC). iv. Describe any performance metrics PG&E has developed related to this approach and any targets for performance for 2023-2025. b. Explain why PG&E can provide year-to-date pass rate results for its QC 	 Below is the process that QC follows in 2023: Execution completes the scheduled work; Completed work locations enter the queue of QC-eligible locations; QC completes their review of the QC-eligible locations through desktop and/or field reviews; QC completed locations become eligible for QA sampling We intend to further integrate QC with execution during the second and third bullets of the processes described above for 2023. PG&E is continuing to explore additional opportunities for further integration of the execution and QC functions. ii. PG&E plans to begin the integrated QC Model in 2024. The specific timing of this action will depend on the System Inspection work execution process near the end of Q1/beginning of Q2. iii. PG&E will determine sample sizes for integrated QC utilizing a statistical sampling methodology of the completed risk-informed execution work product in HFTD areas. As noted in PG&E's response to CalPA-028, Question 1d, PG&E is pursuing QC on 30% of all System Inspections following the to-be⊡integrated model within HFTD, barring external factors. iv. PG&E does not have a target for 2023 because we are looking to implement 	Dakota Smith	8/18/2023	8/23/2023	8/23/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_011.zip	0	N/A	8.1.6	Quality Assurance and Quality Control
444	OEIS	011	OEIS_011	3	OEIS_011_Q3	QA/QC 3,000 circuit miles in each year of the WMP cycle), or how PG&E determines the samples size for QC (i.e., the criteria for when and where PG&E performs QC).	 a. i. Please see the approach described in response to Request 2(a)(i). We are applying this same approach to our vegetation management QC. ii. PG&E plans to begin the integrated QC Model in Q2 of 2024. iii. PG&E will continue to integrate QC utilizing statistical sampling methodology of the completed risk-informed execution work product in HFTD areas. iv. Please see the response to Request 2(a)(iv) for a description of why we do not have targets/performance metrics. We are consistently applying this approach to our vegetation management QC program. 	Dakota Smith	8/18/2023	8/23/2023	8/23/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/OEIS_011.zip	0	N/A	8.1.6	Quality Assurance and Quality Control N/A
413	CalPA	Set WMP-26	CalPA_Set WMP-26	9SUPP	CaIPA_Set WMP-26_Q9SUPP		In this response, PG&E provides the requested data for the PG&E owned active transmission circuits in our system that are calculated from telemetry and included in Energy Management System (EMS). Please note, we did not include information that did not match between PG&E's GIS system and the CAISO Transmission Register because the GIS system information included some distribution, idle, inactive, or removed lines. Please see "WMP-Discovery2023_DR_CalAdvocates_026-Q009Supp01Atch01.xlsx" for a list of transmission circuits (subpart (a)), 2022 peak load (subpart (b)), and their capacity (subpart (c)). Where available, we selected the highest telemetered peak value for all line segments and all phases of each segment. Where telemetered values were not available, the calculated readings were selected with the highest reading in the same manner. Please note, peak loads prior to 2022 are, in many instances, no longer relevant because circuit reconfigurations have occurred. In other words, the set of customers presently served by the circuit may not be the same set of customers served by the circuit in previous years. Additionally, blanks in the data set indicate the circuit could not be matched to EMS or an associated device to pull an Amp reading. All rated circuits have at least four rating types that represent Summer Normal (SN), Summer Emergency (SE), Winter Normal (WN), and Winter Emergency (WE) ratings. In cases where peak loading exceeds normal ampacity, it is likely that an emergency condition was present. Please see below for the definitions of rating type terms: • Normal Ampacity: The allowable continuous load that can be carried under normal conductor operating temperature. • Emergency Ampacity: Maximum load permitted for short duration in emergencies	Holly Wehrman	7/27/2023	8/24/2023	8/24/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_026.zip	1	N/A	8.1.2.2.	Grid Design and System Hardening Undergrounding of Ele and/or Equipment – D
414	CalPA	Set WMP-26	CalPA_Set WMP-26		CalPA_Set WMP-26_Q10SUPP	transmission lines, with the following attributes: (a) Circuit ID Number (b) Peak load in Amperes observed since January 1, 2014. (c) Circuit Capacity in Amperes	resulting from the outage of other facilities. Emergency loading is limited to four hours per day and should not exceed a total time of 100 hours in one year. PG&E also notes that we do not maintain the data provided in this response in the format presented in "WMP-Discovery2023_DR_CalAdvocates_026- <u>0009Supp01Atch01_xlsx" during the pormal course of business. It was cross-referenced</u> The attachment to this response contains confidential material and is provided pursuant to the accompanying confidentiality declaration. Please refer to "WMP-Discovery2023_DR_CalAdvocates_026- Q010Supp01Atch01CONF.zip" for the requested GIS attributes for PG&E's transmission system. Please note, "blanks" identified in "WMPIDiscovery2023_DR_CalAdvocates_026-Q009Supp01Atch01.xlsx" are represented with "null" in the attached GIS file. Please also see our supplemental response to Question 9 of this Data Request set for additional context regarding the transmission peak load and circuit capacity data provided in "WMP-Discovery2023_DR_CalAdvocates_026- Q009Supp01Atch01_xlsx "	Holly Wehrman	7/27/2023	8/24/2023	8/24/2023	https://www.pge.com/pge_global/common/pdfs/s afety/emergency-preparedness/natural- disaster/wildfires/wildfire-mitigation- plan/reference-docs/2023/CalAdvocates_026.zip	1	N/A	8.1.2.2.	Grid Design and System Hardening Undergrounding of Ele and/or Equipment – E
445	CPUC - SPD (Safety Policy Division)	010	CPUC - SPD (Safety Policy Division) 010		CPUC - SPD (Safety Policy Division)_010_Q1	Populate the attached spreadsheet with information summarized from Table 11 of PG&E's most recently submitted QDR (Q1 2023 submitted Aug 1). QUI. Regarding PG&E's Response to RN-PG&E-23-07 a. Considering that there are no fields in OneVM to collect Level 2 inspection		Kevin Miller	8/24/2023	9/1/2023					QDR	N/A N/A
446	OEIS	012	OEIS_012	1	OEIS_012_Q1	 data, 1 the TRAQ form will not be digitized,2 and the Focused Tree Inspection procedure does not require inspectors to take a photo of competed TRAQ forms,3 what data and information do PG&E plan to use to perform field-based quality control on Level 2 inspections performed under Focused Tree Inspections? b. Describe the quality control procedure for Focused Tree Inspections. c. How are the paper TRAQ forms generated through Focused Tree Inspections collected and stored by PG&E? d. For Focused Tree Inspections, Routine, and Second Patrol: i. How and where does the inspector document relevant factors that contributed to an inspector's designation of a tree as a hazard, or not a hazard, and any resulting abatement prescription? ii. If PG&E does not record this information, justify why it does not record this information. e. In response to remedy c, PG&E states that it plans to only inspect part of its Areas of Concern through the Focused Tree Inspections on 43% of those miles by the end of 2024? f. In PG&E's response to Data Request P-WMP_2023-PG&E-001, Question 2, PG&E describes updates it made to its Tree Assessment Tool (TAT) in 2022. i. Was this updated TAT ever operationalized? (1) If so, when was it operationalized? (2) If not, why was it not operationalized? ii. Provide the most recent version of the updated TAT, even if that version was not operationalized. iii. Provide any reports regarding the 2022 update of the TAT, including, but not limited, documentation of methodologies, application, internal reviews, and 	f	Dakota Smith	8/30/2023	9/5/2023					8.2.2.5	Vegetation Management and Inspections
447	OEIS	012	OEIS_012	2	OEIS_012_Q2	 Avtornal roviance Q02. Regarding PG&E's Response to RN-PG&E-23-03 a. In its response relating to EPSS, PG&E states that it "does not have detailed mitigation effectiveness analysis at this time. These analyses are being developed based on subject matter expertise while empirical data is being collected." i. Explain what is meant by this statement, particularly given PG&E Has provided effectiveness estimates for EPSS previously. ii. In PG&E's 2023-2025 WMP, PG&E provides an estimated effectiveness of 68% for EPSS IN 2022. Is this still an accurate effectiveness estimate? If not, why? iii. When does PG&E plan on calculating a more updated effectiveness 		Dakota Smith	8/30/2023	9/5/2023					8.1.2.10	Grid Design and System Hardening Downed Conductor I Devices
						 why? iii. When does PG&E plan on calculating a more updated effectiveness estimate? What factors is PG&E including for this calculation? 										



448	OEIS	012 0	OEIS_012	3	OEIS_012_Q3	 Q03. Regarding PG&E's Response to RN-PG&E-23-04 a. Table RN-PG&E-23-04-1 uses "Aged Backlog Units Executed" and "Aged Backlog Units Remaining". Provide these same numbers for each year, broken down by non-pole ignition risk, ignition risk, and non-ignition risk respectively. b. Since PG&E's initiation of FSRs, provide the following data broken down annually: i. The number of instances in which PG&E cancelled a work order in response to an FSR. ii. The number of instances in which PG&E created a new work order in place of an existing work order in response to an FSR. iii. The number of instances in which PG&E combined work orders in response to an FSR. iii. The number of instances in which PG&E combined work orders in response to an FSR. iii. The number of instances in which PG&E combined work orders in response to an FSR. iv. Details on how PG&E tracks the above (i) through (iii) within its databases. If PG&E does not currently track such instances, explain why. c. Will PGE continue to conduct annual FSRs on all Priority E tags? d. Provide all of PG&E's workplans for workforce and resources relating to handling its backlog. This should include, but not be limited to: i. Balancing, retaining, and obtaining workforce and personnel ii. Resource limitations, such as obtaining needed equipment and supply chain issues, and how PG&E intends on handling them iii. Training for personnel working on backlog, including details on how to identify, prioritize, and respond to repairs e. How is PG&E tracking and prioritizing ignition risk tags that are Priority E or F? 	Dakota Smith	8/30/2023 9/5/2023	8.1.7.2 Open Work Orders – Distribution Tags
449	OEIS	012 C	OEIS_012	4	OEIS_012_Q4	 a. For the 79 circuit segments not included in an undergrounding plan and that have not been hardened, provide the following information via spreadsheet: i. Circuit Name ii. Circuit segment/CPZ Name iii. Length of circuit segment iv. V2 Risk Score v. V2 Risk Ranking vi. V3 Risk Score vii. V3 Risk Score viii. V4 Risk Ranking viii. V4 Risk Ranking (if available) ix. V4 Risk Ranking (if available) x. WFE Score xi. WFE Ranking xii. Feasibility Score xiii. Reason for why the circuit segment is not included in undergrounding plan and that have not been hardened, provide the following information via spreadsheet: 	Dakota Smith	8/30/2023 9/5/2023	Image: Strategy Development Image: Strategy Development Overview of Mitigation Initiatives and Activities

