

Pre-Discovery 21	CaPA	Set WMP-04	CaPA_Set WMP-04	4	CaPA_Set WMP-04_Q4	<p>For each WMP initiative for which you forecast operating expenditures in 2024 to be at least two times actual operating expenditures in 2022, please provide:</p> <p>a) The name of the initiative as it is identified in your 2023-2025 WMP b) The WMP relative 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 relative number in Table 12 of your 2022 WMP Update e) An explanation for the projected increase.</p>	<p>2023 WMP forecasts 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 forecasts to activities that will be used in the 2023 narrative, there is not an applicable mapping of costs back to the 2023 WMP yet. Thus, the completion 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:</p> <ul style="list-style-type: none"> Microgrids – sections 1.2.1, 2.1 Other technologies and systems not listed above – section 8.1.2.12 Microgrids – sections 8.1.2.1, 8.1.2.2 Environmental monitoring systems – 8.3.2 Fault mitigation 2.1.4 See the response to part a). <p>There is not an applicable-to-apply re-mapping of costs back to the 2023 WMP view. Thus, the completion can only be made using the 2023 WMP view of 2022 recorded costs.</p> <p>NA. Please refer to the response to part a).</p> <p>2) Explanations for the projected increase are below:</p> <ul style="list-style-type: none"> Other technologies and systems not listed above – The 2022 recorded costs were too low to anticipate weather station maintenance work such as calibrations. Fault mitigation – The forecast increase is due to implementing three new VM programs that support fault mitigations (VM for Operational Mitigations, Time Permitted Inventory, Excuse Time Incentives). Please refer to the response to section 8.1.2.4 of the 2023 WMP for more details on the missing costs. The 2022 recorded costs need to be adjusted to pull in recorded costs for Substation annual statement. We will correct the item in Table 11 linked to the 2023-2025 WMP Calculations 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. The plan is currently awaiting a CPUC Decision. Environmental monitoring systems – The forecast increase in 2023/2024 is mainly driven 	Hedy Wehman	3/7/2023	3/7/2023	3/7/2023	0	NA	Section 4.3	Proposed Expenditures	NA
Pre-Discovery 43	CPUC - SPD (Safety Policy Division)	001	CPUC - SPD (Safety Policy Division)_001	1	CPUC - SPD (Safety Policy Division)_001_Q1	<p>REFCL Inquiries</p> <p>REFCL Pilot at Calatoga Circuit Segment ID 110131531</p> <p>Describe above active settings profiles.</p> <p>Describe how staged fault testing is planned to be conducted.</p> <p>Describe how REFCL will be used to monitor faults in the REFCL design/line for permanent faults.</p> <p>Substation Configuration – Describe any substation and/or circuit configuration issues to update REFCL.</p> <p>Availability of REFCL – Describe any monitoring barriers to installing REFCL deployment in CA.</p> <p>Describe 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 CPUC req.</p>	<p>1) The REFCL equipment installed in the substation protects all the primary lines on both Calatoga circuits. Three settings profiles allow for changing fault sensitivity and tripping behavior on the fly based on fault condition/risk. Setting 1 is for low risk with a three second delay before switching the neutral to add 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.</p> <p>2) 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 clears through the neutral sink with no service outage from the test. Due to greater line to ground voltage during the testing, the possibility of equipment damage to the equipment being tested is highly increased.</p> <p>3) All service transformers on REFCL circuits are connected 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 expires before the fault confirmation is performed. If the fault confirmation determines that the fault is sustained (secondary 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 grounded based on the active setting group described in 1e.</p> <p>4) 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:</p> <ul style="list-style-type: none"> Substation voltage regulators – Replace wye-ground connected regulators with line-to-line connected regulators Substation secondary metering – Increase substation transformer bank and installation of grounding switch and capacitor to an suppression coil Substation capacitor banks – Upgrade capacitor banks for protection for an 18 to 23 kV per circuit Fault Neutralizer (CFN). Some substations may require 2 CFNs right away for deploying REFCL. Distributed neutral point Distribution circuits – Maximum of approximately 50 circuit miles of underground cable per transformer bank Distribution circuits – Primary connected customers – requires large isolation transformer depending on complexity of customer-owned equipment Distribution circuits – Long single phase underground cable causes increased neutral current and requires capacitive balancing units (CBUs) Each distribution circuit in Calatoga requires REFCL deployment needs to be evaluated on a circuit-by-circuit basis. Present lead time for certain types of substation equipment to support REFCL deployment exceeds 60 weeks. <p>6) REFCL mitigates the following types of faults:</p> <ol style="list-style-type: none"> Vegetation contact, Equipment/Facility failure Contact from ground Unknown Other Vegetation/Tree Contamination CPUC – Malicious sabotage 	Wendy Alkhalaf	2/23/2023	3/9/2023	3/9/2023	0	NA	8.1.1.3	Grid Operations and Procedures	Settings of Protective Equipment
Pre-Discovery 44	CPUC - SPD (Safety Policy Division)	001	CPUC - SPD (Safety Policy Division)_001	2	CPUC - SPD (Safety Policy Division)_001_Q2	<p>EPSS & Supporting Technologies (DCD & Partial Voltage Detection) Inquiries</p> <p>Describe all activities planned to mitigate EPSS reliability impacts.</p> <p>Describe customer support programs (e.g., battery backup) distinct from or linked to those to those to those for PISPS implementation?</p> <p>Describe Service Ground Fault Settings for EPSS enabled circuit segments.</p> <p>Describe Overhead Contact Detection (OCD) technology and how it relates to high impedance faults with EPSS.</p> <p>Describe DCD 2023-2025 Targets (e.g., 500, 400 & 200 protective device controllers or relays) and whether they are covered at HTD and higher EPSS levels. Explain why not if not updated.</p> <p>Describe how many DCD are currently installed including on top 5% risk circuits and EPSS.</p> <p>Describe Partial Voltage Detection using SmartMeters and how smartmeters DCD and EPSS.</p>	<p>The following include activities on-going and planned to mitigate EPSS reliability impacts: 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.</p> <ul style="list-style-type: none"> Continuing Proactive Vegetation Trimming on the top 12 circuit segments that were identified last year based on number of outages experienced and an projected escalation of our ORP for the this season. Our 2023 work is based at CSRI (customers experiencing multiple outages) impacted customers and evaluated vegetation outages and identified additional circuit protection zones to be added in 2024. Continuing Extent of Condition assessment and trimming. When a vegetation related EPSS outage occurs the incident location and 5 spans in both 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. <p>EPSS CEM 8+ Targeted customers:</p> <ol style="list-style-type: none"> Vegetation clearing for CPUC with multiple veg caused outages as covered above Developing an initial mitigation strategy for animal interaction reduce due to high animal-caused outages when EPSS is enabled. Fault Initiator Installation Proactively installing 1500 Fault Indicators on EPSS Circuits to expedite outage resolution and assist in finding the cause of outages to be addressed to prevent future outages. <p>In general, customer support programs for EPSS are linked to those in place for PISPS implementation. In most cases, such as with PG&E's Portable Battery Program (PBP), Animal Avoidance and Reliability Program (AARP), and Generator and Battery Reliability Program (GBRP), the programs are the same. PG&E simply developed slightly different materials that target programs initially targeting PISPS customer outages now also include the most impacted EPSS customers. One notable exception is the Service Ground Fault (SGF) protection element, which was expanded to systemwide use in 2021 and 2022 on 3-mile circuits as a part of EPSS. As a low volt non-directional ground overcurrent element typically set at 15A with a 15-20 second delay. Prior to 2021, SGF was in an limited stage throughout the system. SGF is enabled year-round given the public safety benefit of detecting and isolating wire on ground faults. SGF is only implemented on redlines and circuit breakers protecting 3-mile or phase-to-phase load connected downstream line sections.</p> <p>DCD Conducted Detection (DCD) technology is an industry term used to describe different protective relay algorithms that are focused on detection and isolation of ground impedance faults. The specific algorithm currently in deployment at PG&E is proprietary to the manufacturer and relay being used but at a high-level leverages high sensitivity ground current measurements, current rate of change detection, and harmonic signatures to provide the proper sensitivity and restraint – tripping only when necessary to clear a high impedance fault but not in response to normal fluctuations on the grid – required to detect conditions beyond the capability of traditional protective relay elements.</p> <p>DCD 2023-2025 targets are determined and prioritized according to the higher Wildlife Risk Composite Score that covers all High Fire Risk Areas (HFRA) and EPSS Buffer Areas as well as exploring the most HFRA also where existing or appropriate DCD controllers are available. The top 200 highest risk scores are targeted for 2023, followed by 400 most highest risk scores in 2024 and remaining balances in 2025. Targets in 2023-2025 are subject to change or updated due to future potential changes in conditions that would affect the scores.</p>	Wendy Alkhalaf	2/23/2023	3/9/2023	3/9/2023	0	NA	8.1.1.1	Grid Operations and Procedures	Protective Equipment and Device Settings
Pre-Discovery 45	CPUC - SPD (Safety Policy Division)	001	CPUC - SPD (Safety Policy Division)_001	3	CPUC - SPD (Safety Policy Division)_001_Q3	<p>EPSS & REFCL Inquiries</p> <p>EPSS or REFCL – Describe the major similarities and differences.</p> <p>What are advantages and disadvantages?</p> <p>In terms of capability, maintenance, safety, and reliability?</p> <p>Phase-to-Ground Faults vs Complex (Multi-phase) Faults – What is the risk profile of existing options on PG&E's system and how does REFCL & EPSS mitigate these risks?</p> <p>Comparison of REFCL with EPSS & Other Mitigation – Explain how these could work together, and if PG&E has identified combined risk-reduction benefits.</p> <p>Explain the differences in fault energy for EPSS vs REFCL including for low and high impedance faults.</p> <p>Describe why EPSS is preferred if REFCL fault energy is less than 10% of EPSS fault energy for low impedance faults.</p> <p>Explain the effectiveness of DCD vs REFCL on high impedance faults.</p>	<p>a. In context, EPSS and REFCL are two very different approaches that share a common goal of attempting to reduce risk associated with changes to primary electric distribution systems.</p> <p>EPSS – advantages:</p> <ul style="list-style-type: none"> Can be implemented on newly existing equipment and relays Reduces incident fault energy across a types of faults (Three-phase, line-to-line, line-to-ground, etc.) Reduces incident fault energy through fault clearing time reduction Helps to reduce backfed issues associated with 3-mile distribution system by prioritizing rapid trip behavior over single phase fault operation Enables various techniques for high impedance fault detection (Service Ground Fault (SGF), Overhead Contact Detection (OCD), etc.) Does not require extensive field high speed measurements or communication beyond SCADA and remote access. (i.e. does not rely on synchrophaser technology) <p>Does not require changes to system grounding configuration or load connections to implement REFCL – advantages:</p> <ul style="list-style-type: none"> Potential for 80% ignition probability reduction for single line to ground faults (Victorian ignition testing). Considering all fault types, an overall ignition probability reduction can be calculated to approximately a 50% reduction. Fault current limited to 1 Amp for single line to ground faults based on 2022 field testing Enables operation to high impedance faults > 5k ohm fault resistance) Lower short circuit forces for line equipment for ground faults <p>EPSS – disadvantages:</p> <ul style="list-style-type: none"> Less capability to backfeed the system during fault clearing times as compared to traditional protective settings due to the minimal combination time provided in which can limit fault clearing 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 tripping Subjective to trips associated with customer load inrush, CT error, capacitor bank switching, and other non-fault grid disturbances. <p>REFCL – disadvantages:</p> <ul style="list-style-type: none"> No risk reduction for line-to-line or three-phase ground faults Constrained to install and operate Limits operational flexibility / switching for the distribution circuits Fault location is more difficult Increased in-ground voltage stress on equipment during fault Requires trench, stress testing, and some practical equipment changes PG&E will need to evaluate the occurrences of different types of faults at locations within HFRA to determine the risk profile of existing options and risk mitigation for REFCL, and EPSS. 	Wendy Alkhalaf	2/23/2023	3/9/2023	3/9/2023	0	NA	8.1.1.1	Grid Operations and Procedures	Equipment Settings to Reduce Wildlife Risk
Pre-Discovery 46	CPUC - SPD (Safety Policy Division)	001	CPUC - SPD (Safety Policy Division)_001	4	CPUC - SPD (Safety Policy Division)_001_Q4	<p>General risk reduction inquiry</p> <p>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 HTDs that are not underground?</p>	<p>PG&E's long term goal is to minimize risk reduction by undergrounding high wildfire risk locations.</p> <p>For locations that will not be undergrounded, we will continue to explore all of our Operational Mitigations and other System Resilience Mitigations. Operational Mitigations include programs such as EPSS, equipment maintenance and repair, vegetation management for operational mitigations, and PISPS. System Resilience includes programs such as covered conductor installation and transmission configuration management, the removal, and distribution and transmission HTD and HFRA cost pay reduction.</p> <p>For locations that will be undergrounded, we will continue to explore all of our Operational Mitigations and other System Resilience Mitigations. Operational Mitigations include programs such as EPSS, equipment maintenance and repair, vegetation management for operational mitigations, and PISPS. System Resilience includes programs such as covered conductor installation and transmission configuration management, the removal, and distribution and transmission HTD and HFRA cost pay reduction.</p> <p>PG&E will continue to explore new technologies to reduce the risk of ignition and the consequences of wildfires and will incorporate new technologies into our mitigation efforts.</p>	Wendy Alkhalaf	2/23/2023	3/9/2023	3/9/2023	0	NA	7.2.1	Wildfire Mitigation Strategy Development	Overview of Mitigation Initiatives and Activities
Pre-Discovery 22	CaPA	Set WMP-05	CaPA_Set WMP-05	1	CaPA_Set WMP-05_Q1	<p>In response to Data Release Callout/Action-POE-2022WMP-31 on September 8, 2022, PG&E provided information regarding corrective modifications on electric circuits that were open at the time of the event, as follows:</p> <p>a) Have you identified transportation corridors within your service territory where falling or falling lines or poles consistently result in signs and/or repairs during the event?</p> <p>b) If the answer to part (a) is yes, please describe how you identify such transportation corridors.</p> <p>c) If answers above provide a general idea of the data that contains all current identified transportation corridors with associated assets/batteries.</p>	<p>No changes have been made to WDRM v3 since the September 8, 2022 response.</p>	Hedy Wehman	2/10/2023	3/10/2023	3/10/2023	0	NA	2022 WMP Section 4.5	Model Metrics and Calculation Methodologies	WDRM v3
Pre-Discovery 23	CaPA	Set WMP-05	CaPA_Set WMP-05	2	CaPA_Set WMP-05_Q2	<p>a) Have you identified transportation corridors within your service territory where falling or falling lines or poles consistently result in signs and/or repairs during the event?</p> <p>b) If the answer to part (a) is yes, please describe how you identify such transportation corridors.</p> <p>c) If answers above provide a general idea of the data that contains all current identified transportation corridors with associated assets/batteries.</p>	<p>The potential of falling or falling lines or poles near identified transportation corridors is not currently reflected in our modeling. PG&E Public Safety Specialists with the relevant geographic areas have reviewed general reports and reports concerning when evaluating circuits or circuit segments for potential system handover work.</p>	Hedy Wehman	2/10/2023	3/10/2023	3/10/2023	0	NA	8.1.3	Asset Inspections	NA
Pre-Discovery 24	CaPA	Set WMP-05	CaPA_Set WMP-05	3	CaPA_Set WMP-05_Q3	<p>Please see attachment "WMP-Discovery2022_DR_California_005-0003M01n1" for the requested information.</p>	<p>Please see attachment "WMP-Discovery2022_DR_California_005-0003M01n1" for the requested information.</p>	Hedy Wehman	2/10/2023	3/10/2023	3/10/2023	1	NA	8.1.3	Asset Inspections	Inspections completed in 2022
Pre-Discovery 25	CaPA	Set WMP-05	CaPA_Set WMP-05	4	CaPA_Set WMP-05_Q4	<p>Please update Table 13 of the non-spatial data table in your WMP Quarterly Data Report for Q4 of 2022, which reports asset-related corrective modifications on electric circuits that were open at the time of the event, as follows:</p> <p>a. Add the following information in separate columns:</p> <ol style="list-style-type: none"> 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 Open/closure code or other internal description of defect <p>b. Please complete column b ("Equipment type") of Table 13.</p> <p>c. Please complete or explain why each of the below columns is not applicable:</p> <ol style="list-style-type: none"> Column i Column j Column k 	<p>a,b. Please see attachment "WMP-Discovery2022_DR_California_005-0003M01n1" for the requested information and "WMP-Discovery2022_DR_California_005-0003M01n2" for the requested Transmission information.</p> <p>c. Please note column j, k, and l 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 required a substantial re-assessment of our notification data.</p>	Hedy Wehman	2/10/2023	3/10/2023	3/10/2023	2	NA	2022 Q4 QDR	P	tags

Pre-Discovery 14	CaPA	Set WMP-03	CaPA_Set_WMP-03	7	CaPA_Set_WMP-03_07	<p>For each WMP Initiative listed below, please state how the modeled Wildlife Risk Scores for each circuit or circuit segment influence where you plan to perform work in 2024:</p> <p>a. EVM b. Covered conductor installation c. Undergrounding d. Distribution pole replacement e. Grid sectionalization f. Detailed inspections of transmission assets g. Aerial inspections of transmission assets h. Aerial inspections of distribution assets i. LDAR inspections of transmission assets j. LDAR inspections of distribution assets</p>	<p>a. PG&E is not conducting EVM in 2024.</p> <p>b. As described in the 2023 WMP Section 8.1.2.1 "Covered Conductor Installation - Distribution," PG&E's System Hardening program, which includes targeted CC installation, focuses on mitigating potential catastrophic wildfire risk caused by distribution overhead assets. The System Hardening Program utilizes various mitigation to circuit segments that have the highest wildfire risk. For 2023, the highest wildfire risk areas are identified using the following categories:</p> <p>1. Top Risk Based on Wildfire Distribution Risk Model (WRDM). The primary approach for selecting system hardening miles used two risk prioritization methodologies (1) Top 20 percent circuit segments based on the 2023 WRDM, and (2) the Wildfire Feasibility Evaluator (WFE) ranked circuit-segments based on the 2023 WRDM. Overhead hardware was selected where undergrounding was deemed infeasible for the WRDM. (3) selection.</p> <p>2. Fire Risks: Retaining electric distribution lines which breaks and connective lines (aerials) of catastrophic wildfires. Overhead hardware Fire Risk was identified through a decision tree to determine the type of (aerial) overhead hardware, undergrounding, or other solution in areas that have been impacted by a wildfire and may include fire-retardant poles and WFE and</p> <p>3. PG&E's Public Safety Specialist (PSS) Identified Locations identified by PG&E's PSS team as presenting elevated wildfire risk, such as ingress/egress corridors and undergrounding lines.</p> <p>As described in the 2023 WMP Section 8.1.2.2 "Undergrounding of Electric Lines and/or Equipment - Distribution," the 2023-2025 undergrounding portfolio is focused on undergrounding lines in the highest risk areas, which include the following:</p> <p>1. Top Risk-Ranked Circuit Segments Based on WRDM. The primary approach for selecting miles used two risk prioritization methodologies: (1) Top 20 percent circuit segments based on the 2023 WRDM, and (2) the WFE ranked circuit segments based on the 2023 WRDM. Both approaches used to select undergrounding projects represent approximately 70 percent of our total wildfire risk.</p> <p>2. Fire Risks: Undergrounding projects that will reduce the wildfire risk of the overhead distribution assets.</p> <p>Undergrounding work in Fire Risk areas typically results from the use of a decision tree to determine the type of aerial to install and occurs in areas that have been impacted by an actual wildfire that may include fire-retardant poles and WFE.</p> <p>3. PG&E's Public Safety Specialist (PSS) Identified Locations identified by PG&E's PSS team as presenting elevated wildfire risk, such as ingress/egress corridors and community risk factors.</p> <p>As described in the 2023 WMP Section 8.1.2.3 "Distribution Pole Replacements and Reinforcements," PG&E leveraged the Wildfire Distribution Risk Model (WRDM) to determine what pole replacement work is planned to be performed in 2024. Pole replacements are given priority to repair or correct regulatory conditions through enhanced inspections and intensive inspections (Pole Test and Treat). These tags are then prioritized using the WRDM, which considers both wildfire ignition likelihood and consequence. In addition, pole replacements are also prioritized based on CIRC constraints, self-repairs on other regulatory conditions. Starting in 2023, PG&E began to bundle distribution pole replacements with non-pole maintenance tags to gain efficiencies and maximize customer impacts. The goal of bundling is to perform all of the corrective maintenance (pole and non-pole) on the segment circuit concurrently. For transmission lines, there is no targeted work planned in 2024 for grid sectionalization. For distribution, the program was modified to install additional protective devices to mitigate reliability impacts associated with EPSS. Projects are based upon reliability risk rather than wildfire risk.</p> <p>In 2024, PG&E will establish ground inspection plans informed by wildfire risk and wildfire consequence as described in 2023 WMP Section 8.1.2.4 "PG&E developed a ground inspection plan for each circuit segment to be informed by wildfire risk and wildfire consequence and will be conducted annually. High consequence risk areas will be inspected more frequently than low consequence risk areas.</p>	Holly Whitman	2/7/2023	3/10/2023	3/10/2023	https://www.pge.com/web/guest/home/energy-safety/wildfire-prevention/undergrounding https://www.pge.com/web/guest/home/energy-safety/wildfire-prevention/distribution https://www.pge.com/web/guest/home/energy-safety/wildfire-prevention/distribution	0	NA	7.2	Wildfire Mitigation Strategy Development	Wildfire Mitigation Strategy
Pre-Discovery 15	CaPA	Set WMP-03	CaPA_Set_WMP-03	8	CaPA_Set_WMP-03_08	<p>For each WMP Initiative listed below, please state how the modeled Wildlife Risk Scores for each circuit or circuit segment influence how work in 2024 will be sequenced:</p> <p>a. EVM b. Covered conductor installation c. Undergrounding d. Distribution pole replacement e. Grid sectionalization f. Detailed inspections of transmission assets g. Aerial inspections of transmission assets h. Aerial inspections of distribution assets i. LDAR inspections of transmission assets j. LDAR inspections of distribution assets</p>	<p>In the circuit segments selected for the installation of covered conductor in the System Hardening program were based on the highest wildfire risk criteria described in response to Question 7(b). To then sequence projects, PG&E assesses the dependencies and readiness of 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, and customer preference of timing of non-construction.</p> <p>In 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(b). To then sequence projects, PG&E assesses the dependencies and readiness of each project in each stage of the work (e.g., design/engineering, permit 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 disruption (e.g., for road closures), customer preference of timing of non-construction, discovery of field risk, and/or delivery of unmet need utility infrastructure.</p> <p>a. 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 work, estimating and material readiness, and crew and clearance availability.</p> <p>For transmission lines, there is no targeted work planned in 2024 for grid sectionalization. For distribution, the 2023 additional sectionalizing and protective device installation work is prioritized by highest wildfire risk and wildfire consequence as described in 2023 WMP Section 8.1.2.1. Detailed inspection activities in HFTD and HFRA are scheduled such that, severe, severe, and high consequence tag maps will be completed by July 31. Medium consequence tag maps will be completed by October 1. Low consequence tag maps will be completed by December 31. Inspections are also sequenced based on field conditions including physical access, environmental restrictions, permitting constraints and customer readiness.</p> <p>In 2024, the overhead transmission assets to scope for inspection are each labeled with the average wildfire risk of their host circuit for consideration in inspection sequencing. Assets are typically grouped by the fire execution efficiency. The sequence prioritization also considers operational field knowledge and constraints, including restricted physical access periods, to inform the schedule for completion.</p> <p>In 2023, PG&E's sequencing for the pilot aerial inspections is not directly based on wildfire risk score. However, in areas of overlap with detailed ground inspection, aerial inspections are scheduled to be placed in the same time frame as the scheduled ground inspection, which is based on wildfire consequence. Sequencing is based on the scheduled ground inspection as well as operational field knowledge and constraints, including restricted physical access periods. The specific structures and tag maps to be included for inspection in 2024 will depend on 2023 pilot results.</p> <p>In 2024, the overhead transmission assets to scope for inspection are each labeled with the average wildfire risk of their host circuit for consideration in inspection sequencing. Assets are typically grouped by the fire execution efficiency. The sequence prioritization also considers operational field knowledge and constraints, including restricted physical access periods, to inform the schedule for completion.</p> <p>PG&E does not have a stand-alone LDAR distribution inspection program but collects LDAR data on distribution to support various needs, including flight planning for aerial inspections and engineering analyses, such as pole loading calculations. PG&E did not use the wildfire risk model in 2023 or 2024 to select locations or sequence LDAR collection activities.</p> <p>PG&E does not use risk-informed prioritization for Transmission LDAR inspections, rather, it impacts 100 percent of the system annually using LDAR. The Transmission Resource SERC and Non-SERC inspection work consists of a LDAR inspection followed by a ground patrol based on LDAR findings. The LDAR inspection provides an inventory of potential vegetation for ground patrol, and the results of the ground patrol prescribe the forecasted tree work to comply with state and federal regulations.</p>	Holly Whitman	2/7/2023	3/10/2023	3/10/2023	https://www.pge.com/web/guest/home/energy-safety/wildfire-prevention/undergrounding https://www.pge.com/web/guest/home/energy-safety/wildfire-prevention/distribution https://www.pge.com/web/guest/home/energy-safety/wildfire-prevention/distribution	0	NA	7.2	Wildfire Mitigation Strategy Development	Wildfire Mitigation Strategy
Pre-Discovery 16	CaPA	Set WMP-03	CaPA_Set_WMP-03	9	CaPA_Set_WMP-03_09	<p>For each WMP Initiative listed below, please state how the modeled Wildlife Risk Scores for each circuit or circuit segment influence how work in 2024 will be sequenced:</p> <p>a. EVM b. Covered conductor installation c. Undergrounding d. Distribution pole replacement e. Grid sectionalization f. Detailed inspections of transmission assets g. Aerial inspections of transmission assets h. Aerial inspections of distribution assets i. LDAR inspections of transmission assets j. LDAR inspections of distribution assets</p>	<p>PG&E is not conducting EVM in 2024.</p> <p>Please refer to the response to Question 7b, which also applies to 2024.</p> <p>Please refer to the response to Question 7c, which also applies to 2024.</p> <p>For transmission lines, there is no targeted work planned in 2024 for grid sectionalization. For distribution, there is no targeted work planned in 2024 for grid sectionalization as field work related to EPSS reliability will be incorporated into the base reliability program.</p> <p>In 2024, PG&E's detailed ground inspection plan will be informed by wildfire risk and wildfire consequence as described in 2023 WMP Section 8.1.2.1. PG&E developed a fieldwork recommendation for each circuit with wildfire consequence, severe and severe consequence tag maps will be inspected annually. High consequence tag maps will be inspected every other year, and all other tag maps will be inspected every three years. Structures that constitute the top 10 percent of wildfire risk are not directly included in a pilot map that is being inspected by ground or aerial but also included in the 2024 ground inspection plan.</p> <p>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/EPSS assets. Specifically, highest wildfire risk and wildfire consequence locations were included in the 2024 scope.</p> <p>In 2024, PG&E's distribution aerial inspection plan will be informed by wildfire risk and wildfire consequence as described in 2023 WMP Section 8.1.2.1. For aerial inspections, PG&E used the same prioritization framework with the same tag level designation that we used to describe detailed ground inspections and is described in Section 8.1.2.1. The specific structures and tag maps to be included for inspection in 2024 will depend on 2023 pilot results.</p> <p>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/EPSS assets. Specifically, highest wildfire risk and wildfire consequence locations were included in the 2024 scope.</p> <p>PG&E does not have a stand-alone LDAR distribution inspection program but collects LDAR data on distribution to support various needs, including flight planning for aerial inspections and engineering analyses, such as pole loading calculations. PG&E did not use the wildfire risk model in 2023 or 2024 to select locations or sequence LDAR collection activities.</p> <p>PG&E does not use risk-informed prioritization for Transmission LDAR inspections, rather, it impacts 100 percent of the system annually using LDAR. The Transmission Resource SERC and Non-SERC inspection work consists of a LDAR inspection followed by a ground patrol based on LDAR findings. The LDAR inspection provides an inventory of potential vegetation for ground patrol, and the results of the ground patrol prescribe the forecasted tree work to comply with state and federal regulations.</p>	Holly Whitman	2/7/2023	3/10/2023	3/10/2023	https://www.pge.com/web/guest/home/energy-safety/wildfire-prevention/undergrounding https://www.pge.com/web/guest/home/energy-safety/wildfire-prevention/distribution https://www.pge.com/web/guest/home/energy-safety/wildfire-prevention/distribution	0	NA	7.2	Wildfire Mitigation Strategy Development	Wildfire Mitigation Strategy
Pre-Discovery 17	CaPA	Set WMP-03	CaPA_Set_WMP-03	10	CaPA_Set_WMP-03_10	<p>For each WMP Initiative listed below, please state how the modeled Wildlife Risk Scores for each circuit or circuit segment influence how work in 2024 will be sequenced:</p> <p>a. EVM b. Covered conductor installation c. Undergrounding d. Distribution pole replacement e. Grid sectionalization f. Detailed inspections of transmission assets g. Aerial inspections of transmission assets h. Aerial inspections of distribution assets i. LDAR inspections of transmission assets j. LDAR inspections of distribution assets</p>	<p>PG&E is not conducting EVM in 2024.</p> <p>Please refer to the response to Question 7b, which also applies to 2024.</p> <p>Please refer to the response to Question 7c, which also applies to 2024.</p> <p>There is no targeted work planned in 2024 for grid sectionalization for both transmission or distribution.</p> <p>In 2024, PG&E's sequencing for the ground inspection plan will be informed by wildfire consequence as described in 2023 WMP Section 8.1.2.1. Detailed inspection activities in HFTD and HFRA are scheduled such that, severe, severe, and high consequence tag maps will be completed by July 31. Medium consequence tag maps will be completed by October 1. Low consequence tag maps will be completed by December 31. Inspections are also sequenced based on field conditions including physical access, environmental restrictions, permitting constraints and customer readiness.</p> <p>In 2024, the overhead transmission assets to scope for inspection are each labeled with the average wildfire risk of their host circuit for consideration in inspection sequencing. Assets are typically grouped by the fire execution efficiency. The sequence prioritization also considers operational field knowledge and constraints, including restricted physical access periods, to inform the schedule for completion.</p> <p>In 2024, PG&E's sequencing for the pilot aerial inspections is not directly based on wildfire risk score. However, in areas of overlap with detailed ground inspections, aerial inspections are scheduled to be placed in the same time frame as the scheduled ground inspection, which is based on wildfire consequence. Sequencing is based on the scheduled ground inspection as well as operational field knowledge and constraints, including restricted physical access periods. The specific structures and tag maps to be included for inspection in 2024 will depend on 2023 pilot results.</p> <p>In 2024, the overhead transmission assets to scope for inspection are each labeled with the average wildfire risk of their host circuit for consideration in inspection sequencing. Assets are typically grouped by the fire execution efficiency. The sequence prioritization also considers operational field knowledge and constraints, including restricted physical access periods, to inform the schedule for completion.</p> <p>PG&E does not have a stand-alone LDAR distribution inspection program but collects LDAR data on distribution to support various needs, including flight planning for aerial inspections and engineering analyses, such as pole loading calculations. PG&E did not use the wildfire risk model in 2023 or 2024 to select locations or sequence LDAR collection activities.</p> <p>PG&E does not use risk-informed prioritization for Transmission LDAR inspections, rather, it impacts 100 percent of the system annually using LDAR. The Transmission Resource SERC and Non-SERC inspection work consists of a LDAR inspection followed by a ground patrol based on LDAR findings. The LDAR inspection provides an inventory of potential vegetation for ground patrol, and the results of the ground patrol prescribe the forecasted tree work to comply with state and federal regulations.</p>	Holly Whitman	2/7/2023	3/10/2023	3/10/2023	https://www.pge.com/web/guest/home/energy-safety/wildfire-prevention/undergrounding https://www.pge.com/web/guest/home/energy-safety/wildfire-prevention/distribution https://www.pge.com/web/guest/home/energy-safety/wildfire-prevention/distribution	0	NA	7.2	Wildfire Mitigation Strategy Development	Wildfire Mitigation Strategy
Pre-Discovery 47	Green Power Institute (GPI)	001	Green Power Institute (GPI)_001	1	Green Power Institute (GPI)_001_01	<p>Please provide PG&E's Pre-submission 2023-2025 WMP Base Plan file on February 13, 2023, with the OES 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.</p>	<p>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 content:</p> <p>a) that we have a non-disclosure agreement with you on March 27 and March 10N, 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 WMP Mitigation Plan (WMP) for public review on March 27, 2023. You would prefer to use for a copy of the completed WMP following Energy Safety's completeness check. Please file back to us to us to discuss how you would prefer to use forward with this request.</p>	Zoe Herold	3/10/2023	3/14/2023	3/14/2023	https://www.pge.com/web/guest/home/energy-safety/wildfire-prevention/undergrounding https://www.pge.com/web/guest/home/energy-safety/wildfire-prevention/distribution https://www.pge.com/web/guest/home/energy-safety/wildfire-prevention/distribution	0	NA	A8	A8	A8
Pre-Discovery 26	CaPA	Set WMP-06	CaPA_Set_WMP-06	1	CaPA_Set_WMP-06_01	<p>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:</p> <p>a) Circuit name b) Circuit-segment ID number c) Circuit-segment ID number d) EVM miles to be completed in 2023</p>	<p>The EVM program concluded at the end of 2022. There is no EVM workplan for 2023.</p>	Holly Whitman	2/10/2023	3/29/2023	3/29/2023	https://www.pge.com/web/guest/home/energy-safety/wildfire-prevention/undergrounding https://www.pge.com/web/guest/home/energy-safety/wildfire-prevention/distribution https://www.pge.com/web/guest/home/energy-safety/wildfire-prevention/distribution	0	NA	2023-2025 WMP 8.2.3	Vegetation Management	EVM
Pre-Discovery 27	CaPA	Set WMP-06	CaPA_Set_WMP-06	2	CaPA_Set_WMP-06_02	<p>Provide your workplan that describes where you will undertake EVM projects in 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:</p> <p>a) Circuit name b) Circuit-segment ID number c) Circuit-segment ID number d) EVM miles to be completed in 2024</p>	<p>The EVM program concluded at the end of 2022. There is no EVM workplan for 2024.</p>	Holly Whitman	2/10/2023	3/29/2023	3/29/2023	https://www.pge.com/web/guest/home/energy-safety/wildfire-prevention/undergrounding https://www.pge.com/web/guest/home/energy-safety/wildfire-prevention/distribution https://www.pge.com/web/guest/home/energy-safety/wildfire-prevention/distribution	0	NA	2023-2025 WMP 8.2.3	Vegetation Management	EVM
Pre-Discovery 28	CaPA	Set WMP-06	CaPA_Set_WMP-06	3	CaPA_Set_WMP-06_03	<p>In response to Data Request CA00000000-002WMP-11, Question 2, March 3, 2023, PG&E provided its 2022 EVM workplan. Please provide an updated version of the 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).</p>	<p>Please see WMP-Discovery2023_DR_Cat00000000-002WMP-11, Question 2, March 3, 2023, for the actual 2022 EVM mileage data broken down by circuit segment.</p> <p>Column C in tab "2022 EVM Miles Planned" contains the number of miles planned for EVM work in 2022.</p> <p>Column C in tab "2022 EVM Miles Completed" contains the number of miles that were completed and work worked in 2022.</p>	Holly Whitman	2/10/2023	3/29/2023	3/29/2023	https://www.pge.com/web/guest/home/energy-safety/wildfire-prevention/undergrounding https://www.pge.com/web/guest/home/energy-safety/wildfire-prevention/distribution https://www.pge.com/web/guest/home/energy-safety/wildfire-prevention/distribution	1	NA	2022 WMP 7.5.2	Vegetation Management and Inspection	Enhanced Vegetation Management
Pre-Discovery 29	CaPA	Set WMP-06	CaPA_Set_WMP-06	4	CaPA_Set_WMP-06_04	<p>In response to Data Request CA00000000-002WMP-16, Question 11, March 23, 2023, PG&E added the following: "Through 2022, the EVM program includes tree evaluation and hazard trees mitigation, overhead clearing and aerial clearance. Starting in 2023, Enhanced EVM only includes overhead clearing." a) the statement above still accurate as of the date of the request? b) the statement above is not accurate as of the date of the request? c) If the answer to part (a) is no, please update the above statement to reflect PG&E's vegetation management strategy for 2023. d) If the answer to part (a) is no, please update the above statement to reflect PG&E's vegetation management strategy for 2024.</p>	<p>a) To maximize reduction of wildfire risk effectively and efficiently, the Enhanced Vegetation Management (EVM) program concluded at the end of 2022.</p> <p>b) The two V&M programs that incorporated the 2023 work plan are: Enhanced Tree Inspections, V&M for Operational Mitigations, and Tree Removal Inventory.</p> <p>c) For the Tree Inspections, we developed specific areas of focus (informed by the Areas of Concern (AOC)) primarily in the HFRA, which we will concentrate our efforts to inspect and address high-risk locations, such as those that have experienced higher volumes of vegetation damage during PSPS events, outages, and/or fires.</p> <p>d) The V&M program is being largely replaced by the Enhanced Tree Inspections program. We will identify focus on mitigating potential vegetation constraints in circuit segments that have experienced higher volumes of vegetation damage during PSPS events, outages, and/or fires from the WRDM (3) risk model. EPSS-analyzed devices undergo staged aerial condition inspections which may generally focus on additional tree work.</p> <p>e) The Tree Removal Inventory. This is a long-term work plan that was previously identified through EVM inspections. We will develop annual risk-ranked work plans and mitigate the highest risk-ranked areas first and will continue monitor the condition of these areas through our established inspection programs.</p> <p>f) The three programs identified above will continue in 2024. These combined three programs are also referred to as EVM Tree Inspections.</p>	Holly Whitman	2/10/2023	3/29/2023	3/29/2023	https://www.pge.com/web/guest/home/energy-safety/wildfire-prevention/undergrounding https://www.pge.com/web/guest/home/energy-safety/wildfire-prevention/distribution https://www.pge.com/web/guest/home/energy-safety/wildfire-prevention/distribution	0	NA	2022 WMP 7.5.1	Vegetation Management and Inspection	Program Costs

Pre-Discovery 39	CaPA	Set WMP-06	CaPA_Set WMP-06	14	CaPA_Set WMP-06_O14	<p>a) Has PG&E Asset Failure Analysis Team casually contacted any lightning that occurred in 2022 to assets with existing asset or vegetation corrective modifications at the time of ignition?</p> <p>b) If the answer to (a) is yes, please provide the following information on each such ignition:</p> <ol style="list-style-type: none"> Unique ignition ID (including the precise location) Location Category identified by the Asset Failure Analysis Team The type of corrective modification that was taken 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. 	<p>a) Yes, please see below.</p> <p>b) The ignitions have been identified that meet these criteria:</p> <p>IGN ID Date of Ignition Cause Type of Corrective Modification</p> <p>Copies of Associated Reports</p>	Holly Whisman	2/10/2023	3/29/2023	3/29/2023	https://www.pge.com/web/guest/homepage/efat/asset-failure-analysis-reports-outside-us	0	NA	2022 WMP 7.3.7	Data Governance	Asset Failure Analysis
Pre-Discovery 40	CaPA	Set WMP-08	CaPA_Set WMP-08	15	CaPA_Set WMP-08_O15	<p>Per PG&E's response to Data Request Call#ADocs-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 1 and Zone 1, and approximately one-third of assets in HFTD Tier 2.</p> <p>a) Please describe any changes to the above strategy for PG&E's detailed transmission inspections in 2023.</p> <p>b) Please describe any changes to the above strategy for PG&E's detailed transmission inspections in 2024.</p> <p>c) Please describe any changes to the above strategy for PG&E's detailed transmission inspections in 2024.</p>	<p>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 Consequence Model (WCM) and not by the current risk model. The WCM provides additional details on the strategy, please refer to Section 8.1.3 of our 2023 WMP. This differs from our 2022 strategy where we inspected all of Tier 1 and one-third of Tier 2.</p> <p>b) There are no major changes to the 2023 strategy for PG&E's detailed transmission inspections in 2023 as offered by predictive models of asset health and wildfire consequence. The transmission detailed inspection strategy in 2023 was informed by predictive models of asset health and wildfire consequence. The transmission detailed inspection strategy in 2023 was informed by predictive models of asset health and wildfire consequence. The transmission detailed inspection strategy in 2023 was informed by predictive models of asset health and wildfire consequence.</p> <p>c) There are no major changes to the 2023 strategy for PG&E's detailed transmission inspections in 2024 as offered by predictive models of asset health and wildfire consequence. The transmission detailed inspection strategy in 2024 was informed by predictive models of asset health and wildfire consequence. The transmission detailed inspection strategy in 2024 was informed by predictive models of asset health and wildfire consequence.</p>	Holly Whisman	2/10/2023	3/29/2023	3/29/2023	https://www.pge.com/web/guest/homepage/efat/asset-failure-analysis-reports-outside-us	0	NA	2022 WMP 7.3.4 and 7.3.4.1d	Asset Management and Inspections	NA
Pre-Discovery 41	CaPA	Set WMP-06	CaPA_Set WMP-06	16	CaPA_Set WMP-06_O16	<p>Regarding your PSPS circuit modeling capabilities:</p> <p>a) Please describe your present circuit modeling capabilities with respect to PSPS decision-making (PSPS circuit modeling capabilities), including what level of granularity they are able to determine how circuit modeling efforts or other changes to a segment will affect PSPS thresholds.</p> <p>b) Please describe any improvements to the present PSPS circuit modeling capabilities that you expect to implement in 2023.</p> <p>c) Please describe any improvements to the present PSPS circuit modeling capabilities that you expect to implement in 2024.</p> <p>d) Please describe the expected status of your PSPS circuit modeling capabilities at the conclusion of the 2023/2024 WMP cycle.</p>	<p>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 determine how it is affected.</p> <p>PSPS models and de-energizes circuits utilizing all switching devices on the system that do not pose ignition risks. The effects of hardware and other changes to lines will be accounted for by our IWS model which uses machine learning to quantify past outages and ignores areas that serve 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.</p> <p>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.</p> <p>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.</p> <p>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.</p>	Holly Whisman	2/10/2023	3/29/2023	3/29/2023	https://www.pge.com/web/guest/homepage/efat/asset-failure-analysis-reports-outside-us	0	NA	PSPS	NA	NA
Pre-Discovery 42	CaPA	Set WMP-06	CaPA_Set WMP-06	17	CaPA_Set WMP-06_O17	<p>a) Have you developed Firewise Safety Power Shutoff (PSPS) risk modeling capabilities at the circuit-segment level?</p> <p>b) Have you developed Enhanced Powerline Safety Settings (EPSS) risk scores at the circuit-segment level?</p> <p>c) If the answer to either part (a) or (b) is yes, please provide a breakdown of 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:</p> <ol style="list-style-type: none"> Circuit Identification Number Circuit Name Circuit Segment Identification Number Circuit segment-level PSPS Risk Score (if applicable) Circuit segment-level EPSS Risk Score (if applicable) <p>d) If the answer to part (a) is no, please explain why you do not model PSPS risk scores for circuit segments?</p> <p>e) If the answer to part (b) is no, please explain why you do not model EPSS risk scores for circuit segments?</p> <p>f) In the review of PG&E's WCM for Energy & Environmental Economics, Inc. ("E3") (PSPS), the authors note "There were also several references to PG&E asset data, now current to 2022-01-01, and updated or updated incident meteorology data." Please confirm that the asset data collected after January 1, 2022 was used in the WCM v3.</p> <p>g) Please confirm that the asset data collected after January 1, 2022 was used in PG&E's WCM v3; please specify the dates on which any such data was collected.</p> <p>h) Please confirm that "asset data" (a) is not in geospatial (GIS) data from the operational system of record, or (b) is not in geospatial (GIS) data from the operational system of record, or (c) is not in geospatial (GIS) data from the operational system of record.</p>	<p>a) Yes, this is cited in Section 6.1, Figure 6.2.1-3.</p> <p>b) No.</p> <p>c) Please see "WMP-Discovery 2023 DR, Call#ADocs-20230710/CONF-20" which is a geodatabase file containing the circuit segments along with PSPS risk values and Circuit Segment names. Due to the different circuit segment nomenclature of the circuit segments are not mapped.</p> <p>d) Not applicable.</p> <p>e) Not applicable.</p> <p>f) Not applicable.</p> <p>g) Not applicable.</p> <p>h) Not applicable.</p>	Holly Whisman	2/10/2023	3/29/2023	3/29/2023	https://www.pge.com/web/guest/homepage/efat/asset-failure-analysis-reports-outside-us	2	NA	PSPS/EPSS	NA	NA
1	CaPA	Set WMP-07	CaPA_Set WMP-07	1	CaPA_Set WMP-07_O1	<p>a) All distribution asset data utilized in the Wildfire Distribution Risk Model (WDRM) v3 were extracted from PG&E's EDOS system on January 1, 2022, with the exception of the transformer data which was extracted from EDOS in February 2, 2022.</p> <p>b) Please confirm that the asset data collected after January 1, 2022 was used in PG&E's WDRM v3; please specify the dates on which any such data was collected.</p> <p>c) Please confirm that "asset data" (a) is not in geospatial (GIS) data from the operational system of record, or (b) is not in geospatial (GIS) data from the operational system of record, or (c) is not in geospatial (GIS) data from the operational system of record.</p>	<p>a) All distribution asset data utilized in the Wildfire Distribution Risk Model (WDRM) v3 were extracted from PG&E's EDOS system on January 1, 2022, with the exception of the transformer data which was extracted from EDOS in February 2, 2022.</p> <p>b) Please confirm that the asset data collected after January 1, 2022 was used in PG&E's WDRM v3; please specify the dates on which any such data was collected.</p> <p>c) Please confirm that "asset data" (a) is not in geospatial (GIS) data from the operational system of record, or (b) is not in geospatial (GIS) data from the operational system of record, or (c) is not in geospatial (GIS) data from the operational system of record.</p>	Joshua Borowski	3/27/2023	3/30/2023	3/30/2023	https://www.pge.com/web/guest/homepage/efat/asset-failure-analysis-reports-outside-us	0	NA	6.2	Risk Methodology and Assessment	Risk Analysis Framework
2	CaPA	Set WMP-07	CaPA_Set WMP-07	2	CaPA_Set WMP-07_O2	<p>a) Please confirm that the data that the WDRM v4 has been finalized if it has not been finalized, please provide an estimate on when it will be finalized.</p> <p>b) Please provide a current list of components that are used as inputs in the WDRM v4.</p> <p>c) Please confirm that the asset data collected after January 1, 2022 was used in the WDRM v4.</p> <p>d) Please confirm that the asset data collected after January 1, 2022 was used in PG&E's WDRM v4; please specify the dates on which any such data was collected.</p> <p>e) Please confirm that "asset data" (a) is not in geospatial (GIS) data from the operational system of record, or (b) is not in geospatial (GIS) data from the operational system of record, or (c) is not in geospatial (GIS) data from the operational system of record.</p>	<p>a) The Wildfire Distribution Risk Model (WDRM) v4 has not been finalized. Model review and approval is scheduled for Q2 2023.</p> <p>b) The list of equipment components is not available in the WDRM v4.</p> <p>c) The list of equipment components is not available in the WDRM v4.</p> <p>d) Please confirm that the asset data collected after January 1, 2022 was used in PG&E's WDRM v4; please specify the dates on which any such data was collected.</p> <p>e) Please confirm that "asset data" (a) is not in geospatial (GIS) data from the operational system of record, or (b) is not in geospatial (GIS) data from the operational system of record, or (c) is not in geospatial (GIS) data from the operational system of record.</p>	Joshua Borowski	3/27/2023	3/30/2023	3/30/2023	https://www.pge.com/web/guest/homepage/efat/asset-failure-analysis-reports-outside-us	0	NA	6.2	Risk Methodology and Assessment	Risk Analysis Framework
3	CaPA	Set WMP-07	CaPA_Set WMP-07	3	CaPA_Set WMP-07_O3	<p>a) Please confirm that the data that the WDRM v4 has been finalized if it has not been finalized, please provide an estimate on when it will be finalized.</p> <p>b) Please provide a current list of components that are used as inputs in the WDRM v4.</p> <p>c) Please confirm that the asset data collected after January 1, 2022 was used in the WDRM v4.</p> <p>d) Please confirm that the asset data collected after January 1, 2022 was used in PG&E's WDRM v4; please specify the dates on which any such data was collected.</p> <p>e) Please confirm that "asset data" (a) is not in geospatial (GIS) data from the operational system of record, or (b) is not in geospatial (GIS) data from the operational system of record, or (c) is not in geospatial (GIS) data from the operational system of record.</p>	<p>a) The Wildfire Distribution Risk Model (WDRM) v4 has not been finalized. Model review and approval is scheduled for Q2 2023.</p> <p>b) The list of equipment components is not available in the WDRM v4.</p> <p>c) The list of equipment components is not available in the WDRM v4.</p> <p>d) Please confirm that the asset data collected after January 1, 2022 was used in PG&E's WDRM v4; please specify the dates on which any such data was collected.</p> <p>e) Please confirm that "asset data" (a) is not in geospatial (GIS) data from the operational system of record, or (b) is not in geospatial (GIS) data from the operational system of record, or (c) is not in geospatial (GIS) data from the operational system of record.</p>	Joshua Borowski	3/27/2023	3/30/2023	3/30/2023	https://www.pge.com/web/guest/homepage/efat/asset-failure-analysis-reports-outside-us	0	NA	6.2	Risk Methodology and Assessment	Risk Analysis Framework
68	CPUC - SPD (Safety Policy Division)	002	CPUC - SPD (Safety Policy Division)_002	1	CPUC - SPD (Safety Policy Division)_002_01	<p>Provide Attachment 2023-03-27_PGE_2023_WMP_R0_Appends A-C PAGE 22-16_Ab01_CONF (PG&E's 2023-2024 Underwriting Worksheet).</p>	<p>The CONFIDENTIAL attachment is being provided pursuant to the confidentiality declaration "DRM/ML/03, Confidentiality Declaration".</p> <p>As required, please attachment "2023-03-27_PGE_2023_WMP_R0_Appends A-C PAGE 22-16_Ab01_CONF" abut.</p>	Kevin Miller	4/4/2023	4/5/2023	4/4/2023	https://www.pge.com/web/guest/homepage/efat/asset-failure-analysis-reports-outside-us	1	NA	Appendix D	Areas for Contract Improvement	A/C PG&E 20-16 -- Progress and Update on Underwriting and Risk Mitigation.
13	CaPA	Set WMP-08	CaPA_Set WMP-08	1	CaPA_Set WMP-08_O1	<p>PG&E's WMP status:</p> <p>This EVM program consisted of 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 activities. 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.</p> <p>a) Please describe how PG&E intends to strengthen its other existing VM programs as stated above.</p> <p>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?</p> <p>c) If PG&E will pursue the achievement of enhanced clearances in new locations, please provide PG&E's strategy and methodology for the following:</p> <ol style="list-style-type: none"> Deciding which circuits and/or locations need enhanced clearances Deciding which trees to trim in a given project location Deciding the desired clearance distance Setting the schedule and assurance of enhanced clearance projects If PG&E only intends to maintain existing enhanced clearances, please explain why. <p>d) PG&E will maintain existing enhanced clearances as well as establishing new clearances starting at a minimum of 12 feet.</p>	<p>a) 1) PG&E is extending the minimum clearance recommendation of 12 feet in HFTD per O. 86 Risk 26, Appendix D to 16 feet within HFTD. 2) There is an anticipated increase of tree removals as trees are as the first course of action recommended at time of filing per the Distribution Vegetation Inspection Procedure (DVIP) process. 3) There are other existing VM programs that are being strengthened and monitoring of such programs continues.</p> <p>b) PG&E will maintain clearances where EVM work occurred. PG&E will also be preserving a minimum radial clearance of 12 feet throughout the system within HFTD and HFTD. Two new programs, Vegetation Management for Operational Mitigation (VMOM) and Focused Tree Inspection, are in the process of being established to maintain trees that warrant enhanced clearances where EVM was not implemented. These programs inform clearances based on available outage data and trends, as well as site and tree conditions. While not called out as a uniform scope, clearance of portions of these targeted circuit segments may have limitations to EVM.</p> <p>c) 1) Based on specific AGC outage analysis of species and failure types when available.</p> <p>2) Based on analysis of outage data and trends by AGC. 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.</p> <p>3) 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 where possible. However, operational constraints including but not limited to access issues due to a wetter, environmental limited operating periods, and agency restrictions among other may lead to a lower ranked project being completed ahead of a higher ranked project.</p> <p>d) PG&E will maintain existing enhanced clearances as well as establishing new clearances starting at a minimum of 12 feet.</p>	Holly Whisman	3/30/2023	4/5/2023	4/5/2023	https://www.pge.com/web/guest/homepage/efat/asset-failure-analysis-reports-outside-us	0	NA	8.2.2.2.b	Vegetation Management and Inspections	Discouraged Programs
14	CaPA	Set WMP-08	CaPA_Set WMP-08	2	CaPA_Set WMP-08_O2	<p>Regarding the new "Tree Removal Inventory Program" described in section 8.2.2.2.4 of PG&E's WMP, PG&E status:</p> <p>This is a new transitional program for 2023 stemming from the conclusion of the 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.</p> <p>Based on this on-going re-inspection and evaluation work, we will develop annual risk-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.</p> <p>a) Please explain what is meant by the term "transitional" in the first sentence.</p> <p>b) Does PG&E intend to identify new trees for the sort of work identified in the inventory?</p> <p>c) If the answer to part (b) is yes, please provide PG&E's methodology and strategy for doing so.</p> <p>d) Please describe how PG&E intends to identify new trees for the sort of work identified in the inventory?</p> <p>e) If the answer to part (c) is no, please explain why.</p> <p>f) How many years will the above mentioned "on-going re-inspection and evaluation work" last?</p> <p>g) Please state the frequency of the "on-going re-inspection and evaluation work".</p> <p>h) How many years will the above mentioned "multi-year program" last?</p> <p>i) After the "multi-year program" ends, will PG&E intend to have a tree inventory?</p> <p>j) If the answer to part (i) is yes, please explain how PG&E intends to address vegetation in high-risk areas going forward.</p> <p>k) If the answer to part (i) is no, please explain how the tree inventory will be maintained and used going forward.</p> <p>l) When it is stated that "PG&E estimates that our EVM inventory included more than 300,000 trees at the end of 2022," please explain why this number is an estimate rather than a precise number.</p>	<p>a) For this program the use of "transitional" represents the program transition from EVM to our new Tree Inventory Program, which will focus on working down the risk associated with the remaining 300K. These trees were identified under EVM guidelines and will be over a period of time based on evaluation of constraints or other factors that hindered completion of work.</p> <p>b) Yes, but not under the Tree Removal Inventory Program, which is focused on removing trees from previously listed trees with a removal prescription as part of the EVM program. Two new programs, Vegetation for Operational Mitigation (VMOM) and Focused Tree Inspections (FTI) will identify new trees for the sort of work identified in the inventory. Additionally, if priority trees are discovered while completing the FTI scope, they would be added to work consistent with all other VM programs.</p> <p>c) 1) For VMOM: PG&E utilized VM EPSS-enabled outage data, historical VM outage data, and customer outage impact data.</p> <p>2) For FTI: Areas of Concern (AOCs) were identified through a cross-functional effort utilizing outage data, historical VM outage data, and customer outage impact data. Geographic areas, initial program development utilized VMOM's compliance areas, Point Safety/ Spatially distributed evaluation, 30-year lookback of meteorology data, and analysis, identified PSPS Lookback Polygons, PSPS Vegetation Damage locations, vegetation caused outage data, and vegetation caused outage data. The program is intended to be performed annually to identify where trends, trends, or emerging available data indicated higher likelihood of tree loss, damage, or outages.</p> <p>d) N/A.</p> <p>e) N/A.</p> <p>f) The on-going re-inspection and evaluation work will focus on the remaining 200K trees that were identified for removal at the conclusion of EVM that had a TAT result other than ABATE.</p> <p>g) The 2023 Tree Inventory Program scope of work is targeting the re-inspection of approximately 20K trees that had a TAT result other than ABATE. Once re-inspected it is determined that a tree does not need removal the tree will be inspected annually going forward during the Routine Maintenance and Second Annual Inspections.</p> <p>h) The program is planned to last 10 years.</p> <p>i) No. All of PG&E's VM programs, including the Tree Removal Inventory program, have and will continue to manage inventories of trees, however, the Tree Removal Inventory program is designed to specifically address trees in the inventory of the discontinued EVM program and is currently not planned to conduct beyond this time frame.</p> <p>j) The Tree Removal Inventory Program is intended to remove risk from previously identified EVM trees over a period of 9 years and there will be no new EVM trees added to the Tree Removal Inventory.</p> <p>k) Due to removal and re-inspection being completed, as well as external factors that can impact our inventory, we are only able to provide an estimated inventory forecast and not a precise number.</p>	Holly Whisman	3/30/2023	4/5/2023	4/5/2023	https://www.pge.com/web/guest/homepage/efat/asset-failure-analysis-reports-outside-us	0	NA	8.2.2.2.4	Vegetation Management and Inspections	Tree Removal Inventory
15	CaPA	Set WMP-08	CaPA_Set WMP-08	3	CaPA_Set WMP-08_O3	<p>Regarding the new "VM for Operational Mitigation" described in section 8.2.2.3 of PG&E's WMP, PG&E status:</p> <p>This is a new transitional program for 2023 stemming from the conclusion of the EVM program. This program is intended to help reduce outages and potential problems using a risk-informed, targeted approach to vegetation management. PG&E will initially focus on vegetation contacts based on historic vegetation outages on EPSS-enabled circuits. PG&E will initially focus on vegetation contacts based on historic vegetation outages on EPSS-enabled circuits. PG&E will initially focus on vegetation contacts based on historic vegetation outages on EPSS-enabled circuits.</p> <p>a) Please explain what is meant by the term "transitional" in the first sentence.</p> <p>b) How frequently will PG&E update the scope of work for this program (i.e., annually or quarterly)?</p> <p>c) Please explain PG&E's methodology for developing the scope of work for this program.</p> <p>d) Please explain how PG&E will use EPSS data to contribute to the scope of work for this program.</p> <p>e) Please explain how PG&E will use historical outage data to contribute to the scope of work for this program.</p> <p>f) Please explain how PG&E will use "regulation failure from the WDRM v3 risk model" to contribute to the scope of work for this program.</p>	<p>a) Our wildfire mitigation capabilities have continued to evolve and mature since 2019. With the conclusion of Enhanced Vegetation Management (EVM) at the end of 2022, we continue to evolve our Vegetation Management program. The use of "transitional" represents the program transition from EVM to our new VMOM program, which will focus on working down the risk associated with the remaining 300K. These trees were identified under EVM guidelines and will be over a period of time based on evaluation of constraints or other factors that hindered completion of work.</p> <p>b) The frequency of the "on-going re-inspection and evaluation work" will be determined by the availability of resources and the need to complete work in a timely manner.</p> <p>c) PG&E will use a risk-informed, targeted approach to vegetation management. PG&E will initially focus on vegetation contacts based on historic vegetation outages on EPSS-enabled circuits. PG&E will initially focus on vegetation contacts based on historic vegetation outages on EPSS-enabled circuits. PG&E will initially focus on vegetation contacts based on historic vegetation outages on EPSS-enabled circuits.</p> <p>d) PG&E will use EPSS data to contribute to the scope of work for this program.</p> <p>e) PG&E will use historical outage data to contribute to the scope of work for this program.</p> <p>f) PG&E will use "regulation failure from the WDRM v3 risk model" to contribute to the scope of work for this program.</p>	Holly Whisman	3/30/2023	4/5/2023	4/5/2023	https://www.pge.com/web/guest/homepage/efat/asset-failure-analysis-reports-outside-us	0	NA	8.2.2.3	Vegetation Management and Inspections	VM for Operational Mitigation

28	CaFA	Set WMP-08	CaFA_Set WMP-08	16	CaFA_Set WMP-08, 016	<p>Regarding "Wood and Bark Management" described in section 8.3.3 of PGE's WMP. PGE states: "Once we have an on or removal of site based on owner preference." PGE also states "Wood Management is a voluntary program in which property owners must opt in to participate."</p> <p>a) How does PGE ensure that landowners are aware of the opt-in Wood Management program? b) How does PGE ensure that landowners are aware of the opt-in Wood Management program? c) How does PGE ensure that landowners are aware of the opt-in Wood Management program? d) How does PGE ensure that landowners are aware of the opt-in Wood Management program? e) How does PGE ensure that landowners are aware of the opt-in Wood Management program? f) How does PGE ensure that landowners are aware of the opt-in Wood Management program? g) How does PGE ensure that landowners are aware of the opt-in Wood Management program? h) How does PGE ensure that landowners are aware of the opt-in Wood Management program? i) How does PGE ensure that landowners are aware of the opt-in Wood Management program? j) How does PGE ensure that landowners are aware of the opt-in Wood Management program? k) How does PGE ensure that landowners are aware of the opt-in Wood Management program? l) How does PGE ensure that landowners are aware of the opt-in Wood Management program? m) How does PGE ensure that landowners are aware of the opt-in Wood Management program? n) How does PGE ensure that landowners are aware of the opt-in Wood Management program? o) How does PGE ensure that landowners are aware of the opt-in Wood Management program? p) How does PGE ensure that landowners are aware of the opt-in Wood Management program? q) How does PGE ensure that landowners are aware of the opt-in Wood Management program? r) How does PGE ensure that landowners are aware of the opt-in Wood Management program? s) How does PGE ensure that landowners are aware of the opt-in Wood Management program? t) How does PGE ensure that landowners are aware of the opt-in Wood Management program? u) How does PGE ensure that landowners are aware of the opt-in Wood Management program? v) How does PGE ensure that landowners are aware of the opt-in Wood Management program? w) How does PGE ensure that landowners are aware of the opt-in Wood Management program? x) How does PGE ensure that landowners are aware of the opt-in Wood Management program? y) How does PGE ensure that landowners are aware of the opt-in Wood Management program? z) How does PGE ensure that landowners are aware of the opt-in Wood Management program?</p>	Holly Whitman	3/30/2023	4/5/2023	4/5/2023	0	NA	8.2.3.2	Vegetation Management and Inspections	Wood and Bark Management
29	CaFA	Set WMP-08	CaFA_Set WMP-08	17	CaFA_Set WMP-08, 017	<p>Regarding "High-Risk Species" described in section 8.2.3.6 of PGE's WMP. PGE states: "There are no general standards for high-risk species."</p> <p>a) Does PGE plan to develop general standards for high-risk species? b) If the answer to part (a) is yes, when does PGE expect to complete development of such standards? c) If the answer to part (a) is no, please explain why not.</p>	Holly Whitman	3/30/2023	4/5/2023	4/5/2023	0	NA	8.2.3.6	Vegetation Management and Inspections	High-Risk Species
30	CaFA	Set WMP-08	CaFA_Set WMP-08	18	CaFA_Set WMP-08, 018	<p>PGE'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 PGE has not set target pass rates for VM Field QC for 2023-2025.</p>	Holly Whitman	3/30/2023	4/5/2023	4/5/2023	0	NA	8.2.5.2	Vegetation Management and Inspections	Quality Control
31	CaFA	Set WMP-08	CaFA_Set WMP-08	19	CaFA_Set WMP-08, 019	<p>Table 8-19, Priority 1 Priority 2 and Second Patrol Trees Categorized By Age, shows 200 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 200 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 response. d) The TFD for where the tree is located. e) PGE's expected remediation for the tree.</p>	Holly Whitman	3/30/2023	4/5/2023	4/5/2023	1	NA	8.2.8	Vegetation Management and Inspections	Open Work Orders
32	CaFA	Set WMP-09	CaFA_Set WMP-09	1	CaFA_Set WMP-09, 01	<p>P. 10 of PGE'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 PGE determined that the target was "less impactful."</p>	Holly Whitman	4/4/2023	4/7/2023	4/7/2023	0	NA	1	Executive Summary & Overview	NA
33	CaFA	Set WMP-09	CaFA_Set WMP-09	2	CaFA_Set WMP-09, 02	<p>P. 107 of PGE's WMP states, "Increased temperatures can cause electric equipment to age more quickly which will increase the need for more frequent maintenance. Higher temperatures may cause equipment to fail resulting in customer outages." a) What steps has PGE taken to mitigate the increased risk of asset failure anticipated from rising temperatures? b) What steps does PGE plan to take during the 2023-2025 WMP period to mitigate the increased risk of asset failure anticipated from rising temperatures?</p>	Holly Whitman	4/4/2023	4/7/2023	4/7/2023	0	NA	5.3.4.2	Overview of the Service Territory	Climate Change Phenomena and Trends
34	CaFA	Set WMP-09	CaFA_Set WMP-09	3	CaFA_Set WMP-09, 03	<p>P. 598 of PGE's WMP states: In 2022 we continued our assessment through the Electric Program Investment Charge 3.45, "Automated Fire Detection from Wireless Alert Cameras," program. Through our assessment period we determined that AI detection cameras will improve our detection system and in 2023 we will select a vendor to install AI detection on our cameras. a) How does PGE determine that AI detection would improve its detection system? b) Please quantify the extent to which PGE anticipates AI detection will improve PGE's detection system. c) Please provide any available studies, analyses or reports to support your statements or responses to part (a) and (b). d) As of the beginning of 2023, how much has PGE spent on the Electric Program Investment Charge 3.45, "Automated Fire Detection from Wireless Alert Cameras," program? e) How much does PGE forecast spending on the Electric Program Investment Charge 3.45, "Automated Fire Detection from Wireless Alert Cameras," program in each of the years 2024, 2025, and 2026? f) When is the earliest date that PGE expects to realize benefits from automated fire detection?</p>	Holly Whitman	4/4/2023	4/7/2023	4/7/2023	1	NA	8.3.4.2	Strategic Awareness and Forecasting	Ignition Detection Systems
35	CaFA	Set WMP-09	CaFA_Set WMP-09	4	CaFA_Set WMP-09, 04	<p>P. 174 of PGE's WMP states, "The results of the PSPS Consequence Model are then calibrated to PGE's Enterprise Risk Model's MAFF Risk Score for PSPS." For each component in PGE's MAFF, explain how the results of the PSPS Consequence Model are calibrated to the MAFF.</p>	Holly Whitman	4/4/2023	4/7/2023	4/7/2023	3	NA	8.2.2.3	Risk Methodology and Assessment	Risk and Risk Components Calculation
36	CaFA	Set WMP-09	CaFA_Set WMP-09	5	CaFA_Set WMP-09, 05	<p>P. 181 of PGE's WMP discusses Group C, Above-Grade Hardware, in the context of PGE's WTRM. Group C has two sub-groups, PGE states, "Sub-Group 1 consists of components where the life cycle closely aligns with that of the structure. These include things like gutters and roof flashing." a) Does the WTRM apply the same hardware and treats to all components with a grouping to explain why not? b) Does PGE's grouping within the WTRM account for any hazards that may be unique to a subset of hardware or components? c) Hazard types may be subject to wear such as "loosening" that the main structure may not experience. How does PGE account for potential differences in life cycle between hardware and the structure? d) Please explain your justification for your answer to part (c).</p>	Holly Whitman	4/4/2023	4/7/2023	4/7/2023	0	NA	8.2.2.1	Risk Methodology and Assessment	Risk and Risk Components Calculation

37	CaFA	Set WMP-09	CaFA_Set WMP-09	6	CaFA_Set WMP-09_06	<p>P. 153 of POGE's WMP status. Top-risk areas are defined as the areas corresponding to those 100 x 100 m points that intersect POGE overhead electrical infrastructure facilities and that are in the upper 20th percentile based on WDRM or risk scores.</p> <p>a) By "upper 20th percentile" does POGE mean the 80th through 100th percentile, as percentiles are conventionally defined (in other words, the highest quartile of risk scores)?</p> <p>b) How does POGE define its specific species stress index model for tree health and mortality?</p> <p>c) How does POGE define its specific species stress index model for tree health and mortality?</p> <p>d) Please describe the data inputs to this model.</p> <p>e) Please describe the outputs of the model.</p>	Holly Whitman	4/4/2023	4/7/2023	4/7/2023	https://www.pge.com/eng/about/comm/pdfs/2023-2025-wmp-status-report-06-07.pdf	0	NA	6.4 1.2	Risk Mitigation and Assessment	Top Risk Areas Within the FRPA
38	CaFA	Set WMP-09	CaFA_Set WMP-09	7	CaFA_Set WMP-09_07	<p>a) POGE's WMP status. "We created a species-specific stress index model for POGE (tree health and mortality)." b) POGE's WMP status. "We created a species-specific stress index model for POGE (tree health and mortality)." c) How does POGE define its specific species stress index model for tree health and mortality?</p>	Holly Whitman	4/4/2023	4/7/2023	4/7/2023	https://www.pge.com/eng/about/comm/pdfs/2023-2025-wmp-status-report-06-07.pdf	0	NA	4.4	Overview of WMP	Risk-Informed Framework
40	CaFA	Set WMP-09	CaFA_Set WMP-09	9	CaFA_Set WMP-09_09	<p>P. 526 of POGE's WMP status. "The primary target for secondary patrols is HFTD and HFRPA but exceptions and deviations are included as appropriate in the vegetation management program." P. 267 states: "Beginning in 2023, POGE will use the annual review of AOC that we committed to doing in the POGE 2023 WMP." d) Is there a difference between "secondary patrol" and "Second Patrol" in the two passages quoted above if so, please explain why.</p>	Holly Whitman	4/4/2023	4/7/2023	4/7/2023	https://www.pge.com/eng/about/comm/pdfs/2023-2025-wmp-status-report-06-07.pdf	0	NA	8.2 2.2.2	Vegetation Management and Inspection	Distribution Second Patrol
41	CaFA	Set WMP-09	CaFA_Set WMP-09	10	CaFA_Set WMP-09_010	<p>P. 342 of POGE's WMP status. "In July 2021, POGE launched a multi-year program to underground 10,000 distribution circuit miles in high wildfire risk areas." a) Since the July 2021 announcement of the 10,000-mile undergrounding program, has POGE performed any studies to determine whether the planned scope of 10,000 circuit miles should be revised?</p>	Holly Whitman	4/4/2023	4/7/2023	4/7/2023	https://www.pge.com/eng/about/comm/pdfs/2023-2025-wmp-status-report-06-07.pdf	2	NA	8.1 2.2	Grid Design and System Hardening	Undergrounding of Electric Lines and/or Equipment - Distribution
42	CaFA	Set WMP-09	CaFA_Set WMP-09	11	CaFA_Set WMP-09_011	<p>P. 969 of POGE's WMP status. "On average, 3.1 miles 1.25 UD install miles to replace 1.011 miles. However, at sites, this multiplier can be as low as 2.3 miles." a) How does POGE estimate the multiplier for the number of CR circuit miles to be moved underground, or the number of underground circuit miles to be installed?</p>	Holly Whitman	4/4/2023	4/7/2023	4/7/2023	https://www.pge.com/eng/about/comm/pdfs/2023-2025-wmp-status-report-06-07.pdf	0	NA	Appendix D	Areas for Continued Improvement	ACI POGE-23-34 - Review Process of Pruning Wildfire Mitigation
43	CaFA	Set WMP-09	CaFA_Set WMP-09	12	CaFA_Set WMP-09_012	<p>a) What is POGE's current forecast cost per circuit-mile for undergrounding projects completed in the second half of 2022? b) Please provide workpapers to support your answer to part (a).</p>	Holly Whitman	4/4/2023	4/7/2023	4/7/2023	https://www.pge.com/eng/about/comm/pdfs/2023-2025-wmp-status-report-06-07.pdf	0	NA	8.1 2.2	Grid Design and System Hardening	Undergrounding of Electric Lines and/or Equipment - Distribution
44	CaFA	Set WMP-09	CaFA_Set WMP-09	13	CaFA_Set WMP-09_013	<p>a) What is POGE's forecast RSE for undergrounding completed in the second half of 2022? b) Please provide workpapers to support your answer to part (a).</p>	Holly Whitman	4/4/2023	4/7/2023	4/7/2023	https://www.pge.com/eng/about/comm/pdfs/2023-2025-wmp-status-report-06-07.pdf	1	NA	8.1 2.2	Grid Design and System Hardening	Undergrounding of Electric Lines and/or Equipment - Distribution
45	CaFA	Set WMP-09	CaFA_Set WMP-09	14	CaFA_Set WMP-09_014	<p>a) What is POGE's current forecast cost per circuit-mile for covered conductor projects completed in the second half of 2022? b) Please provide workpapers to support your answer to part (a).</p>	Holly Whitman	4/4/2023	4/7/2023	4/7/2023	https://www.pge.com/eng/about/comm/pdfs/2023-2025-wmp-status-report-06-07.pdf	1	NA	8.1 2.5	Grid Design and System Hardening	Traditional Overhead Hardening - Transmission Conductor and Distribution
46	CaFA	Set WMP-09	CaFA_Set WMP-09	15	CaFA_Set WMP-09_015	<p>a) What is POGE's forecast RSE for covered conductor system hardening completed in the second half of 2022? b) Please provide workpapers to support your answer to part (a).</p>	Holly Whitman	4/4/2023	4/7/2023	4/7/2023	https://www.pge.com/eng/about/comm/pdfs/2023-2025-wmp-status-report-06-07.pdf	0	NA	8.1 2.5	Grid Design and System Hardening	Traditional Overhead Hardening - Transmission Conductor and Distribution
47	CaFA	Set WMP-09	CaFA_Set WMP-09	16	CaFA_Set WMP-09_016	<p>In response to data request CalCavocates-PGE-2023WMP-06-07, question 7, POGE status. "The primary approach to selecting miles used for risk prioritization methodologies (1) Top 20 percent circuit miles based on the 2022 WDRM v2, and (2) the WDRM Feasibility Efficiency (WFE)-ranked circuit segments based on the 2022 WDRM v2, and (3) considering undergrounding feasibility." Provide an Excel table of the WFE-ranked circuit segments based on the 2022 WDRM v2, as described above. For each segment, provide the following attributes as columns: a) Circuit name b) Circuit ID number c) Circuit segment name d) WDRM or risk score e) Feasibility factor f) WFE score as defined on p. 969 of POGE's WMP g) WFE score as defined on p. 969 of POGE's WMP h) WFE score as defined on p. 969 of POGE's WMP</p>	Holly Whitman	4/4/2023	4/7/2023	4/7/2023	https://www.pge.com/eng/about/comm/pdfs/2023-2025-wmp-status-report-06-07.pdf	1	NA	7.2	Wildfire Mitigation Strategy Development	Wildfire Mitigation Strategy
63	TURN	001	TURN_001	1	TURN_001_01	<p>a) POGE does not forecast RSE for undergrounding projects planned to be completed specifically in the second half of 2025 in its WMP. However, in the 2023 GRC, POGE provided an RSE of 54 in 2025 for underground system hardening (A, 21-68-02). Exhibit POGE-4, Chapter 3, p. 3-6, Table 3-1. b) Please see attachment "WMP-Discovery2023_DR_CalCavocates_000-001A001" sheet for the requested information from the "RSE Results" tab, cell B12 of the 2025 Undergrounding RSE with supporting data on the other tabs. Alternatively, you may refer to the RSE Results tab based on the following tabs to complete the RSE: 1-Program Exposure - Identifies the number of Overhead Miles replaced versus year across the tranche of the Wildfire Risk 2-Program Exposure - Identifies the programmatic cost per mile 3-SE Risk Programs - Identifies the economic effectiveness by site and subarea for each mitigation.</p>	Tom Long	4/4/2023	4/7/2023	4/7/2023	https://www.pge.com/eng/about/comm/pdfs/2023-2025-wmp-status-report-06-07.pdf	1	NA	Appendix D	Areas for Continued Improvement	ACI POGE-23-34 - Review Process of Pruning Wildfire Mitigation
64	TURN	002	TURN_002	1	TURN_002_01	<p>Please provide the attachment to the response to CalCavocates-PGE-2023WMP-06-07, which POGE has labeled as confidential.</p>	Tom Long	4/4/2023	4/7/2023	4/7/2023	https://www.pge.com/eng/about/comm/pdfs/2023-2025-wmp-status-report-06-07.pdf	1	Yes	8.2.3	Vegetation Management and Inspection	Vegetation and Fuels Management
65	TURN	002	TURN_002	2	TURN_002_02	<p>Please provide the attachment to the response to CalCavocates-PGE-2023WMP-06-08, which POGE has labeled as confidential.</p>	Tom Long	4/4/2023	4/7/2023	4/7/2023	https://www.pge.com/eng/about/comm/pdfs/2023-2025-wmp-status-report-06-07.pdf	1	Yes	8.2.3	Vegetation Management and Inspection	Vegetation and Fuels Management
66	TURN	002	TURN_002	3	TURN_002_03	<p>Please provide the attachment to the response to CalCavocates-PGE-2023WMP-06-09, which POGE has labeled as confidential.</p>	Tom Long	4/4/2023	4/7/2023	4/7/2023	https://www.pge.com/eng/about/comm/pdfs/2023-2025-wmp-status-report-06-07.pdf	0	NA	2023 WMP Section 7.3.5.2	Vegetation Management and Inspection	Enhanced Vegetation Management
67	TURN	002	TURN_002	4	TURN_002_04	<p>Please provide the 2023-2025 Undergrounding Workplan referenced on page 911 of POGE's WMP and in footnote 200, which indicates that POGE has labeled the Workplan confidential.</p>	Tom Long	4/4/2023	4/7/2023	4/7/2023	https://www.pge.com/eng/about/comm/pdfs/2023-2025-wmp-status-report-06-07.pdf	1	Yes	Appendix D	Areas for Continued Improvement	ACI POGE-23-16 - Progress and Update on Risk, Undergrounding and Risk Prioritization
69	OEB	001	OEB_001	1	OEB_001_01	<p>Regarding POGE's Tree Assessment Tool (TAT) Consideration of Ecosystem Management (EVM) program: a) How is POGE using and planning to use its TAT? b) What mitigation programs are included in the TAT? c) How is POGE using and planning to use its TAT? d) How is POGE using and planning to use its TAT? e) How is POGE using and planning to use its TAT?</p>	Colin Lang	4/5/2023	4/10/2023	4/10/2023	https://www.pge.com/eng/about/comm/pdfs/2023-2025-wmp-status-report-06-07.pdf	0	NA	8.2.2	Vegetation Management and Inspection	Vegetation Management and Inspection

82	OEIS	001	OEIS_001	14	OEIS_01_Q14	<p>Regarding POE's Asset Management Licenses</p> <p>On page 433, POE states that "POE has significantly advanced our data management practices and the quality of our asset inventory (Asset Registry) databases over the past two years by applying best practices and standards for Standardization (ISO 55001 standards."</p> <p>On the upgrades to POE's asset inventory database include the location of each piece of equipment (what jobs it is attached to) for the distribution system, and also includes the equipment's manufacturer, model ID, and when the equipment was placed in service?</p> <p>If yes, how is this being done?</p> <p>If no, explain why this is not the case?</p> <p>B. POE relies on inspection results for making decisions on whether equipment should be replaced. Does POE have equipment replacement procedures based on the equipment's condition, life cycle, and as determined by the manufacturer or industry standards?</p> <p>If yes, which standards is being followed for these reasons and why?</p> <p>C. If no, why doesn't POE monitor and replace equipment at the end of its lifecycle?</p> <p>D. Does POE have different decision-making criteria for assessing condition of assets in HFTD or non-HFTD areas as opposed to the rest of POE's territory?</p> <p>E. Of the distribution equipment that utilities are required to report on (capacitors, conductors, connectors, fuses, splices, arresters, reclosers, and transformers) what percentage is still operating in the HFTD because the equipment has passed inspection and is being replaced or replaced on an expedited basis?</p> <p>F. Does POE track the performance of different types of equipment by manufacturer and model information?</p> <p>G. If yes, how does POE track this information and what decisions are made based on this data?</p> <p>H. If no, explain why is equipment performance not being tracked?</p>	<p>a) Our asset inventory database (Asset Registry) does include attributes (fields) for location (within 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.</p> <p>b) We collect required asset attributes as part of the As-Built process, according to process and engineering standards. This includes the attributes listed above. POE 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 17 transformer and Distribution equipment types on a risk-probability basis. Attributes captured include installation date, location, manufacturer, and model ID (as appropriate). Data quality also being measured include completeness. This provides identification of data gaps, including attributes such as installation date, which can then be targeted for remediation if number of instances are unknown or incomplete known gaps, including the Transformer 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 8.1.5 Asset Management (Asset Registry) for further details.</p> <p>c) Yes</p> <p>d) We do not replace equipment solely based on manufacturer or industry standard lifecycle ages. There are many other factors that can influence service life of the equipment, such as the inspection application.</p> <p>e) Not applicable, please see the response to subject (b) above.</p> <p>f) We replace equipment based on condition. Lifecycle is not solely determined by manufacturer or industry information, but also depends on other factors, as explained in subject (b) above, which influences asset replacement need.</p> <p>g) We have HFTD specific decision-making criteria for assessing condition of assets in HFTD or non-HFTD areas. However, assets located within HFTD are typically inspected at a higher frequency to increase understanding on wildfire ignition risk. Results from these inspections may prompt replacement work within HFTD locations. HFTD replacement work may also be prioritized before non-HFTD replacement work (including emergency replacement) based on risk prioritization.</p> <p>h) We replace equipment based on condition. As such, POE does not have a predefined lifecycle for the general population of assets based on age and manufacturer information, as there are other factors that can influence service life.</p> <p>i) We track performance of equipment based on manufacturer and model information.</p> <p>J. When an asset fails or is under a critical review may be considered. The results of the annual review will dictate the appropriate direction and depth of the failure analysis and may trigger an extent of condition assessment to identify other assets of the same manufacturer or type, so the newly understood risk can appropriately be mitigated. Understanding asset failure modes and drivers helps to inform decisions about proactive upgrade, repair or replacement that may be necessary to avoid repeated asset failure.</p> <p>K. Not applicable, please see the response to subject (b) above.</p>	Colin Lang	4/5/2023	4/10/2023	4/19/2023	https://www.pge.com/cgi_bin/external/getfile.pl?external=/assets/pdfs/asset_registry_data_quality.pdf https://www.pge.com/cgi_bin/external/getfile.pl?external=/assets/pdfs/asset_registry_data_quality.pdf https://www.pge.com/cgi_bin/external/getfile.pl?external=/assets/pdfs/asset_registry_data_quality.pdf	0	NA	8.1.5	Asset Management and Inspection Enterprise Systems	NA
83	OEIS	001	OEIS_001	15	OEIS_01_Q15	<p>Regarding POE's Enhanced Possessive Safety Settings (EPSS) Program</p> <p>On page 404, POE states "...also referred to as high impedance fuses, we will be engineer, program, and install the Current Conductor Detection (CCD) algorithm on recloser controllers. We will also evaluate high impedance fault detection algorithms for circuit breakers in 2023 and beyond." Then on page 374, POE states that the CCD likely releases will begin sometime from 2023-2025.</p> <p>1. What is the prioritization process for deciding which circuits will receive the CCD algorithm?</p> <p>2. Will the number of outages, due to EPSS de-energizations, be looked at to identify which circuits should receive the CCD algorithm?</p> <p>3. In figures 8.1.8-4, CPIC REPORTABLE IONITIONS IN HFTDS (page 468) POE shows that through December 31, 2022, there was a greater than 1% percent reduction in CPIC reportable ionitions in HFTD areas compared to overall 2019-2022 average. POE claims that this reduction is a direct result of enabling EPSS in HFTD's.</p> <p>4. Was this data audited for circuits that have been handled with covered conductors or other mitigations?</p> <p>5. Did POE associate the ignition data to each individual circuit that was enabled showing a direct connection to the result, or is this data an assumption that has been made by looking at the overall HFTD areas and the overall reportable ionitions?</p> <p>6. Were weather and vegetation conditions factored into this data collection?</p>	<p>a) CCD algorithm installation was prioritized based on the addressable risk reduction from each CCD device using POE's WORMS iX risk model and maximizing High Fire Risk Area (HFRA) electric distribution line mile coverage. Addressable risk includes the devices and circuits that are capable of accepting the CCD algorithm. By the end of 2023, CCD is planned to be installed on approximately 71,000 HFRA miles. Critical breakers and 4-wire circuits are not currently capable of receiving CCD. Mitigation is subject to change due to undergrounding of overhead lines and additional grid configuration changes anticipated through 2025.</p> <p>b) CCD is an enhancement to EPSS intended to identify low current, high impedance 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.</p> <p>c) In figure 468 of the WMP, we state that the 10% reduction in HFTD ionitation effort was primarily driven by the effectiveness of the EPSS program. EPSS is understood to be the primary driver of the overall reduction given the scope and reach of the program.</p> <p>d) No. We did not audit the 2023 EPSS ignition reduction of 10% by comparing the CPIC reportable ionitions that occurred on primary distribution conductors in High Fire Threat Districts (HFTD) when EPSS was enabled with an annual average of ignitions on primary distribution conductors from 2018 - 2020, which was then weather-normalized to include only ignitions that occurred during conditions that met or exceeded EPSS enabled criteria.</p>	Colin Lang	4/5/2023	4/10/2023	4/19/2023	https://www.pge.com/cgi_bin/external/getfile.pl?external=/assets/pdfs/epss_program.pdf https://www.pge.com/cgi_bin/external/getfile.pl?external=/assets/pdfs/epss_program.pdf https://www.pge.com/cgi_bin/external/getfile.pl?external=/assets/pdfs/epss_program.pdf	0	NA	8.1.1.1	Grid Operations and Protection	Protective Equipment and Device Settings
84	CaPA	Set WMP-11	CaPA_Set_WMP-11	1	CaPA_Set_WMP-11_Q1	<p>POE's "Test Year 2023" GRC results have been reviewed. POE's 10/17/23 (07/11/2023) states the following:</p> <p>Q 121 Does POE have experience with REFLC?</p> <p>A 123 Yes. POE initiated a REFLC pilot project in 2018 at the Caltoga Substation. After initial positive tests, the Caltoga REFLC pilot demonstration was rolled back to the failure of the substation REFLC equipment. In addition, POE had difficulty obtaining replacement equipment from various overseas suppliers due to supply chain issues and the ongoing COVID-19 pandemic.</p> <p>This REFLC technology could not be fully evaluated beyond the initial testing because of the equipment failure and supply chain issues. More recently, POE has made progress on its REFLC pilot project including completing the changes to the substation equipment and encircling equipment failures. POE has performed successful staged field tests of the REFLC system as part of the process of reducing wildfire risk reduction for ground faults on distribution circuits. POE is looking at opportunities for REFLC deployments in the distribution system as part of the process of reducing wildfire risk reduction for ground faults on distribution circuits. POE is looking at opportunities for REFLC, EPSS and other mitigations.</p> <p>1) Please break down POE's annual spending on the Caltoga REFLC pilot demonstration since the project initiation in 2018.</p> <p>2) Please break down POE's annual spending on Major Work Category (MWC) 49R since the project initiation in 2018.</p> <p>3) Where are the costs in subject (c) of this question recorded? Please provide the specific names of the accounts and subaccounts, if applicable.</p> <p>4) What is the recovery mechanism for the costs in subject (c) of this question?</p> <p>5) In the above table, POE states that "more recently, POE has made progress on its REFLC pilot project including completing the changes to the substation equipment and encircling equipment failures." Since 2018, how much has POE spent on "changes to the substation equipment" and "other encircling equipment failures or assets REFLC at the Caltoga substation?"</p>	<p>POE objects to parts (a) through (e) of this request as beyond the scope of this proceeding. This question relates to POE's 2023 General Rate Case (GRC) proceeding and no unrelated connection to POE's WMP proceeding. Furthermore, Cal Advocates concurrently served an identical data request on POE in the GRC proceeding and POE will provide a response to the request in that proceeding as it is the more appropriate venue.</p>	Pu-Wa Li	4/5/2023	4/10/2023	4/19/2023	https://www.pge.com/cgi_bin/external/getfile.pl?external=/assets/pdfs/epss_program.pdf https://www.pge.com/cgi_bin/external/getfile.pl?external=/assets/pdfs/epss_program.pdf https://www.pge.com/cgi_bin/external/getfile.pl?external=/assets/pdfs/epss_program.pdf	0	NA	8.1.8.1.1	Grid Operations and Protection	Repeat Earth Fault Current Limiter
85	CaPA	Set WMP-11	CaPA_Set_WMP-11	2	CaPA_Set_WMP-11_Q2	<p>Referencing POE's Emission Inventory Statement Form F (Earth Street No. 522856), the Electric Program Investment Charge Bidding Account (EPCBA) has three subaccounts:</p> <p>The EPC Program Administered by POE Subaccount tracks the actual program budget for the subaccount EPC program budgets pursuant to D 12-05-037, D 20-06-042, and D 21-11-028 through December 31, 2030 or as authorized by the Commission.</p> <p>The EPC Program Administered by California Energy Commission (CEC) Subaccount tracks the actual program expenses encountered and verified to the CEC and program administration expenses verified to the CEC to the authorized budget pursuant to D 12-05-037, D 20-06-042, and D 21-11-028 through December 31, 2030 or as authorized by the Commission.</p> <p>The New State Home Partnership (NSHP) Program administered by the CEC Subaccount tracks the actual reimburse to the CEC, to program applicants, to the authorized NSHP program budgets pursuant to D 19-06-026 encountered by June 1, 2019 or spent by December 31, 2019 or CEC program budgets for the following table recorded costs (disaggregated into capital expenditures and O&M expenses) in the POE subaccount and CEC Subaccount from 2018 to 2022.</p>	<p>POE objects to this request as beyond the scope of this proceeding. This question relates to POE's 2023 General Rate Case (GRC) proceeding and no unrelated connection to POE's WMP proceeding. Furthermore, Cal Advocates concurrently served an identical data request on POE in the GRC proceeding and POE will provide a response to the request in that proceeding as it is the more appropriate venue.</p>	Pu-Wa Li	4/5/2023	4/10/2023	4/19/2023	https://www.pge.com/cgi_bin/external/getfile.pl?external=/assets/pdfs/epss_program.pdf https://www.pge.com/cgi_bin/external/getfile.pl?external=/assets/pdfs/epss_program.pdf https://www.pge.com/cgi_bin/external/getfile.pl?external=/assets/pdfs/epss_program.pdf	0	NA	8.1.8.1.1	Grid Operations and Protection	Repeat Earth Fault Current Limiter
86	CaPA	Set WMP-11	CaPA_Set_WMP-11	3	CaPA_Set_WMP-11_Q3	<p>POE's 2022 WMP, Section 7.1.E, Attachment 1 (Abit, C) and states the following regarding the project status of EPC 1.35-Procure Wind Down Migration Demarcation Project (Repeat Earth Fault Current Limiter) as of February 28, 2022: Evaluation of additional substations for suitability for additional REFLC deployments has been initiated and is ongoing. The initial EPC project before design or field work starts on additional sites after an initial screening process. 25 distribution substations with circuits in HFTD are candidates for potential REFLC deployments. As of March 27, 2023, what is the status of POE's "Evaluation of additional substations for suitability of additional REFLC installations?" (a) Given the status in subject (a) of this question, please list in the following table:</p> <p>(b) Given the status in subject (a) of this question, what are POE's spending plans on: MWC 49R, and I, the REFLC pilot?</p> <p>(c) As of March 27, 2023, what conditions or findings has POE reached based on its "evaluation of additional substations for suitability of additional REFLC installations?"</p> <p>(d) Please provide the details when POE started "design or field work on additional sites."</p> <p>(e) Please identify each such site referred to in (d) and state the applicable sites for each.</p> <p>(f) POE states that "25 distribution substations with circuits in HFTDs are candidates for potential REFLC deployments." As of March 27, 2023, how many of POE's distribution substations with circuits in HFTD are currently candidates for potential REFLC deployments?</p> <p>(g) For each of the candidate substations included in your response to part (e), please list in the following table:</p>	<p>POE objects to this request as beyond the scope of this proceeding. This question relates to POE's 2023 General Rate Case (GRC) proceeding and no unrelated connection to POE's WMP proceeding. Furthermore, Cal Advocates concurrently served an identical data request on POE in the GRC proceeding and POE will provide a response to the request in that proceeding as it is the more appropriate venue.</p>	Pu-Wa Li	4/5/2023	4/10/2023	4/19/2023	https://www.pge.com/cgi_bin/external/getfile.pl?external=/assets/pdfs/epss_program.pdf https://www.pge.com/cgi_bin/external/getfile.pl?external=/assets/pdfs/epss_program.pdf https://www.pge.com/cgi_bin/external/getfile.pl?external=/assets/pdfs/epss_program.pdf	0	NA	8.1.8.1.1	Grid Operations and Protection	Repeat Earth Fault Current Limiter
87	CaPA	Set WMP-11	CaPA_Set_WMP-11	4	CaPA_Set_WMP-11_Q4	<p>Referencing POE's February 23, 2022, version, POE states the following regarding REFLC: Based on our initial testing and the successful implementation in Australia, POE has developed a short-term strategy to install REFLC in HFTD areas. POE forecasts deploying REFLC on an additional five substations each year, but its pending results and hearings of the initial EPC project before design or field work starts on additional sites after an initial screening process. 25 distribution substations with circuits in HFTD are candidates for potential REFLC deployments. As of March 27, 2023, how many of POE's distribution substations with circuits in HFTD are currently candidates for potential REFLC deployments?</p>	<p>POE objects to this request as beyond the scope of this proceeding. This question relates to POE's 2023 General Rate Case (GRC) proceeding and no unrelated connection to POE's WMP proceeding. Furthermore, Cal Advocates concurrently served an identical data request on POE in the GRC proceeding and POE will provide a response to the request in that proceeding as it is the more appropriate venue.</p>	Pu-Wa Li	4/5/2023	4/10/2023	4/19/2023	https://www.pge.com/cgi_bin/external/getfile.pl?external=/assets/pdfs/epss_program.pdf https://www.pge.com/cgi_bin/external/getfile.pl?external=/assets/pdfs/epss_program.pdf https://www.pge.com/cgi_bin/external/getfile.pl?external=/assets/pdfs/epss_program.pdf	0	NA	8.1.8.1.1	Grid Operations and Protection	Repeat Earth Fault Current Limiter
88	CaPA	Set WMP-11	CaPA_Set_WMP-11	5	CaPA_Set_WMP-11_Q5	<p>Referencing POE's 17, p. 4-3.4, Table 4.3.3, line 6, served on July 11, 2022:</p> <p>Line 6 of the above table indicates that POE forecasts the capital expenditures to be \$17.331 million in 2023, \$17.800 million in 2024, \$18.269 million in 2025, and \$18.738 million in 2026.</p> <p>Given the current status of POE's evaluation of additional substations for suitability and POE's plans for future deployments of REFLC, as of March 27, 2023, please indicate any adjustments to the forecast capital expenditures by completing the table below:</p>	<p>POE objects to this request as beyond the scope of this proceeding. This question relates to POE's 2023 General Rate Case (GRC) proceeding and no unrelated connection to POE's WMP proceeding. Furthermore, Cal Advocates concurrently served an identical data request on POE in the GRC proceeding and POE will provide a response to the request in that proceeding as it is the more appropriate venue.</p>	Pu-Wa Li	4/5/2023	4/10/2023	4/19/2023	https://www.pge.com/cgi_bin/external/getfile.pl?external=/assets/pdfs/epss_program.pdf https://www.pge.com/cgi_bin/external/getfile.pl?external=/assets/pdfs/epss_program.pdf https://www.pge.com/cgi_bin/external/getfile.pl?external=/assets/pdfs/epss_program.pdf	0	NA	8.1.8.1.1	Grid Operations and Protection	Repeat Earth Fault Current Limiter
89	CaPA	Set WMP-11	CaPA_Set_WMP-11	6	CaPA_Set_WMP-11_Q6	<p>In December 2021, POE presented at the EPC Symposium. See Abit_Ok_EPC_Presentation.pdf. The presentation slides titled "Repeat Earth Fault Current Limiter (REFLC) technology as an extension of research grounded at a distribution substation by reducing ground fault current and limiting the impact of a REFLC. POE has been actively engaged in Australia to reduce risk of fire from ground faults, but their substation designs are different from POE's. One type of distribution circuit (3-wire circuits).</p> <p>1) How many of POE's distribution substations with circuits in HFTD are currently candidates for potential REFLC deployments?</p> <p>2) For each of the candidate substations included in your response to part (e), please list in the following table:</p>	<p>POE objects to this request as beyond the scope of this proceeding. Notwithstanding and without waiving this objection, POE responds as follows:</p> <p>a) Yes, this statement remains an accurate high-level description.</p> <p>b) Not applicable, as described in response to subject (a).</p>	Pu-Wa Li	4/5/2023	4/10/2023	4/19/2023	https://www.pge.com/cgi_bin/external/getfile.pl?external=/assets/pdfs/epss_program.pdf https://www.pge.com/cgi_bin/external/getfile.pl?external=/assets/pdfs/epss_program.pdf https://www.pge.com/cgi_bin/external/getfile.pl?external=/assets/pdfs/epss_program.pdf	0	NA	8.1.8.1.1	Grid Operations and Protection	Repeat Earth Fault Current Limiter
90	CaPA	Set WMP-11	CaPA_Set_WMP-11	7	CaPA_Set_WMP-11_Q7	<p>POE presents during the 2023 EPC Symposium (Abit, CEC_EPC_Presentation.pdf) that "REFLC could be applied to improve 80% of POE HFTD distribution circuit miles (3-wire circuits)."</p> <p>However, POE's 2023 WMP at page 275, states:</p> <p>While POE is looking at opportunities for REFLC deployments in our distribution substations to mitigate wildfire risk and evaluating considerations of REFLC, with EPSS and other mitigations, implementation of REFLC will require significant and costly changes to the grid.</p> <p>The number of substations with circuits in HFTD areas are being reviewed with more than 400 distribution substations such as CCO and Partial Voltage Detectors.</p> <p>Why did POE state that "REFLC could be applied to improve 80% of POE HFTD distribution circuit miles (3-wire circuits)" while stating that "implementation is would require significant and costly changes to the grid?"</p>	<p>This declaration is based on the fact that REFLC is a plug-and-play technology and requires supporting construction and equipment changes in the substation and on the distribution lines to be implemented. This is different from CCO and Partial Voltage Detectors, which are software-based features on existing hardware and require significantly less cost to function.</p>	Pu-Wa Li	4/5/2023	4/10/2023	4/19/2023	https://www.pge.com/cgi_bin/external/getfile.pl?external=/assets/pdfs/epss_program.pdf https://www.pge.com/cgi_bin/external/getfile.pl?external=/assets/pdfs/epss_program.pdf https://www.pge.com/cgi_bin/external/getfile.pl?external=/assets/pdfs/epss_program.pdf	0	NA	8.1.8.1.1	Grid Operations and Protection	Repeat Earth Fault Current Limiter

91	CaPA	Set WMP-11	CaPA_Set WMP-11	8	CaPA_Set WMP-11_Q8	<p>POE's 2023 WMP at page 275, states that "While POE is looking for opportunities for REFLC deployments in our distribution substations to mitigate wildfire risk and evaluating contributions of REFLC with EPSS and other mitigations, implementing it would require significant and costly changes to the grid."</p> <p>POE's data in the table below shows POE reached the conclusion that "implementing REFLC would require significant and costly changes to the grid."</p> <p>POE's 2023 WMP at page 275, states that "While POE is looking for opportunities for REFLC deployments in our distribution substations to mitigate wildfire risk and evaluating contributions of REFLC with EPSS and other mitigations, implementing it would require significant and costly changes to the grid."</p> <p>POE's data in the table below shows POE reached the conclusion that "implementing REFLC would require significant and costly changes to the grid."</p> <p>POE's 2023 WMP at page 275, states that "While POE is looking for opportunities for REFLC deployments in our distribution substations to mitigate wildfire risk and evaluating contributions of REFLC with EPSS and other mitigations, implementing it would require significant and costly changes to the grid."</p> <p>POE's data in the table below shows POE reached the conclusion that "implementing REFLC would require significant and costly changes to the grid."</p>	Pa-Wa Inc	4/5/2023	4/10/2023	4/10/2023	<p>https://www.pge.com/web/pge/about/communications/press-releases/2023/04/05/pge-announces-renewable-energy-portfolio-expansion</p> <p>https://www.pge.com/web/pge/about/communications/press-releases/2023/04/05/pge-announces-renewable-energy-portfolio-expansion</p> <p>https://www.pge.com/web/pge/about/communications/press-releases/2023/04/05/pge-announces-renewable-energy-portfolio-expansion</p>	0	NA	8.1.8.1.3.1	Grid Operations and Procedures	Repeat Earth Fault Current Limiter
92	CaPA	Set WMP-11	CaPA_Set WMP-11	9	CaPA_Set WMP-11_Q9	At which substations, other than the Calatoga substations, has POE tested REFLC?	Pa-Wa Inc	4/5/2023	4/10/2023	4/10/2023	<p>https://www.pge.com/web/pge/about/communications/press-releases/2023/04/05/pge-announces-renewable-energy-portfolio-expansion</p> <p>https://www.pge.com/web/pge/about/communications/press-releases/2023/04/05/pge-announces-renewable-energy-portfolio-expansion</p> <p>https://www.pge.com/web/pge/about/communications/press-releases/2023/04/05/pge-announces-renewable-energy-portfolio-expansion</p>	0	NA	8.1.8.1.3.1	Grid Operations and Procedures	Repeat Earth Fault Current Limiter
93	CaPA	Set WMP-11	CaPA_Set WMP-11	10	CaPA_Set WMP-11_Q10	Has POE done any benchmarking study on REFLC with Southern California Edison (SCE)?	Pa-Wa Inc	4/5/2023	4/10/2023	4/10/2023	<p>https://www.pge.com/web/pge/about/communications/press-releases/2023/04/05/pge-announces-renewable-energy-portfolio-expansion</p> <p>https://www.pge.com/web/pge/about/communications/press-releases/2023/04/05/pge-announces-renewable-energy-portfolio-expansion</p> <p>https://www.pge.com/web/pge/about/communications/press-releases/2023/04/05/pge-announces-renewable-energy-portfolio-expansion</p>	0	NA	8.1.8.1.3.1	Grid Operations and Procedures	Repeat Earth Fault Current Limiter
94	CaPA	Set WMP-11	CaPA_Set WMP-11	11	CaPA_Set WMP-11_Q11	Has POE collaborated or exchanged with SCE on REFLC? If so, please detail the relevant activities.	Pa-Wa Inc	4/5/2023	4/10/2023	4/10/2023	<p>https://www.pge.com/web/pge/about/communications/press-releases/2023/04/05/pge-announces-renewable-energy-portfolio-expansion</p> <p>https://www.pge.com/web/pge/about/communications/press-releases/2023/04/05/pge-announces-renewable-energy-portfolio-expansion</p> <p>https://www.pge.com/web/pge/about/communications/press-releases/2023/04/05/pge-announces-renewable-energy-portfolio-expansion</p>	0	NA	8.1.8.1.3.1	Grid Operations and Procedures	Repeat Earth Fault Current Limiter
95	CaPA	Set WMP-11	CaPA_Set WMP-11	12	CaPA_Set WMP-11_Q12	<p>POE's 2023 WMP at page 275, states that "instead of making costly changes to the grid, we are moving forward with more cost-effective solutions such as DCC (Downed Conductor Detection) and Partial Voltage Protection (PVP)."</p> <p>POE's 2023 WMP at page 275, states that "instead of making costly changes to the grid, we are moving forward with more cost-effective solutions such as DCC (Downed Conductor Detection) and Partial Voltage Protection (PVP)."</p> <p>POE's 2023 WMP at page 275, states that "instead of making costly changes to the grid, we are moving forward with more cost-effective solutions such as DCC (Downed Conductor Detection) and Partial Voltage Protection (PVP)."</p>	Pa-Wa Inc	4/5/2023	4/10/2023	4/10/2023	<p>https://www.pge.com/web/pge/about/communications/press-releases/2023/04/05/pge-announces-renewable-energy-portfolio-expansion</p> <p>https://www.pge.com/web/pge/about/communications/press-releases/2023/04/05/pge-announces-renewable-energy-portfolio-expansion</p> <p>https://www.pge.com/web/pge/about/communications/press-releases/2023/04/05/pge-announces-renewable-energy-portfolio-expansion</p>	0	NA	7.2.1	Wildfire Mitigation Strategy Development	Overview of Mitigation Initiatives and Activities
96	CaPA	Set WMP-11	CaPA_Set WMP-11	13	CaPA_Set WMP-11_Q13	<p>POE's 2023 WMP at page 275, states that "instead of making costly changes to the grid, we are moving forward with more cost-effective solutions such as DCC and Partial Voltage Protection (PVP)."</p> <p>POE's 2023 WMP at page 275, states that "instead of making costly changes to the grid, we are moving forward with more cost-effective solutions such as DCC and Partial Voltage Protection (PVP)."</p> <p>POE's 2023 WMP at page 275, states that "instead of making costly changes to the grid, we are moving forward with more cost-effective solutions such as DCC and Partial Voltage Protection (PVP)."</p>	Pa-Wa Inc	4/5/2023	4/10/2023	4/10/2023	<p>https://www.pge.com/web/pge/about/communications/press-releases/2023/04/05/pge-announces-renewable-energy-portfolio-expansion</p> <p>https://www.pge.com/web/pge/about/communications/press-releases/2023/04/05/pge-announces-renewable-energy-portfolio-expansion</p> <p>https://www.pge.com/web/pge/about/communications/press-releases/2023/04/05/pge-announces-renewable-energy-portfolio-expansion</p>	0	NA	7.2.1	Wildfire Mitigation Strategy Development	Overview of Mitigation Initiatives and Activities
97	CaPA	Set WMP-11	CaPA_Set WMP-11	14	CaPA_Set WMP-11_Q14	<p>Based on POE's evaluation of REFLC:</p> <p>a) Please describe the significant changes to the grid required to implement REFLC technology.</p> <p>b) Describe the equipment installations required for such changes, and</p> <p>c) Describe the likely operational impacts resulting from the implementation of REFLC on POE's system.</p>	Pa-Wa Inc	4/5/2023	4/10/2023	4/10/2023	<p>https://www.pge.com/web/pge/about/communications/press-releases/2023/04/05/pge-announces-renewable-energy-portfolio-expansion</p> <p>https://www.pge.com/web/pge/about/communications/press-releases/2023/04/05/pge-announces-renewable-energy-portfolio-expansion</p> <p>https://www.pge.com/web/pge/about/communications/press-releases/2023/04/05/pge-announces-renewable-energy-portfolio-expansion</p>	0	NA	8.1.8.1.3.1	Grid Operations and Procedures	Repeat Earth Fault Current Limiter
98	CaPA	Set WMP-11	CaPA_Set WMP-11	15	CaPA_Set WMP-11_Q15	<p>Please state the dates when POE finished evaluating the following:</p> <p>a) The significant changes to the grid required to implement REFLC technology.</p> <p>b) The cost estimates for such changes.</p> <p>c) The equipment installations required due to such changes, and</p> <p>d) The likely operational impacts resulting from the implementation of REFLC on POE's system.</p>	Pa-Wa Inc	4/5/2023	4/10/2023	4/10/2023	<p>https://www.pge.com/web/pge/about/communications/press-releases/2023/04/05/pge-announces-renewable-energy-portfolio-expansion</p> <p>https://www.pge.com/web/pge/about/communications/press-releases/2023/04/05/pge-announces-renewable-energy-portfolio-expansion</p> <p>https://www.pge.com/web/pge/about/communications/press-releases/2023/04/05/pge-announces-renewable-energy-portfolio-expansion</p>	0	NA	8.1.8.1.3.1	Grid Operations and Procedures	Repeat Earth Fault Current Limiter
99	CaPA	Set WMP-11	CaPA_Set WMP-11	16	CaPA_Set WMP-11_Q16	<p>Please provide all available documentation, studies, and analyses addressing POE's conclusions on each of the following aspects of REFLC technology:</p> <p>a) The significant changes to the grid required to implement REFLC technology.</p> <p>b) The equipment installations required due to such changes, and</p> <p>c) The likely operational impacts resulting from the implementation of REFLC on POE's system.</p>	Pa-Wa Inc	4/5/2023	4/10/2023	4/10/2023	<p>https://www.pge.com/web/pge/about/communications/press-releases/2023/04/05/pge-announces-renewable-energy-portfolio-expansion</p> <p>https://www.pge.com/web/pge/about/communications/press-releases/2023/04/05/pge-announces-renewable-energy-portfolio-expansion</p> <p>https://www.pge.com/web/pge/about/communications/press-releases/2023/04/05/pge-announces-renewable-energy-portfolio-expansion</p>	0	NA	8.1.8.1.3.1	Grid Operations and Procedures	Repeat Earth Fault Current Limiter
100	TURN	003	TURN_003	1	TURN_003_Q1	<p>Please provide data in POE's possession that indicates the following:</p> <p>a. The SADI (System Average Interruption Duration Index) for the years 2018-2022 for underground distribution facilities.</p> <p>b. The MAIFI (Momentary Average Interruption Frequency Index) for the years 2018-2022 for underground distribution facilities.</p> <p>c. The SADI (System Average Interruption Duration Index) for the years 2018-2022 for overhead distribution facilities with covered conductor.</p> <p>d. The MAIFI (Momentary Average Interruption Frequency Index) for the years 2018-2022 for overhead distribution facilities with covered conductor.</p> <p>e. The SADI (System Average Interruption Duration Index) for the years 2018-2022 for overhead distribution facilities without covered conductor.</p> <p>f. The MAIFI (Momentary Average Interruption Frequency Index) for the years 2018-2022 for overhead distribution facilities without covered conductor.</p>	Tom Long	4/5/2023	4/10/2023	4/10/2023	<p>https://www.pge.com/web/pge/about/communications/press-releases/2023/04/05/pge-announces-renewable-energy-portfolio-expansion</p> <p>https://www.pge.com/web/pge/about/communications/press-releases/2023/04/05/pge-announces-renewable-energy-portfolio-expansion</p> <p>https://www.pge.com/web/pge/about/communications/press-releases/2023/04/05/pge-announces-renewable-energy-portfolio-expansion</p>	1	NA	NA	NA	NA
101	TURN	003	TURN_003	2	TURN_003_Q2	<p>Please provide all reports or studies in POE'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, resulting but not limited to a discussion of SADI and MAIFI data.</p>	Tom Long	4/5/2023	4/10/2023	4/10/2023	<p>https://www.pge.com/web/pge/about/communications/press-releases/2023/04/05/pge-announces-renewable-energy-portfolio-expansion</p> <p>https://www.pge.com/web/pge/about/communications/press-releases/2023/04/05/pge-announces-renewable-energy-portfolio-expansion</p> <p>https://www.pge.com/web/pge/about/communications/press-releases/2023/04/05/pge-announces-renewable-energy-portfolio-expansion</p>	5	NA	NA	NA	NA
102	TURN	003	TURN_003	3	TURN_003_Q3	<p>Regarding Table 7.3-2, p. 296, the bottom row is PSPP:</p> <p>a. Please confirm that the targeted reduced customer impacts in 2023, 2024 and 2025 are cumulative, i.e. that the 33,000 figure for 2023 includes the 15,000 reduced impacts for 2022, and so on.</p> <p>b. Please provide the supporting data for the estimates of reduced PSPP impacts in 2023 (15,000 customer events), 2024 (33,000 customer events), and 2025 (55,000 customer events). Provide the data in Excel format if possible.</p> <p>c. The table states that the targeted reductions are "based on wildfire mitigation projects including but not limited to MSO, replacement and underground wires." For each of 2023, 2024 and 2025, please provide a breakdown of the reduced customer events by the mitigation measure to which POE attributes the reduced customer events, including but not limited to covered conductor installation. Explain how POE determined this breakdown.</p> <p>d. Provide equivalent data regarding reduced PSPP impacts for the years 2019 through 2022 and provide the supporting data for those figures in Live Excel format if possible, for each of those years, please provide a breakdown of the reduced customer events by the mitigation measure to which POE attributes the reduced customer events, including but not limited to covered conductor installation. Explain how POE determined this breakdown.</p>	Tom Long	4/5/2023	4/10/2023	4/10/2023	<p>https://www.pge.com/web/pge/about/communications/press-releases/2023/04/05/pge-announces-renewable-energy-portfolio-expansion</p> <p>https://www.pge.com/web/pge/about/communications/press-releases/2023/04/05/pge-announces-renewable-energy-portfolio-expansion</p> <p>https://www.pge.com/web/pge/about/communications/press-releases/2023/04/05/pge-announces-renewable-energy-portfolio-expansion</p>	1	NA	8.1.5	Public Safety Power Shutoff	Performance Metrics Identified by the Electrical Corporation
48	CaPA	Set WMP-10	CaPA_Set WMP-10	1	CaPA_Set WMP-10_Q1	<p>Table 8.3 on p. 332 of POE's WMP states that POE will make capable for Down Conductor Detection (DCC) + 800 devices in 2023, +400 devices in 2024, and +200 devices in 2025.</p> <p>a) Please explain the reasoning for the decreasing number of devices made capable for DCC from 2023-2025; b) Approximately how many circuit miles in the WFTD will be protected by DCC at the end of 2025?</p>	Holly Whitman	4/4/2023	4/10/2023	4/10/2023	<p>https://www.pge.com/web/pge/about/communications/press-releases/2023/04/05/pge-announces-renewable-energy-portfolio-expansion</p> <p>https://www.pge.com/web/pge/about/communications/press-releases/2023/04/05/pge-announces-renewable-energy-portfolio-expansion</p> <p>https://www.pge.com/web/pge/about/communications/press-releases/2023/04/05/pge-announces-renewable-energy-portfolio-expansion</p>	0	NA	8.1.2	Grid Design, Operations, and Maintenance	Targets
49	CaPA	Set WMP-10	CaPA_Set WMP-10	2	CaPA_Set WMP-10_Q2	<p>Table 8.5 on p. 336 of POE's WMP shows a forecast reduction in the number of EPSS events of one to two percent annually from 2022 to 2025.</p> <p>a) Why is POE's forecast reduction in the number of EPSS events lower than the 2023-2025 period?</p> <p>b) Please provide any available workpapers that support POE's forecasts regarding the number of EPSS events annually to 2025-2025.</p>	Holly Whitman	4/4/2023	4/10/2023	4/10/2023	<p>https://www.pge.com/web/pge/about/communications/press-releases/2023/04/05/pge-announces-renewable-energy-portfolio-expansion</p> <p>https://www.pge.com/web/pge/about/communications/press-releases/2023/04/05/pge-announces-renewable-energy-portfolio-expansion</p> <p>https://www.pge.com/web/pge/about/communications/press-releases/2023/04/05/pge-announces-renewable-energy-portfolio-expansion</p>	0	NA	8.1.3	Grid Design, Operations, and Maintenance	Performance Metrics Identified by the Electrical Corporation
50	CaPA	Set WMP-10	CaPA_Set WMP-10	3	CaPA_Set WMP-10_Q3	<p>a) Does POE forecast a change in the average duration of EPSS events during the 2023-2025 period?</p> <p>b) If the answer to part (a) is yes, explain the expected average duration of EPSS events for 2023, 2024, and 2025.</p> <p>c) If the answer to part (a) is no, explain why not.</p> <p>d) Please provide any available workpapers that support POE's forecasts regarding the duration of EPSS events in 2023-2025.</p>	Holly Whitman	4/4/2023	4/10/2023	4/10/2023	<p>https://www.pge.com/web/pge/about/communications/press-releases/2023/04/05/pge-announces-renewable-energy-portfolio-expansion</p> <p>https://www.pge.com/web/pge/about/communications/press-releases/2023/04/05/pge-announces-renewable-energy-portfolio-expansion</p> <p>https://www.pge.com/web/pge/about/communications/press-releases/2023/04/05/pge-announces-renewable-energy-portfolio-expansion</p>	0	NA	8.1.3	Grid Design, Operations, and Maintenance	Performance Metrics Identified by the Electrical Corporation

51	CaPA	Set WMP-10	CaPA_Set WMP-10_4	4	CaPA_Set WMP-10_04	<p>P. 388 of POSE's WMP states, with regard to DTS-FAST:</p> <p>A prototype field installation was completed on a 115kV tower in Martinez and a wood pole in Santa Cruz in 2021. The valuable lessons learned have been used to streamline design, increase reliability, 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.</p> <p>a) Please provide data on the results of the field test installation in Martinez?</p> <p>b) Other than working through the patent examination process, what steps does POSE plan to take in 2023 to further develop DTS-FAST?</p> <p>c) When does POSE expect to begin additional DTS-FAST installations?</p> <p>d) Through the end of 2022, how much has POSE spent on DTS-FAST?</p> <p>e) What portion of your response to part (d) is related to the patent application and examination process?</p> <p>f) What are your forecast costs for DTS-FAST through the 2023-2025 period?</p> <p>g) What portion of your response to part (f) is related to the patent application and examination process?</p>	<p>DTS-FAST is an integration system of sensors and technologies that are established and available on the market, working together to mitigate wildfire risk. Testing focused on validating sensor functionality in wildfire and utility user scenarios, encompassing functional testing, environmental testing, and long-term resilience testing. Learnings were immediately applied to optimize sensor configuration.</p> <p>Key findings from the Martinez installation testing include:</p> <ul style="list-style-type: none"> • Sensors - we installed over 25 devices and tested their intended functionality for accuracy and reliability. These are the types of tests performed in non-provisional testing, verify the consistency and reliability of sensor measurements by repeating measurements multiple times and checking the results for consistency. The test criteria ensures that the sensing device provides consistent and reproducible measurements. • Sensitivity testing validates the sensor's operating range and response to small changes or variations in input. This is achieved by varying the input parameters and verifying if the sensor's output changes accordingly. • Range testing validates 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. • Reliability testing - we tested 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 variability in sensor readings. • Environmental testing - we tested 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. • Power testing - we tested the sensor's power consumption under different conditions, such as sensor malfunctions, signal loss, or power failures, and verified if the sensor's behavior is appropriate and safe during such scenarios. • Integration testing - we tested the integration of similar devices to verify sensor configuration on operating range and performance. Through our testing, approximately 50% failed successfully. Key in mind, none of these devices were intentionally deployed to be installed on 115kV electric towers. We were most failed due to long response to high sensitivity (EMF, Electromagnetic Interference) or environmental conditions (i.e. temperature, humidity, dust, sun, fog, wind, vibration). Based on the exhaustive testing conducted before field installation (but not environmental) and after installation at Martinez, and the lessons learned from these results, it has been determined that using open air manufacturer specifications may not be sufficient - it is recommended to conduct testing of the equipment based on the specific application requirements in the specific environment of install to ensure reliable performance. For example, a specific sensor manufacturer may specify an 800 feet detection range, but our tower installation use case, the data above 800 feet is the maximum functional operating distance before we get false alarms. Due to the disparity between the manufacturer's intended use case for their device and our use cases, it is imperative to conduct thorough testing to ascertain the functionality of the product in our wildfire applications. • Telecommunications - The microwave network performed successfully, but was complex to install, configure, and operate. The wireless Field Area Network (FAN) did not perform reliably, and Cellular service was spotty and inconsistent. The lessons learned led to seek edge computing technologies that do not need constant high bandwidth telecommunications, and only transmit critical data, such as alarms. • Power - we installed a large power transformer to provide direct system power to the local control box and devices. The power is reliable, but the installation required tower structural modifications to be able to support the 800kV transformer, and additional electrical grounding upgrades. The lesson learned is to use low power devices that can be operated from a solar & battery power supply to eliminate the power transformer. 	Holly Whitman	4/4/2023	4/10/2023	4/10/2023	0	NA	8.1.2.6.2	Grid Design and System Hardening	Emerging Grid Hardening Technology Installations and Pilots
52	CaPA	Set WMP-10	CaPA_Set WMP-10_5	5	CaPA_Set WMP-10_05	<p>P. 387 of POSE's WMP states, "If deployed, DTS-FAST could have a significant impact on wildfire risk where deployed."</p> <p>a) Please quantify the phrase "significant impact on wildfire risk" in the above quote.</p> <p>b) Please provide any workpapers or studies to support your answer to part (a).</p>	<p>a) Please quantify the phrase "significant impact on wildfire risk" in the above quote.</p> <p>b) Please provide any workpapers or studies to support your answer to part (a).</p> <p>The DTS-FAST team will continue to build on our previous work to ensure system reliability, assess system performance, address sensor consumption issues and 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 been overgrown or are being ignited. If, 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 standard safety boundaries and is able to detect hazards before they occur. While this is a significant benefit, it also has the potential for false alarms. POSE will continue to refine the system to ensure accurate detection and minimize false positives. We will continue to work with stakeholders to address any concerns and ensure that the system is deployed in a safe and effective manner.</p>	Holly Whitman	4/4/2023	4/10/2023	4/10/2023	0	NA	8.1.2.6.1	Grid Design and System Hardening	Emerging Grid Hardening Technology Installations and Pilots
53	CaPA	Set WMP-10	CaPA_Set WMP-10_6	6	CaPA_Set WMP-10_06	<p>P. 484 of POSE's WMP states, "In 2022, we released the Customer Average Interruption Duration Index (CAIDI) and Customer Expectation of Sustained Outage (CESO) for customers served by EPSS-qualified lines when compared to data from the 2021 program year."</p> <p>a) Please provide the CAIDI values for all FTDO substations for each year from 2018-2022.</p> <p>b) Please provide the CESO values for all FTDO substations for each year from 2018-2022.</p>	<p>Please see "WMP-Discovery2023_DR_California_010-Q00A001.docx"</p>	Holly Whitman	4/4/2023	4/10/2023	4/10/2023	1	NA	8.1.1.1	Grid Operations and Procedures	Equipment Settings to Reduce Wildfire Risk
54	CaPA	Set WMP-10	CaPA_Set WMP-10_7	7	CaPA_Set WMP-10_07	<p>P. 484 of POSE's WMP states, "By the end of 2022, we responded to 89 percent of outages on EPSS-qualified lines within 60 minutes, responding on average within 42 minutes."</p> <p>a) Please describe the main features of the QA program that POSE plans to implement.</p> <p>b) What are the probable limitations of the QA program that POSE plans to implement?</p>	<p>The 42-minute figure is an average of the response time to all outages on EPSS-protected circuits in 2022 since EPSS Outage Response time tracking began. The timeframe for tracking in 2022 was May 23, 2022 - December 31, 2022.</p>	Holly Whitman	4/4/2023	4/10/2023	4/10/2023	0	NA	8.1.1.1	Grid Operations and Procedures	Equipment Settings to Reduce Wildfire Risk
55	CaPA	Set WMP-10	CaPA_Set WMP-10_8	8	CaPA_Set WMP-10_08	<p>P. 484 of POSE's WMP states, "By the end of 2022, we responded to 89 percent of outages on EPSS-qualified lines within 60 minutes, responding on average within 42 minutes." For all outages on EPSS-qualified lines in all of 2022, provide the following:</p> <p>a) Average response time</p> <p>b) 50th percentile response time</p> <p>c) Median (50th percentile) response time</p> <p>d) 75th percentile response time</p> <p>e) Longest response time</p>	<p>2022 EPSS OUTAGE RESPONSE AVERAGE RESPONSE TIME: 42 MINUTES 50TH PERCENTILE RESPONSE TIME: 37 MINUTES MEDIAN (50TH PERCENTILE) RESPONSE TIME: 37 MINUTES LONGEST RESPONSE TIME: 142 MINUTES</p> <p>Note: Table values reflect available data since EPSS Outage Response time tracking began. The timeframe for tracking in 2022 was May 23, 2022 - December 31, 2022.</p>	Holly Whitman	4/4/2023	4/10/2023	4/10/2023	0	NA	8.1.1.1	Grid Operations and Procedures	Equipment Settings to Reduce Wildfire Risk
56	CaPA	Set WMP-10	CaPA_Set WMP-10_9	9	CaPA_Set WMP-10_09	<p>P. 484 of POSE's WMP states, "By the end of 2022, we responded to 89 percent of outages on EPSS-qualified lines within 60 minutes, responding on average within 42 minutes." For the 14 percent of outages (total in the above EPSS-qualified lines) that POSE did not respond to within 60 minutes, provide the following:</p> <p>a) Average response time</p> <p>b) Longest response time</p>	<p>2022 EPSS OUTAGE RESPONSE AVERAGE RESPONSE TIME FOR RESPONSES > 60 MINUTES: 85 MINUTES LONGEST RESPONSE TIME: 408 MINUTES</p> <p>Note: Table values reflect available data since EPSS Outage Response time tracking began. The timeframe for tracking in 2022 was May 23, 2022 - December 31, 2022.</p>	Holly Whitman	4/4/2023	4/10/2023	4/10/2023	0	NA	8.1.1.1	Grid Operations and Procedures	Equipment Settings to Reduce Wildfire Risk
57	CaPA	Set WMP-10	CaPA_Set WMP-10_10	10	CaPA_Set WMP-10_10	<p>P. 441 of POSE's WMP states, "We plan to implement a Quality Assurance program for systems inspections."</p> <p>a) Please discuss the progress POSE has made so far in implementing a QA program for systems inspections.</p> <p>b) What are the probable limitations of the QA program that POSE plans to implement?</p> <p>c) Please describe the main features of the QA program that POSE plans to implement.</p> <p>d) What are the probable limitations of the QA program that POSE plans to implement?</p>	<p>a) The function that has been historically referred to as "quality verification" is in fact a component of the QA program for systems inspections and will be referred to as "QA" moving forward. We have made significant progress on this work and the program has been implemented.</p> <p>b) The program has already been implemented.</p> <p>c) Main features are described in Section 8.1.8.1 of our 2023 WMP.</p> <p>d) Quality verification/QV function will be performed in 2023 that provides analysis and program work. The function historically referred to as QV is included within the QA program referred to above.</p> <p>QV includes the following: sample of O/C completion locations. Sample sites are based on completed O/C work. QV audits will be referred to as QV or O/C inspection. All QV discrepancies are documented in the electronic O/C Review Assessment forms. Dashboards will be used to track trends and any discrepancies using pre-determined criteria. Inspectors will use these O/C Dashboards to provide WMP-Discovery2023_DR_California_010-D010 Page 2 training and coaching in device construction activities for training materials/procedures updates.</p> <p>e) We are not presently aware of any probable limitations of the QA program. However, as the program continues, efforts will be taken to proactively identify limitations as they arise.</p>	Holly Whitman	4/4/2023	4/10/2023	4/10/2023	0	NA	8.1.1.1	Quality Assurance and Quality Control	Quality Assurance
58	CaPA	Set WMP-10	CaPA_Set WMP-10_11	11	CaPA_Set WMP-10_11	<p>P. 441 of POSE's WMP states, "We plan to update existing QV (quality verification) procedures for systems inspections."</p> <p>a) Please discuss the progress POSE has made so far in updating existing QV procedures for systems inspections.</p> <p>b) When does POSE expect to complete its updates to existing QV procedures for systems inspections?</p> <p>c) Please describe how the planned updates will improve POSE's existing QV procedures.</p>	<p>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.</p> <p>b) The completion of the work is at the end of the third quarter of 2023.</p> <p>c) The planned updates improve upon POSE's existing QV procedures by introducing the QV role in the holistic systems inspection throughout.</p>	Holly Whitman	4/4/2023	4/10/2023	4/10/2023	0	NA	8.1.1.1	Quality Assurance and Quality Control	Quality Assurance
59	CaPA	Set WMP-10	CaPA_Set WMP-10_12	12	CaPA_Set WMP-10_12	<p>P. 459 of POSE's WMP states, "Along with reducing wildfire risk related to backing ignition risk-lags in the HTDFRA, new EC notifications identified after January 1st, 2023, HTDFRA ignition risk lags will be completed in compliance with GO 95 rule 18. Smiles, bailing external factors."</p> <p>a) What external factors does POSE anticipate may prevent it from complying HTDFRA ignition risk lags in compliance with GO 95 Rule 18. Smiles?</p> <p>b) For each external factor identified in part (a), what is POSE's plan to mitigate the external factor may prevent it from complying with GO 95 rule 18. Smiles?</p> <p>c) During the period from 2022-2025, will POSE complete new ignition risk lags in compliance with GO 95 rule 18. Smiles for those ignition risk lags located outside the HTDFRA? Please explain your answer.</p>	<p>a) External factors include, but are not limited to, weather conditions, removal of destroyed assets, active wildfire, exceptions or exemptions to regulatory or 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 third quarter of 2023 have caused delays in performing our asset tag work and fall under the category of external factors.</p> <p>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 most simply await the removal of the external condition in order to proceed with work as there is no other reasonable alternative.</p> <p>c) External conditions or non-contracts: External conditions or non-contracts, 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 most simply await the removal of the external condition in order to proceed with work as there is no other reasonable alternative.</p> <p>d) Landowner refusal: To mitigate the impacts of landowner refusal, we work with our local government affairs team to help resolve the refusal in the most efficient way possible so that we can proceed with work.</p> <p>e) 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 most simply await the removal of the external condition in order to proceed with work as there is no other reasonable alternative.</p> <p>f) Permitting delays/restrictions: To mitigate the impacts of permitting delays and restrictions, we work with our local government affairs team to resolve the delays and proceed with the work.</p> <p>g) Weather delays/restrictions: To mitigate the impacts of weather 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 most simply await the end of the weather conditions in order to proceed with work as there is no other reasonable alternative.</p> <p>h) Removal or destroyed assets: When removed or destroyed assets are discovered, we reassess the asset condition and proceed with work.</p> <p>i) Other safety considerations: Depending on the specific type of safety consideration, we work with our leadership and strategy teams to create a specifically tailored plan to resolve the situation.</p>	Holly Whitman	4/4/2023	4/10/2023	4/10/2023	0	NA	8.1.7.2	Open Work Orders	Open Work Orders - Distribution Tag
60	CaPA	Set WMP-10	CaPA_Set WMP-10_13	13	CaPA_Set WMP-10_13	<p>Table POSE-A.1.7.1 on p. 451 of POSE's WMP states, "Fossil Safety Reassessment (FSR) performed annually on some expedited tags to confirm Priority E notification has not escalated to Priority A or B."</p> <p>a) Under POSE's current procedures and policies, can a FSR be used to extend the due date of a notification? Please explain your answer.</p> <p>b) Under POSE's current procedures and policies, can a FSR be used to extend the due date of a notification? Please explain your answer.</p> <p>c) Under POSE's current procedures and policies, can a FSR be used to extend the due date of a notification? Please explain your answer.</p>	<p>a) The FSR is not used in 2023. POSE is currently prioritizing HTDFRA ignition risk lags but POSE will complete ignition risk lags outside HTDFRA as resources are available. POSE will continue to review the FSR process to ensure it is efficient and effective. POSE will continue to review the FSR process to ensure it is efficient and effective. POSE will continue to review the FSR process to ensure it is efficient and effective.</p> <p>b) The FSR is not used in 2023. POSE is currently prioritizing HTDFRA ignition risk lags but POSE will complete ignition risk lags outside HTDFRA as resources are available. POSE will continue to review the FSR process to ensure it is efficient and effective. POSE will continue to review the FSR process to ensure it is efficient and effective. POSE will continue to review the FSR process to ensure it is efficient and effective.</p> <p>c) The FSR is not used in 2023. POSE is currently prioritizing HTDFRA ignition risk lags but POSE will complete ignition risk lags outside HTDFRA as resources are available. POSE will continue to review the FSR process to ensure it is efficient and effective. POSE will continue to review the FSR process to ensure it is efficient and effective. POSE will continue to review the FSR process to ensure it is efficient and effective.</p>	Holly Whitman	4/4/2023	4/10/2023	4/10/2023	0	NA	8.1.7.2	Open Work Orders	Open Work Orders - Distribution Tag
61	CaPA	Set WMP-10	CaPA_Set WMP-10_14	14	CaPA_Set WMP-10_14	<p>Table POSE-A.1.7.3 on p. 456 of POSE's WMP has empty cells in the HFRFA row.</p> <p>a) Please explain why the HFRFA row is empty on the above table.</p> <p>b) Please provide an updated version of POSE-A.1.7.3 with the HFRFA row filled in.</p>	<p>Non-FTDO 371 7547 1,596 1,038 21 25,005 1,091 119 12,976 2,378 Zone 1 83 11 83 268 8,613</p>	Holly Whitman	4/4/2023	4/10/2023	4/10/2023	0	NA	8.1.7.2	Open Work Orders	Open Work Orders - Distribution Tag

168	CaFA	Set WMP-15	CaFA_Set WMP-15	19	CaFA_Set WMP-15_019	<p>In its response to Question 5 of Calhoun-PAGE-2022WMP-08, PAGE provides the following table of actual and forecasted costs for vegetation management programs. PAGE further states that "The EM Translational programs for VM are Focused Tree Inspections, VM for Operational Mitigation, and Tree Removal Inventory."</p> <p>Focused Tree Inspections</p> <p>a) Please update the table to include the actual and forecast costs for each EM Translational Program, including VM for Operational Mitigation</p> <p>b) Please explain how PAGE plans to achieve the following cost reductions in vegetation management as demonstrated in the above table</p> <p>c) Please explain how PAGE plans to achieve the following cost reductions in vegetation management as demonstrated in the above table</p> <p>\$831,020,000 between 2022 and 2023</p> <p>\$4,844,000 between 2023 and 2024.</p>	<p>ACT FCSBT</p> <p>2023-2024</p> <p>Tree Inventory \$ 108,120 \$ 100,617 \$ 98,112</p> <p>EM for O&M NA</p> <p>EM Translational Programs NA \$ 160,567 \$ 156,386</p> <p>VM for Operational Mitigation \$ 2,455 \$ 2,272</p> <p>Tree Removal \$ 803 \$ 751 \$ 844 \$ 804.25</p> <p>Focus Tree Inspections in ACC \$ 84,118 \$ 1,342</p> <p>Tree Inventory \$ 108,120 \$ 100,617 \$ 98,112</p> <p>VM for Operational Mitigation \$ 2,455 \$ 2,272</p> <p>Tree Removal \$ 803 \$ 751 \$ 844 \$ 804.25</p> <p>VC Clearing 23,589 \$ 20,360 \$ 22,363</p> <p>Totals \$ 1,334,410 \$ 1,168,118 \$ 1,181,627</p> <p>0</p> <p>1.</p> <p>The difference of \$31,522,000 between 2022 and 2023 is achieved due to the completion of the EM Program. These reductions are reflected in the Vegetation Management GPC Supplemental Testimony submitted in February 2022.</p> <p>2. The difference of \$4,844,000 between 2023 and 2024 is due to several factors, including: (1) Transferring from EVM to three new programs; (2) reducing the amount of routine VM work conducted each year commensurate with the amount of undergrounding made completed; and (3) reducing unit costs through the use of more efficient equipment, as well as program adjustments that refine processes and improve resource efficiency.</p>	Holly Wichman	4/11/2023	4/14/2023	4/14/2023	https://www.pge.com/web/guest/commodity/vm/vegetation-management-overview https://www.pge.com/web/guest/commodity/vm/vegetation-management-overview https://www.pge.com/web/guest/commodity/vm/vegetation-management-overview https://www.pge.com/web/guest/commodity/vm/vegetation-management-overview	0	NA	8.2.5.2	Vegetation Management and Inspections	Quality Control
169	CaFA	Set WMP-15	CaFA_Set WMP-15	20	CaFA_Set WMP-15_020	<p>In its response to Question 15b) of Calhoun-PAGE-2022WMP-08, PAGE says, "We do not have a source for tracking planned work for tree and vine removal and are unable to provide the data on this table."</p> <p>a) Does PAGE plan to develop a source for tracking planned work for individual trees?</p> <p>b) If the answer to part (a) is no, when does PAGE expect to have such a system implemented?</p> <p>c) If the answer to part (a) is no, please explain why not.</p>	<p>1.</p> <p>We are providing the latest year mitigation related in the attachment "WMP Overview 2023". Our TURNS 024-0003 and TCON 457 - We were completing additional preliminary details because hardening work is done at targeted high risk segments, and these project locations do not completely line up with the data captured in our logs.</p> <p>2.</p> <p>No. PAGE does not have a plan to develop a source for tracking planned work for individual trees.</p> <p>3.</p> <p>If 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 tracked using the same process as for other trees and is included in our annual budget.</p> <p>4.</p> <p>If 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 tracked using the same process as for other trees and is included in our annual budget.</p> <p>5.</p> <p>If 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 tracked using the same process as for other trees and is included in our annual budget.</p>	Holly Wichman	4/11/2023	4/14/2023	4/14/2023	https://www.pge.com/web/guest/commodity/vm/vegetation-management-overview https://www.pge.com/web/guest/commodity/vm/vegetation-management-overview https://www.pge.com/web/guest/commodity/vm/vegetation-management-overview https://www.pge.com/web/guest/commodity/vm/vegetation-management-overview	0	NA	8.2.3.4	Vegetation Management and Inspections	Fail-In Mitigation
170	TURN	004	TURNS_004	1	TURNS_004_01	<p>Following up on the response to TURN Data Request 1, Question 2, please provide PAGE's data showing the "recorded reliability improvements at locations that have been undergrounded and/or have been hardened with covered conductors" that will be assessed in the study plan for completion on June 30, 2023.</p>	<p>1.</p> <p>Pages note that the attachment provided with this response contains confidential information.</p> <p>2.</p> <p>a. Input Data: the columns in Table PAGE-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 analyzing PSPS impact 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 (and the effect of 2023) are not included in this dataset. Some customers in this dataset may experience short-duration outages due to use of a downstream MSD device in the hypothetical PSPS events. When scoring PSPS events, we also add events to scope based on the presence of certain asset and vegetation tags. If those assets also meet Minimum Practical 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 by day and cannot be accurately forecasted in future PSPS events. The presence of certain assets and vegetation tags is incorporated as a 10.2% multiplier. The asset and vegetation tag multiplier was calculated using 2021 actual PSPS events, excluding the January 19, 2021 PSPS Event (which used the 2020 PSPS guidance and thus did not have a scope increase tag).</p> <p>3.</p> <p>Since we cannot determine which specific customers will be added to scope due to asset and vegetation tags, this 10.2% increase can only be applied to the aggregated customer count for each PSPS event.</p> <p>4.</p> <p>In this table specifically, this dataset is used in conjunction with the other input data to identify customers mitigated by MSD device replacements and undergrounding. This dataset also serves as the baseline or denominator for calculating the customer avoided percentage of customer mitigated.</p> <p>5.</p> <p>MSD Device Replacement Program (2023-2024): this dataset identifies the list of MSD devices that will be replaced with non-MSD devices in 2023 and 2024. This dataset was used in conjunction with the 2022 PSPS Five-Year Lookback Analysis described above to identify customers whose PSPS outages would be avoided through MSD device replacement.</p> <p>6.</p> <p>Isolated Undergrounding Projects: this dataset identifies the undergrounding projects slated for future work. An analysis was performed using this dataset to determine the customer-impacted PSPS events of undergrounding completed, compared with the scope projects. The expected PSPS customer mitigation is calculated relative to hypothetical PSPS events in the 2022 PSPS Five-Year Lookback Analysis described above.</p> <p>7.</p> <p>Table Columns:</p> <p>Column: Incremental Customers Mitigated:</p> <p>This column indicates the number of incremental customer-events mitigated per category (year and type of mitigation), relative to the hypothetical PSPS events generated in the 2022 PSPS Five-Year Lookback Analysis.</p> <p>"incremental" means that this column reports the additional customer-events mitigated (removed from PSPS impact) due specifically to this year and type of mitigation and indicates that these customer-events otherwise have not been mitigated for PSPS in this year and type of mitigation had not been implemented.</p> <p>8.</p> <p>All other mitigations (either already existing in 2022 or planned to be completed in future years) are assumed to be in place. For example, the value reported for "CDS LOC is calculated through the completion of customer counts from the 2022 PSPS Five-Year Lookback Analysis with all 2023 allowed mitigations available."</p>	Tom Long	4/12/2023	4/17/2023	4/17/2023	https://www.pge.com/web/guest/commodity/vm/vegetation-management-overview https://www.pge.com/web/guest/commodity/vm/vegetation-management-overview https://www.pge.com/web/guest/commodity/vm/vegetation-management-overview https://www.pge.com/web/guest/commodity/vm/vegetation-management-overview	1	Yes	8.1.2.2	Grid Design and System Hardening	Undergrounding of Electric Lines and/or Equipment - Distribution
171	TURNS	004	TURNS_004	2	TURNS_004_02	<p>Reporting Table PAGE-22-35-1 (PSPS Events Lookback Analysis) on page 872 of PAGE's 2023-2025 WMP.</p> <p>a) Please include with narrative, provide a verbal description of the input data and how the numbers in each column were calculated.</p> <p>b) Provide the table in Excel format.</p>	<p>1.</p> <p>Pages note that the attachment provided with this response contains confidential information.</p> <p>2.</p> <p>a. Input Data: the columns in Table PAGE-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 analyzing PSPS impact 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 (and the effect of 2023) are not included in this dataset. Some customers in this dataset may experience short-duration outages due to use of a downstream MSD device in the hypothetical PSPS events. When scoring PSPS events, we also add events to scope based on the presence of certain asset and vegetation tags. If those assets also meet Minimum Practical 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 by day and cannot be accurately forecasted in future PSPS events. The presence of certain assets and vegetation tags is incorporated as a 10.2% multiplier. The asset and vegetation tag multiplier was calculated using 2021 actual PSPS events, excluding the January 19, 2021 PSPS Event (which used the 2020 PSPS guidance and thus did not have a scope increase tag).</p> <p>3.</p> <p>Since we cannot determine which specific customers will be added to scope due to asset and vegetation tags, this 10.2% increase can only be applied to the aggregated customer count for each PSPS event.</p> <p>4.</p> <p>In this table specifically, this dataset is used in conjunction with the other input data to identify customers mitigated by MSD device replacements and undergrounding. This dataset also serves as the baseline or denominator for calculating the customer avoided percentage of customer mitigated.</p> <p>5.</p> <p>MSD Device Replacement Program (2023-2024): this dataset identifies the list of MSD devices that will be replaced with non-MSD devices in 2023 and 2024. This dataset was used in conjunction with the 2022 PSPS Five-Year Lookback Analysis described above to identify customers whose PSPS outages would be avoided through MSD device replacement.</p> <p>6.</p> <p>Isolated Undergrounding Projects: this dataset identifies the undergrounding projects slated for future work. An analysis was performed using this dataset to determine the customer-impacted PSPS events of undergrounding completed, compared with the scope projects. The expected PSPS customer mitigation is calculated relative to hypothetical PSPS events in the 2022 PSPS Five-Year Lookback Analysis described above.</p> <p>7.</p> <p>Table Columns:</p> <p>Column: Incremental Customers Mitigated:</p> <p>This column indicates the number of incremental customer-events mitigated per category (year and type of mitigation), relative to the hypothetical PSPS events generated in the 2022 PSPS Five-Year Lookback Analysis.</p> <p>"incremental" means that this column reports the additional customer-events mitigated (removed from PSPS impact) due specifically to this year and type of mitigation and indicates that these customer-events otherwise have not been mitigated for PSPS in this year and type of mitigation had not been implemented.</p> <p>8.</p> <p>All other mitigations (either already existing in 2022 or planned to be completed in future years) are assumed to be in place. For example, the value reported for "CDS LOC is calculated through the completion of customer counts from the 2022 PSPS Five-Year Lookback Analysis with all 2023 allowed mitigations available."</p>	Tom Long	4/12/2023	4/17/2023	4/17/2023	https://www.pge.com/web/guest/commodity/vm/vegetation-management-overview https://www.pge.com/web/guest/commodity/vm/vegetation-management-overview https://www.pge.com/web/guest/commodity/vm/vegetation-management-overview https://www.pge.com/web/guest/commodity/vm/vegetation-management-overview	1	NA	Appendix D	Areas for Continued Improvement	ACI PAGE-22-35-1 Quantify Mitigation Benefits of Reducing PSPS Scope, Scale, Frequency, and Severity
172	TURNS	004	TURNS_004	3	TURNS_004_03	<p>Reporting PAGE's response to ACI PAGE 22-35-1, beginning on page 871 of its WMP.</p> <p>a) Please identify each mitigation discussed in PAGE's current WMP or its 2022 WMP that has the potential to mitigate the scope, scale, frequency, or duration of PSPS events.</p> <p>b) Please explain why Table 22-35-1 only lists a subset of the mitigation, undergrounding and MSD, and does not consider the other mitigations identified in response to subject (a).</p> <p>c) Please provide all PAGE analyses similar to what is presented in Table 22-35-1 regarding the impact on PSPS scale, scope, frequency, or duration of PSPS events.</p> <p>d) Regarding the statement on page 871: "We concluded that none of the 2022 mitigation initiatives eliminated any event."</p> <p>e) Please identify any of the "2022 mitigation initiatives" that are referenced in this statement.</p> <p>f) Is the meaning of this statement that none of the 2022 mitigation initiatives reduced the scope, scale, frequency or duration of any event? If yes, please explain what is meant by the statement and how it relates to the analysis presented in Table 22-35-1.</p>	<p>1.</p> <p>Pages note that the attachment provided with this response contains confidential information.</p> <p>2.</p> <p>a. Input Data: the columns in Table PAGE-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 analyzing PSPS impact 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 (and the effect of 2023) are not included in this dataset. Some customers in this dataset may experience short-duration outages due to use of a downstream MSD device in the hypothetical PSPS events. When scoring PSPS events, we also add events to scope based on the presence of certain asset and vegetation tags. If those assets also meet Minimum Practical 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 by day and cannot be accurately forecasted in future PSPS events. The presence of certain assets and vegetation tags is incorporated as a 10.2% multiplier. The asset and vegetation tag multiplier was calculated using 2021 actual PSPS events, excluding the January 19, 2021 PSPS Event (which used the 2020 PSPS guidance and thus did not have a scope increase tag).</p> <p>3.</p> <p>Since we cannot determine which specific customers will be added to scope due to asset and vegetation tags, this 10.2% increase can only be applied to the aggregated customer count for each PSPS event.</p> <p>4.</p> <p>In this table specifically, this dataset is used in conjunction with the other input data to identify customers mitigated by MSD device replacements and undergrounding. This dataset also serves as the baseline or denominator for calculating the customer avoided percentage of customer mitigated.</p> <p>5.</p> <p>MSD Device Replacement Program (2023-2024): this dataset identifies the list of MSD devices that will be replaced with non-MSD devices in 2023 and 2024. This dataset was used in conjunction with the 2022 PSPS Five-Year Lookback Analysis described above to identify customers whose PSPS outages would be avoided through MSD device replacement.</p> <p>6.</p> <p>Isolated Undergrounding Projects: this dataset identifies the undergrounding projects slated for future work. An analysis was performed using this dataset to determine the customer-impacted PSPS events of undergrounding completed, compared with the scope projects. The expected PSPS customer mitigation is calculated relative to hypothetical PSPS events in the 2022 PSPS Five-Year Lookback Analysis described above.</p> <p>7.</p> <p>Table Columns:</p> <p>Column: Incremental Customers Mitigated:</p> <p>This column indicates the number of incremental customer-events mitigated per category (year and type of mitigation), relative to the hypothetical PSPS events generated in the 2022 PSPS Five-Year Lookback Analysis.</p> <p>"incremental" means that this column reports the additional customer-events mitigated (removed from PSPS impact) due specifically to this year and type of mitigation and indicates that these customer-events otherwise have not been mitigated for PSPS in this year and type of mitigation had not been implemented.</p> <p>8.</p> <p>All other mitigations (either already existing in 2022 or planned to be completed in future years) are assumed to be in place. For example, the value reported for "CDS LOC is calculated through the completion of customer counts from the 2022 PSPS Five-Year Lookback Analysis with all 2023 allowed mitigations available."</p>	Tom Long	4/12/2023	4/17/2023	4/17/2023	https://www.pge.com/web/guest/commodity/vm/vegetation-management-overview https://www.pge.com/web/guest/commodity/vm/vegetation-management-overview https://www.pge.com/web/guest/commodity/vm/vegetation-management-overview https://www.pge.com/web/guest/commodity/vm/vegetation-management-overview	0	NA	Appendix D	Areas for Continued Improvement	ACI PAGE-22-35-1 Quantify Mitigation Benefits of Reducing PSPS Scope, Scale, Frequency, and Severity
124	CaFA	Set WMP-14	CaFA_Set WMP-14	1	CaFA_Set WMP-14_01	<p>P. 347 of PAGE's WMP states (regarding PAGE's undergrounding program): "Among other benefits, the reduced peak (as compared to prior practices) will decrease costs in the initial years of the program."</p> <p>Please list the "other benefits" referenced in the quote above.</p>	<p>1.</p> <p>Pages note that the attachment provided with this response contains confidential information.</p> <p>2.</p> <p>There are also additional benefits to reducing the near-term undergrounding leakage targets, including providing performance for site process improvements that may reduce long term costs and drive long term efficiency of the program.</p>	Holly Wichman	4/11/2023	4/17/2023	4/17/2023	https://www.pge.com/web/guest/commodity/vm/vegetation-management-overview https://www.pge.com/web/guest/commodity/vm/vegetation-management-overview https://www.pge.com/web/guest/commodity/vm/vegetation-management-overview https://www.pge.com/web/guest/commodity/vm/vegetation-management-overview	0	NA	8.1.2.2	Grid Design and System Hardening	Undergrounding of Electric Lines and/or Equipment - Distribution
125	CaFA	Set WMP-14	CaFA_Set WMP-14	2	CaFA_Set WMP-14_02	<p>P. 347 of PAGE's WMP states (regarding PAGE's undergrounding program): "Among other benefits, the reduced peak (as compared to prior practices) will decrease costs in the initial years of the program."</p> <p>Please list the "other benefits" referenced in the quote above.</p>	<p>1.</p> <p>Pages note that the attachment provided with this response contains confidential information.</p> <p>2.</p> <p>There are also additional benefits to reducing the near-term undergrounding leakage targets, including providing performance for site process improvements that may reduce long term costs and drive long term efficiency of the program.</p>	Holly Wichman	4/11/2023	4/17/2023	4/17/2023	https://www.pge.com/web/guest/commodity/vm/vegetation-management-overview https://www.pge.com/web/guest/commodity/vm/vegetation-management-overview https://www.pge.com/web/guest/commodity/vm/vegetation-management-overview https://www.pge.com/web/guest/commodity/vm/vegetation-management-overview	0	NA	8.1.2.6.1	Grid Design and System Hardening	Distribution, Transmission, and Substation Fire Action Schemes and Technology
126	CaFA	Set WMP-14	CaFA_Set WMP-14	3	CaFA_Set WMP-14_03	<p>P. 359 of PAGE's WMP discusses Breakaway Connectors and states: "The breakaway disconnect uses a weak link to provide a predictable point of separation and the service will fall to the ground de-energized."</p> <p>a) What's the maximum wind speed that Breakaway Connectors can handle without separating?</p> <p>b) Has PAGE studied whether other conditions exist that could cause a temporary fault and minimal or no damage to a non-breakaway connector, but would cause a Breakaway Connector to separate? For example, a small branch falling on the line.</p> <p>c) If the answer to part (b) is yes, please provide any results of such studies.</p> <p>d) If the answer to part (b) is no, does PAGE plan to perform such a study?</p> <p>e) What reliability impacts does PAGE forecast from Breakaway Connector installation?</p> <p>f) Please quantify the option risk associated with a Breakaway Connector installation. If this risk has not been quantified, describe the option risk in qualitative terms.</p> <p>g) Do Breakaway Connectors increase the likelihood of an EPSS-induced outage? Please explain your answer.</p> <p>h) If the answer to part (g) is yes, please quantify the increased likelihood of an EPSS-induced outage on circuits where Breakaway Connectors are installed.</p>	<p>1.</p> <p>Pages note that the attachment provided with this response contains confidential information.</p> <p>2.</p> <p>a. Maximum wind speed is not easily defined. Span length, tension, conductor size and wind direction all influence the maximum wind speed.</p> <p>3.</p> <p>General Order 88-148-A (Table 4) and 88-232 require supply service drops to have a minimum sagging of 40 ft or 100 ft and a maximum sagging of 190 ft. For services 75' and shorter, 750 pounds for services longer than 75 feet up to 190 feet.</p> <p>4.</p> <p>The standard for the service branch has experienced three storms with winds exceeding 100 mph with no breakage of the weak link (both links are 750 lbs. due to span length).</p> <p>5.</p> <p>No, we have not studied this issue.</p> <p>6.</p> <p>1. Two 180c arkks were observed with limbs weighing 125 lbs and 200 lbs, respectively. No damage was found, and the weak links did not activate.</p> <p>7.</p> <p>No applicable, please see the response to subject (b) above.</p> <p>8.</p> <p>We do not expect any reliability impacts.</p> <p>9.</p> <p>No option risk is expected by the service branchway activating. Our tests showed no spark from the breakaway activating at the rated ampacity of the conductor.</p> <p>10.</p> <p>The conductor will fall before the breakaway.</p> <p>11.</p> <p>EPSS is not affected by secondary conductors. It is primarily applied only.</p> <p>12.</p> <p>If applicable, please see the response to subject (g) above.</p>	Holly Wichman	4/11/2023	4/17/2023	4/17/2023	https://www.pge.com/web/guest/commodity/vm/vegetation-management-overview https://www.pge.com/web/guest/commodity/vm/vegetation-management-overview https://www.pge.com/web/guest/commodity/vm/vegetation-management-overview https://www.pge.com/web/guest/commodity/vm/vegetation-management-overview	0	NA	8.1.2.6.2	Grid Design and System Hardening	Breakaway Connector
127	CaFA	Set WMP-14	CaFA_Set WMP-14	4	CaFA_Set WMP-14_04	<p>P. 359 of PAGE's WMP states, "Breakaway disconnect does not impact PSPS Risk." Please state the basis for the above quote.</p>	<p>1.</p> <p>Pages note that the attachment provided with this response contains confidential information.</p> <p>2.</p> <p>Breakaway disconnects are used to prevent energized wires down to minimize ignition risk. At this point in time, the presence of breakaway disconnects is not included in PSPS scoring guidance. Therefore, breakaway disconnects do not impact the PSPS risk.</p> <p>3.</p> <p>c-1 Responses are summarized in the tables below, by year:</p> <p>2020</p> <p>Temporary Distribution Microgrid available to operate in 2020</p> <p>Number of 2020 PSPS events supported</p> <p>Approx. % of service pts energized per 2020 PSPS event</p> <p>Blingsdowns 479</p> <p>Callaghan 1,156</p> <p>Placeville (temporary configuration without a pre-installed interconnection hub)</p> <p>1,487</p> <p>Clewake North (temporary configuration without a pre-installed interconnection hub)</p> <p>1,487</p> <p>Clewake South (temporary configuration without a pre-installed interconnection hub)</p> <p>1,487</p> <p>2021</p> <p>Temporary Distribution Microgrid available to operate in 2021</p> <p>Number of 2021 PSPS events supported</p> <p>Approx. % of service pts energized per 2021 PSPS event</p> <p>Anglen 1,193</p> <p>Blingsdowns 1,156</p> <p>Magalia 1,193</p> <p>Georgetown 0 n/a</p> <p>Pullaski Pass 0 n/a</p> <p>Foresthill 0 n/a</p> <p>Middleton 0 n/a</p> <p>2022</p> <p>Temporary Distribution Microgrid available to operate in 2022</p> <p>Number of 2022 PSPS events supported</p> <p>Approx. % of service pts energized per 2022 PSPS event</p> <p>Anglen 0 n/a</p> <p>Blingsdowns 0 n/a</p> <p>Callaghan 0 n/a</p> <p>Magalia 0 n/a</p>	Holly Wichman	4/11/2023	4/17/2023	4/17/2023	https://www.pge.com/web/guest/commodity/vm/vegetation-management-overview https://www.pge.com/web/guest/commodity/vm/vegetation-management-overview https://www.pge.com/web/guest/commodity/vm/vegetation-management-overview https://www.pge.com/web/guest/commodity/vm/vegetation-management-overview	0	NA	8.1.2.6.2	Grid Design and System Hardening	Breakaway Connector
128	CaFA	Set WMP-14	CaFA_Set WMP-14	5	CaFA_Set WMP-14_05	<p>P. 363 of PAGE's WMP states, "Temporary distribution microgrids are designed to support community resilience and reduce the number of customers impacted by PSPS by energizing "near street corridors" with clusters of shared services and critical facilities so that those resources can continue serving surrounding residents during PSPS events."</p> <p>a) Please list the temporary distribution microgrids that PAGE had available in 2020, 2021, and 2022 to mitigate the effect of a possible PSPS event.</p> <p>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.</p> <p>c) For each instance in part (b), list the number of customers that remained energized during a PSPS event.</p> <p>d) How does PAGE determine what locations would warrant deployment of a temporary distribution microgrid?</p> <p>e) How does PAGE determine when to deploy a temporary distribution microgrid? If how does PAGE determine when to remove a deployed temporary distribution microgrid?</p>	<p>1.</p> <p>Pages note that the attachment provided with this response contains confidential information.</p> <p>2.</p> <p>a. Responses are summarized in the tables below, by year:</p> <p>2020</p> <p>Temporary Distribution Microgrid available to operate in 2020</p> <p>Number of 2020 PSPS events supported</p> <p>Approx. % of service pts energized per 2020 PSPS event</p> <p>Blingsdowns 479</p> <p>Callaghan 1,156</p> <p>Placeville (temporary configuration without a pre-installed interconnection hub)</p> <p>1,487</p> <p>Clewake North (temporary configuration without a pre-installed interconnection hub)</p> <p>1,487</p> <p>Clewake South (temporary configuration without a pre-installed interconnection hub)</p> <p>1,487</p> <p>2021</p> <p>Temporary Distribution Microgrid available to operate in 2021</p> <p>Number of 2021 PSPS events supported</p> <p>Approx. % of service pts energized per 2021 PSPS event</p> <p>Anglen 1,193</p> <p>Blingsdowns 1,156</p> <p>Magalia 1,193</p> <p>Georgetown 0 n/a</p> <p>Pullaski Pass 0 n/a</p> <p>Foresthill 0 n/a</p> <p>Middleton 0 n/a</p> <p>2022</p> <p>Temporary Distribution Microgrid available to operate in 2022</p> <p>Number of 2022 PSPS events supported</p> <p>Approx. % of service pts energized per 2022 PSPS event</p> <p>Anglen 0 n/a</p> <p>Blingsdowns 0 n/a</p> <p>Callaghan 0 n/a</p> <p>Magalia 0 n/a</p>	Holly Wichman	4/11/2023	4/17/2023	4/17/2023	https://www.pge.com/web/guest/commodity/vm/vegetation-management-overview https://www.pge.com/web/guest/commodity/vm/vegetation-management-overview https://www.pge.com/web/guest/commodity/vm/vegetation-management-overview https://www.pge.com/web/guest/commodity/vm/vegetation-management-overview	0	NA	8.1.2.7.2	Grid Design and System Hardening	Temporary Distribution Microgrids

129	CaPA	Set WMP-14	CaPa_Sat WMP-14	6	CaPa_Sat WMP-14_D6	<p>P. 305 of PG&E's WMP states, "The Redwood Coast Airport Manager (RCAM) was built through a California Energy Commission (CEC) grant to the State Energy Center and from the State of America to the Redwood Coast Energy Authority (Community Choice Aggregator) in collaboration with PG&E's EPC 3.11, "Multi-Use Microgrid" project."</p> <p>a) What was the total cost of the RCAM project?</p> <p>b) Please provide disaggregated costs associated with the RCAM fulfilled in whole or in part by the California Energy Commission (CEC grant basis) from the United States of America, and any other funding received from other funding sources for this project.</p>	<p>Andy Whitman</p> <p>4/11/2023</p> <p>4/17/2023</p> <p>4/17/2023</p>	<p>0</p> <p>NA</p> <p>8.12.7.3</p>	Grid Design and System	Community Microgrid Incentive Program
130	CaPA	Set WMP-14	CaPa_Sat WMP-14	7	CaPa_Sat WMP-14_D7	<p>P. 305 of PG&E's WMP states, "The successful deployment of RCAM provides a model for other communities for collaborative development of multi-tenants energy for energy resilience."</p> <p>a) How does PG&E determine the success of the RCAM?</p> <p>b) Please provide data to support the success of the RCAM.</p>	<p>Andy Whitman</p> <p>4/11/2023</p> <p>4/17/2023</p> <p>4/17/2023</p>	<p>4</p> <p>NA</p> <p>8.12.7.3</p>	Grid Design and System	Community Microgrid Incentive Program
131	CaPA	Set WMP-14	CaPa_Sat WMP-14	8	CaPa_Sat WMP-14_D8	<p>P. 369 of PG&E's WMP states, "For 2022, we have planned to install devices that will provide significant reliability benefits on key bus lines that are at risk of an EPSS event."</p> <p>a) Please identify the "significant reliability benefits" that will be provided from devices installed in 2023.</p> <p>b) Please provide any available worksheets or studies to support your response to part (a).</p>	<p>Andy Whitman</p> <p>4/11/2023</p> <p>4/17/2023</p> <p>4/17/2023</p>	<p>0</p> <p>NA</p> <p>8.12.8.1</p>	Grid Design and System	Installation of System Automation Equipment - Distribution Protective Devices
132	CaPA	Set WMP-14	CaPa_Sat WMP-14	9	CaPa_Sat WMP-14_D9	<p>P. 305 of PG&E's WMP states that it will perform a "Substation Annual Abatement Effectiveness Study" in 2023.</p> <p>a) When does PG&E expect to begin the Substation Annual Abatement Effectiveness Study?</p> <p>b) When does PG&E expect to complete the Substation Annual Abatement Effectiveness Study?</p>	<p>Andy Whitman</p> <p>4/11/2023</p> <p>4/17/2023</p> <p>4/17/2023</p>	<p>0</p> <p>NA</p> <p>8.12.12.2</p>	Grid Design and System	Other Technologies and Systems - Substation Annual Abatement
133	CaPA	Set WMP-14	CaPa_Sat WMP-14	10	CaPa_Sat WMP-14_D10	<p>P. 303 of PG&E's WMP states, "The 2022 PG&E implemented revisions made to TD-2326, which incorporated additional safety practices as well as enhanced the pole rejection criteria." Please list the enhancements PG&E made to the pole rejection criteria.</p>	<p>Andy Whitman</p> <p>4/11/2023</p> <p>4/17/2023</p> <p>4/17/2023</p>	<p>0</p> <p>NA</p> <p>8.13.1.5</p>	Asset Inspections	Intake Pole Inspection
134	CaPA	Set WMP-14	CaPa_Sat WMP-14	11	CaPa_Sat WMP-14_D11	<p>P. 400 of PG&E's WMP states, "PG&E designated grid maps as extreme, severe, high, medium, or low based on the average wildfire consequence of the structure within the grid map."</p> <p>a) Is the designation developed based on the wildfire consequence based on the WDRM of or the WDRM of?</p> <p>b) How frequently does PG&E plan to re-evaluate the grid map designations described above?</p> <p>c) When PG&E re-evaluates the grid map designations, what steps will it take regarding a grid map that has increased in severity, such as from high to severe or severe to extreme?</p>	<p>Andy Whitman</p> <p>4/11/2023</p> <p>4/17/2023</p> <p>4/17/2023</p>	<p>0</p> <p>NA</p> <p>8.13.2.1</p>	Asset Inspections	Detailed Ground Inspection
135	CaPA	Set WMP-14	CaPa_Sat WMP-14	12	CaPa_Sat WMP-14_D12	<p>Table PG&E-1.7.4 on p. 454 of PG&E's WMP shows that PG&E added 4,869 distribution work orders to its WFDHFRFA backlog in 2022.</p> <p>a) What factors may prevent PG&E from meeting its targets regarding backlog reduction in 2023?</p> <p>b) For each factor in part (a), what does PG&E plan to do regarding the backlog that the factor will prevent PG&E from meeting its backlog in 2023?</p>	<p>Andy Whitman</p> <p>4/11/2023</p> <p>4/17/2023</p> <p>4/17/2023</p>	<p>0</p> <p>NA</p> <p>8.17.2</p>	Open Work Orders	Open Work Orders - Distribution Team
136	CaPA	Set WMP-14	CaPa_Sat WMP-14	13	CaPa_Sat WMP-14_D13	<p>P. 483 of PG&E's WMP states, "EPSS event causes a power outage. Please explain what EPSS entails to the device when it is in a non-power outage, and without an apparent cause. Please state what is meant by the above quote."</p> <p>a) How does PG&E respond to a power outage?</p> <p>b) How does PG&E respond to a power outage?</p> <p>c) How does PG&E respond to a power outage?</p>	<p>Andy Whitman</p> <p>4/11/2023</p> <p>4/17/2023</p> <p>4/17/2023</p>	<p>0</p> <p>NA</p> <p>8.13.1.1</p>	Grid Operations and Procedures	Protective Equipment and Device Settings
137	CaPA	Set WMP-14	CaPa_Sat WMP-14	14	CaPa_Sat WMP-14_D14	<p>Per PG&E's January 2023 EPSS monthly report, PG&E experienced 3,575 EPSS outages in 2022.</p> <p>a) How many EPSS outages occurred in 2022, in how many of those outages did PG&E find that a corrective action was required prior to reenergizing, i.e., there was a permanent condition that PG&E needed to resolve upon reenergizing the outage?</p> <p>b) How many EPSS outages in 2022 that PG&E determined were triggered by devices that did not meet an ignition risk?</p> <p>c) How many EPSS outages in 2022 that PG&E determined were triggered by devices that did not meet an ignition risk?</p> <p>d) How many EPSS outages in 2022 that PG&E determined were triggered by devices that did not meet an ignition risk?</p>	<p>Andy Whitman</p> <p>4/11/2023</p> <p>4/17/2023</p> <p>4/17/2023</p>	<p>0</p> <p>NA</p> <p>8.13.1.1</p>	Grid Operations and Procedures	Protective Equipment and Device Settings
138	CaPA	Set WMP-14	CaPa_Sat WMP-14	15	CaPa_Sat WMP-14_D15	<p>P. 485 of PG&E's WMP states, "In 2022, we expanded the scope of EPSS to all HFRA in a service territory for which PG&E had not fully recovered the original cost of the asset."</p> <p>a) In 2022, did PG&E expand the scope of EPSS to all HFRA and all HTFD?</p> <p>b) In 2022, did PG&E expand the scope of EPSS to all HTFD?</p> <p>c) In 2022, did PG&E expand the scope of EPSS to all HTFD?</p> <p>d) In 2022, did PG&E expand the scope of EPSS to all HTFD?</p> <p>e) In 2022, did PG&E expand the scope of EPSS to all HTFD?</p> <p>f) In 2022, did PG&E expand the scope of EPSS to all HTFD?</p>	<p>Andy Whitman</p> <p>4/11/2023</p> <p>4/17/2023</p> <p>4/17/2023</p>	<p>0</p> <p>NA</p> <p>8.13.1.1</p>	Grid Operations and Procedures	Protective Equipment and Device Settings
139	CaPA	Set WMP-14	CaPa_Sat WMP-14	16	CaPa_Sat WMP-14_D16	<p>CaPA acknowledges that a circuit segment that has been underground may still experience EPSS outages. If segments upstream or downstream of the underground grid segment are subject to EPSS, will the above underground segment be affected? Please explain why or why not.</p> <p>a) Is the above underground segment affected by upstream or downstream segments becoming subject to EPSS?</p> <p>b) During the 2022-2025 WMP period, PG&E intend to utilize temporary microgrids or other alternatives to fully mitigate the risk of EPSS event on underground segments?</p> <p>c) If the answer to part (a) is yes, please explain why or why not.</p> <p>d) If the answer to part (a) is no, please explain why not.</p>	<p>Andy Whitman</p> <p>4/11/2023</p> <p>4/17/2023</p> <p>4/17/2023</p>	<p>0</p> <p>NA</p> <p>9.1.5</p>	Public Safety Power Shutoff	Performance Metrics Identified by the Electrical Corporation
140	CaPA	Set WMP-14	CaPa_Sat WMP-14	17	CaPa_Sat WMP-14_D17	<p>Has PG&E performed a study or back test to predict the likelihood that an underground segment will be subject to EPSS outages due to upstream or downstream segments becoming subject to EPSS?</p> <p>a) If the answer to part (a) is yes, please provide the results of any such studies.</p> <p>b) If the answer to part (a) is no, please explain why not.</p>	<p>Andy Whitman</p> <p>4/11/2023</p> <p>4/17/2023</p> <p>4/17/2023</p>	<p>0</p> <p>NA</p> <p>9.1.5</p>	Public Safety Power Shutoff	Performance Metrics Identified by the Electrical Corporation
141	CaPA	Set WMP-14	CaPa_Sat WMP-14	18	CaPa_Sat WMP-14_D18	<p>Has PG&E performed a study or back test to predict the likelihood that an underground segment will be subject to EPSS-Triggered de-energizations due to upstream or downstream segments becoming subject to EPSS?</p> <p>a) If the answer to part (a) is yes, please provide the results of any such studies.</p> <p>b) If the answer to part (a) is no, please explain why not.</p>	<p>Andy Whitman</p> <p>4/11/2023</p> <p>4/17/2023</p> <p>4/17/2023</p>	<p>0</p> <p>NA</p> <p>8.11.1.1</p>	Grid Operations and Procedures	Protective Equipment and Device Settings
142	CaPA	Set WMP-14	CaPa_Sat WMP-14	20	CaPa_Sat WMP-14_D20	<p>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 asset?</p> <p>b) If the answer to part (a) is yes, what are PG&E's practices regarding cost recovery on the unrecovered portion of the asset associated with the replaced asset?</p> <p>c) If the answer to part (a) is no, please explain why not.</p>	<p>Andy Whitman</p> <p>4/11/2023</p> <p>4/17/2023</p> <p>4/17/2023</p>	<p>0</p> <p>NA</p> <p>8.12.3</p>	Grid Design and System	Distribution Pole Replacements and Reinforcements
143	CaPA	Set WMP-14	CaPa_Sat WMP-14	21	CaPa_Sat WMP-14_D21	<p>a) During the period from 2020-2022, did PG&E replace any distribution conductors as part of its WMP activities for which PG&E had not fully recovered the original cost of the asset?</p> <p>b) If the answer to part (a) is yes, please provide the results of any such studies.</p> <p>c) If the answer to part (a) is no, please explain why not.</p>	<p>Andy Whitman</p> <p>4/11/2023</p> <p>4/17/2023</p> <p>4/17/2023</p>	<p>0</p> <p>NA</p> <p>8.12.5.2</p>	Grid Design and System	Traditional Overhead Hauling - Distribution
145	CaPA	Set WMP-14	CaPa_Sat WMP-14	22	CaPa_Sat WMP-14_D22	<p>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?</p> <p>b) If the answer to part (a) is yes, please provide the results of any such studies.</p> <p>c) If the answer to part (a) is no, please explain why not.</p>	<p>Andy Whitman</p> <p>4/11/2023</p> <p>4/17/2023</p> <p>4/17/2023</p>	<p>0</p> <p>NA</p> <p>8.14.1.1</p>	Equipment Maintenance and Repair	Transformers
146	CaPA	Set WMP-14	CaPa_Sat WMP-14	23	CaPa_Sat WMP-14_D23	<p>a) In 2022, how many ignition risk PG&E experience related to overhead conductor distribution lines?</p> <p>b) In 2022, how many ignition risk PG&E experience related to overhead bus conductor distribution lines?</p> <p>c) In 2022, how many ignition risk PG&E experience related to underground distribution lines?</p>	<p>Andy Whitman</p> <p>4/11/2023</p> <p>4/17/2023</p> <p>4/17/2023</p>	<p>0</p> <p>NA</p> <p>Appendix D</p>	Areas for Continued Improvement	ACI PG&E-22-06 - Addressing Increase in Risk Events
147	CaPA	Set WMP-14	CaPa_Sat WMP-14	24	CaPa_Sat WMP-14_D24	<p>a) In 2022, how many ignition risk PG&E experience related to overhead secondary distribution lines?</p> <p>b) In 2022, how many ignition risk PG&E experience related to overhead service lines?</p>	<p>Andy Whitman</p> <p>4/11/2023</p> <p>4/17/2023</p> <p>4/17/2023</p>	<p>0</p> <p>NA</p> <p>Appendix D</p>	Areas for Continued Improvement	ACI PG&E-22-06 - Addressing Increase in Risk Events
149	CaPA	Set WMP-14	CaPa_Sat WMP-14	25	CaPa_Sat WMP-14_D25	<p>P. 69 of PG&E's 2022 Joint Annual Report to Shareholders states, "On October 18, 2022, the Utility released an update to the California Public Safety Power Shutoff (CSPS) program for replacement of poles under certain conditions and, accordingly, in some circumstances, the Utility may be required to replace poles under certain conditions." Please provide a copy of the October 26, 2022 self-report referenced above.</p> <p>a) Please provide a copy of the October 26, 2022 self-report referenced above.</p> <p>b) Please provide a copy of the October 26, 2022 self-report referenced above.</p> <p>c) Please provide a copy of the October 26, 2022 self-report referenced above.</p> <p>d) Please provide a copy of the October 26, 2022 self-report referenced above.</p> <p>e) Please provide a copy of the October 26, 2022 self-report referenced above.</p> <p>f) Please provide a copy of the October 26, 2022 self-report referenced above.</p> <p>g) Please provide a copy of the October 26, 2022 self-report referenced above.</p> <p>h) Please provide a copy of the October 26, 2022 self-report referenced above.</p> <p>i) Please provide a copy of the October 26, 2022 self-report referenced above.</p> <p>j) Please provide a copy of the October 26, 2022 self-report referenced above.</p> <p>k) Please provide a copy of the October 26, 2022 self-report referenced above.</p> <p>l) Please provide a copy of the October 26, 2022 self-report referenced above.</p> <p>m) Please provide a copy of the October 26, 2022 self-report referenced above.</p> <p>n) Please provide a copy of the October 26, 2022 self-report referenced above.</p> <p>o) Please provide a copy of the October 26, 2022 self-report referenced above.</p> <p>p) Please provide a copy of the October 26, 2022 self-report referenced above.</p> <p>q) Please provide a copy of the October 26, 2022 self-report referenced above.</p> <p>r) Please provide a copy of the October 26, 2022 self-report referenced above.</p> <p>s) Please provide a copy of the October 26, 2022 self-report referenced above.</p> <p>t) Please provide a copy of the October 26, 2022 self-report referenced above.</p> <p>u) Please provide a copy of the October 26, 2022 self-report referenced above.</p> <p>v) Please provide a copy of the October 26, 2022 self-report referenced above.</p> <p>w) Please provide a copy of the October 26, 2022 self-report referenced above.</p> <p>x) Please provide a copy of the October 26, 2022 self-report referenced above.</p> <p>y) Please provide a copy of the October 26, 2022 self-report referenced above.</p> <p>z) Please provide a copy of the October 26, 2022 self-report referenced above.</p>	<p>Andy Whitman</p> <p>4/11/2023</p> <p>4/17/2023</p> <p>4/17/2023</p>	<p>1</p> <p>NA</p> <p>8.12.3</p>	Grid Design and System	Distribution Pole Replacements and Reinforcements
149	CaPA	Set WMP-14	CaPa_Sat WMP-14	26	CaPa_Sat WMP-14_D26	<p>P. 69 of PG&E's 2022 Joint Annual Report to Shareholders states, "On December 22, 2022, the Utility released an update to the California Public Safety Power Shutoff (CSPS) program for replacement of poles under certain conditions and, accordingly, in some circumstances, the Utility may be required to replace poles under certain conditions." Please provide a copy of the December 22, 2022 self-report referenced above.</p> <p>a) Please provide a copy of the December 22, 2022 self-report referenced above.</p> <p>b) Please provide a copy of the December 22, 2022 self-report referenced above.</p> <p>c) Please provide a copy of the December 22, 2022 self-report referenced above.</p> <p>d) Please provide a copy of the December 22, 2022 self-report referenced above.</p> <p>e) Please provide a copy of the December 22, 2022 self-report referenced above.</p> <p>f) Please provide a copy of the December 22, 2022 self-report referenced above.</p> <p>g) Please provide a copy of the December 22, 2022 self-report referenced above.</p> <p>h) Please provide a copy of the December 22, 2022 self-report referenced above.</p> <p>i) Please provide a copy of the December 22, 2022 self-report referenced above.</p> <p>j) Please provide a copy of the December 22, 2022 self-report referenced above.</p> <p>k) Please provide a copy of the December 22, 2022 self-report referenced above.</p> <p>l) Please provide a copy of the December 22, 2022 self-report referenced above.</p> <p>m) Please provide a copy of the December 22, 2022 self-report referenced above.</p> <p>n) Please provide a copy of the December 22, 2022 self-report referenced above.</p> <p>o) Please provide a copy of the December 22, 2022 self-report referenced above.</p> <p>p) Please provide a copy of the December 22, 2022 self-report referenced above.</p> <p>q) Please provide a copy of the December 22, 2022 self-report referenced above.</p> <p>r) Please provide a copy of the December 22, 2022 self-report referenced above.</p> <p>s) Please provide a copy of the December 22, 2022 self-report referenced above.</p> <p>t) Please provide a copy of the December 22, 2022 self-report referenced above.</p> <p>u) Please provide a copy of the December 22, 2022 self-report referenced above.</p> <p>v) Please provide a copy of the December 22, 2022 self-report referenced above.</p> <p>w) Please provide a copy of the December 22, 2022 self-report referenced above.</p> <p>x) Please provide a copy of the December 22, 2022 self-report referenced above.</p> <p>y) Please provide a copy of the December 22, 2022 self-report referenced above.</p> <p>z) Please provide a copy of the December 22, 2022 self-report referenced above.</p>	<p>Andy Whitman</p> <p>4/11/2023</p> <p>4/17/2023</p> <p>4/17/2023</p>	<p>1</p> <p>NA</p> <p>8.12.3</p>	Grid Design and System	Distribution Pole Replacements and Reinforcements

177	CPUC - SPD (Safety Policy Division) 003	CPUC - SPD (Safety Policy Division) 003	03	5	CPUC - SPD (Safety Policy Division) 003	<p>5. Reporting the UG location table provided by PG&E 2023-03-27, PGE 2023_WMP_R0_Appendix A DCI PG&E-20-16_ATTACH_CONF use a Why does Caltrans' "Risk Rank (V)" begin at Rank 7 (as opposed to 1) for circuits? Why does it end at 3/20? 6. Why are the gaps in rank 1-N exact? 7. Why does Caltrans' "Risk Rank (V)" begin at Rank 6 (as opposed to 1) for circuits? 8. Why does it end at 3/20? 9. Why are the gaps in rank 1-N exact?</p>	Kevin Miller	4/12/2023	4/19/2023	4/19/2023	0	NA	Appendix D	Areas for Continued Improvement AD PG&E-20-16 - Progress and Status on Underpinning and Risk Prioritization
71	OEIS	OEIS_001	OEIS_001	3 SUPP	OEIS_001_Q3 SUPP	<p>Regarding PG&E's Focused Tree Inspections pilot: a. Describe the current state of development for the pilot area, PG&E's Areas of Concern (AOC), and why/how where focused vegetation inspection can be evaluated to determine appropriate courses to prioritize plants? (page 52) and the expected timeline for implementation. b. Detail the criteria PG&E has and is using to develop the pilot area, PG&E's Areas of Concern (AOC), and why/how where focused vegetation inspection can be evaluated to determine appropriate courses to prioritize plants? (page 52). c. What standards, processes, procedures, and tools are vegetation management personnel using/will use to perform tree risk assessments for the pilot? d. Will PG&E be using the One 'M' Tool for recordkeeping for this pilot? If not, what system will PG&E use for recording results for the pilot? e. When is PG&E conducting Focused Tree Inspections pilot? PG&E has not yet begun the pilot, where will PG&E be conducting Focused Tree Inspections pilot? f. How many circuits will be in scope for the pilot? g. Will the pilot area previously include or Enhance Vegetation Management (EVM)? h. For each Circuit Protection Zone (CPZ) in the pilot area provide the: i. CPZ name. j. Tree Weighted Risk Score from PG&E's most recent version of EVM Tree-Weighted Prioritization List. k. Tree Weighted Risk from PG&E's most recent version of EVM Tree-Weighted Prioritization List. l. Risk Tier. m. Does PG&E have a plan to continue its Focused Tree Inspections across the pilot in success? If so, detail those plans, including how many circuits will PG&E plan to inspect under the program in 2024 and 2024. n. Provide a CD layer of the pilot area, PG&E's Areas of Concern (AOC) 1 and why/how where focused vegetation inspection can be evaluated to determine appropriate courses to prioritize plants? (page 52). As applicable, provide the following attributes for each project: i. Number of overhead circuit miles within the project. ii. Overall Utility Risk. iii. Ignition Risk. iv. PPSR Risk. v. Contact from Vegetation Likelihood of Ignition</p>	Colin Lang	4/5/2023	4/19/2023	4/19/2023	0	NA	8.2.2.5	Vegetation Management and Inspections Focused Tree Inspections
156	CaPA	Set WMP-16	CaPA_Set_WMP-16	1	CaPA_Set_WMP-16_Q1	<p>Regarding PG&E's SCADA Undergroup (UG) Switches: a. Please explain PG&E's operating procedure for operating a SCADA UG switch to energize and 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 opening a normally closed switch, the switch is returned to its normally closed position during switching. d. Please explain in detail PG&E's operating procedure, from start to finish, for the following operation: after closing a normally open switch, the switch is returned to its normally open position during switching.</p>	Holly Whitham	4/18/2023	4/21/2023	4/21/2023	2	NA	8.1.2.2	Grid Design and System Hardware Underpinning of Electric Lines and/or Equipment
157	CaPA	Set WMP-16	CaPA_Set_WMP-16	2	CaPA_Set_WMP-16_Q2	<p>Regarding PG&E's Load Break Allowance: a. Please explain PG&E's operating procedure for operating a load break allow 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 opening a normally closed switch, the switch is returned to its normally closed position during switching. d. Please explain in detail PG&E's operating procedure, from start to finish, for the following operation: after closing a normally open switch, the switch is returned to its normally open position during switching.</p>	Holly Whitham	4/18/2023	4/21/2023	4/21/2023	0	NA	8.1.2.10.3	Grid Design and System Hardware Motor Switch Operator Switch Replacement
158	CaPA	Set WMP-16	CaPA_Set_WMP-16	3	CaPA_Set_WMP-16_Q3	<p>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 is returned to its normally closed position during switching.</p>	Holly Whitham	4/18/2023	4/21/2023	4/21/2023	0	NA	8.1.2.10	Grid Design and System Hardware Other Grid Topology Improvements to Minimize Risk of Ignition
159	CaPA	Set WMP-16	CaPA_Set_WMP-16	4	CaPA_Set_WMP-16_Q4	<p>Please explain PG&E's selection criteria for when to install the following equipment on underground circuits: a) SCADA US switches b) Junction boxes c) Load break allow</p>	Holly Whitham	4/18/2023	4/21/2023	4/21/2023	0	NA	8.1.2	Grid Design and System Hardware Improvements to Minimize Risk of Ignition
200	CaPA	Set WMP-16	CaPA_Set_WMP-16	5	CaPA_Set_WMP-16_Q5	<p>Please explain PG&E's selection criteria for when to install the following equipment on underground circuits: a) Pad-mounted transformers b) Subsurface transformers</p>	Holly Whitham	4/18/2023	4/21/2023	4/21/2023	0	NA	8.1.2.2	Grid Design and System Hardware Underpinning of Electric Lines and/or Equipment
201	CaPA	Set WMP-16	CaPA_Set_WMP-16	6	CaPA_Set_WMP-16_Q6	<p>For each of the underground projects that PG&E has planned for 2023, please answer the following questions: a) How many SCADA underground switches will be installed? b) How many overhead switches will be removed? c) How many overhead switches currently exist? d) How many OH switches in adjacent circuits will be removed? e) How many load break allow (LBA) will be installed when the project is completed? f) How many SCADA overhead switches will be installed as points to adjacent circuits? g) How many SCADA underground switches will be installed as points to adjacent circuits? h) How many pad-mounted transformers will be installed? i) How many subsurface transformers will be installed? j) How many vaults will be installed? k) How many junction boxes will be installed? l) How many junction boxes will be installed for recirculating? m) How many junction boxes will be installed for sectionalizing? n) How many load break allow (LBA) will be installed? o) How many load break allow (LBA) will be installed for sectionalizing? p) How many vaults will be installed? q) How many vaults will be installed? r) How many vaults will be installed? s) How many vaults will be installed?</p>	Holly Whitham	4/18/2023	4/21/2023	4/21/2023	0	NA	8.1.2.2	Grid Design and System Hardware Underpinning of Electric Lines and/or Equipment

202	CaPA	Set WMP-16	CaPA_Set WMP-16	7	CaPA_Set WMP-16_Q7	<p>For each of the underground projects that PG&E has planned for 2024, please answer the following questions for each project:</p> <ol style="list-style-type: none"> How many SCADA underground switches will be installed in each circuit? How many overhead switches will be removed? How many OH switches to adjacent circuits are to be removed? How many OH switches to adjacent circuits will be removed? How many SCADA overhead switches will be removed? How many SCADA underground switches will be installed as tie points to adjacent circuits? How many SCADA underground switches will be installed for sectionalizing? How many substation transformers will be installed? How many substation transformers will be removed? How many tie lines will be installed? How many tie lines will be removed? How many junction losses will be installed for sectionalizing? How many junction losses will be removed for adjacent circuits? How many load break elbows will be installed? How many load break elbows will be installed? How many load break elbows will be installed as tie points to adjacent circuits? How many tie lines will be installed? How many tie lines will be removed? 	<p>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 documents. 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 the request further, please feel free to reach out to us.</p>	Holly Whitman	4/18/2023	4/21/2023	4/21/2023	0	NA	8.1.2.2	Grid Design and System Hardware	Underground of Electric Lines and Equipment
204	CaPA	Set WMP-16	CaPA_Set WMP-16	9	CaPA_Set WMP-16_Q9	<p>8.1.2.10 - Other Grid Topology Improvements to Minimize Risk of Ignition</p> <p>8.1.2.10.1 - Covered Conductor Detection Devices</p> <p>PG 374.375 of PG&E's WMP states: "Installation of CDC on existing, new, and retrofitted recloser controllers is expected to reduce the number of ignitions due to high impedance in-ground faults by quickly detecting and de-energizing the fault, which is the primary existing gap in EPSS protection on primary overhead distribution conductors. Approximately half of the CDDs reported ignitions in HT/DT that occurred in 2022 while EPSS was enabled in the field of high-impedance faults."</p> <ol style="list-style-type: none"> Explain how CDD technology can mitigate this gap to encompass all high impedance faults. List the advantages of having both programs working simultaneously. What percentage of high-impedance faults does PG&E anticipate could be mitigated by EPSS alone? What percentage of high-impedance faults does PG&E anticipate could be mitigated by CDD alone? What percentage of high-impedance faults does PG&E anticipate could be mitigated by the combination of EPSS and CDD? 	<p>EPSS 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 documents. 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 the request further, please feel free to reach out to us.</p>	Holly Whitman	4/18/2023	4/21/2023	4/21/2023	0	NA	8.1.2.10	Grid Design and System Hardware	Other Grid Topology Improvements to Minimize Risk of Ignition
205	CaPA	Set WMP-16	CaPA_Set WMP-16	10	CaPA_Set WMP-16_Q10	<p>Provide an Excel sheet listing each circuit (in its own row) that had circuit outages that occurred from 2020 to 2022 in any HT or MV. A circuit outage is when the Substation circuit breaker trips and de-energizes the entire circuit due to a fault. For each circuit with an outage, the Excel sheet should contain the following information (in columns):</p> <ol style="list-style-type: none"> ID number of the circuit affected. The state of the outage. For all equipment failure outages, please state the specific type of failure (i.e.: OH transformer failure, overhead cross arm issue, UG transformer failure, cable failure, spike failure, etc.) The outage duration in minutes. The total number of customers impacted. If all or part of the circuit is currently undergrounded, provide the date that OH to UG conversion was completed (if at all or part of the circuit is planned undergrounding project, the forecast completion date of the OH to UG conversion project). 	<p>Please provide a brief technical capability overview link using the methodology presented in the WMP - a. Independent probability and consequence layers exist, please provide these independently as well.</p> <p>Regarding Comprehensive System Diagram for All Risk Models Used Provide comprehensive system diagrams in MS Visio or PPT for all risk models.</p> <ol style="list-style-type: none"> A comprehensive diagram for operational models. A comprehensive diagram for planning models. <p>Section 1.2: Summary of Risk Models, asks for a summary of risk models in table form with specific details, including 2.1: Risk and Risk Component Identification, asks for a chart that demonstrates the components of overall safety risk.</p> <p>The request is comprehensive of all models that work together in the Decision-Making Framework (DMF). The requested diagram should show:</p> <ol style="list-style-type: none"> Interaction between the models presented graphically (i.e., inputs and outputs coming to and going from models to other models). Organization with the use of swimlanes where applicable. Starting and ending points. Decisions and process flows. Use of a legend and colors to clearly distinguish input types and models-to-model interactions, and The full set of nodes, nodes, branches, and decision feedback for model adjustments and the results. 	Holly Whitman	4/18/2023	4/21/2023	4/21/2023	1	NA	QDR	NA	NA
12	MGR	Data Request No. 1	MGR_Data Request No. 1_UG SUPP	9 SUPP	MGR_Data Request No. 1_UG SUPP	<p>The method described in the 2023 WMP to aggregate model results is conducted to produce a circuit segment level risk value but is not used to produce a circuit level risk value. However, the aggregated representation of circuit segments that would be produced in response to this data request includes the identification of CSE, 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-disclosure agreement.</p>	<p>PG&E has provided two system diagrams with WMP-Discovery2023_DR_DES_001-0008A01.pdf in response to the data request - one for operational models (table 01) and one for planning models (table 02). Each diagram depicts the interaction among different models and their inputs and outputs. The diagrams also show the decision points, process flows, feedback loops where adjustments to the models are required.</p> <p>1) Please see table 01 of WMP-Discovery2023_DR_DES_001-0008A01.pdf 2) Please see table 02 of WMP-Discovery2023_DR_DES_001-0008A01.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.</p>	Joseph Mitchell	3/9/2023	4/21/2023	4/21/2023	1	NA	8.4	Risk Methodology and Assessment	Risk Analysis Results and Presentation
76	OES	O01	OES_001	8	OES_001_O8	<p>Provide a brief technical capability overview link using the methodology presented in the WMP - a. Independent probability and consequence layers exist, please provide these independently as well.</p> <p>Regarding Comprehensive System Diagram for All Risk Models Used Provide comprehensive system diagrams in MS Visio or PPT for all risk models.</p> <ol style="list-style-type: none"> A comprehensive diagram for operational models. A comprehensive diagram for planning models. <p>Section 1.2: Summary of Risk Models, asks for a summary of risk models in table form with specific details, including 2.1: Risk and Risk Component Identification, asks for a chart that demonstrates the components of overall safety risk.</p> <p>The request is comprehensive of all models that work together in the Decision-Making Framework (DMF). The requested diagram should show:</p> <ol style="list-style-type: none"> Interaction between the models presented graphically (i.e., inputs and outputs coming to and going from models to other models). Organization with the use of swimlanes where applicable. Starting and ending points. Decisions and process flows. Use of a legend and colors to clearly distinguish input types and models-to-model interactions, and The full set of nodes, nodes, branches, and decision feedback for model adjustments and the results. 	<p>PG&E has provided two system diagrams with WMP-Discovery2023_DR_DES_001-0008A01.pdf in response to the data request - one for operational models (table 01) and one for planning models (table 02). Each diagram depicts the interaction among different models and their inputs and outputs. The diagrams also show the decision points, process flows, feedback loops where adjustments to the models are required.</p> <p>1) Please see table 01 of WMP-Discovery2023_DR_DES_001-0008A01.pdf 2) Please see table 02 of WMP-Discovery2023_DR_DES_001-0008A01.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.</p>	Colin Lang	4/5/2023	4/24/2023	4/24/2023	1	NA	6.1.2	Risk Methodology and Assessment	Summary of Risk Models
207	MGR	Data Request No. 2	MGR_Data Request No. 2_1	1	MGR_Data Request No. 2_1	<p>With regard to PG&E's response to CaPA_Set WMP-11_Q14: PG&E states that one of the significant changes to the grid required for REFL is "the replacement of all direct bury underground cable". Please explain the inapplicability of all direct bury underground cable, with REFL.</p>	<p>During the demonstration project, we reviewed primary distribution equipment installation records. During REFL operation, line-to-ground voltage increases by 1.7 times, and all equipment must be able to withstand the increased voltage. A long run (LR (100' to 200')) direct bury underground cable was identified during the review. The cable was tested for concrete neutral resistance and tensile tests. The cable sections did not pass the tests and would be replaced during REFL operations. The cable sections were replaced. Underground cable requirements like this may be needed before a REFL run to a new location.</p>	Joseph Mitchell	4/20/2023	4/25/2023	4/25/2023	0	NA	8.1.8.1.3.1	Grid Operations and Procedures	Repeat Earth Fault Current Limiter
	MGR	Data Request No. 2	MGR_Data Request No. 2_2	2	MGR_Data Request No. 2_2	<p>With regard to PG&E's response to CaPA_Set WMP-11_Q14: PG&E states that one of the significant changes to the grid required for REFL is "the replacement of all direct bury underground cable". Does PG&E have any directly undergrounded segments that are also "direct bury" if it would make it inapplicable with REFL?</p>	<p>Direct bury underground cable, requiring the cable directly in dirt trench and not made 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 had not and will not be inapplicable with REFL, however, many direct bury underground cable installations are old and the cable insulation may not withstand the 1.7 times normal line-to-ground voltage required during REFL operation.</p>	Joseph Mitchell	4/20/2023	4/25/2023	4/25/2023	0	NA	8.1.8.1.3.1	Grid Operations and Procedures	Repeat Earth Fault Current Limiter
209	MGR	Data Request No. 2	MGR_Data Request No. 2_3	3	MGR_Data Request No. 2_3	<p>With regard to PG&E's response to CaPA_Set WMP-11_Q14: PG&E states that one of the significant changes to the grid required for REFL is "the replacement of all direct bury underground cable". Does PG&E have any directly undergrounded segments that are also "direct bury" if it would make it inapplicable with REFL?</p>	<p>No PG&E's undergrounding plans include cable in conduit with standard voltage ratings, exceeding REFL operating voltage.</p>	Joseph Mitchell	4/20/2023	4/25/2023	4/25/2023	0	NA	8.1.8.1.3.1	Grid Operations and Procedures	Repeat Earth Fault Current Limiter
210	MGR	Data Request No. 2	MGR_Data Request No. 2_4	4	MGR_Data Request No. 2_4	<p>Please provide non-confidential versions of the following documents: WMP-Discovery2023_DR_DES_001-0007A04CONDF.pdf</p>	<p>Please see "WMP-Discovery2023_DR_DES_001-0007A04_Redacted.pdf"</p>	Joseph Mitchell	4/20/2023	4/25/2023	4/25/2023	1	NA	Appendix B	Supporting Documentation for Risk Methodology and Assessment Definitions	Detailed Model Documentation
211	MGR	Data Request No. 2	MGR_Data Request No. 2_5	5	MGR_Data Request No. 2_5	<p>Please provide non-confidential versions of the following documents: WMP-Discovery2023_DR_DES_001-0007A05CONDF.pdf</p>	<p>Please see "WMP-Discovery2023_DR_DES_001-0007A05_Redacted.pdf"</p>	Joseph Mitchell	4/20/2023	4/25/2023	4/25/2023	1	NA	Appendix B	Supporting Documentation for Risk Methodology and Assessment Definitions	Detailed Model Documentation
212	MGR	Data Request No. 2	MGR_Data Request No. 2_6	6	MGR_Data Request No. 2_6	<p>Please provide non-confidential versions of the following documents: WMP-Discovery2023_DR_DES_001-0007A06CONDF.pdf</p>	<p>Please see "WMP-Discovery2023_DR_DES_001-0007A06_Redacted.pdf"</p>	Joseph Mitchell	4/20/2023	4/25/2023	4/25/2023	1	NA	Appendix B	Supporting Documentation for Risk Methodology and Assessment Definitions	Detailed Model Documentation
213	MGR	Data Request No. 2	MGR_Data Request No. 2_7	7	MGR_Data Request No. 2_7	<p>Please provide a GIS file of 2022 outages occurring on circuits where EPSS was enabled.</p>	<p>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 potential identification of hidden location that would be provided in the data request. This request is the 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-disclosure agreement.</p>	Joseph Mitchell	4/20/2023	4/25/2023	4/25/2023	0	NA	8.1.8.1.1	Grid Operations and Procedures	Protective Equipment and Device Settings
214	MGR	Data Request No. 2	MGR_Data Request No. 2_8	8	MGR_Data Request No. 2_8	<p>Please provide a GIS file of 2022 ignitions occurring on circuits where EPSS was enabled.</p>	<p>Please see "WMP-Discovery2023_DR_MGR_002-0008A01.kmz"</p>	Joseph Mitchell	4/20/2023	4/25/2023	4/25/2023	1	NA	8.1.8.1.1	Grid Operations and Procedures	Protective Equipment and Device Settings
215	OES	O03	OES_003	1	OES_003_O1	<p>Regarding Activities that Exceed GO 166</p> <p>On page 624, PG&E states it "is currently working with internal and external stakeholders, including CalCEES, to develop and implement activities that exceed GO 166 and meet the requirements of OES 198.1(a) and OES 198.1(b) Standards for Operation, Reliability, and Safety During Emergencies and Disasters."</p> <ol style="list-style-type: none"> List and describe the referenced activities. Explain how each listed activity exceeds GO 166. 	<p>CPUC General Order 166 Standard 1A, Internal Coordination, requires California electric utilities to provide to all of their emergency plans a identification of internal coordination functions how they gather, process, and disseminate information within their service areas, set priorities, allocate resources, and coordinate activities to restore service. GO 166 Standard 1D, General 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.</p> <p>The additional items referenced above that are not required by GO 166 are listed below:</p> <ol style="list-style-type: none"> We have drafted a Threat Hazard Identification Risk Assessment (THRA) and will be sharing the results with external agency partners. We participate in quarterly MARAC meetings. We hold quarterly Operational Area calls with our PG&E Public Safety Specialists. 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 External Coordination. <p>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 framework provided by the Emergency Management System (EMS) and EMS 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 has implemented the following SEMS/ICS coordinated components:</p> <ul style="list-style-type: none"> Use of the same framework as the SEMS Operational Area concept in the context of emergency organizational structure and levels, and emergency brigades at the Incident Command level. Whole community engagement through PG&E's presence in County Emergency Operations Centers and the State Operations Center, and actions of PG&E's Liaison Officers and Emergency Coordinators. SEMS Operational Area coordination framework details can be found in CERP Subpart 9A, Local Government, Operational Areas. Whole community engagement requires PG&E Liaison Officers and EMS SOP sections 4 and 4.1, Coordination and Communication, and General Relationship PG&E Chapter Training General Order 166, Standard 3C, requires California utilities to annually train designated personnel in preparation for emergency and major outages. The Standard 3C, the training shall be designed to address problems identified in the evaluations of responses to a major outage or exercise and include relevant changes to the plan. Although not required as part of GO Standard 3C compliance, PG&E has continued to train its EOC staff using a SEMS/ICS Baseline, Expanded, Advanced and Position Specific approach, as follows: <ul style="list-style-type: none"> ICS Baseline, Foundational SEMS and NIMS courses required of all EOC personnel and pre-requisites to any advanced training Expand California Emergency Training Institute training request, including: <ul style="list-style-type: none"> GO-38 (EODCS) Interface GO-39 (EODCS) Interface GO-77 (EODCS) Management and Operations GO-38 (Including People with Disabilities & Others with Access & Functional Needs in Disaster Operations) Advanced 3C-300 and 3C-600 	Colin Lang	4/21/2023	4/26/2023	4/26/2023	0	NA	8.4.1.1	Emergency Preparedness	Objectives

265	CaPA	Sat WMP-19	CaPA_Sat_WMP-19	7	CaPA_Sat_WMP-19_Q7	<p>Pages 454-455 of PGE's WMP describe PGE's plan to reduce its backing of open distribution work orders. As part of this plan, PGE states that it plans to estimate the ignition-risk backlog by the end of 2025, and the non-ignition risk backlog by the end of 2022.</p> <p>All costs that are identified above apply to PGE's entire service territory, or only those tags in the HF3DTRFAC work order. When does PGE expect to eliminate its backing of ignitions/distribution work orders that exist outside the HF3DTRFAC?</p> <p>(1) When does PGE expect to eliminate its backing of non-ignition-risk distribution work orders that exist outside the HF3DTRFAC?</p> <p>Page 454 of PGE's WMP states, "We divide remaining notifications into two groups: (1) ignition risk notifications in the HF3DTRFAC, and (2) non-ignition risk notifications in the HF3DTRFAC."</p> <p>(a) How does PGE determine whether a maintenance issue is an "ignition risk notification" or a "non-ignition risk notification?"</p> <p>(b) Are there circumstances where a tag is a "non-ignition risk tag" but still poses other public safety hazards?</p> <p>(c) If the answer to part (b) is yes, please list all such circumstances.</p>	<p>(1) The plan only applies to tags in HF3DTRFAC because these accounts constitute 99% of the wildfire risk in our service territory.</p> <p>(2) The process for making a preliminary determination is eliminating our backlog of tag orders out of HF3DTRFAC. Given that the HF3DTRFAC does comprise 99% of the wildfire risk in our service territory, we are prioritizing this work order to reduce our wildfire risk as quickly and efficiently as possible.</p> <p>(3) Please see the response to part (b) above.</p>	Holly Wehman	4/25/2023	4/28/2023	4/28/2023	https://www.pge.com/legal/external/foia/pge/wmp/wmp2023_03_CaPAIncArktica_015-0008_Page2.pdf	0	NA	8.1.7.2	Open Work Orders	Open Work Orders - Distribution Tags
266	CaPA	Sat WMP-19	CaPA_Sat_WMP-19	8	CaPA_Sat_WMP-19_Q8	<p>Page 454 of PGE's WMP states, "We divide remaining notifications into two groups: (1) ignition risk notifications in the HF3DTRFAC, and (2) non-ignition risk notifications in the HF3DTRFAC."</p> <p>(a) How does PGE determine whether a maintenance issue is an "ignition risk notification" or a "non-ignition risk notification?"</p> <p>(b) Are there circumstances where a tag is a "non-ignition risk tag" but still poses other public safety hazards?</p> <p>(c) If the answer to part (b) is yes, please list all such circumstances.</p>	<p>(1) "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 deficiencies). We used a combination of wildfire risk models to calculate the wildfire risk for each notification. Each notification consists of a standard (Action/Action) code(s) for documenting the associated field-to-field data. 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:</p> <p>1. No - Not Ignition Risk. This FDA has no wildfire risk.</p> <p>2. Yes - Ignition Risk, but then mapped to an associated wildfire risk model (e.g., Conductor composite model, support structure equipment failure model, vegetation composite model). These are associated with the highest wildfire risk in the evaluated risk data.</p> <p>3. Yes - Ignition Risk, but then mapped to a lower wildfire risk model (e.g., Conductor composite model, support structure equipment failure model, vegetation composite model). These are associated with a moderate wildfire risk.</p> <p>4. No - Not Ignition Risk. This FDA has no wildfire risk.</p> <p>Any notification with a greater than zero wildfire risk score is considered an ignition risk notification.</p> <p>(2) Yes, there are some instances where a notification that is a "non-ignition risk tag" can cause a wildfire hazard. However, the circumstances of these issues identified do not create a wildfire hazard that would result in a notification bucketed as "ignition risk."</p> <p>WMP-Discovery2023_03_CaPAIncArktica_015-0008 Page 2 had a main tag label safety status. 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 threat to the public safety of any nearby existing terms in the public.</p> <p>(3) Missing high voltage signs, missing safety signs on poles, broken streetlights, and other maintenance issues that need to be resolved are examples of non-ignition risk tags that could potentially pose a public safety hazard. However, given the negligible possibilities, we cannot classify tags as being a public safety hazard.</p>	Holly Wehman	4/25/2023	4/28/2023	4/28/2023	https://www.pge.com/legal/external/foia/pge/wmp/wmp2023_03_CaPAIncArktica_015-0008_Page2.pdf	0	NA	8.1.7.2	Open Work Orders	Open Work Orders - Distribution Tags
267	CaPA	Sat WMP-19	CaPA_Sat_WMP-19	9	CaPA_Sat_WMP-19_Q9	<p>Page 455 of PGE's WMP references an external study that stated, "for the weather purposes, it may be necessary to position additional weather stations in canyons and other regions where short-term winds can rapidly descend valleys."</p> <p>(a) In response to this report, has PGE assessed the need to position additional weather stations in canyons and other regions where short-term winds can rapidly descend valleys?</p> <p>(b) If the answer to part (a) is yes, please describe the results of any such assessment.</p> <p>(c) In the 2023-2025 period, does PGE plan to assess (or continue assessing) the need to position additional weather stations in canyons and other regions where short-term winds can rapidly descend valleys?</p> <p>Table PGE-22-11 in page 501 of PGE's WMP has the corrected costs of covered conductor insulation below the table, PGE states, "The costs in Table PGE-22-11 include the components for CC that are comparable with other CCAs as part of the cost of CCAs. They do not include all cost components that make up our comprehensive Conductor System Hardware Program."</p> <p>(a) Has PGE revised the WMP PGE-22-11 table to include the costs for our comprehensive Conductor System Hardware Program?</p> <p>(b) For each item in Table PGE-22-11, includes it in our comprehensive Conductor System Hardware Program but was not included in Table PGE-22-11.3.</p> <p>(c) For each item in Table PGE-22-11.3, includes it in our comprehensive Conductor System Hardware Program but was not included in Table PGE-22-11.3.</p>	<p>(1) We assess the need to position weather stations in canyons, but not specifically in response to this report. The external report did not provide specific guidance on canyons and other localized locations. Therefore, we continue to evaluate the need for additional weather stations during each year of the program and install weather stations where appropriate.</p> <p>(2) Please see the response above. The siting of new weather station locations is a routine part of the program and not a unique assessment that can be provided.</p> <p>11/26, this is part of our routine program.</p>	Holly Wehman	4/25/2023	4/28/2023	4/28/2023	https://www.pge.com/legal/external/foia/pge/wmp/wmp2023_03_CaPAIncArktica_015-0008_Page2.pdf	0	NA	Appendix D	Areas for Continued Improvement	ACI PGE-23-10 - Justification of Weather Station Network Density
268	CaPA	Sat WMP-19	CaPA_Sat_WMP-19	10	CaPA_Sat_WMP-19_Q10	<p>Table PGE-22-11 in page 501 of PGE's WMP has the corrected costs of covered conductor insulation below the table, PGE states, "The costs in Table PGE-22-11 include the components for CC that are comparable with other CCAs as part of the cost of CCAs. They do not include all cost components that make up our comprehensive Conductor System Hardware Program."</p> <p>(a) Has PGE revised the WMP PGE-22-11 table to include the costs for our comprehensive Conductor System Hardware Program?</p> <p>(b) For each item in Table PGE-22-11, includes it in our comprehensive Conductor System Hardware Program but was not included in Table PGE-22-11.3.</p> <p>(c) For each item in Table PGE-22-11.3, includes it in our comprehensive Conductor System Hardware Program but was not included in Table PGE-22-11.3.</p>	<p>(1) The statement of Work (SOW) was a jointly owned project by the System Hardware Program is made up of a suite of mitigation projects including Covered Conductor, Remote Out, Removal, and Undergo. The costs associated with the overhead hardware projects recorded were bundled into similar categories for only the relevant portion of our System Hardware Program. There are no additional costs associated with overhead hardware that were excluded from Table 22-11.3.</p> <p>(2) Not applicable.</p>	Holly Wehman	4/25/2023	4/28/2023	4/28/2023	https://www.pge.com/legal/external/foia/pge/wmp/wmp2023_03_CaPAIncArktica_015-0008_Page2.pdf	0	NA	Appendix D	Areas for Continued Improvement	ACI PGE-22-11 - Covered Conductor Efficiency Lessons Learned
269	CaPA	Sat WMP-19	CaPA_Sat_WMP-19	11	CaPA_Sat_WMP-19_Q11	<p>Pages 668-669 of PGE's WMP describe PGE's identified wildfire risk spend efficiency (SWRSE), used to prioritize its undergrounding projects.</p> <p>Page 1009 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."</p> <p>(a) Why was the tag for the above created approximately two months after the initial filing?</p> <p>(b) Describe any actions that PGE took between November 19, 2019, and January 14, 2020, to address the safety of the site at the initial filing?</p> <p>(c) Why was the tag created with a viewer deadline based on the tag creation date, rather than a deadline based on the date of the initial filing?</p> <p>(d) Under PGE'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 filing? Please explain your answer.</p> <p>(e) Was a priority E tag the appropriate priority level in this instance? Why or why not?</p>	<p>(1) No, there is no threshold in SWRSE that we use to determine that covered conductor is a more suitable mitigation than undergrounding. SWRSE helps provide ranking of locations which have higher wildfire risk spend efficiency to mitigate wildfire work as compared to other locations and is used to select sites for undergrounding. Regarding the decision to cancel the covered conductor and undergrounding, the overall coverage of the amount of risk reduction the mitigation provides is important.</p> <p>(2) 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 undergrounding program, we are focusing on undergrounding sites in the highest risk areas as defined in Section 8.1.2.2 of the 2022-2025 WMP, which include high risk areas based on our risk models, the relevant projects, PEPIS 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 long-term undergrounding plans.</p> <p>(3) SWRSE is one of the first steps in identifying sites for undergrounding. When we scope a location for undergrounding, we reviewed adjacent circuit segments for applicable PEPIS or SWRSE impact on top of the existing wildfire risk at those nearby adjacent circuit segments, and we consider expanding the scope of the undergrounding project to address those needs. Additionally, there are other cases in which we may underground for example, for the result.</p>	Holly Wehman	4/25/2023	4/28/2023	4/28/2023	https://www.pge.com/legal/external/foia/pge/wmp/wmp2023_03_CaPAIncArktica_015-0008_Page2.pdf	0	NA	Appendix D	Areas for Continued Improvement	ACI PGE-23-34 - Review Process of Prioritizing Wildfire Mitigations
270	CaPA	Sat WMP-19	CaPA_Sat_WMP-19	12	CaPA_Sat_WMP-19_Q12	<p>Attachment 1 to PGE's response to data request CaPAIncArktica-PGE-2023WMP-14 states that on November 15, 2019, an intrusive inspection indicated that a pole had 15% remaining strength. On January 15, 2020, the inspector issued a priority E tag to replace the pole by January 13, 2021.</p> <p>(a) Why was the tag for the above created approximately two months after the initial filing?</p> <p>(b) Describe any actions that PGE took between November 19, 2019, and January 14, 2020, to address the safety of the site at the initial filing?</p> <p>(c) Why was the tag created with a viewer deadline based on the tag creation date, rather than a deadline based on the date of the initial filing?</p> <p>(d) Under PGE'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 filing? Please explain your answer.</p> <p>(e) Was a priority E tag the appropriate priority level in this instance? Why or why not?</p>	<p>(1) The delay was due to the 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 400 and 600 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.</p> <p>(2) 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. A field work management system automatically populated a date based on the corrective action notification creation date, so I was not able to change the inspection date.</p> <p>(3) Again, we acknowledge the gap and revised the legacy inspection system. In the updated inspection application, inspection records are released in real time, creating corrective action notifications on the same date as the inspection. This functionality ensures that the corrective action notification date does align with the inspection dates. As discussed in subpart (a) and (c), beginning in March 2022, intrusive inspections are now performed using the updated inspection application, which creates corrective action notifications on the same date as the inspection, aligning the date with the inspection date.</p> <p>(4) Based on our guidance documents, Priority E was appropriate at the time of the inspection and corrective action notification because, as a result of this event investigation, we acknowledged a gap in assessing the intrusive inspection results and utilizing the percent remaining strength to inform corrective action notification priority. We are actively reviewing the guidance documents and inspection application to improve our processes.</p>	Holly Wehman	4/25/2023	4/28/2023	4/28/2023	https://www.pge.com/legal/external/foia/pge/wmp/wmp2023_03_CaPAIncArktica_015-0008_Page2.pdf	0	NA	8.1.12.3	Asset Inspections	Intrusive Pole Inspections
271	CaPA	Sat WMP-19	CaPA_Sat_WMP-19	13	CaPA_Sat_WMP-19_Q13	<p>The PGE Independent Safety Monitor Status Update Report by Fluor Energy Partners on October 4, 2022, page 9 states:</p> <p>During the period, the IBM reviewed data provided by PGE related to PGE's Underground Transmission asset ages and the average age of various PGE's Underground Transmission assets. For example, 50% of one type of underground transmission cable is beyond its useful life [8].</p> <p>Footnote 19 states, "Internal PGE Report."</p> <p>Page 9 of the IBM report further states, "PGE also states in an internal report published in May 2022 that underground transmission provides a low-risk option."</p> <p>(a) Please provide a copy of the internal PGE report referenced in footnote 19.</p> <p>(b) Please provide a copy of the internal PGE report published in May 2022, referenced above.</p> <p>On April 13, 2023, CCAP Associates met with a Senior Director of Grid Resilience Innovation and Development at PGE. During this meeting, PGE stated that REFCL is not a suitable project.</p> <p>(a) Has PGE performed a study to estimate the combined effectiveness of one or more combinations of conductor correction, EPSS, CDC, DCD, and REFL, including address, when installed on distribution circuits in the HF3D?</p> <p>(b) If the answer to part (a) is no, please explain why not.</p> <p>(c) If the answer to part (a) is yes, please provide the results of any such study?</p> <p>(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.</p>	<p>The confidential statement is being provided pursuant to the accompanying confidentiality declaration.</p> <p>(1) These issues were identified in our PGE Internal PGE-2023WMP-14 report for our internal PGE presentation from May 2022. Specifically, the references are found on Slide number 18. We clarify that "beyond its useful life" refers to expected average based on industry benchmarking information (e.g., based on the age 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 removal efforts.</p> <p>(2) Please reference "WMP-Discovery2023_03_CaPAIncArktica_015-0008-DCOMP.pdf" included in part (a) of this response.</p> <p>(3) Not applicable.</p>	Holly Wehman	4/25/2023	4/28/2023	4/28/2023	https://www.pge.com/legal/external/foia/pge/wmp/wmp2023_03_CaPAIncArktica_015-0008_Page2.pdf	1	NA	8.1.2.5	Grid Design and System Hardware	Traditional Overhead Hardware - Transmission Conductor and Distribution
272	CaPA	Sat WMP-19	CaPA_Sat_WMP-19	14	CaPA_Sat_WMP-19_Q14	<p>On April 13, 2023, CCAP Associates met with a Senior Director of Grid Resilience Innovation and Development at PGE. During this meeting, PGE stated that REFCL is not a suitable project.</p> <p>(a) Has PGE performed a study to estimate the combined effectiveness of one or more combinations of conductor correction, EPSS, CDC, DCD, and REFL, including address, when installed on distribution circuits in the HF3D?</p> <p>(b) If the answer to part (a) is no, please explain why not.</p> <p>(c) If the answer to part (a) is yes, please provide the results of any such study?</p> <p>(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.</p>	<p>(1) We are still assessing REFL technology in the EPFLS 11 demonstration project including field testing and gaining operational experience. We expect to have final results by the end of 2023. Decisions about adoption of REFL will be made after completion of the demonstration project with consideration for all wildfire risk mitigation available.</p> <p>(2) Not applicable.</p>	Holly Wehman	4/25/2023	4/28/2023	4/28/2023	https://www.pge.com/legal/external/foia/pge/wmp/wmp2023_03_CaPAIncArktica_015-0008_Page2.pdf	0	NA	8.1.8.1.3.1	Grid Design, Operations, and Maintenance	8.1.8.1.3.1 Rapid Earth Fault Current Limiter
273	CaPA	Sat WMP-19	CaPA_Sat_WMP-19	15	CaPA_Sat_WMP-19_Q15	<p>(a) Has PGE performed a study to estimate the combined effectiveness of one or more combinations of conductor correction, EPSS, CDC, DCD, and REFL, including address, when installed on distribution circuits in the HF3D?</p> <p>(b) If the answer to part (a) is no, please explain why not.</p> <p>(c) If the answer to part (a) is yes, please provide the results of any such study?</p> <p>(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.</p>	<p>(1) PGE is actively analyzing the effectiveness of Covered Conductor (CC), in combination with EPSS and DCD/PV. In addition, we are actively analyzing the effectiveness of these Conductor (CC), in combination with EPSS and DCD/PV.</p> <p>(2) PGE is in the final phase of these two studies and intends to use the results to compare the effectiveness of CC and CC.</p> <p>(3) As noted in the response to subpart (a), we have not yet had any final results. It is a unique situation that the analysis has not been completed to date is the evaluation 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 gathering the knowledge, experience, and data regarding how these technologies would be mitigated wildfire risk.</p> <p>(4) We have recently (Q1 2023) begun performing the analysis. At this time, a completion date has not been confirmed but is anticipated to be completed in 2023.</p> <p>(5) 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 our planned filing of the SB814-10 Year Underdevelopment Plan.</p>	Holly Wehman	4/25/2023	4/28/2023	4/28/2023	https://www.pge.com/legal/external/foia/pge/wmp/wmp2023_03_CaPAIncArktica_015-0008_Page2.pdf	0	NA	8.1.2	Grid Design and System Hardware	Various
274	CaPA	Sat WMP-19	CaPA_Sat_WMP-19	16	CaPA_Sat_WMP-19_Q16	<p>Table 7 on page 20 of the Joint IOU Covered Conductor Working Group Report states SCE's estimate of the combined effectiveness of its covered conductor program, asset inspections, and several VIM programs because Figure 9, Table E, and Table F in the Joint IOU Covered Conductor Working Group Report were preliminary work and some assessments of the values for Table E and Table F were required by the parties for illustrative purposes only.</p> <p>(a) Has PGE performed a study to estimate the combined effectiveness of its covered conductor program, asset inspections, and several VIM programs because Figure 9, Table E, and Table F in the Joint IOU Covered Conductor Working Group Report were preliminary work and some assessments of the values for Table E and Table F were required by the parties for illustrative purposes only?</p> <p>(b) If the answer to part (a) is yes, please provide the results of any such study?</p> <p>(c) If the answer to part (a) is yes, please provide the results of any such study, including any reports, workpapers, or other work products.</p>	<p>(1) We did not conduct a similar analysis of the combined effectiveness of covered conductor, asset inspections, and several VIM programs because Figure 9, Table E, and Table F in the Joint IOU Covered Conductor Working Group Report were preliminary work and some assessments of the values for Table E and Table F were required by the parties for illustrative purposes only.</p> <p>(2) We did not conduct a similar analysis of the combined effectiveness of covered conductor, asset inspections, and several VIM programs because Figure 9, Table E, and Table F in the Joint IOU Covered Conductor Working Group Report were preliminary work and some assessments of the values for Table E and Table F were required by the parties for illustrative purposes only.</p> <p>(3) Table 7 is preliminary. Table 7 is an illustration of how that proposed framework in Figure 9 would work as an alternative technology if regulation management and asset inspections were implemented on a pilot basis. Table 7 relates to data from Table E (page 19) and is listed on page 19 in our cover letter. For purposes of this question, the estimated combined effectiveness values were included. Additionally on page 19 there is a statement, "As such, and for purposes of this question, we are including the values in Table 7 for illustrative purposes only." The values in Table 7 are not intended to be used as a basis for liability.</p> <p>(4) As noted on page 17, "all utilities deploy CC and where CC is installed it utilizes conductor regulation management methodology and asset inspection techniques." 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 of its CC program separate from asset inspections and vegetation management.</p>	Holly Wehman	4/25/2023	4/28/2023	4/28/2023	https://www.pge.com/legal/external/foia/pge/wmp/wmp2023_03_CaPAIncArktica_015-0008_Page2.pdf	0	NA	Appendix D	Areas for Continued Improvement	ACI PGE-22-11 - Covered Conductor Efficiency Lessons Learned
290	CaPA	Sat WMP-19	CaPA_Sat_WMP-19	8	SULP	<p>In response to question 18(1)(b) of CaliforniaIncArktica-PGE-2023WMP-13, PGE states:</p> <p>The difference (in projected vegetation management costs) of \$34,861,000 between 2023 and 2024 is due to several factors. This is the PGE's estimate of the reduction (1) resulting from LVM to those new programs, (2) reducing the amount of Routine VM work conducted each year commensurate with the amount of undergrounding work completed, and (3) reducing unit costs through efficiencies due to the current period through programmatic adjustments that allow programmatic and program resource efficiency.</p> <p>(a) How does PGE estimate the reduction in LVM work due to the current period through programmatic adjustments that allow programmatic and program resource efficiency?</p> <p>(b) Please provide the following information about Routine VM cost reductions from undergrounding in the below table:</p> <p>Year Number of Undergrounding Miles to be Completed Planned reduction in Number of Routine VM Miles Annual of Routine VM Cost Savings from Undergrounding (\$B\$)</p> <p>2023 2024 2025</p>	<p>(1) We have not performed a similar analysis of covered conductor (CC) with the same methodology as used in Table 7.</p> <p>(2) We did not conduct a similar analysis of the combined effectiveness of covered conductor, asset inspections, and several VIM programs because Figure 9, Table E, and Table F in the Joint IOU Covered Conductor Working Group Report were preliminary work and some assessments of the values for Table E and Table F were required by the parties for illustrative purposes only.</p> <p>(3) We did not conduct a similar analysis of the combined effectiveness of covered conductor, asset inspections, and several VIM programs because Figure 9, Table E, and Table F in the Joint IOU Covered Conductor Working Group Report were preliminary work and some assessments of the values for Table E and Table F were required by the parties for illustrative purposes only.</p>	Holly Wehman	4/24/2023	4/28/2023	4/28/2023	https://www.pge.com/legal/external/foia/pge/wmp/wmp2023_03_CaPAIncArktica_015-0008_SupplPage3.pdf	0	NA	8.2.5.2	Vegetation Management and Inspectors	Quality Control

220	OEIS	003	OEIS_003	6	OEIS_003_06	<p>Reporting PG&E's Areas of Concern</p> <p>a. Provide a GIS layer of PG&E's Areas of Concern (AOC) with the following attributes to trace AOC polygon 1. Name of the AOC 2. Number of overhead circuit miles in the AOC that are in scope for Focused Tree Inspections (AOI) or P&E (AOI) 3. Cumulative probability of ignition caused by vegetation coupled with consequence of ignition as given by WDRM v3 (extremity < 0) 4. Average probability of ignition caused by vegetation coupled with consequence of ignition as given by WDRM v3 (extremity < 0) 5. Cumulative Overall Utility Risk as defined by the 2023-2025 WMP Technical Guidelines, Appendix B 6. Cumulative P&E Risk as defined by the 2023-2025 WMP Technical Guidelines, Appendix B 7. Cumulative Contact from Vegetation/Inland of Ignition as defined by the 2023-2025 WMP Technical Guidelines, Appendix B 8. How PG&E used any vegetation related data source to identify the development of overhead trees to estimate the AOI (e.g., L&P, aerial photos) and the date the data were collected. (e.g., Distribution L&P from PG&E in 2015) 9. How PG&E used any tree mortality data sets to estimate the AOI? If so, list the data sets and the date the data were collected 10. Determine the prioritization of inspection within the AOI? If so, list the data sets and the date the data were collected</p> <p>**BEGIN CONFIDENTIAL**</p> <p>Table 1 – Projects not pursued for Undergrounding in first 2100 miles</p> <p>PG&E's WDRM v3 rates circuit protection zones (CPZ) based on risk measured across 17 risk models to create a "cumulative risk score" for each CPZ. In Table 1 above, select CPZs that PG&E has decided not to pursue Undergrounding in its first 2100 miles of US projects are compared by:</p> <ul style="list-style-type: none"> Cumulative risk score for the CPZ in WDRM v3 Total CPZ length in miles measured by projecting the feature class in WDRM v3 to a UTM projection and calculating geometry in GIS A calculated "risk per mile" or "average risk" value derived from the two previous values Whether the CPZ has experienced outages due to P&E or EPSS in the last three years PG&E 2023 WMPF decision to either program the CPZ (selected referenced against Question 8 on "PG&E 2023 WMPF - VM Inspection, SHI questions" for projects in the 2023-2028 timeframe) PG&E 2023 WMPF risk for each CPZ (cross-referenced against Question 8 on "PG&E 2023 WMPF - VM Inspection, SHI questions" for projects in the 2023-2028 timeframe) PG&E 2023 WMPF Feasibility/Efficiency (WFE) Score for each CPZ (cross-referenced against Question 16 on "PG&E 2023 WMPF - VM Inspection, SHI questions" for projects in the 2023-2028 timeframe) <p>a. Please explain why these select CPZs in Table 1, with large average risk profiles in WDRM v3 are some with reliability concerns from P&E or EPSS outages, are not being considered potential projects for Undergrounding in the first 2100 miles.</p> <p>b. Please identify all factors in the selection of CPZ 76, DORADO PH 21017052 for "BASE SHI (base system-herding) rather than Undergrounding in PG&E's 2023 WMP project selection."</p> <p>c. Please identify all factors in the selection of CPZ 76, DORADO PH 21017052 for "BASE SHI (base system-herding) rather than Undergrounding in PG&E's 2023 WMP project selection."</p> <p>d. Please identify all factors that resulted in CPZ "CAWARTER 11031047" not being selected for any WMP system herding program (including Base SHI, Community Reliability, Fire Retardant, Targeted US, Line Factors, Other Assets) it was a lower average risk profile than other projects in Table 1.</p>	Colin Lang	4/21/2023	4/28/2023	4/28/2023	3	NA	8.2	Vegetation Management and Inspections	NA
232	CaPA	Set WMP-17	CaPA_Set WMP-17	1	CaPA_Set WMP-17_01	<p>**BEGIN CONFIDENTIAL**</p> <p>Table 1 – Projects not pursued for Undergrounding in first 2100 miles</p> <p>PG&E's WDRM v3 rates circuit protection zones (CPZ) based on risk measured across 17 risk models to create a "cumulative risk score" for each CPZ. In Table 1 above, select CPZs that PG&E has decided not to pursue Undergrounding in its first 2100 miles of US projects are compared by:</p> <ul style="list-style-type: none"> Cumulative risk score for the CPZ in WDRM v3 Total CPZ length in miles measured by projecting the feature class in WDRM v3 to a UTM projection and calculating geometry in GIS A calculated "risk per mile" or "average risk" value derived from the two previous values Whether the CPZ has experienced outages due to P&E or EPSS in the last three years PG&E 2023 WMPF decision to either program the CPZ (selected referenced against Question 8 on "PG&E 2023 WMPF - VM Inspection, SHI questions" for projects in the 2023-2028 timeframe) PG&E 2023 WMPF risk for each CPZ (cross-referenced against Question 8 on "PG&E 2023 WMPF - VM Inspection, SHI questions" for projects in the 2023-2028 timeframe) PG&E 2023 WMPF Feasibility/Efficiency (WFE) Score for each CPZ (cross-referenced against Question 16 on "PG&E 2023 WMPF - VM Inspection, SHI questions" for projects in the 2023-2028 timeframe) <p>a. Please explain why these select CPZs in Table 1, with large average risk profiles in WDRM v3 are some with reliability concerns from P&E or EPSS outages, are not being considered potential projects for Undergrounding in the first 2100 miles.</p> <p>b. Please identify all factors in the selection of CPZ 76, DORADO PH 21017052 for "BASE SHI (base system-herding) rather than Undergrounding in PG&E's 2023 WMP project selection."</p> <p>c. Please identify all factors in the selection of CPZ 76, DORADO PH 21017052 for "BASE SHI (base system-herding) rather than Undergrounding in PG&E's 2023 WMP project selection."</p> <p>d. Please identify all factors that resulted in CPZ "CAWARTER 11031047" not being selected for any WMP system herding program (including Base SHI, Community Reliability, Fire Retardant, Targeted US, Line Factors, Other Assets) it was a lower average risk profile than other projects in Table 1.</p>	Matthew Tsai	4/21/2023	4/28/2023	4/28/2023	0	NA	8.1.2.2	Grid Design and System Reliability	Undergrounding of Electric Lines and/or Equipment - Distribution
233	CaPA	Set WMP-17	CaPA_Set WMP-17	2	CaPA_Set WMP-17_02	<p>In general, identify all the factors PG&E considers when deciding that a CPZ with a large average risk profile or large total risk in WDRM v3 should not be prioritized in PG&E's 2023 WMP project selection.</p> <p>**BEGIN CONFIDENTIAL**</p> <p>Table 2 above, select CPZs that PG&E has decided to pursue Undergrounding in its first 2100 miles of US projects are compared by:</p> <ul style="list-style-type: none"> Cumulative risk score for the CPZ in WDRM v3 Total CPZ length in miles measured by projecting the feature class in WDRM v3 to a UTM projection and calculating geometry in GIS A calculated "risk per mile" or "average risk" value derived from the two previous values Whether the CPZ has experienced outages due to P&E or EPSS in the last three years PG&E 2023 WMPF decision to either program the CPZ (selected referenced against Question 8 on "PG&E 2023 WMPF - VM Inspection, SHI questions" for projects in the 2023-2028 timeframe) PG&E 2023 WMPF risk for each CPZ (cross-referenced against Question 8 on "PG&E 2023 WMPF - VM Inspection, SHI questions" for projects in the 2023-2028 timeframe) PG&E 2023 WMPF Feasibility/Efficiency (WFE) Score for each CPZ (cross-referenced against Question 16 on "PG&E 2023 WMPF - VM Inspection, SHI questions" for projects in the 2023-2028 timeframe) <p>a. Please explain why these select CPZs in Table 2, with small total risk profiles and small average risk profiles in WDRM v3, are being considered as potential projects for Undergrounding.</p> <p>b. Please provide reasons why PG&E did not opt for alternatives to underground CPZ "76NE GROVE 11021348" given that the CPZ is comparatively long with both a low average and small cumulative risk profile. "Alternatives to underground" includes other means to which to reduce risk such as use of Covered Conductor or a hybrid UG/OH approach.</p> <p>c. Please provide reasons why PG&E did not opt for alternatives to underground CPZ "STANLAUS 1702888" given that the CPZ is comparatively long with both a low average and small cumulative risk profile. "Alternatives to underground" includes other means to which to reduce risk such as use of Covered Conductor or a hybrid UG/OH approach.</p> <p>d. Please identify all factors under consideration that resulted in priority given to CPZ "STANLAUS 1702888" with a cumulative risk score of 2.44 and distance to underground of 24.19 miles in PG&E's 2023 WMP for mitigation over other CPZs such as:</p> <ul style="list-style-type: none"> "CAWARTER 11031047" with a cumulative risk score of 0.19 and distance to underground -19 miles. "SEAR VALLEY 17052C" with a cumulative risk score of 1.45 and distance to underground -18 miles. "RESWICK 1101972" with a cumulative risk score of 8.28 and distance to underground -21 miles. 	Matthew Tsai	4/21/2023	4/28/2023	4/28/2023	0	NA	8.1.2.2	Grid Design and System Reliability	Undergrounding of Electric Lines and/or Equipment - Distribution
234	CaPA	Set WMP-17	CaPA_Set WMP-17	3	CaPA_Set WMP-17_03	<p>**BEGIN CONFIDENTIAL**</p> <p>Table 2 above, select CPZs that PG&E has decided to pursue Undergrounding in its first 2100 miles of US projects are compared by:</p> <ul style="list-style-type: none"> Cumulative risk score for the CPZ in WDRM v3 Total CPZ length in miles measured by projecting the feature class in WDRM v3 to a UTM projection and calculating geometry in GIS A calculated "risk per mile" or "average risk" value derived from the two previous values Whether the CPZ has experienced outages due to P&E or EPSS in the last three years PG&E 2023 WMPF decision to either program the CPZ (selected referenced against Question 8 on "PG&E 2023 WMPF - VM Inspection, SHI questions" for projects in the 2023-2028 timeframe) PG&E 2023 WMPF risk for each CPZ (cross-referenced against Question 8 on "PG&E 2023 WMPF - VM Inspection, SHI questions" for projects in the 2023-2028 timeframe) PG&E 2023 WMPF Feasibility/Efficiency (WFE) Score for each CPZ (cross-referenced against Question 16 on "PG&E 2023 WMPF - VM Inspection, SHI questions" for projects in the 2023-2028 timeframe) <p>a. Please explain why these select CPZs in Table 2, with small total risk profiles and small average risk profiles in WDRM v3, are being considered as potential projects for Undergrounding.</p> <p>b. Please provide reasons why PG&E did not opt for alternatives to underground CPZ "76NE GROVE 11021348" given that the CPZ is comparatively long with both a low average and small cumulative risk profile. "Alternatives to underground" includes other means to which to reduce risk such as use of Covered Conductor or a hybrid UG/OH approach.</p> <p>c. Please provide reasons why PG&E did not opt for alternatives to underground CPZ "STANLAUS 1702888" given that the CPZ is comparatively long with both a low average and small cumulative risk profile. "Alternatives to underground" includes other means to which to reduce risk such as use of Covered Conductor or a hybrid UG/OH approach.</p> <p>d. Please identify all factors under consideration that resulted in priority given to CPZ "STANLAUS 1702888" with a cumulative risk score of 2.44 and distance to underground of 24.19 miles in PG&E's 2023 WMP for mitigation over other CPZs such as:</p> <ul style="list-style-type: none"> "CAWARTER 11031047" with a cumulative risk score of 0.19 and distance to underground -19 miles. "SEAR VALLEY 17052C" with a cumulative risk score of 1.45 and distance to underground -18 miles. "RESWICK 1101972" with a cumulative risk score of 8.28 and distance to underground -21 miles. 	Matthew Tsai	4/21/2023	4/28/2023	4/28/2023	0	NA	8.1.2.2	Grid Design and System Reliability	Undergrounding of Electric Lines and/or Equipment - Distribution
235	CaPA	Set WMP-17	CaPA_Set WMP-17	4	CaPA_Set WMP-17_04	<p>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 not be prioritized in PG&E's 2023 WMP project selection.</p> <p>**BEGIN CONFIDENTIAL**</p> <p>Table 2 above, select CPZs that PG&E has decided to pursue Undergrounding in its first 2100 miles of US projects are compared by:</p> <ul style="list-style-type: none"> Cumulative risk score for the CPZ in WDRM v3 Total CPZ length in miles measured by projecting the feature class in WDRM v3 to a UTM projection and calculating geometry in GIS A calculated "risk per mile" or "average risk" value derived from the two previous values Whether the CPZ has experienced outages due to P&E or EPSS in the last three years PG&E 2023 WMPF decision to either program the CPZ (selected referenced against Question 8 on "PG&E 2023 WMPF - VM Inspection, SHI questions" for projects in the 2023-2028 timeframe) PG&E 2023 WMPF risk for each CPZ (cross-referenced against Question 8 on "PG&E 2023 WMPF - VM Inspection, SHI questions" for projects in the 2023-2028 timeframe) PG&E 2023 WMPF Feasibility/Efficiency (WFE) Score for each CPZ (cross-referenced against Question 16 on "PG&E 2023 WMPF - VM Inspection, SHI questions" for projects in the 2023-2028 timeframe) <p>a. Please explain why these select CPZs in Table 2, with small total risk profiles and small average risk profiles in WDRM v3, are being considered as potential projects for Undergrounding.</p> <p>b. Please provide reasons why PG&E did not opt for alternatives to underground CPZ "76NE GROVE 11021348" given that the CPZ is comparatively long with both a low average and small cumulative risk profile. "Alternatives to underground" includes other means to which to reduce risk such as use of Covered Conductor or a hybrid UG/OH approach.</p> <p>c. Please provide reasons why PG&E did not opt for alternatives to underground CPZ "STANLAUS 1702888" given that the CPZ is comparatively long with both a low average and small cumulative risk profile. "Alternatives to underground" includes other means to which to reduce risk such as use of Covered Conductor or a hybrid UG/OH approach.</p> <p>d. Please identify all factors under consideration that resulted in priority given to CPZ "STANLAUS 1702888" with a cumulative risk score of 2.44 and distance to underground of 24.19 miles in PG&E's 2023 WMP for mitigation over other CPZs such as:</p> <ul style="list-style-type: none"> "CAWARTER 11031047" with a cumulative risk score of 0.19 and distance to underground -19 miles. "SEAR VALLEY 17052C" with a cumulative risk score of 1.45 and distance to underground -18 miles. "RESWICK 1101972" with a cumulative risk score of 8.28 and distance to underground -21 miles. 	Matthew Tsai	4/21/2023	4/28/2023	4/28/2023	0	NA	8.1.2.2	Grid Design and System Reliability	Undergrounding of Electric Lines and/or Equipment - Distribution
142	CaPA	Set WMP-14	CaPA_Set WMP-14	19	CaPA_Set WMP-14_019	<p>Please provide a list of all dipole incidents that occurred from 2020-2022 and involved an underground electric distribution line. For each incident, please provide:</p> <ul style="list-style-type: none"> Date of the dipole Whether the dipole was caused by P&E employees, PG&E contractors, or a third-party Location associated with the dipole, if any Injuries associated with the dipole, if any Damage to non-P&E structures associated with the dipole, if any 	Holy Weinman	4/11/2023	4/28/2023	4/28/2023	1	NA	8.4.2.1	Emergency Preparedness	Overview of Wildfire and P&E
118	CaPA	Set WMP-13	CaPA_Set WMP-13	5	CaPA_Set WMP-13_05	<p>Table 7.4 on page 302-313 of PG&E's WMP lists the top risk circuit segments (e.g., riskiest segments when sorted by total wildfire risk. For each item in the column entitled "Jan. 1, 2024 Overall Risk" across for risk reduction associated with EPSS." Please explain how PG&E qualified the risk reduction associated with EPSS for each of the circuit segments in Table 7.4.</p> <p>a) Do the values in the column entitled "Jan. 1, 2024 Overall Risk" account for risk reduction associated with EPSS?</p> <p>b) Do the values in the column entitled "Jan. 1, 2025 Overall Risk" account for risk reduction associated with EPSS?</p> <p>c) Do the values in the column entitled "Jan. 1, 2026 Overall Risk" account for risk reduction associated with EPSS?</p> <p>d) Please supplement Table 7.4 with the following additional columns: Forecast DSOI in 2022 if EPSS were not a) Forecast DSOI in 2023 with the following additional columns: Forecast DSOI in 2022 if EPSS were not</p>	Holy Weinman	4/6/2023	4/28/2023	4/28/2023	1	NA	7.2.3	Wildfire Mitigation Strategy Development	Projected Risk Reduction on Highest-Risk Circuits Over the 3-Year WMP Cycle

299	MGRA	Data Request No. 4	MGRA_Data Request No. 4	6	MGRA_Data Request No. 4_O6	If the risk scores for each polygon represents an average risk in the polygon, please provide an additional version in which the maximum numerical value in the polygon is provided instead.	As described in section 6.2.3, pages 171 and 172 in PG&E's 2023-2025 WMP, the plant level risk value is the product of the cumulative probability of all risk drivers in a plant and the wildfire consequence. As such, the value is not an average over the risk in a polygon.	Joseph Mitchell	4/26/2023	5/3/2023	5/3/2023	https://www.pge.com/assets/common/pdf/2023-2025-wmp-discovery-023_dr_turn_010-0006a0101.xlsx	0	NA	Appendix C / 6.4.1.1, 6.4.1.2	Risk Methodology and Assessment	Geospatial Maps of Top Risk Areas Within the HPFS Process Updated to HPFD
301	MGRA	Data Request No. 4	MGRA_Data Request No. 4	8	MGRA_Data Request No. 4_O8	Please provide an excel spreadsheet giving the Distribution Diagram ID for each outage occurring while EPSS was enabled in 2022.	Please see "WMP-Discovery2023_DR_MGRA_04-0006A0101.xlsx"	Joseph Mitchell	4/26/2023	5/3/2023	5/3/2023	https://www.pge.com/assets/common/pdf/2023-2025-wmp-discovery-023_dr_turn_010-0006a0101.xlsx	0	NA	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.	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 replacement of non-rated circuit segments, as identified by our studies." Please provide work orders and data in Excel that supports the 87 percent figure. Please explain what "top 20 percent of risk-ranked circuit segments" means, and reference the data and response in A001 to TURN DR 7.2. Please provide the RSEs, preferably as additional columns in the worksheets provided as A001 to TURN DR 7.2. Please provide all supporting workpapers, calculations, input data, and assumptions regarding these RSE calculations.	Tom Long	4/26/2023	5/3/2023	5/3/2023	https://www.pge.com/assets/common/pdf/2023-2025-wmp-discovery-023_dr_turn_010-0006a0101.xlsx	0	NA	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 replacement of non-rated circuit segments, as identified by our studies." Please provide work orders and data in Excel that supports the 87 percent figure. Please explain what "top 20 percent of risk-ranked circuit segments" means, and reference the data and response in A001 to TURN DR 7.2. Please provide the RSEs, preferably as additional columns in the worksheets provided as A001 to TURN DR 7.2. Please provide all supporting workpapers, calculations, input data, and assumptions regarding these RSE calculations.	The contract attachment is being provided pursuant to a request from Decision Advisors with PG&E. Please see attachment "WMP-Discovery2023_DR_TURN_010-0006A0101CONP" with PG&E. The "Top 20% Risk-Ranked Circuit Segments" are risk ranked based on the WORN V2 risk model with a V3 Risk Rank greater than 720. Any miles with a V3 Risk Rank greater than 720 that are converted as part of the program are included in the top 20 percent of risk-ranked circuit segments. The "Top 20% Risk-Ranked Circuit Segments" are miles selected from the WORN V2 risk model with a V2 Risk Rank of greater than 727. Any miles with a V2 Risk Rank greater than 727 that are converted as part of the program are included in the top 20 percent of risk-ranked circuit segments.	Tom Long	4/26/2023	5/3/2023	5/3/2023	https://www.pge.com/assets/common/pdf/2023-2025-wmp-discovery-023_dr_turn_010-0006a0101.xlsx	1	Yes	8.1.2.2	Grid Design, Operations, and Maintenance	Undergrounding
304	TURN	010	TURN_010	3	TURN_010_Q3	Following up on the response to TURN DR 7.4(c), in which TURN asked whether PG&E calculated circuit-segment level RSEs for the past and future work shown in Attachment 2023-04-04_PGE_2023_WMP_R2_Section 4.1.2, A001: an earlier version of which is referenced on page 366, 6.77 of the WMP (R1) a "Whether or not CEIS required PG&E to present such circuit-segment level RSEs in the 2023-2025 WMP, has PG&E calculated them? If so, please provide the RSEs, preferably as additional columns in the worksheets provided as A001 to TURN DR 7.2. Please provide all supporting workpapers, calculations, input data, and assumptions regarding these RSE calculations.	As described in our asset retirement response to TURN Data Request 06, PG&E's Viability Feasibility (VFE) scores incorporate the elements of RSE calculations with the feasibility element used to modify the spend factor to account for operational and availability factors. Please see attachment "WMP-Discovery2023_DR_TURN_010-0006A0101" for a list of all circuit segments and their calculated VFE scores. Circuit segments without a VFE score are not in a HPFD and do not have a score calculated. Please see Attachment 2023-04-04_PGE_2023_WMP_R2_Section 4.1.2, A001: an earlier version of which is referenced on page 366, 6.77 of the WMP (R1) a "Whether or not CEIS required PG&E to present such circuit-segment level RSEs in the 2023-2025 WMP, has PG&E calculated them? If so, please provide the RSEs, preferably as additional columns in the worksheets provided as A001 to TURN DR 7.2. Please provide all supporting workpapers, calculations, input data, and assumptions regarding these RSE calculations."	Tom Long	4/26/2023	5/3/2023	5/3/2023	https://www.pge.com/assets/common/pdf/2023-2025-wmp-discovery-023_dr_turn_010-0006a0101.xlsx	1	NA	6.4.2	Risk Methodology and Assessment	Top Risk Circuit-Breaking Circuit/Segments
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 HPFD, and separate for PG&E's self-identified HPFS.	Please see "WMP-Discovery2023_DR_TURN_010-0006A0101.xlsx"	Tom Long	4/26/2023	5/3/2023	5/3/2023	https://www.pge.com/assets/common/pdf/2023-2025-wmp-discovery-023_dr_turn_010-0006a0101.xlsx	1	NA	8.1.2.5	Grid Design and System Hardening	Traditional Overhead Hardening
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 the recent data, including all supporting documents and quantitative analysis in Excel, that support this statement.	PG&E introduced the comparison of risk reduction and Risk Speed Efficiency (RSE) of EPSS vs EVM in the 2022 WMP and 2023 GRC Supplemental Flg in February 2022. The 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 3-30, as the risk reduction relative to spend between EVM and EPSS is substantially in EPSS's favor. Please see Attachment 2023-04-04_PGE_2023_WMP_R2_Section 4.1.2, A001: an earlier version of which is referenced on page 366, 6.77 of the WMP (R1) a "Whether or not CEIS required PG&E to present such circuit-segment level RSEs in the 2023-2025 WMP, has PG&E calculated them? If so, please provide the RSEs, preferably as additional columns in the worksheets provided as A001 to TURN DR 7.2. Please provide all supporting workpapers, calculations, input data, and assumptions regarding these RSE calculations."	Tom Long	4/26/2023	5/3/2023	5/3/2023	https://www.pge.com/assets/common/pdf/2023-2025-wmp-discovery-023_dr_turn_010-0006a0101.xlsx	4	NA	8.2.3	Vegetation Management and Inspections	Vegetation and Fuels Management
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." Please provide a document and internal communications regarding the transition away from the EVM program. Please provide the "effectiveness analysis" conducted by PG&E that informed its decision to discontinue the EVM program. Please provide annual total spending on the EVM program from 2018-2022.	The contract attachment is being provided pursuant to a request from Decision Advisors with PG&E. Please see attachment "WMP-Discovery2023_DR_TURN_010-0006A0101CONP" with PG&E. The "Top 20% Risk-Ranked Circuit Segments" are risk ranked based on the WORN V2 risk model with a V3 Risk Rank greater than 720. Any miles with a V3 Risk Rank greater than 720 that are converted as part of the program are included in the top 20 percent of risk-ranked circuit segments. The "Top 20% Risk-Ranked Circuit Segments" are miles selected from the WORN V2 risk model with a V2 Risk Rank of greater than 727. Any miles with a V2 Risk Rank greater than 727 that are converted as part of the program are included in the top 20 percent of risk-ranked circuit segments.	Tom Long	4/26/2023	5/3/2023	5/3/2023	https://www.pge.com/assets/common/pdf/2023-2025-wmp-discovery-023_dr_turn_010-0006a0101.xlsx	3	Yes	8.2.3	Vegetation Management and Inspections	Vegetation and Fuels Management
275	CaPA	Set WMP-20	CaPA_Set WMP-20	1	CaPA_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.	i) Decision to retire an asset and "retire" it from service are driven by various factors such as asset risk, condition, design standards, and capacity needs, and are determined by the asset managers of each asset family. Different programs establish various 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-00018 Chapter 15 requirements attached as "WMPDiscovery2023_DR_CaPASetWMP20Q1" with PG&E. 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. ii) To record the retirement of the assets removed from the field as described in response to support a), the retired assets are administratively removed from the inactive portion of PG&E's asset registry and work management system and placed in an archive 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 removal of a pre-existing asset. As a part of this process, As-Built may be work verified, retired (modified from the original project design), submitted for reporting for certain asset types, and recorded in PG&E's system of record.	Holly Wehman	4/26/2023	5/3/2023	5/3/2023	https://www.pge.com/assets/common/pdf/2023-2025-wmp-discovery-023_dr_caapa_setwmp20_q1.xlsx	1	NA	8.1.5	Asset Management and Inspection Enterprise System(s)	NA
276	CaPA	Set WMP-20	CaPA_Set WMP-20	2	CaPA_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.	i) Not applicable. The assets replaced as part of WMP system hardening activities (electrical distribution overhead assets) follow group depreciation and retirement accounting. As such, there is no unrecorded value for the assets that were retired. Please refer to our response to Question 005, Subpart (a) for additional information on group depreciation and retirement accounting. ii) Please see the response to Question 001, Subpart (a) - (b) of this Data Request. The retirement of assets during 2022 system hardening activities follows PG&E's standard process for recording the retirement of assets.	Holly Wehman	4/26/2023	5/3/2023	5/3/2023	https://www.pge.com/assets/common/pdf/2023-2025-wmp-discovery-023_dr_caapa_setwmp20_q2.xlsx	0	NA	8.1.2	Grid Design and System Hardening	All
277	CaPA	Set WMP-20	CaPA_Set WMP-20	3	CaPA_Set WMP-20_Q3	a) In 2023, as part of its WMP system hardening activities, did PG&E intend to 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 would record the retirement of assets during 2023 system hardening activities.	i) Not applicable. The assets to be replaced as part of WMP system hardening activities in 2023 follow group depreciation and retirement accounting. As such, there is no unrecorded value of the assets that will be retired. Please refer to our response to Question 005, Subpart (a) for additional information. ii) Please see the response to Question 001, Subpart (a) - (b) of this Data Request. The retirement of assets during 2023 system hardening activities follows PG&E's standard process for recording the retirement of assets.	Holly Wehman	4/26/2023	5/3/2023	5/3/2023	https://www.pge.com/assets/common/pdf/2023-2025-wmp-discovery-023_dr_caapa_setwmp20_q3.xlsx	0	NA	8.1.2	Grid Design and System Hardening	All
278	CaPA	Set WMP-20	CaPA_Set WMP-20	4	CaPA_Set WMP-20_Q4	What is PG&E's standard practice for tracking assets that are retired from service before they are fully depreciated?	Please see the response to Question 001, Subpart (b) for information regarding the tracking of PG&E's retired assets. Please see also 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' "NARUC-CPUC-FERC Method".	Holly Wehman	4/26/2023	5/3/2023	5/3/2023	https://www.pge.com/assets/common/pdf/2023-2025-wmp-discovery-023_dr_caapa_setwmp20_q4.xlsx	0	NA	8.1.5	Asset Management and Inspection Enterprise System(s)	NA
279	CaPA	Set WMP-20	CaPA_Set WMP-20	5	CaPA_Set WMP-20_Q5	a) If PG&E retires from service an asset that has not been fully depreciated, does it remove the remaining unrecorded value of the asset from its books? b) How does PG&E determine the remaining unrecorded value of an asset at 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 unrecorded value of the asset in its rate base.	i) 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, CPUC-FERC) group depreciation accounting principles which may be referred to as "mass asset accounting" or "group depreciation" in that assets retired are deemed fully depreciated at the time of their retirement, and hence their value in rate base goes forward to zero. As such, there is no unrecorded 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 life takes into account the ages of assets whenever they retire (are removed from service) and computes the average. The average life is a recognition that some retirements occur before the average service life and others after. ii) 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 CFR states in its Exhibit Part Instruction, section 105(b)(2), that "the average service life of the unit retired is credited to the plant account and debited to the accumulated provision for depreciation. The true rate in rate base is the rate base when plant is retired." The Commission's Standard Practice L14, Determination of Straight-Line Remaining Life Depreciation Accruals (SP L14), dated January 3, 1981, provides the same accounting treatment for retirements. (SP L14, 5. D. 1, 1.4.1) Authorized depreciation expense is calculated with the understanding that unrecorded depreciation expense due to earlier retirements is made up by depreciation expense on other units which outlive the average service life of an asset. As later explained in the Commission's SP L14, "group accounting" all units having like material 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 remaining plant balances each year or each accounting period. A deficiency due to early retirement of a unit is made up by the average service life of other units.	Holly Wehman	4/26/2023	5/3/2023	5/3/2023	https://www.pge.com/assets/common/pdf/2023-2025-wmp-discovery-023_dr_caapa_setwmp20_q5.xlsx	0	NA	8.1.5	Asset Management and Inspection Enterprise System(s)	NA
280	CaPA	Set WMP-20	CaPA_Set WMP-20	6	CaPA_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.	i) Not applicable, as described in support (a) of this response. ii) PG&E follows group depreciation and retirement accounting established by the CPUC, FERC, and the National Association of Regulatory Utility Commissioners' (NARUC, CPUC-FERC), such that there is no unrecorded value of WMP retired assets in the rate base of regulated entities. Please see the response to Question 005, Subpart (a), for additional information.	Holly Wehman	4/26/2023	5/3/2023	5/3/2023	https://www.pge.com/assets/common/pdf/2023-2025-wmp-discovery-023_dr_caapa_setwmp20_q6.xlsx	0	NA	8.1.5	Asset Management and Inspection Enterprise System(s)	NA

395	CPUC - SPD (Safety Policy Division)	009	CPUC - SPD (Safety Policy Division)_009	2	CPUC - SPD (Safety Policy Division)_009	20) Page 646 of its 2023 WMP PG&E states there has been a "Redundant size and duration of PSPS events" and "It is an indicator of increased operational maturity, flexibility, and system resilience." a) Is that claim directed toward PSPS? b) If yes, is it 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 (last year)?	<p>a. Yes, the statement is directed towards PSPS.</p> <p>b. In EPSS operates independently of PSPS and is based on different criteria and thresholds designed to mitigate hazards and threats that can lead to risks of ignition and fire 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:</p> <ul style="list-style-type: none"> 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, obstructive wildfires should ignition occur (see section 8.2.3 of PG&E's 2023 WMP). Improved our weather forecasting and scoping capabilities by utilizing Catastrophic Fire Probability models which employ granular scoping processes to significantly reduce the public safety impacts of de-energization by the emerging smaller segments of the grid within the close confines of the first critical weather event, rather than de-energizing large areas. More populated areas (see section 5.1 of PG&E's 2023 WMP). Maintaining close use of Advanced Notifications and outreach 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 "At-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). Reaching and increasing resources for restoration efforts, including use of helicopters and fast wing aircraft to conduct line safety patrols after the Weather "At-Clear", restoring service to safe times as quickly as possible subject to operational safety and ability to access equipment for patrol and any needed repairs (see section 7.3.3.5 of PG&E's 2023 WMP). Supporting vulnerable customers through California Foundation for Independent Living Centers (CFILC) and Community Based Organizations (CBO) resource requests. 	Kevin Miller	6/2/2023	6/6/2023	6/7/2023	https://www.pge.com/page_global/communi/pdfs/2023-2025-wmp-06-06-2023.pdf https://www.pge.com/page_global/communi/pdfs/2023-2025-wmp-06-06-2023.pdf https://www.pge.com/page_global/communi/pdfs/2023-2025-wmp-06-06-2023.pdf	0	NA	9.1.2	Public Safety Power Shutoff	Mitigation of Frequent-Degraded Grids																
396	CPUC - SPD (Safety Policy Division)	009	CPUC - SPD (Safety Policy Division)_009	3	CPUC - SPD (Safety Policy Division)_009	3) PG&E has less than the required number of personnel with required training for several categories in Table 8-26 PG&E's Personnel Training Programs for Wildfire and PSPS Events. Other issues related to staffing include: 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 required values of personnel not completing the training?	<p>PG&E has a consistent effort and number of new personnel in the Emergency Operations Center (EOC). As such, we are at various stages of training completion. In addition, different problems 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 2024.</p> <p>PG&E is able to verify that a message was delivered to the phone number and/or email address on file for the customer of record associated with the premises identified as requested by a potential PSPS, EPSS outage, and/or outage due to a wildfire. Phone number and/or email address are requested at the time an account is established and are verified when a customer logs into the Account Self Care portal or an email base and/or if a customer speaks with a Contact Center Customer Service Representative (CSR) and has not verified contact information in the past 60 days via CSR. To ensure we have the most updated contact information for customers of record, we utilize various outreach material includes a standard call to action to update contact information. In addition, Business Energy Solutions Account Flaps engage with critical facilities and infrastructure, telecommunications and water providers transmission level entities in high risk areas and daily to be impacted by PSPS and/or EPSS annually to contact contact information for the purpose of contact and notification. Contact information for CBOs and Paratransit agencies is maintained via a dedicated system for the A9N Utility Outreach Program. For customers with an MBL and/or SV, in addition to specific campaigns like mail and email to encourage contact information updates, we conduct a weekly review to identify customers with either missing or invalid contact information as documented in our Customer Care and Billing System (CCBS). Additionally, we cross-reference contact information submitted through our other program applications (e.g., CAREPERA and related) to re-audit a daily sync between our Salesforce Application (used to process these program applications) and MBL database within the CCBS system. These weekly and daily processes are conducted year-round to help ensure the MBL and SV contact information is current. Local and state agencies and first responders are engaged by Local Government Affairs and Public Safety Specialists annually to confirm contact information directly new contacts for the purposes of public notification.</p> <p>Our MBL and SV 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 notification. MBL and SV 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.</p> <p>Requests to change contact information can be submitted via multiple channels, therefore, there is no dedicated staffing member or department that represents change. For example, contact information can be changed by customers via our website, which updates our system of record directly. To Quality Assurance and Quality Control (QA/QC) the MBL and SV 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 (CCBS). Additionally, we cross-reference contact information submitted through our other program applications (e.g., CAREPERA and related) to re-audit a daily sync between our Salesforce Application (used to process these program applications) and MBL database within the CCBS system. These weekly and daily processes are conducted year-round to help ensure the MBL and SV contact information is current.</p> <p>PG&E considers PSPS notification for medical baseline customer as "needed" if one of the following occurs. Customer answers the phone, text confirmation is received back from the customer, e-mail is opened or a link within the e-mail is clicked, or the customer was successfully contacted during a door-to-door visit.</p>	Kevin Miller	6/2/2023	6/6/2023	6/7/2023	https://www.pge.com/page_global/communi/pdfs/2023-2025-wmp-06-06-2023.pdf https://www.pge.com/page_global/communi/pdfs/2023-2025-wmp-06-06-2023.pdf https://www.pge.com/page_global/communi/pdfs/2023-2025-wmp-06-06-2023.pdf	0	NA	8.18.3	Grid Operations and Procedures	Personnel Work Procedures and Training in Conditions of Elevated Fire Risk																
397	CPUC - SPD (Safety Policy Division)	009	CPUC - SPD (Safety Policy Division)_009	4	CPUC - SPD (Safety Policy Division)_009	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 the receipt information with regard to verifying messages are reaching intended recipient/prepare to aid in intended safety outcomes (e.g., including, but not limited to, messages not being sent to a new number or person no longer in the household)?	<p>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 the receipt information with regard to verifying messages are reaching intended recipient/prepare to aid in intended safety outcomes (e.g., including, but not limited to, messages not being sent to a new number or person no longer in the household)?</p>	Kevin Miller	6/2/2023	6/6/2023	6/7/2023	https://www.pge.com/page_global/communi/pdfs/2023-2025-wmp-06-06-2023.pdf https://www.pge.com/page_global/communi/pdfs/2023-2025-wmp-06-06-2023.pdf https://www.pge.com/page_global/communi/pdfs/2023-2025-wmp-06-06-2023.pdf	0	NA	8.4.1	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	5) PG&E issues notifications to AFNMB stakeholders. 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 recipient?	<p>Our MBL and SV 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 notification. MBL and SV 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.</p> <p>Requests to change contact information can be submitted via multiple channels, therefore, there is no dedicated staffing member or department that represents change. For example, contact information can be changed by customers via our website, which updates our system of record directly. To Quality Assurance and Quality Control (QA/QC) the MBL and SV 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 (CCBS). Additionally, we cross-reference contact information submitted through our other program applications (e.g., CAREPERA and related) to re-audit a daily sync between our Salesforce Application (used to process these program applications) and MBL database within the CCBS system. These weekly and daily processes are conducted year-round to help ensure the MBL and SV contact information is current.</p> <p>PG&E considers PSPS notification for medical baseline customer as "needed" if one of the following occurs. Customer answers the phone, text confirmation is received back from the customer, e-mail is opened or a link within the e-mail is clicked, or the customer was successfully contacted during a door-to-door visit.</p>	Kevin Miller	6/2/2023	6/6/2023	6/7/2023	https://www.pge.com/page_global/communi/pdfs/2023-2025-wmp-06-06-2023.pdf https://www.pge.com/page_global/communi/pdfs/2023-2025-wmp-06-06-2023.pdf https://www.pge.com/page_global/communi/pdfs/2023-2025-wmp-06-06-2023.pdf	0	NA	8.5.3	Community Outreach and Engagement	Engagement With Access and Functional Needs Populations																
399	CPUC - SPD (Safety Policy Division)	009	CPUC - SPD (Safety Policy Division)_009	6	CPUC - SPD (Safety Policy Division)_009	6) PG&E mentions pre-pandemic in-person engagement. Does PG&E have data comparing pre-pandemic engagement to pandemic (time/face engagement efforts) and among other things, attendees? For instance, are there metrics/tables regarding non-AFNMB and AFNMB?	<p>For community events and gauging levels of customer attendance/interest, PG&E does not have specific or customer demographic data of all attendees at all events and webinars and town hall events. Registration is optional, and we first the majority of customers need to share their personal information (addresses) to receive the event notification. Prior to the pandemic (2019), all regional Safety Town-Halls were conducted in-person, except for our San Francisco area webinars. During and post-pandemic (2020-2023), Regional Town Halls and Safety Webinars were conducted virtually. While that being said, we have seen good attendance throughout the first half of 2023 as our attendees are more engaged than in 2021-2022. The table below illustrates the attendance of our events by year and the year-over-year percentage change.</p> <p>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, or inclusion of ASL. In the presentation, the ability to stream on content to view at a comfortable viewing time, 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 A9N community, which was held June 7, 2023, and in-language Webinars in July, focusing on programs benefiting those communities.</p>	Kevin Miller	6/2/2023	6/6/2023	6/7/2023	https://www.pge.com/page_global/communi/pdfs/2023-2025-wmp-06-06-2023.pdf https://www.pge.com/page_global/communi/pdfs/2023-2025-wmp-06-06-2023.pdf https://www.pge.com/page_global/communi/pdfs/2023-2025-wmp-06-06-2023.pdf	0	NA	8.5.3	Community Outreach and Engagement	Engagement With Access and Functional Needs Populations																
400	CPUC - SPD (Safety Policy Division)	009	CPUC - SPD (Safety Policy Division)_009	7	CPUC - SPD (Safety Policy Division)_009	7) PG&E states that if an AFN customer does not answer the door, the notification is considered successful if a door hanger is left. What industry policy/practice is PG&E following that classifies a door hanger as a successful notification?	<p>During a PSPS event, medical baseline customers receive automated calls, text and emails 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, PG&E representative visits the customer's home to check on the customer in parallel to the continuation of hourly notification retries, related to the "door-hang" process. If the customer does not answer, a door hanger is left at the home, when possible. PG&E's "door-hang" and "door-hang" process as above and beyond the guidelines set forth in CPUC's orders under R_18-12-005. While PG&E has not specifically benchmarked as an industry practice, the three best California CDA 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 texts until the customer confirms receipt.</p> <p>a. Please see the following table for average cost per circuit mile for undergrounding, split between Base System Hardening undergrounding work and fire-rebuild work. All completed undergrounding circuit miles in 2020, 2021, and 2020 are in HTDs.</p> <table border="1"> <tr> <td>Year</td> <td>Completed</td> </tr> <tr> <td>Base LG Total LG</td> <td>Cost (Average in \$M)</td> </tr> <tr> <td>Fire Rebuild LG Total</td> <td>LG Cost (Average in \$M)</td> </tr> <tr> <td>Combined LG Total</td> <td>LG Cost (Average in \$M)</td> </tr> <tr> <td>2020</td> <td>\$21.9A \$8.21</td> </tr> <tr> <td>2021</td> <td>\$4.14 \$2.82 \$2.29</td> </tr> <tr> <td>2022</td> <td>\$4.82 \$2.82 \$2.77</td> </tr> </table> <p>As shown above, the relative costs, particularly the rebuild footprints in the Calaver and North Complex, are more expensive 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 targeting).</p> <p>b. The current forecasted average cost per circuit mile for undergrounding, including Fire Rebuild and Base LG, is \$2.82 million in 2023, \$3.11 million in 2024, and \$2.96 million in 2025. All planned undergrounding projects are in HTDs or high risk fire areas (HFAs).</p> <p>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:</p> <ul style="list-style-type: none"> 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. Updating standards for design and construction, such as revising the trench width and depth standards to accommodate larger conductors. 	Year	Completed	Base LG Total LG	Cost (Average in \$M)	Fire Rebuild LG Total	LG Cost (Average in \$M)	Combined LG Total	LG Cost (Average in \$M)	2020	\$21.9A \$8.21	2021	\$4.14 \$2.82 \$2.29	2022	\$4.82 \$2.82 \$2.77	Kevin Miller	6/2/2023	6/6/2023	6/7/2023	https://www.pge.com/page_global/communi/pdfs/2023-2025-wmp-06-06-2023.pdf https://www.pge.com/page_global/communi/pdfs/2023-2025-wmp-06-06-2023.pdf https://www.pge.com/page_global/communi/pdfs/2023-2025-wmp-06-06-2023.pdf	0	NA	8.5.3	Community Outreach and Engagement	Engagement With Access and Functional Needs Populations		
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372	CPUC - SPD (Safety Policy Division)	005	CPUC - SPD (Safety Policy Division)_005_C1	1	CPUC - SPD (Safety Policy Division)_005_C2	1) Regarding costs inherent in PG&E's undergrounding grid hardening mitigation initiative projects, used in calculating cost efficiency and project feasibility as described in the 2023-2025 WMP (p. 340 and p. 968), and data and findings from: a) What was the average cost per circuit mile for undergrounding in 2020, 2021, and 2020, in the HTD, non-HTD, and fire-rebuild? b) What is the average cost per circuit mile expected in 2023, 2024, and 2025, in the HTD, non-HTD, and fire-rebuild? c) For subparts a, & b, explain expected, average year-over-year cost changes.	<p>a. Please see the following table for average cost per circuit mile for undergrounding, split between Base System Hardening undergrounding work and fire-rebuild work. All completed undergrounding circuit miles in 2020, 2021, and 2020 are in HTDs.</p> <table border="1"> <tr> <td>Year</td> <td>Completed</td> </tr> <tr> <td>Base LG Total LG</td> <td>Cost (Average in \$M)</td> </tr> <tr> <td>Fire Rebuild LG Total</td> <td>LG Cost (Average in \$M)</td> </tr> <tr> <td>Combined LG Total</td> <td>LG Cost (Average in \$M)</td> </tr> <tr> <td>2020</td> <td>\$21.9A \$8.21</td> </tr> <tr> <td>2021</td> <td>\$4.14 \$2.82 \$2.29</td> </tr> <tr> <td>2022</td> <td>\$4.82 \$2.82 \$2.77</td> </tr> </table> <p>As shown above, the relative costs, particularly the rebuild footprints in the Calaver and North Complex, are more expensive 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 targeting).</p> <p>b. The current forecasted average cost per circuit mile for undergrounding, including Fire Rebuild and Base LG, is \$2.82 million in 2023, \$3.11 million in 2024, and \$2.96 million in 2025. All planned undergrounding projects are in HTDs or high risk fire areas (HFAs).</p> <p>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:</p> <ul style="list-style-type: none"> 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. Updating standards for design and construction, such as revising the trench width and depth standards to accommodate larger conductors. 	Year	Completed	Base LG Total LG	Cost (Average in \$M)	Fire Rebuild LG Total	LG Cost (Average in \$M)	Combined LG Total	LG Cost (Average in \$M)	2020	\$21.9A \$8.21	2021	\$4.14 \$2.82 \$2.29	2022	\$4.82 \$2.82 \$2.77	Kevin Miller	5/15/2023	6/12/2023	6/12/2023	https://www.pge.com/page_global/communi/pdfs/2023-2025-wmp-06-06-2023.pdf https://www.pge.com/page_global/communi/pdfs/2023-2025-wmp-06-06-2023.pdf https://www.pge.com/page_global/communi/pdfs/2023-2025-wmp-06-06-2023.pdf	1	NA	8.1.2.2	Grid Design and System Hardening	Undergrounding of Electric Lines and/or Equipment - Distribution		
Year	Completed																																
Base LG Total LG	Cost (Average in \$M)																																
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373	CPUC - SPD (Safety Policy Division)	005	CPUC - SPD (Safety Policy Division)_005_C2	2	CPUC - SPD (Safety Policy Division)_005_C2	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., Uniform). If the utility uses a different format, provide internal documentation on that format so SPD can understand the cost estimate.	<p>Please see the following table for each cost component's estimated contribution to the total 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 to future years.</p> <table border="1"> <tr> <td>Cost Component</td> <td>Contribution to Total Cost</td> </tr> <tr> <td>Labor (Internal)</td> <td>10%</td> </tr> <tr> <td>Materials</td> <td>5%</td> </tr> <tr> <td>Contractor</td> <td>6%</td> </tr> <tr> <td>Overhead</td> <td>10%</td> </tr> <tr> <td>Other</td> <td>2%</td> </tr> <tr> <td>Planning</td> <td>2%</td> </tr> <tr> <td>Profit</td> <td>10%</td> </tr> </table>	Cost Component	Contribution to Total Cost	Labor (Internal)	10%	Materials	5%	Contractor	6%	Overhead	10%	Other	2%	Planning	2%	Profit	10%	Kevin Miller	5/15/2023	6/12/2023	6/12/2023	https://www.pge.com/page_global/communi/pdfs/2023-2025-wmp-06-06-2023.pdf https://www.pge.com/page_global/communi/pdfs/2023-2025-wmp-06-06-2023.pdf https://www.pge.com/page_global/communi/pdfs/2023-2025-wmp-06-06-2023.pdf	0	NA	8.1.2.2	Grid Design and System Hardening	Undergrounding of Electric Lines and/or Equipment - Distribution
Cost Component	Contribution to Total Cost																																
Labor (Internal)	10%																																
Materials	5%																																
Contractor	6%																																
Overhead	10%																																
Other	2%																																
Planning	2%																																
Profit	10%																																

412	CaPA	Set WMP-26	CaPA_Set WMP-26	8	CaPA_Set WMP-26_Q8	Describe the challenges or advantages entailed in increasing load capacity on a circuit that has previously been reviewed with underground conductor.	<p>The challenges or advantages associated with 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 underground projects include physical capacity to support increased load growth in the sense that some conductors or larger cables 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 new first phase and feeding locations for additional enclosures may be challenging. Lastly, if some limited cases, a higher capacity conductor could be pulled through the existing conduit system or installed additional conduit. If load capacity needs to increase on an underground system that has not been recently engineered and design standards, then any potential challenges would depend on the health of the existing underground system. If the existing conduit is compromised that it may not be possible to pull new cables through the existing conduit, and a more extensive rebuild would be required including re-laying new conduit and, potentially, new enclosures as well. If the existing conduit is generally intact, it may be possible to pull new cables through that conduit to replace some load growth without significant rebuild.</p> <p>OC is integrating with execution processes by completing OC on a shorter timeline than has been historically executed, allowing for smaller opportunities for re-training inspectors, sharing learnings, and making corrections, as necessary. By targeting shorter timelines to review and identify issues, PGE can work with stakeholders who work has been recently completed, enabling both more timely corrective actions and additional operational efficiencies (e.g., bringing the prior inspector back to a failed location before the inspector has departed the area).</p> <p>Below is the process that OC and CA follow in 2023:</p> <ol style="list-style-type: none"> System Inspections (SI) execution completes the scheduled distribution asset inspection. Completed inspection locations enter the queue of OC-eligible locations. OC completes their review of the OC-eligible locations through desktop and/or field review. OC shares any OC failures with the SI execution team. OC completed locations become eligible for CA sampling. WMP Discovery/2023_DR_CalA/enclosure_028-0001 Page 2 CA performs statistical sampling of OC completed locations per the 95% confidence and 5% margin of error criteria described in the WMP. CA auditors perform the field audits as identified during the sampling process. CA audits are reviewed by QA subject matter experts (SME) for accuracy and completeness. <ul style="list-style-type: none"> CA items approved by QA SME: a QA audit location is marked as complete. CA where any findings data back to the SI OC and SI execution team. CA passes the responses to auditors (a) and (d) for a description of our OC and CA processes, the details to further integrate OC with execution, as described in subject (a), during the second and third bullets of the processes described in subject (d). PGE is continuing to explore additional opportunities for further integration of the execution and OC functions. OC/CA locations OC 30% of all System Inspections. Includes the table identified model within HFTD, hardware external factors. 	7/27/2023	8/19/2023	8/19/2023	0	NA	8.1.2.2	Grid Design and System Resiliency	Underground of Electric Lines and/or Equipment - Distribution
422	CaPA	Set WMP-28	CaPA_Set WMP-28	1	CaPA_Set WMP-28_Q1	Describe the process from start to finish from any CA actions that occur prior to a detection, continuing through the inspection, and ending when OC and CA are both complete.	<p>Table 20-11 (Detailed on page 10 of PGE's response states that PGE will perform field CA audits on 500 transmission locations and 1500 distribution locations.</p> <p>OC provides 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.</p> <p>OC provides 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, how many will audit panel inspections, etc.</p>	8/10/2023	8/19/2023	8/19/2023	0	NA	8.1.6	Quality Assurance and Quality Control	NA
423	CaPA	Set WMP-28	CaPA_Set WMP-28	2	CaPA_Set WMP-28_Q2	What metrics or measures will PGE use to identify a possible downward trend in the quality of asset inspection work?	<p>Table 20-11 (Detailed on page 10 of PGE's response states that PGE will perform field CA audits on 500 transmission locations and 1500 distribution locations.</p> <p>OC provides 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.</p> <p>OC provides 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, how many will audit panel inspections, etc.</p>	8/10/2023	8/19/2023	8/19/2023	0	NA	8.1.6	Quality Assurance and Quality Control	NA
424	CaPA	Set WMP-28	CaPA_Set WMP-28	3	CaPA_Set WMP-28_Q3	How will PGE ensure the quality of asset inspection work under the integrated OC process (which was previously tracked as a OC pass rate)?	<p>Table 20-11 (Detailed on page 10 of PGE's response states that PGE will perform field CA audits on 500 transmission locations and 1500 distribution locations.</p> <p>OC provides 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.</p> <p>OC provides 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, how many will audit panel inspections, etc.</p>	8/10/2023	8/19/2023	8/19/2023	0	NA	8.1.6	Quality Assurance and Quality Control	NA
425	CaPA	Set WMP-28	CaPA_Set WMP-28	4	CaPA_Set WMP-28_Q4	List all factors to which PGE attributes the improved OC pass rates. This may include changes to inspection processes, changes to training, changes to the OC process, different personnel/contractors, etc.	<p>Table 20-11 (Detailed on page 10 of PGE's response states that PGE will perform field CA audits on 500 transmission locations and 1500 distribution locations.</p> <p>OC provides 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.</p> <p>OC provides 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, how many will audit panel inspections, etc.</p>	8/10/2023	8/19/2023	8/19/2023	0	NA	8.1.6	Quality Assurance and Quality Control	NA
426	CaPA	Set WMP-28	CaPA_Set WMP-28	5	CaPA_Set WMP-28_Q5	State the basis for PGE's estimate that its proposed OC process will achieve comparable quality performance results.	<p>Table 20-11 (Detailed on page 10 of PGE's response states that PGE will perform field CA audits on 500 transmission locations and 1500 distribution locations.</p> <p>OC provides 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.</p> <p>OC provides 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, how many will audit panel inspections, etc.</p>	8/10/2023	8/19/2023	8/19/2023	0	NA	8.1.6	Quality Assurance and Quality Control	NA
427	CaPA	Set WMP-28	CaPA_Set WMP-28	6	CaPA_Set WMP-28_Q6	State the basis for PGE's estimate that its proposed OC process will achieve comparable quality performance results.	<p>Table 20-11 (Detailed on page 10 of PGE's response states that PGE will perform field CA audits on 500 transmission locations and 1500 distribution locations.</p> <p>OC provides 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.</p> <p>OC provides 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, how many will audit panel inspections, etc.</p>	8/10/2023	8/19/2023	8/19/2023	0	NA	8.1.6	Quality Assurance and Quality Control	NA
428	CaPA	Set WMP-28	CaPA_Set WMP-28	7	CaPA_Set WMP-28_Q7	State the basis for PGE's estimate that its proposed OC process will achieve comparable quality performance results.	<p>Table 20-11 (Detailed on page 10 of PGE's response states that PGE will perform field CA audits on 500 transmission locations and 1500 distribution locations.</p> <p>OC provides 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.</p> <p>OC provides 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, how many will audit panel inspections, etc.</p>	8/10/2023	8/19/2023	8/19/2023	0	NA	8.1.8	Grid Operations and Procedures	NA
429	CaPA	Set WMP-28	CaPA_Set WMP-28	8	CaPA_Set WMP-28_Q8	State the basis for PGE's estimate that its proposed OC process will achieve comparable quality performance results.	<p>Table 20-11 (Detailed on page 10 of PGE's response states that PGE will perform field CA audits on 500 transmission locations and 1500 distribution locations.</p> <p>OC provides 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.</p> <p>OC provides 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, how many will audit panel inspections, etc.</p>	8/10/2023	8/19/2023	8/19/2023	1	NA	8.1.8	Grid Operations and Procedures	NA

430	CaPA	Set WMP-28	CaPA_Set WMP-28	9	CaPA_Set WMP-28_O9	<p>RN/PAE-23-04 Page 55 of PG&E's response states, "Instead, we will eliminate the entire HFTD maintenance tag backlog by 2023".</p> <p>a) Is the above statement intended to refer to the HFTD maintenance backlog, or the HFTD/FRA maintenance backlog?</p> <p>b) If the answer to part (a) is the HFTD maintenance backlog, state when PG&E will eliminate the entire HFTD/FRA maintenance backlog.</p> <p>c) Does PG&E have for addressing maintenance tag backlogs differentiate between tags in HFTD and tags in FRA?</p>	<p>a) The above statement refers to the maintenance backlog in HFTD/FRA locations.</p> <p>b) Not applicable, please see the response to question (a) above.</p> <p>c) The plan does not differentiate between addressing the maintenance tag backlog in HFTD and FRA locations, as it is based on risk reduction and efficiency.</p>	Holly Wehman	8/10/2023	8/15/2023	8/15/2023	0	NA	8.1.8	Grid Operations and Procedures	NA
431	CaPA	Set WMP-28	CaPA_Set WMP-28_O10	10	CaPA_Set WMP-28_O10	<p>RN/PAE-23-04 Figure RN/PAE-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 increase to 4 or 5 years. Under PG&E's previously proposed plan, the average open notification age would range from 1 to 2 years.</p> <p>a) How will PG&E perform a study or analysis of the average number of days that notifications will be overdue (per 905 limitations) under its proposed (i) PG&E's response and previous (ii) PG&E's March 2023 WMP plans to address maintenance tags?</p> <p>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.</p>	<p>a) No, we have not performed a study or analysis with the specific criteria referenced in the request (a) of this request.</p> <p>b) Not applicable, please see the response to question (a) above.</p>	Holly Wehman	8/10/2023	8/15/2023	8/15/2023	0	NA	8.1.8	Grid Operations and Procedures	NA
432	CaPA	Set WMP-28	CaPA_Set WMP-28_O11	11	CaPA_Set WMP-28_O11	<p>RN/PAE-23-04 Footnote 16 on page 52 of PG&E's response states, "PG&E will develop a risk speed efficiency by isolation zone bundle and cost 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 scores from those notifications. That sum will be divided by the sum of the average unit cost of those same notifications to get a risk speed efficiency by isolation zone bundle."</p> <p>a) How will PG&E determine the wildfire risk of individual notifications?</p> <p>b) How will PG&E determine the unit cost of individual notifications?</p>	<p>a) The scoring of individual tags is not performed differently than the scoring of tags to be included in isolation zone bundles. The open EC tags WORMs of risk scoring methodology begins with an open EC tag, specifically priority B, C, F, or G. Each tag will contribute all related deficiencies (FDAs) associated with it. Once each tag has all the FDAs pertaining to it, the FDAs are matched to the appropriate WORMs in our models to collect the wildfire risk scores from the associated model. Once each isolation 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.</p> <p>b) Unit cost of individual notifications is based on the MAT costs in which the notification will be resolved. The unit cost is calculated dividing historical annual total cost 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 our work, known opportunities/risks to component costs such as materials escalation (for example, the cost of cases/concrete).</p>	Holly Wehman	8/10/2023	8/15/2023	8/15/2023	0	NA	8.1.8	Grid Operations and Procedures	NA
433	CaPA	Set WMP-28	CaPA_Set WMP-28_O12	12	CaPA_Set WMP-28_O12	<p>RN/PAE-23-04 Table 16 on page 16 of PG&E's response states, "Isolation zones are similar to a circuit protection zone" (footnote 16 on page 52).</p> <p>a) Define "isolation zone."</p> <p>b) Does an isolation zone equate to a circuit protection zone?</p> <p>c) If the answer to part (b) is no, describe the difference.</p>	<p>a) As described in footnote 17 (page 53) of 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 information, an isolation zone segments between or across isolation devices, where an isolation device is a member of the set of Circuit Breaker, Dynamic Protective Device, Fuse, or Switch device).</p> <p>b) No, an isolation zone is not identical to a circuit protection zone.</p> <p>c) A Circuit Protection Zone (CPZ) is a segment of a distribution line 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 usually is smaller as there are other types of isolation devices beyond the Dynamic Protective Device and a circuit protection zone.</p>	Holly Wehman	8/10/2023	8/15/2023	8/15/2023	0	NA	8.1.8	Grid Operations and Procedures	NA
435	CaPA	Set WMP-28	CaPA_Set WMP-28_O14	14	CaPA_Set WMP-28_O14	<p>RN/PAE-23-04 Table RN/PAE-23-04-1 on page 53 of PG&E's response estimates PG&E will create 70,000 level two tags in 2024, 54,000 level two tags in 2024, and 55,700 level two tags in 2025.</p> <p>a) State the basis for the reduced number of level 2 tags PG&E forecasts being created in 2024 and 2025 compared to 2023.</p>	<p>a) There are two main drivers in the forecasted reduction in Level 2 tags: (1) the removal of isolated ground procedures planned for Tier 2; and (2) the expected fuel rate for 2024 and 2025 versus 2023.</p> <p>TABLE RN/PAE-23-04-7 on page 47 of the Revision Notice shows PG&E's planned WORMs by inspection type and by the RFR/HFTD tag. For 2023, PG&E is planning 208,000 isolated ground inspections in Tier 2 versus 127,400 in 2024 and 121,500 in 2025 respectively. This reduction in the number of Tier 2 inspections is the main driver for the projected reduction in Level 2 tags for 2024 and 2025 since the tag fuel rate is lower in Tier 3 than in Tier 2.</p> <p>Secondly, PG&E is using its historical inspection results and asset failure data to improve its inspection programs to be more targeted at identifying and creating tags for competing asset health conditions that need to be addressed through our maintenance program. PG&E anticipates this will align future years' tag data with the tag data from 2023.</p>	Holly Wehman	8/10/2023	8/15/2023	8/15/2023	0	NA	8.1.8	Grid Operations and Procedures	NA
436	CaPA	Set WMP-28	CaPA_Set WMP-28_O15	15	CaPA_Set WMP-28_O15	<p>RN/PAE-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."</p> <p>a) Describe the asset management team and track splices if a maintenance tag is not issued.</p> <p>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.</p> <p>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 the indicator?</p>	<p>a) As described in our response to the Revision Notice, we are analyzing the information collected during inspections and comparing it to the actual failures. If we find certain conditions, such as splices within two feet of an insulator, are not a good indicator of an asset health issue, we will use one of the following options to document the condition as an asset health notification: (1) record the notification as a different priority EC tag (e.g., Attention); or (2) record the notification as an ER tag instead of an EC tag. ER tags are currently used to track proactive maintenance work that is planned for later this year or next year, planned transformer replacements to address asset health conditions.</p> <p>b) PG&E's asset health notification by handling the work with planned projects at the location. As described in responses to question (c) below, asset health conditions are one of the inputs for prioritization models that generate work orders. Once selected for replacement, all asset health conditions at the location are addressed as part of the replacement project.</p> <p>c) PG&E averages the conductor's 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 asset health conditions of PG&E's asset base.</p>	Holly Wehman	8/10/2023	8/15/2023	8/15/2023	0	NA	8.1.8	Grid Operations and Procedures	NA
437	CaPA	Set WMP-28	CaPA_Set WMP-28_O16	16	CaPA_Set WMP-28_O16	<p>RN/PAE-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 managed wildfire risk on these 79 circuit segments through portfolio of Comprehensive Monitoring and Data Collection and Operational Mitigations described above."</p> <p>a) Has PG&E considered overhead hardening on the 79 circuit segments described in the section?</p> <p>b) If the answer to part (a) is yes, why did PG&E not put overhead hardening as a mitigation for these 79 circuit segments?</p> <p>c) If the answer to part (a) is no, explain why not.</p>	<p>a) PG&E has not considered them for overhead system hardening. Since late 2021 PG&E has prioritized undergrounding as the preferred approach to permanently reduce the most system risk.</p> <p>b) NA.</p> <p>c) PG&E has not ruled out these 79 circuit segments for future undergrounding work. Other competing projects identified with lower feasibility scores. PG&E also already has overhead hardening projects in scope through the remainder of the WMP period (2023-2025).</p> <p>As stated in response to Revision Notice 23-05, PG&E is in the process of conducting a benefit-cost model that will incorporate several elements of our mitigation selection decision-making process (i.e., underground and overhead hardening) into an analytical tool called the Wildfire Benefit Cost Analysis (WBCA) tool. We will update our future risk evaluations, including these 79 circuit segments with higher feasibility scores, using the WBCA tool as we build out our system hardening plans for the future. Until that time, the 79 circuit segments are currently WMP Discovery2023_DIR_California/023_DIR-Q216 Page 2 selected for targeted undergrounding or overhead hardening and are protected through our portfolio of Comprehensive Monitoring and Data Collection and Operational Mitigation strategies.</p>	Holly Wehman	8/10/2023	8/15/2023	8/15/2023	0	NA	8.1.2.2	Grid Design and System Hardening	Undergrounding of electric lines and/or equipment
438	CaPA	Set WMP-28	CaPA_Set WMP-28_O17	17	CaPA_Set WMP-28_O17	<p>RN/PAE-23-05 Table RN/PAE-23-05-2 on page 72 of PG&E's response compares the mileage in the top 20% of WFE, the top 20% of WORMs, and the top 20% of WORMs.</p> <p>a) Is our understanding (from PG&E's response to R20 PG&E-22-24 in its 2023 WMP) that the list of circuit segments ranked by WFE is based on the risk scores from WORMs and the feasibility score of undergrounding in other words, in the format below, the WORMs risk scores appear in the numerator and the feasibility of undergrounding appears in the denominator?</p> <p>b) Please confirm or correct the understanding stated above.</p> <p>c) Does the list of circuit segments ranked by WFE incorporate risk scores from WORMs? If yes, describe how.</p>	<p>a) The understanding stated above is correct. The WFE score is based on the WORM risk model. As noted in the formula stated above, the numerator of the WFE score is the risk-weighted risk value per mile from the WORM risk model, which is not completely identical to the "raw risk score" from the WORMs. At a high level, the purpose of both is to represent the normalized risk for each circuit segment. More risk is the average risk per mile, or the summation of risk scores along the circuit segment and dividing that by the number of miles the line passes through. Line-weighted risk per mile accounts for the length of the unbundled line that crosses within a mile and correlates across the risk on each point based on the volume of the mileage crossing each point to the weighted risk score per mile. This technical difference in representing risk captures changes in hardened and unbundled miles within a circuit segment.</p> <p>b) NA. All circuit segments were ranked by WFE based on the WORMs risk model results.</p> <p>c) PG&E developed a preliminary, isolated mitigation effectiveness for undergrounding considering the residual risk from secondary and service lines by considering the likely effectiveness of a mitigation consisting of undergrounding the primary line overhead hardening secondary and service lines. We considered how effective this combination would be in mitigating a potential ignition by assessing its likely effectiveness against more than 2,000 outage combinations (including including multiple, PIPED and EFRS) outages that occurred in PG&E's WFTD during wildfire season from 2018-2022.</p> <p>d) Please see WMP-Discovery2023_DIR_California/023-Dir-Q16/01 for the supporting data and worksheets for our part a response. The 87.7 percent effectiveness is shown on the Data Output: WFTD Admitted on 8/14.</p>	Holly Wehman	8/10/2023	8/15/2023	8/15/2023	0	NA	8.1.2.2	Grid Design and System Hardening	Undergrounding of electric lines and/or equipment
439	CaPA	Set WMP-28	CaPA_Set WMP-28_O18	18	CaPA_Set WMP-28_O18	<p>RN/PAE-23-05 Page 7 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 87.7 percent compared to the 89 percent."</p> <p>a) Describe how PG&E calculated the effectiveness of 87.7 percent.</p> <p>b) Provide supporting data and worksheets for your response to part (a).</p>	<p>a) As previously stated, the TAT was developed to fit the scope of the EVM program. The FTI scope is not the same as the EVM scope however similar the number of miles to be worked are. FTI does not require specifically defined clearance criteria. The Resource Time Inspection program require inspection by Time Risk Assessment Qualification (TRAQ) inspectors utilizing the ISA Basic True Assessment Form as needed. Enhanced clearance may be required if the assessment identifies potential for tree conflicts. Circumstances where this would lead to enhanced clearance include, but are not limited to, when trimming would result in more than 20% of the canopy being removed, making tree removal a better overall mitigation due to potential fire health impacts, and when best of other structural defects of an otherwise healthy tree have been identified to injure assets.</p> <p>b) Please see the response to part A of this question. Additionally, please see WMP-Discovery2023_DIR_California/023-Dir-Q16/01 for the "TAT How-To" and WMP-Discovery2023_DIR_California/023-Dir-Q16/02 for the 2017 ISA Basic True Risk Assessment form for the completion of the attributes and the data below the line.</p> <p>c) Please see the response to part B of this question.</p>	Holly Wehman	8/10/2023	8/15/2023	8/15/2023	1	NA	8.2.2	Vegetation Management and Inspections	Vegetation Management and Inspections
440	CaPA	Set WMP-28	CaPA_Set WMP-28_O19	19	CaPA_Set WMP-28_O19	<p>RN/PAE-23-07 Page 103 of PG&E's response states, "The TAT was developed to fit the scope of the EVM Program. With the inclusion of EVM, PG&E has decided to discontinue the use of TAT and will be moving forward with industry accepted assessments using the TRAQ form."</p> <p>a) Does the TAT beginning in 2024 in 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.</p> <p>b) Describe the ways in which the TAT and TRAQ form are similar.</p> <p>c) Describe the ways in which the TAT and TRAQ form are different.</p>	<p>a) Please see the response to part A of this question. Additionally, please see WMP-Discovery2023_DIR_California/023-Dir-Q16/01 for the "TAT How-To" and WMP-Discovery2023_DIR_California/023-Dir-Q16/02 for the 2017 ISA Basic True Risk Assessment form for the completion of the attributes and the data below the line.</p> <p>b) Please see the response to part B of this question.</p>	Holly Wehman	8/10/2023	8/15/2023	8/15/2023	2	NA	8.2.2	Vegetation Management and Inspections	Vegetation Management and Inspections
441	CaPA	Set WMP-28	CaPA_Set WMP-28_O20	20	CaPA_Set WMP-28_O20	<p>RN/PAE-23-07 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. However, PG&E will perform a study or analysis to compare the effectiveness of the TAT and the ISA TRAQ. This may include, for example, performing a subset of FTI work using both tools."</p> <p>a) If the answer to part (a) is yes, please describe the study PG&E plans to perform, and the date PG&E plans to conclude the study.</p> <p>b) If the answer to part (a) is no, please explain why not.</p>	<p>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.</p> <p>b) NA.</p> <p>c) Please see the response to question 19 of this request.</p>	Holly Wehman	8/10/2023	8/15/2023	8/15/2023	0	NA	8.2.2	Vegetation Management and Inspections	Vegetation Management and Inspections

434	CaPA	Set WMP-26	CaPA_Set WMP-26	13	CaPA_Set WMP-26_D13	<p>Re:PG&E-2024 Page 25 of PG&E's response states, with regard to field safety assessments, "inspectors can also recommend that a notification be cancelled if they believe it was created in error or if it was already completed."</p> <p>a) Describe the process by which an inspector performing a field safety assessment can recommend a notification be cancelled.</p> <p>b) If an inspector performing a field safety assessment recommends that a notification be cancelled, do any additional checks or verifications take place prior to cancelling the notification?</p> <p>c) If the answer to part (b) is yes, describe such additional checks or verifications.</p> <p>d) If the answer to part (c) is no, explain why not.</p>	Holly Wehman	8/10/2023	8/19/2023	8/19/2023	0	NA	8.1.8	Grid Operations and Procedures	NA
435	CaPA	Set WMP-26	CaPA_Set WMP-26	9	CaPA_Set WMP-26_C9	<p>Provide a list of all circuits in your system. For each circuit, provide:</p> <p>a) Circuit ID Number</p> <p>b) Peak load in Amps observed since January 1, 2024.</p> <p>c) Circuit Capacity in Amps</p>	Holly Wehman	7/27/2023	8/17/2023	8/17/2023	1	NA	8.1.2.2.	Grid Design and System Hardening	Undergrounding of Electric Lines and/or Equipment - Distribution
436	CaPA	Set WMP-26	CaPA_Set WMP-26	10	CaPA_Set WMP-26_D10	<p>Provide updated GIS layers of primary distribution, secondary distribution, and transmission lines, with the following attributes:</p> <p>a) Circuit ID Number</p> <p>b) Peak load in Amps observed since January 1, 2024.</p> <p>c) Circuit Capacity in Amps</p>	Holly Wehman	7/27/2023	8/17/2023	8/17/2023	1	NA	8.1.2.2.	Grid Design and System Hardening	Undergrounding of Electric Lines and/or Equipment - Distribution
437	CaPA	Set WMP-27	CaPA_Set WMP-27	1	CaPA_Set WMP-27_G1	<p>The article states the following: The California utility company PG&E spent about \$2.5 billion on a yearlong 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 abandoning the program, according to an internal analysis reviewed by The Wall Street Journal and interviews with utility executives.</p> <p>a) Did PG&E provide an internal analysis to the Wall Street Journal as described in the article?</p> <p>b) If the answer to part (a) is yes, please provide a copy of the internal analysis described in the article.</p> <p>c) If the answer to part (a) is no, please state when PG&E provided a copy of the internal analysis to the Wall Street Journal.</p> <p>d) If the answer to part (a) is no, please describe a copy of the internal analysis described in the article.</p> <p>e) If the answer to part (d) is no, please describe a copy of the internal analysis described in the article.</p>	Holly Wehman	8/4/2023	8/18/2023	8/18/2023	1	NA	8.2.2.5	Vegetation Management and Inspections	Focused Tree Inspections
438	CaPA	Set WMP-27	CaPA_Set WMP-27	2	CaPA_Set WMP-27_G2	<p>The article states the following: The California utility company PG&E spent about \$2.5 billion on a yearlong 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 abandoning the program, according to an internal analysis reviewed by The Wall Street Journal and interviews with utility executives.</p> <p>a) Please list the utility executives who were interviewed by The Wall Street Journal as described in the article.</p> <p>b) For each executive listed in part (a), provide the date or dates the interview occurred.</p> <p>c) For each executive listed in part (a), please provide transcripts of the interviews, if available.</p>	Holly Wehman	8/4/2023	8/19/2023	8/19/2023	1	NA	8.2.2.5	Vegetation Management and Inspections	Focused Tree Inspections
439	CaPA	Set WMP-27	CaPA_Set WMP-27	3	CaPA_Set WMP-27_G3	<p>The article states the following: [PG&E] now says that work was largely ineffective and is abandoning the program, according to an internal analysis reviewed by The Wall Street Journal and interviews with utility executives.</p> <p>a) Please explain what is meant by the statement quoted above that the work described in the article was "largely ineffective."</p> <p>b) Please quantify "largely ineffective."</p>	Holly Wehman	8/4/2023	8/19/2023	8/19/2023	0	NA	8.2.2.5	Vegetation Management and Inspections	Focused Tree Inspections
440	CaPA	Set WMP-27	CaPA_Set WMP-27	4	CaPA_Set WMP-27_G4	<p>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.</p> <p>a) Please provide the analysis and data to support the 13% reduction in ignitions during periods when fire risk was highest.</p> <p>b) Please provide the analysis and data to support the 7% reduction in ignitions across a full year.</p>	Holly Wehman	8/4/2023	8/19/2023	8/19/2023	2	NA	8.2.2.5	Vegetation Management and Inspections	Focused Tree Inspections
441	CaPA	Set WMP-27	CaPA_Set WMP-27	5	CaPA_Set WMP-27_G5	<p>In response to data request CAL0606004-PGE-2023WMP-14, question 6, on April 17, 2023, PG&E stated that it expected to complete the Substation Animal Abatement Effectiveness Study by July 18, 2023.</p> <p>a) Has PG&E completed the Substation Animal Abatement Effectiveness Study?</p> <p>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.</p> <p>c) If the answer to part (a) is no, please state when PG&E currently expects to complete the Substation Animal Abatement Effectiveness Study.</p>	Holly Wehman	8/4/2023	8/18/2023	8/18/2023	0	NA	8.1.2.12	Grid Design and System Hardening	Other Technologies and Systems - Substation Animal Abatement
442	CaPA	Set WMP-27	CaPA_Set WMP-27	6	CaPA_Set WMP-27_G6	<p>In response to data request TURN-PGE-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.</p> <p>a) Has PG&E completed the study described above?</p> <p>b) If the answer to part (a) is yes, please provide a copy of any reports or other output from the study described above.</p> <p>c) If the answer to part (a) is no, please state when PG&E currently expects to complete the study described above.</p>	Holly Wehman	8/4/2023	8/19/2023	8/19/2023	0	NA	NA	NA	NA
443	CaPA	Set WMP-27	CaPA_Set WMP-27	7	CaPA_Set WMP-27_G7	<p>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-PGE-3, question 3, on April 10, 2023.</p>	Holly Wehman	8/4/2023	8/18/2023	8/18/2023	1	NA	NA	NA	NA
444	OEIS	011	OEIS_011	1	OEIS_011_G1	<p>Regarding distribution detailed ground inspections:</p> <p>a. On page 48 of 49 of revised WMP, PGE states that it will shift from inspecting all HFTD tier 3 distribution assets annually and tier 2 assets every three years, to inspecting every and extreme consequence asset maps annually and high consequence asset maps every three years.</p> <p>b. Please provide the number of assets/structures (using the same asset/structure definition as WMP PG table 8.1.3.3, page 460) located in HFTD tier 3.</p> <p>c. Please provide the number of assets/structures (using the same asset/structure definition as WMP PG table 8.1.3.3, page 460) located in HFTD tier 2.</p>	Dakota Smith	8/18/2023	8/23/2023	8/23/2023	0	NA	8.1.3.1	Asset Inspections	Detailed Ground Inspection

443	OCIS	011	011	011	2	OCIS_011_Q2	<p>Regarding PG&E's Grid Design and Maintenance Quality Control</p> <p>In its Revision Notice Response, PG&E states that it is "working to integrate OC with [OC] execution processes." This approach will create real-time learning to coach and guide workers, and that minimum sample sizes and pass rate target "would factor PG&E's flexibility." (Page 30)</p> <p>1. Describe this approach, including the similarities and differences from the current and previous approach to OC.</p> <p>2. Provide the timeline for integrating this approach.</p> <p>3. 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 QAQC 3,000 circuit miles in each year of the WMP cycle), or how PG&E determines the sample size for OC (i.e., the criteria for when and where PG&E performs OC).</p> <p>4. Describe any performance metrics PG&E has developed related to this approach and any targets for performance for 2023-2025.</p> <p>5. Explain why PG&E can provide year-to-date pass rate results for its OC program (Table RN/PG&E-23-03-1) but not pass rate targets for the 2023-2025 WMP cycle.</p>	<p>1. OC is integrating with execution processes by completing OC on a similar timeline than has been historically executed, allowing for greater opportunities for training inspectors, sharing learnings, and making corrections, as necessary. By integrating shorter timelines to review and identify issues, PG&E can work with stakeholders who work has been recently completed, enabling both more timely corrective actions and additional operational efficiencies (e.g., bringing the prior inspector back to a failed location before the inspector has departed the area). Additionally, PG&E continues to leverage standard work, early alignment on audit criteria, administrator trainings, and standardized quality data collection and analysis to inform corrective actions.</p> <p>Below is the process the OC follows in 2023:</p> <ul style="list-style-type: none"> Execution completes the scheduled work. Completed work locations enter the queue of OC-eligible locations. OC completes their review of the OC-eligible locations through desktop and/or field review. OC either uses any OC failures with the OC execution team. OC-completed locations become eligible for QA sampling. The system identifies OC locations with execution during the second and third bundles of the processes described above for 2023. PG&E is continuing to explore additional opportunities for further integration of the scheduled OC functions. PG&E plans to begin the integrated OC Model in 2024. The specific timing of this action will depend on the System Inspection work execution schedule. Historically, the System Inspection teams start the work execution process near the end of Q1/beginning of Q2. PG&E will determine sample sizes for integrated OC utilizing a statistical sampling methodology of the completed risk-informed execution work product in HFTD areas. As noted in PG&E's response to CA/PA-OC, Question 1a, PG&E is pursuing OC on 30% of all System Inspections following the to-be integrated model within HFTD, barring external factors. PG&E does not have a target for 2023 because we are looking to implement this process in 2024. We will evaluate establishing performance metrics and/or targets for 2023 once we have had an opportunity to implement the process in 2024 and use those metrics to create a baseline for the current year. 	<p>Diakota Smith</p> <p>8/18/2023</p> <p>8/23/2023</p> <p>8/23/2023</p> <p>https://www.pge.com/assets/documents/2023-08-23-OC-Integration-Response.pdf</p> <p>https://www.pge.com/assets/documents/2023-08-23-OC-Integration-Response.pdf</p> <p>https://www.pge.com/assets/documents/2023-08-23-OC-Integration-Response.pdf</p>	0	NA	8.1.6	Quality Assurance and Quality Control	NA
444	OCIS	011	011	011	3	OCIS_011_Q3	<p>Regarding PG&E's Vegetation Management Quality Control</p> <p>In its Revision Notice Response, PG&E states that it is "working to integrate OC with [OC] execution processes." This approach will create real-time learning to coach and guide workers, and that minimum sample sizes and pass rate target "would factor PG&E's flexibility." (Page 38)</p> <p>1. Describe this approach, including the similarities and differences from the current and previous approach to OC.</p> <p>2. Provide the timeline for integrating this approach.</p> <p>3. 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 QAQC 3,000 circuit miles in each year of the WMP cycle), or how PG&E determines the sample size for OC (i.e., the criteria for when and where PG&E performs OC).</p> <p>4. Describe any performance metrics PG&E has developed related to this approach and any targets for performance for 2023-2025.</p> <p>5. Explain why PG&E can provide year-to-date pass rate results for its OC program (Table RN/PG&E-23-03-2) but not pass rate targets for the 2023-2025 WMP cycle.</p>	<p>1. Please see the approach described in response to Request 25(a). We are applying the same approach to our vegetation management OC.</p> <p>2. PG&E plans to begin the integrated OC Model in Q2 of 2024.</p> <p>3. PG&E continues to integrate OC utilizing statistical sampling methodology of the completed risk-informed execution work product in HFTD areas.</p> <p>4. Please see the response to Request 25(b) for a description of why we do not have targeted performance metrics. We are consistently applying this approach to vegetation management OC program.</p> <p>5. Please see the response to Request 20(b) for an explanation as to why we can provide year-to-date pass rate results for our OC program but not for our 2023-2025 WMP cycle. The explanation for our vegetation management OC program is consistent with our asset inspection OC program.</p>	<p>Diakota Smith</p> <p>8/18/2023</p> <p>8/23/2023</p> <p>8/23/2023</p> <p>https://www.pge.com/assets/documents/2023-08-23-OC-Integration-Response.pdf</p> <p>https://www.pge.com/assets/documents/2023-08-23-OC-Integration-Response.pdf</p> <p>https://www.pge.com/assets/documents/2023-08-23-OC-Integration-Response.pdf</p>	0	NA	8.1.6	Quality Assurance and Quality Control	NA
413	CaPA	Set WMP-26	CaPA_Set WMP-26	10SPUP		CaPA_Set WMP-26_005RUP	<p>Provide a list of all circuits in your system. For each circuit, provide:</p> <p>(a) Circuit ID Number</p> <p>(b) Peak load in Amperes observed since January 1, 2014.</p> <p>(c) Circuit Capacity in Amperes</p>	<p>In this response, PG&E provides the requested data for the PG&E owned active transmission circuits in our system that was 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 line, incorrectly removed lines.</p> <p>Please see "WMP-Discovery2023_DR_CaPAActivities_028-00008901A01n1.xlsx" for a list of transmission circuits (outpost (a)), 2022 peak load (outpost (b)), and their capacity (outpost (c)).</p> <p>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 values 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 previously 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 Amperage reading.</p> <p>Active 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 amperage, it is likely that an emergency condition was present.</p> <p>Please see below for the definitions of rating type terms:</p> <ul style="list-style-type: none"> Normal Amperage: The allowable continuous load that can be carried under normal operating temperature. Emergency Amperage: Maximum load permitted for short duration in emergencies resulting from the outage of other facilities. Emergency loading is limited to four hours per day and should not exceed a total limit 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_CaPAActivities_028-00008901A01n1.xlsx" during the normal course of business. It is a cross-referenced spreadsheet response to Energy Safety on Request. <p>The attachment to this response contains confidential material and is provided pursuant to the accompanying confidentiality declaration.</p> <p>Please refer to "WMP-Discovery2023_DR_CaPAActivities_028-00008901A01n1.xlsx" for the requested GIS attributes for PG&E's transmission system. Please note, "blanks" identified in "WMP-Discovery2023_DR_CaPAActivities_028-00008901A01n1.xlsx" are represented with "0" in the attached GIS file. Please also see our supplemental response to Question 3 of this Data Request and for additional context regarding the transmission peak load and circuit capacity data provided in "WMP-Discovery2023_DR_CaPAActivities_028-00008901A01n1.xlsx".</p>	<p>Holly Whitman</p> <p>7/27/2023</p> <p>8/24/2023</p> <p>8/24/2023</p> <p>https://www.pge.com/assets/documents/2023-08-24-CaPA-Response-005RUP.pdf</p> <p>https://www.pge.com/assets/documents/2023-08-24-CaPA-Response-005RUP.pdf</p> <p>https://www.pge.com/assets/documents/2023-08-24-CaPA-Response-005RUP.pdf</p>	1	NA	8.1.2.2	Grid Design and System Hardening	Undergoing of Electric Lines and/or Equipment - Distribution
414	CaPA	Set WMP-26	CaPA_Set WMP-26	10SPUP		CaPA_Set WMP-26_005RUP	<p>Provide updated GIS layers of primary distribution, secondary distribution, and transmission lines, with the following attributes:</p> <p>(a) Circuit ID Number</p> <p>(b) Peak load in Amperes observed since January 1, 2014.</p> <p>(c) Circuit Capacity in Amperes</p>	<p>Please see the attached spreadsheet "WMP-Discovery2023_DR_SPD_010-0001-A01n1.xlsx" with information summarized from Table 11 of PG&E's most recently submitted QDR (R) 2023 submitted Aug 1, 2023.</p> <p>PG&E will update our FTI processes to reflect a change in process for 2024 that will require users to record level 2 inspection data through a digitized Tree Risk Assessment Form. This intent is to create a record of any safety potential tree indicating that it has been assessed with a Level 2 inspection.</p> <p>The Quality Management team will use a list of completed Focused Tree Inspection (FTI) locations and completed Tree Risk Assessment forms to perform quality assessments.</p> <p>The Major Infrastructure Delivery - Quality Management team performs quality assessments in accordance with the FTI procedure under WMP-Discovery2023_DR_010-0001-A01n1.pdf.</p> <p>1. How are these data the inspection document reviewed before that confirms information of a tree as a hazard, or not a hazard, and any resulting assessment prescription?</p> <p>2. PG&E does not record this information, justify why it does not record this information.</p> <p>3. In response to remedy, PG&E states that it plans to only inspect part of its Areas of Concern through the Focused Tree Inspections. What is PG&E's purpose in identifying all 4,812 circuit miles that comprise the Areas of Concern if it only plans to perform Focused Tree Inspections on 4% of those miles by the end of 2024?</p> <p>4. PG&E's responses to Data Request P/PP/PP/PP-2023-0101_001n1_Question 2, PG&E describes updates it made to the Tree Assessment Tool (TAT) in 2022.</p> <p>5. How the updated TAT user operational?</p> <p>(1) If so, when was it operationalized? (i.e., used by all inspectors in the field to perform tree risk assessment under EMS)</p> <p>(2) If not, why was it not operationalized?</p> <p>6. Provide the most recent version of the updated TAT, even if that version was not operationalized.</p> <p>7. Provide any reports regarding the 2022 update of the TAT, including, but not limited, documentation of methodology, applications, external reviews, and external reviews.</p> <p>8. In response to remedy, PG&E states that the current residual risk due to Tree Removal Inventory trees is 7% of vegetation risk in the HFTD. Data PG&E's analysis regarding the "percent of vegetation risk" assume that 100% of the vegetation risk in the HFTD can be mitigated?</p> <p>9. If so, justify this assumption.</p> <p>10. In response to remedy, PG&E states that it expects its updated Distribution Inspection Procedure to achieve improved risk reduction of approximately 2 percent over the legacy Distribution Inspection Procedure. 5. Populate the empty cells of the following table:</p> <p>Risk Status: Redundant</p>	<p>Holly Whitman</p> <p>7/27/2023</p> <p>8/24/2023</p> <p>8/24/2023</p> <p>https://www.pge.com/assets/documents/2023-08-24-CaPA-Response-005RUP.pdf</p> <p>https://www.pge.com/assets/documents/2023-08-24-CaPA-Response-005RUP.pdf</p> <p>https://www.pge.com/assets/documents/2023-08-24-CaPA-Response-005RUP.pdf</p>	1	NA	8.1.2.2	Grid Design and System Hardening	Undergoing of Electric Lines and/or Equipment - Distribution
445	CPUC - SPD (Safety Policy Division)	010	CPUC - SPD (Safety Policy Division)_010	1	SPD (Safety Policy Division)	<p>Populate the attached spreadsheet with information summarized from Table 11 of PG&E's most recently submitted QDR (R) 2023 submitted Aug 1, 2023.</p>	<p>Please see the attached spreadsheet "WMP-Discovery2023_DR_SPD_010-0001-A01n1.xlsx" with information summarized from Table 11 of PG&E's most recently submitted QDR (R) 2023 QDR, which was submitted to Energy Safety on August 1, 2023.</p>	<p>Kevin Miller</p> <p>8/04/2023</p> <p>9/1/2023</p> <p>8/31/2023</p> <p>https://www.pge.com/assets/documents/2023-08-31-SPD-Response-010.pdf</p> <p>https://www.pge.com/assets/documents/2023-08-31-SPD-Response-010.pdf</p> <p>https://www.pge.com/assets/documents/2023-08-31-SPD-Response-010.pdf</p>	1	NA	QDR	NA	NA	
446	OCIS	012	012	012	1	OCIS_012_Q1	<p>OCIS: Regarding PG&E's Response to RN/PG&E-23-07</p> <p>a. Considering that there are no fields in ChvM/N to collect Level 2 inspection data, the TRAQ form will not be applicable, and the Focused Tree Inspection procedure does not require inspectors to take a photo of completed TRAQ items, what data and information to PG&E plans to use to perform field-level quality control on Level 2 inspections performed after Focused Tree Inspections?</p> <p>b. Describe the quality control procedures for Focused Tree Inspections.</p> <p>c. How are the photo TRAQ items generated through focused tree inspections collected and stored by PG&E?</p> <p>d. For Focused Tree Inspections, Routine, and Inspected Photos?</p> <p>e. How are these data the inspection document reviewed before that confirms information of a tree as a hazard, or not a hazard, and any resulting assessment prescription?</p> <p>f. PG&E does not record this information, justify why it does not record this information.</p> <p>g. In response to remedy, PG&E states that it plans to only inspect part of its Areas of Concern through the Focused Tree Inspections. What is PG&E's purpose in identifying all 4,812 circuit miles that comprise the Areas of Concern if it only plans to perform Focused Tree Inspections on 4% of those miles by the end of 2024?</p> <p>h. PG&E's responses to Data Request P/PP/PP/PP-2023-0101_001n1_Question 2, PG&E describes updates it made to the Tree Assessment Tool (TAT) in 2022.</p> <p>i. How the updated TAT user operationalized? (i.e., used by all inspectors in the field to perform tree risk assessment under EMS)</p> <p>j. If not, why was it not operationalized?</p> <p>k. Provide the most recent version of the updated TAT, even if that version was not operationalized.</p> <p>l. Provide any reports regarding the 2022 update of the TAT, including, but not limited, documentation of methodology, applications, external reviews, and external reviews.</p> <p>m. In response to remedy, PG&E states that the current residual risk due to Tree Removal Inventory trees is 7% of vegetation risk in the HFTD. Data PG&E's analysis regarding the "percent of vegetation risk" assume that 100% of the vegetation risk in the HFTD can be mitigated?</p> <p>n. If so, justify this assumption.</p> <p>o. In response to remedy, PG&E states that it expects its updated Distribution Inspection Procedure to achieve improved risk reduction of approximately 2 percent over the legacy Distribution Inspection Procedure. 5. Populate the empty cells of the following table:</p> <p>Risk Status: Redundant</p>	<p>PG&E will update our FTI processes to reflect a change in process for 2024 that will require users to record level 2 inspection data through a digitized Tree Risk Assessment Form. This intent is to create a record of any safety potential tree indicating that it has been assessed with a Level 2 inspection.</p> <p>The Quality Management team will use a list of completed Focused Tree Inspection (FTI) locations and completed Tree Risk Assessment forms to perform quality assessments.</p> <p>The Major Infrastructure Delivery - Quality Management team performs quality assessments in accordance with the FTI procedure under WMP-Discovery2023_DR_010-0001-A01n1.pdf.</p> <p>1. How are these data the inspection document reviewed before that confirms information of a tree as a hazard, or not a hazard, and any resulting assessment prescription?</p> <p>2. PG&E does not record this information, justify why it does not record this information.</p> <p>3. In response to remedy, PG&E states that it plans to only inspect part of its Areas of Concern through the Focused Tree Inspections. What is PG&E's purpose in identifying all 4,812 circuit miles that comprise the Areas of Concern if it only plans to perform Focused Tree Inspections on 4% of those miles by the end of 2024?</p> <p>4. PG&E's responses to Data Request P/PP/PP/PP-2023-0101_001n1_Question 2, PG&E describes updates it made to the Tree Assessment Tool (TAT) in 2022.</p> <p>5. How the updated TAT user operationalized? (i.e., used by all inspectors in the field to perform tree risk assessment under EMS)</p> <p>6. Provide the most recent version of the updated TAT, even if that version was not operationalized.</p> <p>7. Provide any reports regarding the 2022 update of the TAT, including, but not limited, documentation of methodology, applications, external reviews, and external reviews.</p> <p>8. In response to remedy, PG&E states that the current residual risk due to Tree Removal Inventory trees is 7% of vegetation risk in the HFTD. Data PG&E's analysis regarding the "percent of vegetation risk" assume that 100% of the vegetation risk in the HFTD can be mitigated?</p> <p>9. If so, justify this assumption.</p> <p>10. In response to remedy, PG&E states that it expects its updated Distribution Inspection Procedure to achieve improved risk reduction of approximately 2 percent over the legacy Distribution Inspection Procedure. 5. Populate the empty cells of the following table:</p> <p>Risk Status: Redundant</p>	<p>Diakota Smith</p> <p>8/30/2023</p> <p>9/27/2023</p> <p>9/27/2023</p> <p>https://www.pge.com/assets/documents/2023-09-27-OCIS-Response-012.pdf</p> <p>https://www.pge.com/assets/documents/2023-09-27-OCIS-Response-012.pdf</p> <p>https://www.pge.com/assets/documents/2023-09-27-OCIS-Response-012.pdf</p>	4	NA	8.2.2.5	Vegetation Management and Inspections	Focused Tree Inspections
447	OCIS	012	012	012	2	OCIS_012_Q2	<p>OCIS: Regarding PG&E's Response to RN/PG&E-23-03</p> <p>a. In its response regarding 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." Is it meant by this statement, particularly given PG&E has provided effectiveness estimates for EPSS previously?</p> <p>b. In PG&E's 2023-2025 WMP, PG&E provides an estimated effectiveness of 68% for EPSS in 2022. Is this an accurate effectiveness estimate? If not, why?</p> <p>c. When does PG&E plan on conducting a more updated effectiveness estimate? What factors is PG&E including for the calculation?</p>	<p>1. This statement was tied to the assessment prior, in which PG&E explains the "EPSS" goal-based inspection provides critical information for both system and risk reduction for both system and reliability risk. PG&E's reference to "does not have detailed mitigation effectiveness" is referring specifically to and must be read in context with the reliability effectiveness of EPSS mitigation work, for which there is no statistical effectiveness analysis available at this time.</p> <p>2. Yes, the EPSS ignition mitigation effectiveness value is still accurate.</p> <p>3. With respect to ignition mitigation effectiveness values for EPSS that have previously been provided, these are point estimates metrics based on empirical data from the implementation of the 2022 EPSS program.</p> <p>4. How relevant is this data to the current assessment of ignition mitigation effectiveness of EPSS that is currently underway with the UCLA B. John Garcia Institute for Risk Science, which provides empirical data on ignition mitigation effectiveness and program criteria along with quantified uncertainty.</p> <p>5. The goal of the work with the UCLA B. John Garcia Institute for Risk Science is anticipated to conclude in November of this year. The differences between the calculated and the current assessment do not necessarily include additional factors but rather a refined statistical approach.</p>	<p>Diakota Smith</p> <p>8/30/2023</p> <p>9/5/2023</p> <p>9/5/2023</p> <p>https://www.pge.com/assets/documents/2023-09-05-OCIS-Response-012.pdf</p> <p>https://www.pge.com/assets/documents/2023-09-05-OCIS-Response-012.pdf</p> <p>https://www.pge.com/assets/documents/2023-09-05-OCIS-Response-012.pdf</p>	0	NA	8.1.2.10	Grid Design and System Hardening	Downed Conductor Detection Devices

456	CalPA	Set WMP-20	CalPA_Set_WMP-20	7	CalPA_Set_WMP-20_Q7	<p>Page 2 of PG&E's reply comments filed on September 1, 2023, states, "EPSS generally does not create outage events that would not have otherwise occurred. EPSS settings enable the line to more quickly return to standard settings, but EPSS settings do not increase the number of outages on their own."</p> <p>Please state the basis for the above claim that EPSS generally does not create outage events that would not have otherwise occurred.</p> <p>Please provide any supporting studies, analyses, reports, or other documentation to support your response to part (a).</p>	Holly Wehman	9/7/2023	9/27/2023	9/27/2023	https://www.pge.com/cgi_bin/commnet.cgi?doc=/wp/2023/09/07/09272023-09272023	0	NA	8.1.8.1.1	Grid Operations and Procedures	Protective Equipment and Device Settings	
457	CalPA	Set WMP-20	CalPA_Set_WMP-20	8	CalPA_Set_WMP-20_Q8	<p>Page 3 of PG&E's reply comments filed on September 1, 2023, states, "The number of outages in the HFRA from May to October decreased significantly from 2021 to 2022. Additionally, the number of outages in the HFRA during the same time period was only slightly higher in 2022 (8,140 outage events) than in 2021 (8,128 outage events) before EPSS was enabled. Per PG&E's quarterly data reports, PG&E generally experienced lower RWFO circuit mile days in 2022 than in 2020."</p> <p>2020: 2026 Q1 Q2 Q3 Q4 Q1-Q4 Red Flag Warning overhead circuit mile days - HFTD tier 2 14,708 105,138 (0.0038,182,274.0) Red Flag Warning overhead circuit mile days - HFTD tier 3 1,647 20,214 16,124 (0.00139,740.0)</p> <p>a) How PG&E performed a study to compare the weather-normalized number of outages in 2020, 2021, and 2022 to determine changes in the weather-normalized outage count across the three years? This may include, for example, normalizing the number of outages by RWFO days, high wind days, high temperature days, or some other metric or set of metrics.</p> <p>b) If the answer to part (a) is yes, please explain how PG&E normalized the outage counts by weather.</p> <p>c) If the answer to part (a) is yes, please provide the results of any such study or analysis.</p> <p>d) If the answer to part (a) is no, please explain why not.</p>	Holly Wehman	9/7/2023	9/27/2023	9/27/2023	https://www.pge.com/cgi_bin/commnet.cgi?doc=/wp/2023/09/07/09272023-09272023	0	NA	7.2.1	Wildfire Mitigation Strategy Development	Overview of Mitigation Initiatives and Activities	
458	OEIS	013	OEIS_013	1	OEIS_013_Q1	<p>Q01: Regarding Section 6.1.1, risk score calculations</p> <p>It is unclear from statements in its revised 2023-2025 WMP (revised 8/7) whether PG&E uses probability distributions or maximum values in its risk score calculations—both of which are mandated by consequence (CARE). On pages 173-174 (section 6) PG&E discusses how a classifier system is used to calculate mean (average) NARs by zone which are then aggregated to a risk score.</p> <p>These explanations of how consequences are calculated in section 6 appears inconsistent with Table 9.2.2.1 on page 908 (section 6). The table states maximum population impact from Techno-economic simulation is used to calculate consequence, and that maximum buildings impact from Techno-economic simulation is used to calculate fire consequence.</p> <p>To address this data request:</p> <p>1. Please indicate whether the consequence component of PG&E's risk score calculations (CARE) uses averages of maximum values.</p> <p>2. If PG&E uses maximum values in the consequence component of its risk score calculations, please indicate which maximum values it uses and explain why maximum values are used instead of averages.</p>	Dakota Smith	9/8/2023	9/13/2023	9/13/2023	https://www.pge.com/cgi_bin/commnet.cgi?doc=/wp/2023/09/08/09132023-09132023	0	NA	6.1.1.1	Risk Score Calculations	NA	
459	TURN	014	TURN_014	1	TURN_014_Q1	<p>On September 11, 2023, PG&E submitted a request to supplement its 2023-2025 WMP submission to which OEIS responded on September 13, 2023. PG&E's request indicated that PG&E wishes to include additional information responses to items raised in the 2023-2025 Revision Notice.</p> <p>Please provide all documents used in the response to the Revision Notice that reflect "documents" already in PG&E's possession that were created on or after August 7, 2023 (the date of PG&E's response to the Revision Notice) that reflect communication between an employee or other representative of PG&E and an employee or other representative of OEIS related to PG&E's 2023-2025 WMP. Please exclude from the response documents that are publicly available through the OEIS website, such as state requests from OEIS and PG&E's responses to such state requests.</p>	Tom Long	9/15/2023	9/29/2023	9/29/2023	https://www.pge.com/cgi_bin/commnet.cgi?doc=/wp/2023/09/15/09292023-09292023	1	NA	NA	NA	NA	NA
460	OEIS	014	OEIS_014	1	OEIS_014_Q1	<p>Q01: Regarding Wildfire Benefit Cost Analysis</p> <p>In PG&E's Supplemental Revision Notice Response, PG&E states that it will be moving away from the WFE to a Wildfire Benefit Cost Analysis (WBCA) at the circuit segment level" (p. 78)</p> <p>1. How does PG&E determine which mitigations are used in combination when evaluating across effectiveness in the example in Table RWFOGE-23-05-3, known covered conductor with EPSS and DCOU? Please provide the calculations used for the normalized risk values shown in Table RWFOGE-23-05-3 (7) to (8).</p> <p>2. How is PG&E calculating the normalized risk avoidance (as described on p. 80)?</p> <p>3. PG&E also states that it plans to present the benefit/cost model and mitigation selection results using this model in our Service BI (SB) file plan that we intend to file with Energy Safety (p. 82)</p> <p>1. What is PG&E's timeline for the development and implementation of WBCA? This should include (but not be limited to) when PG&E is planning on phasing from WFE to WBCA, as well as when PG&E's engineering and hardware plans will begin to be informed by WBCA opposed to WFE.</p> <p>2. How PG&E analyzed the prioritization or mitigation selection difference between implementing WFE vs. WBCA? If so, provide such supporting analysis.</p>	Dakota Smith	9/08/2023	10/11/2023	10/11/2023	https://www.pge.com/cgi_bin/commnet.cgi?doc=/wp/2023/09/08/09112023-09112023	0	NA	8.1.2.2	Grid Design and System Hardening	Undergrounding of electric lines and/or adjustment	
461	OEIS	014	OEIS_014	2	OEIS_014_Q2	<p>Q02: Regarding backlog risk reduction</p> <p>a) Provide PG&E's calculations for risk reduction percentages broken down annually for both the initial open tag reduction targets in PG&E's Table PG&E-17-2 (PG&E's original 2023-2025 Wildfire Mitigation Plan, p. 455) compared to the revised Table PG&E-17-2 (PG&E's latest 2023-2025 WMP) as filed with its Supplemental Revision Notice Response, p. 355. This should include a discussion of how PG&E's calculations for risk reduction, as well as a discussion of its risk value and overall risk impact.</p> <p>b) Provide PG&E's overall calculations for risk reduction percentages for its original 2023-2025 WMP plan for addressing backlog compared to PG&E's new plan for addressing backlog as outlined in its Supplemental Revision Notice Response. This should also account for any new risk introduced from delays in responding to Priority E and tags that may not follow O2-05 requirements due to backlog. This should include a discussion of how PG&E's calculations for risk reductions, as well as both a reduction in risk value and overall risk impact.</p> <p>c) Explain the difference between the percent risk value and the risk impact as shown in Table RWFOGE-23-04.2 (p. 55) (for instance, 2023 has a 40 percent risk reduction, but only a 2.4 percent risk impact reduction).</p>	Dakota Smith	10/6/2023	10/11/2023	10/11/2023	https://www.pge.com/cgi_bin/commnet.cgi?doc=/wp/2023/10/06/10112023-10112023	0	NA	8.1.7	Open Work Orders	NA	
462	MDRA	Data Request No. 7	MDRA_Data Request No. 7	1	MDRA_Data Request No. 7	<p>Please list the titles and qualifications of the team members on the Public Safety Specialist team. Specifically please note the level of experience team members have in:</p> <p>a. Risk modeling including using Techno-economic or other simulation tools</p> <p>b. Traffic control and evacuation modeling</p> <p>c. Incident triaging and suppression</p> <p>Please include specific roles, experience or accomplishments.</p>	Joseph Mitchell	10/6/2023	10/10/2023				8.4.4.1	Emergency Preparedness	Protocols for Emergency Communications		

463	MGRA	Data Request No. 7	MGRA_Data Request No. 7	2	MGRA_Data Request No. 7	Are ingress and egress concerns determined solely by the potential for falling poles or does the PSES team also analyze the potential for entrapment by fast moving wildlife and/or inefficient roofs? PSES: When PG&E conducted the EACOP analysis, our PSES team members reviewed each system hardening project during the scoring process to determine if egress/egress issues existed at the site. Given the time and effort required to repeat this type of analysis, PG&E is instead using a PSES proxy in this alternative analysis. In place of a PSES team member reviewing each of the 2023-2024 project sites selected by WDRM v3, PG&E is using the PSES score for each circuit and applying it to each segment on that circuit. If the PSES score for a circuit is high (score = 105), then the model considers there to be an unreasonable risk on each of the segments that exist on that circuit. How representative is the proxy PSES score of the entire circuit? Specifically: a. How many hardening projects are there per circuit? Provide a distribution if possible. b. What fraction does the hardening project typically take up of the circuit? Provide a distribution if possible. c. How are the ERS scores are determined and how these compare against WDRM v3. d. Is PSES egress/egress scoring used as an element incorporated into the risk model as it is used as an independent decision tree branch point? e. What fraction of underground projects rely on PSES egress/egress scores to make the determination to underground? f) Provide the fraction for cases where it was the only primary determinant and g) Provide the fraction for cases where PSES egress/egress was only one of many factors used in the determination to underground.	Joseph Mitchell	10/9/2023	10/12/2023			8.1.3	Asset Inspections	NA
464	MGRA	Data Request No. 7	MGRA_Data Request No. 7	3	MGRA_Data Request No. 7	This data request relates to PG&E's Wildlife Distribution Risk Model version 4 (hereinafter referred to as "WDRM v4"). If any of the requested documents or information is not yet complete and available, please state in your responses when you expect the documents or information to be complete and available. a) Please list all distinct risk scores generated by PG&E's WDRM v4. For example, WDRM v3 generated 17 different risk scores. b) For each risk score in part (a), please provide a category or brief description of the type of risk the score represents. c) For each risk score in part (a), please provide a brief explanation of how PG&E intends to use that risk score. d) For each risk score in part (a), please list all PG&E wildlife mitigation initiatives that are informed by that risk score. e) For each risk score in part (a), please state the most granular level available for that risk score. For example, in WDRM v3, the most granular level available would be the risk score associated with individual 100m x 100m pixels. f) For each risk score in part (a), please state the granularity at which the risk score is used to inform wildlife mitigation initiatives (e.g. circuit segment, circuit, individual asset, etc.).	Joseph Mitchell	10/9/2023	10/12/2023			8.1.3	Asset Inspections	NA
465	CalPA	Set WMP-30	CalPA_Set WMP-30	1	CalPA_Set WMP-30_G1	This data request relates to PG&E's Wildlife Distribution Risk Model version 4 (hereinafter referred to as "WDRM v4"). If any of the requested documents or information is not yet complete and available, please state in your responses when you expect the documents or information to be complete and available. a) Please list all composite (or aggregate) risk scores generated by PG&E's WDRM v4. For example, WDRM v3 generated five composite risk scores. b) For each risk score in part (a), please provide a category or brief description of the type of risk the score represents. c) For each risk score in part (a), please provide a brief explanation of how PG&E intends to use that risk score. d) For each risk score in part (a), please list all PG&E wildlife mitigation initiatives that are informed by that risk score. e) For each risk score in part (a), please state the most granular level available for that risk score. For example, in WDRM v3, the most granular level available would be the risk score associated with individual 100m x 100m pixels. f) For each risk score in part (a), please state the granularity at which the risk score is used to inform wildlife mitigation initiatives (e.g. circuit segment, circuit, individual asset, etc.).	Holly Wehman	10/11/2023	10/25/2023			2022 WMP Section 4.5	Model Metrics and Calculation Methodologies	NA
466	CalPA	Set WMP-30	CalPA_Set WMP-30	2	CalPA_Set WMP-30_G2	This data request relates to PG&E's Wildlife Distribution Risk Model version 4 (hereinafter referred to as "WDRM v4"). If any of the requested documents or information is not yet complete and available, please state in your responses when you expect the documents or information to be complete and available. a) Please list all composite (or aggregate) risk scores generated by PG&E's WDRM v4. For example, WDRM v3 generated five composite risk scores. b) For each risk score in part (a), please provide a category or brief description of the type of risk the score represents. c) For each risk score in part (a), please provide a brief explanation of how PG&E intends to use that risk score. d) For each risk score in part (a), please list all PG&E wildlife mitigation initiatives that are informed by that risk score. e) For each risk score in part (a), please state the most granular level available for that risk score. For example, in WDRM v3, the most granular level available would be the risk score associated with individual 100m x 100m pixels. f) For each risk score in part (a), please state the granularity at which the risk score is used to inform wildlife mitigation initiatives (e.g. circuit segment, circuit, individual asset, etc.).	Holly Wehman	10/11/2023	10/25/2023			2022 WMP Section 4.5	Model Metrics and Calculation Methodologies	NA
467	CalPA	Set WMP-30	CalPA_Set WMP-30	3	CalPA_Set WMP-30_G3	Please provide a GIS file that details the most granular level (as discussed in questions 1(a) and 2(a)) available for each risk score identified in questions 1(a) and 2(a). This file should contain the following: a) Geometric features detailing the most granular level available for each risk score. This may be polygons that depict "bins," lines that depict circuit segments, points that depict assets, or other geometry that best suits the relevant risk scores. If multiple risk scores share geometry (e.g., multiple risk scores that are calculated at the "pixel" level), there is no need to include multiple layers that depict the same physical geometry. b) For each geometric feature, please include all relevant risk scores from questions 1(a) and 2(a) as attributes. The following questions refer to the risk scores generated from WDRM v4. This should be understood to refer to PG&E's responses to questions 1 and 2 above.	Holly Wehman	10/11/2023	10/25/2023			2022 WMP Section 4.5	Model Metrics and Calculation Methodologies	NA
468	CalPA	Set WMP-30	CalPA_Set WMP-30	4	CalPA_Set WMP-30_G4	Please provide a GIS file that details the risk scores at the same granularity that is currently used to inform wildlife mitigation measures (as discussed in questions 1(f) and 2(f)). This file should contain the following: a) Geometric features detailing the relevant geometry for each risk score. This may be polygons that depict "bins," lines that depict circuit segments, points that depict assets, or other geometry that best suits the relevant risk scores. If multiple risk scores share geometry (e.g., multiple risk scores that are used to inform mitigation measures at the circuit segment level), there is no need to include multiple layers that depict the same physical geometry. b) For each geometric feature, please include all relevant risk scores from questions 1(a) and 2(a) as attributes. c) For each geometric feature, include the circuit identification number as an attribute. d) For each geometric feature, include the circuit name as an attribute. e) For each geometric feature, include the circuit segment name as an attribute. f) As needed, include unique identification for each geometric feature (e.g., asset ID, substitution name, etc.). The following questions refer to the risk scores generated from WDRM v4. This should be understood to refer to PG&E's responses to questions 1 and 2 above.	Holly Wehman	10/11/2023	10/25/2023			2022 WMP Section 4.5	Model Metrics and Calculation Methodologies	NA
469	CalPA	Set WMP-30	CalPA_Set WMP-30	5	CalPA_Set WMP-30_G5	Please provide a spreadsheet that lists (as rows) each circuit segment that is included in the Wildlife Distribution Risk Model v4. This spreadsheet should include, at minimum, the following columns: a) Name or ID number of each circuit segment. b) Circuit name for the circuit that each segment is part of. c) Circuit ID for the circuit that each segment is part of. d) Nominal voltage. e) The pixel count of the circuit segment. (Cal Advocates understands this to be the number of 100m x 100m pixels analyzed by the WDRM v4 along the length of the circuit segment). f) The average risk value(s) associated with each pixel along the circuit segment. (In previous versions of the risk model, this was referred to as the "mean WDRM v3 core risk" or "mean risk"). g) Total circuit-miles on the circuit segment. h) Total overhead circuit-miles on the circuit segment. i) Total non-HTD overhead circuit-miles on the circuit segment. j) Total Tier 2 overhead circuit-miles on the circuit segment. k) Total Tier 3 overhead circuit-miles on the circuit segment. l) Total underground circuit-miles on the circuit segment. m) Total non-HTD underground circuit-miles on the circuit segment. The following questions refer to the risk scores generated from WDRM v4. This should be understood to refer to PG&E's responses to questions 1 and 2 above.	Holly Wehman	10/11/2023	10/25/2023			2022 WMP Section 4.5	Model Metrics and Calculation Methodologies	NA
470	CalPA	Set WMP-30	CalPA_Set WMP-30	6	CalPA_Set WMP-30_G6	The following questions refer to the risk scores generated from WDRM v4. This should be understood to refer to PG&E's responses to questions 1 and 2 above. a) Has E3 or another entity performed an independent review of the WDRM v4? b) If the answer to part (a) is yes, please provide a copy of any report and output from the independent review. c) If the answer to part (a) is no, does PG&E plan to have E3 or a similar entity perform an independent review of the WDRM v4? d) If the answer to part (c) is no, please explain why not. e) If the answer to part (c) is yes, when does PG&E expect the review to be completed?	Holly Wehman	10/11/2023	10/25/2023			2022 WMP Section 4.5	Model Metrics and Calculation Methodologies	NA
471	CalPA	Set WMP-30	CalPA_Set WMP-30	7	CalPA_Set WMP-30_G7	The following questions refer to the risk scores generated from WDRM v4. This should be understood to refer to PG&E's responses to questions 1 and 2 above. a) Has PG&E created a detailed overview document that details the WDRM v4, similar to the "2021 Wildlife Distribution Risk Model Overview" that PG&E submitted following the public workshop held on October 5 and 6, 2021? b) If the answer to part (a) is yes, please provide a copy of the document. c) If the answer to part (a) is no, does PG&E plan to create such a document? d) If the answer to part (c) is no, please explain why not. e) If the answer to part (c) is yes, when does PG&E expect the document to be completed?	Holly Wehman	10/11/2023	10/25/2023			2022 WMP Section 4.5	Model Metrics and Calculation Methodologies	NA

